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 Leonard, Pear.
 Lindsey, Solomon
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 Same
 Lewis, Seth L.
 Lawson, John
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 Lamay, Mary Jane
 Same
 Lockwood, David C.
 Love, Seman C.
 Same
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No. 6532 On the
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Saturday, December 1, 1906.

No. 6569 In the Matter of the Will of Rachel B. Willison, Decedent. } Orders for Filing Will, Notice and Hearing.
 This day an instrument of writing, purporting to be the last will and testament of Rachel B. Willison, late of this Township, in this county, decedent, was produced in open court for Probate; it is now ordered that the said will be filed in this court, and notice thereof and of the application to admit the same to probate and record having been waived in writing, by the widow and next of kin of the testatrix, resident of the State of Ohio; It is ordered that said application will be for hearing before this court, on the 6th day of December 1906, at one o'clock P. M.

No. 6532 In the Matter of the estate of Luther Winger, Decedent. } Order to Record Notice.
 This day proof of publication of notice of the appointment of Aaron Boylan, as Administrator of the estate of Luther Winger, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

No. 6544 In the Matter of the estate of Philip L. Cox, Decedent. } Order to Record Notice.
 This day proof of publication of notice of the appointment of Flora Cox, as executrix of the estate of Philip L. Cox, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

No. 6548 In the Matter of the estate of John F. Bennett, Decedent. } Order to Record Notice.
 This day proof of publication of notice of the appointment of Harriet Bennett, as executrix of the estate of John F. Bennett, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Monday, December 3, 1906.

In the Matter of the Guardianship } Filing First Account
of Candace Hill, a Lunatic.

No. 6186

This day came William P. Hill, Guardian of Candace Hill, a Lunatic of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of December A.D. 1906, at one o'clock P.M., to which time said matter is continued.

In the Matter of the estate of } Filing Fifth and Final
Mary S. Fleming, Deceased } Account.

No. 6369

This day came T. B. Mosley, Executor of the estate of Mary S. Fleming, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of December A.D. 1906, at one o'clock P.M., to which time said matter is continued.

In the Matter of the estate of } Filing Sale Bill.
James Fish, Deceased.

No. 6498

This day came G. T. Thompson, one of the executors of the estate of James Fish, late of Union County, Ohio, deceased, and presented the Sale Bill of said estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said executors have in all respects complied with the Statutes in such case made and provided, do order the said Sale Bill filed and recorded.

It is further ordered that said Executors pay the costs herein taxed at \$

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Tuesday, December 4, 1906.

In the Matter of the estate of } Filing Inventory.
William Cassiday, deceased.

No. 6557 This day came Lewis Cassiday, executor of the estate of William Cassiday, late of Union County, Ohio, deceased, and presented the Inventory of said estate, duly verified. Whereupon the court, after a careful examination of the same, and being satisfied that said executor has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said executor pay the costs herein taxed at \$.

Flora M. Cox, executrix of } Plaintiff. } dismissal.
vs. }

No. 6554 M. M. Cox et al. Defendants. This cause coming on for hearing upon the motion of Plaintiff to dismiss her petition herein without prejudice to another action and at her costs, the same is granted and this cause is dismissed at Plaintiff's costs.

Flora M. Cox, executrix of the } Filing Petition to Sell
estate of Philip L. Cox, deceased, } Real Estate
Plaintiff. }

No. 6570 Milton L. Cox, Lemery M. Cox, Gilbert H. Cox, Byron M. Cox, Paul Cox, Ada Cox, Adale Cox, and Morris Cox, Defendants. This day came the Plaintiff Flora M. Cox, as executrix of the estate of Philip L. Cox, deceased, and presented to this court her petition, duly verified, praying an order for the sale of real estate of the said Philip L. Cox, deceased, to pay the debts and the costs of administering the estate of the said decedent. Whereupon, it is considered and ordered by this court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

In the Matter of the will of } Orders for Filing Will, Notice
Francis Holmes, deceased, } and Hearing.

No. 6571 This day an instrument of writing, purporting to be the last will and testament of Francis Holmes, late of Washington Township, in this County, deceased, was

produced in open court for Probate; it is now ordered that the said will be filed in this court, and that due notice thereof and of the application, to admit the same to probate and record be given to the next of kin of the testatrix resident of the State of Ohio, three days prior thereto, that said application will be for hearing in this court, on the 16th day of December 1906, at 9 o'clock P.M.

Flora M. Cox, Executrix &c, Plaintiff. (Petition to Sell Real Estate to Pay Debts, Order, Service by Publication
vs. Milton H. Cox et al., Defendants.

No 6571

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publications; and it appearing to the court that the defendants, Milton H. Cox, Byron M. Cox, Paul Cox, Ida Cox, Adale Cox and Morris Cox are non-residents of Ohio, that service of summons on them cannot be made in this State; It is ordered that the publication be made for six consecutive weeks in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the court wherein it is filed, and notify the persons thereto be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the clerk of this court copies of the publication, with the proper postage, that said clerk mail a copy to each of said defendants, to their residence named therein and make an entry thereof on the proper docket.

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No 6369, A. G. Moore
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No 6371, Job G. Sh
account
No 6044, Oliver S
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No 6186, W. P. M
No 6057, Henry V.
account
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Wednesday, December 5, 1906

On the Matter of Accounts } Publication Ordered.
Filed for Settlement.

The following accounts having been filed in this court; it is ordered that notice of the filing of the same be published in the Maryville Tribune, and that they will be for hearing on Saturday, December 9, 1906, at one o'clock P.M., as follows, to-wit:

- No. 6369. A. G. Moxley, Executor of the Estate of Mary W. Fleming; final account.
- No. 6371. Job G. Sharps, Administrator of the estate of Lylette Sharps; final account.
- No. 6044. Elias Shaw, Administrator of the estate of Emily J. Wiley; second account.
- No. 6186. W. F. Mill, Guardian of Cordace Mill; first account.
- No. 6057. Henry C. Spicer, Assignee of J. A. Fox and Charlotte Fox; first account.

On the Matter of the estate of } Filing First and Final
John S. Millar, deceased. } Account.

No. 6284. This day came Gertrude H. Millar, Administratrix of the estate of John S. Millar, late of Union County, Ohio, deceased, and presented her first and final account, in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of January A.D. 1907, at one o'clock P.M., to which time said matter is continued.

On the Matter of the Guardianship } Authorizing Transfer of
of Edna G. Braun, a Minor. } Insurance Policy.

No. 6495. This day this cause came on for hearing on the application of Elizabeth Vertigo, Guardian of said Edna G. Braun, to change the beneficial interest of a certain insurance policy as to her may seem just and right, and the same was submitted to the court.

On consideration whereof the court finds that on the 15th day of August 1902, she was a widow and on said date was the mother of one child, whose name was Edna G. Braun as aforesaid; that said petitioner under her then name of Lizzie Braun took out a policy on her own life in favor of the said Edna G. Braun, by policy No. 71981, in the John Hancock Mutual Life Insurance Company of Boston, Massachusetts, for the sum of One Thousand, payable ⁱⁿ twenty years, at upon the death of the insured, in consideration whereof a premium of \$31⁴⁰ is to be paid on or before the 3rd day of August in each and every year until the premium

Thursday, December 6, 1906.

In the Matter of the Estate of { Fading Inventory.
Joseph M. Haines, Deceased. }

No 6541

This day came Narcissus Haines, Administratrix with the will annexed of the estate of Joseph M. Haines, late of Union County, Ohio, deceased, and presented the Inventory of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$

In the Matter of the Will of { Underover Hearing, Ad-
Rachel B. Willison, Deceased. } Mission to Probate and Record.

No 6569

Be it Remembered, that heretofore, to-wit: On the 1st day of December A.D. 1906, an instrument of writing, purporting to be the last will and testament of Rachel B. Willison, late of Paris Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this court. Thereupon on this day came Jefferson L. Richey and Laura (Kavanaugh) McEntire, the subscribing witnesses to said will; who being duly sworn, testified as to the execution and attestation of said will; which testimony was reduced to writing, by said witnesses respectively subscribed and filed with said will.

Whereupon the court finds the aforesaid instrument of writing is the last will and testament of said Rachel B. Willison deceased; that the same was duly executed and attested; and that the said Testatrix at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the court ordered, that the said will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this court.

It is further ordered that George W. Willison, the applicant herein, pay the costs herein taxed at \$, within ten days.

On the Matter of the Last Will and Testament of Rachel B. Willison, decedent. { Dubious citation to Widow.

No. 6569

It appearing to the court that the last will and testament of Rachel B. Willison, decedent, has been duly admitted to probate and record in this court, that said testatrix died leaving George W. Willison her widower and that provision was made for said widower in said will. It is therefore ordered that a citation issue to said George W. Willison, to appear before said court within one year from the date of service of said citation and elect whether he will take under the provisions of said last will and testament, or be excluded of the lands of his said wife and take the distribution share of her personal estate.

On the Matter of the Guardianship of Appointment, of Jesse Jay Kintner, Minor. { Order for Bond.

No. 6572

This day William C. Hall appeared in open court, and made application to be appointed Guardian of the estate of Jesse Jay Kintner, and the court being satisfied that said Jesse Jay Kintner is a minor of the age of 14 years February 6, 1906, and a child of Emma Kintner, late of Township, Superior County, Ohio, decedent, and that said minor resides in this county; and the said Jesse Jay Kintner having in open court made choice of said William C. Hall as his Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said William C. Hall is a suitable person to be appointed and he having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable annual rents thereof, and also the probable annual rents of said minor's real estate. It is ordered that said William C. Hall be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

On the Matter of the Guardianship of Appointment, Bond of Jesse Jay Kintner, Minor. { Bond, Letters Passed.

No. 6572

This day William C. Hall appeared in open court, accepted the appointment as Guardian of the estate of Jesse Jay Kintner and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with the United States Fidelity and Guaranty Company, freeholders as sureties thereon, which bond is approved by the court. Thereupon said William C. Hall took an oath that he would faithfully and honestly

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No. 6569

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

In the Matter of the will of Rachel B. Willison, deceased. } Orders on Election of Widow

No. 6 169

This day George W. Willison, widower of said Rachel B. Willison, deceased, appeared in open court, in person, and made application to take under the will of said decedent.

And the court having explained to him the provisions of said will, the rights under it and by law in the event of a refusal to take under the will; said George W. Willison, widower, thereupon elected to take under the said will.

It is ordered that this proceeding be recorded and that said George Willison pay the costs herein taxed at \$ within ten days.

Said election is in the words and figures following to-wit:

In the Matter of the will of Rachel B. Willison, deceased. } Probate Court, Union County, Ohio Election of Widow

I, George W. Willison, widower of Rachel B. Willison, late of Paris Township, Union County, Ohio, deceased, having had explained to me, by the Probate Court of said County, the provisions of the will of said decedent, the rights under it and by law in the event of a refusal to take under the will; hereby elect to take the provision made for me in the last will and testament of said Rachel B. Willison, deceased, in lieu of being endowed of the lands of my deceased consort, and taking the distribution share of her personal estate.

George W. Willison

Widower of Rachel B. Willison, deceased.

Signed in open court 6th day of December A.D. 1906.

Wendell C. Thornton, Probate Judge

Friday, December 7, 1906.

In the Matter of the Estate of } Filing Second and
Lacy Ann Shister, deceased. } Final Account.

No 6333

This day came H. J. Brooks, Administrator of the estate of Lacy Ann Shister, late of Union County, Ohio, deceased, and presented his Second and Final Account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of January A.D. 1907, at one o'clock P.M., to which time said matter is continued.

In the Matter of the Estate of } Filing Inventory.
Joseph H. Richey, deceased.

No 6414

This day came John A. Shornaker, executor of the estate of Joseph H. Richey, late of Union County, Ohio, deceased, and presented the Inventory of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said John A. Shornaker has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said John A. Shornaker pay the costs herein taxed at \$.

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Saturday, December 8, 1906.

On the Matter of the Estate of } Filing Inventory.
John F. Bennett, deceased. }

No. 6548

This day came Harriet Bennett, executrix of the estate of John F. Bennett, late of Union County, Ohio, deceased, and presented the Inventory of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Harriet Bennett, executrix, has in all respects complied with the Statutes in such case made and provided, do order the said Inventory, filed and recorded. It is further ordered that said Harriet Bennett, executrix, pay the costs herein taxed at \$.

On the Matter of the Guardianship } Filing First and Final
of Olin S. Schertzor, Minor. } Account.

No. 6456

This day came Emma Schertzor Idaw, Guardian of Olin S. Schertzor, a minor of Union County, Ohio, and her First and Final Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of January 7/1907, at one o'clock P.M. to which time said matter is continued.

Monday, December 10, 1906.

No. 5842. In the Matter of the Guardianship of Dwight J. Higgett, Minor. Order for Notice &c.

This day Perry Harawalt appeared in open court and filed his application to be released as surety from the bond of Elliott J. Pounds, as Guardian of Dwight J. Higgett. It is ordered that the time of hearing said application be and hereby is fixed for the 21st day of December 1906, at nine o'clock A.M. and that notice thereof in writing be given to said Elliott J. Pounds, to be served upon him ten days before said day of hearing and this cause is continued.

No. 6373. In the Matter of Calvin Robinson. Epilepsy. Orders for Hearing &c.

This day Lemuel Robinson, a resident citizen of Washington Township, in this county, appeared in open court and filed herein a written application, duly verified for the admission of said Calvin Robinson into the Ohio Hospital for Epileptics.

It is therefore ordered that the 10th day of December 1906, at one o'clock P.M., be and is hereby fixed as the time when the examination and inquiry will be made, whether the said alleged epileptic is a suitable person for admission into said Hospital.

And it is ordered that a subpoena issue for George Miller, a reputable physician, and for Lemuel Robinson doctors. And it is further ordered that the alleged epileptic be brought before the court at said time fixed, and this cause is continued.

No. 6373. In the Matter of Calvin Robinson. Epilepsy. Orders on Hearing.

This day this cause came on to be heard, and the said Calvin Robinson was brought before the court.

Thereupon the judge proceeded with the examination and having heard the testimony of George Miller, the medical witness, and of Lemuel Robinson and being satisfied that said Calvin Robinson is an epileptic, that he has a legal settlement in Washington Township, in this county; that he has been a resident of the State of Ohio for one year next preceding this date; and that he is a suitable person for treatment at the Ohio Hospital for epileptics. It is therefore ordered that George Miller, the medical witness in attendance, make out a certificate setting forth the facts as is provided by law.

No. 6373. In the Matter of Calvin Robinson. Epilepsy. Orders on Hearing.

The judge can be released as surety from the bond of Elliott J. Pounds, as Guardian of Dwight J. Higgett. It is ordered that the time of hearing said application be and hereby is fixed for the 21st day of December 1906, at nine o'clock A.M. and that notice thereof in writing be given to said Elliott J. Pounds, to be served upon him ten days before said day of hearing and this cause is continued.

No. 6374. In the Matter of the Estate of Mary Gleason and Charles Gleason. Executors. This cause came on to be heard, and the said Mary Gleason and Charles Gleason were brought before the court. The judge proceeded with the examination and having heard the testimony of the medical witness, and being satisfied that said Calvin Robinson is an epileptic, that he has a legal settlement in Washington Township, in this county; that he has been a resident of the State of Ohio for one year next preceding this date; and that he is a suitable person for treatment at the Ohio Hospital for epileptics. It is therefore ordered that George Miller, the medical witness in attendance, make out a certificate setting forth the facts as is provided by law.

No 6573

In the Matter of { Epilepsy
 Calvin Robinson, } Orders for Warrant to convey.
 The Judge being advised that said Calvin Robinson
 can be received into the Ohio Hospital for Epileptics;
 It is ordered that a warrant for the conveyance of said
 patient to said Hospital issue to W. C. Bolenbaugh, Sheriff
 of said County; that this proceeding be recorded, and
 that the costs herein taxed at \$, be paid by this County
 as so provided by law.

Tuesday, December 11, 1906

No 6574

R. L. Woodburn, Executor of the
 estate of Anna Fleck, dec'd, Plaintiff } Filing Petition to Sell
 vs. } Real Estate.
 Mary Fleck Smith, Edwin Fleck,
 and Charles Fleck, Defendants.

This day came the Plaintiff, R. L. Woodburn, as
 Executor of the estate of Anna Fleck, and presented to this
 Court his petition, duly verified, praying an order for the
 sale of real estate of the said Anna Fleck, deceased, to
 pay the debts, and the costs of administering the estate
 of the said decedent. Whereupon, it is considered
 and ordered by this Court that the said petition be filed.
 And that due and legal notice of the filing, pendency
 and prayer of the said petition, and of the time in
 which they are required by law to answer the same, be
 given to each of the said defendants; and this cause is
 continued.

Wednesday, December 12, 1906.

In the Matter of the Will of Anderson Election of Widow
Joseph M. Hines, deceased.

No. 65-46

This day Marcissus Hines, widow of said Joseph M. Hines deceased, appeared in open court, in person, and made application to elect under the will of said decedent. And the court having explained to her the provisions of said will, the rights under it, and by law in the event of a refusal to take under the will; said Marcissus Hines widow thereupon elected not to take under said will.

It is that this proceeding be recorded, and that the Administrator, with the will annexed, of the estate of said decedent pay the costs herein taxed at \$ within ten days. Said election is in words and figures following, to-wit:

In the Matter of the Will of Probate Court, Union County, Ohio
Joseph M. Hines, deceased. Election of Widow.

I, Marcissus Hines, widow of Joseph M. Hines, late of Blairtown Township, Union County, Ohio, deceased, having had explained to me, by the Probate Court of said County, the provisions of the will of said decedent, the rights under it and by law in the event of a refusal to take under the will; hereby elect not to take the provision made for me in the last will and testament of said Joseph M. Hines, deceased, in lieu of being endowed of the lands of my deceased consort, and taking my distributive share of his personal estate.

Marcissus Hines

Widow of Joseph M. Hines, deceased,

Signed in open court this 12th day of December A.D. 1906,

Wesley E. Thorntom, Probate Judge.

Marcissus Hines, Administratrix of the estate of Joseph M. Hines, Plaintiff.

vs.

Henry W. Hines, Wesley H. Hines, Pearl Hines and

Filing Petition to Sell Real Estate.

Defendants.

This day came the Plaintiff, Marcissus Hines, as Administratrix with the will annexed of the estate of Joseph M. Hines, dec'd and presented to this court her petition, duly verified, praying an order for the sale of real estate of the said Joseph M. Hines, deceased, to pay the debts, and the costs of administering the estate of the said decedent. Whereupon it is considered and ordered by this court that the said petition be filed and that due and legal notice of the filing, pendency and prayer of the said petition, and of the time in which they are required by law to answer the same, be given

No. 65-75

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In the Matter of the Will of Harry M. ...

No. 6298

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In the Matter of the Will of ...

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to each of the said defendants, and this cause is continued.

In the Matter of the Estate of } Filing First and Final Account
Harry M. Haines, deceased.

No. 6298

This day came Rebecca J. Haines, administratrix of the estate of Harry M. Haines, late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 16th day of January A.D. 1907, at one o'clock P.M., to which time said matter is continued.

Thursday, December 13, 1906.

R. L. Woodburn, executor re.

Plaintiff.

vs.

Mary Fleck Smith et al. Defendants.

Decree for Appraisement.

No. 6576

This day this cause came on to be heard upon the petition, proofs and exhibits, the court find that all the defendants have voluntarily entered their appearance in this case, consented to the sale of said real estate, waived statutory time for pleading and consented that the petition may be heard when ordered by the court; It is ordered that the same be heard forthwith. Whereupon the court finds that it is necessary to sell the real estate therein described, to pay the debts of the said Anna Fleck, deceased.

It is therefore ordered and adjudged by the court that the real estate described in the petition be appraised free of doubt, by the oaths of G. L. Sellers, H. C. Kestery and Ray G. Morn, judicious and disinterested freeholders of the vicinity, whom the court hereby appoint for that purpose, and that they return their proceedings to this court for confirmation.

In the Matter of the Estate of } Filing Ninth and Final Account.
Wm. C. Henderson, dec'd.

No. 5101

This day came Sarah E. Henderson, executrix of the estate of Wm. C. Henderson, late of Union County, Ohio, deceased, and presented her ninth and final account in

settlement of said Estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 26th day of January A.D. 1907, at one o'clock P.M., to which time said matter is continued

In the Matter of the Will of { Emanuel Jarvis, deceased. } Orders on Election of Widow.

No. 6526

This day Emma Jarvis, widow of said Emanuel Jarvis, deceased, appeared in open court, in person, and made application to elect under the will of said decedent.

And the court having explained to her the provisions of said will, the rights under it and by law in the event of a refusal to take under the will; said Emma Jarvis, widow thereupon elected not to take under said will.

It is ordered that this proceeding be recorded and that John W. Jarvis, the executor of said will, pay the costs herein taxed at \$, within ten days.

Said Election is in the words and figures following, to wit: In the Matter of the Will of { Emanuel Jarvis, deceased. } Probate Court, Union County, Ohio. Election of Widow.

I, Emma Jarvis, widow of Emanuel Jarvis, late of Paris Township, Union County, Ohio, deceased, having had explained to me, by the Probate Court of said County, the provisions of the will of said decedent, the rights under it, and by law in the event of a refusal to take under the will; hereby elect not to take the provision made for me in the last will and testament of said Emanuel Jarvis deceased, in lieu of being endowed of the lands of my deceased consort, and taking the distributive share of his personal estate.

Emma Jarvis,

Widow of Emanuel Jarvis, deceased,

Signed in open court this 13th day of December A.D. 1906,

Landley E. Thornton, Probate Judge.

No. 6532

In the Matter of the Will of { } Brothers { } The { } of Brothers { } present { } verified { } tion of the { } istrators { } in such { } amount { } It is { } costs here

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Friday, December 14, 1906.

In the Matter of the estate of } Filing Inventory and
Leather Winget, deceased, } Sale Bill.

No. 6532

This day came Aaron Boylan, Administrator of the estate of Leather Winget, late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said estate, duly verified. Whereupon the court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes in such case made and provided, do order the said Inventory and Sale Bill filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$.

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Saturday, December 15, 1906.

In the Matter of the Will of Francis Holmes, deceased. Orders on Hearing, Admissions to Probate and Record.

No. 65-71

Be it Remembered, That heretofore, to-wit: On the 4th day of December A.D. 1906, an instrument of writing, purporting to be the last will and testament of Francis Holmes, late of Washington Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this court.

Whereupon came John E. Harriman and W. C. Thomas, the subscribing witnesses to said will, who being duly sworn, testified as to the execution and attestation of said will; which testimony was reduced to writing by said witnesses respectively subscribed, and filed with said will. Whereupon the court finds the aforesaid instrument of writing is the last will and testament of said Francis Holmes deceased; that the same was duly executed and attested; and that the said Testator at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restriction. It is therefore, by the court ordered that the said will be admitted to Probate, and that the same together with the testimony of the witnesses above named be entered of record in this court.

It is further ordered that Peter Schertzer, the Applicant herein, pay the costs herein taxed at \$ within thirty days.

J. T. Thompson and W. L. Columbus, Executors of the estate of James Fish, deceased, Plaintiffs.

No. 65-76

vs. Clara Weaver, Rose Columbus, J. M. Fish, Eva Fish now Keenan Hamilton J. Fish, Defendants.

Filing Petition to Sell Real Estate.

This day came the Plaintiffs, J. T. Thompson and W. L. Columbus, as executors of the estate of James Fish, deceased, and presented to this court their Petition, duly verified, praying an order for the sale of real estate of the said James Fish, deceased, to pay the legacies under the provisions of the will of said decedent.

Whereupon, it is considered and ordered by this court

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No. 65-77

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that the said petition be filed, and that due and legal notice of the filing, pendency and prayer of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

In the Matter of the Estate of } Appointment.
Frances Holmes, deceased. } Order for Bond.

No. 6577

The last will and testament of Frances Holmes, late of Washington Township, in this county, deceased, having heretofore been duly proved and allowed, this day Peter Schurtzer, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Peter Schurtzer is a suitable person and legally competent; it is ordered that he be appointed as such executor, upon giving bond with securities as required by law, in the sum of Thirteen Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment, Bond & Approval.
Frances Holmes, deceased. } Letters Issued.

No. 6577

This day Peter Schurtzer appeared in open court, accepted the trust as executor of the estate of Frances Holmes deceased, and gave and filed herein his bond in the sum of Thirteen Hundred Dollars, conditioned according to law with John E. Harriman and W. L. Thomas, freeholders as securities, which bond is approved by the court.

It is therefore ordered that letters testamentary issue on the will of said decedent, to said Peter Schurtzer, that this proceeding be recorded, and that said executor pay the costs herein taxed at \$, within thirty days.

In the Matter of the Estate of } Order on Settlement of Account
John M. Payne, deceased. } of Final Distribution.

No. 6373

This day Aquilla West, executor of the estate of John M. Payne, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said Aquilla West; it is ordered that the same be and hereby is allowed as his final discharge.

Said executor and his securities are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud

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

In the Matter of the estate of } Appointment of Appraisers.
Francis Adams, Decedent

No. 6577

This day Peter Scherly, executor of the estate of Francis Adams, decedent, and made application to the court for the appointment of appraisers of the estate and effects of said decedent. Was consideration whereof and the court being fully advised in the premises, it is ordered that John C. Harriman, J. J. Barry and S. G. Burnsides, whom the court find to be suitable and disinterested persons be and they are hereby appointed appraisers of the personal and real estate of said decedent.

It is further ordered by the court that said executor return to this court an inventory and appraisement of the estate of said decedent, pursuant to law, and this matter is continued.

John L. Longhrey, Administrator & Plaintiff. } Orders approving and confirming sale.
vs. Earl Gabriel et al. Defendants

No. 6576

This day this cause coming on to be heard on the return of John L. Longhrey, as Administrator of the estate of Sidney B. Gabriel, decedent, of his proceedings and sale under the former order of this court; the court having carefully examined said return and being satisfied that such sale has in all respects been regularly and legally made.

It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said John L. Longhrey, as such Administrator, make to the purchaser, Louis F. Erb, a good and sufficient deed for the premises so sold.

It is further ordered that this cause be continued for further order of the court herein.

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No. 6552

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Monday, December 17, 1906.

No. 6552 *Lillie M. base, Administratrix with the will annexed of the estate of Orville Newton base, deceased, Plaintiff.* } *Petition to Sell Real Estate, Order of Sale, etc.*
vs.
William base et al., Defendants.

This day this cause came on to be heard upon the petition, evidence and testimony, proof of service, summons and cross-petitions of Lizzie & Lopp and The Preachers Aid Society of the Methodist Protestant Church, and the answer of widow, and the court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court. That the statements and allegations in said petition are true. That said Orville Newton base died leaving said Lillie M. base, his widow, who is not entitled to dower in the estate to be sold, having elected to take under the will of decedent in lieu of dower, and an appraisement of such estate is contained in the summary. It is ordered that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the real estate of said decedent, described in the petition, to pay his debts. And it being made to appear to the court upon satisfactory evidence, that it would be more for the interest of said estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Lillie M. base, as such Administratrix proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit: Cash in hand on day of sale.

And said petitioner is ordered to make return to this court immediately after such sale is made, and this cause is continued.

No. 6578 *For the Matter of the Estate of Bellart W. Myers, deceased.* } *Appointment. Order for Bond.*

This day Mary B. Myers appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Bellart W. Myers, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator

should be appointed, and that said Mary R. Ayers is a suitable person and legally competent, she being the widow of said decedent, it is ordered that said Mary R. Ayers be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Five Thousand (\$5000.) dollars, and this cause is continued.

On the Matter of Willard Hill } Order for Warrant and Notices,
a delinquent child.

No. 6579 This day Sarah Evans, a resident of Marysville, in this State appeared in open court, and filed a petition, duly verified, alleging that Willard Hill, a child about thirteen years of age appears to be a delinquent child.

It being made to appear that a summons is insufficient; it is ordered that a warrant issue to the Sheriff of this County to appear immediately with the child before this court, and that Sarah Evans, the mother of said child be notified of the proceedings; and that a notice issue to the Board of County Visitors as required by law.

And the court doth hereby fix the 19th day of December 1906 at one o'clock P.M., as the time of hearing case and this cause is continued.

No. 6586 John W. Jarvis, Executor of Will of Emmanuel Jarvis, decedent, Plaintiff } Order of Appraisement etc.
vs. }
Emma Jarvis, T. D. Poling et al. }
Defendants

This day this cause came on to be heard upon the petition of the Executor, Plaintiff, the Answer of Widow, Emma Jarvis and the Answer of the defendant T. D. Poling, Proofs, Exhibits etc., argument of counsel, J. H. Kirkade for Plaintiff, James McCampbell for widow and T. T. Thompson for defendant, T. D. Poling, and the court being fully advised in the premises.

The court finds that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case. And as set forth in the petition, it is necessary to sell the real estate therein described to comply with the will of the decedent. The court finds that the said alleged lease or claim of said T. D. Poling is not an encumbrance or lien or in any manner affecting the title to said lands, being terminated by the death of said Emmanuel Jarvis.

And that Emma Jarvis, the widow of the said Emmanuel Jarvis, having by her Answer waived the assignment of her dower by metes and bounds; it is therefore ordered and adjudged by the court that the said premises be appraised free of dower and free of any encumbrance of any kind, by the oath of

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three judicious and disinterested freeholders of the vicinity whom the court hereby appoint for that purpose, and that they return their proceedings to this court for confirmation.

In the matter of the Estate of } Order to record notice.
Valoris Turner Deceased }

No 6543

This day proof of publication of the notice of the appointment of J. R. Turner as administrator of the estate of Valoris Turner, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Dudley E Thornton

Probate Judge

No 6551

In the matter of the Estate of } Order to record notice
Joseph W. Haines Deceased }

This day proof of publication of notice of the appointment of Narcissa Haines as administratrix of the estate of Joseph Haines, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Dudley E Thornton

Probate Judge

No 6568

In the matter of the Estate of } Order to record notice
George C. Freshwater Deceased }

This day proof of publication of notice of the appointment of Edward W. Porter as executor of the estate of George C. Freshwater, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Dudley E Thornton

Probate Judge

No 6578

In the matter of the Estate of } Order to record notice.
Pearl W. Leonard Deceased }

This day proof of publication of notice of the appointment of W. Gary Robson as administrator of the estate of Pearl W. Leonard, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Dudley E Thornton

Probate Judge

No 6584

In the matter of the Estate of } Order to record notice
Orvil Newton Lease Deceased }

This day proof of publication of notice of the appointment of Lily M. Lease as administratrix of the estate of Orvil Newton Lease, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Dudley E Thornton

Probate Judge

No 6023

In the matter of the Estate of } Order to record notice
Mary M Brobeck deceased

This day proof of publication of notice of the appointment of Katie E Chubb, as administratrix of the estate of Mary M Brobeck, deceased was filed herein; it is ordered that the same be recorded in the records of this office

Dudley E Thornlonow
Probate Judge

No 6014

In the matter of the Estate of } Order to record notice
Joseph K Richey deceased

This day proof of publication of notice of the appointment of John A Shonaker as executor of the estate Joseph K Richey, deceased; it is ordered that the same be recorded in the records of this office

Dudley E Thornlonow
Probate Judge

No 6491

In the matter of the estate of } Order to record notice
Nesbit January deceased

This day proof of publication of the appointment of Edwin H January as executor of the estate of Nesbit January, deceased, was filed herein; it is ordered that the same be recorded in the records of this office

Dudley E Thornlonow
Probate Judge

No. 6489

In the matter of the Estate of } Order to record notice
Arnon Shirk deceased

This day proof of publication of notice of the appointment of Mary E Shirk as administratrix of the estate of Arnon Shirk, deceased, was filed herein; it is ordered that the same be recorded in the records of this office

Dudley E Thornlonow
Probate Judge

6485

In the matter of the Estate of } Order to record notice
Elizabeth Corder Deceased

This day proof of publication of the appointment of John L Loughrey as administrator of the estate of Elizabeth Corder, deceased, was filed herein; it is ordered that the same be recorded in the records of this office

Dudley E Thornlonow
Probate Judge

No 6496

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No 6496.

In the matter of the Estate of } Order to record notice
Joseph Snyder Deceased }

This day proof of publication of the notice of appointment of Jessie M Snyder as administratrix of the estate of Joseph Snyder, deceased, was filed herein; it is ordered that the same be recorded in the records of this office
Dudley E Thornton
Probate Judge.

No 6490.

In the matter of the Estate of } Order to record notice
Andrew Keys Deceased }

This day proof of ~~proof~~ publication of notice of the appointment of F T Arthur as administrator of the estate of Andrew Keys, deceased was filed herein; it is ordered that the same be recorded in the records of this office
Dudley E Thornton
Probate Judge.

No. 6481.

In the Matter of the Estate of } Order to record notice
Benj. Moody, deceased }

This day proof of publication of notice of appointment of E. S. Magruder as administrator of the estate of Benj. Moody, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
Dudley E Thornton
Probate Judge.

No. 6509.

In the Matter of the Estate of } Order to record notice
C. M. Ingman deceased }

This day proof of publication of notice of the appointment of Josie M Ingman as executrix of the estate of C. M. Ingman, deceased, was filed herein; it is ordered that the same be recorded in the records of this office
Dudley E Thornton,
Probate Judge.

6510.

In the Matter of the Estate of } Order to record notice
Jas Inskeep deceased }

This day proof publication of notice of the appointment of Chester C Inskeep as administrator of the estate of James Inskeep, deceased was filed herein; it is ordered that the same be recorded in the records of this office.
Dudley E Thornton
Probate Judge.

no. 6513.

In the matter of the estate of } Order to record notice
 Sidney B Gabriel, deceased,
 This day proof publication of notice of the appoint-
 ment of John W. Doughrey as administrator of the
 estate of Sidney B Gabriel, deceased was filed herein;
 it is ordered that the same be recorded in the
 records of this office
 Dudley E Thornton
 Probate Judge.

6511.

In the matter of the Estate of } Order to record notice
 John Black deceased
 This day proof of publication of notice to file
 of the appointment of Maresida Black as executrix
 of the estate of John Black, deceased, was filed
 herein; it is ordered that the same be recorded
 in the records of this office
 Dudley E Thornton
 Probate Judge.

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Tuesday, December 18, 1906

No. 6580

In the Matter of the Will of } Orders for Filing Will, Notice and
James H. Allen, deceased. } Hearing.
This day an instrument of writing purporting to be
the last will and testament of James H. Allen, late of Blair-
bourne Township, in this county, deceased, was produced
in open court for Probate; it is now ordered that the said
will be filed in this court, and that due notice thereof and
of the application to admit the same to probate and record
be given to the widow and next of kin of the testator, resident
of the State of Ohio, three days prior thereto, that said application
will be for hearing before this court on the 22nd day of December
1906, at one o'clock P. M.

Wednesday December 19, 1906.

No. 6579

In the matter of } In re: Hearing, Trial
Kellard Hill, Delinquent Child } Judgment & Commitment.
This day this case came on for hearing. The said
child was brought before the court, and it appearing that the
summons and notices heretofore issued have been duly
served, and that all persons interested are before the court,
and the court having heard the evidence and being fully
advised in the premises, finds that said Kellard Hill, is
under the age of seventeen years, to wit, about the age of 14
years, and is a delinquent child, as alleged in the petition;
that he is incorrigible under the statute of Ohio, and therefore
comes into the custody of the court, and will continue for all
necessary purposes of discipline, a ward of the court, until
he becomes discharged,
and it further appearing that said child is a suitable
person to be committed to the care, discipline and
instruction of the Boys Industrial School,
The Board of County Visitors attended the hearing as
provided by law. It is ordered and adjudged that said
Kellard Hill, be committed to the said Boys Industrial
School, to be there received, cared for, educated and kept, sub-
ject to the control, and until discharged by the proper authorities
of said institution. It is further ordered that the above sentence
be suspended indefinitely.
Dudley E. Horton,
Judge of the Juvenile Court.

Thursday December 20

No. 6581.

In the matter of the Guardianship of } Filing Application
Philemon Kerby, Insane }
This day came Lucy Kerby's filed herein her application for the appointment of a Guardian
of the person and estate of Philemon Kerby an alleged Insane
Whereupon the court, being fully advised in the premises,
finds from said application that said Philemon Kerby, has a legal
settlement in the Co. of Blair County, in the said Common Pleas, Ohio, and
See caption of page 29

Saturday December 22 1906

No 6580

In the matter of the will of } Orders on Hearing, Admission to
 James H. Allen deceased, } Probate and Record
 Best Remembered That, heretofore, to-wit: on the 18th day of
 December A.D. 1906, an instrument of writing, purporting
 to be the last Will and Testament of James H. Allen, late of
 Jackson Township, in this County, deceased, was produced
 in open Court and offered for probate and was then filed.
 And it now being shown to the satisfaction of the
 Court that due notice of the filing of said Will and of the
 application to admit the same to probate and record in
 this Court, has been given to the widow and next of
 kin of the testator, resident of the State of Ohio, pursuant
 to a former order of this Court.

And it further appearing to the Court that Ellet Moore
 had gone to parts unknown and T. P. Cratty was deceased,
 the subscribing witness to said Will;

Whereupon the Honorable Geo R Green and George Counts
 appeared in open Court, and was duly sworn and examined
 according to law touching the genuineness of the sig-
 nature of said Ellet Moore and T. P. Cratty attached to
 said Will, which testimony was reduced to writing, by
 said witnesses respectfully subscribed, and filed with said
 Will. Whereupon the Court finds the aforesaid instrument
 of writing is the last Will and Testament of said
 James H. Allen, deceased; that the same was duly ex-
 ecuted and attested; and that the said Testator, at the time of
 making, signing and selling the same, was of full age,
 of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be
 admitted to Probate and that the same, together with the tes-
 timony of the witness above named, be entered of record
 in this Court.

It is further ordered that Sarah E Allen Executor
 pay the costs herein taxed at 8-

In the matter of the Estate of } Order to record notice
 Jas H. Allen deceased, }

No 6580

This day proof of Publication of notice of
 appointment of Sarah E. Allen; as executrix of the
 estate of James H. Allen, deceased, was filed herein;
 it is ordered that the same be recorded in the records
 of this office.

Dudley E Thornton
 Probate Judge

No. 6583

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No. 6583

In the matter of the will of } Orders for filing Will,
 John Tooley, Deceased. } Notice & Hearing.
 This day an instrument of writing, purporting
 to be the last Will and Testament of John Tooley,
 late of Union Township, in this County, deceased,
 was produced in open Court for Probate; it is
 now ordered that the said Will be filed in this Court,
 and that due notice thereof and of the application to
 admit the same to probate and record to be given
 to the widow and next of kin of the testator, resident
 of the State of Ohio 5 days prior thereto, that
 said application will be for hearing before this
 Court on the 7th day of January 1907 at 1 o'clock
 P.M.

Thursday December 27 1906

No. 6581

In the matter of the Guardianship of } Order for Guardian
 Phlemmon Kirby an alleged imbecile }
 This day this cause came on for hearing on
 the application of Lucy Kirby heretofore, to-wit:
 Dec 20th 1906 filed herein, for the appointment of
 a guardian of the person and property of said
 Phlemmon Kirby an alleged Imbecile, and the same
 was heard and submitted to the Court on said
 application and the evidence.

On consideration whereof the Court finds that
 due notice of the filing and pendency of said application
 has been served on the said Phlemmon Kirby, and on
 Phlemmon Kirby, Joseph Kirby, William Kirby, Mary
 Rowison Lucy Kirby, his next of kin residing within
 the said Union County Ohio. The Court further finds
 from the evidence adduced that said Phlemmon Kirby
 is an Imbecile person, and incapable of taking care of
 or preserving his property.

It is therefore considered, ordered and adjudged
 by the Court that the said application, be, and the same
 hereby is granted; that the said Phlemmon Kirby be and
 he hereby is adjudged by said Court to be an Imbecile
 person; that a guardian be appointed for the said
 Imbecile with unnecessary delay; that a record
 be made of the proceedings hereon; and that the
 costs of this proceeding be paid out of the estate of the
 said Phlemmon Kirby by the Guardian thereof when
 hereinafter appointed.

Dudley E. Thornton
Probate Judge

orders that said application be filed and that said Phlemmon Kirby and
 his next of kin, residents of said County of Union, be duly notified, by
 at least three days notice of the pendency of said application, and that the same will
 be for hearing before said Court on the 27 day of Dec 1906 at 10 o'clock A.M.
 to which time this cause is continued. Dudley E. Thornton Probate Judge

No 6566

In the matter of the estate of } Filing inventory and
John Geo. Bishop deceased } Sale Bill.

This day came Geo Blummenheim Executor of the estate of John Geo Bishop late of Union County Ohio deceased and presented the Inventory and Sale Bill of said Estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executor had in all respects complied with the statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said Geo Blummenheim pay the costs herein taxed at \$

Dudley E Thornton
Probate Judge

No. 6108.

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No. 6367

In the matter of the Guardianship of } Filing Third and Final acct.
Geneva Depp and others }

This day came Edward W. Corker Guardian of Geneva Depp, Leland Depp, Edward Depp, Laurence Depp, Robert Depp, Robert Depp infants of Union County Ohio and presented his First and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of January, A.D. 1906 at one o'clock P.M. To which time said matter is continued

Dudley E. Thornton
Probate Judge

No. 6589

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No 6581.

In the matter of the Guardianship of } Appointment.
Phlemmon Kirby, an Imbecile }

This day Lucy Kirby appeared in open court, accepted the appointment as Guardian of Phlemmon Kirby and gave and filed herein his Bond in the sum of Ten Thousand (\$10,000) Dollars, conditioned according to law, with the Bonded Surety Co. freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Lucy Kirby 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 Lucy Kirby that this proceeding be recorded, and that said Guardian pay the costs herein Taxed at \$

Dudley E Thornton
Probate Judge

No. 6582

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No. 6108.

In the Matter of the acct. of } Filing second acct.
T. T. Kilbury Deceased

This day came E. M. and T. E. Kilbury, Executors, of the Estate of T. T. Kilbury late of Union Co., Ohio, deceased, and presented their second account in settlement of said Estate duly verified.

Whereupon the court do order the same advertised and filed for hearing on Saturday, the 26 day of January, A.D. 1906 at 1 o'clock P.M. to which time said matter is continued

Dudley E. Thornton
Probate Judge.

No. 6589

In the matter of the Estate of } Appointment of appraisers.
E. M. Ingmann Deceased

This day came Josie M. Ingman, Executrix of the Estate of E. M. Ingmann, deceased, and made application to the court for the appointment of the Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the court being fully advised in the premises, it is ordered that Henry M. Morrey, Geo. E. Whitney and C. F. Lawver, whom the court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the court that said executrix return to this court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton
Probate Judge.

No. 6582

Saturday December 22
In the matter of the Estate of } Appointment. Order for Bond.
Jas. H. Allen Deceased

The last Will and Testament of Jas. H. Allen, late of Jackson Township, in this County, deceased, having heretofore been duly approved and allowed, the said Sarah E. Allen, the Executrix, named in said Will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Sarah E. Allen, is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, a bond hereon having been dispensed with as said Will provides for no Bond, and this cause is continued.

Dudley E. Thornton
Probate Judge.

No. 6582

In the matter of the Estate of } Appointment: Bond Approved.
 Jos. Allen Deceased } Letters Issued.
 This day Sarah E. Allen appeared in open court, accepted the trust as Executrix of the Estate of Jos. Allen, deceased. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Sarah E. Allen that this proceeding be recorded, and that said executrix pay the cost herein taxed at \$.
 Dudley E. Thornton
 Probate Judge.

No. 6376

In the Matter of the Estate of } Filing 2d and final acct.
 William T. Moore Deceased }
 This day came John T. Moore, Administrator of the Estate of William T. Moore, late of Union County, Ohio, deceased, and presented his second and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26 day of January A. D. 1907 at 1 o'clock P.M. to which time said matter is continued.
 Dudley E. Thornton
 Probate Judge.

No. 6317

Saturday December 27
 In the Matter of the Estate of } Filing 1st and final acct.
 Alfred Kollars Deceased }
 This day came Chas. S. Sully Administrator of the Estate of Alfred Kollars late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 26th day of Jan., A. D. 1907 at 1 o'clock P.M. to which time said matter is continued.
 Dudley E. Thornton
 Probate Judge.

Saturday December 29.

No. 6528

In the Matter of the Guardianship of } Filing 1st and final acct.
 Mary A. Kirk an Imbecile }
 This day came John A. Remington Guardian of Mary A. Kirk an Imbecile of Union Co., Ohio and presented his first and final account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday 23 day of February A. D. 1907 at 1 o'clock P.M. to which time said matter is continued.
 Dudley E. Thornton
 Probate Judge.

No. 6585

In the Matter of the Estate of }
 Mary G. }
 The court, as required by law, do find that the will of the said decedent is valid and that the same should be admitted to probate and that the executor named therein be qualified to execute the same.
 John T. Moore
 Administrator
 by Law,
 and the

No. 6584

In the Matter of the Estate of }
 Preston }
 The court do find that the will of the said decedent is valid and that the same should be admitted to probate and that the executor named therein be qualified to execute the same.
 P.M.

No. 6057

In the Matter of the Estate of }
 T. G. & C. }
 The court do find that the will of the said decedent is valid and that the same should be admitted to probate and that the executor named therein be qualified to execute the same.
 and in

No. 6585

In the matter of The Estate of } Appointm^t, Order for
Mary G. Kist, } Bond.

This day John H. Remington, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Mary G. Kist late of Union Twp. Union County, Ohio deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said John H. Remington is a suitable person and legally competent: it is ordered that said John H. Remington, be appointed as such administrator upon giving Bond with securities as required by law, in the sum of Eight hundred (\$800) Dollars and this cause is continued.

Dudley E. Thornton
Probate Judge.

No. 6584

In the matter of the Will of } Order for filing Will, Notice
Preston H. Robinson Dec. } and hearing.

This day an instrument of writing purporting to be the last Will and Testament of Preston H. Robinson, late of Jerome Township, in this county, deceased, was produced in open court for probate. It is now ordered that the said Will be filed in this court, and that due notice thereof, and of the application to admit the same to probate and record to be given to the next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court, on the 8th day of January 1907, at 1 o'clock P.M.

Dudley E. Thornton
Probate Judge.

No. 6057

In the Matter of the Assignment of } First Account.
T. G. Charlotte Fox,

This day the first account of H. V. Spicer Assignee of T. G. Charlotte Fox came on for hearing and settlement; due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and is hereby approved allowed and conformed.

It is ordered that said assignee be and he is allowed the sum of One hundred (\$100) dollars as counsel fees; which sum the Court finds was necessary for the proper administration of the trust; a bill of items and affidavits relating thereto having been duly filed as provided by law.

The Court finds said account duly balanced, and said Trust settled according to law.

The Court finds a balance of Eight hundred & Twenty Two & 23/100 (\$822.23) Dollars, in the hands of said Assignee due said Trust Estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said Assignee pay the costs herein taxed at \$ - within 10 days. Costs Paid.

It is ordered that said account and the proceedings hereon be recorded in the Records of this office.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } Second Acct.
Emily J. Wiley deceased

No. 6344

This day the second account of Oliver Shaw Administrator of the Estate of Emily J. Wiley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and ^{hereby} is approved, allowed and conformed.

The Court finds a balance of One ^{& 80/100} (\$1.80) dollars, due said Oliver Shaw from said estate.

It is ordered that said Oliver Shaw pay the costs herein taxed at \$ - within ten days. Costs Paid.

It is ordered that said acct. and the proceedings hereon be recorded in the Records of this office.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } First & final Acct.
Aylite Sharp, deceased

No. 6371

This day the first and final account of Job L. Sharp, Administrator of the estate of Aylite Sharp deceased came on for hearing and settlement, due notice

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ture of having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds that more than thirty days have elapsed since said Job C Sharp was notified of the expiration of the time to file said acct, and that such delay was necessary and reasonable.

The Court finds a balance of Seven Hundred Ninety and 90/100 (\$790.90) dollars in the hands of Job C Sharp due said estate; which amount he is ordered to pay over and distribute according to law, and the Will of said Dyllette Sharp deceased.

It is ordered that said Job C. Sharp pay the costs herein taxed at \$~~10~~, within ten days. Costs Paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.
 Dudley S. Thompson
 Probate Judge.

No. 6369

In the Matter of the Estate of } Final Account.
 Mary D. Flemming, Dec.

This day the final account of A.C. Mosely, Executor of the Estate of Mary D. Flemming deceased, come on for hearing and settlement, the notice thereof having been published according to law. No Exceptions having been filed thereto, and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds that more than thirty days have elapsed since said A.C. Mosely was notified of the expiration of the time to file said account, and that such delay was necessary and reasonable.

It is ordered that said A.C. Mosely be and is allowed the sum of One hundred and Twenty (\$120.00) dollars, as a credit being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said A. C. Mosely, be and is allowed the sum of One Hundred (\$100.00) dollars, being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Seven Hundred and 26/100 (\$705.26) Dollars, in the hands of the said A. C. Mosely, due said Estate, which amount he is ordered to pay over and distribute according to law and the Will of said A. C. Mosely, deceased.

It is ordered that the said account and the proceedings herein be recorded in the Records of this Office

Dudley S. Thornton
Probate Judge.

In the Matter of the Guardianship of } First account:
Laudance Neil, Insane

No. 6186

This day this matter come on to be heard on motion to confirm account.

Wm P. Neil Guardian of the person and estate of Laudance Neil, having heretofore, to wit: on the 29th day of Dec., 1906 filed in this court his first account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union Co. for not less than three consecutive weeks, from and after the 29 day of Dec., 1906, and no exception having been filed thereto, the said account, together with vouchers accompanying the same, are now examined by the court, and said acct, on such examination, being found correct is allowed and confirmed.

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

And the court do find said Guardian chargeable with assets belonging to the estate of said Ward amounting to the sum of \$614.00 and that he is entitled to credits amounting to the sum of \$1025.41, valid claims against said Ward as shown by said vouchers, and other evidences produced to the court.

And the court do further find that there is a balance of \$711.41 in the hands of said Guardian due said

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No 6555

Guardian, and said amount is settled accordingly.
 It is further ordered by the Court that said Guardian
 pay the costs of the proceedings aforesaid Taxed at: \$
 within Ten days, and that complete record in the
 premises be made.

Dudley E Thornton
 Probate Judge.

Monday December 31

In the matter of the Estate of } Appointment Bond approved
 Mary A Kist deceased. } Letters Issued

This day John A Remington, appeared in open
 Court, accepted the appointment as Administrator of
 the estate of Mary A Kist deceased, and gave and
 filed herein his Bond in the sum of Eight Hundred
 Dollars, conditioned according to law, with the
 American Surety Co of N.Y. free holders as
 sureties, which Bond is approved by the Court.
 It is therefore ordered that Letters of Administration
 issue to said John A Remington that this
 proceeding be recorded, and that said Administrator
 pay the costs herein taxed \$—!

Dudley E Thornton
 Probate Judge.

Wednesday January 2^d 1907

In the Matter of the Appointment of } Appointment
 Mary Hastings Deputy Clerk. }

This day Dudley E. Thornton, Probate Judge of
 Union County, Ohio, appointed Mary Hastings
 Deputy Clerk of said office and said appointment
 is approved and confirmed, and said Mary Hastings
 is duly sworn and qualified according to law.

Dudley E Thornton
 Probate Judge.

No. 6587

In the matter of the Estate of } Filing application for citation
 Albert Courtright deceased } to take or renounce administration
 This day came Geo. W. Fox, a Creditor of said Albert
 Courtright deceased and presented his application
 in writing, duly verified praying that a writ of citation
 issue to Malvina Courtright, his widow, John E
 Courtright, Seymour Courtright Martha E Pooley, Chas.
 Courtright Lillie G Thompson, next of kin of Albert
 Courtright, deceased, resident of said Union Co., Ohio,
 to take or renounce administration on the estate of
 said Albert Courtright, deceased.

It is, therefore considered and ordered by the
 Court that said application be filed, and that a
 writ of citation issue in the premises, as prayed for
 in said application returnable on or before the 16 day
 of January 1907 at 1 o'clock P.M. to which time
 this cause is continued.

Dudley E Thornton
 Probate Judge.

No. 6587

In the matter of the Estate of } Application for administration
 Albert Courtright, deceased } Order for citation

This day Geo W Fox appeared in open Court
 and made application for the appointment of an Ad-
 ministrator of the estate of Albert Courtright deceased
 and that the widow and next of kin of said decedent
 resident within this County, be cited to appear and
 take or renounce the administration.

And it appearing to the Court that said widow
 and next of kin have failed to voluntarily either take or
 renounce such administration, it is ordered that a
 citation issue requiring them to appear before this
 Court on or before the 16th day of January, 1907, at 1 o'clock
 P.M. and make known their intention in the premises, or
 the administration will then and there be committed to
 some other suitable person; and this cause is continued.

Dudley E Thornton
 Probate Judge.

No. 588

In the Matter of the Will of } Order for filing Will, notice and
 Jonathan W Hedges Deceased } hearing.

This day an instrument of writing, purporting to be
 the last Will and testament of Jonathan Hedges late of
 Jackson Township in this County, deceased, was produced
 in open Court for Probate; it is now ordered that this said Will be filed in
 this Court, and that due notice thereof and that the application to admit
 the same to Probate and record be given to the widow and next of kin
 of the testat, resident of the State of Ohio 3 days prior

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No. 6586

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thereto, that said application will be for hearing before this court, on the 14th day of January, 1907 at 1 o'clock P.M.

Dudley E. Thornton
Probate Judge.

Peter Schertzer Executor of the Estate of
Francis Holmes, deceased, Plaintiff }
vs. } ~~Defendants~~
Eva Schertzer et al. defendants } ~~Order service by~~
Publication

No. 6586

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring by publication; and it appearing to the court that the Defendants Charles Holmes Malisa H Lyons, Fennick Holmes, is a non-residence of Ohio, that service of summons on them cannot be made in this state; that the residence of said Charles Holmes, is in Denver Colorado, that the residence of said defendant Charles Holmes, Malisa H Lyons Fennick Holmes unknown to the Plaintiff that the heirs of Francis Holmes, deceased, defendants are necessary parties and their names and residences are unknown to the Plaintiff, that the residences of such defendants so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service of summons, on such defendants cannot be made; it is ordered that proceedings against said unknown heirs be had without naming them. It is ordered that the publication be made for six consecutive weeks in a newspaper printed in this County that it contain a summary statement of the object and prayer of the petition, mention the court wherein it is filed, and notify the persons thirs to be served when they are required to answer.

And it is further ordered that immediately after the first publication the party making the service deliver to the clerk of this court copies of the Publication with the proper postage, that said clerk, mail a copy to each of said defendants, whose residence is known to him residence named therein and make an entry thereon on the proper docket.

Dudley E. Thornton
Probate Judge.

No. 6381

In the matter of the Estate of } Filing 1st and final
Fred W Madden deceased } account.

This day came Sarah E Madden Administratrix
of the Estate of Fred W Madden late of Union Co.
Ohio deceased, and presented his first and final acct.
in settlement of said Estate duly verified.

Whereupon the court do order the same filed and
advertised for hearing on Saturday the 23^d day of
February A.D. 1907, at one o'clock P.M. to which
time said matter is continued.

Dudley E Thornton
Probate Judge.

No. 6389

In the matter of the Will of }
Sada A Farmer Dec. } Order for filing, notice & hearing.

This day an instrument of writing purporting
to be the last will and Testament of Sada A Farmer
late of Paris Sp in this County, deceased, was
produced in open court for Probate; it is now
ordered that the said Will be filed in this court
and that due notice hereof and of the application
to admit the same to probate and record be given
to the widow and next of kin of the Testat resident
of the State of Ohio, days prior thereto, that said
application will be for hearing before this court on
the 7th day of January 1907 at 9 o'clock A.M.

Dudley E. Thornton
Probate Judge.

Saturday Jan'y 5

6390

In the matter of the Estate of } Appointm^t Order for Bond.
John Reed deceased }

This day Elizabeth E Leody appeared in open court
and made and filed an application under oath as
required by law to be appointed Administratrix of the
estate of John Reed late of Paris T^p Union County, Ohio,
deceased, and an affidavit that there is not her knowledge,
any last Will and Testament of the alleged estate, also a statement
in general terms as to what the estate consists of and the
probable value thereof; and the court being satisfied that
an Administrator should be appointed, and that said
Elizabeth E Leody, is a suitable person and legally
competent; it is ordered that said Elizabeth E Leody
be appointed as such administratrix upon giving
bond with sureties as required by law, in the sum
of forty eight hundred dollars, and this cause is
continued.

Dudley E Thornton
Probate Judge.

No. 6076

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No. 6876

F. A. Thompson, M. E. Columbus
Executors of the Estate of Jas Fish, Plaintiff } Order for Appraisement.
vs. }
Lelava Steamer Estate, Defendants

This day this cause came on for hearing upon the petition, proofs, and exhibits, F. A. Thompson and M. E. Columbus Executors of the Estate of Jas Fish the court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case and that as set forth in the petition, it is necessary to sell the real estate of James Fish therein described, to pay the debts of the said James Fish, deceased.

Mrs. Eva Fish Keraan, the Widow of the said James Fish having by her answer, waived the assignment of her dower by null and bounds; it is therefore ordered and adjudged by the court that the said premises be appraised free of dower, by the oath of John M. Lee, J. W. Warriner and J. Delark Reed, judicious and disinterested freeholders of the vicinity, whom the court hereby appoint for that purpose, and that they return their proceedings to this court for confirmation.

Dudley E. Thornton
Probate Judge.

No. 5759

In the Matter of the Guardianship of } Filing second current
Ella J. McCampbell, } acct.

This day came Frances McCampbell Guardian of Ella J. McCampbell, of Union County, Ohio, and presented her second current account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 23 day of Feb. A.D. 1907 at 1 o'clock P.M. to which time said matter is continued

Dudley E. Thornton
Probate Judge.

No. 5759

In the Matter of the Guardianship of } Filing 2d current acct.
Harry C. McCampbell, }

This day came Frances McCampbell Guardian of Harry C. McCampbell, of Union Co., Ohio, and presented her second current account in settlement of said Guardianship duly verified

Whereupon the court do order the same filed and advertised for hearing on Saturday the 23d day of February A.D. 1907 at 1 o'clock P.M. to which time said matter is continued

Dudley E. Thornton
Probate Judge.

No. 6590

In the matter of the Estate of } Appointment of Appraisers
 John Reed Deceased }
 This day came Elizabeth E. Coady, Administrator of the Estate of John Reed deceased and made application to the court for the appointment of appraisers of the Estate and Effects of said decedent. On consideration of thereof, and the court being fully advised in the premises, it is ordered that C. S. Chapman, Jacob Beagle and Albert Gray whom the court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the court that said Administrator return to this court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton
 Probate Judge.

No. 6590

In the matter of the Estate of } Appointment, Bond Approved
 John Reed deceased } Letters Issued.
 This day Elizabeth E. Coady appeared in open court accepted the appointment as Administrator of the Estate of John Reed, deceased, and gave and filed herein this bond in the sum of Forty Eight hundred dollars conditioned according to law, with J. F. Coady and Michael Coady freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Elizabeth E. Coady, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

Dudley E. Thornton
 Probate Judge

No. 6576

F. A. Thompson et al. } Decree Confirming
 vs. } Appraisement and
 Clara Neaves et al. } Ordering Sale.
 Defendants }
 This day came the plaintiff herein as executor of the estate of James Fish above named and produced to the court the appraisement herein made of the Real Estate in the petition described by John W. Lee, J. M. Amrine and J. Leash Reed, in pursuance of a former order of this court and it appearing on examination that said appraisement is in all respects regular and correct, the same is hereby approved and confirmed. It is thereupon by the court ordered that F. A. Thompson, W. C. Lumber executors, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower at public vendue on the following terms, to wit: One Third

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No. 6592

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cash in hand on day of sale, one third in one year and the balance in two years from said day of sale; deferred payments to bear interest from day of sale and to be secured by mortgage on the premises sold. And further it is by the court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley E. Thornton
Probate Judge.

Monday January 7

In the Matter of the Estate of } Appointments, Order for Bond.
John Toohy, deceased

No. 6597

The last Will and Testament of John Toohy late of Union Tp. in this court, deceased, having heretofore been duly approved and allowed, this day John A. Kennington the Executor named in said Will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said John A. Kennington is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving bond with sureties as required by law in the sum of Two Hundred Dollars and this cause is continued.

Dudley E. Thornton,
Probate Judge.

In the Matter of the last Will and Testament of } Ordering Citation
John Toohy, deceased. } to Widow.

No. 6583

It appearing to the court from the last will and Testament of John Toohy, deceased, which has been duly admitted to probate and record in this court, that said Testator died leaving E. Pearl Toohy, his widow, and that provision was made for said Widow in said Will.

It is therefore ordered that a citation issue to said E. Pearl Toohy to appear before said court within one year from the date of service of said Citation and elect whether she will take under the provisions of said last will and testament or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley E. Thornton,
Probate Judge.

H. S. Fields as Administrator of
 the Estate of Andrew J. Fields Plaintiff } Petition to sell
 vs } Real Estate
 Robert Fields et al Defendants }

no 6499

This day this cause coming on to be heard on the return of Sale of Real Estate of the estate of Andrew J. Fields, deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Administrator as such Administrator make to the purchaser Henry T. Jones a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ — within ten days

Dudley E. Thornlon
 Probate Judge.

In the Matter of the Will of } Order on Hearing, admission to
 Sada A. Fanner dec. } Probate and Record.

no 6587

Be it Remembered, That heretofore, to-wit: on the 4th day of January A.D. 1907, an instrument of writing purporting to be the Last Will and Testament of Sada A. Fanner, late of Paris, Township in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given (no widow) to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Marshall Harington, one of the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing by said witnesses respectively subscribed, and filed with said Will whereupon the Court finds the above said instrument of writing is the Last Will and Testament of said Sada A. Fanner, deceased; that the same was duly executed and attested; and that the said testat., at the time of making signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate and that the same, together with the testimony of the witnesses above named, be entered of record in this

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It is further ordered that T. D. Neld, Executor pay the costs herein taxed at \$ - within - days.

Dudley E. Thornton
Probate Judge

In the Matter of the Will of } Order on Election of Widow
John Tooley deceased }

No. 6583.

This day E. Pearl Tooley, widow of said John Tooley deceased appeared in open Court, in person, and made application to take under the Will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said E. Pearl Tooley widow whereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that John A. Huntington, Executor pay the costs herein taxed at \$ - within six days,

Dudley E. Thornton
Probate Judge.

In the Matter of the Will of } Order on Hearing Admission to
Sada A. Fanner deceased } Probate and Record

No. 6587

Be it Remembered That heretofore, to wit: on the 14th day of January, A. D. 1907, an instrument of writing, purporting to be the last Will and Testament of Sada A. Fanner, late of Davis, Tn. in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to Probate and Record in this Court, has been given to the (no widow) next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that Ada McCampbell the subscribing witness to said Will, is now deceased.

Thereupon Marshall Harvington and James McCampbell appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said Ada McCampbell to said Will. Which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Sada A. Fanner, deceased; that the same was duly executed and attested, and that the said testatrix, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under

any restraint

It is, therefore, by the Court ordered that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that F. D. Weld, Executor pay the costs herein taxed at \$ — within — days.

Dudley E. Thornton
Probate Judge.

Tuesday January 8th

In the matter of the Estate of } Appointment. Order for Bond.
Preston H. Robinson deceased }

No 6593.

The Last Will and Testament of Preston H. Robinson, late of Jerome Township, in this County, deceased, having heretofore been duly approved and allowed, this day Oscar Bodley and Elias Bodley, the Executors named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executors also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Oscar Bodley and Elias Bodley are suitable persons and legally competent, it is ordered that they be appointed as such Executors, upon giving bond with sureties as required by law, in the sum of Twenty-seven Thousand Dollars, and this cause is continued.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } Citation.
Albert Courtwright deceased }

vs
Malinda Courtwright et al

No 6587

The above entitled case has been settled by the defendants Lillie Thompson and Elias Courtwright paying the amount due from the estate of the late Albert Courtwright to the creditor Geo. A. Fox and the same is therefore dismissed at cost of Plaintiff. W. H. Kollefroth atty for creditor Geo. A. Fox.

Dudley E. Thornton
Probate Judge.

In the Matter of the Estate of } Appointment. Bond approved
John Toohy deceased } Letters issued.

No 6592

This day John A. Huntington appeared in open Court, accepted the trust as Executor of the Estate of John Toohy deceased, and gave and filed herein his Bond in the

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sum of Two hundred Dollars, conditioned according to law, with John Bischofer and J.L. Baylan freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters testamentary issue on the Will of said decedent, to said John Kemington, who proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —

Dudley E Thornton,
Probate Judge.

F. A. Thompson and W. L. Columbus, }
Executors of Jas. Fish Plaintiff } Petition to sell Real Estate
vs } Orders approving and con-
Helary Weaver et al. Def } firming sale.

No 6576

This day this cause coming on to be heard on the return of F. A. Thompson W. L. Columbus, Executors of the estate of James Fish, deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said F. A. Thompson and W. L. Columbus as such Executors make to the purchasers J. L. Evans and Mary E. Laird a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$ — within ten days.

Dudley E Thornton
Probate Judge.

In the matter of the Will of } Will Probated.
 Preston H. Robinson Decd }

No. 6584

Be it Remembered, that heretofore to wit; on the 21 day of December A. D. 1906. an instrument of writing purporting to be the last will and Testament of Preston H. Robinson, late of Jerome Tp. in this County, deceased, was produced in open Court and offered for Probate, and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to Probate and Record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio pursuant to a former order of this Court; Thereupon on this day came J. E. Strayer
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The subscribing witnesses to said Will, who being duly sworn testified to the due execution and attestation of said Will, which testimony was reduced to writing, by them respectively subscribed, and filed with said Will. Whereupon the Court finds that the above said instrument of writing is the last Will and Testament of said Creator H. Robinson deceased; that the same was duly executed and attested and that the said testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court Ordered, that the said Will be admitted to Probate; that a complete record be made of all proceedings herein, and that the costs herein taxed at \$ — be paid by the Executors within ten days, and that an execution is awarded therefor.

Ullist Dudley E. Frohman
Probate Judge.

F. A. Thompson and W. L. Columbus }
Executors of the Estate of James Fish } Petition to sell Real
v. s. } Plaintiffs } Estate
Mary Weaver, et al. } Defendants }

No. 6576

This day this cause came on to be heard upon the petition evidence and testimony of John W. Lee, and J. W. Amos and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true.

That said James Fish, deceased, did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Estate, described in the petition, to pay his debts. And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said F. A. Thompson and W. L. Columbus, as such executors proceed to sell said real estate free of dower, at private sale for not less than the appraised value thereof on the following terms, to-wit: one third cash in hand on day of sale; one third in one year and one third in two years, from the day of sale; deferred payments to be

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No. 6557

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secured by mortgage on the premises sold and
 to bare interest from the day of sale, payable
 annually. And said petitioner is ordered to make
 return to this court immediately after such sale
 is made, and this cause is continued.

Dudley E Thornton
 Probate Judge.

Wednesday July 9"

In the matter of the Estate of Petition to sell personal
 Lewis Cassidy property

No. 6557

This day this cause came on to be heard upon
 the petition herein filed and the testimony Robt
 Elliott, and the court being fully advised in
 the premises find that the statements and allega-
 tions in said petition are true, and that the property
 therein described ought to be sold as prayed for.

And the court being satisfied upon good and sufficient
 proof that it will be to the advantage of said estate
 to sell said personal property at private sale; it
 is therefore ordered that Lewis Cassidy as executor
 of said estate proceed to sell said personal property
 at private sale, for not less than the appraised
 value thereof. It is further ordered that said
 sale be made upon the following terms, to, wit;
 cash in hand at time of sale.

It is further ordered that said Lewis Cassidy
 make return of his proceedings herein, within
 90 days from this date, and forthwith after such
 sale is made, and this cause is continued.

Dudley E Thornton
 Probate Judge.

In the Matter of the Guardianship of Feby 2d account.
 John Addison McCullough.

No. 8468.

This day came Phoebe McCullough, guardian of
 John Addison McCullough, a minor of Union
 County, Ohio, and presented his second account
 in settlement of said guardianship, duly verified.

Whereupon the court do order the same filed
 and advertised for hearing on Saturday, 23d day
 of February A. D. 1907 at one o'clock P. M.,
 to which time said matter is continued.

Dudley E Thornton
 Probate Judge.

In the Matter of the Estate of } Filing 1st and final
Rosanna Wise Deceased } account.

6406

This day came H. H. Hornbeck Administrator
of the estate of Rosanna Wise late of Union Co,
Ohio, deceased and presented his first and final
account in settlement of said Estate duly verified.
Whereupon the Court do order the same filed
and advertised for hearing on Saturday, the 23rd
day of February A. D. 1907 at 1 o'clock P. M.
to which time said matter is continued

Dudley E. Thornton
Probate Judge

In the Matter of the Guardianship of } Filing second Account.
John Addison McCullough

5468

This day came Phoebe McCullough, Guardian of John
Addison McCullough, a minor of Union County, Ohio, and
presented her second account in settlement of said
Guardianship duly verified.

Whereupon the Court do order the same filed and
advertised for hearing on Saturday, the 23 day of February, 1907
at one o'clock, P. M. to which time matter is continued

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Account of Final Distribution
Aylette Sharp, Deceased } Orders.

6371

This day Job C. Sharp, Administrator of the estate of
Aylette Sharp, deceased, appeared in open Court and presented
an account of the payments made and of the delivery over
to the persons entitled thereto, of the money and other
property in his hands as required by the order of distribution
heretofore made. Said account, being proved to the satisfaction
of the Court, and verified by the oath of said Job C. Sharp;
it is ordered that the same be and here by is allowed as
his final discharge. Said Job C. Sharp and his sureties
are therefore forever exonerated from all liability under
said order of distribution, unless his accounts be im-
peached for fraud or manifest error. It is further
ordered that said account and this proceeding be recorded
in the records of this office.

Dudley E. Thornton, Probate Judge.

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Friday, Jan. 11, 1907

The Columbus, Magnetic Springs and
Northern Railway Company
Plaintiff

6595

S. S.

Martin L. Anderson et al
Defendants

Filing Petition to appropriate
Private Property.

This day came the plaintiff and filed its petition for the
appropriation of certain property therein described and
owned by the defendants therein named, and filed there
with its process for summons, which, by order of court,
is issued.

And the Court fixes Monday, the 7 day of January
1907 at 9 o'clock as the day and time for hearing the
preliminary questions herein.

Dudley C. Thornton, Probate Judge.

In the matter of } In quest of Lunacy.
Frank H. Armstrong

6594

This day C. C. Armstrong a resident citizen of Marysville, O
in this county, appeared in open Court, and filed an
affidavit in the form prescribed by law, for the admission
of the said Frank H. Armstrong into the Columbus State
Hospital. It is therefore ordered that a warrant issue to
D. C. Bolenbaugh, Sheriff commanding him to bring said
Frank Armstrong alleged to be insane, before this Court
on the 11 day of January 1907, at 9 o'clock a. m.

And it is further ordered that subpoenas issue for
C. D. Miller a respectable physician, and for C. C. Armstrong
Dr. C. D. Miller, C. C. Sherry, Wm. M. Holzgamot, Richard Armstrong
and Howard Jones witnesses, to appear at the time and
place aforesaid and this cause is continued.

Dudley C. Thornton, Probate Judge.

In the matter of } In quest of Lunacy.
Frank H. Armstrong

6594

This day this cause came on to be heard, and the said Frank
H. Armstrong was brought before the Court.

Thereupon the Judge proceeded with the examination, and
having heard the testimony of C. D. Miller, M. D. the
medical witness, and of C. C. Armstrong, C. D. Miller, C. C. Sherry
Wm. M. Holzgamot, Richard Armstrong and Howard Jones and being
satisfied that said Frank H. Armstrong is insane, that he
has a legal settlement in Paris Township, in this County;
that he has been an inhabitant of the State of Ohio for
one year next preceding this date; that his insanity has
occurred during the time he has resided in that State,
that his being at large is dangerous to the community, and

that he is a suitable person for treatment at the State Hospital. It is therefore ordered that C. D. Miller M.D. the medical witness in attendance take out a certificate setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Frank Armstrong and that a certified copy under seal of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Dudley E. Thornton, Probate Judge.

Josephine McDaniel, Guardian of Joseph McDaniel et al. } Decree for appraisement

vs. Her said Ward et al.

6525

This day this cause came on to be heard upon petition, proofs and exhibits, the court find that all the defendants have been duly served with process or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell real estate therein described.

It is therefore ordered and adjudged by the court that the real estate described in the petition be appraised by the oath of W. L. Straenider, Preston Jolley and Morgan Young judicious and disinterested free holders of the vicinity, whom the Court here by appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

In the matter of the Guardianship of Guy Cochran and Elmer Cochran } Order for new bonds.

4211

This day W^m Cochran appeared in open Court and made application for a new bond.

It having been made to appear that the sum of money in his hands as such guardian had been increased to the sum of \$1900⁰⁰. Thereupon it is ordered that said guardian give a new bond in the sum of \$3800⁰⁰ with sureties as required by law, and cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of Guy Cochran + Elmer C. Cochran } New Bond approved

4211

This day William W. Cochran appeared in open Court and gave and filed herein his new Bond in the sum of Thirty eight hundred (\$3800) Dollars, conditioned according to law with the United States Fidelity and Guarantee Co as sureties

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thereof, which Bond is approved by the Court.
 It is therefore ordered that this proceeding be recorded and that
 said Guardian pay costs herein taxed at
 Dudley C. Thornton, Probate Judge.

Saturday, January, 12, 1907.

In the Matter of the Estate of Delbert W. Ayers, Deceased. } Filing Inventory and Sale Bill.

6578

This day came Mary R. Ayers, Administratrix of the Estate of Delbert W. Ayers, late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Mary R. Ayers has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said Mary R. Ayers pay costs herein taxed at \$
 Dudley C. Thornton, Probate Judge.

Friday, January, 11, 1907.

In the Matter of Frank H. Armstrong } Inquest of Lunacy.

6594

The Judge being advised that Frank H. Armstrong can be received into the Columbus State Hospital it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Bolebaugh, Sheriff; that this proceeding be recorded and that the costs here in taxed at \$19.00 be paid by this County as is provided by law.
 Dudley C. Thornton, Probate Judge.

Monday, January 14, 1907

B. P. Smith, Admr. of Estate of Sarah E. Smith, Deceased. } Land Sale
 Plaintiff

v. s.
 George Smith, et al }
 Defendants

6451

This day this matter came on to be heard on the motion of Betsey Barney by her attorney to make her a party defendant in this action and that she be granted leave to answer.
 Wherefore upon consideration by the Court it is ordered that the said Betsey Barney be made a party defendant to this action and that leave is granted for her to file such answer instanters. Done this 14th day of January, 1907.
 Dudley C. Thornton, Probate Judge.

In the matter of the Will of } Will Probated.
 Jonathan W. Hedges, deceased.
 Be it remembered, That heretofore, to wit: On the 3 day of January
 A. D. 1907, an instrument of writing, purporting to be the last
 Will and Testament of Jonathan Hedges late of Jackson township
 in this county, deceased, was produced in open Court and offered
 for Probate, and was there filed. And it now being shown to
 the satisfaction of the Court that due notice of the filing of
 said Will and of the application to admit the same to Probate
 and Record in this Court, has been given to the widow and
 next of kin of the testator, resident of the State of Ohio, pursuant
 to a former order of this Court; thereupon, on this day came
 W. H. Sidler, one of the subscribing witnesses, and James E.
 Robinson, and it appearing to the Court that J. F. Millar is now
 deceased, W. H. Sidler testified to the execution of said will
 and also to the signature of said J. F. Millar.

6588

James E. Robinson testified to the signature of said J. F. Millar,
 which testimony was reduced to writing, by them respectfully
 subscribed, and filed with said Will. Whereupon the Court
 finds that the aforesaid instrument of writing is the last Will
 and Testament of said Jonathan W. Hedges, deceased; and that
 the same was duly executed and attested; and that the said
 testator, at the time of making, signing and sealing the same
 was of full age, of sound mind and memory, and not under
 any restraint.

It is therefore, by the Court ordered, that the said Will
 be admitted to Probate; that a complete record be made of
 all the proceedings herein, and that the costs here in taxed
 at be paid by Executor within ten days, and that an
 execution is awarded therefor.

Attest Dudley E. Thornton Probate Judge

In the matter of the Estate of } a appointment
 Rachel B. Knotts, Deceased. } Order for Bond.

This day came Henry B. Knotts in open Court and made and
 filed an application under oath as required by law to be
 appointed Administrator of the Estate of Rachel B. Knotts late
 of Paris Township, Union County, Ohio, deceased, and an
 affidavit that there is not to his knowledge, any last Will
 and Testament of the alleged intestate, also a statement in
 general terms as to what the estate consists of and the
 probable value thereof; and the Court being satisfied that an
 administrator should be appointed, and that said Henry
 B. Knotts is a suitable person and legally competent;
 it is ordered that said Henry B. Knotts be appointed as such
 administrator upon giving bond with sureties as required
 by law, in the sum of Two Thousand and eight hundred Dollars
 and this cause is continued.

6596

Dudley E. Thornton, Probate Judge.

In the matter of }
 The Estate of }
 Rachel B. Knotts }
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In the matter of } Appointment Bond approved
The Estate of } Letters issued.
Rachel H. Knotts, deceased.)

This day Henry B. Knotts appeared in open Court, accepted the appointment as Administrator of the Estate of Rachel H. Knotts deceased, and gave and filed herein his Bond in the sum of Two Thousand and Eight Hundred Dollars, conditioned according to law, with J. R. Taylor and Alvi Graham freeholders as sureties, which Bond is approved by Court. It is therefore ordered that Letters of Administration be issued to said Henry B. Knotts that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

6597

In the matter of } Appointment.
The estate of } Order for Bond.
Jonathan H. Hedger)

The Last Will and Testament of Jonathan Hedger late of Jackson Township, in this county, deceased, having heretofore been duly approved and allowed, this day N. H. Hedger the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said N. H. Hedger is a suitable person and legally competent it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars and this cause is continued.

Dudley C. Thornton, Probate Judge.

6597

In the matter of the Estate } Appointment - Bond approved
of Jonathan H. Hedger, deceased } Letters issued.

This day N. H. Hedger appeared in open Court, accepted the trust as Executor of the Estate of Jonathan H. Hedger, deceased and gave and filed his Bond in the sum of Three Thousand Dollars conditioned according to law, with Thomas Parish and N. H. Sidley freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to N. H. Hedger and that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

In the matter of the Estate of } Appointment
Lizzie Spangler, deceased } Order for Bond.

6598

This day Fred Spangler appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Lizzie Spangler late of Clarkown Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed; and that said Fred Spangler is a suitable person and legally competent: it is ordered that said Fred Spangler be appointed as such administrator upon giving Bond Bond with sureties as required by law in the sum of Twelve Hundred Dollars, and this cause is continued.

Dudley & Thornton, Probate Judges.

In the matter of the Estate of } Appointment - Bond approved
Lizzie Spangler, } Letters issued.
Deceased }

6598

This day Fred Spangler appeared in open Court, accepted the appointment as Administrator of the Estate of Lizzie Spangler deceased and gave and filed herein his Bond in the sum of Twelve Hundred Dollars conditioned according to law, with Elmer Hall and W H Conboy free holders as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said Fred Spangler, that this proceeding be recorded and that said Administrator pay costs herein taxed at \$.

Dudley & Thornton, Probate Judges.

John A. Kennington, Administrator } Filing petition to Sell
of the Estate of Mary Kist } Real Estate.
Plaintiff }

v. s.

Joseph Kist, et. al.
Defendants.

6599

This day came the Plaintiff John A. Kennington, Administrator of the Estate of Mary Kist and presented to this Court his petition, duly verified, praying for an order for the sale of real estate of the said Mary Kist, deceased, to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

Dudley & Thornton, Probate Judges.

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John A. Kennington, Administrator
of the Estate of Mary Kist
Plaintiff

Service by publication.

^{v. s.}
Joseph Kist et. al.
Defendants.

6599

This day came the Plaintiff and filed herein an affidavit under the Statute in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the Defendant John A. Kist is a non-resident of Ohio, that service of summons on him cannot be made in this State; that the residence of said Defendant John A. Kist is unknown to the Plaintiff, that the heirs of Mary Kist deceased, defendants, are necessary parties and their names and residences are unknown to the Plaintiff, that the residences of such defendants so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service of summons on such defendants cannot be made; it is ordered that proceedings against said unknown heirs be had without naming them. It is ordered that publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served where they are required to answer.

Dudley E. Thornton, Probate Judge.

Lucy Kirby, Guardian of
Philemon Kirby, Incapable
Plaintiff

Filing petition to sell
Real Estate

^{v. s.}
Lucy Kirby, et. al.
Defendants

6600

This day came the Plaintiff Lucy Kirby, Guardian of Philemon Kirby and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said Philemon Kirby, an imbecile to pay the debt, and the costs of administering the estate of the said imbecile.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, contents and prayer, of said petition, and of the time in which they are required by law to answer the same, be given to each of said defendants; and this cause is continued.

Dudley E. Thornton, Probate Judge.

Lucy Kirby, Guardian of
 Phlemont Kirby, imbecile
 Plaintiff
 v. s.
 Lucy Kirby et al.
 Defendants

Petition to sell Real Estate
 Order for Notice

6600

This day Lucy Kirby, Guardian of Phlemont Kirby an imbecile appeared in open Court and filed her petition duly verified asking for the sale of real estate therein described, belonging to her said ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 16 day of February, 1907 at 10h. It is further ordered that said Guardian cause notice thereof and of the Filing and demand of said petition to be given to said Phlemont Kirby, Lucy Kirby and Mary Rose, Defendants, in writing to be served upon them personally and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, days before said day of hearing, and this cause is continued
 Dudley E. Thornton, Probate Judge.

B. P. Smith, admr.
 of the Estate of
 Sarah E. Smith, deceased
 Plaintiff
 George Smith et al.
 Defendants

Order for Appraisement.

6451

This day this cause came on to be heard upon the petition, proofs, and exhibits. The Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in petition, it is necessary to sell the real estate of the said Sarah E. Smith therein described, to pay the debts of the said Sarah E. Smith, deceased. And B. P. Smith the widower of the said Sarah E. Smith having by his answer, waived the assignment of his dower by notes and bonds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oath of Wm Kinney, Henry Brooks and E. F. Jones judicious and disinterested free holders of the vicinity, whom the Court here by appoint for that purpose and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

6567

In the matter
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 James C. R.
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Tuesday, January 15, 1907.

In the matter of the Guardianship of } Filing First and Final Account.
of John Reed

6567 This day came James F. Cody Guardian of John Reed of Union County, Ohio, and presented his first and final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 23 day of February A. D. 1907, at 1 o'clock, P. M. to which time said matter is continued
Dudley C. Thornton,

In the matter of the Estate of } Filing inventory and sale bill.
John Reed

6590 This day came Elizabeth Cody, administratrix of the Estate of John Reed, late of Union county, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Elizabeth C. Cody has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said Elizabeth C. Cody pay the costs herein taxed at
Dudley C. Thornton, Probate Judge.

In the matter of the Guardianship of } Filing First and Final Account.
Ray and Alda White

5962 This day came Belle White Guardian of Ray and Alda White minor of Union County, Ohio, and presented her first and final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 23 day of February A. D. 1907, at one o'clock P. M. to which time said matter is continued.
Dudley C. Thornton, Probate Judge

In the matter of the Will of } Election of widow
Jonathan W. Hedger, Deceased. } Order for commission.

6588 This day James C. Robinson appeared in open Court and made application for a Commission to issue to some suitable person to take the election of Rebecca W. Hedger widow of Jonathan W. Hedger deceased, to accept the provisions of the Will of said decedent in lieu of the provisions made by law. And it is appearing to the Court that said widow is unable to appear in Court by reason of ill health, and resides in Richwood, Union County, Ohio. It is therefore ordered, that such Commission issue with a copy of said Will annexed, to James C. Robinson, to be returned with all convenient speed, and this cause is continued.
Dudley C. Thornton, Probate Judge

In the Matter of the Will of } Order for Filing Will, Notice and
 Phillip Spain, Deceased. } Hearing.
 This day an instrument of writing, purporting to be the last
 Will and Testament of Phillip Spain late of Liberty Township
 in this County, deceased, was produced in open Court for Probate;
 it is now ordered that the said Will be filed in this Court,
 and that due notice thereof and of the application to admit
 the same to probate and record be given to the widow and
 next of kin of the testator, resident of the State of Ohio three
 days prior thereto, that said application will be for hearing
 before before this Court on the 22 day of January 1907 at 1 P.M.
 Dudley C. Thornton, Probate Judge.

6601

Wednesday January 16, 1907.

In the Matter of } Inquest of Lunacy
 Jacob Ell } Order for warrant.
 This day Michael Murphy a resident citizen of Marysville in
 this County, appeared in open Court, and filed an affidavit in
 the form prescribed by law, for the admission of the said Jacob
 Ell into the Columbus State Hospital. It is therefore ordered
 that a warrant issue to D. C. Columbaugh Sheriff commanding
 him to bring said Jacob Ell, alleged to be insane, before this
 Court, on the 16 day of January 1907, at 10 o'clock A. M.
 And it is further ordered that subpoenas issue for C. H.
 Hoops a respectable physician, and for Valentine Goellner,
 Geo. Jewerner and Michael Murphy witnesses, to appear at the
 time and place aforesaid; and this cause is continued.
 Dudley C. Thornton, Probate Judge.

6602

In the Matter of } Inquest of Lunacy
 Jacob Ell } Order on hearing, etc.
 This day this cause came on to be heard, and the said Jacob Ell
 was brought before the Court. Thereupon the Judge proceeded
 with the examination; and having heard the testimony of
 C. H. Hoops the medical witness, and of Michael Murphy,
 Geo. Jewerner & Valentine Goellner, and being satisfied that said
 Jacob Ell is insane, that he has a legal settlement in Paris
 Township, in this County; that he has been an inhabitant of
 the State of Ohio for one year next preceding this date;
 that his insanity has occurred during the time he has resided
 in this State, that he being at large is not dangerous to the
 community, and that he is a suitable person for treatment at
 the State Hospital. It is therefore ordered that C. H. Hoops
 the medical witness in attendance take out a certificate,
 setting forth the facts as is provided by law.
 And it is further ordered that an application be made to
 the Superintendent of said State Hospital for the admission
 of said Jacob Ell, and that a certified copy under seal, of the

6603

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certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the matter of the Will of John Michael Boerger } Orders on Filing Will, notice and Hearing.

6602

This day an instrument of writing, purporting to be the last Will and Testament of John Michael Boerger late of Millcreek Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 23 day of January 1907 at one o'clock P. M.

Dudley E. Thornton, Probate Judge.

Wednesday January 2, 1907.

In the Matter of the Estate of } Filing Final Account. Mary O. Dixon

6402

This day came Isaac W. Sawoff, Adm'r. of Mary O. Dixon of Union County, Ohio, and presented his Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26 day of January A.D. 1907, at one o'clock P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

Friday January 18, 1907.

Josephine McDaniel, Guardian } Decree Confirming Appraisement and Ordering Sale. Joseph A. McDaniel, et. al. Plaintiff

vs. Her said Ward. Defendants.

6525

This day this cause came on further to be heard on the return of the plaintiff, of the appraisement herein, and it appearing to the Court that said appraisement heretofore ordered has been made and reported to this Court; and the Court having carefully examined the same, finds that said appraisement has been made, in all respects in conformity to law, and the former order of this Court, the same is now here, by the Court, approved and confirmed. The Court further filed that the said plaintiff as such

administrator has given bond in sufficient amount with approved sureties, conditioned according to law.

And this cause coming on further to be heard on the application of the plaintiff for an order to sell said real estate at private sale, and the same being submitted to the Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interests of said Ward and all parties interested therein that said real estate be sold at private sale.

It is thereupon by the Court ordered that said Josephine Mc Daniel Guardian, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to-wit: ~~One third cash in hand on day of sale, one third in one year and the balance in two years from said day of sale, deferred payments to bear interest from day of sale and to be secured by mortgage on the premises sold.~~

And further it is by the Court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with terms thereof.

Dudley C. Thornton, Probate Judge.

Friday January 18, 1907.

Josephine Mc Daniel Guardian } Petition to Sell Real Estate.

vs. Joseph Mc Daniel et. al } Orders for Bond, etc.
Defendants

This day came the said plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by Milo Stroenider, Preston Jolley and Morgan Young in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. And it appearing to the Court that said premises have been appraised in the sum of One Hundred and eleven \$100 Dollars.

It is further ordered that said Josephine Mc Daniel execute within 30 days, to the state of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Two Hundred and Twenty two \$200 Dollars, conditioned according to law, and this cause is continued.

Dudley C. Thornton
Probate Judge

6588

In the Matter of Jonathan...
It is the order of the Court that...
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6604

In the Matter of...
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In the Matter of the Last Will & Testament of Jonathan M. Hedges, Deceased. } Ordering Citation to
Widow.

It appearing to the Court from the last will and testament of Jonathan M. Hedges deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Rebecca M. Hedges his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Rebecca M. Hedges to appear before said court within one year from date of service of said citation, and elect whether she will take under provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley C. Thornton, Probate Judge

Saturday, January 19, 1907.

6604

In the Matter of the Trust created by } Appointment
Stem in the Will of } Order for Bond.
T. J. Kilburg, Deceased.

This day Emilus M. Kilburg appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee of the Trust created by Stem the Will of T. J. Kilburg deceased; and it appearing to the Court that said Will was duly probated in this county on the 6th day of June 1904. Emilus M. Kilburg was appointed such Trustee in said Will for Northula Reed, and the Court being satisfied that a Trustee is necessary, and that Emilus M. Kilburg 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, and the probable value thereof, and also the probable rents of the real estate. It is ordered that said Emilus M. Kilburg be appointed such Trustee, the Testator having expressed a wish in said will that said trust be executed without bond, and the same is here by granted by the Court.

Dudley C. Thornton, Probate Judge.

6605

In the Matter of the Trust created by } Appointment
Stem The Will of } Order for Bond.
T. J. Kilburg, Deceased.

This day Emilus M. Kilburg appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee of the Trust created by Stem the Will of T. J. Kilburg deceased; and it appearing to the Court that said Will was duly admitted to probate in this county on the 6 day of June 1904. Emilus M. Kilburg was appointed such trustee in said will for the children of Myra Grant Kilburg, and the Court being satisfied that a Trustee

is necessary, and that Amelius W. Kilbury 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, and the probable value thereof, and also the probable rents of the real estate. It is ordered that said Amelius W. Kilbury be appointed such Trustee. The Testator expressed a wish that said Trust be executed without Bond. The said permission here by granted by the Court.
Dudley E. Thornton, Probate Judge.

Monday, January 21, 1907.

Columbus, Magnetic Springs and Northern Railway Company } Dismissing Action
vs.
Martin L. Anderson, et. al.

6595

On motion by plaintiff, by its attorney, to dismiss this cause for the reason that same has been settled out of Court, and on consideration thereof by the Court it is therefore ordered that this action be dismissed with out recorded and at the cost of the plaintiff.
Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Account of Final Distribution
Mary D. Fleming, Deceased } Order.

6369

This day A. S. Moseley, Executor of the estate of Mary D. Fleming, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said A. S. Moseley; it is ordered that the same be and hereby is allowed as his final discharge.
Said A. S. Moseley and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said A. S. Moseley, executor pay the costs herein taxed at \$ with in ten days. Costs paid.
Dudley E. Thornton, Probate Judge.

In the Matter
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Account C

Accounts and
Union County
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6369 A. C. Moseley
6371 Job C. Sharpe
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6044 Oliver Shaw
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6186 William P. A.
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In the Matter of Accounts } Jan. 21, 1907
Filed for Settlement } Notice Approved
This day proof of publication of Notice of Filing accounts
and vouchers of administration and guardianship was made
and the Court do find the same in all respects regular and
pursuant to law. It is therefore ordered that the notice
and proof aforesaid be entered upon the journal and
Account Record of this Court.
Dudley E. Thornton, Probate Judge.

Probate Court Notices.

Accounts and vouchers have been filed in the Probate Court of
Union County, Ohio, which will be for hearing on Saturday,
December 29th, 1906 at one o'clock P. M. as follows, to wit:

- 6367 A. C. Mosely, executor of the Estate of Mary D. Fleming; final account
 - 6371 Job C. Sharp, administrator of the estate of Aylette Sharp; final account.
 - 6044 Oliver Shaw, administrator of the estate of Emily J. Wiley; second account.
 - 6186 William P. Hill, guardian of Candace Hill; first account.
 - 6057 Henry B. Spicer, assignee of F. A. & Charlotte Fox; final account.
- Dudley E. Thornton, Probate Judge.

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Personally appeared before me J. H. Shearer and made
solemn oath, that the notice, a copy of which is hereto
attached was published for four consecutive weeks on and
next after December 1906 in the Mansville Tribune, a
newspaper of general circulation in county aforesaid.
J. H. Shearer.
Sworn to before me and signed in my presence this 21
day of January A. D. 1907.
Mary Hastings, Deputy Clerk, Probate Court.

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In the Matter of the Estate of } Appointment
Solomon Lindsey, Deceased } Order to Record Notice
6565 This day proof of publication of notice of the appointment
of Homer Jolley as executor of the estate of Solomon Lindsey
deceased, was filed herein; it is ordered that the same be
recorded in the records of this office
Dudley E. Thornton.

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In the Matter of the Will of } Election of widow
Jonathau H. Hedges, deceased } Order on Return of Commission.
6585 This day James C. Robinson the Commissioner heretofore
appointed to take the election of Rebecca M. Hedges widow
of said Jonathau H. Hedges deceased, appeared in open Court
and returned the Commission issued with the copy of
said will annexed, and also his report and the election
of said widow reduced to writing; from which it appeared

that said widow elects to accept the provisions of said Will in lieu of the provisions made by law. It is ordered that this proceedings be recorded and that executor pay costs herein taxed at \$ within ten days
 Dudley E. Thornton, Probate Judge.

Tuesday, January 22, 1907.

In the Matter of the Estate of } Filing Inventory
 Preston H. Robinson, Deceased }
 This day came Oscar Bodley and Charles Bodley Executors of the estate of Preston H. Robinson, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Executors have in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executors pay the costs herein taxed at \$
 Dudley E. Thornton, Probate Judge.

6573

In the Matter of the Will of } Orders on Hearing.
 Phillip Spain, Deceased }
 As it Remembers, That heretofore, to wit: on the 22 day of January A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Phillip Spain, late of Liberty Township, in this county, deceased was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. Thereupon on this day came George Paver and Geo. B. Hush the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced in writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Phillip Spain deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was full age, of sound mind and memory and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate and the same, together with the testimony of the witnesses above named, be entered of Record in this Court. It is further ordered that executrix pay costs herein taxed at \$ within days.
 Dudley E. Thornton, Probate Judge.

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In the Matter of the Last Will and Testament of Philip Spain, deceased } Ordering Citation to Widow.

It appearing to the court from the last will and testament of Philip Spain deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Lauretta Spain his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Lauretta Spain to appear before said court within one year from the date of service of said citation and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley & Thornton, Probate Judges.

6601

In the Matter of the Will of Philip Spain, deceased } Election of Widow.

This day came into court, in person Lauretta Spain, widow of Philip Spain last of this county, deceased, and made application to elect under the will of said decedent. Thereupon the Court explained to her the provisions of the said will, her rights under it, and by law in the event of her refusal to take thereunder, and she then made her election to take under the said will.

Whereupon, it is considered, ordered, and adjudged by the Court that the said election be entered upon the minutes of this Court pursuant to law; that the costs in this behalf taxed at \$ be paid out of the estate of the said decedent; and that a complete record in the premises be made.

Dudley & Thornton, Probate Judges.

6601

In the Matter of the Will of Philip Spain, deceased } Orders on Election of widow.

This day Lauretta Spain widow of said Philip Spain, deceased appeared in open court, in person and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Lauretta Spain widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executor pay the costs herein taxed at \$ within ten days.

Dudley & Thornton
Probate Judges.

In the Matter of the Guardianship of } Filing Sixth Account.
Chester E Fox

3577

This day came Eli H Fox Guardian of Chester E Fox of Union County, Ohio, and presented his sixth Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 23 day of February A D 1907 at one o'clock, P. M. to which time said matter is continued.

Dudley E Thornton, Probate Judge.

In the Matter of the Estate of } Appointment of Executrix.
Philip Spain, deceased.

6606

This day came Loretta Spain and made application to be appointed Executrix of the last will and testament of Philip Spain late of Liberty Township Union County, Ohio.

Whereupon, the Court, being fully advised in the premises finds that the said Loretta Spain is the person nominated in said will as the Executrix thereof; and that she is a competent person to execute the same. It is, therefore, considered and ordered by the Court that Letters Testamentary, under the will aforesaid, be granted unto Lauretta Spain, no bond required by will and the Court approves same. Thereupon came the said Loretta Spain and accepted said appointment as the Executrix of the will aforesaid. Bond not required. It is, therefore, further considered, ordered, and adjudged by the Court that Letters Testamentary, under the will aforesaid, issue to the said Lauretta Spain; that this proceeding be recorded; and that the said Executrix pay the costs in this behalf taxed at \$

Dudley E Thornton, Probate Judge.

Wednesday, January 23, 1907.

In the Matter of the Will of } Orders on Hearing, Admission to Probate
John Michael Boerger. } and Records.
Deceased

6607

Be it remembered, That heretofore, to wit; on the 16th day of January A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John Michael Boerger, late of Millersburg Township, in this county, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident in the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Chas Rausch and J. F. Houser the subscribing witnesses to said Will; who

being duly sworn to the contents of said Will; which witnesses have read and understood the contents of the same and have signed their names thereto in the presence of each other and of the undersigned. Whereupon the Court do order the same recorded. Boerger do hereby certify that the same is a true and correct copy of the original as the same appears from the records of this Court. Attest: Dudley E Thornton, Probate Judge.

In the Matter of the Estate of John Michael Boerger, deceased.

6607

It appears from the records of John Michael Boerger that he was admitted to probate of his last will and testament and that the same was recorded. It is the order of the Court that the same be admitted to probate and recorded. Amelia C. Boerger, Executrix of said will, is hereby appointed and authorized to execute the same. It is the order of the Court that the same be admitted to probate and recorded. Amelia C. Boerger, Executrix of said will, is hereby appointed and authorized to execute the same.

6607

In the Matter of the Estate of John Michael Boerger, deceased.

This day came Amelia C. Boerger, Executrix of the last will and testament of John Michael Boerger, deceased, and made application to the Court for the same to be admitted to probate and recorded. And the Court do order the same admitted to probate and recorded. Amelia C. Boerger, Executrix of said will, is hereby appointed and authorized to execute the same.

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being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said John Michael Boerger deceased, that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of Record in this Court. It is further ordered that Executors pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of John Michael Boerger Deceased } Ordering Citation to Elect.

6602

It appearing to the Court from the last will and testament of John Michael Boerger deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Amelia Boerger his widow, and his provision was made for said widow in said will.

It is therefore ordered, that a citation issue to said Amelia Boerger to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of John Michael Boerger Deceased } Election of Widow.

6602

This day Amelia Boerger widow of said John Michael Boerger deceased, appeared in open Court in person, and made application to take under the Will of said decedent. And the Court having explained to her the provisions in said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Amelia Boerger widow, thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executors pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Appointment
John Michael Boerger }
Deceased } Order for Bond.

6607

The Last Will and Testament of John Michael Boerger late of Millersburg Township, Union County, Ohio, deceased having heretofore been duly proved and allowed, this day Amelia Boerger appeared in open Court and made and filed an application under oath as required by law to be appointed Administratrix with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Amelia Boerger is a suitable person and legally competent; it is ordered that said Amelia Boerger be appointed as such Administratrix with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Ten Thousand Dollars, and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Appointment Bond Approved
John Michael Boerger }
Deceased } Letters Issued.

6607

This day Amelia Boerger appeared in open Court, accepted the trust as Administratrix with the Will annexed of the Estate of John Michael Boerger, deceased and gave and filed herein her Bond in the sum of Ten Thousand Dollars, conditioned according to law, with Chas Rausch and Wm J Conrad freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed issue to said Amelia Boerger, that this proceeding be recorded, and that said Administratrix with the Will annexed, pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

Fred W. Spangler }
Plaintiff } Filing Petition to Sell Real Estate
vs }
Margaret Spangler et al. }
Defendants }

6608

This day came the Plaintiff Fred Spangler and presented to this Court his petition, duly verified, praying an order of sale of real estate of the said Lizzie Spangler, deceased to pay the debts, and the costs of administering the estate of said decedent. Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency, and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued. Dudley E. Thornton, Probate Judge.

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B. P. Smith, Administrator of the Estate Sarah C. Smith Plaintiff

Decree Confirming Appraisement and Ordering Sale.

s. s. George Smith et. al.

6451

This day came the plaintiff herein as administrator above named, and produced to the Court the appraisement herein made of the real estate in the petition described by said Plaintiff in pursuance for a former order of this Court and it appearing upon examination, that said appraisement is in all respects regular and correct, the same is hereby approved and confirmed.

It is thereupon by the Court ordered that B. P. Smith administrator, as aforesaid, proceed to sell the real estate aforesaid, free of dower, at private sale, cash in hand,

and further it is by the Court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley E. Thornton, Probate Judge.

Thursday, January 24, 1907.

In the Matter of the Guardianship of Josephine Mc. Daniel, et. al. Bond Approved.

6525

This day Josephine Mc. Daniel appeared in open Court and gave and filed herein her Bond in the sum of Two Hundred and twenty two ⁰⁰/₁₀₀ Dollars, conditioned according to law, with F. E. Baldwin and S. J. Baldwin free holders as sureties thereon, which Bond is approved by the Court.

It is therefore ordered that this proceeding be recorded and that said Guardian pay costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of David Emery Holt Filing Final Account.

3313

This day came Edward C. Cole Guardian of David Emery Holt a minor of Union County, and presented his Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 23rd day of February A. D., 1907 at 10 o'clock P. M. to which time said matter is continued.

Dudley E. Thornton Probate Judge.

John Loughrey, Administrator
of the Estate of Sidney B. Gabriel
Deceased
Plaintiff

Ordering Distribution

^{s.s.}
Carl Gabriel, et, al
Defendants

This day this cause came on to be heard on the motion of the plaintiff for an order of distribution herein, and the same was submitted to the Court on the pleadings, evidence and arguments of counsel. On consideration whereof the Court find said defendant Eli Gabriel in default for answer and demurrer herein.

6516

The Court further find that said Eli Gabriel has heretofore assumed the payment of the mortgage now held by Chas W. Jenkins, the defendant and that the said mortgage should be wholly transferred to and be the first and best lien on the one hundred and twenty five acres, excluding the twenty five acres herein sold as the property of said Sidney B. Gabriel, and that said mortgage be cancelled so far as said twenty five acres is concerned, without prejudice to the lien of said mortgage for the full amount due therein on said one hundred and twenty five acres.

And the Court coming now to distribute the proceeds of said sale in the hands of said Administrator, viz \$ 720⁰⁰, orders that he pay:

First - To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum \$
Second: To the Clerk of this Court, the costs of this action, (including \$ as the allowance to the said administrator) herein taxed, at \$

Third - To the defendant McDonald Thompson, the amount set-
maining viz: \$ to apply on his judgment lien herein as set forth in his answer and cross petition herein filed. It is further ordered that the mortgage to the Deering Harvester Co and W. J. Rerts be cancelled for record.

Dudley C. Thornton, Probate Judge

In the matter of the Estate of }
Abraham Porto } Filing Final Account.

6316

This day came Anna Porto, Administrator of the estate of Abraham Porto deceased of Union County, Ohio, and presented her final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 23rd day of February A.D. 1907 at one o'clock P.M. to which time said matter is continued.

Dudley C. Thornton, Probate Judge.

B. C. Smith,
of Sarah A

^{s.s.}
George Smith

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B. P. Smith, Administrator
of Sarah A. Smith
Plaintiff

^{S. S.}
George Smith et. al.
Defendants.

Confirming Sale and
Ordering Distribution.

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to B. P. Smith and of his proceedings and sale thereunder.

Thereupon the Court ^{having} carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this Court, it is therefore considered and ordered by the Court that said sale be and the same is hereby approved and confirmed; and said B. P. Smith as such Administrator is hereby ordered to execute and deliver to Jason Case, the purchaser, a good and sufficient deed for the premises sold.
Dudley C. Thornton, Probate Judge.

Saturday January 26, 1907.

In the Matter of Accounts
filed for settlement

Notice Approved.

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

- 6298 Rebecca J. Hainer, Administrator of Harvey M. Hainer, First and Final Account.
- 6108 O. W. and T. C. Kilbury, Executors of T. T. Kilbury, Second Account.
- 5101 Sarah M. Henderson, Administratrix of Wm. C. Henderson, Smith and Final Account.
- 6333 H. J. Brooke, Administrator of Lucy Anna Shuler, Final Account.
- 6456 Emma Schuetzer (Shaw) Guardian of Oliver L. Schuetzer, Final Account.
- 6284 Gertrude H. Millar, Administratrix of J. F. Millar, First and Final account.
- 6402 Legare W. Sarraft, Administrator of the Estate of Mary A. Dixon, Final Account.

Dudley C. Thornton, Probate Judge

State of Ohio }
Union County }

Personally appeared before me, J. H. Shearer and made solemn oath, that the notice, a copy of which is hereto attached was published for four consecutive weeks on and next after

January 3, 1907 in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. H. Shearer.

sworn to before me and signed in my presence this 26th day of January A. D. 1907.

Dudley C. Thornton, Probate Judge.

Printer's Fees, \$3.00 Paid
Shearer & Shearer.

In the Matter of the Estate of } First and Final Account.
Harvey M. Hines, Deceased.

6298

This day the first & final account of Rebecca M. Hines, administratrix of the estate of Harvey M. Hines, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of One hundred and sixty five Dollars (\$165.00) as a credit, being a just and reasonable amount expended by her for a tombstone or monument for said decedent.

It is ordered that said Administratrix be and she is allowed the sum of One hundred and eight ²⁷/₁₀₀ Dollars (\$108.27) being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of Five hundred and forty three ¹⁰/₁₀₀ Dollars (\$543.10), in the hands of Administratrix due said estate; which amount she is ordered to pay over and distribute according to law.

It is ordered that said Administratrix pay costs herein taxed at \$, with in ten days

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

6333

In the Matter of the Estate of Lacy Anna... This day the estate of Lacy Anna... settlement... ing to law... now appear... having care... there with... advised in... respects ge... It is orde... allowed an... The Court... estate sett... It is orde... taxed at... It is orde... be recorde...

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In the Matter of the Estate of Olive L. Se... This day... due notice... No excepti... appearing... having care... there with... fully adv... in all re... law... It is orde... allowed an... The cour... Guardian... It is orde... taxed at... It is orde... be recorde...

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In the Matter of the Estate of } January 26, 1907.
 Lacy Anna Shier, deceased. } Final Account.

This day the Final Account of J. Brooke, administrator of the estate of Lacy Ann Shier deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account, and the vouchers thereon, with and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$, within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

6456

In the Matter of }
 Guardianship of } Final account.
 Oliver L. Schertzer

This day the Final Account of Emma Schertzer, Guardian of Oliver L. Schertzer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon, with and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved, allowed and confirmed.

The court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days.

It is ordered that said account and the proceeds herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
 Wm C. Henderson, deceased } 9th and final account.
 This day the ninth and final account of Sarah C. Henderson
 Executrix of the estate of Wm C Henderson deceased, came on for
 hearing and settlement, due notice thereof having been published
 according to law. No exceptions having been filed thereto, and
 no one now appearing to except or object to the same; and the
 having carefully examined said account and the vouchers there-
 with and all matters pertaining thereto, and being fully advised
 in the premises, do find the same to be in all respects just
 and correct and in conformity to law.

5101

It is ordered that the same be and hereby is approved,
 allowed and confirmed.
 It is ordered that said Administratrix be and she is allowed
 the sum of Twenty two $\frac{22}{100}$ Dollars (\$22 $\frac{22}{100}$) being commissions on
 the amount collected and accounted for by her, and being in
 full compensation of all her ordinary services rendered.
 The Court finds said account duly balanced, and said
 estate settled according to law.

The Court finds a balance of Two hundred and forty one $\frac{70}{100}$
 Dollars (\$241 $\frac{70}{100}$), in the hands of said Executrix due said estate,
 which amount she is ordered to pay over and distribute according
 to law and the Will of said Wm C Henderson, deceased.

It is ordered that said Executrix pay the costs herein
 taxed at \$ within ten days.

It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

Dudley C Thornton, Probate Judge.

In the Matter of the Estate of }
 J. F. Millar, deceased } First and Final Account.
 This day the First and Final Account of Gertrude H Millar
 Administratrix of the Estate of J. F. Millar deceased, came on
 for hearing and settlement, due notice thereof having been pub-
 lished according to law. No exceptions having been filed thereto
 and no one now appearing to except or object to the same;
 and the Court having carefully examined said account and
 the vouchers therewith and all matters pertaining thereto,
 and being fully advised in the premises, do find the same
 to be in all respects just and correct and in conformity
 to law. It is ordered that the same be and hereby is approved
 allowed and confirmed.

6284

The Court finds said account duly balanced, and said estate
 settled according to law.

The Court finds a balance of Two thousand one hundred and
 eighty one $\frac{70}{100}$ Dollars (\$2181 $\frac{70}{100}$) due said Administratrix from
 said estate.

It is ordered that said Administratrix pay the costs herein
 taxed at \$ within ten days.

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In the Matter
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It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of T. T. Kilbury, Deceased } Second Account.

6108

This day the second account of E. M. & T. C. Kilbury Executors of the estate of T. T. Kilbury deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said executors be and they are allowed the sum of Forty $\frac{32}{100}$ Dollars (\$40³²) being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law.

The Court finds a balance of Twenty seven $\frac{59}{100}$ Dollars (\$27⁵⁹) in the hands of said executor due said estate which amount they are ordered to pay over and distribute according to law.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of Estate of Mary O Dixon, deceased } Final Account.

6402

This day the final account of Isaac W. Banaft, administrator of the estate of Mary O Dixon deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered that said Administrator be and he is allowed the sum of sixty five Dollars (\$65⁰⁰) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

The Court finds said account duly balanced, and said

estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

Thursday, January 24, 1907.

Josephine McDaniel
Guardian

v. s.

Joseph McDaniel, et al.
Defendants.

Confirming Sale and
Ordering Distribution.

6525

This day the cause came on to be heard on the return of the Order of Sale heretofore issued herein to Josephine McDaniel and of her proceedings and sale thereunder.

Whereupon the Court after having carefully examined said return and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court that said sale be and the same hereby is approved and confirmed; and said Josephine McDaniel as such Guardian is hereby ordered to execute and deliver to Louisa C. Stahl, the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said sale in the hands of said Josephine McDaniel, viz: \$138⁵⁹ orders that she pay

First: - To the Treasurer, the taxes, penalties, and interest thereon against said funds.

Second: - To the Clerk of this Court, the costs of this action herein taxed at \$ -

Third: To Josephine McDaniel, widow, the value of her dower, to wit: the sum of \$30.98

Dudley C. Thornton, Probate Judge.

Monday, January 28, 1907.

In the Matter of the Estate of } Filing Inventory
Rachel B. Knotts, deceased }

6596

This day came Henry B. Knotts, administrator of the estate of Rachel B. Knotts deceased and presented the Inventory of said Estate, duly verified.

Whereupon the Court after a careful examination of the same, and being satisfied that said Henry B. Knotts has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded.

It is further ordered that said Henry B. Knotts pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge

In the Matter of
Harvey M. v.

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In the Matter of the Estate of } Account of
 Harvey M. Haines, deceased } Final Distribution.

This day Rebecca J. Haines, administratrix of the estate of Harvey M. Haines deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in her hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Rebecca M. Haines, it is ordered that the same and here by is allowed as her final discharge. Said Rebecca J. Haines and her sureties are therefore forever exonerated from all liability under said order of distribution, unless her account be impeached for fraud or manifest error. It is further ordered that said account and this proceedings be recorded in the records of this office, and that said Administratrix pay the costs herein taxed at \$ within ten days.

Dudley C. Thornton, Probate Judge.

Tuesday, January 29, 1907.

Katie E. Ehret, administratrix }
 of the Estate of Mary M. Brobeck } Order for Appraisement.
 Plaintiff }
 v. s. }
 Edgar S. Gilbert }
 Defendants }

This day this cause came on to be heard upon petition, proofs, and exhibits of Plaintiff, the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said Mary M. Brobeck deceased.

It is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of

judicious and disinterested free holders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley C. Thornton, Probate Judge.

In the Matter of the Guardianship }
 of William C. Carr } Filing Application
 An alleged drunkard }

This day came Alfred C. + Albert Carr and filed herein their application for the appointment of a guardian of the person and estate of William C. Carr an alleged drunkard. Whereupon the court, being fully advised in the premises

finds from said application that said William C. Carr has a legal settlement in the Township of Paris in said Union county, Ohio, and orders that said application be filed and that said Pauline Carr, Walter Carr and Doralee Karsaustaff his next of kin, resident of said county of Union, be duly notified by at least 3 days notice of the pendency of said application, and that the same will be for hearing before said court on the 4th day of Feb. 1907 at 2 o'clock P. M., to which time this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of Frank C. Penny } Filing Application.
An alleged lunatic

6609

This day came James E. Robinson and filed herein his application for the appointment of a guardian of the person and estate of Frank C. Penny an alleged lunatic.

Whereupon the Court, being fully advised in the premises, finds from said application that said Frank C. Penny has a legal settlement in the Township of Chabouene in said Union County, Ohio, and orders that said application be filed and that said Frank C. Penny and Sarah Penny, Bert Penny, William Penny, Harvey Penny and Dora Penny his next of kin, resident of said county of Union, be duly notified by at least three days notice of the pendency of said application, and that the same will be for hearing before said court on the 2nd day of Feb. 1907 at 10 o'clock A. M., to which time this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of Accounts } Notice Ordered.
filed for Settlement.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, February 23, 1907 at one o'clock P. M. as follows:-

- 6316 Anna Porter, administratrix of the estate of Absolom Porter: final account.
- 6376 J. F. Moore, executor of the estate of William Moore: final account.
- 6528 John A. Kennington, guardian of Mary A. Kist: first account.
- 3577 Eli K. Fox, guardian of Chester E. Fox: sixth account.
- 6567 James F. Cody, guardian of John Reed: final account.
- 5468 Phoebe McCullough, guardian of John Addison McCullough: second account.

- 5962 Belle White, first and
- 5957 Frances Mc second acc
- 6366 Edward E first and p
- 6406 W. W. Horn first and
- 6317 Chas L See final acco
- 6381 Sarah E M first and
- 3313 Edward E final accou
- 6596 Henry B to first and p

In the Matter of John Michael This a annexed, of county, Ohio of said estate. When same, and to respects com provided, d recorded. the costs to

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Oscar Bodl Executor of the Preston H Jennie Fra The 6611 Executors and praying au Preston H of adminis Wheny the said fe the filing, time in wa be given to a continued.

- 5962 Belle White, guardian of Ray and Alda White: first and final account.
- 5957 Francis McCampbell, guardian of Harry C & Ella J McCampbell: second account.
- 6366 Edward E Porter, guardian of Geneva Depp and others: first and final account.
- 6406 W. W. Hornbeck, administrator of the estate of Rosanna Wise: first and final account.
- 6317 Chas L Seely, administrator of the estate of Alfred Woodland: final account.
- 6381 Sarah E Madden, administratrix of the estate of Fred W Madden: first and final account.
- 3313 Edward E Cole, guardian of David Emery Holt: final account.
- 6596 Henry B Knott, administrator of the estate of Rachel H Knott: first and final account.

Wednesday, January 30, 1907.

In the matter of the Estate of John Michael Boerger, deceased } Filing Inventory and Sale Bill.

6607 This day came Amelia Boerger, Administratrix with Will annexed, of the Estate of John Michael Boerger, late of Union county, Ohio, deceased, and presented the Inventory and Sale Bill of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Amelia Boerger has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further order that said Administratrix pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

Oscar Bodley and Chas Bodley } Executors of the Estate of Preston H Robinson, deceased. } Filing Petition to sell Real Estate

6611 Jennis Frank et al, ad. This day came the Plaintiff, Oscar and Chas Bodley Executors and presented to this Court their petition, duly verified, praying an order for the sale of real estate of the said Preston H Robinson, deceased, to pay the debts and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued. Dudley C. Thornton, Probate Judge.

Oscar Bodley and Chas. Bodley
Executors of the Estate of
Orneton H. Robinson
Plaintiff

Orders, service by publication.

Jennie Frauke, et al.

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the Defendant Robert E. Robinson is a non resident of Ohio, that service of summons on him cannot be made in this state; that the residence of said Robert E. Robinson, is so far as known Detroit, Michigan. It is ordered that proceedings against said unknown heir be had without warning him.

It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage; that said Clerk mail a copy to each of said Defendants, whose residence is known, to his residence named therein, and make an entry thereof on the proper docket.

Dudley C. Thornton, Probate Judge.

Thursday, January 31, 1907.

The State of Ohio } Information charging Harry Wilkinson
Harry Wilkinson } with Petit Larceny.

This day came the Prosecuting Attorney of said County and filed in this court a duly certified transcript from the Mayor's Court of Marietta as above entitled, and information thereon against said Harry Wilkinson charging him with Petit Larceny; it is therefore ordered that a Special Warrant issue for the said Harry Wilkinson as required by law.

Dudley C. Thornton, Probate Judge.

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The State of Ohio
 v.s.
 Henry C. McCalmont

Information charging Henry C. McCalmont
 with Petit Larceny.

6613

This day came the Prosecuting Attorney of said County and filed in this Court a duly certified transcript from the Mayor's Court of Marysville, as above entitled and information thereon against said Henry C. McCalmont charging him with Petit Larceny; it is therefore ordered that a special Warrant issue for said Henry C. McCalmont as required by law.

Dudley C. Thornton, Probate Judge.

State of Ohio
 v.s.
 Henry C. McCalmont

Journal Entry

6613

This day came Frank J. Ballinger, prosecuting attorney of Union County, Ohio and filed herein his information charging that on the 29 day of January 1907, in said county of Union State of Ohio, said defendant did steal, take, and carry away a large quantity of coal, to wit: One thousand pounds of the value of three dollars.

The defendant having been arraigned before me this 31st day of January, 1907 and plead guilty to the charges.

Thereupon it is considered and adjudged by this Court that the said defendant pay a fine in the sum of \$7.50 and costs and serve ten days in Columbus work house.

It is ordered that if said defendant pay fine and costs against 4 o'clock this day the 10 days in work house is to be remitted and not required.

Dudley C. Thornton, Probate Judge.

F. T. Arthur, Admr.
 of the Estate of
 Andrew Keyes, deceased
 v.s.
 Cynthia K. Woodworth
 et. al. Defendants.

Filing Petition to sell
 Real Estate.

6614

This day came the Plaintiff F. T. Arthur, Admr of the Will of Andrew Keyes and presented to the Court his petition, duly verified, praying an order for the sale of real estate of the said Andrew Keyes, deceased, to pay debts, and the costs of administering the estate, of said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

Dudley C. Thornton, Probate Judge.

State of Ohio
 v. s.
 Harry Hibbins on } Journal Entry.

6612 This day came Frank J. Callinger, prosecuting attorney for Union County, Ohio and filed herein the information charging that on the 29th day of January 1907, in said county of Union, State of Ohio, said defendant did steal, take and carry away a large quantity of coal, to wit: One thousand pounds of the value of three dollars.

The defendant having been arraigned before me this 31st day of January A. D. 1907 and plead guilty to the charges.

Whereupon it is considered and adjudged by this Court that the said defendant pay a fine in the sum of \$7.50 and costs and serve ten days in the Columbus work house, and it is further ordered that if said defendant pay fine and costs against 4 o'clock this day the ten days in the work house is to be remitted and not required.

Dudley E. Thornton
 Probate Judge.

In the Matter of the Guardianship }
 of Lee Carl Phillips } Second Account.

5807 This day came Lillis A. Phillips, Guardian of Lee Carl Phillips a minor of Union County, Ohio, and presented her second account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of March A. D. 1907 at one o'clock P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

Friday, February 1, 1907.

In the Matter of the Estate } Filing 1st + final Account
 of Virgie C. Beauchamp, deceased }

6433 This day came William C. Beauchamp, administrator of the Estate of Virgie C. Beauchamp late of Union County, Ohio deceased, and presented his first and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of March A. D. 1907 at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge

In the Matter of Frank C. ...

6609 This day application of ... guardian ... Penny and ... submitted

On ... notices of ... been served ... Bert Penny next of kin ... further ... Frank C. ... taking care

It is ... the Court, is granted is adjudged that a guardian without ... that the ... of the said ... herein after

In the Matter of Frank C. ...

6609 This day made application Penny and ... is an ... a guardian suitable for this office ordered that Guardian by law in cause is c

Saturday, February 2, 1907.

In the Matter of the Guardianship of Frank Q. Penny. } Order for Guardian.

An alleged imbecile.

6609

This day this cause came on for hearing on the application of James E. Robinson, for the appointment of a guardian of the person and property of said Frank Q. Penny an alleged imbecile, and the same was heard and submitted to the Court on said application and the evidence.

On consideration whereof the Court finds that due notice of the filing and pendency of said application has been served on the said Frank Q. Penny, and on Sarah Penny Bert Penny, Will Penny, Harvey Penny & Lora Penny his next of kin residing in said Union County, Ohio. The Court further finds from the evidence adduced that said Frank Q. Penny is an imbecile person, and incapable of taking care of, or preserving his property.

It is therefore considered, ordered and adjudged by the Court, that the said application be, and the same hereby is granted; that the said Frank Q. Penny be and he hereby is adjudged by said Court to be an imbecile person; that a guardian be appointed for the said Frank Q. Penny without unnecessary delay; that he made hereinafter; and that the costs of this proceeding be paid out of the estate of the said Sarah A. Penny by the guardian thereof when hereinafter appointed.

Audley C. Thornton, Probate Judge.

In the Matter of the Guardianship of Frank Q. Penny } Appointment } Order for Bond.

An imbecile.

6609

This day Sarah A. Penny appeared in open Court and made application to be appointed Guardian of Frank Q. Penny and the Court being satisfied that said Frank Q. Penny is an imbecile, and the Court being further satisfied that a guardian is necessary and that said Sarah Penny is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit, it is ordered that said Sarah Penny 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.

Audley C. Thornton, Probate Judge.

In the Matter of the Guardianship of } Bond Approved
 Frank Q Penny, an imbecile } Letters Issued.

6609.

This day Sarah S Penny appeared in open Court, accepted the appointment as Guardian of Frank Q Penny and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. as holders as sureties thereon which Bond is approved by the Court. Thereupon said Sarah Penny 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 Guardian issue to said Sarah S Penny, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$
 Dudley E Thornton, Probate Judge.

In the Matter of the Estate of } Filing final account.
 Barbara Mackling, deceased }

6155

This day came W. S. Freshwater, administrator of the estate of Barbara Mackling late of Union County, Ohio, deceased, and presented his final account duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of March A. D., 1907, at one o'clock, P. M. to which time said matter is continued.
 Dudley E Thornton, Probate Judge.

Monday, February 4th, 1907.

In the Matter of the Guardianship of } Order for Guardian.
 of William C. Carr }
 an alleged drunkard }

6610

This day this cause came on for hearing on the application of Alfred C. and Albert Carr heretofore, to wit: Jan. 29, 1907 filed herein, for the appointment of a guardian of the person and property of said W^m C. Carr an alleged drunkard, and the same was heard and submitted to the Court on said application and the evidence. On consideration whereof the Court finds that due notice of this filing and pendency of said application has been served on said William C. Carr, and Pauline Carr, Walter Carr, and Doralee LaSorgetaff his next of kin residing within said County of Union, Ohio. The Court further finds from the evidence adduced that said William C. Carr is a drunkard and incapable of taking care of or preserving his property.

It is therefore considered, ordered, and adjudged by the Court, that the said application be, and the same hereby is granted; that the said William C. Carr be and he hereby is adjudged by said Court to be a drunkard, that a guardian be appointed for the said William C. Carr without unnecessary delay; that a record be made of the proceedings herein;

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In the Matter
 of William

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5885.

In the Matter
 Josiah Blue
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 30th day of
 matter is c

and that the costs of this proceeding be paid out of the estate of the said William C. Carr by the guardian thereof when hereinafter appointed.

Dudley C. Thornton, Probate Judge.

In the Matter of the Guardianship of William C. Carr, a drunkard } Appointment Order for Bond.

6610

This day Richard L. Cameron appeared in open Court, and made application to be appointed Guardian of William C. Carr and the Court being satisfied that said William C. Carr is a drunkard, and that said drunkard resides in this County; and the said William C. Carr having in open Court made choice of said Richard L. Cameron as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Richard L. Cameron 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 drunkard, it is ordered that said Richard L. Cameron 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.

Dudley C. Thornton, Probate Judge.

In the Matter of the Guardianship of William C. Carr a drunkard } Appointment. Bond approved. Letters issued.

6610.

This day Richard L. Cameron appeared in open Court, accepted the appointment as Guardian of William C. Carr and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with J. L. Cameron and Robt McCroy freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Richard L. Cameron 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 Richard L. Cameron, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge

In the Matter of the Estate of Josiah Blue, deceased } Filing third Account.

5885.

This day came L. F. Blue, executor of the Estate of Josiah Blue late of Union County, Ohio, deceased, and presented his third account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of March A. D. 1907, at 1 o'clock, P. M. to which time said matter is continued.

Dudley C. Thornton Probate Judge.

Thursday, January 31st 1907.

Katie C. Christ etc
 Plaintiff
 v.s.
 Edgar S. Gillert et. al.
 Defendant

Decree Confirming Appraisement
 and Ordering Sale.

6563.

This day this cause came on further to be heard on the return of the plaintiff, of the appraisement herein, and it appearing to the Court that said appraisement heretofore ordered has been made and reported to this court; and the Court having carefully examined the same, finds that said appraisement has been made, in all respects in conformity to law, and the former order of this Court, the same is now here, by the Court, approved and confirmed.

The Court further find that the said plaintiff as such administrator has given bond in sufficient amount with approved sureties, conditioned according to law.

This Cause coming on further to be heard on the application of the plaintiff for an order to sell said real estate at private sale, and the same being submitted to the Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interest of said estate and all parties interested therein that said real estate be sold at private sale.

It is therefore by the Court ordered that said Katie C. Christ administratrix, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to wit: Cash in hand on day of sale.

And further it is by the Court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley C. Thornton
 Probate Judge.

Monday Feb. 4, 1907.

Katie C. Christ etc
 Plaintiff
 v.s.
 Edgar S. Gillert et. al.
 Defendants

Confirming Sale and
 Ordering Distribution

6563.

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Katie C. Christ and of her proceedings and sale thereunder.

Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court

that said sale be confirmed; and
 Will Annex
 J. C. Haines
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5837

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that said sale be and the same hereby is approved and confirmed; and said Kate E. Christ as such Administratrix with Wills Annexed is hereby ordered to execute and deliver to J. C. Haines, the purchaser, a good and sufficient deed for the premises so sold.

Dudley C. Thornton
Probate Judge.

Wednesday February 6, 1907.

In the Matter of the Guardianship of Walter and Ida Dellinger } Filing Second Account.

5837

This day came Elizabeth Dellinger, Guardian of Walter and Ida Dellinger of Union County, Ohio, and presented her second account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of March A. D., 1907 at one o'clock, P. M. to which time said matter is continued.

Dudley C. Thornton, Probate Judge.

Thursday, February 7, 1907.

In the Matter of the Guardianship of Harley Clapsaddle et. al. } Filing Final Account.

4571

This day came Henry Amintroat by H. Stevenson, Adm. Guardian of Harley Clapsaddle of Union County, Ohio, and presented his final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of March A. D., 1907, at one o'clock P. M. to which time said matter is continued.

Dudley C. Thornton, Probate Judge.

Monday, February 11, 1907.

In the Matter of the Estate of Jonathan W. Hedges, deceased } Filing Inventory and Sale Bill.

6597

This day came W. N. Hedges, executor of the Estate of Jonathan W. Hedges, late of Union county, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said W. N. Hedges has in all respects complied the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said executor pay the costs herein taxed at \$

Dudley C. Thornton
Probate Judge.

In the Matter of the Estate of } *Petition to Sell Personal Property.*
 Jonathan W. Hedges } *Orders of Sale, etc.*

6597

This day this cause came on to be heard upon the petition herein filed and the testimony. The Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that H. W. Hedges as Executor of said Jonathan W. Hedges proceed to sell said personal property at private sale, for not less than the appraised value thereof. It is further ordered that said sale be made upon the following terms, to wit: cash in hand on day of sale.

It is further ordered that said Executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

Dudley E. Thornton
 Probate Judge.

In the Matter of the Guardianship of } *Appointment*
 Chester Engle, a minor } *Order for Bond.*

6615

This day Alva A. Engle appeared in open Court, and made application to be appointed Guardian of Chester Engle and the Court being satisfied that said Chester Engle is a minor of the age of 18 years, Dec. 28, 1906 and the child of Fanny J. Engle late of Union County, Ohio, deceased, and that said minor resides in this County; and the said Chester Engle having in open Court made choice of said Alva A. Engle as his guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Alva A. Engle 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 Alva J. Engle 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.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } *Peter H. Van D...*

6616

This day... and made... quired by... of the estate... County, Ohio... not its... the alleged... as to what... thereof; and... should be... of said dec... S. H. Van D... petent, and... ^{died}... with... that said... de bonis... by law, in... cause is

In the Matter of } *The*
 Peter H. Van D...

6616

This... Court, acc... bonis no... gave and... Thousand... The Unite... which... ordered tha... to said... and that... herein tax

6197

In the Matter of } *James C. ...*
 This day... County, Ohio... Guardianship... same filed... the day of... said matter

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Tuesday, February 12, 1907.

In the Matter of }
The Estate of } Appointment
Peter Hill } Order for Bond.

6616 This day S. W. Van Winkle appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator de bonis novis, of the estate of Peter Hill late of York Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said S. W. Van Winkle is a suitable person and legally competent; and that Martha Hill the former sole Administratrix, ^{deceased} without fully administering said estate; it is ordered that said S. W. Van Winkle be appointed as such Administrator de bonis novis, upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

Dudley C. Thornton, Probate Judge.

In the Matter of } Appointment. Bond Approved.
The Estate of } Letters Issued.
Peter Hill, deceased }

6616 This day S. W. Van Winkle appeared in open Court, accepted the appointment as Administrator de bonis novis, of the Estate of Peter Hill deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law with The United Surety Company free holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis novis, issue to said S. W. Van Winkle, that this proceedings be recorded, and that said Administrator de bonis novis, pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

In the Matter of the Guardianship of } Filing first account.
James C. Hoover }

6197 This day came Lydia L. Waters Guardian of James C. Hoover of Union County, Ohio, and presented her first account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of March A.D., 1907 at one o'clock, P. M. to which time said matter is continued. Dudley C. Thornton Probate Judge.

S. W. Van Winkle, Adm'r. de Bonis Nov. of the estate of Peter Hill

Filing Petition to Sell Real Estate.

P. S. Hill et. al.

6617

This day the Plaintiff S. W. Van Winkle, Administrator de Bonis Nov. and presented to this Court his petition duly verified, praying an order for the sale of real estate of the said Peter Hill deceased to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the matter of the Guardianship of Edith Conrad et. al.

Filing second Account.

5764

This day came Jesse F. Conrad Guardian of Edith Conrad et. al. of Union County, Ohio and presented his second Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of March A.D., 1907 at one o'clock P.M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

Wednesday, February 13, 1907.

In the matter of the Guardianship of Harley Clappradde et. al. minors

Order for Bond

6618

This day Eva Robinson appeared in open Court and made application to be appointed Guardian of Harley Clappradde, Harry Clappradde, and James Clappradde and the Court being satisfied that Harley Clappradde is a minor of the age of 19 years, Dec. 4, 1906; Harry Clappradde age 18 years Jan. 16, 1907 and James Clappradde, aged 16 years Aug. 21, 1906 and children of James Clappradde late of Washington Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said minors having in open Court made choice of said Eva Robinson as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Eva Robinson is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors

real estate. such Guardian required by this cause.

In the matter of Lawrence

6325

This day now of the County, Ohio accident in Whereupon advertised A.D. 1907, and is continued

In the matter of Chester

6615

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Alva A. C. Chester

6619

His Ward This day in open Court for the said Ward. It be and her at one o'clock It is further thereof, and to be given Engle, Sher Aldie F. C.

real estate. It is ordered that said Eva Robinson 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.

Dudley E Thornton, Probate Judge.

In the Matter of the Estate of }
Lawrence E. Rinehart } Filing first and final account.

6325

This day came Vergis E Crist, administrator de bonis non of the estate of Lawrence E Rinehart late of Union County, Ohio, deceased, and presented his first and final account in settlement of estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30 day of March A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E Thornton, Probate Judge.

In the Matter of the Guardianship of }
Chester Engle, a minor } Bond Approved Letters issued.

6615

This day Alva A Engle appeared in open Court, accepted the appointment as Guardian of Chester Engle and gave and filed herein his Bond in the sum of One Hundred Dollars, conditioned according to law with Alfonso Young and G. H. Moore free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Alva A Engle 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 Alva A Engle, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at

Dudley E Thornton
Probate Judge.

Alva A. Engle, Guardian of }
Chester Engle } Petition to Sell Real Estate
v. s.

His Ward, et al.

Order for Notice.

6619

This day Alva A Engle Guardian of Chester Engle appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belong to his said Ward. It is ordered that the time of hearing said petition be and here by is fixed for the 18th day of February 1907, at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Chester Engle, George H Engle, John F Engle, Sherman H Engle, Alva A Engle, Lena M McAdow and Addie F Roney defendants, in writing to be served upon

them personally and by leaving copies thereof at the usual places of residence of each of those who can not be served personally, three days before said day of hearing, and this cause is continued.

Dudley E. Thornton, Probate Judge.

Peter Schertzer, administrator
Plaintiff

v.s.
Eva Schertzer

Defendant.

Appointment of Guardian
ad litem.

6586

This day Peter Schertzer appeared in open Court and made application for the appointment of a Guardian ad litem for the minor defendant in this case.

And it appearing to the Court that the defendant Eva Schertzer is under the age of fourteen years and has been duly and legally served with summons herein, it is ordered that Robt. McCroxy be and he hereby is, appointed Guardian for the suit, for said minor defendant.

And now comes the said Robert McCroxy and in open Court accepts said appointment.

Dudley E. Thornton,
Probate Judge

In the matter of the Estate of }
John George Bishop, Sr.

Orders of Sale etc.

6566

This day this cause came on to be heard upon the petition herein filed and the testimony of George Blumenschein and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that George Blumenschein as executor of said John George Bishop proceed to sell personal property at private sale for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms: to wit: cash in hand at time of sale.

It is further ordered that said executor make return of his proceedings herein, with in 30 days from this date, and forthwith after such sale is made, and this cause is continued.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of

Wm. C. Hill

This day

Wm. C. Hill

presented

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the order of

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P. S. Hill

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In the matter of the Estate of } Account of Final Distribution
 Wm C. Henderson, Deceased } Orders.
 This day Sarah E. Henderson, executrix of the estate of
 Wm C. Henderson deceased, appeared in open Court and
 presented an account of the payments made and of
 the delivery over to the persons entitled thereto, of the
 money and other property in her hands as required by
 the order of distribution heretofore made. Said account
 being proved to the satisfaction of the Court, and verified
 by the oath of said Sarah E. Henderson, it is ordered that
 the same be and hereby is allowed as her final discharge.
 Said Executrix and her sureties are therefore forever exoner-
 ated from all liability under said order of distribution,
 unless her account be impeached for fraud or manifest
 error. It is further ordered that said account and this
 proceeding be recorded in the records of this office, and
 that said Executrix pay the costs herein taxed at \$
 within ten days.
 Dudley E. Thornton, Probate Judge.

6617

S. W. Van Winkle, Adm'r. de bonis non }
 of the Estate of Peter Hill } Orders,
 U.S. } Service by Publication
 P. S. Hill et al. }
 This day came the Plaintiff and filed herein an affidavit
 under the Statute in that behalf for the purpose of pro-
 curing service by publication, and it appearing to the
 Court that the Defendants John C. Hill, J. Hill, Ulysses Hill and
 Martha A. Hill are non residents of Ohio, that service of
 summons on them cannot be made in this state, it is
 ordered that the publication be made for six consecutive
 weeks, in a newspaper printed in this county, that
 it contain a summary statement of the object and
 prayer of the petition, mention the Court wherein it is
 filed and notified the persons thus to be served when
 they are required to answer.
 And it is further ordered that immediately after the
 first publication, the party making the service deliver to
 the Clerk of this Court copies of the publication, with
 the proper postage, that said Clerk mail a copy to each
 of said Defendants, whose residence is known, to their
 residence named therein, and make an entry thereof on
 the proper docket.
 Dudley E. Thornton
 Probate Judge.

In the Matter of the Guardianship of Harley Clappsaddle et, al } Appointment. Bond approved. Letters issued.

This day Eva Robinson appeared in open Court, accepted the appointment as Guardian of Harley Clappsaddle, Harry Clappsaddle and James Clappsaddle and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with Lemuel Robinson and W. B. Bird free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Eva Robinson 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 Eva Robinson that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6618

Dudley C. Thornton Probate Judge.

Thursday, February 14, 1907.

In the Matter of the Estate of John Reed, deceased. } Petition to Sell Personal Property Orders of Sale.

This day this cause came on to be heard upon the petition herein filed and the testimony. And the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is ordered that Elizabeth Cody as Administratrix of said John Reed proceed to sell said personal property at private sale, for not less than the appraised value thereof. It is further ordered that said sale be made upon the following terms, to wit: cash in hand at time of sale. It is further ordered that said Administratrix make a return of her proceedings herein within 30 days from this date and forthwith after such sale is made, and this cause is continued.

6590

Dudley C. Thornton Probate Judge.

In the Matter of the Guardian of Arkhisa Conkline, idiot } Filing Third Account.

This day came Elnora Lombard Guardian of Arkhisa Conkline of Union County, Ohio, and presented her third account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of March A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

5322

Dudley C. Thornton, Probate Judge.

In the Matter of Jean I Heayer }
 This day Heayer a }
 account in }
 whereupon }
 hearing on }
 o'clock P. M. }

6231

In the Matter of Phillip S. }
 This day ca }
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 Whereupon }
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6606

Loretta Spau }
 Executrix of }
 Phillip S. }
 deceased }

The Hof P. Lod }
 et, al }

6606

This day }
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 cause is }

Saturday, February 16, 1907.

In the Matter of the Guardianship of } Jean I Heayer, Insane } Filing first Account.

6231

This day came Araminta Heayer Guardian of Jean I Heayer a lunatic of Union County, Ohio, and presented her first Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of March A.D. 1907, at one o'clock P. M. to which time said matter is continued.

Dudley C Thornton Probate Judge

In the Matter of the Estate of } Phillip Spain, Deceased } Filing Inventory & Sale Bill.

6606

This day came Lauretta Spain executrix of the Estate of Phillip Spain, late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Lauretta Spain has in all respects complied with the statutes to such care made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that Executors pay the costs herein taxed at \$.

Dudley C. Thornton, Probate Judge.

Loretta Spain, Executrix of the Estate of Phillip Spain Deceased. Plaintiff

Petition for Allowance of Claims against Estate.

vs:

The K of P Lodge, North Lewisburg, O et. al Defendants.

Orders for Notice.

6606

This day Loretta Spain Executrix of Phillip Spain, deceased, appeared in open Court and presented her claim for allowance by petition filed herein, against said Estate, and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate. It is ordered that the 13th day of April 1907 at one o'clock P. M., be and here by is designated as the time when testimony touching said claim will be heard before this Court. It is further ordered that an Order as prayed for forthwith issue, and this cause is continued.

Dudley C Thornton Probate Judge.

Monday, February 18, 1907.

In the Matter of the Guardianship of } Filing second and final Account.
F. Jefferson Hodge

5854

This day came Jessie E. Dickinson, Guardian of F. Jefferson Hodge of Union County, Ohio, and presented her second and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of March A.D., 1907, at one o'clock P.M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of } Order for Bond.
Donnon R. Haines, a minor

6620

This day Margaret D. Haines appeared in open Court and made application to be appointed Guardian of Donnon R. Haines, and the Court being satisfied that said Donnon R. Haines is a minor of the age of 18 years, May 6, 1906 and child of C. F. Haines late of Union County, Ohio, deceased, and that said minor resides in this County; and the said Donnon R. Haines having in open Court made choice of said Margaret D. Haines as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Margaret D. Haines 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 Margaret D. Haines 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.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of } Bond approved.
Donnon R. Haines, a minor } Letters Issued.

6620

This day Margaret D. Haines appeared in open Court, accepted the appointment as Guardian of Donnon R. Haines and gave and filed herein her Bond in the sum of Fifteen Hundred Dollars, conditioned according to law with Jeremiah Miller and D. C. Colebaugh freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Margaret D. Haines 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 Margaret D. Haines, that this proceeding be recorded and that said Guardian pay costs herein taxed at \$

Dudley E. Thornton, Probate Judge

Alva A. Engle
of Chester Engle

Chester Engle

6619

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Alva A. Engle
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Alva A. Engle, Guardian of Chester Engle
Plaintiff

v.s.

Chester Engle et al.
Defendants

Order for Appraisement.

6617

This day this cause came on to be heard upon the petition, proofs and exhibits, the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case, that as set forth in the petition, it is to the best interest of said ward that said lands be sold. It is therefore ordered and adjudged by the Court that the said premises be appraised, by the oaths of Chester Engle, S. S. Lockwood, W. S. Fogle, judicious and disinterested freeholders of the vicinity, whom the Court hereby appoints for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

Tuesday, February 19, 1907.

In the Matter of The Estate of Jonathan W. Hedges

Order Approving and Confirming Sale.

6597

This day this cause coming on to be heard on the report of W. N. Hedges, executor of the Estate of Jonathan W. Hedges, of his proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

Alva A. Engle, Guardian of Chester Engle
Plaintiff

v.s.

Chester Engle et al.
Defendants

Decree Confirming Appraisement and Ordering Sale.

6619

This day came the plaintiff herein as Guardian for Chester Engle above named, and produced to the Court the appraisement herein made of the real estate in the petition described by S. S. Lockwood, W. S. Fogle, S. G. Wattle in pursuance of a former order of this Court and it appearing upon examination, that said appraisement is in all respects regular and correct, the same is hereby approved and confirmed. It is thereupon by the Court ordered

that Alva A. Cagle said Guardian, as aforesaid, proceed to sell the real estate aforesaid at private sale, on the following terms, to wit: All cash in hand on day of sale.

And further it is by the Court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley C. Thornton, Probate Judge.

Alva A. Cagle, Guardian of
Chester C. Cagle
Plaintiff

Order of approving and confirming sale.

Chester Cagle et. al.

This day this cause coming on to be heard on the return of Alva A. Cagle, Guardian of Chester C. Cagle, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved; and it is further ordered that said Alva A. Cagle as such Guardian make to the purchaser A. H. McAdow a good and sufficient deed for the premises so sold.

It is further ordered that this proceedings be recorded and that said Guardian pay the costs therein taxed at \$10.00 within ten days. Costs paid.

Dudley C. Thornton, Probate Judge.

Wednesday, February 20, 1907.

In the matter of
The Estate of
Janet Reed, deceased

Appointment. Order for Bond.

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

Dudley C. Thornton
Probate Judge

In the matter of
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6621

In the Matter of
the Estate of
Janet Reed, deceased. } Bond Approved - Letters Issued.
This day came Jessie Hoopes appeared in open Court, accept-
ed the appointment as Administratrix of the Estate of Janet
Reed deceased, and gave and filed herein her Bond in the
sum of One Thousand Dollars conditioned according to law
with Chas. S. Davids and W. T. Hoopes freeholders as sureties,
which Bond is approved by the Court. It is there fore
ordered that Letters of Administration issue to Jessie Hoopes,
that is proceeding be recorded, and that said Administratrix
pay the costs herein taxed at \$
Dudley E. Thornton, Probate Judge.

6621

In the Matter of
the Estate of
Janet Reed, deceased. } Appointment of Appraisers.
This day came Jessie Hoopes, Administratrix of the Estate of
Janet Reed, deceased and made application to the Court
for the appointment of Appraisers of the Estate and Effects
of said decedent.
On consideration whereof, and the Court being fully advised
in the premises, it is ordered that Lawrence Martin,
C. F. Sawyer and Chas. Hamilton whom the Court find
to be suitable and disinterested persons, be, and they are
here by appointed Appraisers of the personal Estate of said
decedent. It is further ordered by the Court that said
Administratrix return to this Court, an Inventory and
Appraisement of the Estate aforesaid, pursuant to law,
and this matter is continued.
Dudley E. Thornton, Probate Judge.

Thursday, February 21, 1907.

6622

Margaret D. Haines
Guardian of
Donnon R. Haines } Order of Notice.
v.s.
Her Hard, et, al.
This day Margaret D. Haines, Guardian of Donnon R. Haines
appeared in open Court and filed her petition duly verified,
asking for the sale of real estate therein described, being to her
said Hard Donnon R. Haines. It is ordered that the time of
hearing said petition be and here by is fixed for the 1st day of March
1907, at one o'clock P.M. It is further ordered that said Guardian cause
notice thereof, and of the filing and demand of said petition, to be
given to said Donnon R. Haines, Milton Haines, and Josephine
Westlake, Defendants, in writing to be served upon the person-
ally, and by leaving copies thereof at the usual place of

residence of each of those who can not be served personally, 3 days before said day of hearing, and this cause is continued.
Dudley C. Thornton, Probate Judge.

Friday, February 22, 1907.

W. P. Smith, admr. of the Estate of Sarah E. Smith, deceased,

v.s.
George Smith, et al.

} Ordering Distribution.

6451

This day this cause came on to be heard in the matter of the distribution of the proceeds of the sale herein, the order for deed having heretofore been made on confirmation of sale, and upon due consideration it is ordered that said administrator out of the proceeds of said sale shall pay as follows:

First: The taxes, penalties and interest thereon against said lands the sum of \$00.

To the clerk of this court, the costs of this action herein taxed at \$16 ⁴⁶/₁₀₀.

Third: To Annie W. Triplett the sum of \$1634 ⁴⁶/₁₀₀ in satisfaction of her mortgage set forth in her answer and cross petition, being the first and best lien on a part of said premises.

Fourth: - To the Connecticut Mutual Life Insurance Company the sum of \$3062 in satisfaction of its mortgage set forth in its answer and cross petition, being the first and best lien on a part of the premises herein sold.

Fifth: That the balance of said sum be distributed by said administrator according to law.

Dudley C. Thornton
Probate Judge.

Lucy Kirby, guardian of Phlemont Kirby, an imbecile,

v.s.
Phlemont Kirby et al.

} Allowing Mary Rose def. to file answer and cross petition.

6600

This cause came on to be heard on the motion of the defendant Mary Rose, by her attorney to file her answer and cross petition herein instant and there appearing no objection and for good cause shown it is therefore ordered that such answer and cross petition be filed herein instant.

Dudley C. Thornton
Probate Judge.

Lucy Kirby, Phlemont Kirby, v.s.

Phlemont Kirby

This day proofs taken and have fairly entered as set forth in the ward the And Lucy Kirby by her attorney and by the Court doer, by J. C. Stubbs vicinity, and that is confirmed

6600

In the matter of

Mary Rose

This day in the Estate of deceased and proceedings of settlement of same wherefor hearing one o'clock and.

6242

In the matter of

Daya House

This day in the Estate of deceased in settlement wherefor verted for 1907, at one continued

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Lucy Kirby, Guardian of
Philemon Kirby
v. s.

Order for Appraisement.

Philemon Kirby et al.

6600

This day this cause came on to be heard upon the petition
proof and exhibits. The Court find that all the defend-
ants have been duly served with process, or have volunt-
arily entered their appearance in the case; and that
as set forth in the petition, it is to the best interest of said
ward the lands therein described be sold.

And Lucy Kirby the widow of the said Philemon Kirby having
by her answer, waived the assignment of her dower by
entry and bounds; it is therefore ordered and adjudged
by the Court that the said premises be appraised free of
dower, by the oath of W. R. Robinson, George Gunn and
J. C. Shubert judicious and disinterested free holders of the
vicinity, whom the Court hereby appoint for that purpose,
and that they return their proceedings to this Court for
confirmation.

Dudley E. Thornton, Probate Judge

In the Matter of the Estate of }
Mary Howard, deceased

Filing second and Final Account.

6242

This day came Rolla M. Howard, Administrator of the
Estate of Mary Howard late of Union County, Ohio, deceased,
and presented his second and final account in settle-
ment of Administration duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 30 day of March A. D. 1907, at
one o'clock, P. M. to which time said matter is contin-
ued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of }
Dana Howard, deceased

Filing second & Final Account.

6243

This day came Rolla M. Howard, Administrator of the
Estate of Dana M. Howard late of Union County, Ohio,
deceased and presented his second and final account
in settlement of said Administration duly verified.

Whereupon the Court do order the same filed and ad-
vertised for hearing on Saturday, the 30 day of March A. D.
1907, at one o'clock, P. M. to which time said matter is
continued.

Dudley E. Thornton, Probate Judge.

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Saturday, February, 23rd, 1907

In the Matter of Accounts } Notice Approved.
filed for settlement

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journals and account record of this Court.

- 6316 Anna Porter, administratrix of the estate of Abalom Porter: final account.
- 6376 J. F. Moore, executor of the estate of William Moore: final account.
- 6528 John A. Kennington, guardian of Mary A. Kist: first account.
- 3577 Eli. K. Fox, guardian of Chester C. Fox; sixth account.
- 6567 James F. Cody, guardian of John Reed: first and final account.
- 5468 Phoebe McCullough, guardian of John Addison McCullough: second account.
- 5967 Belle White, guardian of Ray and Alda White: first and final account.
- 5759 Francis McCampbell, guardian of Harry C and Ella J. McCampbell: second account.
- 6366 Edward C. Porter, guardian of Geneva Depp et. al.: first and final account.
- 6406 W. W. Hornbeck, administrator of the estate of Rosanna Wise: first and final account.
- 6317 Chas. E. Seely, administrator of the estate of Fred W. Madden: first and final account.
- 3313 Edward C. Cole, guardian of David Emery Holt: final account.
- 6595 Henry B. Knott, administrator of the estate of Rachel H. Knott, first and final account.
- 6381 Sarah C. Madden, administratrix of the estate of Fred W. Madden: first and final account.

Dudley E. Thornton, Probate Judge.

State of Ohio } ss.
Union County }

Personally appeared before me George Sheridan and made solemn oath, that the notice, a copy of which is hereto attached was published for 4 consecutive weeks on and next after January 29th, 1907 in the Marysville Tribune a newspaper of general circulation in the county aforesaid.

George Sheridan.

Sworn to before me and signed in my presence this 23rd day of Feb. A. D. 1907.

Mary Hastings
Deputy Clerk, Probate Court.

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In the Matter of }
the Estate of } Final Account.
Abraham Porter, deceased

6316

This day the final Account of Anna Porter, administratrix of the estate of Abraham Porter deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of Eighty six ⁷⁰/₁₀₀ Dollars (\$86⁷⁰) being commission on the amount collected and accounted for by her, and being in full compensation for all her services rendered. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$, within ten days. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.
Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Final Account.
Wm Moore, deceased

6376

This day the final Account of John F. Moore, administrator of the estate of Wm Moore deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One hundred and five Dollars (\$105⁰⁰) as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

It is ordered that said Administrator be and he is allowed the sum of Three hundred and seventy eight Dollars (\$378⁰⁰) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds a balance of Forty eight ⁰⁰/₁₀₀ Dollars (\$48⁰⁰)

due said Administrator from said estate.
 It is ordered that said Administrator pay the costs herein
 taxed at \$ _____ within ten days. Costs paid.
 It is ordered that said account and the proceedings herein be
 recorded in the Records of this office.
 Dudley C. Thornton, Probate Judge.

In the Matter of }
 Guardianship of } Sixth Account.
 Chester E. Fox

3577

This day the sixth account of Clint Fox, Guardian of Chester
 E. Fox came on for hearing and settlement, due notice thereof
 having been published according to law. No exceptions having been
 filed thereto, and no one now appearing to except or object to the
 same; and the Court having carefully examined said account
 and the vouchers therewith and all matters pertaining thereto,
 and being fully advised in the premises, do find the same
 to be in all respects just and correct and in conformity to law.
 It is ordered that the be and hereby is approved, allowed and
 confirmed.

It is ordered that said Guardian be and he is allowed the sum
 of Twenty five Dollars (\$25.00) as compensation for his
 services, which amount the court deems reasonable.

The Court finds a balance of Three hundred and ninety four ⁴⁵
 Dollars (\$394.45) in the hands of said Guardian due said
 Ward, which amount he is ordered to pay over according
 to law. It is ordered that said Guardian pay the costs herein
 taxed at \$ _____ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of }
 Guardianship of } First and final Account.
 John Reed

6567

This day the first and final Account of J. F. Cody, Guardian
 of John Reed came on for hearing and settlement, due notice
 thereof having been published according to law. No exceptions
 having been filed thereto and no one now appearing to except
 or object to the same; and the Court having carefully examined
 said account and the vouchers therewith and all matters per-
 taining thereto and being fully advised in the premises, do
 find the same to be in all respects just and correct and in
 conformity to law. It is ordered that the same be and hereby
 is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the
 sum of Twenty five Dollars (\$25.00) as compensation for his
 services, which amount the Court deems reasonable.

The Court finds said Account duly balanced and said

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Guardianship settled according to law.
It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.
It is ordered that said Account and the proceedings herein be recorded in the Records of this office.
Dudley C. Thornton, Probate Judge.

In the Matter of }
Guardianship of } First and final account
Mary A Kist

6528 This day the first and final Account of John A Kennington Guardian of Mary A Kist came on for hearing and settlement, due notice thereof having been published according to law. No exception having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Ten Dollars (\$10⁰⁰) as compensation for his services which amount the Court deems reasonable.

The Court finds a balance of sixty nine ⁷¹/₁₀₀ Dollars (\$69⁷¹/₁₀₀), due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of }
Guardianship of } Second Account.
John Addison McCullough

5468 This day the second account of Phoebe McCullough Guardian of John Addison McCullough came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and here by is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Two Hundred Dollars (\$200⁰⁰) being the amount of two years support of said wards.

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This Court finds a balance of One Hundred and seventy "Dollars" (\$170.00) in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Rudley E. Thornton, Probate Judge.

In the Matter of }
Guardianship of } First Account.
Ray White and Alida White }

5962

This day the first account of Belle White Guardian of Ray White and Alida White came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved, allowed and confirmed.

This Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceeding herein be recorded in the Records of this office.

Rudley E. Thornton, Probate Judge.

In the Matter of }
Guardianship of } Second Account.
Harry C. McCampbell }

5759

This day the second account of Frances McCampbell Guardian of Harry C. McCampbell came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and none now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and here by is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Two Hundred and Eight Dollars (\$208.00) being the amount for boarding care and maintenance for said ward. It is ordered that said Guardian be and she is allowed

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the sum of One Hundred and Fifty one ²⁵/₁₀₀ as compensation for her services, which amount the Court deems reasonable. The Court finds a balance of One Thousand five hundred and fourteen ³⁶/₁₀₀ Dollars (\$1514 ³⁶/₁₀₀), in the hands of said Guardian due said Ward, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton
Probate Judge

In the Matter of }
Guardianship of }
Ella J Mc Campbell } Second Account.

5759

This day the second account of Frances McCampbell guardian of Ella J Mc Campbell came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Two Hundred and Eight Dollars for boarding care and maintenance of said ward.

It is ordered that said Guardian be and she is allowed the sum of One Hundred and Fifty One ²⁵/₁₀₀ Dollars (\$151 ²⁵/₁₀₀) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of One Thousand Five hundred and Fourteen ³⁵/₁₀₀ Dollars (\$1514 ³⁵/₁₀₀), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton,
Probate Judge

In the matter of }
 Guardianship of } First & final Account.
 Geneva Depp et. al.

6366

This day the first and final account of Edward E. Porter Guardian of Geneva Depp et. al. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Twenty ⁰⁰/₁₀₀ Dollars (\$20⁰⁰/₁₀₀) due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton, Probate Judge.

In the matter of }
 Guardianship of } Final Account.
 David Emery Holt

3313

This day the final account of Edward E. Col's guardian of David Emery Holt came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Five ⁰⁰/₁₀₀ Dollars, (\$5⁰⁰/₁₀₀), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton,
 Probate Judge.

In the matter of }
 The Estate of }
 Fred. H. M.

6381

This day the account of the administrator of the estate of Fred. H. M. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Twenty ⁰⁰/₁₀₀ Dollars (\$20⁰⁰/₁₀₀) due said Administrator from said Estate.

It is ordered that said Administrator pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton, Probate Judge.

In the matter of }
 The Estate of }
 Alfred W.

6317

This day the account of the administrator of the estate of Alfred W. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Five ⁰⁰/₁₀₀ Dollars, (\$5⁰⁰/₁₀₀), in the hands of said Administrator due said Estate; which amount he is ordered to pay over according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton,
 Probate Judge.

In the Matter of
 The Estate of
 Fred W. Madden } First and final Account.

6381

This day the first and final account of Sarah E. Madden administratrix of the estate of Fred W. Madden deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises; do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of Ninety three ⁰⁰/₁₀₀ Dollars (\$93 ⁰⁰/₁₀₀) being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds said Account duly balanced, and said estate settled according to law.

It is ordered that said administratrix pay the costs herein taxed at * within ten days. Cost paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

Hudley C. Thornton, Probate Judge.

In the Matter of
 The Estate of
 Alfred Woolam, deceased } Final Account.

6317

This day the final account of Chas. L. Seely administrator of the estate of Alfred Woolam deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises; do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Fifty two ⁰⁰/₁₀₀ Dollars (\$52 ⁰⁰/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of Thirty four ⁷⁵/₁₀₀ Dollars (\$34 ⁷⁵/₁₀₀) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said

estate settled according to law. It is ordered that Administrator pay the costs herein taxed at \$ _____ within ten days. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.
Dudley C Thornton, Probate Judge.

In the Matter of }
the Estate of } First and Final Account.
Rosanna Wise, deceased }

This day the first and final account of H. H. Hornbeck, administrator with will annexed of the estate of Rosanna Wise deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to object or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises; do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

6406

It is ordered that said Administrator be and he is allowed the sum of One hundred and nine ²⁵/₁₀₀ Dollars (\$109²⁵/₁₀₀) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ _____ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

Dudley C Thornton, Probate Judge.

In the Matter of }
the Estate of } First and Final Account.
Rachel A. Knott }

This day the first and final account of Henry B Knott administrator of the estate of Rachel A Knott deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

6596

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein

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In the Matter of
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taxed at \$ within ten days. Costs paid.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of
 Samuel Sherwood, Deceased }

6623

This day an instrument of writing, purporting to be the
 last Will and Testament of Samuel Sherwood, late of Washing-
 ton Township, in this County, deceased, was produced in
 this Court for Probate; it is now ordered that the said
 Will be filed in this Court, and that due notice thereof
 and of the application to admit the same to probate and
 record be given to the widow and next of kin of the test-
 ator, resident of the State of Ohio 5 days prior thereto, that
 said application will be for hearing before this Court, on
 the 5 day of March 1907, at one o'clock P. M.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of
 George A. Fox, deceased }

6624

This day an instrument of writing, purporting to be the
 Last Will and Testament of George A. Fox, late of Paris Town-
 ship, in this County, deceased, was produced in open Court
 for Probate; it is now ordered that the said Will be filed
 in this Court, and that due notice thereof and of the
 application to admit the same to probate and record be
 given to the widow and next of kin of the testator,
 resident of the State of Ohio 3 days prior thereto, that said
 application will be for hearing before this Court, on the
 2nd day of March 1907, at one o'clock P. M.

Dudley E. Thornton, Probate Judge.

Monday, February, 25, 1907.

In the Matter of
 The Estate of
 Nelson O. Mann, Deceased } Account of Final Distribution.

6124

This day Homer Conway, one of the Administrators of the
 estate of Nelson O. Mann deceased, appeared in open Court
 and presented an account of the payments made and of the
 delivery over to the persons entitled thereto, of the money and
 other property in his hands as required by the order of dis-
 tribution heretofore made. Said account being proved to the
 satisfaction of the Court, and verified by the oath of said
 Homer Conway; it is ordered that the same be and hereby
 is allowed as their final discharge. Said Administrator and
 their sureties are therefore forever exonerated from all lia-
 bility under said order of distribution, unless their

account be impeached for fraud or manifest error.
 It is further ordered that said account and this proceedings
 be recorded in the records of this office, and that said
 Administrator pay the costs herein taxed at \$ within
 ten days. Costs Paid.

Dudley E. Thornton
 Probate Judge.

In the matter of the estate of }
 Mary A. Kist, deceased } Proof of Notice & Publication.

6585

This day came J. A. Kennington and produced to the
 Court proof of publication of notice of his appointment as
 administrator of the estate Mary A. Kist late of Union County,
 Ohio, deceased, duly verified.

Whereupon the Court, after a careful examination of the same
 and being satisfied that said notice, and the proof of the
 publication thereof, are in all respects in conformity to
 the statute in such case made and provided, hereby approved
 the same and orders said notice, and the said proof of pub-
 lication thereof to be recorded upon the Records of notices
 of said court.

Dudley E. Thornton
 Probate Judge.

In the matter of the Estate of }
 John Toohy, deceased } Proof of Notice & Publication.

6592

This day came J. A. Kennington and produced to the
 Court proof of publication of notice of his appointment
 as Executor of the estate of John Toohy late of Union
 County, Ohio, deceased, duly verified.

Whereupon the Court, after a careful examination of the
 same and being satisfied that said notice and the proof
 of the publication thereof, are in all respects in conform-
 ity to the statute in such case made and provided, hereby
 approves the same and orders said notice, and the
 said proof of the publication thereof to be recorded upon
 the Records of notices of said court.

Dudley E. Thornton
 Probate Judge.

Fred A. Spangler, admr of the }
 Estate of Lizzie Spangler } Order for Appraisement.

6608

Margaret Spangler et. al.
 This day this cause came on to be heard upon the
 petition, proofs and exhibits, the Court find that all the
 defendants have been duly served with process, or have
 voluntarily entered their appearance in the case; and
 that as set forth in the petition, it is necessary to sell
 the real estate therein described, to pay the debt of the said
 Lizzie Spangler deceased. And Fred A. Spangler, the

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widower of the said Lizzie Spangler having by his answer, waived the assignment of his dower by metes and bounds; it is therefore ordered and adjudged by this Court that the said premises be appraised free of dower, by the oath of H. H. Conboy, Elmer Hall and A. J. Miller judicious and disinterested free holders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton
Probate Judge.

Tuesday, February 26, 1907.

Lucy Kirby, Guardian of
Philemon Kirby
Plaintiff

Decree Confirming Appraisement
and
Ordering Sale.

v. s.
Philemon Kirby et. al.

This day this cause came on further to be heard on the return of the plaintiff, of the appraisement herein and it appearing to this Court that said appraisement heretofore ordered has been made and reported to this court, and the Court having carefully examined the same, finds that said appraisement has been made, in all respects in conformity to law, and the former order of this court, the same is now here, by the Court, approved and confirmed. The Court further finds that the plaintiff as such guardian has given bond in sufficient amount with approved sureties, conditioned according to law.

6600

And this cause coming on further to be heard on the application of the plaintiff for an order to sell said real estate at private sale, and the same being submitted to this Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interests of said ward and all parties interested therein that said real estate be sold at private sale.

It is thereupon by the Court ordered that said Lucy Kirby Guardian of Philemon Kirby, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to wit: One third cash in hand on day of sale, one third in one year and the balance in two years from said day of sale; deferred payments to bear interest from day of sale and to be secured by mortgage on the premises sold. And further it is by the Court ordered that said plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley E. Thornton, Probate Judge.

Wednesday, February 27, 1907.

Mary P. Carr
Guardian of Clifton Liggitt } Order for Notice.
v. s.

Her Ward, et al.

6627

This day Mary P Carr Guardian of Clifton Liggitt appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said Ward Clifton Liggitt. It is ordered that the time of hearing said petition be and hereby is fixed for the 1st day of March 1907, at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Clifton, H. C. Liggitt, Jacob Cowersmith, Labourne Cowersmith, Caimum Cowersmith, Lou Cowersmith, Maude Cowersmith and Rose Longhney Defendants in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, one day before said day of hearing and this cause is continued.

Dudley C. Thornton, Probate Judge.

In the matter of the Guardianship of } Appointment
of Clifton Liggitt, a minor } Order for Bond.

6625

This day Mary P Carr appeared in open Court, and made application to be appointed Guardian of Clifton Liggitt and the Court being satisfied that said Clifton Liggitt is a minor of the age of 3 years, December 12, 1906 and child of Jennie Liggitt late of Paris Township, Union County Ohio, deceased and that said minor resides in this county; and H. C. Liggitt father of Clifton Liggitt having in open court made choice of said Mary P. Carr as Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Mary P Carr 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 Mary P Carr 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.

Dudley C. Thornton
Probate Judge

In the matter
Clifton Liggitt

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In the Matter of the Guardianship of } Bond approved
 Elifton Leggett, a minor } Letters issued

6625 This day Mary O'Leary appeared in open court, accepted the appointment as Guardian of Elifton Leggett and gave and filed herein her Bond in the sum of One Hundred Dollars, conditioned according to law, with B. S. Leary and W. M. Bowen freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Mary O'Leary 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 issues to said Mary O'Leary that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

In the Matter of the Guardianship of } Filing Inventory
 Seth L. Lewis, a lunatic }

6567 This day came Amanda Lewis, guardian of Seth L. Lewis and presented the Inventory duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Amanda Lewis has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Amanda Lewis pay the costs herein taxed at \$2.⁰⁵

Dudley C. Thornton, Probate Judge.

In the Matter of the Will of }
 Truman R. Cahill, deceased }

6626 This day an instrument of writing, purporting to be the last Will and Testament of Truman R. Cahill, late of York Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 6 day of February, 1907, at one o'clock P. M.

Dudley C. Thornton,
 Probate Judge.

Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interests of said Estate and all parties interested therein that said real estate be sold at private sale. It is thereupon by the Court ordered that said Fred A. Spangler, administrator, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof on the following terms to wit: Cash in hand on day of sale. And further it is by the Court ordered that said Plaintiff make due return of his proceedings herein forthwith upon compliance with the terms thereof.

Dudley E. Thornton, Probate Judge.

Friday, March 1st, 1907

Mary O Carr, Guardian of
Clifton Leggett, minor
v.s.

Order for Appraisement.

Her Ward et al

6625

This day this cause came on to be heard upon the petition, proof and exhibits of Plaintiff. The Court find that all the defendants have been duly served with process, or have voluntarily entered their appearances in the case; and that as set forth in the petition, it is for the best interest of said ward to sell the real estate therein described.

And Jacob Bowersmith the widower of the said Mary O Bowersmith having by his answer, waived the assignment of his dower by meter and bounds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of

judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

In the matter of the Will of
John Lanson, Deceased.

6630

This day an instrument of writing, purporting to be the last Will and Testament of John Lanson, late of Jackson Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 9th day of March 1907, at one o'clock P. M.

Dudley E. Thornton, Probate Judge.

In the matter of }
James Foster } Orders for Warrant.

6631

This day Effie Foster a resident citizen of Paris Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said James Foster into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Colenbaugh Sheriff commanding him to bring said James Foster alleged to be insane, before this Court, on the 1st day of March 1907, at 3 o'clock P. M.

And it is further ordered that subpoenas issue for A. B. Swisher a respectable Physician, and for Effie Foster and A. M. Glendenny witnesses, to appear at the time and place aforesaid; and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the matter of }
James Foster } Orders on hearing etc.

6631

This day this cause came on to be heard, and the said James Foster was brought before this Court and the evidence heard.

Thereupon the judge proceeded with the examination, and having heard the testimony of A. B. Swisher the medical witness and of Effie Foster and A. M. Glendenny and being satisfied that said James Foster is insane, that he has a legal settlement in Allen Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during this time. He has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that A. B. Swisher the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said James Foster and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Dudley E. Thornton, Probate Judge.

Margaret D.
Guardian of

Donnon R.

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Margaret D. Haines,
Guardian of Donnon R. Haines
Plaintiff

^{v. s.}
Donnon R. Haines et al.
Defendants

Order for Appraisement.

66221

This day this cause came on to be heard upon the petition
proofs and exhibits of said plaintiff.
The Court find that all of the defendants have been duly served
with process, or have voluntarily entered their appearance
in this case; and that as set forth in the petition, it is
to the best interest of said ward to sell the land therein
described. It is therefore ordered and adjudged by the Court
that the said premises be appraised free of dower, by the
oaths of Jeremiah Miller, J. C. Kennedy, Warren Brothers,
judicious and disinterested free holders of the vicinity, whom
the Court hereby appoint for that purpose, and that they
return their proceedings to this Court for confirmation.
Dudley E. Thornton, Probate Judge.

Margaret D. Haines, Guardian
of Donnon R. Haines
Plaintiff

^{v. s.}
Donnon R. Haines et al.

Decree Confirming Appraisement
and Ordering Sale.

66222

This day this cause came on further to be heard on the return
of the plaintiff, of the appraisement herein, and it appearing
to the Court that said appraisement heretofore ordered has been
made and reported to this court; and the Court having care-
fully examined the same, finds that said appraisement has
been made, in all respects in conformity to law, and the
former order of this Court, the same is now here, by the Court,
approved and confirmed.

The Court further find that the said plaintiff as such guardian
has given bond in sufficient amount with approved sureties,
conditioned according to law.

And this cause coming on further to be heard on the application
of the plaintiff for an order to sell said real estate at private
sale, and the same being submitted to the Court, on the said
application and the evidence adduced in support thereof;
on consideration whereof the Court finds that it would be for
the best interests of said ward and all parties interested therein
that said real estate be sold at private sale.

It is thereupon by the Court ordered that said Margaret D. Haines
Guardian, as aforesaid, proceed to advertise and sell the real
estate aforesaid, free of dower, at private sale, at not less than
the appraised value thereof, on the following terms to wit: Cash
in hand on day of sale.

And further it is by the Court ordered that said plaintiff

make due return of his proceedings herein forthwith upon compliance with the terms thereof
Dudley E. Thornton, Probate Judge.

Margaret D. Haines
Guardian of Donnou R. Haines
Plaintiff

Order of Sale, etc.

^{vs.}
Donnou R. Haines

6627

This day this cause came on to be heard upon the petition, evidence and testimony of Plaintiff, and the Court being fully advised in the premises find: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said ward to sell the real estate described in the petition at private sale. It is therefore further ordered that said Margaret D. Haines as such Guardian proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Dudley E. Thornton, Probate Judge

Margaret D. Haines, Guardian of Donnou R. Haines

Orders for Bond etc.

^{vs.}
Donnou R. Haines et al.

6627

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by J. C. Kennedy, Jeremiah Miller and Warren Crothers in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said Margaret D. Haines execute within two days, to the State of Ohio, a bond with sufficient freeholders sureties, to be approved by the Court, in the sum of Twenty two Hundred Dollars, conditioned according to law and this cause is continued.

Dudley E. Thornton
Probate Judge.

Margaret D. Haines
of Donnou R. Haines

6627

Donnou R. Haines
This day appearing to the Court, the evidence and being regularly and lawfully taken and hereupon further ordered that said Margaret D. Haines execute within two days, to the State of Ohio, a bond with sufficient freeholders sureties, to be approved by the Court, in the sum of Twenty two Hundred Dollars, conditioned according to law and this cause is continued.

Margaret D. Haines
of Donnou R. Haines

6627

Donnou R. Haines
This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by J. C. Kennedy, Jeremiah Miller and Warren Crothers in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

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Margaret D Haines, Guardian
 of Donnou R Haines
 v. s.
 Donnou R Haines
 6621 } Orders approving Bond for
 Private Sale.
 This day this cause came on further to be heard, and it
 appearing to the Court, that the said Margaret D Haines the plain-
 tiff above named has been bond as heretofore ordered, in
 the sum of Twenty Two Hundred Dollars, with D. C. Colenbaugh
 and Jeremiah Miller freeholders as sureties; it is ordered that
 said bond be and here by is approved.
 It is therefore further ordered that said Margaret D Haines
 as such Guardian proceed according to law to sell the
 real estate, described in the petition free from dower at
 private sale for not less than the appraised value there-
 of, on the following terms, to wit, cash in hand on day of
 sale. And said petitioner is ordered to make return to
 this Court immediately after such sale is made, and this
 cause is continued.
 Dudley E. Thornton, Probate Judge.

Margaret D Haines, Guardian
 of Donnou R Haines
 v. s.
 Donnou R Haines
 6622 } Orders approving and
 Confirming Sale.
 This day this cause coming on to be heard on the return
 of Margaret D Haines, guardian of Donnou R Haines minor
 of her proceedings and sale under the former order of this
 Court; the Court having carefully examined said return,
 and being satisfied that such sale has in all respects been
 regularly and legally made. It is ordered that the same
 be and here by is approved and confirmed; and it is
 further ordered that said Margaret D Haines as such
 guardian make to the purchasers Robert ^{Joseph} Gardner a
 good and sufficient deed for the premises so sold.
 It is further ordered that this proceeding be recorded, and
 that said guardian pay the costs herein taxed at
 within ten days.
 Dudley E. Thornton, Probate Judge

Saturday, March 2nd, 1907.

In the matter of the Guardianship of James Foster, an alleged lunatic } Filing Application.

6634

This day came Allen M. Glendening and filed herein his application for the appointment of a guardian of the person and estate of James Foster an alleged lunatic.

Whereupon the Court, being fully advised in the premises, finds from said application that said James Foster has a legal settlement in the Township of Allen in said Union County, Ohio, and orders that said application be filed and that said James Foster and Effie Foster, Olive Foster, John Foster, Milo Foster and Don Foster his next of kin, resident of said county of Union, be duly notified, by at least 3 days notice of the pendency of said application, and that the same will be for hearing before said Court on the 7th day of March 1907, to which time this cause is continued.

Dudley E. Thornton,
Probate Judge

In the matter of the Will of } Will Probated.
Margaretha W. J. Ames

6629

Be it Remembered, That heretofore, to-wit: On the 28th day of February A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Margaretha W. J. Ames late of Paris township, in this county, deceased, was produced in open Court and offered for Probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to Probate and Records in this Court has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court; Whereupon, on this day came Angus Mc Ivor and Charles Braun the subscribers to said Will, who being sworn testified to the execution and attestation of said Will, which testimony was reduced to writing, by them respectively subscribed and filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the Last Will and Testament of said Margaretha W. J. Ames deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will, be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered for record in this Court.

Dudley E. Thornton
Probate Judge.

In the matter of Margaret Threlkeld Paris Township

6632

duly appointed Executor named and made and law, to be a terms as to value then George P. J. it is ordered giving bond continued.

In the matter of The Estate of Margaretha

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This day the trust also deceased. In the Will this proceeds costs herein

In the matter of James Foster

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In the matter of Dwight T

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This day Courter of Account in Whereupon tried for he 1907, at once continued

In the Matter of the Estate of }
 of Margaritha W. G. Ames } Appointment
 The Last Will and Testament of Margaritha W. G. Ames late of }
 6632 Kane Township, in this County, deceased, having heretofore been }
 duly approved and allowed, this day George P. Guerner the }
 Executor named in said Will, appeared in open Court, and }
 made and filed an application under oath as required by }
 law, to be appointed such Executor, also a statement in general }
 terms as to what the estate consists of and the probable }
 value thereof; and the Court being satisfied that said }
 George P. Guerner is a suitable person and legally competent, }
 it is ordered that he be appointed as such Executor, with }
 giving bond as provided in the Will, and this cause is }
 continued. }
 Dudley E. Thornton,
 Probate Judge.

In the Matter of }
 The Estate of } Letters Issued.
 6632 Margaritha W. G. Ames }
 This day George P. Guerner appeared in open Court, accepted }
 the trust as Executor of the Estate of Margaritha W. G. Ames }
 deceased. It is therefore ordered that Letters Testamentary issue }
 on the Will of said decedent, to said George P. Guerner, that }
 this proceeding be recorded, and that said Executor pay the }
 costs herein taxed at \$ }
 Dudley E. Thornton, Probate Judge.

In the Matter of } Orders, Lunacy
 James Foster }
 6631 The Judge being advised that said James Foster can be }
 received into the Columbus State Hospital, it is ordered that }
 a warrant for the conveyance of said patient to said }
 Hospital issue to D. C. Colenbough Sheriff; that this pro- }
 ceeding be recorded, and that the costs herein taxed at \$ }
 be paid by this County as is provided. }
 Dudley E. Thornton
 Probate Judge.

In the Matter of the Guardianship of } Filing second account.
 Dwight T. Courter }
 5815 This day came Coevilla E. Courter Guardian of Dwight T }
 Courter of Union County, Ohio, and presented her second }
 account in settlement of said Guardianship duly verified. }
 Whereupon the Court do order the same filed and adver- }
 tised for hearing on Saturday, the 30 day of March A.D. }
 1907, at one o'clock, P. M. to which time said matter is }
 continued. }
 Dudley E. Thornton
 Probate Judge.

In the Matter of the Guardianship of } Order for Bond
John S. Gwerner Ames, Minor

This day Belle Gwerner appeared in open Court, and made application to be appointed Guardian of John S. Gwerner Ames and the Court being satisfied that said John S. Gwerner Ames is a minor of the age of 8 years, August 22, 1908 and child of Margaretta W. G. Ames late of Paris Township, Union County, Ohio, deceased and that said minor resides in this County, and the Court being further satisfied that a Guardian is necessary, and that said Belle Gwerner 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 Belle Gwerner 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.

Dudley E. Thornton, Probate Judge.

In the Matter of }
the Guardianship of } Bond Approved - Letters Issued.
John S. Gwerner Ames

This day Belle Gwerner appeared in open Court, accepted the appointment as Guardian of John S. Gwerner Ames and gave and filed herein her Bond in the sum of Four Thousand Dollars, conditioned to law, with John M. Brodrick and George P. Gwerner freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Belle Gwerner 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 Belle Gwerner, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Dudley E. Thornton,
Probate Judge.

In the Matter of the Last Will & Testament of George A. Fox } Ordering Citation to Widow.

It appearing to the court from the Last Will and Testament of George A. Fox deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Susanna W. Fox his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Susanna W. Fox to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley E. Thornton
Probate Judge.

Fred A. Spangler
of the Estate
Lizzie Spangler

Margaret S. Spangler
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Fred A. Spangler
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Fred A. Spangler, Administrator
of the Estate of
Lizzie Spangler
v. s.

Orders approving and
confirming sale.

Margaret Spangler et al.

6608

This day this cause coming on to be heard on the return of Fred Spangler, Administrator of the estate of Lizzie Spangler deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and here by is approved and confirmed; and it is further ordered that said Fred Spangler as such Administrator make to the purchaser J. W. Sanders, Percy Sanders and J. S. Kazy a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Fred A. Spangler pay the costs herein taxed at within ten days.

Hudley E. Thornton, Probate Judge.

Fred A. Spangler, Administrator
of the Estate of
Lizzie Spangler
v. s.

Orders on Distribution, etc.

Margaret Spangler et al.

6608

This day this cause came on to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Six Hundred (\$600.) Dollars and the said Fred A. Spangler widower having by answer herein waived the assignment of dower in said premises by metes and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid firm out of the proceeds of said sale; the Court finds the just and reasonable value of his dower interest in said real estate to be the sum of One Hundred and Forty one ⁵⁵/₁₀₀ Dollars. The Court finds that there is due the said F. H. Thornhill upon the note set forth in his answer and cross-petition, from the estate of said Lizzie Spangler the sum of Two Hundred and Twelve Dollars, with interest thereon from Nov. 27, 1906; that the said Lizzie Spangler and said Fred A. Spangler her husband to secure the payment of said promissory note gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the funds in the hands of said Administrator arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered of record in the office of the recorder of Union County, Ohio, according to law.

It is further ordered that said Administrator, out of the

money in his hands, pay: First.- The costs and expenses incurred in the sale of said property, amounting to the sum of \$

Second.- Fred A. Spangler's widower, the sum of \$141 ³⁵/₁₀₀, which the Court finds to be the value of his dower interest in said premises. Third.- To F. H. Thornhill on the note and mortgage set forth and described in his answer and cross-petition herein, the sum of \$215 ³⁵/₁₀₀ which the Court finds to be the amount due him.

It is further ordered that the balance of said proceeds, amounting to the sum of \$143 ⁷/₁₀₀ be accounted for by said Administrator according to law. And it is further ordered that this proceedings be recorded and that said petitioner pay the cost herein, taxed at \$ out of the proceeds of said sale, within ten days.

Dudley C. Thornton,
Probate Judge.

In the Matter of Will of } Will probated.
George A. Fox, deceased }

6624 Re. it Remembered, That heretofore, to wit: On the 23rd day of February A. D. 1907, an instrument of writing, purporting to be the last Will and Testament of George A. Fox, late of Paris township, in this county, deceased, was produced in open Court and offered for Probate, and was then filed. And it now being shown to the satisfaction of this Court that due notice of the filing of said Will and of the application to admit the same to Probate and Record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court; thereupon, on this day came J. H. Schmidt and Samuel Stumpf the subscribing witnesses to said Will, who being duly sworn testified to the due execution and attestation of said Will, which testimony was reduced to writing, by them respectively subscribed, and filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said George A. Fox, deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate; that a complete record be made of all the proceedings herein, and that the costs herein taxed at \$ be paid by Applicant within ten days, and that an execution is awarded therefor.

Dudley C. Thornton
Probate Judge.

In the Matter
filed for set
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it is ordered
published
be for hearing
as follows:

- 5837 Elizabeth Del
- 5815 Covilla C to
- 5854 Jessie C Dic
- 5322 Alnora Lou-
- 4571 Henry Armin
- 6197 Lydia A. Wa
- 5764 Jesse T Cou
- 6155 W. S. Freshu
- 6242 Rolla M. Ho
- 6243 Rolla M. Ho
- 6231 Araminta
- 6325 Virgil C. Cr
- 5802 Lillie A. Phil
- 5885 L. F. Blue,
- 6433 William C.

Virgie C. Bea

Monday, March 4, 1907.

In the Matter of Accounts } Notice Ordered.
filed for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, March 30, 1907, at one o'clock P.M. as follows:

- 5837 Elizabeth Dellinger, Guardian of Walter and Ida Dellinger: second account.
- 5815 Covilla C. Courter, Guardian of Dwight T Courter: second account.
- 5854 Jessie C Dickinson, Guardian of F. Jefferson Hodge: second and final account.
- 5322 Elnora Lombard, Guardian of Arthura Conklin: third account.
- 4571 Henry Armintrout, Guardian of Harley Clapsaddle et al by H. Stevenson, Administrator: final account.
- 6197 Lydia A. Waters, Guardian of James E. Hoover: first account.
- 5764 Jesse T Conrad, Guardian of Edith Conrad et al: second account.
- 6155 W. S. Freshwater, Administrator of the Estate of Barara Mackling: final account.
- 6242 Rolla M Howard, Administrator of the Estate of Mary Howard: second and final account.
- 6243 Rolla M Howard, Administrator of the Estate of Sarah M. Howard, second and final account.
- 6231 Araminta Heagler, Guardian of Jean J Heagler: first account.
- 6325 Virgil C. Crist, Administrator de bonis non of the Estate of Lawrence C. Riehart: first and final account.
- 5802 Lillie A. Phillips, Guardian of Lee Carl Phillips: second account.
- 5885 L. F. Blue, Executor of the Estate of Josiah Blue: third account.
- 6433 William C. Beauchamp, Administrator of the Estate of Virgie C. Beauchamp: first and final account.

Dudley E. Thornton,
Probate Judge

Tuesday, March 5th 1907.

In the matter of the Estate of } Appointment of Appraisers.
Margaretha W. G. Ames

6632 This day came George P. Jwerner, Executor of the Estate of Margaretha W. G. Ames, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Chas. S. Hamilton, W. Hopkins, and John Auer whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid; pursuant to law, and this matter is continued.

Dudley E. Thornton, Probate Judge.

In the matter of the Estate of } Order for Bond.
Hester A. Sherwood

6635 This day Albert E. Sherwood appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Hester A. Sherwood late of Washington Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Albert E. Sherwood is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars and this cause is continued.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } Bond Approved - Letters Issued.
Hester A. Sherwood

6635 This day Albert E. Sherwood appeared in open Court, accepted the appointment as Administrator of the Estate of Hester A. Sherwood, deceased and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with Owen E. Sherwood & Abbie M. Pence free hold they as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issued to said Albert E. Sherwood, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of Jacob Kramer

6636 This day D. A. Kramer and filed an affidavit and be appointed Administrator of the Estate of Jacob Kramer late of Jerome Township, Union County, Ohio, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Chas. S. Hamilton, W. Hopkins, and John Auer whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid; pursuant to law, and this matter is continued.

In the matter of the Estate of Hermou Scheiderer

Anna T. Scheiderer, Lillie Scheiderer, Walter Scheiderer. This day J. M. Scheiderer made and filed an affidavit and be appointed Administrator of the Estate of Hermou Scheiderer late of Washington Township, Union County, Ohio, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Chas. S. Hamilton, W. Hopkins, and John Auer whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid; pursuant to law, and this matter is continued.

In the Matter of the Estate of } Order for Bond.
Jacob Kramer, Deceased

6636

This day D. A. Kramer appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Jacob Kramer late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said D. A. Kramer is a suitable person and legally competent; it is ordered that said D. A. Kramer be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Twelve Hundred Dollars, and this cause is continued.

Dudley E. Thornton,
Probate Judge.

In the Matter of the Guardianship of } Order for Bond.
Hermann Scheiderer
Anna T. Scheiderer
Lillie Scheiderer
Walter Scheiderer Minors

This day John S. Scheiderer appeared in open Court, and made application to be appointed Guardian of Hermann Scheiderer, Anna T. Scheiderer, Lillie Scheiderer, and Walter Scheiderer and the Court being satisfied that said children are minors and children of Elizabeth Scheiderer late of Union County, Ohio, deceased, and that said minors reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said John S. Scheiderer is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said John S. Scheiderer 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.

Dudley E. Thornton
Probate Judge.

In the matter of the Guardianship of
 Hermon Scheiderer
 Anna F. Scheiderer
 Lillie Scheiderer
 Walter Scheiderer Minors

Bond Approved
 Letters Issued.

6637

This day John S. Scheiderer appeared in open Court, accepted the appointment as Guardian of Hermon Scheiderer, Anna F. Scheiderer, Walter Scheiderer and Lillie Scheiderer, and gave and filed herein his Bond in the sum of Seven Hundred Dollars, conditioned according to law, with George Trafft and Frank F. Scheiderer freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said John S. Scheiderer took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said John S. Scheiderer, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Dudley E. Thornton,
 Probate Judge.

John S. Scheiderer
 Guardian of
 Herman Scheiderer et al.
 Plaintiff
 v. v.
 His Wards, et al.
 Defendants

Petition to Sell Real Estate.
 Order for Notice

6641

This day John S. Scheiderer Guardian of Hermon Scheiderer et al. appeared in open Court and filed his petition duly verified, asking for a sale of real estate therein described, belonging to his said Wards Hermon Scheiderer et al. It is ordered that the time of hearing said petition be and hereby is fixed for the 15th day of March 1907, at one o'clock P. M. It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Herman Scheiderer et al. Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 3 days before said day of hearing, and this cause is continued.

Dudley E. Thornton
 Probate Judge.

71

In the matter
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In the matter
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6638

Wednesday, March 6, 1907.

In the Matter of } Charles E. Norris } Orders for Warrant, etc.

6638 This day William R. Ports a resident citizen of Leesburg Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of said Charles E. Norris into the Columbus State Hospital. It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Charles E. Norris alleged to be insane, before this court, on the 6th day of March 1907, at 2 o'clock P. M.

And it is further ordered that subpoenas issue for Dr. C. D. Bonner a respectable physician, and for William Ports and Robert A. Ports witnesses, to appear at the time and place aforesaid; and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of } Charles E. Norris } Orders on Hearing, etc.

6638 This day this cause came on to be heard, and the said Chas. E. Norris was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. C. D. Bonner the medical witness, and of William Ports and Robert A. Ports and being satisfied that said Charles E. Norris is insane, that he has a legal settlement in Leesburg Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. C. D. Bonner the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Charles E. Norris and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of } Charles E. Norris } Orders, Inquest of Lunacy.

6638 The Judge being advised that said Charles E. Norris can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Bolenbaugh, Sheriff; that this proceeding be recorded, and that the costs herein taxed at

* be paid by this County as is provided by law.
 Dudley E. Thornton,
 Probate Judge.

In the Matter of the Estate of } Bond Approved -
 Jacob Kramer, deceased } Letters Issued.

6636

This day D. A. Kramer appeared in open Court, accepted the appointment as Administrator of the Estate of Jacob Kramer deceased, and gave and filed herein his Bond in the sum of Twelve Hundred Dollars, conditioned according to law, with Fielding Taylor and A. C. Warner free holden as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said D. A. Kramer, that this proceeding be recorded, and that said Administrator pay the costs herein taxed *

Dudley E. Thornton,
 Probate Judge.

In the Matter of the Estate of } Appointment of Appraisers
 Jacob Kramer, deceased }

6636

This day came D. A. Kramer, Administrator of the Estate of Jacob Kramer, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that A. C. Warner, Roy Mousier and John Weaver whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton,
 Probate Judge.

In the Matter of the Will of } Orders on Hearing, etc.
 Truman R. Cahill }

6626

Be it Remembered, That heretofore, to wit: on the 27th day of February A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Truman R. Cahill, late of York Township, in this county, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. Therefore on this day came

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L. D. Wright and Mary Jane Cahill two of the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed and filed with said Will. Whereupon the Court finds aforesaid instrument of writing is the last Will and Testament of said Truman R. Cahill deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court. It is further ordered that Administratrix pay the costs herein taxed at \$ within days.

Dudley C. Thornton
Probate Judge

In the Matter of the Last Will and Testament of Truman R. Cahill, deceased } Ordering citation to Widow.

6626

It appearing to the court from the last will and testament of Truman R. Cahill deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Margaret Cahill his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Margaret Cahill to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley C. Thornton, Probate Judge.

In the Matter of the Will of Truman R. Cahill } Election of Widow.

6626

This day Margaret Cahill, widow of said Truman R. Cahill deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Margaret Cahill widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Administratrix pay the costs therein taxed at \$ within ten days.

Dudley C. Thornton
Probate Judge.

In the Matter of the Estate of } Truman R. Cahill } Ordered for Bond.

The Last Will and Testament of Truman R. Cahill late of York Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Margaret Cahill appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Margaret Cahill is a suitable person and legally competent; it is ordered that said Margaret Cahill be appointed as such Administratrix with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Twelve Hundred Dollars, and this cause is continued.

6639

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Truman R. Cahill } Bond Approved Letters issued.

This day Margaret Cahill appeared in open Court, accepted the trust as Administratrix with the Will annexed of the Estate of Truman R. Cahill deceased and gave and filed herein her Bond in the sum of Twelve Hundred Dollars conditioned according to law, with D. C. Bolenbaugh and W. J. Moffitt free holders as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration with the Will annexed, issue to said Margaret Cahill that this proceeding be recorded, and that said Administratrix with the Will annexed, pay the costs herein taxed at \$

6639

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Truman R. Cahill, Deceased } Appointment of Appraisers.

This day came Margaret Cahill, Administratrix with the Will annexed of the Estate of Truman R. Cahill, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

6636

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Thomas Hornbeck, Christopher Overholser and Charley Morrow whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said Admrx. return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton Probate Judge.

In the Matter of the Estate of } John F. Jones } This day

6640

last Will and Testament of said John F. Jones, in the County of Union, Ohio, for Probate, and in this Court for the purpose of admitting to the widow of the State of Ohio, the will be for the month 1907.

Lucy Kirby, Co. Philemon

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Philemon Kirby This day to the Order of and of her

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And the Court said sale in orders that First: - To thereon against Second - To (including & herein taxes Third: To Fourth: To

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In the Matter of the Will of } Orders of Filing Will, etc.
John F. Jones

6640 This day an instrument of writing, purporting to be the last Will and Testament of John F. Jones, late of Jerome Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 11th day of March 1907, at 10 o'clock A.M.

Dudley E. Thornton, Probate Judge.

Lucy Kirby, Guardian of } Confirming Sale and
Philemon Kirby } Ordering Distribution.
v.s.
Philemon Kirby et al

6600 This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Lucy Kirby and of her proceedings and sale thereunder. Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court that said sale be and the same hereby is approved and confirmed; and said Lucy Kirby as such Guardian is hereby ordered to execute and deliver to Henry H. Adams, the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said sale in the hands of said Guardian, viz: \$4350.00, orders that she pay:

First: - To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$ none.
Second - To the Clerk of this Court, the costs of this action, (including \$ as the allowance to the said)
herein taxed at \$

Third: To Mary Rose - \$15.00 and interest from Sept. 30, 1906.

Fourth: To Lucy Kirby - \$191.00 her inchoate right of dower.

Dudley E. Thornton, Probate Judge.

Thursday, March 7, 1907.

Peter Schurtzer, Executor of the Estate } Order for Appraisement.
of Frances Holmes }
v.s.
Eva Schurtzer et al

6586 This day this cause came on to be heard upon the petition, proofs and exhibits of plaintiff. The Court find that all the

defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate, therein described, to pay the debts of the said Frances Holmes deceased; it is therefore ordered and adjudged by the Court, that the said premises be appraised free of dower, by the oaths of Samuel Burnside, Jacob Sney and John C. Harriman judicious and disinterested free holders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley C. Thornton
Probate Judge

Friday, March 8th, 1907.

In the Matter of the Estate of } Appointment of Appraisers.
Hester Sherwood, Deceased

6635

This day came Albert C. Sherwood, Administrator of the Estate of Hester Sherwood, deceased and made application to the Court for the appointment of Appraisers of the Estate of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Howard Gray, Jacob Temple, and H. S. Starnate whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal and real estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley C. Thornton
Probate Judge

In the Matter of the } Order for Bond.
Estate of Samuel Sherwood

6642

This day Albert C. Sherwood appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Samuel Sherwood late of Washington Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that Albert C. Sherwood is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law in the sum of Eighty eight hundred dollars, and this cause is continued.

Dudley C. Thornton
Probate Judge

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Thursday, March 7, 1907 Continued.

In the matter of the Guardianship } Order for Guardian.
of James Foster, an alleged lunatic }

6634 This day this cause came on for hearing on the application of Allen M. Glendenning heretofore, to wit: March 2 1907 filed herein, for the appointment of a guardian of the person and property of said James Foster an alleged lunatic, and the same was heard and submitted to the Court on said application and the evidence.

On consideration whereof the Court finds that due notice of the filing and pendency of said application has been served on the said James Foster, and Effie Foster, Olive Foster, John Foster and Milo Foster his next of kin residing within said Union County, Ohio. The Court further finds from the evidence adduced that said James Foster is an insane person and incapable of taking care of, or preserving his property.

It is therefore considered, ordered and adjudged by the Court, That the said application be, and the same there by is granted; that the said James Foster be and he hereby is adjudged by said Court to be an insane person; that a guardian be appointed for the said James Foster without unnecessary delay; that a record be made of the proceedings herein; and that the costs of this proceedings be paid out of the estate of the said James Foster by the guardian thereof when hereinafter appointed.

Dudley C Thornton
Probate Judge.

In the matter of } Order for Bond.
the Guardianship of }
James Foster, lunatic }

6634 This day Allen M. Glendenning appeared in open Court, and made application to be appointed Guardian of James Foster and the Court being satisfied that said James Foster is a lunatic and that he resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Allen M. Glendenning is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said lunatic and the probable value thereof, and also the probable annual rents of said lunatic's real estate. It is ordered that said Allen M. Glendenning be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Fourteen Thousand Dollars; and this cause is continued.

Dudley C Thornton
Probate Judge.

In the matter of the Guardianship of } Bond Approved
 of James Foster, a lunatic } Letters Issued.

6634 This day Allen M. Glendening appeared in open Court accepted the appointment as Guardian of James Foster and gave and filed herein his Bond in the sum of Fourteen Thousand Dollars, conditioned according to law, with the United States Fidelity and Guaranty Company free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Allen M. Glendening 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 Allen M. Glendening, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$
 Dudley E. Thornton
 Probate Judge.

In the matter of the Will of } Journal Entry.
 Samuel Sherwood

6623 This day this cause came on for hearing, Will offered for probate and evidence heard and reduced to writing. Objections offered by J. C. Robinson, attorney for Elizabeth Sherwood widow, to the probate of said paper as a will. Thereupon this cause was continued to March 8th at one o'clock P. M. for hearing on or argument on said paper.
 Dudley E. Thornton
 Probate Judge.

Friday, March 8, 1907 Continued.

In the matter of the Estate of } Bond Approved
 Samuel Sherwood } Letters Issued.

6642 This day Albert C. Sherwood appeared in open Court, accepted the appointment as Administrator, of the Estate of Samuel Sherwood deceased, and gave and filed herein his Bond in the sum of Eighty Eight Hundred Dollars, conditioned according to law, with Abbie M. Pence, H. H. Pence Owen Sherwood, and Etta Cahill free holders as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Albert C. Sherwood, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$
 Dudley E. Thornton,
 Probate Judge.

In the matter of the Estate of }
 Samuel Sherwood

6642 This day the Court returned to the Court the Effects of the Estate of Samuel Sherwood deceased. On consideration of the report of Jacob Tenney and disinterested appraisers it is further ordered that the return to the Estate aforesaid

In the matter of the Will of }
 Samuel Sherwood

6623 Be it Remembered that on the 7th day of March A. D. 1907 a Revocation of the Will of Samuel Sherwood deceased in open Court and it now appears that notice of the Revocation to admit the Will to be given to Samuel Sherwood, re- order of this Kennedy and said Revocation execution of money was and filed a writing of writing and of Tall deceased; and that by signing the members, a vocation of Samuel Sherwood for It is therefore be admitted all the pro at \$ be ten days, and

In the Matter of the Estate of } Appointment of Appraisers
Samuel Sherwood

6642 This day came Albert E. Sherwood, Administrator of the Estate of Samuel Sherwood, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Howard Ely, Jacob Temple, H. S. Stamata whom the Court find to be suitable and disinterested persons, be, and they are here by appointed Appraisers of the personal & real Estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Dudley E. Thornton,
Probate Judge.

In the Matter of the Revocation } Entry
of the Will of Samuel Sherwood

6623 Be it Remembered, That heretofore, to wit: On the 8th day of March A. D. 1907, an instrument of writing, purporting to be a Revocation of the Last Will of Samuel Sherwood, late of Washington Township, in this county, deceased, was produced in open court and offered for Probate, and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Revocation and of the application to admit the same to Probate and Record in this Court, has been given to the widow and next of kin of the said Samuel Sherwood, resident of the state of Ohio, pursuant to a former order of this court; thereupon, on this day came Anna F. Kennedy and J. M. Kennedy the subscribing witnesses to said Revocation, who being duly sworn testified to the due execution and attestation of said Revocation, which testimony was reduced to writing, by them respectively subscribed, and filed with said Revocation.

Whereupon the court finds that the aforesaid instrument of writing is a due and valid Revocation of a former will and of all former wills made by said Samuel Sherwood, deceased; that the same was duly executed and attested, and that the said Samuel Sherwood, at the time of making signing the same was of full age, of sound mind and memory, and not under any restraint; and that said Revocation duly revokes all wills made by said Samuel Sherwood prior to its date, to wit April 23d, A. D. 1906.

It is therefore, by the court ordered, that the said Revocation be admitted to Probate; that a complete record be made of all the proceedings herein, and that the costs herein taxed at \$ be paid by Albert E. Sherwood, Administrator within ten days, and that in default of payment an execution is awarded therefor.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Filing 1st & final Account.
Daniel W. Bouie

6431

This day came Isaac W. Bouie Administrator of the Estate of Daniel W. Bouie late of Union County, Ohio, deceased, and presented his 1st and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, 27th day of April A.D. 1907, at one o'clock P.M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge.

Saturday, March 9th, 1907

In the Matter of the Guardianship of } Order for Bond.
John H. Haines
McKinley Haines, minors

This day Joyce Haines appeared in open Court and made application to be appointed Guardian of John H. Haines and McKinley Haines and the Court being satisfied that said John H. Haines is a minor of the age of 14 years and McKinley Haines is a minor of the age of 11 years and children of Harvey W. Haines late of Washington Township Union County, Ohio, deceased and that said minors reside in this County; and the said John H. Haines having in open Court made choice of said Joyce Haines as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Joyce Haines is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit, of the whole estates of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Joyce Haines 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.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of } Orders on hearing, etc.
John Lanson

Be it Remembered, That heretofore, to wit: on the 9th day of March A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John Lanson, late of Jackson Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this

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Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Ernest Bumgarner and Helen Mather the subscribers witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John Lanson deceased; that the same was duly executed and attested, and that the said Testator, at the time of making signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor of said Will pay the costs herein taxed at \$ _____ within _____ days.

Dudley C. Thornton
Probate Judge.

In the Matter of the Estate of }
John Lanson, Deceased } Order for Bond.

The Last Will and Testament of John Lanson late of Jackson Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Jacob W. Kersey appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Jacob W. Kersey is a suitable person and legally competent; it is ordered that said Jacob W. Kersey be appointed as such Administrator with the Will annexed, upon giving Bond with securities as required by law, in the sum of Two Hundred Dollars, and this cause is continued.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
John C. Lanson } Bond Approved
Letters Issued

This day Jacob W. Kersey appeared in open Court, accepted the trust as Administrator with the Will annexed of the estate of John Lanson, deceased, and gave and filed here in her Bond in the sum of Two Hundred \$200. Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company free holders as securities,

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which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issue to said Jacob H. Kirey, that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$

Dudley E. Thornton
Probate Judge.

Flora M. Coe, Executrix
of the Estate of
Philip D. Coe

Order of Sale.

vs.
Milton D. Coe et al

6570

This day this cause came on to be heard upon the petition, evidence and testimony of Plaintiff and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Philip D. Coe deceased, did leave a widow, entitled to dower in the estate to be sold and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Philip D. Coe, described in the petition to pay his debts. And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Flora M. Coe as such Executrix proceed to sell real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Dudley E. Thornton, Probate Judge

In the Matter of the Will of } Orders as to Election of Widow
John George Bishop } of Unsound Mind.

6566

This day Bernhard Bishop appeared in open Court and made application for the appointment of some suitable person to ascertain the value of the provision made by John George Bishop deceased, in his Will for his Widow Barbara Bishop in lieu of the provisions made by law, and the value of the rights by law in the estate of the said deceased consort, and to make report thereof to the Court. And it appearing to the Court that said widow is unable to make an election by reason of unsoundness of mind; it is

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Flora M. Coe
of the Estate
Philip D. Coe

vs.
Milton D. Coe et al

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ordered that Bernhard J Bishop a suitable person be and he hereby is appointed to perform the duties as aforesaid, that a commission issue to him accordingly, and that he make report thereof to the Court with all convenient speed, and this cause is continued.

Dudley C. Thornton, Probate Judge.

Monday, March 11, 1907.

Flora M Coe, Executrix
of the Estate of
Philip L Coe, Deceased

Orders Approving & Confirming Sale.

Milton D. Coe

6570

This day this cause coming on to be heard on the return of Flora M Coe Executrix of the estate of Philip L Coe deceased, of her proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and thereby is approved and confirmed; and it is further ordered that said Flora M Coe as such Executrix make to the purchaser Janette Hanawalt and H. S. Bradley a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$ within ten days.

Dudley C. Thornton, Probate Judge.

In the Matter of the Will of } Orders for Filing Will, etc.
Mary Jane Lamay

6653^a

This day an instrument of writing, purporting to be the last Will and Testament of Mary Jane Lamay, late of Union Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the state of Ohio 5 days prior thereto, that said application will be for hearing before this Court on the 25 day of March 1907, at one o'clock P. M.

Dudley C. Thornton
Probate Judge.

In the Matter of the Will of } Orders on Hearing, etc.
John F Jones Deceased

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As it Remembers, That heretofore, to wit: on the 11th day of March A D 1907, an instrument of writing, purporting to be the Last Will and Testament of John F Jones, late of Jerome Township, in this County, deceased, was produced in open Court

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and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came J. H. Harris and J. P. McMillon the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John F. Jones deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court. It is further ordered, that the Executors named in Will pay the costs herein taxed at \$ within days.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Appointment
John N. Heller } Order for Bond.

This day Sarah C. Heller appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of John N. Heller late of Union Township, Union County, Ohio, deceased and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Sarah C. Heller is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars and this cause is continued.

Dudley E. Thornton
Probate Judge.

6645

In the matter of John N. Heller. This day Sarah C. Heller appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of John N. Heller late of Union Township, Union County, Ohio, deceased and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Sarah C. Heller is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars and this cause is continued.

6645

In the matter of John N. Heller. This day Sarah C. Heller appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of John N. Heller late of Union Township, Union County, Ohio, deceased and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Sarah C. Heller is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars and this cause is continued.

6646

In the matter of Margaret. This day Sarah C. Heller appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of Margaret late of Union Township, Union County, Ohio, deceased and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Sarah C. Heller is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars and this cause is continued.

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In the matter of the Estate of } Bond Approved
John N. Heller } Letters Secured.

6645 This day Sarah C. Heller appeared in open Court, accepted the appointment as Administratrix, of the Estate of John N. Heller deceased, and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with G. R. Houser and C. W. Muldow freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Sarah C. Heller, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } Appointment of Appraisers.
John N. Heller } Deceased.

6645 This day came Sarah C. Heller, Administratrix of the Estate of John N. Heller, deceased and made application to the Court for the Appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. W. Muldow, Chas. Michael and Waterman Hill whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the real estate of said decedent. It is further ordered by the Court that said Sarah C. Heller return to this Court an inventory and appraisement of the Estate aforesaid, pursuant to law and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the matter of the Estate of } Order for Bond.
Margaret A. Parish }

6646 This day Daniel C. Parish and Robert G. Cook appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrators of the estate of Margaret A. Parish late of Clai Bourne Township, Union County, Ohio, deceased, and an affidavit that there is not to their knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Daniel C. Parish and Robert G. Cook are legally competent; it is ordered that they be appointed upon giving Bond with sureties as required by law in the sum of Fourteen Hundred Dollars, and this cause is continued.

Dudley E. Thornton
Probate Judge.

In the Matter of the Last Will and Testament of John F. Jones } Ordering Citation to Widow

6640 It appearing to the court from the last will and testament of John F. Jones deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Ann Jones his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Ann Jones to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Bond approved
Margaret A. Parish } Letters issued.

6646 This day Daniel C. Parish and Robert G. Cook appeared in open Court, accepted the appointment as Administrators, of the Estate of Margaret A. Parish deceased and gave and filed here in their Bond in the sum of Fourteen Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Daniel C. Parish and Robert G. Cook, that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Appointment of Appraisers
Margaret A. Parish

6646 This day came Daniel Parish and Robert G. Cook, administrators of the Estate of Margaret A. Parish, deceased, and made application to the court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that W. H. Sidle, J. B. Davis and Ray Hedges whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Administrators return to this Court, an Inventory and Appraisal of the Estate, aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton,
Probate Judge

In the Matter of the Estate of Margaret A. Parish

6632

This day came Margaret A. Parish and present duly verified. Whereupon same, and in all respects made and Bill filed. Executor for

The

V. S. Magistrate of the Estate Benjamin

6647

Josephine J. This day came of Benjamin verified, for said Benjamin costs of administration. Whereupon, said petition pendancy and which I then to each of

In the Matter of the Estate of Jacob Kramer

6636

This day came Kramer, late inventory and Whereupon and being applied with order the p. It is further herein taxed

In the Matter of the Estate of }
Margaretta W. J. Ames

Filing Inventory and Sale Bill.

6632

This day came George P. Gurner, Executor of the Estate of Margaretta W. J. Ames, late of Union County, Ohio, deceased and presented the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said George P. Gurner has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

Wednesday, March 13th, 1907.

U. S. Magruder, Administrator }
of the Estate of }
Benjamin Moody

Filing Petition to Sell }
Real Estate.

6647

Josephine Johnson

This day came the Plaintiff U. S. Magruder, Admr. of the Estate of Benjamin Moody and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Benjamin Moody, deceased to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
Jacob Kramer, deceased

Filing Inventory & Appraisement

6636

This day came D. A. Kramer, Administrator of the Estate of Jacob Kramer, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said D. A. Kramer has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

Dudley C. Thornton }
Probate Judge.

In the Matter of the Estate of }
Jacob Kramer } Orders of Sale, etc.

6636

This day this cause came on to be heard upon the petition herein filed and testimony, and the court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that D. A. Kramer as Administrator of said Jacob Kramer, proceed to sell said personal property at private sale, for not less than the appraised value thereof. It is further ordered that said sale be made upon the following terms, to wit: Cash in hand at time of sale. It is further ordered that said Administrator make return of proceedings herein, within 90 days from this date, and forthwith after such sale is made, and this cause is continued.

Dudley C. Thornton, Probate Judge.

Thursday, February 14, 1907.

Narcissus Hines, Administratrix of }
the Estate of Joseph H. Hines } Order for Appraisement

6575

Henry H. Hines et al
This day this cause came on to be heard upon the petition, proofs, and exhibits of plaintiff. The Court finds that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said Joseph H. Hines deceased. And Narcissus Hines the widow of the Joseph H. Hines having by her answer, waived the assignment of her dower by meter and bounds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of S. S. McElroy, James Davis and John Mulcahy, judicious and disinterested freeholders of the vicinity, whom the Court hereby appoints for that purpose, and that they return their proceedings to this court for confirmation.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
S. B. Gabriel, Deceased } Filing First and Final Account

6516

This day came John Longhrey, Administrator of the Estate of S. B. Gabriel late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1907,

at one o'clock

H. S. Davis et

v.s.

The Village of Union County

Common Pleas

8623

This day came appearing the Court the County of application affidavit of Probate Judge satisfied Injunction. The defendant proceedings from interfering joining the or proceeding or placing the Plaintiff toward care said plaintiff executed by a dollar con

Loren da C. P.

v.s.

The Village of Union County

Common Pleas

8624

This day and it appears which Court from the County Plaintiffs a verified and Counsel; and miss, and threats, a Petition, restrain all further a in the petition Mill street any and all contract, an

at one o'clock, P. M. to which time said matter is continued.
Dudley C. Thornton, Probate Judge.

W. S. Davis et al
Plaintiff

v.s.

The Village of Milford Center
Union County, Ohio, et al

Orders Granting Temporary Injunction.

Common Pleas

86 23

This day came the Plaintiffs by J. L. Cameron, Attorney, and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiffs application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel; and the Probate Judge being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a Temporary Injunction is granted, as prayed for in the petition, restraining the defendants Welch and Jones from any and all further acts or proceedings under the alleged contract stated in the petition, and from interfering in any manner with said State Street and enjoining the Village of Milford Center from and all further acts or proceedings under said alleged contract, and from making or placing any assessment or assessments on the property of the Plaintiff or either of them and from doing any further act toward carrying out said proposed improvement upon the said plaintiffs giving to said defendants an undertaking, executed by sufficient surety, in the sum of one hundred (100) dollars conditioned and to be approved as required by law.
Dudley C. Thornton, Probate Judge.

Louisa C. Perkins et al

v.s.

The Village of Milford Center
Union County, Ohio, et al

Orders Granting Temporary Injunction.

Common Pleas

86 24

This day came the Plaintiffs by J. L. Cameron, Attorney, and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiffs application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel; and the Probate Judge being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a Temporary Injunction is granted, as prayed for in the petition, restraining the defendants Welch and Jones from any and all further acts or proceedings under the alleged contract stated in the petition, and from interfering in any manner with said Mill street; and enjoining The Village of Milford Center from any and all further acts or proceedings under said alleged contract, and from making or placing any assessment, or

assessments on the property of the plaintiffs or either of them, and from doing any further act toward carrying out said proposed improvement upon the said plaintiffs giving to said defendants an undertaking, executed by sufficient surety, in the sum of One Hundred Dollars, conditioned and to be required by law.

Dudley E. Thornton, Probate Judge.

Saturday March 16, 1907.

In the Matter of the Guardianship of } Filing fifth Account.
John Draper

4849

This day came R. L. Woodburn, guardian of John Draper of Union County, Ohio, and presented his fifth account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of } Filing seventh Account.
Sarah J. Hall, a lunatic

3369

This day came R. L. Woodburn, Guardian of Sarah J. Hall, a lunatic of Union County, Ohio, and presented his seventh account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of } Filing Inventory.
Truman Cahill

6639

This day came Margaret Cahill, Administratrix with the Will annexed of the Estate of Truman Cahill, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that that the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$

Dudley E. Thornton
Probate Judge.

In the Matter of Samuel
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In the Matter of
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In the Matter of
Janet Reed
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In the Matter of the Guardianship } Filing Fourth Account.
of Samuel H. Smeck.

4860 This day came R. L. Woodburn, Guardian of Samuel H. Smeck a minor, of Union County, Ohio, and presented his fourth account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of April A. D. 1907 at one o'clock, P. M. To which time said matter is continued
Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of } Filing Fourth Account.
Melville E. Malony

3471 This day came R. L. Woodburn Guardian of Melville E. Malony a lunatic of Union County, Ohio and presented his fourth account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A. D., 1907 at one o'clock, P. M. to which time said matter is continued.
Dudley E. Thornton, Probate Judge

In the Matter of the estate of } Filing Inventory & Appraisement.
Janet Reed

6621 This day came Jessie Hoopes, Administratrix of the Estate of Janet Reed late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that the statutes to such case made and provided, do order the said Inventory and Appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$
Dudley E. Thornton, Probate Judge.

George P. Guverner, Executor
of the Estate of
Margaretta H. J. Ames } Filing Petition to Sell Real Estate.
vs.

6648 John S. Guverner Ames
This day came the Plaintiff George P. Guverner and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Margaretta H. J. Ames, deceased to pay the debts, and the costs of administering the estate, of the said decedent. Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the times in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.
Dudley E. Thornton, Probate Judge

Monday, March 18, 1907.

In the Matter of the Estate of } Filing Inventory.
John N. Heller, Deceased }

6645 This day came Sarah C. Heller Administratrix of the Estate of John N. Heller, late of Union county, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Sarah C. Heller has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$

Dudley C. Thornton, Probate Judge.

In the Matter of the Will of } Orders on Election of Widow.
George A. Fox }

6624 This day Susanna M. Fox widow of said George A. Fox deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Susanna M. Fox widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that the costs herein taxed at \$ be paid within ten days.

Dudley C. Thornton, Probate Judge

In the Matter of the Guardianship of } Bond Approved
John H. Haines }
McKinley Haines minors. } Letters Issued.

6644 This day Joyce Haines appeared in open Court, accepted the appointment as Guardian of John H. Haines and McKinley Haines and gave and filed herein her Bond in the sum of Four Hundred Dollars, conditioned according to law, with Rebecca Haines, Victoria Haines and H. S. Starnate free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Joyce Haines took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore orders that Letters of Guardianship issue to said Joyce Haines, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Dudley C. Thornton
Probate Judge.

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John S. Scheiderer, Guardian
of Harmon Scheiderer et al.

v.s.

His said Wards et al

} Decree for Appraisement.

6641 This day this came on to be heard upon the petition,
proofs, and exhibits of plaintiff, the Court find that
all the defendants have been duly served with process, or
have voluntarily entered their appearance in this case;
and that as set forth in the petition, it is necessary to sell
the real estate, and will be for the best interest of the said
heirs. It is therefore ordered and adjudged by the Court
that the real estate described in the petition be appraised
by the oath of George Hilf, William Beal and
Hocum judicious and disinterested freeholders of the
vicinity, whom the Court hereby appointed for that pur-
pose, and that they return their proceedings to this
Court for confirmation.

Dudley E. Thornton, Probate Judge.

Tuesday, March 19, 1907.

Peter Schurtzer, Executor
of the Estate of
Francis Holmes

v.s.

Eva Schurtzer et al.

} Order of Sale.

6585 This day came the said Plaintiff, by his attorney, and pro-
duced to the Court, the report of an appraisement herein
made by Samuel Burnsides, Jacob Sivy, and John E. Harrieman
in pursuance of a former order of this Court; and it appearing
upon examination that said report is in all respects re-
gular and correct, it is ordered that the same be and here by
is approved and confirmed.

And it being made to appear to the Court upon satisfactory
evidence, that it would be more for the interest of said
Estate to sell the real estate described in the petition at
private sale.

It is therefore further ordered that said Peter Schurtzer as
such Executor proceed to sell said real Estate, free of dower
at private sale for not less than the appraised value there-
of, on the following terms, to wit, cash in hand on day of
Sale. And said petitioner is ordered to make return to
this Court immediately after such sale is made, and
this cause is continued.

Dudley E. Thornton
Probate Judge.

In the matter of the Estate of } Filing Inventory.
Hester A. Sherwood

6635

This day came Albert E. Sherwood, Administrator of the Estate of Hester A. Sherwood, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Albert E. Sherwood has in all respects complied with the statutes to such case made & provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

In the matter of the Inspection } Appointment of Inspectors.
of the Treasury of Union County, O.

6649

This day in compliance with the Statutes in such case made and provided, the Court, on its own motion, and being fully advised in the premises, do appoint Charles Hamilton and T. J. Williams competent and trustworthy accountants of opposite politics, to count the money in the office of the County Treasurer of said Union County, Ohio, and make a complete and thorough inspection of the books, accounts and vouchers therein.

Whereupon the said Charles Hamilton and T. J. Williams appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said Charles Hamilton and T. J. Williams as such Inspectors, and they are duly sworn by the Probate Judge of said county, to faithfully perform the duties imposed upon them as examiners of the Treasury of Union County, according to law and the best of their ability.

It is therefore considered and ordered by the Court, that said Charles Hamilton and T. J. Williams proceed without unnecessary delay to make such inspection in accordance with the provisions of the statute, and on the completion thereof that they return to this Court their report in writing of their proceedings in this behalf, and this matter is continued for report.

Dudley E. Thornton, Probate Judge.

In the matter of the Estate of } Filing Fourth and Final Account.
Margaret Shattery - Deceased

5573

This day came Mary St. John Administratrix of the Estate of Margaret Shattery late of Union County, Ohio, deceased, and presented her fourth and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge.

John A. Kern
of the Estate

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vs.
Joseph Kiss
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John A. Hemmington, Admr,
of the Estate of Mary Kist

vs.

6599 Joseph L. Kist et al.

Decree for Appraisement.

This day this cause came on to be heard upon the petition, proofs and exhibits of Plaintiff, the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said Mary Kist deceased.

It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of W. H. Dea, Charles Michaels and H. W. Johnson judicious and disinterested freeholders of the vicinity, whom the Court hereby appoints for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

In the Matter of the Guardianship
of Beatrix Beaver

Bernice Mahaffy minors

Order for Bond.

6650

This day David F. Beaver appeared in open Court, and made application to be appointed Guardian of Beatrix Beaver and Bernice Mahaffy and the Court being satisfied that said minors reside in this County; and the said Beatrix Beaver having in open Court made choice of said David F. Beaver as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said David F. Beaver is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said David F. Beaver be appointed such Guardian upon giving with sureties as required by law, in the sum of One Hundred Dollars; and this cause is continued.

Dudley E. Thornton, Probate Judge.

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In the matter of the Guardianship of Beatrix Beaver

Bond Approved Letters Issued.

6650

Bernice Mahaffy, minor } This day David F. Beaver appeared in open Court, accepted the appointment as Guardian of Beatrix Beaver and Bernice Mahaffy and gave and filed herein his Bond in the sum of One Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said David F. Beaver 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 David F. Beaver, that this proceeding be recorded, and that said Guardian pay the costs herein stayed at \$
Dudley E. Thornton, Probate Judge

Wednesday, March 20, 1907.

In the matter of the Guardianship of Benjamin C. Bowdre

4080

This day came Adam C. Johnson Guardian of Benjamin C. Bowdre and filed herein his written resignation of said trust and asks that same be accepted by the Court; and the same appearing for the best interest of all concerned the said resignation is accepted; there being no property in the hands of said Guardian, filing account is dispensed with.

Dudley E. Thornton
Probate Judge

Thursday, March 21, 1907.

In the matter of the Guardianship of George Edgar Freeman

Filing Fifth Account.

4929

This day came Edward A. Johnson, Guardian of George Edgar Freeman a minor of Union County, Ohio, and presented his fifth Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1907 at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge.

D. F. Beaver, Guardian of Beatrix Beaver

Order for Notice.

6651

vs.
His Ward et. al.

This day D. F. Beaver Guardian of Beatrix Beaver appeared in open Court and filed his petition duly verified, as he

ing for the said Ward hearing said of March 1907. It is further thereof, and be given to Charles M. Hutton, Oakville, in writing by leaving of each of days before

6599 John A. Kenning the Estate of

Joseph H. Kist This day produced in made by in pursuant upon exam and correct, approved a And it being evidence, that to sell the re It is therefore as such Adm dower at pro on the follow And said pet immediately continued.

6165 In the matter David E. W. This day came the Estate of ed, and free settlement of Whereupon for hearing o'clock, P. M.

ing for the sale of real estate therein described, belong to his said Ward Beatrix Beaver. It is ordered that the time of hearing said petition be and here by is fixed for the 30 day of March 1907, at 1 o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Beatrix Beaver, Hyland Minthorn, Charles Minthorn, Rosa Curry, Nettie M. Thompson, Daisy Hutton, Oakie Minthorn and Sarah W. Minthorn, Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, 5 days before said day of hearing, and this cause is continued.

Dudley E. Thornton
Probate Judge.

Friday, March 22, 1907.

6599 John A. Kennington, Administrator of the Estate of Mary Kist

v.s.

Joseph Kist, et al.

Order of Sale, etc

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement here in made by M. H. Dea, L. C. Burnham and H. H. Johnson in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and here by is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale: It is therefore further ordered that said John A. Kennington as such Administrator proceed to sell said real estate free of dower at private sale for not less than the appraised value on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6165 In the Matter of the Estate of David E. Williams

Filing Second and Final Account.

This day came W. H. Harmon, Admr. with the Will annexed of the Estate of David E. Williams late of Union County, Ohio, deceased, and presented his second and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D., 1907, at one o'clock P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

6627

Mary P. Carr, Guardian of
Clifton Liggett, minor
vs.

Orders for Bond, etc.

Clifton Liggett et al.

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by Lanson B. Harvey, Alvin Graham, and Wesley A. Garrard in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said Mary P. Carr execute within 3 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Eleven Hundred and Five Dollars, conditioned according to law, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6627

Mary P. Carr, Guardian of
Clifton Liggett, minor
vs.

Order of Sale, etc.

Clifton Liggett et al.

This day this cause came on to be heard, and it appearing to the Court, that the said Mary P. Carr the plaintiff above named has given bond as heretofore ordered, in the sum of Eleven Hundred and Five Dollars with C. S. Carr and H. M. Brown freeholders as sureties; it is ordered that said bond be and hereby is approved. It is therefore further ordered that said Mary P. Carr as such Guardian proceed according to law to sell the real estate, described in the petition free of dower at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

Dudley E. Thornton, Probate Judge.

6627

Mary P. Carr, Guardian of
Clifton Liggett, minor
vs.

Orders Approving and Confirming Sale.

Clifton Liggett et al.

This day this cause coming on to be heard on the return of Mary P. Carr, Guardian of Clifton Liggett of her proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is

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further ordered that said Mary P Carr as such Guardian make to the purchaser Allen F Edelbute a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of David E. Williams

6165

Orders to Distribute Assets in kind, etc.

This day H. D. Harmon, Administrator of the Estate of David E. Williams deceased, appeared in open Court and filed his petition praying for an order approving the distribution and paying over of certain assets of said estate, as described and set forth in said petition. And it appearing to the Court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over, in kind, as indicated by their assent and agreement in writing, attached to said petition.

It is therefore ordered that said Administrator distribute and pay over said assets, in kind, to those of such distributees as will receive the same.

It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution, and this cause is continued.

Dudley E. Thornton, Probate Judge.

Saturday, March 23, 1907.

In the Matter of the Estate of

6632

Margaretha H. J. Ames

Orders of Sale, etc.

This day this cause came on to be heard upon the petition herein filed and the testimony of plaintiff and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that George P. Joverner as Executor of said Margaretha H. J. Ames proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Cash in hand on day of sale.

It is further ordered that said George P. Joverner make return of his proceedings herein, within 90 days from this date, and forthwith after such sale is made, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6627 Mary P. Carr, Guardian of
Clifton Liggitt

Order of Distribution.

Clifton Liggitt et al

This day this cause came on to be heard upon the pleadings herein and upon the motions to distribute the proceeds of the sale amounting to the sum of Six Hundred and twenty six ¹⁰⁰/₁₀₀ Dollars (\$626 ¹⁶/₁₀₀) and the said Jacob Bowersmith and H.C. Liggitt widowers as herein stated, having by their answers herein waived the assignment of their respective rights of dower in said premises by metes and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid to them respectively, out of the proceeds of said sale; the Court finds the just and reasonable value of the dower interest of the said Jacob Bowersmith and H.C. Liggitt in said real estate to be the sum of \$57 ²³/₁₀₀ and \$137 ²⁰/₁₀₀ respectively. The Court further finds that by statements of the Attorney for the Plaintiff herein that there are no taxes due upon said premises. It is therefore further ordered that said Guardian, out of the money in her hands, pay: First:- The costs and expenses incurred in the sale of said property, including an attorney fee of \$ to Milo & Myers and Second:- To Jacob Bowersmith widower the sum of \$57 ²³/₁₀₀, which the Court finds to be the value of his dower interest in said premises; Third:- To H.C. Liggitt widower the sum of 137 ²⁰/₁₀₀ which the Court finds to be the value of his dower interest in said premises.

It is further ordered that the balance of said proceeds, amounting to the sum of \$, be accounted for by said Guardian according to law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein, taxed at \$ out of the proceeds of said sale, within ten days.

Dudley C. Thornton, Probate Judge.

4039

In the Matter of the Guardianship of }
Nellie C. Wittercraft } Filing Fifth Account.

This day came Amos O Wittercraft Guardian of Nellie C. Wittercraft a minor of Union County, Ohio, and presented his fifth Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1907, at one o'clock P.M. to which time said matter is continued

Dudley C. Thornton
Probate Judge.

6566

In the Matter of }
John George }
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6557

In the Matter of }
William }
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Court, the }
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6652

In the Matter of }
Theresa Ha }
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last Hill }
Township, }
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be filed in }
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application }
day of April

6642

In the Matter of }
Samuel }
This day ca }
Estate of }
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6566 In the matter of the Estate of }
 John George Bishop } Orders approving and confirming Sale.
 This day this cause coming on to be heard on the report of George Blumentheim, Executor of the Estate of John George Bishop of his proceedings under the former order of this Court, the Court having carefully examined said report and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceedings be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.
 Dudley C. Thornton, Probate Judge

6557 In the matter of the Estate of }
 William Cassiday } Orders approving and confirming Sale.
 This day this cause coming on to be heard on the report of Lewis Cassiday executor of the Will of William Cassiday of his proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceedings be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.
 Dudley C. Thornton, Probate Judge

6652 In the matter of the Will of }
 Thresa Hazen } Orders for Filing Will.
 This day an instrument of writing, purporting to be the last Will and Testament of Thresa Hazen, late of Paines Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate, and record be given to the widower and next of kin of the testatrix, resident of the State of Ohio 5 days prior thereto, that said application will be for hearing before this Court on the 6th day of April 1907, at one o'clock P. M.
 Dudley C. Thornton, Probate Judge

6642 In the matter of the Estate of }
 Samuel Sherwood } Filing Inventory.
 This day came Albert C. Sherwood Administrator of the Estate of Samuel Sherwood, late of Union County, Ohio, deceased, and presented the Inventory of said Estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that saidy Albert C. Sherwood has in all respects complied with

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The Statutes to such case made and provided, do order the said Inventory filed and recorded.
It is further ordered that said Administrator pay the costs herein taxed at \$

Dudley C Thornton, Probate Judge.

Monday, March 25, 1907.

6560

In the matter of the Will of } Orders as to Election of Widow of
John George Bishop } Unsound Mind.
This day Bernhard J Bishop heretofore appointed to ascertain the value of the provisions made by John George Bishop deceased, in his Will, for his Widow Barbara Bishop in lieu of the provisions made by law, and the value of the rights by law in the estate of the said deceased consort; made return of the report of such investigation. And the Court being satisfied from such report that the provisions made by said testator for the said widow, in the Will, is less valuable and not so good as the provisions by law; therefore said insane widow, by virtue of this proceeding, elects to take under the law.

It is ordered that this proceeding be recorded and that the costs herein taxed at \$ be paid from the estate of said John George Bishop Sr. deceased.

Dudley C Thornton, Probate Judge.

6581

In the matter of }
The Guardianship of } Order for Hearing and Notice
Phlemou Kirby

This day Lutz Kirby Guardian of Phlemou Kirby appeared in open Court and filed his petition praying for the consent and approbation of the Court in making investment in certain productive Real Estate therein described.

It is ordered that the 1st day of April 1907 at one o'clock P.M., be and hereby is fixed as the time when said petition will be heard. And it is further ordered that notice thereof be given to said Ward in writing personally, 3 days before said day of hearing, and this cause is continued.

Dudley C Thornton, Probate Judge.

6653a

In the matter of the Will of } Orders on Hearing, Admission
Mary Jane Samay } to Probate and Record.

Be It Remembered, That heretofore, to wit: on the 11th day of March A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Mary Jane Samay, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court

6653^b

In the matter of }
Mary Jane Samay }
The Last Will and Testament of }
of Union Township }
heretofore }
John A. Kennington }
appeared }
and }
petition }
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such }
such }
what }
thereof }
Kennington }
it is ordered }
giving bond }
of six hundred }
dollars }
for the }
purpose }
of }
securing }
the }
payment }
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this }
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6653^c

In the matter of }
Mary Jane Samay }
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of }
Mary Jane }
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that due notice of the filing of said Will and of the application to admit the same to probate and recorded in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came M. L. White and Mrs. Sueh Cra hood the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Mary Jane Lamay deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ within days.
 Dudley E Thornton, Probate Judge.

6653⁺ In the Matter of the Estate of } Appointment
 Mary Jane Lamay } Order for Bond.
 The Last Will and Testament of Mary Jane Lamay late of Union Township, in this County, deceased, having heretofore been duly approved and allowed, this day John A. Kennington the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said John A. Kennington is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.
 Dudley E Thornton, Probate Judge.

6653⁺ In the Matter of the Estate of } Bond Approved
 Mary Jane Lamay } Letters Issued.
 This day John A. Kennington appeared in open Court, accepted the trust as Executor of the Estate of Mary Jane Lamay deceased, and gave and filed herein his Bond in the sum of Six Hundred Dollars, conditioned according to law, with John Richter and M. H. Dea free holders as

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sureties, which Bond is approved by the Court.
 It is therefore ordered that Letters Testamentary issue on
 the Will of said decedent, to said John A. Kennington, that
 this proceeding be recorded, and that said Executor pay the
 costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

Wednesday, March 27, 1907.

6590 In the Matter of the Estate of } Orders Approving and Confirming.
 John Reed

This day this cause coming on to be heard on the report
 of Elizabeth E. Cody, Administratrix of the Estate of John Reed
 of her proceedings under the former order of this Court,
 the Court having carefully examined said report, and being
 satisfied that said sales have in all respects been regular
 and legal. It is ordered that the same be and hereby
 is approved and confirmed. It is further ordered that
 this proceeding be recorded, and that said Administratrix
 pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

Louisa R. Turner et al } Orders Granting Temporary Injunction
 vs. or

Common Pleas
 8628

John M. Lowe et al } Restraining Order.

This day came the Plaintiffs by Porter and Loughrey
 Attorneys for plaintiffs and it appearing that the Judges
 of the Common Pleas Court, in which Court the above
 entitled action is pending, are absent from the County,
 this cause came on to be heard upon the Plaintiffs applica-
 tion for an injunction, upon the petition duly verified and
 affidavits therein filed, and was argued by Counsel; and
 the Probate Judge being fully advised in the premises, and
 being satisfied that the Plaintiff is entitled thereto, a tem-
 porary injunction is granted, as prayed for in the petition,
 restraining the defendant from the establishing, locating
 and constructing Rogers Ditch No. 797, and the assessment
 therefor, upon the said plaintiffs giving to said defendants
 an undertaking, executed by sufficient surety, in the sum
 of One Hundred (\$100.00) Dollars, conditioned and to be ap-
 proved as required by law.

Dudley E. Thornton, Probate Judge.

6593 In the Matter of the Estate of } Filing Sale Bill.
 Preston H. Robinson

This day came Charles and Oscar Bodley Executors of the
 Estate of Preston H. Robinson, late of Union County, Ohio, de-
 ceased, and presented the Sale Bill of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the

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6614 F. T. Arthur
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 vs.
 Cynthia K

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same, and being satisfied that said Charles and Oscar Bodley have in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Executors pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

6614 F. T. Arthur, Admr. of the Estate of Andrew Keyes vs. Cynthia K. Woodworth et al

Decree for Appraisement.

This day this cause came on to be heard, upon the petition prope and exhibits of Plaintiff the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said Andrew Keyes deceased.

It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of Henry H. Mowry, James H. Fields and Harry Sharrer judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

Thursday, March 28, 1907.

Probate Court, Union County, Ohio
In the matter of the County Board of Visitors

Order of Appointment.

James Shirk and Mrs James D. Wood terms having expired. It is therefore ordered that James Shirk and Mrs Jas. D. Wood be and they hereby are appointed to serve on the Board of County visitors of this county. Said James Shirk and Mrs Jas. D. Wood shall serve for the term of three years to May 1st 1910

It is further ordered that a certificate of such appointment and seal be issued to said appointees

Dudley E. Thornton, Probate Judge.

In the matter of }
 6654 Henry J. Newlove } Orders for Warrant, etc.
 This day Brown Newlove, a resident citizen of Mansville Ohio, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Henry J. Newlove into the Columbus State Hospital. It is therefore ordered that a warrant issue to D. C. Colenbaugh Sheriff commanding him to bring said Henry J. Newlove alleged to be insane, before this Court, on the 25 day of March 1907, at 10 o'clock A. M.
 And it is further ordered that subpoena issue for D. C. Mills a respectable physician, witness to appear at the time and place aforesaid; and this cause is continued.
 Dudley C. Thornton, Probate Judge.

In the matter of }
 6654 Henry J. Newlove } Orders on Hearing, etc.
 This day this cause came on to be heard, and the said Henry J. Newlove was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. C. D. Mills the medical witness, and being satisfied that said Henry J. Newlove is insane, that he has a legal settlement in Paris Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that C. D. Mills the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.
 And it is further ordered that an application be made to Superintendent of said State Hospital for the admission of said Henry J. Newlove and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.
 Dudley C. Thornton, Probate Judge.

In the matter of }
 Henry J. Newlove } Order for Warrant to Convey.
 The Judge being advised that said Henry J. Newlove can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Colenbaugh Sheriff, that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.
 Dudley C. Thornton, Probate Judge.

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6641 John S. Scheiderer, Guardian of
Herman Scheiderer

vs.

His said Wards, et al.

Orders for Bond.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by John F. Holcomb, George Anelf and William C. Beal in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said John S. Scheiderer execute within 5 days, to the State of Ohio, a bond with sufficient free hold securities, to be approved by the Court, in the sum of Seven Hundred and Five Dollars, conditioned according to law, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6641 John S. Scheiderer, Guardian of
Herman Scheiderer et al.

vs.

His said Wards et al.

Orders Approving Bond for Private Sale.

This day this cause came on further to be heard, and it appearing to the Court, that the said John S. Scheiderer the Plaintiff above named has given bond as heretofore ordered, in the sum of Seven Hundred and Five Dollars with George Trapp and Frank Scheiderer free holders as securities; it is ordered that said bond be and hereby is approved.

It is therefore further ordered that said John S. Scheiderer as such Guardian proceed according to law to sell the real estate, described in the petition free of dower at private sale, for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale.

And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

Dudley E. Thornton, Probate Judge.

John S. Scheiderer, Guardian of
Herman Scheiderer et al.

vs.

His said Wards et al.

Order Approving & Confirming Sale.

This day this cause coming on to be heard on the return of John S. Scheiderer Guardian of Herman Scheiderer et al. of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all

respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed, and it is further ordered that said John Scheiderer as such Guardian make to the purchaser John Boerlin, a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

Friday, March, 29, 1907.

6655 In the matter of the Will of }
Daniel A. Hiestand, deceased } Orders for Filing Will, etc.

This day an instrument of writing, purporting to be the last Will and Testament of Daniel A. Hiestand, late of Darby Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 8th day of April 1907, at 10 o'clock A. M.

Dudley E. Thornton, Probate Judge.

6609 Sarah S. Penny, Edu. of the Estate of }
Frank C. Penny, Incubile } Orders Fixing time
vs. } of Hearing and for Notice.
His said Ward et al.

This day Sarah S. Penny, Guardian of Frank C. Penny appeared in open Court, and filed her petition duly verified, praying for authority to borrow money and to mortgage real estate therein described, belonging to her said Ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 8th day of April 1907, at 10th P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Frank C. Penny, Sarah S. Penny, William Penny, Dora Penny, Louis B. Houck, L. C. Beemer and H. H. Lenoir - Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, 5 days before said day of hearing, and this cause is continued.

Dudley E. Thornton, Probate Judge

6656 In the matter of }
Martha J. }
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6656 In the matter of }
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6656 In the matter of }
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Judge

6656 In the matter of the Estate of }
Martha Jenkins } Order for Bond.
This day R. C. Turney appeared in open Court and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Martha Jenkins late of Luxembury Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said R. C. Turney is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6656 In the matter of the Estate of }
Martha Jenkins } Bond Approved. Letters Issued.
This day R. C. Turney appeared in open Court, accepted the appointment as Administrator of the Estate of Martha Jenkins deceased, and gave and filed therein his Bond in the sum of Eight Hundred Dollars, conditioned according to law, with Charles Parrott and Judd J. Scott freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said R. C. Turney, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

6656 In the matter of the Estate of }
Martha Jenkins }
This day came R. C. Turney, Administrator of the Estate of Martha Jenkins, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. B. McLain, Harry Thomas and M. B. Newhouse whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Dudley E. Thornton,
Probate Judge.

6651 D. F. Beaver, Guardian of
Beatriz Beaver

vs.
Hyland Minthorn et al.

Decree for Appraisement.

This day this cause came on to be heard, upon the petition, proofs, and exhibits the Court find that all the defendants have been duly served with process or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell real estate therein described. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of T. W. Fagan, Charles McCune and H. M. Goff judicious and disinterested freeholders of this vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Dudley E. Thornton, Probate Judge.

Saturday, March 30, 1907

D. F. Beaver, Guardian of
Beatriz Beaver

vs.
Hyland Minthorn et al.

Orders for Bonds, etc.

6651 This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by T. W. Fagan, Charles C. McCune, and H. M. Goff in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said D. F. Beaver execute within 3 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Two Hundred and seven ³⁴/₁₀₀ Dollars, conditioned according to law, and this cause is continued.

Dudley E. Thornton, Probate Judge.

6651 D. F. Beaver, Guardian of
Beatriz Beaver

vs.
Hyland Minthorn et al.

Order Approving Bond for
Private Sales.

This day this cause came on further to be heard, and it appearing to the Court, that the said D. F. Beaver the plaintiff above named has given bond as heretofore ordered, in the sum of Two Hundred and seven ³⁴/₁₀₀ Dollars with The United States Fidelity and Guaranty Co as sureties; it is ordered that said bond be and hereby is approved. It is therefore further ordered that said D. F. Beaver as

such Guardian of estate, desirous for not less than six months, to be appointed said Court in name. is continued

6651 D. F. Beaver
Beatriz

Hyland Minthorn et al.
This day this cause came on to be heard, upon the petition, proofs, and exhibits the Court find that all the defendants have been duly served with process or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell real estate therein described. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of T. W. Fagan, Charles McCune and H. M. Goff judicious and disinterested freeholders of this vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

6657 In the matter of M. A. Cr...
This day this cause came on to be heard, upon the petition, proofs, and exhibits the Court find that all the defendants have been duly served with process or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell real estate therein described. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of T. W. Fagan, Charles McCune and H. M. Goff judicious and disinterested freeholders of this vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

such Guardian proceed according to law to sell the real estate, described in the petition for dower at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

Dudley E. Thornton, Probate Judge.

D. F. Beaver, Guardian of
Beatris Beaver

6651

v.s.

Hyland Minthorn et al

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of D. F. Beaver, Guardian of Beatris Beaver a minor, of his proceeding and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be, and thereby is approved and confirmed; and it is further ordered that said D. F. Beaver as such Guardian make to the purchaser Mary E. Knack a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay the costs therein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

In the Matter of the Estate of
M. A. Cramer

6657

Order for Bond.

This day Martha Cramer appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the Estate of M. A. Cramer late non resident of this state, deceased, and an affidavit that there is not to his knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Martha Cramer is a suitable person and legally competent, it is ordered that Martha Cramer be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars and this cause is continued.

Dudley E. Thornton, Probate Judge.

6657 In the matter of the Estate of } Bond Approved
 M. A. Cramer, Deceased } Letters Issued.
 This day Martha Cramer appeared in open Court, accepted
 the appointment as Administrator of the Estate of M. A. Cramer
 deceased, and gave and filed herein her Bond in the sum of
 Two Thousand Dollars, conditioned according to law with Guy
 Cramer and J. E. Cramer freeholders, as sureties, which Bond
 is approved by the Court. It is therefore ordered that Letters
 of Administration issue to said Martha Cramer, that this
 proceeding be recorded, and that said Administratrix pay
 the costs herein taxed at \$
 Dudley E. Thornton, Probate Judge.

In the matter of accounts } Notice Approved
 filed for settlement }
 This day proof of publication of notice of filing accounts and
 vouchers of administration and guardianship was made, and
 the Court do find the same in all respects regular and
 pursuant to law.
 It is therefore ordered that the notice and proof aforesaid
 be entered upon the journal and account record of this Court.
 5837 Elizabeth Dillingen, Guardian of Walter and Ida Dillingen: second
 account.
 5815 Covilla E. Courter, Guardian of Dwight F. Courter, second account.
 5854 Jessie E. Dickinson, Guardian of F. Jefferson Hodge: second account.
 5322 Elvora Lombard, Guardian of Artlissa Conklin: third account.
 4571 Henry Armintrout, Guardian of Harley Clapsaddle (by H. Stevenson
 Administrator): final account.
 6197 Lydia A. Waters, Guardian of James E. Hoover: first account.
 5764 Jace F. Conrad, Guardian of Edith Conrad et al.: second account.
 6155 W. S. Freshwater, Administrator of the Estate of Barbara Mack-
 ling: final account.
 6242 Polla M. Howard, Administrator of the Estate of Mary Howard:
 second and final account.
 6243 Polla M. Howard, Administrator of the Estate of Sarah M. Howard:
 second and final account.
 6231 Arminta Heagler, Guardian of Jean D. Heagler: first account.
 6325 Virgil C. Crist, Administrator de bonis non of the Estate of
 Lawrence C. Reinhart: first and final account.
 5802 Lillis A. Phillips, Guardian of Lee Carl Phillips: second account.
 5885 L. F. Blue, Executor of the Estate of Josiah Blue: third account.
 6433 William C. Beauchamp, Administrator of the Estate of Virgie
 C. Beauchamp: first and final account.
 Dudley E. Thornton,
 Probate Judge.

5837 In the matter
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5837

In the Matter of the Guardianship }
 of Walter Dellinger }
 of Ida Dellinger } Settlement of
 } Second Account.
 This day this matter came on to be heard on motion to confirm Account of Elizabeth Dellinger Guardian of the person and Estate of Walter Dellinger and Ida Dellinger having heretofore, to wit: On the 6th day of February 1907, filed in this Court her second account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Maryville Tribune a news paper published in and of general circulation in Union County, for not less than consecutive weeks, from and after the 6th day of March 1907, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination, being found correct, is allowed and confirmed.

This day this matter came on, further heard on motion of said Guardian for the allowance of compensation for services rendered said Ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$16¹⁵, as her compensation and it is ordered by the Court that said Guardian retain out of the estate of said Ward the sum of \$16¹⁵, being the allowance aforesaid.

And the Court do find said Guardian chargeable with assets belong to the estate of said Ward amounting to the sum of \$6762⁰⁴; and that she is entitled to credits amounting to the sum of \$303²³, valid claims against said Ward, as shown by said vouchers and other evidences produced to the Court. And the Court do further find that there is a balance of \$6459¹⁵ in the hands of said Guardian, due said Ward and said account is settled accordingly.

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

Dudley E. Thornton, Probate Judge.

5815

In the Matter of the Guardianship }
 of Dwight T. Courter } Second Account.
 This day the second Account of Coevilla E. Courter Guardian of Dwight T. Courter came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be its

all respects just and correct and in conformity to law.
It is ordered that the same be and here by is approved, allowed and confirmed.

The Court finds a balance of Two hundred and twenty four $\frac{7}{100}$ Dollars (\$224 $\frac{7}{100}$), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law. It is ordered that said Guardian pay the costs here in taxed at \$ within ten days.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Dudley E. Thornton, Probate Judge.

In the Matter of Guardianship of } Second and Final Account.

5854

T. Jefferson Hodger

This day this matter came on to be heard on motion to confirm Account of Jessis E. Dickinson Guardian of the person and estate of T. Jefferson Hodger having heretofore, to wit: On the 18th day of February 1907, filed in this Court her Second and Final account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 6th day of March 1907, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination, being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said Ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$5⁰⁰, as her compensation, and it is ordered by the Court that said Guardian retain out of the estate of said Ward the sum of \$5⁰⁰, being the allowance aforesaid. And the Court do find said Guardian chargeable with assets belonging to the estate of said Ward amounting to the sum of \$81²¹; and she is entitled to credits amounting to the sum of \$81²¹, valid claims against said Ward, as shown by said vouchers and other evidences produced by the Court.

And the Court do further find that said account is settled according to law.

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

Dudley E. Thornton, Probate Judge.

5322

In the Matter of Artlissa Co...
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In the Matter of Guardianship }
 Artlissa Conklin } Third Account.
 5322^a This day the Third Account Elnora Lombard, Guardian of
 Artlissa Conklin came on for hearing and settlement, due
 notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and
 the Court having carefully examined said account and
 the vouchers therewith and all matters pertaining thereto,
 and being fully advised in the premises, do find the
 same to be in all respects just and correct and in con-
 formity to law.
 It is ordered that the same be and hereby is approved,
 allowed and confirmed.
 It is ordered that said Guardian be and she is all-
 owed the sum of Three hundred and thirty nine Dollars
 (\$339⁰⁰) for board and care of said Ward for 113 weeks.
 The Court finds a balance of Forty six ¹⁵/₁₀₀ Dollars (\$46 ¹⁵/₁₀₀), in the
 hands of said Guardian due said Ward; which amount
 she is ordered to pay over according to law.
 It is ordered that said Guardian pay the costs herein
 taxed at \$ within ten days.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.
 Dudley E. Thornton, Probate Judge.

In the Matter of Guardianship of }
 Harley Clafpaddle et al. } Final Account.
 4571 This day the Final Account of Henry Armitrout (by H.
 Stevenson, Administrator) Guardian of Harley Clafpaddle
 came on for hearing and settlement, due notice thereof hav-
 ing been published according to law. No exceptions hav-
 ing been filed thereto, and no one now appearing to except
 or object to the same; and the Court having carefully ex-
 amined said account and the vouchers therewith and
 all matters pertaining thereto, and being fully advised in the
 premises, do find the same to be in all respects just and
 correct and in conformity to law. It is ordered that the
 same be and hereby is approved, allowed and confirmed.
 It is ordered that said Guardian be and he is allowed
 the sum of Sixty Dollars (\$60⁰⁰) for Boarding, Lodging and
 Maintenance of said wards.
 It is ordered that said Guardian be and he is allowed
 the sum of Twenty five Dollars (\$25⁰⁰) as compensation
 for his services for his services, which amount the Court
 deems reasonable.
 The Court finds a balance of (Sixty nine ⁵⁰/₁₀₀ Dollars) \$69 ⁵⁰/₁₀₀, in
 the hands of said Guardian due said Wards; which
 amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Rudley E. Thornton, Probate Judge.

In the Matter of Guardianship of James E. Hoover } First Account.

6197

This day the first Account of Lydia A Waters Guardian of James E. Hoover came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and she is allowed the sum of Fifty Dollars, (\$50.00) as compensation for her services, which amount the Court deems reasonable. The Court find a balance of Two Hundred and Six ²³ Dollars (\$206.23), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Rudley E. Thornton, Probate Judge.

In the Matter of the Guardianship of Orman Conrad et al. } Second Account.

5464

This day the Second Account of Jess F. Conrad Guardian of Orman Conrad, Eastman Conrad, Katie Conrad came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Seventy six ²¹ Dollars, (\$76.21), in the hands of said Guardian due said Wards; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days.

It is ordered that said account and the proceedings

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In the Matter of Barbara

6155

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In the Matter of Mary How

6242

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Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
Barbara Mackling } Trial Account.
Deceased

6155

This day the Trial Account of W. S. Freshwater, Administrator of the Estate of Barbara Mackling deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and here by is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Eighteen Dollars, (\$18.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of Ninety Dollars (\$90.00) for extraordinary services, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
Mary Howard, Deceased } Settlement of Second & final Account.

6242

This day this matter came on to be heard on motion to confirm account. Rolla M. Howard Administrator of the Estate of Mary Howard, late of Union County, Ohio, deceased, having here to fore, to wit: On the 22nd day of February 1907, filed in this Court his 2nd and final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 6 day of March 1907, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination, being found correct, is allowed and confirmed. This day this matter came on to be further

heard on motion of the said Administrator for the allowance of \$81 as his legal compensation for services rendered to said estate to this date. On consideration whereof, and the Court being fully advised in the premises, the said Administrator is allowed the said sum of \$81 as his legal compensation. It is therefore ordered by the Court that the said Administrator or retain out of the money of said estate the sum of the item aforesaid, to wit: \$-81. And the Court do find said account duly balanced and said estate settled according to law. It is further ordered by the Court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of }
 Dana M. Howard, Deceased } Second and Final Account.

6243

This day the Second and Final Account of Rolla M. Howard Administrator of the Estate of Dana M. Howard, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Three ²³ Dollars (\$3²³) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of One ⁵⁷ Dollar (\$1⁵⁷) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dudley C. Thornton, Probate Judge.

6231

In the Matter of the Estate of Jean J. H. This day the Court do confirm the account of the person a to wit: On her first account thereof had been filed in and of less than 6th day of filed thereto accompanying and said account correct is And the Court assets below sum of \$121 to the sum shown by the Court a balance said Ward It is further the costs of in ten days be made.

6325

In the Matter of the Estate of Lawrence C. This day the Court do confirm the account of the Estate of Lawrence C. deceased, by filed in this of the time by law, by newspaper county a fore weeks from exceptions together with all now such as confirmed This day the motion of

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6231

In the Matter of Guardianship of }
Jean S Heayer, insane } Settlement of First Account.
This day this matter came on to be heard on motion
to confirm account. Araminta Heayer Guardian of the
person and Estate of Jean S Heayer having heretofore,
to wit: On the 16th day of February, 1907, filed in this
her first account, and notice of the time of hearing
thereof having been given, as required, by law, by publi-
cation in the Marysville Tribune, a newspaper published
in and of general circulation in Union County, for not
less than three consecutive weeks, from and after the
6th day of March 1907, and no exceptions having been
filed thereto, the said account, together with the vouchers
accompanying the same, are now examined by the Court,
and said account, on such examination, being found
correct is allowed and confirmed.

And the Court do find said Guardian chargeable with
assets belonging to the estate of said Ward amounting to the
sum of \$121⁰⁰; and that she is entitled to credits amounting
to the sum of \$32⁷⁶, valid claims against said Ward, as
shown by said vouchers and other evidences produced to
the Court. And the Court do further find that there is
a balance of \$88⁵⁴ in the hands of said Guardian, due
said Ward and said account is settled accordingly.
It is further ordered by the Court that said Guardian pay
the costs of the proceedings aforesaid, taxed at \$, within
ten days, and that complete record in the premises
be made.

Dudley C Thornton, Probate Judge

6325

In the Matter of the Estate of }
Lawrence E. Reinhart, deceased } Settlement of First and
Final Account.
This day this matter came on to be heard on motion to
confirm account. Virgil C. Crist, administrator of the
Estate of Lawrence E. Reinhart, late of Union County, Ohio,
deceased, having heretofore, to wit: On the 13th day of Feb. 1907,
filed in this Court his first and final Account, and notice
of the time of hearing thereof having been given as required
by law, by publication in the Marysville Tribune, a
newspaper published, and of general circulation in the
county aforesaid, for not less than three consecutive
weeks from and after the 6th day of March 1907, and no
exceptions having been filed thereto, the said account,
together with the vouchers accompanying the same,
are now examined by the Court. And said account, on
such examination, being found correct, is allowed and
confirmed.

This day this matter came on to be further heard on
motion of the said Administrator for the allowance of

\$35⁵⁶ as his legal compensation for services rendered to said estate to this date. On consideration whereof, and the Court being fully advised in the premises, the said Administrator is allowed said sum of \$35⁵⁶ as his legal compensation. It is therefore ordered by the Court that the said Administrator retain out of the money of said Estate the sum of the item aforesaid, to-wit: \$35⁵⁶.

And the Court do find the said Virgil C. Crist chargeable with assets of said estate in the sum of \$774⁴⁵ and that he is entitled to credits in the sum of \$712⁵¹, as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$61⁹⁴ in the hands of the said Administrator due said estate, and said Account is settled accordingly.

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

Dudley E. Thornton, Probate Judge.

In the Matter of Guardianship of } settlement of
 Lee Carl Phillips, Minor } Second Account.

5807 This day this matter came on to be heard on motion to confirm Account. Lillis A. Phillips Guardian of the person and estate of Lee Carl Phillips having heretofore to-wit: On the 31st day of January 1907, filed in this Court her second account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 6 day of March 1907, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination, being found correct, is allowed and confirmed.

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

And the Court do find said Guardian chargeable with assets belonging to the estate of said Ward amounting to the sum of \$289¹²; and that she is entitled to credits amounting to the sum of \$324⁰³, valid claims against said Ward, as shown by said vouchers and other evidences produced to the Court. And the Court do further

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5885 In the Matter of
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find that there is a balance of \$ 34²⁴ due said Guardian,
 and said account is settled accordingly.
 It is further ordered by the Court that said Guardian pay
 the costs of the proceedings aforesaid, taxed at \$
 within ten days, and that complete record in the
 premises be made.
 Dudley C. Thornton, Probate Judge

In the Matter of the Estate of }
 Josiah Blue, Deceased } Third Account
 5885 This day the Third Account of L. F. Blue, executor
 of the estate of Josiah Blue, deceased, came on for hearing
 and settlement, due notice thereof having been published
 according to law. No exceptions having been filed thereto,
 and no one now appearing to except or object to the
 same; and the Court having carefully examined said
 account and the vouchers therewith and all matters
 pertaining thereto, and being fully advised in the prem-
 ises, do find the same to be in all respects just and
 correct and in conformity to law. It is ordered that the
 same be and here by is allowed and confirmed.
 It is ordered that said Executor be and he is allowed
 the sum of Twenty six ⁵¹ Dollars, (\$26⁵¹), being commission
 on the amount collected and accounted for by him,
 and being in full compensation for all his ordinary
 services rendered.
 It is ordered that said Executor be and he is allowed
 the sum of Forty Dollars (\$40⁰⁰) for extraordinary services
 not required of him in the common course of his duty,
 which sum the Court considers just and reasonable.
 The Court finds a balance of Four Hundred and Seventy
 Eight ⁵⁴ Dollars, (\$478⁵⁴), in the hands of said Executor
 due said estate; and said account is settled accord-
 ingly. It is ordered that said Executor pay the costs here-
 in taxed at \$ within ten days.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.
 Dudley C. Thornton, Probate Judge

In the Matter of the Estate of }
 Virgie C. Beauchamp deceased } First and final
 6433 This day the first and final account of William C.
 Beauchamp, Administrator of the estate of Virgie C. Beau-
 champ deceased, came on for hearing and settlement,
 due notice thereof having been published according to
 law. No exceptions having been filed thereto, and no one
 now appearing to except or object to the same; and the
 Court having carefully examined said account and the
 vouchers therewith and all matters pertaining thereto, and

being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Seven ³⁵ Dollars (\$7³⁵) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. It is ordered that said Administrator be and he is allowed the sum of Seven ⁶⁵ Dollars (\$7⁶⁵), as extra compensation, which sum the Court considers and reasonable.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$, within ten days.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

Dudley E. Thornton, Probate Judge.

Monday, April 1, 1907.

6165 In the Matter of the Estate of David E. Williams, Deceased } Orders approving Distribution of Assets in Kind. This day came W. D. Harmon, Administrator of the Estate of David E. Williams, deceased and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said Report is in all respects correct, and that such distribution has been made according to law and the former order of the Court. It is ordered that the proceedings of said Administrator be and the same hereby are approved. And it is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

6581 In the Matter of the Guardianship of Phlemou Kirby } Orders Approving Investment, etc. This day this cause came on to be heard, upon the petition, evidence and testimony, and the Court being fully advised in the premises finds that the statements in said petition are true, and that it is to the interest of said Ward to make the investment in the Production Real Estate as set forth and described in said petition. The Court does therefore consent to and approve the same. It is ordered that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

6599 John A. Ke... Administrat... the Estate of Mary T...

Joseph H. Ke... This day the... of John A. Ke... Trust of his... order of the... ed said re... in all resp... It is ordered... confirmed... Kennington... chaser M... the premis... It is furtli... and that... taxed at \$

6635 In the Matter of Hester A... This day ca... of Hester A... and presen... ment of sa... Whereupon... advertised... A. D., 1907, at... is continue...

5799 In the Mat... William... This day ca... a lunatic... Account in... Whereupon... vertised for... A. D., 1907, a... is continue...

6599 John A Kennington
 Administrator of
 the Estate of
 Mary Kest
 v.s.
 Joseph Kest et al

Orders Approving and Confirming
 Sales.

This day this cause coming on to be heard on the return of John A Kennington, Administrator of the estate of Mary Kest of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said John A Kennington as such Administrator make to the purchaser M. J. Thompson a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton, Probate Judge.

6635 In the matter of the Estate of } Filing First and Final
 Hester A Sherwood, deceased } Account.
 This day came Albert Sherwood, Administrator of the Estate of Hester A Sherwood late of Union County, Ohio, deceased and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do ordered the same filed and advertised for hearing on Saturday, the 27th day of April A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

Tuesday, April 2, 1907.

5799 In the matter of the Guardianship of } Filing Third Account.
 William Fulton, insane }
 This day came Mary A Fulton, Guardian of William Fulton a lunatic of Union County, Ohio, and presented her Third Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of May A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton, Probate Judge.

In the matter of accounts }
 filed for settlement } Notice ordered.
 The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansfield Tribune, and that they will be for hearing on Saturday, April 27, 1907, at one o'clock P. M. as follows:

- 4929 Edward A Johnson, Guardian of George Edgar Freeman: fifth account.
- 4039 Amos C Wittercraft, Guardian of Nellie C Wittercraft: fifth account.
- 5573 Mary St John, Administratrix of the Estate of Margaret Slattery, fourth and final account.
- 6165 W. D. Harmon, Administrator of the Estate of David C. Williams: second and final account.
- 3471 R. L. Woodburn, Guardian of Melville C Mallory: fourth account.
- 4849 R. L. Woodburn, Guardian of John Draper: fifth account.
- 4860 R. L. Woodburn, Guardian of Samuel H Smuck: fourth account.
- 3369 R. L. Woodburn, Guardian of Sarah J. Hall: seventh account.
- 6516 John L. Longhrey, Administrator of the Estate of S. B. Gabriel: first and final account.
- 6431 Isaac W. Bonie, Administrator of the Estate of Daniel W. Bonie: first and final account.
- 6635 Albert C. Sherwood, Administrator of the Estate of Hester A. Sherwood: first and final account.

Dudley E. Thornton, Probate Judge.

Wednesday, April 3, 1907.

6658 Martha Cramer, Administratrix }
 of M. A. Cramer, deceased } Filing petition to sell
 vs. } real estate.
 J. C. Cramer et al.

This day came the Plaintiff Martha Cramer, Administratrix and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said M. A. Cramer, deceased to pay the debts, and the costs administering the estate, of the said decedent. Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due, and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

Dudley E. Thornton
 Probate Judge.

6632 In the matter of
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6632 In the Matter of the Estate of }
 Margaretha W. Ames } Orders Approving & Confirming Sale.
 This day this cause came on to be heard on the report of George P. Guinier Executor of the estate of Margaretha W. Ames of this proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.
 Dudley C. Thornton, Probate Judge.

Thursday, April 4, 1907

5291st In the Matter of the Guardianship of }
 Anna M. Benedict et al. } Order for new Bond.
 This day this cause came on to be heard upon the petition and testimony; and it appearing to the Court that the Bond heretofore given by H. V. Spicer as Guardian of said Anna M. Benedict et al is insufficient for the reason that one of the sureties G. W. Drum is now deceased. It is therefore ordered that said Guardian give a new or additional bond conditioned according to law in the sum of Two Thousand Dollars (\$2000), with sureties to be approved by the Court, on or before the 4th day of April 1907, and this cause is continued.
 Dudley C. Thornton, Probate Judge.

5291st In the Matter of the Guardianship of }
 Anna M. Benedict et al. } Approving Bond.
 This day H. V. Spicer appeared in open Court, and gave and filed herein a new bond as Guardian of said Anna M. Benedict et al as heretofore ordered, conditioned according to law, in the sum of Two Thousand Dollars, with A. T. Benedict and C. W. Moore, freeholders, as sureties, which bond is approved by the Court. It is ordered that this proceedings be recorded, and that said Guardian pay the costs herein, taxed at \$ 3.22 within ten days.
 Dudley C. Thornton,
 Probate Judge.

6325 In the Matter of the Estate of }
 Laurence C. Reinhart, deceased } Orders on
 This day Vergil C. Crist, Administrator de bonis non of the estate of Laurence C. Reinhart deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required

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testator, resident of the State of Ohio, pursuant to a former order of this Court. Thereupon on this day came H. T. Stevenson and John M. Brodner the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively, subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Theresa Hazen deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Lou W. Hazen pay the costs herein taxed at \$, within days.

Dudley C. Thornton, Probate Judge.

In the matter of the Last Will and Testament of Theresa Hazen, Deceased } Ordering Citation to Widower.

6652

It appearing to the Court from the last will and testament of Theresa Hazen deceased, which has been duly admitted to probate and record in this Court, that said testatrix died leaving Lou W. Hazen her widower, and that provision was made for said widower in said will. It is therefore ordered that a citation issue to said Lou W. Hazen to appear before said court within one year from the date of service of said citation, and elect whether he will take under the provisions of said last will and testament, or be endowed of the lands of his said wife and take the distributive share of her personal estate.

Dudley C. Thornton, Probate Judge.

In the matter of the Will of Theresa Hazen, Deceased } Orders on Election of Widower.

6652

This day Lou W. Hazen, widower of said Theresa Hazen deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to him the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Lou W. Hazen widower thereupon elected to take under said Will. It is ordered that this proceeding be recorded and that Lou W. Hazen pay the costs herein taxed at \$ within ten days.

Dudley C. Thornton
Probate Judge.

6658 } Martha Cramer, Administratrix
 of the Estate of M. A. Cramer.
 v.s. } Orders, service by publication.

J. E. Cramer et al
 This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the Defendants Estella Cramer, Vera Cramer and Fred Cramer are non-residents of Ohio, that service of summons on them cannot be made in this State; that the residence of said Estella Cramer is Davenport, Iowa, that the residence of said Defendants Vera Cramer and Fred Cramer is Burlington Iowa, that the heirs of M. A. Cramer deceased, defendants, are necessary parties, and that service of summons on such defendants cannot be made.
 It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons there to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage, that said Clerk mail a copy to each of said Defendants, whose residence is known, to their residences named therein, and make an entry thereof on the proper docket.
 Ludley E. Thornton, Probate Judge.

6660 } In the Matter of the Estate of
 Thresa Hazen, deceased } Appointment of Executor.

This day came Lou W. Hazen and made application to be appointed Executor of the last will and testament of Thresa Hazen late of Union County, Ohio, deceased. Whereupon, the Court, being fully advised in the premises, finds that the said Lou W. Hazen is the person nominated in said will as the Executor thereof; and that he is a competent person to execute the same and that said testatrix requested in her will that Lou W. Hazen be not required to give bond. It is, therefore, considered and ordered by the Court that Letters Testamentary, under the Will aforesaid, be granted unto the said Lou W. Hazen without giving bond.

Thereupon came the said Lou W. Hazen and accepted said appointment as the Executor of the will aforesaid, a bond herein having been dispensed with by a former order of this Court. It is, therefore, further considered, ordered and adjudged by the Court that Letters Testamentary,

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6659 Sarah C. H.
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under the will aforesaid, issue to the said Lou W. Hazen; that this proceeding be recorded; and that the said C. pay the costs in this behalf taxed at \$.

Dudley C. Thornton, Probate Judge.

Sarah C. Heller, Administratrix
of the Estate of
John N. Heller, deceased

6659

v.s.

Mack Heller et al.

Filing Petition to sell
Real Estate.

This day the Plaintiff Sarah C. Heller, Administratrix of the Estate of John N. Heller, deceased, and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said John N. Heller, deceased to pay his debts and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

Dudley C. Thornton, Probate Judge.

Sarah C. Heller, Admrx.
of the Estate of
John N. Heller

6659

v.s.

Mack Heller, et al.

Orders, service by publication.

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication, and it appearing to the Court that the Defendants Carl Tway and Essie Miller are now residents of Ohio, that service of summons on them cannot be made in that State; that the residence of said Essie Miller is Kansas City, Kansas; that the residence of said Defendant Carl Tway is unknown to the Plaintiff, that the heirs of John N. Heller, deceased, defendants, are necessary parties and their names and residences are unknown to the Plaintiff, that the residences of such defendants so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service of summons on such defendants cannot be made; it is ordered that proceedings against said unknown heirs be had without naming them. It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed and notify the persons

thus to be served when they are required to answer, and it is further ordered that immediately after the first publication, the party making the service deliver to the clerk of this court copies of the publication, with the proper postage, that said clerk mail a copy to each of said defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

Dudley E. Thornton, Probate Judge.

Thursday April 4, 1907.

In the Matter of the Will of }
James Poling, Deceased } Order for Filing Will, etc.

6540

This day an instrument of writing, purporting to be the last Will and Testament of James Poling, late of Allen Township, in this County deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio five days prior thereto, that said application will be for hearing before this Court, on the 27 day of April 1907, at 10 o'clock P. M.

Dudley E. Thornton, Probate Judge.

Monday April 8, 1907.

In the Matter of the Will of }
Lucinda J. Kennedy } Orders for Filing Will, etc.

6662

This day an instrument of writing, purporting to be the last Will and Testament of Lucinda J. Kennedy, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 15th day of April 1907, at 1 o'clock P. M.

Dudley E. Thornton, Probate Judge.

4694^a

In the Matter of the Will of Charles Carter, deceased. The Last Will and Testament of Charles Carter, late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio five days prior thereto, that said application will be for hearing before this Court, on the 27 day of April 1907, at 10 o'clock P. M.

4694^a

In the Matter of the Will of Charles Carter, deceased. This day an instrument of writing, purporting to be the last Will and Testament of Charles Carter, late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio five days prior thereto, that said application will be for hearing before this Court, on the 27 day of April 1907, at 10 o'clock P. M.

6661

In the Matter of the Will of Mary A. Br... This day an instrument of writing, purporting to be the last Will and Testament of Mary A. Br..., late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio three days prior thereto, that said application will be for hearing before this Court on the 15th day of April 1907, at 1 o'clock P. M.

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In the Matter of the Estate of } Appointment
 Charles Carter, Deceased } Order for Bond.
 4694^a The Last Will and Testament of Charles Carter late of Liberty Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, and Rachel Carter the former sole Executrix of said decedent, having died without fully administering said estate; this day E. B. Buerd appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator de bonis non with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said E. B. Buerd is a suitable person and legally competent; it is ordered that said E. B. Buerd be appointed as such Administrator de bonis non with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Twenty eight Hundred Dollars, and this cause is continued.
 Dudley C. Thornton, Probate Judge.

In the Matter of the Estate of } Appointment. Bond Approved.
 Charles Carter, Deceased } Letters Issued.
 4694^a This day E. B. Buerd appeared in open Court, accepted the trust as Administrator de bonis non with the Will annexed of the Estate of Charles Carter deceased, and gave and filed herein his Bond in the sum of Twenty Eight Hundred Dollars, conditioned according to law, with Mary A. Buerd, A. J. Sever and Mrs. Edna Devoe fee-holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis non with Will annexed, issue to said E. B. Buerd, that this proceeding be recorded, and that said Administrator de bonis non with Will annexed, pay the costs herein taxed at \$
 Dudley C. Thornton, Probate Judge.

E. B. Buerd, Admr. etc }
 vs. } Filing Petition to Sell Real Estate.
 6661 Mary A. Buerd et al.
 This day came the Plaintiff E. B. Buerd, Admr. de bonis non with the will annexed and presented to this Court his petition duly verified, praying an order for the sale of real estate of the said Charles Carter, deceased to pay the debts, and the costs of administering the estate, of the said decedent. Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and

of the time in which they are required by law to answer the same, be given to each of the defendants, and this cause is continued.

Dudley E. Thornton, Probate Judge.

John W. Jarvis, Executor etc

vs.

6556

Emma Jarvis et al.

Orders Approving Appraisement, for Private Sale, etc.

This day came the said plaintiff, by his attorney, and produced to the Court, the report of an appraisement therein made by R. L. Woodburn, John H. Hush and S. G. Gilbert in pursuance of a former order of this Court; and it appearing upon examination that said report, is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said John W. Jarvis as such Executor proceed to sell said real estate, free of dower at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale.

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of

Daniel Heistand, Deceased

Will Probated

6655

Be it Remembered, That heretofore, to wit: On the 29th day of March A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Daniel Heistand late of Darby township, in this county, deceased, was produced in open Court and offered for Probate, and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to Probate and Record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court; thereupon, on this day came Cyrus Zimmerman and Dr Charles McCune and on March 29, 1907, John P. Kithline the subscribing witnesses to said Will, who being duly sworn testified to the due execution and attestation of said Will, which testimony was reduced to writing, by them respectively subscribed and filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the Last Will and Testament of said Daniel Heistand, deceased; that

the same was said Testator the same and not un It is there admitted to the proceeding # be for that an even

In the Matter of Last Will and

6655

Daniel Heistand

It appeared ament of Da duly admit said testator ow, and the will. It is Sarah A Heist one year fro elect which said last lauds of he share of the

In the Matter of Daniel Heistand

6655

This day Heistand de and made a decedent. provisions in the even said Sara take unde It is order Sarah A within the

the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate; that a complete record be made of all the proceedings herein, and that the costs herein taxed at \$ be paid by Sarah A. Hustand within ten days, and that an execution is awarded therefore.

Dudley E. Thornton, Probate Judge.

In the Matter of the Last Will and Testament of Daniel Hustand, Deceased } Ordering Citation to Widow.

It appearing to the court from the last will and testament of Daniel Hustand deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Sarah A. Hustand his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Sarah A. Hustand, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Dudley E. Thornton, Probate Judge.

In the Matter of the Will of Daniel Hustand, Deceased } Orders on Election of Widow.

This day Sarah A. Hustand widow of said Daniel Hustand deceased, appeared in open court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Sarah A. Hustand widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Sarah A. Hustand pay the cost herein taxed at \$ 9²⁵ within ten days.

Dudley E. Thornton Probate Judge.

Wednesday April 10, 1907.

6609 Sarah S. Penny, Guardian
 of the Estate of
 Frank O. Penny, a lunatic
 o.s.
 Her Ward et al. } Orders on Hearing as to Amount
 of Loan, etc.

This day this cause came on to be heard upon the petition, evidence and testimony and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally notified of the pendency and prayer of the petition and are now properly before the Court: And that the statements and allegations in said petition are true. And it appearing to the Court to be for the best interest of the estate of said Ward that the prayer of the petition be granted, the Court hereby fixes the amount necessary to be borrowed, at the sum of Two Thousand Dollars (\$2000), and directs that the following described lands of said Ward be encumbered by mortgage to secure the same, to wit:

The dower interest or inchoate right of dower of about four-teen (14) acres of land, situated in Blairbourne Township, Union County, Ohio, and for a more complete description see Petition in this action or proceedings.

And it is ordered that said Guardian be and she is hereby directed to ascertain and report to the Court, the rate of interest and time of which she can borrow said amount so found necessary to be borrowed, and this cause is continued.

Hudley E. Thornton, Probate Judge.

Thursday, April 11, 1907.

6663 In the Matter of the Estate of } Appointment
 William Andrews, Deceased } Order for Bond.

This day Sarah Andrews appeared in open court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of William Andrews late of Dover Township, Union County, Ohio, deceased and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Sarah Andrews is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of One Hundred and Fifty Dollars, and this cause is continued.

Hudley E. Thornton,
 Probate Judge.

6663

In the Matter
 William Andrews
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6344

In the Matter
 of Ellis P. Brinnon
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 for hearing on
 o'clock P. M.

6606

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In the Matter of the Estate of } Bond Approved.
William Andrews, Deceased } Letters Issued.

6663 This day Sarah Andrews appeared in open Court, accepted the appointment as Administratrix, of the Estate of William Andrews deceased, and gave and filed herein her Bond in the sum of One Hundred and Fifty Dollars, conditioned according to law, with Henry H. Incey and Ella Donohoe, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Sarah Andrews that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

Dudley E. Thornton, Probate Judge.

Friday, April 12, 1907

In the Matter of the Guardianship } Filing Final Account
of Ellis P. Brinnon

6344 This day came Fannie L. Brinnon Guardian of Ellis P. Brinnon a minor of Union County, Ohio and presented her final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of May A. D. 1907, at one o'clock P. M. to which time said matter is continued.

Dudley E. Thornton,
Probate Judge.

Saturday, April 13, 1907.

Loretta Spain, Executrix of } Orders on Hearing,
the Estate of Phillip Spain } Claim Allowed, etc.

6606 The K of P. Lodge, North Lewisburg, O.
This day this cause came on to be heard upon the pleadings, evidence and testimony of Loretta Spain and it appearing to the Court that said defendants have been duly served with process and that all parties interested are properly before the Court. On consideration whereof the Court finds that the allegations in said petition are true and that the claim of said Loretta Spain against said Estate amounting to Fifteen hundred (\$1500.) Dollars with interest thereon from the 10th day of November 1906 is a just and valid claim against said Estate.

It is therefore ordered that said claim be and hereby is allowed. It is further ordered that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$ within ten days.

Dudley E. Thornton
Probate Judge.

6647 U. S. Magruder, Administrator
 of the Estate of
 Benjamin Moody, deceased
 vs.
 Josephine Moody Johnson
 et al.

This day this cause came on to be heard upon the petition of the plaintiff, filed for the purpose of having the real estate therein described sold to pay the debts and costs of administration of the deceased; and also upon the return of the summons issued and the answer and cross-petition of Levi H. Runyan one of said defendants and upon the answer of Josephine Moody Johnson, widow of the said deceased. And the Court being fully advised in the premises finds that all the defendants herein have been legally served with process and with notice of the pendency and prayer of the petition and that Elce Dickey, Jennie Moody, Blanche Moody, have voluntarily entered their appearance herein in writing. And the Court further finds that Josephine Moody Johnson widow of the said Benjamin Moody deceased waives, in her answer herein set forth, assignment of dower in said premises by meter and bounds, and desires that the same may be sold free of dower and clear of her said dower, and that the Court set off to her out of the proceeds of the sale of said premises such sum of money as may be just and reasonable in lieu of the said dower interest; and the Court finds that the allegations of said petition are true and that it is necessary to sell the real estate described to pay the debts of the deceased and the costs of administration. It is now ordered by the Court that Frank Miller, Albert Moore and Joseph C. Vance, three disinterested and judicious freeholders of the vicinity after being first duly sworn, and upon actual view of the premises in said petition described, appraise the same at its actual cash value, free of the dower of the said Josephine Moody Johnson, widow of the deceased, and return the same to this Court for confirmation.

Monday April 15, 1907.

6616 In the Matter of the Estate of } Appointment
 Peter Hill, deceased } Order to Record Notice.

This day proof of publication of notice of the appointment of S. H. Van Hook as administrator de bonis non of the Estate of Peter Hill, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6667 In the Matter
 Lucinda J. Ke
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 April A. D. 19
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George P. Jwe
 Executor

6648 vs.
 Margaretta
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 H. J. Ames de
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In the Matter of the Will of
Lucinda J. Kennedy

Orders of Hearing etc.

6662

Be it Remembered, That heretofore, to wit: on the 5th day of April A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Lucinda J. Kennedy, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

Thereupon on this day came W. T. Hooper and C. H. Hooper the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Lucinda J. Kennedy deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses aforesaid be entered of record in this Court.

It is further ordered that Executors of said Will pay the costs herein taxed at \$ within days

George P. Giverner
Executor, etc.

Decree for Appraisement.

6648

^{vs.}
Margaretta W. J. Ames

This day this cause came on to be heard upon the petition, proofs and exhibits of plaintiff the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debt of the said Margaretta W. J. Ames deceased. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of W. Hopkins, J. L. Reagle and S. L. Church judicious and disinterested free holders of the vicinity, whom the Court hereby appoints for that purpose, and that they return their proceedings to this Court for confirmation.

S. W. Van Winkle
Admr. etc.

vs.

Decree for Appraisement.

6617

P. S. Hill, et al

This day this cause came on to be heard upon the petition, proofs and exhibits of plaintiff the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debt of the said Peter Hill deceased. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of David Harris, Charles Swan and J. W. Monroe judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose and that they return their proceedings to this Court for confirmation.

R. L. Woodburn, Executor of
the Estate of Anna Fleck

vs.

Orders Approving Appraisement,
for Private Sale, etc.

6574

Mary Fleck Smith,

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by H. C. Voeburg, Ray G. Morse and G. L. Sellers in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said R. L. Woodburn as such Executor proceed to sell said real estate, at private sale for not less than the appraised value thereof, on the following terms, to wit, Cash in hand on day of sale.

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

In the matter of the Trusteeship of } Appointment
George Gunderman, minor. } Order for Bond.

5719

This day Mary Bainer appeared in open Court and made application to be appointed Trustee of George Gunderman, under the will of Elizabeth Gunderman, item two. And the Court being satisfied that a Trustee is necessary and that said Mary Bainer is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her

affidavit, of probable value of said Bond with Twenty seven

In the matter

6665

Edward Jones
This day came in this Court in the form of Edward Jones. It is therefore Sheriff commanded to be issued 1907, at one

And it is August 2nd and Beverly place a fore

In the matter Lucinda J. to

6664

This day appointed Kennedy late thereupon, it finds that it stated in said patent person requested in he is, therefore Testamentary said Emma thereupon call appointment herein having It is, ordered said Executive

In the matter

5719

New second Elizabeth Gu
This day ed the app second of the and filed the Hundred do

affidavit, of the whole estate of said Beneficiary and the probable value thereof and also the probable annual rents of said Beneficiary's real estate. It is ordered that said Mary Bainer be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twenty seven (\$2700) Dollars; and this cause is continued.

In the matter of }
 6665 Edward Jones } Orders for Warrant.

This day Beverly Depp a resident citizen of Jerome Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Edward Jones into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Colerbaugh Sheriff commanding him to bring said Edward Jones, alleged to be insane, before this Court, on the 16th day of April 1907, at one o'clock P. M.

And it is further ordered that subpoenas issue for Dr. August McIvor a respectable physician, and for Morris Depp and Beverly Depp witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of the Estate of }
 6664 Lucinda J. Kennedy, deceased } Appointment of Executrix.

This day came Emma T. Gordon and made application to be appointed Executrix of the last will and testament of Lucinda J. Kennedy late Union County, Ohio, deceased.

Whereupon, the Court, being fully advised in the premises, finds that the said Emma T. Gordon is the person nominated in said will as the Executrix thereof; that she is a competent person to execute the same and that said testatrix requested in her that Emma T. Gordon be not required to give bond. It is, therefore, considered and ordered by the Court that letters Testamentary, under the will aforesaid, be granted unto the said Emma T. Gordon, without giving bond.

Thereupon came the said Emma T. Gordon and accepted said appointment as the Executrix of the will aforesaid, a bond herein having been dispensed with by order of this court.

It is ordered that this proceeding be recorded and that the said Executrix pay the costs in this behalf taxed at \$

In the matter of the trust created by }
 5719 Stewart second of the will of } Bond Approved
 Elizabeth Sunderman, deceased } Letters Issued.

This day Mary Bainer appeared in open Court, accepted the appointment as Trustee of the Trust created by Stewart second of the Will of Elizabeth Sunderman deceased, and gave and filed herein her Bond in the sum of Twenty seven Hundred Dollars (\$2700), conditioned according to law, with

Joseph W Bainer and Louis Lingenmeire freeholders as sureties thereon, which Bond is approved by the Court.
 It is therefore ordered that Letters of Trusteeship issue to said Mary Bainer, that this proceeding be recorded and that said Trustee pay the costs herein taxed at \$

Tuesday, April 16, 1907.

In the matter of the Estate of } Filing Inventory.
 Martha Jenkins, deceased }

6656 This day came R. C. Turney, Administrator of the Estate of Martha Jenkins, late of Union county, Ohio, deceased, and presented the Inventory of said Estate duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said R. C. Turney has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

In the matter of } Orders on Hearing, etc.
 Edward Jones }

6665 This day this cause came on to be heard, and the said Edward Jones was brought before the Court. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr Angus Mac Ivor the medical witness, and of Beverly Sepp and Morris Sepp and Marion Davis and being satisfied that said Edward Jones is insane, that he has a legal settlement in Jerome Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceeding this date; that his insanity has occurred during the time he has resided in this State, that his being so large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr Angus Mac Ivor the medical witness in attendance take out a certificate, setting forth the facts, as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Edward Jones and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

6665 In the matter of Edward Jones. The Judge be, receive that a ward Hospital use recorded in this County.

S. W. Van Winkle of the Estate

6667 P. S. Hill This day produced in made in pursuing upon regular and is approved. And it being idence, that sell the re. It is therefore such Admin dower at value there hand on da make rite made, and

S. W. Van Winkle

6667 P. S. Hill This day to Van Winkle, ed, of his pr this Court; and being regularly an and hereby ordered that make to the ient due for It is further that said a within ten

In the Matter of }
 6665 Edward Jones } Orders for Warrant to Convey.
 The Judge being advised that said Edward Jones can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Bolinbaugh, that this proceeding be recorded and that the costs herein taxed at \$ be paid by this County as is provided by law.

Wednesday, April 17, 1907.

S. W. Van Winkle, Adm. de bonis non }
 of the Estate of Peter Hill } Orders approving Appraisement,
 vs. } for Private Sale, etc.

P. S. Hill et al.
 6617 This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by J. H. Moore, J. T. Cartmill and William L. Phipps in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said S. W. Van Winkle as such Administrator proceed to sell said real estate, free of dower at private sale for not less than the appraised value thereof, on the following terms, to-wit: All cash in hand on day of sale. And said petitioner is ordered to make return to the Court immediately after such sale is made, and this cause is continued.

S. W. Van Winkle, Admr etc }
 6617 vs. } Orders Approving and Confirming Sale.
 P. S. Hill et al.

This day this cause coming on to be heard on the return of S. W. Van Winkle, admr de bonis non of the estate of Peter Hill deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said S. W. Van Winkle as such administrator make to the purchaser Louis Hornbeck a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ within ten days.

4833 In the matter of the Guardianship of } Filing Fifth Account.
 David B. Lockwood }
 This day came Thomas T. Lockwood Guardian of David B. Lockwood a lunatic of Union County, Ohio and presented his fifth account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of May A. D. 1907, at one o'clock P. M. to which time said matter is continued.

Thursday, April 18, 1907

In the matter of the Estate of } Filing First and Final Account.
 Mary E. Tway, deceased }
 This day came Ernest McCann Administrator of the Estate of Mary E. Tway late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of May A. D., 1907, at one o'clock P. M. to which time said matter is continued.

In the matter of }
 Jacob Kra... }
 This day }
 D. A. Kra... }
 of his proce... }
 the Court to }
 being satisfie... }
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 ly is appro... }
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6668 Sarah Wier, }
 the Estate of }
 Dora Marg... }
 vs. }
 Albert Hill }
 This day ca... }
 this Court to }
 the sale of }
 deceased th... }
 estate, of the }
 and order... }
 and that de... }
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6666 In the matter of }
 Fredrick M. }
 This day }
 in the Court }
 in the form }
 said Fredric... }
 It is therefor... }
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 1907, at 10 ocl... }
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 J. H. Kihade... }
 times and p... }

Friday, April 19, 1907.

In the Matter of the Estate of } Order approving and
 Jacob Kramer, deceased } Confirming Sale.
 This day this cause coming on to be heard on the report of
 D. A. Kramer administrator of the estate of Jacob Kramer
 of his proceedings under the former order of this Court;
 the Court having carefully examined said report, and
 being satisfied that said sales have in all respects been
 regular and legal. It is ordered that the same be and here-
 by is approved and confirmed. It is further ordered that
 this proceeding be recorded, and that said Administrator
 pay the costs herein taxed at \$ within ten days.

Saturday, April 20, 1907.

6668 Sarah Wier, Executrix of }
 the Estate of } Filing Petition to sell Real Estate.
 Dora Margaret Hill }
 vs. }

Albert Hill et al
 This day came the Plaintiff Sarah Wier and presented to
 this Court her petition, duly verified, praying an order for
 the sale of real estate of the said Dora Margaret Hill,
 deceased to pay the debts, and the costs of administering the
 estate, of the said decedent. Whereupon, it is considered
 and ordered by this Court that the said petition be filed,
 and that due and legal notice of the filing, pendency and
 prayer, of the said petition, and of the in which they are
 required by law to answer the same, be given to each of
 the said defendants; and this cause is continued.

6666 In the Matter of }
 Fredrick W. Van Ness } Order for Warrant, etc.
 This day J. H. Kirkader a resident citizen of Marysville, Ohio
 in the County, appeared in open Court, and filed an affidavit
 in the form prescribed by law, for the admission of the
 said Fredrick W. Van Ness into the Columbus State Hospital.
 It is therefore ordered that a warrant issue to D. C. Bolenbaugh
 Sheriff commanding him to bring said Fredrick W. Van Ness
 alleged to be insane, before this Court, on the 20th day of April
 1907, at 10 o'clock A.M. And it is further ordered that sub-
 poenas issue for C. D. Miller a respectable physician, and for
 J. H. Kirkader and Michael Murphy witnesses, to appear at the
 time and place aforesaid; and this cause is continued.

In the Matter of }
Frederick M. Van Ness } Orders on Hearing, etc.

6666 This day this cause came on to be heard, and then said Frederick M. Van Ness was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of C. D. Miller the medical witness, and of J. H. Kinkadee and Michael Murphy and being satisfied that said Frederick M. Van Ness is insane, that he has a legal settlement in Paris Township, in this County; that he has been an inhabitant of the State of Ohio for over year next preceding this date; that his insanity has occurred during the time he has resided in this State and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that C. D. Miller the medical witness in attendance take out a certificate setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Frederick M. Van Ness and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of }
Frederick M. Van Ness } Order for Warrant to Convey.

6666 The Judge being advised that said Frederick M. Van Ness can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Roldenbaugh; that this proceeding be recorded, and that the costs therein taxed at be paid by this County as is provided by law.

In the Matter of the Estate of }
Jeremiah Reinhart, deceased. } Appointment
Order for Bond.

6667 This day Elworth Reinhart appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Jeremiah Reinhart late of Leesburg Township, Union County, Ohio, deceased and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Elworth J. Reinhart is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law in the sum of Three Thousand Dollars, and this cause is continued.

6371 Sarah Wires, et al
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Albert Hill
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George P. Gove
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6648 vs.
John G. Gove
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6642 In the Matter
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6371 Sarah Wire, Executrix
of the Estate of
Dora Margaret Hill, deceased
vs.
Albert Hill et al

Petition for Allowance of claim
against Estate.
Orders for Notice, etc.

This day Sarah Wire, executrix of the Estate of Dora Margaret Hill, deceased appeared in open Court, and presented her claim for allowance, by petition filed herein, against said Estate, and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate. It is ordered that the 25th day of May 1907 at 9 o'clock A. M., be and hereby is designated as the time when testimony touching said claim will be heard before this Court. It is further ordered that an Order as prayed for forthwith issue, and this cause is continued.

6648 George P. Guerner Executor
of the Estate of
Margaretha W. G. Ames
vs.
John G. Guerner Ames

Orders Approving Appraisement, for
Private Sale, etc.

This day came the said Plaintiff and produced to the Court the report of an appraisement herein made by W. Hopkins, Samuel Church and J. L. Reagle in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said George P. Guerner as such Executor proceed to sell said real estate at private sale for not less than the appraised value thereof, on the following terms, to wit,

Wednesday, April 24, 1907.

6642 In the Matter of the Estate of
Samuel Sherwood, deceased } Filing Sale Bill.

This day came Albert C. Sherwood Administrator of the estate of Samuel Sherwood, late of Union county, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Albert C. Sherwood has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

6507

Lydia A. Conklin, Adm^{tr} of
David Conklin

Orders on Hearing for Public Sale.

Mary W. Dennis et al

This day this cause coming on to be heard on the return on the return of Lydia A. Conklin, Administratrix of the estate of David Conklin, deceased, of her proceedings; the Court finds that the Order of Sale issued out of this Court on the 5th day of October, 1906, was on this day returned and filed, from which it appears that no sale was had under said order.

It is therefore further ordered that an Alias Order of Sale issue to said Lydia A. Conklin and that she as administratrix proceed according to law to sell the said real estate at public auction for not less than two thirds the appraised value thereof, on the following terms, to wit: Cash in hand on day of sale.

And said petitioner is ordered to make return to this court immediately after such sale is made and this cause is continued.

Thursday, April 25, 1907.

6452

In the Matter of the Estate of
Mary C. Harow, deceased

Filing First Account.

This day came Joseph M. Harow, administrator of the estate of Mary C. Harow late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of May A.D. 1907, at one o'clock, P.M. to which time said matter is continued.

5853

In the Matter of the Guardianship of
Lloyd Barr

Filing Second Account.

This day came James Dunlap Guardian of Lloyd Barr a minor of Union County, Ohio, and presented his second account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of May A.D. 1907, at one o'clock, P.M. to which time said matter is continued.

Friday, April 26, 1907.

6657

In the matter of the Estate of
M. A. Cramer, deceased

This day this cause came on for hearing and it being made to appear to the court that Martha Cranter the applicant is a credit of said estate, that her claim is founded upon a contract made or right of action which accrued within this state and founded upon a promisory note.

Whereupon it is considered and ordered by this court that

said Martha Cranter
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B. P. Smith
Sarah C.

6451

vs.
Geo. Smith

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In the Matter
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said Martha Cramer be allowed to make application for letters of administration in the above named M.A. Cramer's estate and this cause is continued.

B. P. Smith, Admr. of Sarah E. Smith

6451

vs.

Geo. Smith, et al

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of B. P. Smith Administrator of the Estate of Sarah E. Smith, deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return and being satisfied, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said B. P. Smith as such administrator make to the purchaser Albert Webb a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ within ten days.

Saturday, April 27, 1907.

In the Matter of the Estate of Jacob Baughman, deceased } Appointment Order for Bond.

6671

This day J. H. Baughman appeared in open Court and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of Jacob Baughman late of Dover township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said J. H. Baughman is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

In the Matter of the Estate of Jacob Baughman, deceased } Appointment, Orders, Bond Approved, Letters Issued.

6671

This day J. H. Baughman, appeared in open Court, accepted the appointment as Administrator of the Estate of Jacob Baughman deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with John R. Dodge and Jeff L. Richey free holders as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration, issue to said J. H. Baughman that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

6671 In the matter of the Estate of } Appointment of Appraisers.
 Jacob Baughman, deceased }
 This day came J. H. Baughman, Administrator of the Estate of Jacob Baughman, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that ~~J. H. Baughman~~ and George Williams whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the court that said Adminr. return to this Court, an inventory and appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6667 In the matter of the Estate of } Appointment. Orders
 Jeremiah Rinehart, deceased } Bond Approved. Letters Issued.
 This day Elsworth Rinehart appeared in open Court, accepted the appointment as Administrator, of the Estate of Jeremiah Rinehart deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Milton Braithwaite and Anceworth Rinehart fresholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Elsworth Rinehart that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$ —.

6667 In the matter of the Estate of } Appointment of Appraisers.
 Jeremiah Rinehart, deceased }
 This day came Elsworth Rinehart, Administrator of the Estate of Jeremiah Rinehart, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that John Brown Jerome Albright and Samuel Campbell whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the court that said Administrator return to this Court an Inventory and Appraisal of the Estate aforesaid, pursuant to law, and this matter is continued.

6670 In the matter of the Estate of } Appointment.
 Sarah J. Dean, deceased } Order for Bond.
 This day J. L. Boylan appeared in open Court, and make and filed an application under oath as required by law, to be appointed Administrator of the estate of Sarah J. Dean late of Union Township, Union County, Ohio, deceased, and an affidavit

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6540 In the matter James Poling Decit Rembr October A. D. Last Will and in this Court offered for p shown to the filing of sa same, to pro to the widow State of Ohio Thereupon or Poling they a part there execution a testimony wa ively sube Whereupon is the Last that the sa the said Te ing the sam or, and not

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that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said J. L. Boylan is legally competent it is ordered that he be appointed upon giving Bond with sureties as required by law in the sum of seven Thousand Dollars, and this cause is continued.

6540

In the Matter of the Will of }
James Poling, deceased }
Order on Hearing, etc.
Be it Remembered, That heretofore, to wit: on the 24th day of October A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of James Poling, late of Allen Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. Thereupon on this day came Reuben Poling and Lawrence F. Poling the subscribing witnesses to said Will; and codicil a part thereof who being duly sworn, testified as to the execution and attestation of said Will and codicil; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will and codicil. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said James Poling deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted to Probate, and the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Administrator pay the costs herein taxed at \$

6540

In the Matter of the Will of }
James Poling, deceased }
Ordering Citation to Widow.
It appearing to the court from the last will and testament of James Poling deceased, which has been duly admitted to probate and record in this court, that said Testator died leaving Siddy Ann Poling his widow, and that provision was made for said widow in said will.
It is therefore ordered that a citation issue to said Siddy Ann Poling to appear before said court within one year from

the date of service of said citation, and elect whether she will take under the provisions of said last will and testament or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6669 In the Matter of the Guardianship of } Appointment
Lillie M. Nutt }
Admiral Dewey Nutt, minors } Order for Bond

This day Benjamin Daugherty appeared in open Court, and made application to be appointed Guardian of Lillie M. Nutt and Admiral Dewey Nutt and the Court being satisfied that said Lillie M. Nutt is a minor of the age of 10 years, April 20, 1907 and Admiral Dewey Nutt is a minor of the age of 8 years, July 25, 1906 and are children of Ida M. Nutt late of Paris Township, Union County, Ohio, deceased, and that said minors reside in this County and the court being further satisfied that a Guardian is necessary, and that said Benjamin Daugherty is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' real estate. It is ordered that said Benjamin Daugherty be appointed such Guardian upon giving with sureties as required by law, in the sum of One Hundred Dollars, and this cause is continued.

6669 In the Matter of the Guardianship of } Appointment.
Lillie M. Nutt }
Admiral Dewey Nutt } Bond Approved - Letters Demanded

This day Benjamin Daugherty appeared in open Court, accepted the appointment as Guardian of Lillie M. Nutt and Admiral Dewey Nutt and gave and filed herein his Bond in the sum of One Hundred Dollars, conditioned according to law, with Amanda M. Daugherty and Thos. C. Daugherty, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Benjamin Daugherty 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 Benjamin Daugherty, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.00

In the Matter of Accounts } Notice Approved.
filed for settlement }

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

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

4929 Edward A. Johnson
fifth account

4039 Amos O. Wood
fifth account

5573 Mary St.
fourth and

6165 H. D. Harmon
second and

3471 R. L. Wood
fourth account

4849 R. L. Wood
fifth account

4860 R. L. Wood
fourth account

3369 R. L. Wood
seventh account

6516 John L. Long
first and

6431 Isaac H. Brown
first and

6635 Albert & Sherwood
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In the Matter of
Hester A. Sherwood

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- 4929 Edward A. Johnson, Guardian of George Edgar Freeman: fifth account.
- 4039 Amos O. Wittercraft, Guardian of Nellie E. Wittercraft: fifth account.
- 5573 Mary St. John, Administratrix of the Estate of Margaret Slattery: fourth and final account.
- 6165 W. D. Harmon, Administrator of the Estate of David C. Williams: second and final account.
- 3471^B R. L. Woodburn, Guardian of Melville E. Malory: fourth account.
- 4849 R. L. Woodburn, Guardian of John Srafer: fifth account.
- 4860 R. L. Woodburn, Guardian of Samuel A. Smuck: fourth account.
- 3369 R. L. Woodburn, Guardian of Sarah J. Hall: seventh account.
- 6516 John L. Loughrey, Administrator of the Estate of S. B. Labrie: first and final account.
- 6431 Isaac H. Bouie, Administrator of the Estate of Daniel H. Bouie: first and final account.
- 6635 Albert E. Sherwood, Administrator of the Estate of Hester A. Sherwood: first and final account.

In the matter of the Estate of }
Hester A. Sherwood } First and Final Account.
Deceased

6635 This day the first and final account of Albert E. Sherwood, administrator of the estate of Hester A. Sherwood deceased, came on for hearing and settlement, due notice thereof having been published according. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

This Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$6.00, within ten days: costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of }
 Daniel W. Bowie }
 Deceased } Orders of Settlement of First and
 Final Account.

6431

This day the First and Final Account of Isaac W. Bowie, administrator of the estate of Daniel W. Bowie deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One Hundred Dollars, (\$100.00) being full compensation for all his services rendered.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$6.50, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of }
 David E. Williams }
 Deceased } Orders on Settlement of
 Second and Final Account.

6165

This day the second and final account of W. D. Harmon, administrator of the estate of David E. Williams deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.50, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
 Margaret Sla }
 Deceased }

5573

This day the First and Final Account of Isaac W. Bowie, administrator of the estate of Daniel W. Bowie deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One Hundred Dollars, (\$100.00) being full compensation for all his services rendered.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$2.91, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$2.91, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$2.91, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$2.91, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$2.91, within ten days. Costs paid.

In the Matter of the Estate of
Margaret Slattery,

5573

Deceased } Orders on Settlement of
Fourth and Final Account.

This day the Fourth and Final Account of Mary St John, Administratrix of the estate of Margaret Slattery deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of Nineteen ⁰⁰/₁₀₀ Dollars (\$19⁰⁰/₁₀₀) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. The Court finds a balance of Two Hundred and Ninety one ⁰⁰/₁₀₀ Dollars (\$291⁰⁰/₁₀₀), in the hands of said Administratrix due said estate; which amount she is ordered to pay over and distribute according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$ 7⁵⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of
S. B. Gabriel,

6516

Deceased } Orders on Settlement of
First and Final Account.

This day the First and Final Account of John L. Longhrey of the estate of S. B. Gabriel deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Forty three ⁰⁰/₁₀₀ Dollars, (\$43⁰⁰/₁₀₀) being commissions on the amount collected and accounted for by him, and being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of Twenty five Dollars, (\$25⁰⁰/₁₀₀), for actual and

the sum of Fourteen ⁷⁰/₁₀₀ Dollars (\$14⁷⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable. The Court finds said Account duly balanced, and said Guardianship settled according to law. It is ordered, that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Hearing of
Mellville E. Malory } Fourth Account

3471^B

This day the Fourth Account of R. L. Woodburn, Guardian of Mellville E. Malory came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and, being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Ninety five ⁰⁰/₁₀₀ Dollars (\$95⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Thousand Nine Hundred and seventeen ⁰⁰/₁₀₀ Dollars (\$2917⁰⁰/₁₀₀) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Samuel Smeck } Fourth Account.

4860

This day the Fourth Account of R. L. Woodburn Guardian of Samuel Smeck came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twenty Dollars, (\$20⁰⁰/₁₀₀) being the amount of his reasonable expenses incurred in the execution of his trust.

It is ordered that said Guardian be and he is allowed the sum of Twenty seven Dollars (\$27⁰⁰/₁₀₀) as compensation for his

services, which amount the Court deems reasonable. The Court finds a balance of Eight Hundred and thirty six ²²/₁₀₀ Dollars (\$836 ²²/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$ 5 ⁰⁰/₁₀₀. It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the Matter of the Guardianship of } Orders on settlement of
Sarah J. Hall } Seventh Account.

3369 This day the seventh account R. L. Woodburn Guardian of Sarah J. Hall came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of sixty five ⁰⁰/₁₀₀ Dollars, (\$65 ⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of One Hundred and Forty two ⁰⁰/₁₀₀ Dollars (\$142 ⁰⁰/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the Costs herein taxed at \$ 5 ⁰⁰/₁₀₀. It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

4849 In the Matter of the Guardianship of } Orders on settlement of
John Draper } Fifth Account.

This day the Fifth Account of R. L. Woodburn Guardian of John Draper came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Forty six ⁰⁰/₁₀₀ Dollars (\$46 ⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of Five ⁰⁰/₁₀₀ Dollars, (\$5 ⁰⁰/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein

taxed at \$ 6 ⁰⁰/₁₀₀ proceedings

6672 In the Matter of John B. Plate. This day Appointment to be a Court being age of 17 years of Paris Towne minor residing in open Guardianship, Court being and that said ed, and he by his affida able value the said minor's Plate be app sureties as Dollars (\$1500)

6672 In the Matter of John B. Plate. This day Appointment filed herein Dollars (\$1500) and John H Bond is app Plate took a charge. It is therefore Allen & Plate, pay the costs

Allen & Plate, John B. Plate

6673 His said This day in open Court the sale near John B. Plate that the time the 10th day

taxed at \$ 6⁰⁰. It is ordered that said Account and the proceedings herein be recorded in the records of this office

Monday April 29, 1907.

In the Matter of the Guardianship of } Appointment.

6672 John B. Plater, minor. } Orders for Bond.

This day Allen E. Plater appeared in open Court, and made application to be appointed Guardian of John B. Plater and the Court being satisfied that said John B. Plater is a minor of the age of 17 years October 5, 1906 and the child of Sarah B. Plater late of Paris Township, Union County, Ohio, deceased and that said minor resides in this county; and the said John B. Plater having in open Court made choice of said Allen E. Plater as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Allen E. Plater 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 Allen E. Plater be appointed such Guardian upon giving bond with sureties as required by law in the sum of Fifty Hundred Dollars (\$500) and this cause is continued.

In the Matter of the Guardianship of } Appointment. Bond Approved.
John B. Plater, a minor } Letters Issued.

6672 This day Allen E. Plater appeared in open Court, accepted the appointment as Guardian of John B. Plater and gave and filed herein his Bond in the sum of Fifty Hundred Dollars (\$500), conditioned according to law, with Mary E. Plater and John H. Robinson freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Allen E. Plater 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 Allen E. Plater, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Allen E. Plater, Guardian of }
John B. Plater } Orders Fixing Time of Hearing and
v.s. } for Notice.

6673

His said Ward

This day Allen E. Plater Guardian of John B. Plater appeared in open Court and filed his petition duly verified, asking for the sale real estate therein described, belonging to his said Ward John B. Plater, subject to the dower of Allen E. Plater. It is ordered that the time of hearing said petition be and hereby is fixed for the 10th day of May 1907, at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said John B. Plater, Defendant, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally 5 days before said day of hearing, and this cause is continued.

Tuesday April 30 1907.

In the matter of the Estate of J. W. Staniford, Deceased. Appointment. Order for Bond.

6674

This day J. J. Boone appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of J. W. Staniford late of Washington Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said J. J. Boone is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Eight Thousand Dollars, and this cause is continued.

In the matter of the Estate of J. W. Staniford, Deceased. Appointment. Orders. Bond Approved. Letters Issued.

6674

This day J. J. Boone appeared in open Court, accepted the appointment as Administrator, of the Estate of J. W. Staniford deceased, and gave and filed herein his Bond in the sum of Eight Thousand Dollars, conditioned according to law, with M. C. Boone and W. T. Bird freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said J. J. Boone, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

In the matter of the Estate of J. W. Staniford, Deceased. Appointment of Appraisers.

6674

This day came J. J. Boone, Administrator of the Estate of J. W. Staniford, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being advised in the premises, it is ordered that J. L. Bealer, W. C. Mabery and T. C. Williams whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed

Appraisers of the Estate of J. W. Staniford, deceased.

6556

John W. Jarve Executor of the Estate of Emanuel Jarve, deceased.

Ernesta Jarve. This day this Court was advised of his proceedings. The Court was satisfied that the same were and legally made and approved and John W. Jarve is appointed as Executor of the premises. It is further ordered that said Executor give bond in ten days.

In the matter of the Estate of Sarah J. Deane, deceased.

6670

This day J. J. Boone appeared in open Court, accepted the appointment as Administrator of the Estate of Sarah J. Deane, deceased, and gave and filed herein his Bond in the sum of Seven Thousand Dollars, conditioned according to law, with W. T. Bird and M. C. Boone as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said J. J. Boone, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

In the matter of the Estate of Sarah J. Deane, deceased.

6670

This day came J. J. Boone, Administrator of the Estate of Sarah J. Deane, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being advised in the premises, it is ordered that J. L. Bealer, W. C. Mabery and T. C. Williams whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed

thereof, and
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continued.

Appraisers of the personal Estate of said decedent.
It is further ordered by the Court that said Administrator
return to this Court, an Inventory and Appraisement of the
Estate aforesaid, pursuant to law, and this matter is continued.

Wednesday, May 1st, 1907

6556 John H. Jarvis
Executor of the Estate of
Emanuel Jarvis
vs. } Orders Approving and Confirming Sale.

Emma Jarvis et al
This day this cause coming on to be heard on the return of
John H. Jarvis Executor of the estate of Emanuel Jarvis, deceased,
of his proceedings and sale under the former order of this Court;
the Court having carefully examined said return, and being
satisfied that such sale has in all respects been regularly
and legally made. It is ordered that the same be and hereby is
approved and confirmed; and it is further ordered that said
John H. Jarvis as such Executor, make to the purchasers Mary
E. Stubbs and Hollis D. Stubbs a good and sufficient deed for
the premises so sold.

It is further ordered that this proceeding be recorded and that
said Executor pay the costs herein taxed at \$ within
ten days.

6670 In the matter of the Estate of } appointment, Orders,
Sarah J. Dean, } Bond Approved
Deceased } Letters Issued.

This day J. L. Boylan appeared in open Court, accepted the
appointment as Administrator of the Estate of Sarah J. Dean
deceased, and gave and filed herein his Bond in the sum
of Seven Thousand Dollars Dollars, conditioned according to
law, with A. Boylan and L. C. Boylan freeholders as sureties
which bond is approved by the Court. It is therefore ordered
that Letters of Administration issue to said J. L. Boylan, that
this proceeding be recorded, and that said Administrator pay the
costs herein taxed at \$.

6670 In the matter of the Estate of } Appointment of Appraisers.
Sarah J. Dean }
Deceased }

This day came J. L. Boylan, Administrator of the Estate of Sarah
J. Dean, deceased and made application to the Court for the
appointment of Appraisers of the Estate and Effects of said
decedent. On consideration whereof, and the Court being fully
advised in the premises, it is ordered that A. J. Rigdon,
John A. Kennington and George Lyons whom the Court
find to be suitable and disinterested persons, be, and they

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are hereby appointed Appraisers of the personal and real estate of said decedent.
 It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Thursday, May 2, 1907.

5741

In the matter of the Estate of } Orders granting further time to
 Mary R Bisher, deceased } Collect Assets, etc.
 This day A. F. Bisher, Administrator of the estate of Mary R Bisher deceased, appeared in open Court and filed his motion for an extension of time to collect the assets belong to said estate, and also his affidavit as required by law in such cases. And the Court being satisfied by said affidavit, that from the situation of such assets, further time is required for their collection; it is ordered that the time be and hereby is extended one year from this date, for that purpose. It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Friday, May 3rd, 1907.

6675

In the matter of the }
 Last Will and Testament of } Orders for Filing, Notice, and Hearing.
 Ezra Tallman, deceased. }
 This day an instrument of writing, purporting to be the last Will and Testament of Ezra Tallman, late of Liberty Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 13th day of May 1907, at one o'clock P.M.

6540

In the matter of the Will of }
 James Poling, deceased } Orders on Election of Widow
 This day Biddy Ann Poling widow of said James Poling deceased, appeared in open Court in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Biddy Ann Poling widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that Administrator pay the costs herein taxed at \$ within ten days.

6585

In the matter of Mary A. Kie. This day came Mary A. Kie presented & verified. No advertised for A. D. 1907 at or is continued

6676

In the matter of John Chum. This day an Testament of County, deceased now ordered notice thereof and record. resident of the cation will to 1907, at one o

6667

In the matter of Jeremiah. This day came might Rineha the inventory thereupon and being a aspects come provided, do It is further herein taxed

6677

In the matter of Anna Horch. This day in this Court in the for said Anna It is therefore Sheriff com be insane, to

In the matter of the Estate of }
 6585 Mary A. Kist, deceased } Filing First Account.
 This day came John A. Kennington, Administrator of the Estate of Mary A. Kist late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of June A. D. 1907 at one o'clock P. M. to which time said matter is continued.

Monday, May 6, 1907.

In the matter of the Will of }
 6676 John Blummenchein, } Orders for Filing Will, notice and hearing.
 Deceased }

This day an instrument of writing, purporting to be the last Will and Testament of John Blummenchein, late of Darby Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and records be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 14th day of May 1907, at one o'clock P. M.

Tuesday, May 7, 1907

In the matter of the Estate of }
 6667 Jeremiah Pinehart } Filing Inventory.
 Deceased }

This day came Elworth J. Pinehart, Administrator of the Estate of Jeremiah Pinehart, late of Union County, Ohio deceased, and presented the Inventory of said Estate, duly verified. Whereupon this Court, after a careful examination of the same, and being satisfied that said Elworth J. Pinehart has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Elworth J. Pinehart pay the costs herein taxed at \$

Wednesday, May 8, 1907.

In the matter of }
 6677 Anna Horch } Orders for Warrant, etc.

This day Mathias Horch, a resident citizen of Paris Township, in this County, appeared in open Court, laid filed an affidavit in the form prescribed by law, for the admission of the said Anna Horch into the Columbus State Hospital. It is therefore ordered that a warrant issue to D. C. Polenbaugh Sheriff commanding him to bring said Anna Horch alleged to be insane, before this Court, on the 8th day of May 1907, at 9 o'clock A. M.

And it is further ordered that subpoenas issue for Dr. L. Henderson a respectable physician to appear at the time and place aforesaid; and this cause is continued.

In the Matter of } Orders on Hearing, etc
Anna Horch } Lunacy

6677

This day this cause came on to be heard, and the said Anna Horch was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. L. Henderson the medical witness, and being satisfied that said Anna Horch is insane, that she has a legal settlement in Paris Township, in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. L. Henderson the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Anna Horch and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of } Orders for Warrant to Convey.
Anna Horch }

6677

The Judge being advised that said Anna Horch can be received into the Columbus State Hospital; it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Boleybaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at * be paid by this County as is provided by law.

Thursday May 9, 1907.

In the Matter of the Will of }
James W. McCune, deceased } Orders filing Will and for Hearing.

6678

This day an instrument of writing, purporting to be the last Will and Testament of James W. McCune, late of Ellibourne Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 15 day of May 1907, at 10 o'clock A.M.

6674

In the Matter of }
J. H. Staniford }
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6679

In the Matter of }
Leora Staniford }
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Will and Test }
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6680

In the Matter of }
Claude A Jar }
This day John }
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Hospital. An }
Henderson W }
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6680

In the Matter of }
Claude A Jar }
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Claude A Jar }
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witness and }

Friday, May 10, 1907

6674 In the matter of the Estate of } Filing Inventory
J. W. Staniford, Deceased

This day came J. J. Boone, Administrator of the Estate of the Estate of J. W. Staniford, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said J. J. Boone has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$.

6679 In the matter of the Will of } Orders for Filing Will, Notice & Hearing
Leora Staniford
Deceased

This day an instrument of writing, purporting to be the last Will and Testament of Leora Staniford, late of Washington, Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record, be given to the next of kin of the testatrix resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 16th day of May 1907, at 9 o'clock A. M.

6680 In the matter of } Orders of Court
Claude A. Jarvis

This day John W. Jarvis a resident citizen of Marysville, in this County, appeared in open Court, and filed herein a written application, duly verified, for the admission of said Claude A. Jarvis into the Ohio Hospital for Epileptics. It is therefore ordered that the 10 day of May 1907, at 2 o'clock P. M. be and is hereby fixed as the time when the examination and inquiry will be made, whether the said alleged epileptic is a suitable person for admission into said Hospital. And it is ordered that a subpoena issue for D. W. Henderson M. D. a reputable physician, and for John W. Jarvis witness. Said Claude A. Jarvis voluntarily came into Court.

6680 In the matter of } Findings of Court
Claude A. Jarvis

This day this cause came on to be heard, and the said Claude A. Jarvis came before the Court and the evidence was heard. Thereupon the Judge proceeded with the examination, and having heard the testimony of D. W. Henderson the medical witness and of John W. Jarvis and being satisfied that said

Claude A. Jarvis is an epileptic, that he has been a resident of the State of Ohio for one year next preceding this date; and that he is a suitable person for treatment at the Ohio Hospital for Epileptics, and being further satisfied that said epileptic is not insane, and that his disease has developed during the time he has resided in the state; his being at large is not dangerous to the community.

It is therefore ordered that D. H. Henderson the medical witness in attendance make out a certificate setting forth the facts as is provided by law.

And it is further ordered that a certified copy of the application and of the accompanying papers, including a certified copy of the certificate of said physician, be transmitted to the manager of said Hospital, and this cause is continued.

Monday, May 13, 1907.

In the Matter of the Will of Ezra Tallman, Deceased } Orders on Hearing, Admission to Probate and Record.

6675

Be it Remembered, That heretofore, to wit: on the 3rd day of May A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Ezra Tallman, late of Liberty Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this court.

Thereupon on the same day came Libbie Vanica and C. H. Tallman the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of Ezra Tallman, deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Margaret Tallman pay the costs herein taxed at \$ within ten days.

6675

In the Matter of Ezra Tallman } It appearing that said probate and hearing was made. It is therefore ordered that Tallman to appear on the date of the will to be taken in testament or and take to

6675

In the Matter of Ezra Tallman } This day deceased, a application And the Court Will, the refusal to the widow there It is ordered Margaret Tallman within ten

6576

F. A. Thompson of James T. Clara Heay This day this herein and the sale, and \$4100; and T. herein waive miles and to the value of the proceeds on a value be the sum It is further his hands, of \$871¹⁴ interest in of said proceeds for by ordered that the cost herein.

6675 In the Matter of the Last Will and Testament of Ezra Tallman, Deceased } Ordering Citation to Widow
 It appearing to the court from the last will and testament of Ezra Tallman deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Margaret Tallman his widow, and that provision was made for said widow in said Will.
 It is therefore ordered that a citation issue to said Margaret Tallman to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6675 In the Matter of the Will of } Orders on
 Ezra Tallman, deceased } Election of Widow
 This day Margaret Tallman widow of said Ezra Tallman deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Margaret Tallman widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that Margaret Tallman pay the costs herein taxed at \$ within ten days.

6576 F. A. Thompson, Executor of James Fish } Orders of Distribution, etc.
 v.s.
 Clara Weaver et al

This day this cause came on to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of (Forty one hundred Dollars) \$4100; and the said Eva Fish Keenan widow - having by answer herein waived the assignment of dower in said premises by miles and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid her out of the proceeds of said sale; the Court finds the just and reasonable value of her dower interest in said real estate to be the sum of Eight Hundred seventy one and ⁷/₁₀₀ Dollars.
 It is further ordered that said Executor, out of the money in his hands, pay: First - To Eva Fish Keenan widow, the sum of \$871⁷/₁₀₀, which the Court finds to be the value of her dower interest in said premises. It is further ordered that the balance of said proceeds, amounting to the sum of \$3228²⁶/₁₀₀, be accounted for by said Executors according to law. And it is further ordered that this proceedings be recorded, and that said petitioner pay the cost herein, taxed at \$ out of the proceeds of said sale.
 Dudley C. Thornton,
 Probate Judge.

Tuesday May 14, 1907

In the matter of the Guardianship of } Appointment.
Carroll Stubbs, minor } Order for Bond.

6681 This day William Stubbs appeared in open Court, and made application to be appointed Guardian of Carroll Stubbs and the Court being satisfied that said Carroll Stubbs is a minor of the age of 16 years, February 22, 1907 and grand child of Emanuel Jarvis late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this County; and that said Carroll Stubbs having in open Court made choice of said William Stubbs as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said William Stubbs is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said William Stubbs 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.

In the matter of the Guardianship of } Appointment. Bond Approved.
Carroll Stubbs, minor } Letters Issued.

6681 This day William Stubbs appeared in open Court, accepted the appointment as Guardian of Carroll Stubbs and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with Mary E. Stubbs and H. D. Stubbs free holders as sureties thereon, which Bond is approved by the Court. Thereupon said William Stubbs took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

In the matter of the Will of } Orders on Hearing, etc.
John Blummschein } Deceased.

6676 Be it Remembered, That heretofore, to wit: on the 6th day of May A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John Blummschein, late of Darby Township, in this County, deceased, was produced in open Court and offered for probate and there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

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John Blummschein
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6676 In the matter
of John Blummschein
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Mary Blummschein
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6676 In the matter
John Blummschein
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John Blummschein
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Thereupon on this day came Cyrus Zimmerman and Casper Pouch the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John Blummenschein deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executrix pay the costs herein taxed at \$ within days.

In the Matter of the Last Will and Testament of John Blummenschein, deceased } Ordering Citation to Widow.

6676

It appearing to the Court from the last Will and Testament of John Blummenschein deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Wilhelmina Mary Blummenschein his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Wilhelmina Mary Blummenschein to appear before said Court within one year from the date of service of said citation, and elect whether she will take the provisions of said last will and Testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of John Blummenschein, deceased } Orders on Election of Widow.

6676

This day Wilhelmina Mary Blummenschein widow of said John Blummenschein deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the right under it, and by law in the event of a refusal to take under the Will; said Wilhelmina Mary Blummenschein widow thereupon elected to take under said Will. It is ordered that this proceeding be recorded and that Executrix pay the costs herein taxed at \$ within ten days.

In the matter of the Estate of }
 John Blummenechein } Order dispensing with Bond.
 Deceased }
 6682 The Last Will and Testament of John Blummenechein late of
 Sacby Township, in this County, deceased, having heretofore
 been duly approved and allowed, this day Wilhelmina Mary
 Blummenechein the Executrix named in said Will, appeared
 in open Court, and made and filed an application under
 oath as required by law, to be appointed such Executrix,
 also a statement in general terms as to what the estate con-
 sists of and the probable value thereof; and the Court being
 satisfied that said Wilhelmina Mary Blummenechein is a
 suitable person and legally competent, and that said Testator
 in his will requested that no bond be required of her, it
 is ordered that she be appointed as such Executrix with giv-
 ing bond, and this cause is continued.

In the matter of the Estate of } Appointment
 John Blummenechein, } Letters Issued.
 Deceased }
 6683 This day Wilhelmina Mary Blummenechein appeared in open
 Court, accepted the trust as Executrix of the Estate of John
 Blummenechein deceased, a bond herein having been dispensed
 with by a former order of the Court. It is therefore ordered
 that Letters Testamentary issue on the Will of said decedent, to
 said Wilhelmina Mary Blummenechein, that this proceeding be
 and that said Executrix pay the costs herein taxed at \$

See page 239.

6480

The

In the matter }
 of James M. Mc }
 6678 Be it Remem }
 May, A. D. 1907, }
 Last Will and }
 Township, in }
 Court and of }
 And it now }
 that due notice }
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 this Court. The }
 John W. Crow }
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In the matter }
 of James M. Mc }
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Wednesday, May 15, 1907

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In the matter of the Will of } Orders on Hearing, etc.
James M. McCune, deceased }

6675 Be it Remembered, That heretofore, to-wit: on the 9th day of May A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of James M. McCune, late of Claitourne Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. Thereupon, on this day came Charles F. Gill and John W. Crawford the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said James M. McCune deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint. It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the matter of the Last Will and Testament } Ordering Citation
of James M. McCune, deceased } to Widow.

6678 It appearing to the court from the last will and testament of James M. McCune deceased, which has been duly admitted to probate and record in this court, that said Testator died leaving Sarah A. McCune his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Sarah A. McCune, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6673

Allen E. Plater, Guardian of }
 John B. Plater }
 vs }
 John B. Plater }
 Order for Appraisement.

This day this cause came on to be heard upon the petition, proofs and exhibits, the Court find that all the defendants have been duly served with process or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate, therein described, for the support and education of said ward. And Allen E. Plater the widower of the said Sarah B. Plater having by his answer, waived the assignment of his dower by wife and bonds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oath of C. S. Robinson, J. F. Gwerner and C. S. Chapman judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

6683

In the matter of the Estate of }
 James W. McCune, deceased }
 Order dispensing with bond.

The Last Will and Testament of James W. McCune late of Clairbourne Township, in this County, deceased, having heretofore been duly approved and allowed, this day Harry H. McCune the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Harry H. McCune is a suitable person and legally competent, and that said Testator in his will requested that no bond be required of him, it is ordered that he be appointed as such Executor, without giving bond, and this cause is continued.

6683

In the matter of the Estate of }
 James W. McCune, deceased }
 Appointment }
 Letters Issued.

This day Harry H. McCune appeared in open Court, accepted the trust as Executor of the Estate of James W. McCune, deceased, a bond herein having been dispensed with by a former order of the Court. It is therefore ordered that letters Testamentary issue on the Will of said decedent, to said Harry H. McCune, that this proceeding be recorded and that Executor pay the costs herein taxed at \$

6679

In the matter of
 Leora Staniford
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 May A. D. 1907,
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6684

In the matter of
 Leora Staniford
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Thursday, May 16, 1907.

In the Matter of the Will of }
Leora Staniford, deceased } Orders on Hearing, etc.

6679 Be it Remembered, That heretofore, to-wit: Tow the 10th day of May A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Leora Staniford, late of Washington Township, in this county, deceased, was produced in open Court and offered for probate and was there filed.

And it now being shown to the satisfaction of the Court, that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came J. L. Gallantime and C. A. Chambers the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Leora Staniford deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court. It is further ordered that executor pay the costs herein taxed at * within days.

In the Matter of the Estate of } Appointment
Leora Staniford, deceased } Order for Bonds.

6684 The Last Will and Testament of Leora Staniford late of Washington Township, in this County, deceased, having heretofore been duly approved and allowed, this day J. J. Boone, the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said J. J. Boone is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bonds with sureties as required by law, in the sum of Two Thousand Dollars, and this case is continued.

In the matter of the Estate of } Appointment. Bond Approved
 6684 Lora Staniford, deceased } Letters Issued.
 This day J. J. Boone appeared in open Court, accepted the trust
 as Executor of the Estate of Lora Staniford deceased, and gave
 and filed herein his Bond in the sum of Ten Thousand Dollars
 conditioned according to law, and
 is approved by the Court. It is therefore ordered that Letters
 Testamentary issue on the Will of said decedent, to said
 J. J. Boone, that this proceeding be recorded, and that said
 Executor pay the costs herein taxed at \$.

In the matter of the Estate of } Appointment of Appraisers.
 Lora Staniford, deceased }
 6684 This day came J. J. Boone, Executor of the Estate of Lora Staniford,
 deceased and made application to the Court for the ap-
 pointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in
 the premises, it is ordered that T. C. Williams, W. C. Mabery
 J. G. Bealer whom the Court find to be suitable and disinter-
 ested persons, be, and they are hereby appointed Appraisers of the
 personal Estate of said decedent.
 It is further ordered by the Court that said Executor return to
 this Court an inventory and Appraisement of the Estate aforesaid,
 pursuant to law, and this matter is continued.

In the matter of }
 6680 Claude A. Jar...
 The Judge be...
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 ordered that...
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 ing be record...
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 T. F. Arthur,
 of the Estate
 Andrew Key

6614 Cynthia Wood...
 This day ca...
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 Morey, James...
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 continued.

In the matter of }
 6465 Laura E. De...
 This day came...
 of Laura E. De...
 and present...
 said Estate...
 Whereupon...
 for hearing...
 o'clock, P. M.

Saturday, May 18, 1907.

In the Matter of }
 6680 Claude A. Jarvis } Orders for Warrant to Convey.
 The Judge being advised that said Claude A. Jarvis can be received into the Ohio Hospital for Epileptics, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to John W. Jarvis; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

T. F. Arthur, Administrator }
 of the Estate of }
 Andrew Keyser, deceased } Orders Approving Appraisement,
 vs. } for Private Sale.
 Cynthia Woodworth et al.

6614 This day came the said Plaintiff and produced to the Court, the report of an appraisement herein made by Henry H. Morey, James H. Field, and Harry Sharrer in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that that the same be and here by is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said T. F. Arthur, as such administrator, proceed to sell said real estate at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said Petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

In the Matter of the Estate of } Filing First and Final Account.
 Laura E. De Bolt, deceased }

6465 This day came William L. De Bolt, administrator of the Estate of Laura E. De Bolt late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of June A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Monday, May 20, 1907.

6661 E. B. Buerd, admr. de bonis non
with the will annexed of
Charles Carter, deceased } Decree for Appraisement.

v.s.
Mary A. Buerd, et al.
This day this cause came on to be heard, upon the petition,
proofs, and exhibits the Court find that all the defendants
have been duly served with process or have voluntarily
entered their appearance in this case; and that as set forth
in the petition, it is necessary to sell the real estate there-
in described, to pay the debt of the said Charles Carter
deceased.

It is therefore ordered and adjudged by the Court that the
real estate described in the petition be appraised by the
oath of N. G. Dillon, C. T. Rault and J. J. Fillman judicious
and disinterested free holders of the vicinity, whom the
Court here by appoint for that purpose, and that they
return their proceedings to this Court for confirmation.

Tuesday, May 21, 1907.

6685 In the Matter of the Will of }
Seman C. Love, } Orders for Filing Will, Notice and Hearing.
Deceased }

This day an instrument of writing, purporting to be the last Will
and Testament of Seman C. Love, late of Jackson Township,
in this County, deceased, was produced in open Court for Probate;
it is now ordered that the said Will be filed in this Court and
that due notice thereof and of the application to admit the same
to probate and records be given to the widow and next of kin
of the testator, resident of the State of Ohio 3 days prior thereto,
that said application will be for hearing before this Court on
the 3rd day of June 1907, at one o'clock P. M.

Wednesday, May 22, 1907.

6269 In the Matter of the Guardianship of }
Lynn Roney } Filing First & Final Account

This day came Edward Court Guardian of Lynn Roney a minor
of Union County, Ohio, and presented his First and Final Account
in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 29th day of June A. D., 1907, at one
o'clock, P. M. to which time said matter is continued.

Thursday, May 23, 1907.

6574 R. L. Woodburn
Anna T. Woodburn
v.s.

Mary Fletcher
This day this cause came on to be heard, upon the petition,
proofs, and exhibits the Court find that all the defendants
have been duly served with process or have voluntarily
entered their appearance in this case; and that as set forth
in the petition, it is necessary to sell the real estate there-
in described, to pay the debt of the said Charles Carter
deceased.
It is therefore ordered and adjudged by the Court that the
real estate described in the petition be appraised by the
oath of N. G. Dillon, C. T. Rault and J. J. Fillman judicious
and disinterested free holders of the vicinity, whom the
Court here by appoint for that purpose, and that they
return their proceedings to this Court for confirmation.

6685 In the Matter
Seman Love,

This day John
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6684 In the Matter of
Leora Stainforth

This day came
late of Union
of said Estate

Thursday, May 23, 1907.

R.L. Woodburn, Executor of }
Anna Fleck } U.S. } Confirming Sale and
Mary Fleck Smith et al } } Ordering Distribution.

6574

This day this cause came on to be heard on the return of the order of sale heretofore issued herein to R.L. Woodburn and of his proceedings and sale thereunder.

Thereupon the Court after having carefully examined said return, and being satisfied that such sale was in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court that said sale be and the same hereby is approved and confirmed; and said R.L. Woodburn as such Executor is hereby ordered to execute and deliver to Mary Fleck Smith, the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said sale in the hands of said R.L. Woodburn, viz: \$950⁰⁰, orders that he pay:

- First: - To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$
- Second: - To the Clerk of this Court, the costs of this action, herein taxed at \$
- Third: - To Mary Fleck Smith \$250⁰⁰ her mortgage lien.

Friday, May 24, 1907.

In the Matter of the Will of } Order for Commission.
Seman Love, deceased }

6685

This day John W. White appeared in open court and made application for a Commission to issue to some suitable person to take the deposition of John C. Stubert witness to the Will of said Seman C. Love deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to wit: at 704 Baldwin Street, Elkhart, Indiana.

It is therefore ordered, that such Commission, with said Will annexed, issue to the Judge of the Circuit Court, Elkhart County, Indiana, a suitable person, to be duly executed, and together with the deposition of said witness so taken, sign, certified and sealed, be returned to this Court with all convenient speed, and this cause is continued.

In the Matter of the Estate of } Filing Inventory.
Leora Staniford, deceased }

6684

This day came J. J. Boone, Executor of the Estate of Leora Staniford late of Union County, Ohio, deceased and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J. J. Boone has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

E. B. Buerd, Admr etc }
of Charles Carter } Order Approving Appraisement
vs.

6661

Mary A. Buerd
This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by E. T. Bault, J. J. Tillman and A. G. Dillon in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed and this cause is continued.

Saturday, May 25, 1907.

Lydia A. Conklin, Admr }
of David Conklin } Confirming Sale and Ordering
vs. } Distribution.

6507

Mary W. Dennis
This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Lydia A. Conklin and of his proceedings and sale thereunder. Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the Court that said ^{sale} be and the same hereby is approved and confirmed; and said Lydia A. Conklin as such Administratrix is hereby ordered to execute and deliver to Charles Poeschet, the purchaser, a good and sufficient deed for the premises so sold. And the Court coming now to distribute the proceeds of said sale in the hands of said Administratrix, viz: \$345.00 orders that she pay:
First: To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$ —
Second: To the Clerk of this Court, the costs of this action, herein taxed at \$21.00.
Third: - To George W. Chapman his mortgage lien \$29.00
Fourth: - To Lydia A. Conklin her dower in said real estate \$77.00.
Fifth: Balance according to law.

John H. Cross,
vs.
Hoodie R. Poodie

6480

This day came to the Court sale. And it being made known to the Court that it is the intention of the said Hoodie R. Poodie to sell the real estate herein at private sale thereof, on the 1st day of June in two years secured by no interest from the said Hoodie R. Poodie after such sale.

Sarah Wier
vs.
The Estate of
Dora Margaret

6341

Albert Hill,
This day this cause came on to be heard on the return of the evidence and the Court being satisfied that the said Sarah Wier has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Sarah Wier pay the costs herein taxed at \$

Sarah Wier,
vs.
The Estate of
Albert Hill

6341

This day this cause came on to be heard on the return of the evidence and the Court being satisfied that the said Sarah Wier has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Sarah Wier pay the costs herein taxed at \$

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6480

John W. Gross, Guardian of } (The date of this entry is May 14, 1907)
Hoodie R. Powell et al

Hoodie R. Powell et al } Order of Sale.

This day came the said Plaintiff, by his attorney, and produced to the Court an application and an affidavit for private sale.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said wards to sell the real estate described in the petition at private sale. It is therefore further ordered that said John W. Gross as such Guardian proceed to sell said real estate, free of dower at private sale for not less than the appraised value thereof, on the following terms, to wit, one-third cash in hand on day of sale, one-third in one year and one third in two years from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6341

Sarah Wires, Executrix of }
the Estate of }
Dora Margaret Hill } Orders on Hearing, Claims
vs.

Albert Hill, et al

This day this cause came on to be heard upon the pleadings, evidence and testimony and it appearing to the Court that said defendants have been duly served with process and that all parties interested are properly before the Court.

On consideration whereof the Court finds that the allegations in said petition are true and that the claim of said Sarah Wires against said Estate amounting to Eight Hundred and Forty Six Dollars, with interest thereon from the 25th day of August 1905 is a just and valid claim against said Estate.

It is therefore ordered that said claim be and hereby is allowed. It is further ordered that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$ within ten days.

6341

Sarah Wires, executrix of }
the Estate of Dora Margaret Hill } Order for Appraisement.
vs.

Albert Hill, et al

This day this cause came on to be heard upon the petition, proofs and exhibits and testimony offered the Court finds that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real

estate, therein described, to pay the debts of the said Doran Margaret Hill deceased.
 And the court find on the testimony adduced and offered that Sarah Hires, plaintiff herein, is a legatee under said will and has become sick, and needs means to support her and has right to use of the proceeds from said real estate as in said will provided; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower by the oath of Will Hancock, O. B. Mc Clain and William King judicious and disinterested free holders of the vicinity, whom the Court hereby appoint for that purpose, and they return their proceedings to this Court for confirmation.

Martha Cramer, administratrix of }
 M. A. Cramer } Order for Appraisement.

6658

J. E. Cramer et al.
 This day this cause came on to be heard upon the petition proffed and exhibit the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said M. A. Cramer deceased. And Estella Cramer the widow of the said M. A. Cramer having by her answer, waived the assignment of her dower by writ and bonds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oath of Edmund Dilaver, John Jolliff and Albert Dilaver judicious and disinterested free holders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Monday May 27, 1907

Martha Cramer, administratrix of }
 M. A. Cramer } Orders Approving Appraisement,
 v.s. } for Private Sale, etc.

6658

J. E. Cramer et al.
 This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herent made by Edmund Dilaver, John Jolliff and Albert Dilaver in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.
 And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.

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Martha Cramer
 v.s. M. A. Cramer

6658

J. E. Cramer
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 Third: It is
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6657

In the matter
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It is therefore further ordered that said Martha Cramer as such Administrator proceed to sell said real estate free from dower at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said Petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Tuesday, May 28, 1907.

6658 Martha Cramer, Adm. of }
M. A. Cramer } Confirming Sale and
vs. } Ordering Distribution.
J. C. Cramer et al.

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Martha Cramer and of her proceedings and sale thereunder.

Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court that said sale be and the same is hereby approved and confirmed and said Martha Cramer as such Administratrix is hereby ordered to execute and deliver to Sherman Joliff and Winifred Joliff, the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said sale in the hands of said Adm., viz: \$800⁰⁰ orders that she pay:

First: To the Clerk of this Court, the costs of this action, herein taxed at \$11⁴⁰

Second: To Estella Cramer, widow the sum of \$208³² which the court finds to be the value of her dower interest in said premises.

Third: It is further ordered that Balance of said proceeds \$580²⁸ be accounted for according to law by administratrix and this proceeding be recorded.

6659 In the Matter of the Estate of } Filing First and Final Account.
M. A. Cramer, deceased }

This day came Martha Cramer, administratrix of the Estate of M. A. Cramer late non-resident, deceased, and presented her first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of June A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Friday, May 31, 1907

John W. Cross, Guardian of
Hoodie R. Powell et al.

6480

vs.

Hoodie R. Powell et al

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of John W. Cross, Guardian and Curator of Hoodie R. Powell et al minors, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and here by is approved and confirmed; and it is further ordered that said John W. Cross as such Guardian and Curator make to the purchaser Walter B. Dull a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within ten days.

In the matter of the Estate of } Filing first & final Account.
Michael M. Connor, deceased.

6421

This day came Anna M. Connor Administratrix of the Estate of Michael M. Connor late of Union County, Ohio, deceased, and presented her first and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of June A. D. 1907, at one o'clock P. M. to which time said matter is continued.

Allen E. Plater, Edw of
John B. Plater

6673

vs.

John B. Plater

Orders for Bond, Etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Chester S. Robinson, John F. Givener, and Charles S. Chapman in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and here by is approved and confirmed.

It is further ordered that said Allen E. Plater execute within 5 days, to the State of Ohio, a bond with sufficient freehold sureties to be approved by the Court, in the sum of Eighteen Hundred Dollars, conditioned according to law, and this cause is continued.

Allen E. Plater,
John B. Plater

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Allen E. Plater
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Allen E. Plater, Edw of
John B. Plater

6673

Orders Approving Bond for Private Sale.

John B. Plater

This day this cause came on further to be heard, and it appearing to the Court, that the said Allen E. Plater the plaintiff above named has given bond as heretofore ordered, in the sum of Eighteen Hundred Dollars, with Mary E. Plater and John W. Robinson freeholders, as sureties, it is ordered that said bond be and hereby is approved. And it being made to appear to the Court, upon satisfactory evidence, that it would be more for the interest of said Ward to sell the real estate described in the petition at private sale. It is therefore further ordered that said Allen E. Plater as such Guardian proceed to sell said real estate, free from dower at private sale, for not less than the appraised value thereof, on the following terms, to-wit, one-third cash in hand on day of sale and two-thirds in eighteen months from day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court, immediately after such sale is made, and this cause is continued.

Allen E. Plater, Edw of
John B. Plater

6673

Confirming Sale and
Ordering Distribution

John B. Plater

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Allen E. Plater and of his proceedings and sale thereunder. Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this Court, it is therefore considered and ordered by the Court that said sale be and the same hereby is approved and confirmed, and said Allen E. Plater as such Guardian is hereby ordered to execute and deliver to William S. Peet, the purchaser, a good and sufficient deed for the premises so sold. And the Court coming now to distribute the proceeds of said sale in the hands of said Guardian, viz: \$900⁰⁰, orders that he pay: First: - To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$ — Second: To the Clerk of this Court, the costs of this action, herein taxed at \$9²¹ Third: To Allen E. Plater, widower of Sarah B. Plater, his dower \$162⁰⁰.

Saturday, June 1st, 1907.

In the Matter of accounts } notice ordered.
filed for settlement }

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, June 29th 1907, at one o'clock p.m. as follows:

- 5799 Mary A. Fulton, Guardian of William Fulton; third account
- 5853 James Dunlop, Guardian of Lloyd Barr; second account.
- 6269 Edward Court, Guardian of Lynn Roney; first and final account.
- 4833 Thomas Stockwood, Guardian of David B. Stockwood; fifth account.
- 6421 Anna M. Connor, Administratrix of the Estate of Michael M. Connor first and final account.
- 6585 John A. Kennington, Administrator of the Estate of Mary A. Kist; first account.
- 6452 Joseph M. Hawn, Administrator of the Estate of Mary C. Hawn; first account.
- 6465 William L. Debolt, Administrator of the Estate of Laura C. DeBolt; first and final account.
- 6342 Cecel McCann, Administrator of the Estate of Mary C. Tway; first and final account.
- 6344 Fannie L. Brinnon, Guardian of Ellen P. Brinnon; final account
- 6657 Martha Cramer, Administratrix of the Estate of M. A. Cramer; first and final account.

Monday, June 3rd, 1907

- 6611 Cecel Rodley and Charles Rodley }
Executors of the estate of } Orders on hearing, for Private Sale, etc.
Preston H. Robinson, deceased. }
Jennie Traub, et al. }

This day this cause came on to be heard upon the petition, evidence and testimony and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Preston H. Robinson deceased, did not leave a widow, entitled to dower in the estate to be sold and an appraisalment of such estate is contained in the inventory. It is ordered that another appraisalment be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said decedent, described in the petition, to pay his debts and legacies, and to carry out the terms of his said will; and it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate of said decedent to sell the real

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In the Matter
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In the Matter of
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estate described in the petition at private sale.
 It is therefore further ordered that said Oscar Bodley and Charles Bodley as such Executors proceed to sell said real, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit, Cash in hand on day of sale; and said Petitioners are ordered to make return to this Court, immediately after such sale is made, and this cause is continued.

In the Matter of the Will of } Orders on Hearing, etc.
 Lemau C. Love, Deceased }

6685

Be it Remembered, That, heretofore, to wit: on the 21st day of May A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Lemau C. Love, late of Jackson Township, in this County, deceased, was produced in open Court and offered for Probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

James S. Dodge, Judge of the Circuit Court of Elkhart County, Indiana the Commissioner heretofore appointed to take the deposition of John C. Hubert one of the subscribing witnesses to said Will; duly returned the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified; There upon on this day came John Allen the other of said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will; Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Lemau C. Love deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ within days.

6685

In the Matter of the Last Will and Testament } Ordering Citation to
 of Lemau C. Love, Deceased } Widow

It appearing to the court from the last will and testament of Lemau C. Love deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Almira Love his widow, and that provision was made for said

widow in said will.

It is therefore ordered that a citation issue to said Almira Love to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6685

In the matter of the Will of } Orders on Election of Widows
Seman C. Love, deceased }

This day Almira Love, widow of said Seman C. Love, deceased, appeared in open court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Almira C. Love widow thereupon elected to take under said Will.

It is ordered that this proceedings be recorded and that Executor pay the costs herein taxed at \$ within ten days.

In the matter of the Estate of } Order for Bond.
Seman C. Love, deceased }

6687

The Last Will and Testament of Seman C. Love late of Jackson Township, in this County, deceased, having heretofore been duly approved and allowed, this day John H. White the Executor named in said Will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said John H. White is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Twelve Thousand Dollars, and this cause is continued.

In the matter of the Estate of } Bond Approved
Seman C. Love, deceased } Letters Issued

6687

This day John H. White appeared in open court, accepted the trust as Executor of the Estate of Seman C. Love, deceased, and gave and filed herein his Bond in the sum of Twelve Thousand Dollars, conditioned according to law, with Bent Cahill and Albert S. White freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said John H. White, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

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In the matter
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In the Matter of the Estate of }
Seman C. Lovel, Deceased. } Appointment of Appraisers.
6687 This day came John W. White, deceased and made applica-
tion to the Court for the appointment of Appraisers of the
Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised
in the premises, it is ordered that Elworth Clark, John
David White and Thomas Parish, who the Court find to be
suitable and disinterested persons, be, and they are hereby
appointed Appraisers of the personal & real Estate of said
decedent.

It is further ordered by the Court that said Executor return
to this Court, an Inventory and Appraisement of the Estate, afore-
said, pursuant to law, and this matter is continued.

In the Matter of the Trusteeship of }
Nancy Robinson } Orders for Bond.

6686 This day Jennie Frank appeared in open Court, and made
application (by petition filed herein) for the appointment of a
Trustee of the fund in the sum of \$1500, given and bequeathed by
Preston H. Robinson in his will, for the sole use of his mother,
Nancy Robinson and the Court being satisfied that a Trustee is
necessary under the terms of said will, and that Jennie
Frank is a suitable person to be appointed; and she hav-
ing filed in this office a statement, duly verified by her affi-
davit, of the whole estate, and the probable value thereof, and
also the probable rents of the real estate. It is ordered that
said Jennie Frank be appointed such Trustee upon giving
bond with sureties as required by law, in the sum of Three
Thousand Dollars; and this cause is continued.

In the Matter of the trusteeship of }
Nancy Robinson, Deceased. } Bond Approved.
Letters Issued.

6686 This day Jennie Frank appeared in open Court, accepted the
appointment as Trustee of the fund bequeathed to Nancy Robinson
by Preston H. Robinson and gave and filed herein the Bond
in the sum of Three Thousand Dollars, conditioned according
to law, with Oscar Bodley and Charles Bodley free holders as
sureties thereon, which Bond is approved by the Court.
It is therefore ordered, that Letters of Trusteeship issue to said
Jennie Frank, that this proceedings be recorded, and that
said Trustee pay the costs herein taxed at \$

Tuesday, June 4, 1907

In the Matter of the Guardianship of } Order for Bond.
Nye Yarrington, minor

6688 This day H. M. Grey appeared in open court, and made application to be appointed Guardian Nye Yarrington and the Court being satisfied that said Nye Yarrington is a minor of the age of 15 years, August 30, 1907 and child of William Yarrington late of County, Ohio, deceased, and that said minor resides in this County; and the said Nye Yarrington having in open Court made choice of said H. M. Grey as his Guardian, which choice is approved by the Court, and the Court being further satisfied that a Guardian is necessary, and that said H. M. Grey 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 H. M. Grey 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.

In the Matter of the Guardianship of } Bond Approved
Nye Yarrington, minor. } Letters Issued.

6688 This day H. M. Grey appeared in open Court, accepted the appointment as Guardian of Nye Yarrington and gave and filed herein his Bond in the sum of Three Hundred Dollars, conditioned according to law, with Della Grey and Noah Diebennett freeholders as sureties thereon, which Bond is approved by this Court. Thereupon said H. M. Grey 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 H. M. Grey, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

In the Matter
Philip L. Coe

6544 This day this evidence and said defendant and that all pa On consideration in said petition M. Coe Execut Dollars, with against said It is therefore allowed. It is further that said Exec within ten da

V. S. Magruder
of the Estate of
Benjamin

6647 Josephine M. This cause appearing to the ordered was court having appraisement with law and approved as the plaintiff amount with And it further interest of said petition at for Magruder, as estate at private thereof on the and the balance ferred payme sold and to make return

Wednesday, June 5, 1907

In the Matter of the Estate of } Orders on Hearing, Claims Allowed.
Philip L. Coe, deceased }

6544 This day this cause came on to be heard upon the pleadings, evidence and testimony and it appearing to the Court that said defendants have been duly served with process and that all parties interested are properly before the Court. On consideration whereof the Court finds that the allegations in said petition are true and that the claim of said Flora M. Coe Executrix against said Estate amounting to \$2747⁴⁴ Dollars, with interest thereon is a just and valid claim against said Estate.

It is therefore ordered that said claim be and hereby is allowed.

It is further ordered that this proceedings be recorded, and that said Executrix pay the costs herein taxed at \$ within ten days.

Thursday, June 6, 1907

V. S. Magruder, Administrator
of the Estate of
Benjamin Moody

} Orders Approving Appraisement
for Private Sale.

6647

Josephine Moody Johnson et al
This cause coming on this day further to be heard, and it appearing to the Court that the appraisement heretofore ordered has been made and reported to this court, and the court having carefully examined the same, finds that said appraisement has been made in all respects in accordance with law and the order of this court the same is now here approved and confirmed. And it appearing to the court that the plaintiff above named has given bond in sufficient amount with approved sureties conditioned according to law. And it further appearing to the court that it would be to the interest of said estate to sell the real estate described in the petition at private sale, it is now ordered that said V. S. Magruder, as such administrator, proceed to sell said real estate at private sale at not less than the appraised value thereof on the following terms to wit: One-third cash in hand and the balance in one and two years from day of sale, deferred payments to be secured by mortgage on the premises sold and to bear interest. And said plaintiff is ordered to make return to this court immediately after such sale.

6634 In the matter of the Guardianship } Filing Inventory
 of James Foster, lunatic
 This day came A. M. Glendening Guardian of James Foster
 lunatic of Union County, Ohio, and presented the Inventory
 of said James Estate, duly verified.
 Whereupon the Court after a careful examination of the
 same, and being satisfied that said A. M. Glendening has in
 all respects complied with the statutes in such case made
 and provided, do order the said Inventory filed and recorded.
 It is further ordered that said Guardian pay the costs
 herein taxed at \$

Friday, June 7, 1907.

6636 In the matter of the Estate of } Filing First and Final Account
 William T. Young, Deceased
 This day came John L. Thompson, Executor of the Estate of William
 T. Young late of Union County, Ohio, deceased, and presented his
 first and final account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for
 hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock,
 P. M. to which time said matter is continued.

Saturday, June 8, 1907.

6689 In the matter of the adoption of }
 Agnes Christina Thompson
 This day came Solomon Bryson and Laura Bryson husband
 and wife and filed in this Court their petition for permission
 to adopt and change the name of Agnes Christina Thompson
 child of Hallie Thompson with the answer and consent in writ-
 ing of Hallie Thompson. And the Court being fully advised in
 the premises, find that said petitioners are inhabitants of the
 State of Ohio, and residents of this County, and that said Agnes
 Christina Thompson is of the age of five years on the 17th day of
 June 1907; and that the said Laura Bryson wife of the said
 Solomon Bryson was examined separate and apart from her said
 husband, from which examination the Court is satisfied that
 said wife of her own free will and accord desires such adoption;
 and the Court being satisfied of the ability and fitness of the petitioners
 to bring up and educate said child properly, having reference
 to the degree and condition of the child's parents, and that
 said adoption is fit and proper.
 It is therefore considered, and ordered by the Court that from
 the date of this order the said Agnes Christina Thompson be
 and is, to all legal intents and purposes the child of said petiti-
 oners Solomon Bryson and Laura Bryson and that the name
 of said child be changed from Agnes Christina Thompson to
 Agnes Christina Bryson.

6611 Oscar Bodley and
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6645 In the matter
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6611 Oscar Bodley and Charles Bodley }
Executors of the Estate of }
Preston H. Robinson }
vs. }
James Frank et al. }
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Oscar Bodley and Charles Bodley Executors of the estate of Preston H. Robinson deceased, of their proceedings and sale under the former order of this Court; the Court having carefully examined said returns, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Oscar Bodley and Charles Bodley as such Executors make to the purchaser James Frank a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$ within ten days.

Monday, June 10, 1907.

6645 In the Matter of the Estate of } Order to Record Notice.
John H. Heller, deceased }
This day proof of publication of notice of the appointment of Sarah C. Heller as administratrix of the estate of John H. Heller, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6653 In the Matter of the Estate of } Order to Record Notice.
Mary Jane Lamay, deceased }
This day proof of publication of notice of the appointment of John A. Stennington as executor of the estate of Mary Jane Lamay, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6659 Sarah C. Heller, Adm^x of }
the Estate of }
John H. Heller }
vs. }
Mach Heller, et al. }
Orders on Hearing, for Private Sale, etc.

This day this cause came on to be heard upon the petition; evidence and testimony and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearances herein, and are ^{now} properly before the Court. That the statements and allegations in said petition are true. That said John H. Heller deceased, did leave a widow, entitled to dower in the estate to be sold, said widow having answered and waived the assignment of her dower by metes and bounds

and consent to sale and an appraisement of such estate is contained in the inventory. It is ordered, that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said John N. Heller, described in the petition, to pay his debts. And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said Sarah E. Heller as such Administrative proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit: Cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Wednesday, June 12, 1907.

Sarah E. Heller, Adm^r of
John N. Heller

vs.

6659

Max Heller et al

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Sarah E. Heller, adm^r. of the estate of John N. Heller, deceased, of her proceedings and sale under the former order of this court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Sarah E. Heller as such Adm^r. make to the purchaser G. P. Houser a good and sufficient deed for the premises so sold. Pay to Sarah E. Heller widow of John N. Heller \$500 her dower interest in said lot. It is further ordered that this proceeding be recorded, and that said adm^r. pay the costs herein taxed at \$

Thursday, June 13, 1907.

B. P. Smith, adm^r. of
Sarah E. Smith, dec'd

vs.

6451

George Smith et al

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of order of sale issued by the Court April 18, 1907 to B. P. Smith, administrator of the estate of Sarah E. Smith deceased, of his proceedings and sale under the said order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that

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B. P. Smith,
Sarah E. Smith
vs.

6451

George Smith
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said B. P. Smith as such administrator make to the purchaser Albert Webb a good and sufficient deed for the premises so sold, free from the dower of B. P. Smith. It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ within ten days and bring the proceeds into this court for further order.

B. P. Smith, admr. of
 Sarah E. Smith, dec'd.

6451

vs.

George Smith et al.

Orders of Distribution, etc.

This day this cause came on to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Fifteen Hundred and Twelve Dollars and $\frac{50}{100}$ and the said B. P. Smith widower having by answer herein waived the assignment of dower in said premises by meter and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid him out of the proceeds of said sale; the Court finds the just and reasonable value of his dower interest in said real estate, sold under order of sale of date of Jan 23, 1907 and a second order of sale of date of April 15, 1907, to be the sum of Nine Hundred and Forty nine Dollars. The Court finds that there is due the said Betty A. Barney upon the note set forth in her answer and cross-petition, from the estate of said Sarah E. Smith the sum of Two Hundred and Twenty Five $\frac{50}{100}$ Dollars, with interest thereon from the date of this entry; that the said Sarah E. Smith, deceased, and said B. P. Smith her husband, to secure the payment of said promissory note gave a mortgage upon a part of the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said admr. arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered of recorded in the office of the recorder of Union County, Ohio, according to law.

It is further ordered that said administrator, out of the money in his hands, pay: First. - To the treasurer of this County, the sum of \$ being the taxes, penalty and interest thereon, against said property. Second. - The costs and expenses incurred in the sale of said property and \$279⁰⁰ the percentage of said administrator herein, amounting to the sum of \$54⁰⁰. Third. - To B. P. Smith widower, the sum of Nine Hundred and Forty nine Dollars, which the Court finds to be the value of his dower interest in said premises. Fourth. - To Betty Barney on the note and mortgage set forth and described in her answer and cross-petition herein the sum of \$ 525⁵⁰, which the Court finds to be the amount due her.

It is further ordered that the balance of said proceeds, amounting to the sum of \$ _____ be accounted for by said administrator according to law.
 And it is further ordered that this proceedings be recorded, and that said petitioner pay the costs herein, taxed at \$ _____ out of the proceeds of said sale, within ten days.

6690 Lewis Cassidy, Executor
 of William Cassidy } Filing petition to sell real estate.

^{vs.}
 Susan W. Cassidy et al.
 This day came the Plaintiff Lewis Cassidy and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said William Cassidy, deceased, to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed and that time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

6690 Lewis Cassidy, Executor
 of William Cassidy } Orders, service by publication.

^{vs.}
 Susan W. Cassidy et al.
 This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication, and it appearing to the Court that the Defendants Elmer Cassidy, Leonard Cassidy, William Cassidy, Thomas Cassidy, Maves Cassidy and Daisy Nash are not residents of Ohio, that service of summons on them cannot be made in this State; that the residence of each of said defendants is Steeles, P. O. Gladwin County, Michigan.
 It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.
 And it is further ordered that, immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage, that said Clerk mail a copy to each of said Defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

6691 In the Matter
 S. D. Elliott
 This day Dr. C. _____
 this County, a
 in the form
 said S. D. Ell
 It is therefore
 this Court, on
 and it is furth
 able physician
 appear at the
 is continued

6446 In the Matter
 Sarah E. Smith
 This day came
 Sarah E. Smith
 presented his
 verified.
 Whereupon the
 for hearing on
 o'clock P. M.

6614 F. T. Arthur, a
 of Andrew
 Cynthia K.
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 F. T. Arthur,
 Andrew Keyes
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 sufficient, dec
 It is further o
 that said Ad
 ten days.

6691 In the matter of }
 S. D. Elliott } Orders for hearing, etc.
 This day Dr C. C. McCune a resident citizen of Unionville, in
 this County, appeared in open court, and filed an affidavit
 in the form prescribed by law, for the admission of the
 said S. D. Elliott into the Columbus State Hospital.
 It is therefore ordered that said matter be heard before
 this Court, on the 14th day of June 1907, at 12 o'clock a.m.
 And it is further ordered that Dr C. C. McCune a respect-
 able physician and W. M. Fagan and
 Grant Mycroft
 appear at the time and place aforesaid; and this cause
 is continued.

6446 In the matter of the Estate of } Filing first account.
 Sarah E. Smith, deceased }
 This day came O. P. Smith administrator of the Estate of
 Sarah E. Smith late of Union County, Ohio, deceased, and
 presented his first account in settlement of said Estate duly
 verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday, the 27th day of July A. D. 1907, at one
 o'clock P. M. to which time said matter is continued.

Friday, June 14, 1907

6614 T. T. Arthur, admr. with the will }
 of Andrew Keyes, deceased } Orders approving and
 confirming sale.
 Cynthia K. Woodworth et al }
 This day this cause coming on to be heard on the return of
 T. T. Arthur, admr. with the will of the estate of
 Andrew Keyes deceased, of his proceedings and sale under
 the former order of this Court; the Court having carefully
 examined said return, and being satisfied that such sale has
 in all respects been regularly and legally made. It is ordered
 that the same be and here by is approved and confirmed;
 and it is further ordered that said T. T. Arthur as such ad-
 ministrator make to the purchaser A. B. Keyes a good and
 sufficient deed for the premises so sold.
 It is further ordered that this proceeding be recorded, and
 that said Admr. pay the costs herein taxed at \$ within
 ten days.

In the matter of } Orders on Hearing, etc.
S. D. Elliott }

6691 This day this cause came on to be heard and as it was deemed unsuitable to bring said person into Court, by reason of the character of his affliction, the Judge personally visited him and hereby certifies that he has ascertained the condition of said person by actual inspection.

Thereupon the Judge proceeded with the examination; and having heard the testimony of C. O. McCune the medical witness, and of W. M. Fagan and Grant Mycroft and being satisfied that said S. D. Elliott is insane, that he has a legal settlement in Darby Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that C. O. McCune the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

and it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said S. D. Elliott and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the matter of } Orders for Warrant to Convey.
S. D. Elliott }

6691 The Judge being advised that said S. D. Elliott can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Bolenbaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

Saturday, June 15, 1907

In the matter of the Estate of } Filing First Account.
Sarah Termeadows, dec'd }

6459 This day came Homer Jolley Executor of the Estate of Sarah Termeadows late of Union County, Ohio, deceased, and presented his first account in settlement of Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July 1907, at one o'clock P. M. to which time said matter is continued.

5563

In the matter of }
of Hallie H. H. }
This day came }
a number of }
account in }
whereupon the }
for hearing on }
o'clock, P. M. }

5728

In the matter of }
Emery and Ly }
This day came }
Kibbun }
Second Account }
whereupon the }
for hearing on }
o'clock, P. M. }

6692

In the matter of }
Estate of }
Ross Reed, de }
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6692

In the matter of }
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5563 In the matter of the Guardianship of } Filing Second & Final Account.
 of Hallie A. Harper

This day came John T. Kilbuney Guardian of Hallie A. Harper a minor of Union County, Ohio, and presented his second account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

5728 In the matter of the Guardianship of } Filing Second Account.
 Emery and Lydia Kilbuney

This day came John T. Kilbuney Guardian of Emery and Lydia Kilbuney minors of Union County, Ohio, and presented his second account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

6692 In the matter of the } Appointment.
 Estate of } Order for Bond.
 Ross Reed, deceased

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

6692 In the matter of the Estate of } Bond Approved.
 Ross Reed, deceased } Letters Issued.

This day Myrtle Reed appeared in open court, accepted the appointment as Administratrix, of the Estate of Ross Reed deceased, and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Myrtle Reed that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

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In the matter of the Estate of } Appointment of Appraisers.
Rose Reed, deceased

6692 This day came Myrtle Reed, Administratrix of the Estate of Rose Reed, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Buff Sutherland Frank Bruglar and John A. Kennington whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Administratrix return to this Court, an inventory and appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Monday, June 17, 1907.

In the matter of } Orders for summons
Edith Andrews, a neglected child } and for notices.

6693 This day J. C. Sheldon a resident of Dover T. P. Union County in this State appeared in open Court, and filed a petition duly verified alleging that Edith Andrews a child about 9 years of age appears to be neglected. It is therefore ordered that a summons issue requiring Mary Andrews the person having custody or control of said child or with whom it may be, to appear immediately with the child before this Court, and that Mary Andrews, the Custodian of said child be notified of the proceedings; and that a notice issue to the Probation Officer, and the Court doth hereby fix the 20th day of June 1907 at 10h P. M., as the time of hearing said case, and this cause is continued.

In the matter of the Guardianship of } Filing Third Account.
Clarence, Harley H. and Gilla C. Fox }

5374 This day came Ida C. Fox Guardian of Clarence I, Harley H. and Gilla C. Fox minors of Union County, Ohio, and presented her Third Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock P. M. to which time said matter is continued.

In the matter of the Guardianship of } Filing First Account.
Bertha, Harry and Willis Young }

6271 This day came Alice Young Guardian of Bertha, Harry and Willis Young minors of Union County, Ohio, and presented their first account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock P. M. to which time said matter is continued.

Emily Scott vs
6694 of Sydney S

Her Wards
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In the matter
James Moore

6695 This day an
Willard Test
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In the matter
Margaret Sla

5573 This day Mary
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Tuesday, June 18, 1907

6694 Emily Scott Smith, Guardian
of Sydney Scott Smith et al } Order for Notice.

Her Wards
This day Emily Scott Smith Guardian of Sydney Scott Smith
Junius Percy Smith and Archibald Lawrence Smith appear-
ed in open Court and filed her petition duly verified, asking
for the sale of real estate therein described, belonging to her
said Wards.

It is ordered that the time of hearing said petition be and
hereby is fixed for the 29 day of June 1907, at one o'clock P.M.
It is further ordered that said Guardian cause notice thereof,
and of the filing and demand of said petition, to be given to
said Sydney Scott Smith, Junius Percy Smith and Archi-
bald Lawrence Smith Defendants, in writing to be served
upon them personally, and by leaving copies thereof at the
usual place of residence of each of those who can not be served
personally, five days before said day of hearing, and this
cause is continued.

6695 In the Matter of the Will }
James Moore, deceased } Orders Filing Will, Notice & Hearing
This day an instrument of writing, purporting to be the Last
Will and Testament of James Moore, late of Paris Township,
in this County, deceased, was produced in open Court for
Probate; it is now ordered that the said Will be filed in
this Court, and that due notice thereof and of the application
to admit the same to probate and records be given to the
widow and next of kin of the testator, resident of the State of
Ohio 5 days prior thereto, that said application will be for
hearing before this Court on the 1st day July 1907 at one o'clock P.M.

Thursday, June 20, 1907

5573 In the Matter of the Estate of }
Margaret Slattery, deceased } Orders on Settlement of Account
of Final Distribution.
This day Mary St John, Administratrix of the Estate of Margaret
Slattery deceased, appeared in open Court and presented an
account of the payments made and of the delivery over to the
persons entitled thereto, of the money and other property in her
hands as required by the order of distribution heretofore
made. Said account being proved to the satisfaction of the
Court, and verified by the oath of said Margaret Slattery; it
is ordered that the same be and hereby is allowed as her
final discharge. Said Margaret Slattery and her sureties are
therefore forever exonerated from all liability under said
order of distribution, unless her account be impeached for

fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administratrix pay the costs therein taxed at \$ within ten days. Costs paid

6693 In the matter of Edith Andrews a delinquent child } Orders on Hearing, Adjudging Child Delinquent.

This day this case came on for hearing. The said child was brought before the Court; and it appearing that the summons and notices heretofore issued have been duly served, and that all persons interested are now before the Court. And the Court having heard the evidence and being fully advised in the premises, finds that said Edith Andrews is under the age of seventeen years, to wit, about the age of 8 years, and is a delinquent child, as alleged in the petition; that she uses vile, obscene, vulgar and profane language is vicious and is growing up in crime and therefore comes into the custody of the Court, and will continue for all necessary purposes of discipline, a ward of the Court, until she becomes of age.

It is ordered that until the further order of this Court the said child is permitted to go hence subject to report to the probator of fees or of fees, of the Court, or the judge thereof, at such times as it may be directed or required, and subject to such other discipline, disposition and conditions as may be imposed by the Court during its term of probation; and so long as such child shall, in the opinion of the Court, comply with the conditions and terms of its probation, final judgment herein, or final commitment to any other place, person or institution, is hereby stayed and suspended; such suspended judgment, however, to be subject to the direction and conditions imposed by the Court and in no event to extend beyond the minority of said child, or such time as in the opinion of the Court such child has been sufficiently corrected of its delinquency, and final judgment entered herein, otherwise committing or disposing of the custody of such child, or discharging it from any further control by the Court in this cause.

Saturday, June 22, 1907.

6293 In the matter of the Estate of Darwin P. Clemons, Deceased } Filing First Account.

This day came G. W. Crandle, Administrator of the Estate of Darwin P. Clemons late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of July A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

6293 In the matter Darwin P. Clemons. This day G. W. Crandle Administrator of the Estate of Darwin P. Clemons a to dispose of It is ordered and is here to be heard; and give notice previous to said general circuit continued

6607 In the matter of John Michael C. This day proof Amelia Coetzg deceased, was ed in the rec

6564 In the matter of C. C. Hopkins. This day proof W. B. Hopkins deceased, was recorded in

6506 In the matter David Couble This day proof Lydia R. Couble deceased, be recorded

6578 In the matter D. W. Ayres, dec This day proof R Ayres as ad was filed he in the record

6636 In the matter Jacob Kramer, This day proof D. A. Kramer deceased, was recorded in

6590 In the matter of the Estate of } Appointment.
 John Reed, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of Elizabeth C. Coby as administratrix of the Estate of John Reed, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6498 In the matter of the Estate of } Appointment.
 James Fish, deceased } Order to record notice.
 This day proof of publication of notice of appointment of F. A. Thompson and W. L. Columbus as executors of the estate of James Fish, deceased, was filed herein; it is ordered that that the same be recorded in the records of this office.

4694 In the matter of the Estate of } Appointment.
 Charles Carter, deceased } Order to record notice.
 This day proof of publication of notice of appointment of C. B. Bowerd as administrator of the estate of Charles Carter, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6667 In the matter of the Estate of } Appointment.
 Jeremiah Rinehart, deceased } Order to Record Notice.
 This day proof of publication of notice of appointment of Elsworth J. Rinehart as administrator of the estate of Jeremiah Rinehart, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6671 In the matter of the Estate of } Appointment.
 Jacob Baughman, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of J. H. Baughman, ^{as administrator of the estate of Jacob Baughman,} deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6591 In the matter of the Estate of } Appointment.
 Sadie A. Tanner, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of Theodore D. Wild as executor of the estate of Sadie A. Tanner, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6549 In the matter of the Estate of } Appointment.
 Michael Hilbert, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of Mary Hilbert as executor of the estate of Michael Hilbert, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6577 In the matter of
 Frances Holm
 This day proof
 Peter Schertzke
 deceased, was
 be recorded

6531 In the matter of
 Emanuel Jarv
 This day proof
 John W. Jarv
 deceased, was
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6535 In the matter of
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 J. H. Hill had
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 be recorded

4578 In the matter of
 Mrs K Moffe
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 for hearing on
 P. W. to wher

6444 In the matter of
 Anna Fleck,
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6523 In the matter of
 Mary M. Brobe
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 Mary M. Bro
 presented her

6517 In the Matter of the Estate of } Appointment.
 Francis Holmes, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of Peter Scherzger as executor of the estate of Francis Holmes, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6531 In the Matter of the Estate of } Appointment.
 Emanuel Jarvis, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of John W. Jarvis as executor of the estate of Emanuel Jarvis, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6535 In the Matter of the Estate of } Appointment.
 Vianna Reyner, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of J. H. Kieckader as administrator of the estate of Vianna Reyner, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Monday June 24, 1907

4578 In the Matter of the Guardianship of } Filing Sixth Account.
 Mrs. J. Moffitt }
 This day came Mrs. J. Moffitt Guardian of Mrs. J. Moffitt a minor of Union County, Ohio, and presented his sixth account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of July A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

6444 In the Matter of the Estate of } Filing First & Final Account.
 Anna Fleck, deceased }
 This day came R. L. Woodburn, Executor of the Estate of Anna Fleck late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of July A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Tuesday, June 25, 1907.

6523 In the Matter of the Estate of } Filing First and Final Account.
 Mary M. Brobeck, deceased }
 This day came Katie C. Chret, administratrix of the estate of Mary M. Brobeck late of Union County, Ohio, deceased, and presented her first and final account in settlement of said

Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the matter of F. B. Bryant }
School Examiner

6632

Having received the resignation of F. B. Bryant as school examiner of Union County, Ohio, to take effect Sept. 1st 1907. Thereupon it is considered and ordered by me that said resignation be accepted and placed on file.

It is further ordered that said resignation take effect Sept. 1st, 1907.

Thursday, July 27, 1907

In the matter of the Estate of } Filing Inventory.

6692

Rose Reed, deceased }
This day came Myrtle Reed Administratrix of the Estate of Rose Reed, late of Union County, Ohio, deceased, and presented the Inventory of said Estate duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Myrtle Reed has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$ —

In the matter of the Guardianship of } Filing Second Account.

5864

Joseph A. McDaniel et al. }
This day came Josephine McDaniel Guardian of Joseph A. McDaniel, Lawrence H. McDaniel, Frank H. McDaniel, Mariou L. McDaniel, Lelia J. McDaniel minors of Union County, Ohio, and presented her second Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Margaret E. McConnell }
Guardian of }
6696 Patten McConnell }
vs. }
Patten McConnell }

Orders Fixing Time of Hearing and for Notice.

This day Margaret E. McConnell Guardian of Patten McConnell herein appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said Ward Patten McConnell.

It is ordered that the time of hearing said petition be and hereby is fixed for the 8th day of July 1907, at 1 o'clock P. M.

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Sarah Wires, et al.
Dora Margaret
v. vs.

6668

Albert Hill...
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In the matter of }
Jacob Baugh

6671

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taxed at \$.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Patten McConnell Defendant, in writing to be served upon him personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 5 days before said day of hearing, and this cause is continued.

Friday, June 28, 1907.

Sarah Wier, Executrix of }
Dora Margaret Hill } Orders Approving Appraisement,
v. s. } for Private Sale, etc.
Albert Hill et al.

6668

This day this cause came on to be heard, on motion of the plaintiff to confirm appraisement of real estate in plaintiff's petition described, as heretofore ordered by this court, and for an order at private sale; on examination thereof and of the proof submitted the Court is well satisfied that it is for the best interests of said estate, to sell the real estate herein described at private sale.

It is therefore, ordered, adjudged and decreed that the appraisement heretofore made under the order of this court, at six Hundred Dollars (\$600), be, and the same is hereby approved, and it is further directed by the Court that said real estate be sold at private sale for not less than the appraised value, on the following terms, not less than one-third cash in hand and that balance in two equal payments not to exceed one and two years time, with interest at six per cent; or for cash as may suit purchaser; and it is further directed that order of this court issue to said executrix accordingly, and that she make due return thereof without unnecessary delay.

Saturday, June 29, 1907

In the Matter of the Estate of } Filing Inventory.
Jacob Baughman, deceased }

6671

This day James J. Baughman, administrator of the Estate of Jacob Baughman, late of Union county, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said J. J. Baughman has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$.

In the Matter of the Guardianship of } Appointment.
Leonard O. Love et al minors } Order for Bonds.

6697 This day Almira Love appeared in open Court, and made application to be appointed Guardian of Leonard O. Love, Sherman Love, Lura O. Love, Lena T. Love, and Blanche O. Love and the Court being satisfied that said Leonard O. Love is a minor of the age of 20 years, November 1, 1906; Sherman Love is a minor of the age of 17 years, October 22, 1906; Lura O. Love is a minor of the age of 6 years April 5, 1907; Lena T. Love is a minor of the age of 5 years May 20, 1907; and Blanche O. Love is a minor of the age of 2 years Sept. 29, 1906 and children of Lemuel C. Love late of Jackson Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Leonard O. Love and Sherman O. Love having in open Court made choice of said Almira Love as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Almira Love is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Almira Love be appointed such Guardian upon giving bonds with sureties as required by law, in the sum of Four Thousand Dollars; and this cause is continued.

In the Matter of Accounts } Notice Approved.
filed for settlement

- 5799 Mary R. Fulton, guardian of William Fulton; third account.
- 5853 James Dunlop, guardian of Lloyd Carr: second account.
- 6269 Edward Court, guardian of Lynn Roney: first and final account.
- 4833 Thomas B. Lockwood, guardian of David B. Lockwood; fifth account.
- 6421 Anna M. Connor, administratrix of the estate of Michael M. Connor first and final account.
- 6585 John A. Kennington, administrator of the estate of Mary A. Kist: first account.
- 6452 Joseph M. Hawon, administrator of the estate of Mary C. Hawon: first account.
- 6465 William L. Debolt, administrator of the estate of Laura C. Debolt: first and final account.
- 6342 Ernest McCann, administrator of the estate of Mary C. Tway: first and final account.
- 6344 Fannie L. Brinnow, guardian of Ellis P. Brinnow: final account.

6657 Martha Cramer first and final

5799 In the Matter of Mrs. Fulton
This day the hearing and highest accord thereto, and no same; and by count and the thereto, and be same to be in to law.
It is ordered allowed and co The Court find \$100 Dollars (\$99 It is ordered to \$7.00 within It is ordered to be recorded

5853 In the Matter of Lloyd Carr
This day the Carr came on having been p been filed the to the same; account and to thereto, and be same to be in to law. It is or allowed and It is ordered sum of six Do which amou The Court find \$3.00 Dollars, (\$3 said Ward. It is ordered at \$5.00 with It is ordered herein be rec

6657 Martha Cramer, administratrix of the estate W. A. Cramer: first and final account.

5799 In the Matter of Guardianship of } Orders on Settlement of
Mary A. Fulton, Vincennes } Third Account.

This day the third account of Mary A. Fulton came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Nine Hundred and Ninety Nine ⁴⁵/₁₀₀ Dollars (\$999 ⁴⁵/₁₀₀) due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$7⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

5853 In the Matter of Guardianship of } Second Account.
Lloyd Barr, minor }

This day the Second Account of James Dunlop Guardian of Lloyd Barr came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Six Dollars (\$6.00) as compensation for his services, which amount the court deems reasonable.

The Court finds a balance of Three Hundred and Fifty five ⁵⁵/₁₀₀ Dollars (\$355 ⁵⁵/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } First & Final Account.
Lynn Roney, minor

6269 This day the First and Final Account of Edward Court, Guardian of Lynn came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved and allowed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ 5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of the office.

In the Matter of the Estate of } First Account.
Mary C. Hawk, Deceased

6452 This day the First Account of Joseph W. Hawk, administrator with the will annexed of the estate of Mary C. Hawk deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Thirty ⁷⁵/₁₀₀ Dollars, (\$130 ⁷⁵/₁₀₀), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty One Hundred and Sixty Seven ⁵⁰/₁₀₀ Dollars, (\$2161 ⁵⁰/₁₀₀), in the hands of said Administrator due said estate;

It is ordered that said Administrator pay the costs herein taxed at \$ 6⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
Laura E. De

6465 This day the Administrator of the estate of Laura E. De... came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved and allowed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ 5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of the office.

In the Matter of }
Mary C. Hawk, Deceased

6342 This day the First Account of Joseph W. Hawk, administrator with the will annexed of the estate of Mary C. Hawk deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Thirty ⁷⁵/₁₀₀ Dollars, (\$130 ⁷⁵/₁₀₀), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty One Hundred and Sixty Seven ⁵⁰/₁₀₀ Dollars, (\$2161 ⁵⁰/₁₀₀), in the hands of said Administrator due said estate;

It is ordered that said Administrator pay the costs herein taxed at \$ 6⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
M. A. Cramery

6657 This day the Administrator of the estate of M. A. Cramery, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

6465 In the Matter of the Estate of } Orders on Settlement of
 Laura E. De Bolt, deceased } First and Final Account.
 This day the First and Final Account of William De Bolt, ad-
 ministrators of the estate of Laura E. De Bolt deceased, came
 on for hearing and settlement, due notice thereof having
 been published according to law. No exceptions having been
 filed thereto, and no one now appearing to except or ob-
 ject to the same; and the Court having carefully examined
 said account and the vouchers therewith and all matters
 pertaining thereto, and being fully advised in the premises,
 do find the same to be in all respects just and correct
 and in conformity to law. It is ordered that the same be
 and hereby is approved, allowed and confirmed.
 It is ordered that said Administrator be and he is allowed
 the sum of Sixty Five ⁵⁵ Dollars, (\$65⁵⁵), being commission
 on the amount collected and accounted for by him, and being
 in full compensation of all his ordinary services rendered.
 The Court finds said account duly and said estate accord-
 ing to law.

It is ordered that said Administrator pay the costs herein
 taxed at \$7⁵⁰, within ten days. Costs paid.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

6342 In the Matter of the Estate of } Orders on Settlement of
 Mary E. Tway, deceased } First and Final Account.
 This day the First and Final Account of Ernest McCann, admin-
 istrators of the estate of Mary E. Tway deceased, came on for
 hearing and settlement, due notice thereof having been publish-
 ed according to law. No exceptions having been filed thereto,
 and no one now appearing to except or object to the same;
 and the Court having carefully examine the said account
 and the vouchers therewith and all matters pertaining
 thereto, and being fully advised in the premises, do find
 the same to be in all respects just and correct and in
 conformity to law. It is ordered that the same be and
 hereby is approved, allowed and confirmed.
 The Court finds a balance of Sixty One ⁵⁴ Dollars (\$61⁵⁴),
 due said Administrator from said Estate.

It is ordered that said Administrator pay the costs herein
 taxed at \$5⁷⁵, within ten days. Costs paid.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

6657 In the Matter of the Estate of } Orders on Settlement of
 M. A. Cramer, deceased } First and Final Account
 This day the First & Final Account Account of Martha
 Cramer, administratrix of the estate of M. A. Cramer de-
 ceased, came on for hearing and settlement, due notice

thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix pay the costs herein taxed at \$ 5⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

6421

In the Matter of the Estate of } Orders on Settlement of
Michael M. Connor, deceased } First and Final Account.
This day the First and Final Account of Anna M. Connor administratrix of the Estate of Michael M. Connor deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of Two Hundred and Thirteen⁰⁰ Dollars (\$213⁰⁰) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of Eight hundred and Fifty four⁰⁰ Dollars (\$854⁰⁰), in the hands of said Administratrix due said estate; which amount she is ordered to pay over and distribute according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$6⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

6585

In the Matter of the Estate of } Orders on Settlement of
Mary A. Kist, deceased } First Account.
This day the first account of John A. Kennington, administrator of the estate of Mary A. Kist deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to

the same; and said account matters pert. the premises just and correct. It is ordered allowed and confirmed. It is ordered that the sum of commissions on by him, and ordinary services. The Court find the hands of. It is ordered taxed at \$5⁰⁰. It is ordered in be recorded.

6344

In the Matter of }
Ellis P. Brinn }
This day the notice thereof having been published according to law. No exceptions appearing to having carefully examined said account and the vouchers therewith and being fully advised in all respects of the same, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court find the hands of. It is ordered taxed at \$5⁰⁰. It is ordered be recorded.

4833

In the Matter of }
David B. Lock }
This day the notice thereof having been published according to law. No exceptions appearing to having examined and all matters in the premises.

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the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.
 It is ordered that the same be and hereby is approved, allowed and confirmed.
 It is ordered that said Administrator be and he is allowed the sum of Thirty Four ²⁶/₁₀₀ Dollars (\$34 ²⁶/₁₀₀), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.
 The Court finds a balance of Sixty four ⁷⁹/₁₀₀ Dollars (\$64 ⁷⁹/₁₀₀), in the hands of said Administrator due said estate.
 It is ordered that said Administrator pay the costs herein taxed at \$5⁵⁰ within ten days. Costs paid.
 It is ordered that said account and the proceedings herein be recorded in the Records of this office.

6344 In the Matter of the Guardianship of } Orders on Settlement of
 Ellis P. Brinnow } Final Account.
 This day the final Account of Fannie S. Brinnow Guardian of Ellis P. Brinnow came on for hearing and settlement, due notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.
 It is ordered that the same be and hereby is approved, allowed and confirmed.
 The Court finds said Account duly balanced, and said Guardianship settled according to law.
 It is ordered that said Guardian pay the costs herein taxed at \$5⁵⁰ within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

4833 In the Matter of Guardianship of } Orders on Settlement of
 David B. Lockwood } Fifth Account.
 This day the fifth Account of Thomas T. Lockwood Guardian of David B. Lockwood came on for hearing and settlement, due notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects

in said Union County, at its fair cash value and return the same to this court for confirmation

Monday July 1st, 1907.

6695 In the Matter of the Will of } Orders on Hearing, Admission
James Moore, deceased } to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 19th day of June A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of James Moore, late of Paris Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came F. A. Thompson and John W. Newhouse the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said James Moore deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ with days

6695 In the Matter of the Last Will and Testament } Ordering Citation
of James Moore, deceased } to Widow.

It appearing to the court from the last will and testament of James Moore deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Christyia Moore his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Christyia Moore, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6695 In the matter of the Will of } Orders on Election of
James Moore, deceased } Widow.
This day Christenia Moore widow of said James Moore
deceased, appeared in open Court, in person, and made
application to take under the will of said decedent. And
the Court having explained to her the provisions of said
Will, the rights under it, and by law in the event of a
refusal to take under the Will; said Christenia Moore
widow thereupon elected to take under said Will.
It is ordered that this proceedings be recorded and that
Executor pay the costs herein taxed at \$ within ten days.

6698 In the matter of the Estate of } Appointment
John F. Jones, deceased } Order for Bond.
The Last Will and Testament of John F. Jones late of Jerome
Township, in this County, deceased, having heretofore been
duly approved and allowed, this day Frank Jones and
William Jones the Executors named in said Will, appeared
in open Court, and made and filed an application under
oath as required by law, to be appointed such Executors,
also a statement in general terms as to what the estate
consists of and the probable value thereof; and the Court
being satisfied that said Frank Jones and William Jones are
suitable persons and legally competent, it is ordered they
be appointed as such Executors, upon giving bond with
sureties as required by law, in the sum of Eight Hundred
Dollars, and this cause is continued.

6698 In the matter of the Estate of } Appointment Bond Approved
John F. Jones, deceased } Letters Issued.
This day Frank Jones and William Jones appeared in open
Court, accepted the trust as Executors of the Estate of John F.
Jones deceased, and gave and filed herein their Bond in
the sum of Eight Hundred Dollars, conditioned according to law,
with J. W. Harris and J. W. Reason freeholders as sureties, which
Bond is approved by the Court. It is therefore ordered that
Letters Testamentary issue on the Will of said decedent, to
said Frank Jones and William Jones, that this proceeding be
recorded, and that said Executors pay the costs heretofore
taxed at \$

6699 In the matter of the Estate of } Appointment
James Moore, deceased } Order dispensing with Bond.
The Last Will and Testament of James Moore late of Paris Town-
ship, in this County, deceased, having heretofore been duly
approved and allowed, this day Henry Moore the Executor
named in the Will, appeared in open Court, and made
and filed an application under oath as required by law,
to be appointed such Executor, also a statement in general

terms as to a
value thereof
Henry Moore
will having
giving bond
sureties, with

6699 In the matter
James Moore
This day Henry
trust and Execu-
out bond. It is
issue on the
that this proce-
pay the costs

In the matter
filed for settle-
The following
ordered that
in the Mary
hearing on S.

6271 Alice Young,
first account.

4578 William J. Mof,

6360 John L. Thomey,
first and fin

5864 Josephine Mc
Joseph B., and

6523 Katie E. Ehre
first and fin

5758 John F. Kilbury,
second accou

5563 John F. Kilbur
second and

5374 Ida L. Fox, qu
third accoun

6446 O. P. Smith, a
first account.

6293 G. W. Crandle,
first account.

6459 Homer Jolly,
first account.

6444 O. L. Woodburn
first and fin

terms as to what the estate consists of and the probable value thereof; and the Court, being satisfied that said Henry Moore is a suitable person and legally competent, will having provided that the executor be excused from giving bonds, it is ordered that he be appointed as such executor, without giving bonds and this cause is continued,

6699 In the Matter of the Estate of } appointment
James Moore, deceased } Letters Issued.

This day Henry Moore appeared in open court, accepted the trust and Executor of the Estate of James Moore, deceased, without bond. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Henry Moore, that this proceeding be recorded, and that said Executor pay the costs heretofore taxed at \$.

In the Matter of Accounts } Notice Ordered:
filed for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Maryville Tribune, and that they will be for hearing on Saturday, July 27, 1907, at one o'clock p. m. as follows:

- 6271 Alice Young, guardian of Harry, Bertha and Willis Young: first account.
- 4578 William J. Moffitt, guardian of Imo A. Moffitt: sixth account.
- 6360 John L. Thompson, executor of the estate of Mrs. T. Young: first and final account.
- 5864 Josephine McDaniel, guardian of Lelia J. Lawrence W. Frankel, Joseph A., and Marion L. McDaniel: second.
- 6523 Katie E. Ehret, administratrix of the estate of Mary W. Brobeck: first and final account.
- 5758 John F. Kilbury, guardian of Emory and Lydia Kilbury: second account.
- 5563 John F. Kilbury, guardian of Hallie H. Harper: second and final account.
- 5374 Ida L. Fox, guardian of Clarence and Harry W. Fox: third account.
- 6446 O. P. Smith, administrator of the estate of Sarah E. Smith: first account.
- 6273 G. W. Craudley, administrator of the estate of Darwin P. Clemons: first account.
- 6459 Homer Jolley, administrator of the estate of Sarah Termeadows: first account.
- 6444 R. L. Woodburn, executor of the estate of Anna Fleck: first and final account.

6687 In the Matter of the Estate of } Filing Inventory.
 Senau C. Love, deceased.
 This day came John W. White, Executor of the Estate of Senau C. Love, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same and being satisfied that said Executor has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded.
 It is further ordered that said Executor pay the costs herein taxed at \$ —

6700 In the Matter of the Guardianship of } Appointment.
 Margaret Bonie, minor. Order for bond.
 This day Flora Latimer appeared in open Court and made application to be appointed Guardian of Margaret Bonie and the Court being satisfied that said Margaret Bonie is a minor of the age of 4 years, October 31st 1906 and is a child of Daniel W. and Myrtle W. Bonie late of Mill Creek Township, Union County, Ohio, deceased, and that said minor resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Flora Latimer is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Flora Latimer be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Hundred Dollars; and this cause is continued.

6700 In the Matter of the Guardianship of } Appointment, Bond.
 Margaret Bonie, minor. } Approved letters issued.
 This day Flora Latimer appeared in open Court, accepted the appointment as Guardian of Margaret Bonie and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with Geo. A. Currier and Geo. W. Currier freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Flora Latimer took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian. It is therefore ordered that letters of Guardianship issue to said Flora Latimer, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6701 In the Matter of }
 Delia Connor }
 Philip Connor }
 Isabelle Connor }
 This day Louis }
 application to }
 Philip Connor, }
 that said Delia }
 February 23, 19 }
 10 years, Augu }
 of the age of }
 Michael W. C }
 Ohio, deceased }
 County; and }
 ian is neces }
 suitable perso }
 in this offic }
 of the whole }
 value thereof }
 said minors }
 Louis F. Erb }
 bond with s }
 Four Thousand

6701 In the Matter of }
 Delia Connor }
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 ties, which }
 said Louis F }
 and honestly }
 such Guardia }
 It is therefor }
 said Louis F }
 that said Gu

In the Matter of the Guardianship of }
 6701 Lelia Connor } Appointment.
 Philip Connor } Order for Bond.
 Isabelle Connor Minors

This day Louis T. Erb appeared in open Court, and made application to be appointed Guardian of Lelia Connor, Philip Connor, Isabelle Connor and the Court being satisfied that said Lelia Connor is a minor of the age of 16 years, February 23, 1907; Philip Connor is a minor of the age of 10 years, August 24th 1907; and Isabelle Connor is a minor of the age of 7 years, May 21st. 1907 and are children of Michael W. Connor late of Union Township, Union County, Ohio, deceased, and that said minors reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said Louis T. Erb is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Louis T. Erb 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.

In the Matter of the Guardianship of } Appointment Bond Approved
 Lelia Connor, et al } Letters Issued.

6701 This day Louis T. Erb appeared in open Court, accepted the appointment as Guardian of Lelia Connor et al and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with The American Surety Company of New York, Free holders as sureties, which Bond is approved by the Court. Thereupon said Louis T. Erb 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 T. Erb, that this proceeding be recorded, and that said Guardian pay the costs therein taxed at \$

Saturday July 6, 1907

6687 In the matter of the Estate of } Order for Notice of Hearing Petition
Seman C. Love, Deceased } for Review of Year's Allowance.

This day Almina Love, widow of Seman C. Love deceased, appeared in open Court and filed her petition for a review of the allowance made to the widow and children of said decedent for their support for twelve months from his death, and asking that the same may be \$800⁰⁰.

It is ordered that the 15th day July, 1907 at one o'clock P. M. be and hereby is fixed as the time of hearing said petition; and it is further ordered that notice thereof in writing be given to John W. White Executor of said estate 3 days before said time of hearing, and this cause is continued.

Monday July 8th 1907

Margaret C. McConnell, Guardian of }
Patten McConnell, insane } Order for Appraisement.

6696 Patten McConnell

This day this cause came on to be heard, upon the petition, proofs and exhibits the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is to the best interest of said Ward to sell the real estate therein described.

It is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of D. A. Rea, Squire Montgomery and Elwood Shirk judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

6476 In the matter of the Estate of } Filing First & Trial Account.
Elizabeth Cooper, deceased }

This day came W. B. Dull, Executor of the Estate of Elizabeth Cooper late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 31st day of August A. D., 1907, at one o'clock P. M. to which time said matter is continued.

6385 In the matter of the Estate of } Filing First Account.
Caroline McCormick, Deceased }

This day came Milton H. McCormick late of Union County, Ohio, deceased, and presented his first account in settlement

of said Estate
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6702 In the matter of
John Elliott

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6703 In the matter of
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6293 In the matter of
Darwin P. Clem

This day came
Darwin P. Clem
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of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A.D., 1907, at one o'clock, P. M. to which time said matter is continued.

Tuesday, July 9, 1907.

6702 In the Matter of the Will of } Order Admitting to Record Authen-
John Elliott, deceased } ticated Copy of Will and Order of Probate.

This day J. J. Mc Gee appeared in open Court and produced an authenticated Copy of the Will of John Elliott late of Logan County, deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed in Logan County, State of Ohio and that real estate devised by said Will is situated in this County.

It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same hereby is allowed and admitted to record, and that the same be recorded in the Records of Wills of this office; and it is further ordered that said J. J. Mc Gee pay the costs herein taxed at \$ 3⁴⁵

6703 In the Matter of the Will of } Order Admitting to Record Authenticated
J. B. Elliott, deceased } Copy of Will and Order of Probate.

This day J. J. Mc Gee appeared in open Court and produced an Authenticated Copy of the Will of J. B. Elliott late of Logan County deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed in Logan County, State of Ohio, and that real estate devised by said Will is situated in this County.

It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same is hereby allowed and admitted to record, and that the same be recorded in the Records of Wills of this office; and it is further ordered that said J. J. Mc Gee pay the costs herein taxed at \$

Wednesday, July 10, 1907.

6293 In the Matter of the Estate of } Insolvency
Darwin P. Clemens, deceased } Orders on Filing Report.

This day came Geo. H. Craudell, Administrator of the estate of Darwin P. Clemens deceased, and returned and filed herein a list of all the claims that have been laid before him with the sum allowed by him on each claim. It is ordered that this matter be continued for further consideration and orders, untill the 31st day of August 1907, at 10 o'clock P. M.

Thursday, July 11, 1907

In the matter of the estate of } Appointment
6704 Myrtle M. Conic, deceased } Order for Bond.
This day Edward H. Porter appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Myrtle M. Conic late of Millcreek Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Edward H. Porter is a suitable person and legally competent: it is ordered that said Edward H. Porter be appointed as such administrator, upon giving Bond with sureties as required by law, in the sum of Six Thousand Dollars, and this cause is continued.

In the matter of the Estate of } Appointment. Bond Approved.
6704 Myrtle M. Conic, deceased } Letters Issued.
This day Edward H. Porter appeared in open Court, accepted the appointment as Administrator of the Estate of Myrtle M. Conic, deceased, and gave and filed herein his Bond in the sum of Six Thousand Dollars, conditioned according to law, with The United Surety Company freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward H. Porter that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Friday, July 12, 1907

In the matter of the Estate of } Filing Inventory.
6646 Margaret A. Parish, deceased }
This day came Daniel C. Parish and Robert G. Cook, Administrators of the Estate of Margaret A. Parish, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Administrators have in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrators pay the costs herein taxed at \$

In the matter of }
6314 Mary Snider }
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of Mary Snider }
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In the matter of }
6314 Mary Snider }
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6687 Susan C. Lov }
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In the matter of }
6697 Leonard C. }
This day }
appointment }
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Saturday, July 13, 1907

In the Matter of the Estate of } Filing First & Final Account.
6314 Mary Snider, deceased }

This day came Adam & C. H. Snider Executors of the Estate of Mary Snider late of Union County, Ohio, deceased, and presented her first and final account with settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the matter of the Estate of } Filing Sale Bill.
6314 Mary Snider, deceased }

This day came Adam and C. H. Snider Executors of the Estate of Mary Snider, late of Union county, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Adam and C. H. Snider have in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Executors pay the costs herein taxed at \$

Monday, July 15, 1907

In the Matter of the Estate of } Final Order and Judgement on
6687 Leuan C. Love, deceased } Petition to Review Years Allowance.

This day this cause came on to be heard, and the Court having heard the testimony and argument, and being fully advised in the premises, finds that the allowance made by the appraisers of the estate and effects of said decedent for the support of the widow and children for twelve months from the death of said decedent is insufficient and that the same should be increased by the sum of Four Hundred and one ²⁰⁰/₁₀₀ dollars; It is therefore ordered that such allowance be increased according, making the total amount of such allowance the sum of Five Hundred dollars, which amount said Executor is ordered to pay over according to law, instead of the amount as made by said appraisers. And it is further ordered that this proceeding be recorded, and that the Executor pay the costs herein taxed at \$5⁰⁰ within ten days.

In the Matter of the Guardianship } Appointment Bond Approved.
6697 of Leonard C. Love, et al } Letters Issued.

This day Almira Love appeared in open Court, accepted the appointment as Guardian of Leonard C. Love et al and gave and filed herein her bond in the sum of Four Thousand

dollars, conditioned according to law, with Jesse Robertson and John D. White free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Almira Love 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 Almira Love, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6704 In the Matter of the Estate of } Appointment of Appraisers.
Myrtle M. Bonie, Deceased.

This day came Edward H. Porter, Administrator of the Estate of Myrtle M. Bonie, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Dr. F. P. Shields, Asa Smart and William Couklier whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Wednesday, July 17, 1907.

6700B In the Matter of the Guardianship } Appointment
of Margaret Bonie. Estate. } Order for Bond.

This day Stephen Long appeared in open Court, and made application to be appointed Guardian of the estate of Margaret Bonie and the Court being satisfied that said Margaret Bonie is a minor of the age of 4 years, October 31, 1907 and a child of Daniel W. and Myrtle W. Bonie late of Millersburg Township, Union County, Ohio, deceased, and that said minor resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Stephen Long is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Stephen Long be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Thirty Thousand Dollars; and this cause is continued.

6700B In the Matter of Margaret Bonie. This day Stephen Long appeared in open Court, and made application to be appointed Guardian of the estate of Margaret Bonie and the Court being satisfied that said Margaret Bonie is a minor of the age of 4 years, October 31, 1907 and a child of Daniel W. and Myrtle W. Bonie late of Millersburg Township, Union County, Ohio, deceased, and that said minor resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Stephen Long is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Stephen Long be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Thirty Thousand Dollars; and this cause is continued.

4599 In the Matter of John C. March. This day came of Union County settlement of a Whereupon the ed for hearing. one o'clock, P. M.

4554 In the Matter of Charanel, Ada B. This day came Ada B. and and presented ianships duly Whereupon the for hearing on o'clock, P. M.

6670 In the Matter of Sarah J. Deau. This day came Sarah J. Deau presented the Whereupon the same, and be all respects c and provided corded. It is pay the costs

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In the Matter of the Guardianship of } Appointment Bond Approved
Margaret Bonie. Estate } Letters Issued.
6700B This day Stephen Long appeared in open Court, accepted the
appointment as Guardian of the Estate of Margaret Bonie
and gave and filed herein this Bond in the sum of
Thirty Thousand Dollars, conditioned according to law, with
Enoch Piersol and J. W. Bonie free holders Tax sureties
thereon, which Bond is approved by the Court. Thereupon
said Stephen Long 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 Stephen Long, that this proceeding be recorded, and
that said Guardian pay the costs herein taxed at \$

Friday, July 19, 1907.

In the Matter of the Guardianship of } Filing Sixth Account.
John C. March, imbecile
4599 This day came Elizabeth J. C. March Guardian of John C. March
of Union County, Ohio, and presented her sixth Account in
settlement of said Guardianship duly verified.
Whereupon the Court do order the same filed and advertis-
ed for hearing on Saturday, the 31st day of August A. D. 1907, at
one o'clock, P. M. to which time said matter is continued.

In the Matter of the Guardianship of } Filing Sixth Account.
Clarence, Ada B & Charles L Patterson
4554 This day came Charles E. Patterson, Guardian of Clarence,
Ada B and Charles L Patterson minors of Union County, Ohio
and presented his sixth Account in settlement of said Guard-
ianship duly verified.
Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 31st day of August A. D. 1907, at one
o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing Inventory.
Sarah J Deau, deceased
6670 This day came J. L. Boylan, Administrator of the Estate of
Sarah J Deau, late of Union County, Ohio, deceased, and
presented the Inventory of said Estate duly verified.
Whereupon the Court, after a careful examination of the
same, and being satisfied that said J. L. Boylan has in
all respects complied with the statutes to such case made
and provided, do order the said Inventory filed and re-
corded. It is further ordered that said Administrator
pay the costs herein taxed at \$

6696 Margaret C. McConnell
Guardian of
Patten McConnell, insane } Orders Approving Appraisement,
vs } for Private Sale, etc.

Patten McConnell
This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement therein made by D. A. Rea, S. Montgomery and Elwood Shirk in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed; that said Margaret C. McConnell as such Guardian proceed to sell said real estate free from dower at private sale for not less than the appraised value thereof, on the following terms, to wit: cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

said guardian execute within 30 days to the State of Ohio a bond with sufficient surety to the amount of the value of the estate in the sum of twenty eight hundred dollars according to law.

6661 E. B. Bruerd, Admr. etc } Orders of Sale
of Charles Carter }
vs }

Mary A. Bruerd
This day came the said Plaintiff, by her attorney, and produced to the Court, an affidavit for private sale; and it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.
It is therefore further ordered that said E. B. Bruerd as such Administrator proceed to sell said real estate, free from dower at private sale for not less than the appraised value thereof, on the following terms, to wit: cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6199a In the Matter of the Estate of } Filing First Account.
H. A. Westlake, Deceased }

This day came Joseph H. Westlake, administrator de bonis non of the Estate of H. A. Westlake late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A.D. 1907, at one o'clock, P.M. to which time said matter is continued.

6704 In the Matter of
Myrtle M. B.

This day came of Myrtle M. and presented thereupon the same, and to in all respects made and recorded pay the costs

6648 George P. Jover
the Estate of M.
vs.

John G. Jover
This day this George P. Jover under deceased my order of ad said retu all respects that the sam and it is fu such Executors good and su distribute the It is further and that sa # wit

6661 E. B. Bruerd,
with the Will
the estate
vs.

Mary A. Bruerd
This day this E. B. Bruerd deceased, of t order of this said return, respects been the same be it is further

Monday, July 22, 1907

6704 In the Matter of the Estate of }
Myrtle M. Bowie } Filing Inventory.
Deceased }

This day came Edward H. Porter, administrator of the Estate of Myrtle M. Bowie, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Edward H. Porter has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

Tuesday, July 23, 1907.

6648 George P. Gwerner, Executor of }
the Estate of Margaretha H. Ames } Orders Approving and
vs. } Confirming Sale.

John G. Gwerner Ames
This day this cause coming on to be heard on the return of George P. Gwerner, Executor of the Estate of Margaretha H. Ames deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said George P. Gwerner as such Executor make to the purchaser Belle Gwerner a good and sufficient deed for the premises so sold and distribute the proceeds of said sale according to law. It is further ordered that this proceeding be recorded, and that said Executor pay the costs therein taxed at \$
within ten days.

6661 E. B. Bruerd, Admr. de bonis non }
with the Will annexed of }
the estate Charles Carter, deid. } Orders Approving and
vs. } Confirming Sale.

Mary A. Bruerd et al
This day this cause coming on to be heard on the return of E. B. Bruerd, Admr. etc. of the estate of Charles Carter deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said E. B. Bruerd as such admini-

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istrator make to the purchasers Fred McElroy and Mary A. Bruerd good and sufficient deeds for the premises so sold and distribute the proceeds of said sale according to law.
 It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ within ten days.

Thursday, July 25, 1907.

6705 In the Matter of the Will of } Orders For Filing Will, Notice and
 Elmore W King, deceased } Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Elmore W King, late of Claitourn Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 5 days prior thereto, that said application will be for hearing before this Court on the 31st day of July 1907, at 5 o'clock P. M.

Saturday, July 27, 1907.

In the Matter of Accounts } Notice Approved.
 filed for settlement }
 6271 Alice Young, guardian of Harry, Bertha, and Nellie Young: first account.
 4578 Thos. J. Moffitt, guardian of Imo K. Moffitt: sixth account.
 6360 John L. Thompson, executor of the estate of Thos T Young: first and final account.
 5864 Josephine McDaniel, guardian of Lelia J., Lawrence H., Frank H., Joseph A., and Mariow L. McDaniel: second account.
 6523 Katie C. Chrit, administratrix of the estate of Mary M Brobeck: first and final.
 5758 John F. Kilbury, guardian of Emery and Lydia Kilbury: second account.
 5563 John F. Kilbury, guardian of Hallie H. Harper: second and final account.
 5374 Ida L. Fox, guardian of Clarence, Harry and Gellace Fox: third account.
 6446 A. P. Smith, administrator of the estate of Sarah C. Smith:

6293 first account.
 G. H. Crandle,
 first account.
 6459 Homer Jolley,
 first account.
 6444 R. L. Woodbur,
 first and final

In the Matter of }
 5563 Hallie H. Harper }
 This day the }
 ian of Hallie }
 due notice to }
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 The Court find }
 said Guardian }
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 be recorded.

In the Matter of }
 5758 Emery and Lydia }
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- 6293 first account.
- 6293 G. W. Crandle, administrator of the estate of Darwin P. Clemons: first account.
- 6459 Homer Jolley, executor of the estate of Sarah Fernmeadows: first account.
- 6444 R. L. Woodburn, executor of the estate of Anna Flecker first and final account.

5563 In the Matter of Guardianship of } Orders of Settlement of
 Hallie H. Harper, minor } second and Final Account.
 This day the second and final account of John F. Kilbury Guardian
 in law of Hallie H. Harper came on for hearing and settlement,
 due notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the Court
 having carefully examined said account and the vouchers
 therewith and all matters pertaining thereto, and being
 fully advised in the premises, do find the same to be
 in all respects just and correct and in conformity to law.
 It is ordered that the same be and hereby is approved, allowed
 and confirmed.
 The Court finds a balance of Fourteen ⁵⁰ Dollars (\$14⁵⁰) due
 said Guardian from said Ward.
 It is ordered that said Guardian pay the costs herein taxed
 at \$ 5⁰⁰ within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

5758 In the Matter of the Guardianship of } Orders on Settlement of
 Emery and Lydia Kilbury } second Account.
 This day the second Account of John F. Kilbury guardian
 of Emery and Lydia Kilbury came on for hearing and
 settlement, due notice thereof having been published
 according to law. No exceptions having been filed thereto,
 and no one now appearing to except or object to the same;
 and the Court having carefully examined said account
 and the vouchers therewith and all matters pertaining
 thereto, and being fully advised in the premises, do find the
 same to be in all respects just and correct and in conformity
 to law. It is ordered that the same be and hereby is approved,
 allowed and confirmed.
 The Court finds a balance of Three Hundred and Seventeen ³⁹
 Dollars (\$317³⁹) in the hands of said Guardian due said
 Wards.
 It is ordered that said Guardian pay the costs herein taxed at
 \$5.00 within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
 Sarah Fermeadows, deceased } First and Final Account.
 6459 This day the First and Final Account of Homer Jolley, Executor
 of the estate of Sarah deceased, came on for hearing and
 settlement, due notice thereof having been published accord-
 ing to law. No exceptions having been filed thereto, and no
 one now appearing to except or object to the same; and the
 Court having carefully examined said account and the vouchers
 therewith and all matters pertaining thereto, and being fully
 advised in the premises, do find the same to be in all re-
 spects just and correct and in conformity to law.
 It is ordered that the same be and hereby is approved, allowed,
 and confirmed.
 It is ordered that said Executor be and he is allowed the sum of
 One Hundred and Forty one ⁰⁰/₁₀₀ Dollars (\$141⁰⁰) being commissions on
 the amount collected and accounted for by him, and being in
 full compensation for all his ordinary services rendered.
 It is ordered that said Executor be and he is allowed the sum of
 One Hundred Dollars (\$100⁰⁰) for extraordinary services not
 required of him in the common course of his duty, which
 sum the Court considers just and reasonable.
 The Court finds a balance of Five Hundred and Four ⁴⁵/₁₀₀ Dollars
 \$504⁴⁵, in the hands of said Executor due said estate; which
 amount he is ordered to pay over and distribute according
 to law and the Will of said Sarah Fermeadows, deceased.
 It is ordered that said Executor pay the costs herein taxed at
 \$6⁰⁰, within ten days. Costs paid.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
 Anna Fleck, deceased } First and Final Account.
 6444 This day the First and Final Account of R. L. Woodburn,
 Executor of the Estate of Anna Fleck deceased, came on
 for hearing and settlement, due notice thereof having been
 published according to law. Exceptions having been filed
 thereto, it is ordered that this matter be continued for hear-
 ing on the _____ day of _____ 1907 at o'clock P.M.

In the Matter of the Estate of } Orders on Settlement of
 Sarah E. Smith, deceased. } First Account.
 6446 This day the First Account of B. P. Smith, Administrator of the
 Estate of Sarah E. Smith deceased, came on for hearing
 and settlement, due notice thereof having been published ac-
 cording to law. Exceptions having been filed thereto, it is
 ordered that this matter be continued be continued for
 hearing on the _____ day of _____ 1907 at _____ o'clock M.

4578 In the Matter
 Mrs K Moffitt
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 Mrs K. Moffitt
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6293 In the Matter
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In the Matter of Guardianship of } Orders of Settlement of
 Mrs K Moffitt } Sixth Account
 This day the Sixth Account Wm J. Moffitt, Guardian of
 Mrs K. Moffitt came on for hearing and settlement, due
 notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the Court
 having carefully examined said account and the vouchers
 therewith and all matters pertaining thereto, and being
 fully advised in the premises, do find the same to be in
 all respects just and correct and in conformity to law.
 It is ordered that the same be and here by is approved, allow-
 ed and confirmed.
 It is ordered that said Guardian be and he is allowed the
 sum of Two Dollars (\$2.00) being the amount of his reason-
 able expenses incurred in the execution of his trust.
 The Court finds a balance of Two Hundred and Eleven ³⁰/₁₀₀
 Dollars (\$211 ³⁰/₁₀₀), in the hands of said Guardian due said
 Ward. It is ordered that said Guardian pay the costs
 herein taxed at \$ 5 ⁰⁰/₁₀₀ within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

6293

In the Matter of the Estate of } Orders on Settlement of
 Darwin O. Clemons, Deceased } First Account
 This day the First Account of George P. Crandle, Administrator of the
 estate of Darwin O. Clemons deceased, came on for hearing and
 settlement, due notice thereof having been published according
 to law. No exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the Court having
 carefully examined said account and the vouchers therewith
 and all matters pertaining thereto, and being fully advised in
 the premises, do find the same to be in all respects just and
 correct and in conformity to law. It is ordered that the same
 be and here by is approved, allowed and confirmed.
 It is ordered that said Administrator be and he is allow-
 ed the sum of One Hundred and sixty five ²⁵/₁₀₀ Dollars (\$165 ²⁵/₁₀₀)
 being commissions on the amount collected and accounted
 for by him, and being in full compensation for all his ser-
 vices rendered. It is ordered that said Administrator be
 and he is allowed the sum of Fifty Dollars (\$50 ⁰⁰/₁₀₀) for extra-
 ordinary services not required of him in the common
 course of his duty, which sum the Court considers just
 and reasonable.
 The Court finds a balance of Two Thousand, two hundred and
 twelve ³⁰/₁₀₀ Dollars (\$2212 ³⁰/₁₀₀), in the hands of said Adminis-
 trator due said estate; which amount he is ordered to
 pay over and distribute according to law.
 It is ordered that said Administrator pay the costs herein

taxed at \$ 5²⁵ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Wm. F. Young, deceased } First and Final Account.

6360

This day the First and Final Account of John L. Thompson Executor of the estate of Wm. F. Young deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of One Hundred & Forty eight ⁴⁰/₁₀₀ Dollars (\$148 ⁴⁰/₁₀₀) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Six Hundred and Eighty six ⁰⁶/₁₀₀ Dollars (\$686 ⁰⁶/₁₀₀), in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law; and the Will of said Wm. F. Young, deceased.

It is ordered that said Executor pay the costs herein taxed at \$ 7⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Mary M. Brobeck, deceased } First and Final Account.

6523

This day the First and Final Account of Katie C. Chret, administratrix with the Will annexed of the estate of Mary M. Brobeck deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administratrix be and she is allowed the sum of Sixteen ²⁰/₁₀₀ Dollars (\$16 ²⁰/₁₀₀), for actual and necessary expenses, which sum the Court considers just and reasonable.

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In the Matter

5374

Harley W. Fox

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In the Matter

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and reasonable.

The Court finds a balance of Seventy four $\frac{75}{100}$ Dollars (\$74.⁷⁵) due said Administratrix from said Estate.

It is ordered that said Administratrix pay the costs herein taxed at \$5.⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

5374 In the Matter of Guardianship of } Orders on Settlement on Harley W. Fox and Clarence Fox } Third Account.

This day the Third Account of Ida L. Fox Guardian of Harley W. Fox and Clarence Fox came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds a balance of One Thousand, Two Hundred and seventeen $\frac{83}{100}$ Dollars (\$1,217.⁸³) in the hands of said Guardian due said Wards.

It is ordered that said Guardian pay the costs herein taxed at \$5.⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

5374 In the Matter of Guardianship of } Orders on Settlement of Gilla C. Fox, minor } Third Account.

This day the Third Account of Ida L. Fox Guardian of Gilla C. Fox came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Six Hundred and Sixty three $\frac{41}{100}$ \$663.⁴¹, in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$4.⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Bertha Young, minor } First Account.

6271 This day the First Account of Alice Young, Guardian of Bertha Young came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum sixty five Dollars (\$65⁰⁰) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of One Hundred and Fifty eight ⁶⁶ (\$158 ⁶⁶), due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$4⁵⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Harry Young, a minor } First Account.

6271 This day the First Account of Alice Young, guardian of Harry Young came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of sixty five Dollars (\$65⁰⁰) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of One Hundred and Forty Two ⁴² Dollars (\$142 ⁴²), due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$4⁵⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of
 Willis Young

6271 This day the Young came published a and no one and the Court the vouchers and being full to be in all ity to law. approved a It is ordered the sum of her services. The Court find Dollars (\$136 It is ordered at \$4⁵⁰ within It is ordered be recorded.

In the Matter
 Frank K. Young

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In the Matter of the Guardianship of } Order on Settlement of
Willie Young, a minor } First Account.
6271 This day the First Account of Alice Young, guardian of Willie
Young came on for settlement, due notice thereof having been
published according to law. No exceptions having been filed
and no one now appearing to except or object to the same;
and the Court having carefully examined said account and
the vouchers therewith and all matters pertaining thereto,
and being fully advised in the premises, do find the same
to be in all respects just and correct and in conformity
to law. It is ordered that the same be and hereby is
approved, allowed and confirmed.
It is ordered that said Guardian be and she is allowed
the sum of Sixty five Dollars (\$65⁰⁰), as compensation for
her services, which amount the Court deems reasonable.
The Court finds a balance of One Hundred and Thirty six⁴⁴
Dollars (\$136⁴⁴), due said Guardian from said Ward.
It is ordered that said Guardian pay the costs herein taxed
at \$4⁵⁰ within ten days. Costs paid.
It is ordered that said Account and the proceedings herein
be recorded in the Records of this office.

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In the Matter of Guardianship of } Order on Settlement of
Frank K. McDaniel, a minor } Second Account.
5864 This day the Second Account of Josephine McDaniel, Guard-
ian of Frank K. McDaniel came on for hearing and settle-
ment, due notice thereof having been published according to
law. No exceptions having been filed thereto, and no one
now appearing to except or object to the same; and the
Court having carefully examined said account and the
vouchers therewith and all matters pertaining thereto, and
being fully advised in the premises, do find the same to
be in all respects just and correct and in conformity to law.
It is ordered that the same be and hereby is approved, allow-
ed and confirmed.
It is ordered that said Guardian be and she is allowed the
sum of Seventy Five Dollars (\$75⁰⁰), as compensation for her ser-
vices, which amount the Court deems reasonable.
The Court finds a balance of Three Hundred and Three³⁵ Dollars
(\$303³⁵), in the hands of said Guardian due said Ward.
It is ordered that said Guardian pay the costs herein tax-
ed at \$4⁵⁰ within ten days. Costs paid.
It is ordered that said Account and the proceedings herein
be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Lelia J. McDaniel, minor } Second Account.

5864 This day the Second Account of Josephine McDaniel, Guardian of Lelia J. McDaniel came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed, and no one now appearing to except or object to the same, and the Court having carefully examined account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Fifty Dollars, (\$50⁰⁰) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Five Hundred and Seventy Six⁰⁰ Dollars (\$576⁰⁰), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$4⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Mariow L. McDaniel, a minor } Second Account.

5864 This day the Second Account of Josephine McDaniel, Guardian of Mariow L. McDaniel came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of sixty Dollars (\$60⁰⁰), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Five Hundred and Nine⁰⁰ Dollars (\$509⁰⁰), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$4⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of
 Joseph A. McDaniel

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In the Matter
 Lawrence H. McDaniel

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In the Matter of Guardianship of } Orders on Settlement of
 Joseph A. McDaniel } Second Account.
 5864 This day the second Account of Josephine McDaniel, Guardian
 of Joseph A. McDaniel came on for hearing and settlement, due
 notice thereof having been published according to law.
 No exceptions having been filed thereto, and no one now appear-
 ing to except or object to the same; and the Court having
 carefully examined said account and the vouchers therewith
 and all matters pertaining thereto, and being fully advised
 in the premises, do find the same to be in all respects
 just and correct, and in conformity to law.
 It is ordered that the same be and hereby is approved,
 allowed and confirmed.
 It is ordered that said Guardian be and she is allowed
 the sum of seventy five Dollars, (\$75⁰⁰) as compensation for
 her services, which amount the Court deems reasonable.
 The Court finds a balance of Three Hundred and seventy seven
¹⁰⁰/₁₀₀ Dollars, (\$377¹⁰⁰), in the hands of said Guardian due said
 Ward.
 It is ordered that said Guardian pay the costs herein taxed
 at \$ 4²⁵ within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Lawrence H. McDaniel } Second Account.
 5864 This day the Second Account of Josephine McDaniel Guard-
 ian of Lawrence H. McDaniel came on for hearing and
 settlement, due notice thereof having been published accord-
 ing to law. No exceptions having been filed thereto, and
 no one now appearing to except or object to the same; and the
 Court having carefully examined said account and the
 vouchers therewith and all matters pertaining thereto, and
 being fully advised in the premises, do find the same to
 be in all respects just and correct and in conformity to
 law. It is ordered that the same be and hereby is ap-
 proved, allowed, and confirmed.
 It is ordered that said Guardian be and she is allowed the
 sum of sixty Dollars (\$60⁰⁰) as compensation for her services,
 which amount the Court deems reasonable.
 The Court finds a balance of Five Hundred and Eleven ¹⁰⁰/₁₀₀ Dollars
 (\$511¹⁰⁰), in the hands of said Guardian due said Ward.
 It is ordered, that said Guardian pay the costs herein taxed
 at \$ 4²⁵ within ten days. Costs paid.
 It is ordered that said Account and the proceedings herein
 be recorded in the Records of this office.

In the Matter of the Will of } Orders on Hearing, Admissions
 Elmore Y. King, deceased } to Probate and Record.
 6705 Be it Remembered, That, heretofore, to wit: on the 25th day of
 July A. D. 1907, an instrument of writing, purporting to be the
 last Will and Testament of Elmore Y. King, late of Cai Bourne
 Township, in this County, deceased, was produced in open
 Court and offered for probate and was then filed. And it now
 being shown to the satisfaction of the Court that due notice of
 the filing of said Will and of the application to admit the
 same to probate and record in this Court, has been given to
 the Widow and next of kin of the testator, resident of the State
 of Ohio, pursuant to a former order of this Court.
 And it further appearing to the Court that J. F. Millar, one of
 the subscribing witnesses to said Will is dead.
 Thereupon M. W. Hill and A. B. Conkright appeared in open Court,
 and were duly sworn and examined according to law touch-
 ing the genuineness of the signature of said J. F. Millar attach-
 ed to said Will. M. W. Hill the other subscribing witness to
 said Will; and A. B. Conkright and Robt. Smith the subscrib-
 ing witnesses to the Codicil a part thereof, who having been
 duly sworn, testified as to the execution of said Will and
 Codicil, which testimony was reduced to writing, by said
 witnesses respectively subscribed and filed with said Will.
 Whereupon the Court finds the aforesaid instrument of writing is
 the last Will and Testament of said Elmore Y. King deceased;
 that the same was duly executed and attested; and that the
 said Testator, at the time of making, signing and sealing the
 same, was of full age, of sound mind and memory, and
 not under any restraint.
 It is therefore, by the Court ordered, that the said Will be ad-
 mitted to Probate, and that the same, together with the testi-
 mony of the witnesses above named, be entered of record
 in this Court.
 It is further ordered that Executors pay the costs herein
 taxed at \$ within days.

In the Matter of the Last Will and Testament } Ordering Citation
 of Elmore Y. King, deceased } to Widow.
 6705 It appearing to the court from the last will and testament
 of Elmore Y. King deceased, which has been duly admitted to
 probate and record in this court, that said testator died
 leaving Ida C. King his widow, and that provision was
 made for said widow in said will.
 It is therefore ordered that a citation issue to said Ida C.
 King to appear before said court within one year from the
 date of service of said citation, and elect whether she will
 take under the provisions of said last will and testament,
 or be endowed of the lands of her said husband and take
 the distributive share of his personal estate.

In the Matter of }
 Mary A. Kist, }
 6585 This day came }
 of Mary A. Kist }
 ed his final }
 Whereupon the }
 for hearing on }
 o'clock, P. M. }

In the Matter of }
 Martin Hetzer }
 5310a This day came }
 Martin Hetzer }
 presented this }
 duly verified }
 Whereupon the }
 for hearing on }
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In the Matter of }
 Elizabeth Crisp }
 6430 This day came }
 Elizabeth Crisp }
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 Whereupon the }
 for hearing on }
 o'clock P. M. }

In the Matter }
 Levi C. Spain }
 6418 This day came }
 Levi C. Spain }
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In the Matter of }
 Levi C. Spain }
 6418 This day Levi }
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In the Matter of the Estate of } Filing Final Account.
 Mary A. Kist, deceased }
 6585 This day came John A. Kennington, Administrator of the Estate of Mary A. Kist late of Union County, Ohio, deceased, and presented his final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing Fifth Account.
 Martin Wetzel, deceased }
 53100 This day came John A. Kennington, Executor of the Estate of Martin Wetzel late of Union County, Ohio, deceased, and presented this Fifth Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account.
 Elizabeth Crippen, deceased }
 6430 This day came D. W. Crippen, Administrator of the Estate of Elizabeth Crippen late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A. D. 1907, at one o'clock P. M. to which time said matter is continued.

August 2, 1907.

In the Matter of the Estate of } Filing First Account.
 Levi C. Spain, deceased. }
 6418 This day came Lovina Spain, administratrix of the Estate of Levi C. Spain late of Union County, Ohio, deceased, and presented her first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of August A. D. 1907, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Orders Granting Further Time to
 Levi C. Spain, deceased } Collect Assets, Etc.
 6418 This day Lovina Spain, administratrix of the estate of Levi C. Spain deceased, appeared in open Court, and filed her motion for an extension of time to collect the assets belonging to said estate, and also her affidavit as required by law in such cases. And the Court being satisfied by said affidavit, that from the situation of such assets, further time is required for the collection, it is ordered that the time be and hereby is extended.

ed one year August 2, 1907 from this date, for that purpose.
It is further ordered that this proceeding be recorded, and
that said Administrator pay the costs herein taxed at
\$3¹². Costs paid.

Saturday, August 3, 1907.

5310 In the Matter of the Estate of } Orders for New Bond.
Martin Metzger, deceased

This day this cause came on to be heard upon the petition
and testimony, and it appearing to the court that the bond
heretofore given by John A. Kennington as Administrator with
the Will annexed of said Martin Metzger is expensive to the
estate and annoying, it is ordered that said Administrator
give a new bond conditioned according to law in the sum
of Two Thousand Dollars, with sureties to be approved by the
Court, and this cause is continued.

5310 In the Matter of the Estate of } Orders approving Bond.
Martin Metzger, deceased

This day John A. Kennington appeared in open court, and gave
and filed herein a new bond as Administrator with the Will
annexed of said Martin Metzger as heretofore ordered, conditioned
according to law, in the sum of Two Thousand Dollars, with
American Surety Company of New York freeholders, as sureties,
which bond is approved by the Court. It is ordered that
this proceeding be recorded, and that said Administrator
pay the costs herein taxed at \$ within ten days.

Monday, August 5, 1907.

In the Matter of Accounts } Notice ordered.
filed for settlement

The following accounts having been filed in this Court, it is
ordered that notice of the filing of the same be published
in the Marysville Tribune, and that they will be for hearing
on Saturday, August 31st 1907, at one o'clock P. M., as follows:

- 6419 Lovina Spain, administratrix of the Estate of Levi E. Spain:
First Account.
- 6430 D. W. Crippen, administrator of the Elizabeth Crippen:
First and Final Account.
- 6585 John A. Kennington, administrator of the Estate of Mary A. Kist:
Final Account.
- 5310A John A. Kennington, administrator with Will annexed of the
Estate of Martin Metzger: Fifth Account.
- 6314 Adam and C. N. Snider, executors of the Estate of Mary Snider:
First and Final Account.
- 6385 Milton H. McCormick, administrator of the Estate of Caroline
McCormick: First Account.
- 4599 Elizabeth J. E. March, guardian of John C. March: Sixth Account.

- 4554 Charles E. Patten
Patterson's Adm.
- 6476 H. O. Dull, exec
Final Account
- 6199A Joseph H. Neel
of H. A. Neel

6694 Emily Scott Sm
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Sydney Scott
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6694 Emily Scott Sm
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6706 In the Matter of
Elmore H. King
The Last Will a
Township, in t

- 4554 Charles E. Patterson, guardian of Clarence, Ada B. and Charles L. Patterson's Sixth Account.
- 6476 H. O. Dull, executor of the Estate of Elizabeth Cooper: First and Final Account.
- 6199A Joseph W. Neelbake, administrator de bonis non of the Estate of H. A. Neelbake: First Account.

Wednesday, August 7, 1907.

6694 Emily Scott Smith, Guardian of }
 Sydney Scott Smith et al } Orders Approving Appraisement
 vs } and for Bond.

Sydney Scott Smith et al
 This day came Emily Scott Smith, guardian of Sydney Scott Smith, Junius Percy Smith and Archibald Lawrence Smith, minors, and filed therein a report of the appraisement of the property of said wards in the petition described, and the same was submitted to the court. Whereupon the court finds that the said appraisement is regular and correct, and made in accordance with law and the former orders of this court, and the same is hereby confirmed.
 It is further ordered by the court that the said Emily Scott Smith, give additional bond in the sum of Four Thousand, Two Hundred (\$4200) Dollars, conditioned and sureties thereon, as provided by law.

6694 Emily Scott Smith, guardian of }
 Sydney Scott Smith et al } Orders Approving Bond and
 vs } for Private Sale.

Sydney Scott Smith et al
 This day came Emily Scott Smith, guardian of Sydney Scott Smith, Junius Percy Smith and Archibald Lawrence Smith, minors, and filed her additional bond herein, in the sum of Four Thousand Two Hundred (\$4,200) Dollars, with the American Surety Company of New York as surety thereon, and it appearing to the court that said bond is sufficient in law, and in conformity to the former orders of this court, the same is approved and confirmed.
 It is therefore ordered by the court that the petitioner proceed to sell the interests of her said wards in the lands in the petition described, at private sale, for not less than the appraised value thereof.

Thursday, August 8, 1907.

6706 In the Matter of the Estate of } Appointment
 Elmore W. King, deceased } Order for Bond.
 The Last Will and Testament of Elmore W. King late of Claiborne Township, in this County, deceased, having heretofore been duly

approved and allowed, this day Ida C. King and Charles E. King the Executors named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executors, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Ida C. King and Charles E. King are, suitable persons and legally competent, it is ordered that they be appointed as such Executors, upon giving bond with surties as required by law, in the sum of Thirty Thousand Dollars and this cause is continued.

6706 In the Matter of the Estate of } Appointment. Bond approved.
 Elmore W. King, deceased } Letters Issued.
 This day, Ida C. King and Charles E. King appeared in open Court, accepted the trust as Executors of the Estate of Elmore W. King deceased, and gave and filed herein their Bond in the sum of Thirty Thousand Dollars conditioned according to law, with W. W. Hill and F. A. Martin freeholders as surties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Ida C. King and Charles E. King that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$

6706 In the Matter of the Estate of } Appointment of Appraisers.
 Elmore W. King, deceased }
 This day came Ida C. King and Charles E. King, Executors of the Estate of Elmore W. King, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that F. H. Thornhill, B. L. Talmage and James Cutler whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executors return to the Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

5829 In the Matter of the Estate of } Filing Fourth Account.
 Mandane S. Ordway, deceased }
 This day came Tom C. Martin Executor of the Estate of Mandane S. Ordway late of Union County, Ohio, deceased, and presented his Fourth Account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of September A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Friday

5921 In the Matter of Imogene Ho...
 This day came Fay Holiferson Ohio, and for Guardianship Whereupon for hearing on 1 o'clock, P. M.

1503 B In the Matter of Thomas Wil...
 This day Jose filed his app of Benjamin Thomas Wilco It is ordered and hereby 1 o'clock P. M. to said Ben before said.

6690 Lewis Cassiday vs. Susan W. Cass
 the Estate of William Cass
 This day this proofs and e have been dic ed, their appe the petition, ed, to pay the And Susan W day having by dower by me judged by the of dower, by and judicious and the Court here returns their

Friday, August 9, 1907.

5921 In the Matter of the Guardianship } Filing Second Account.
of Imogene Holycross et al.

This day came L. C. Kent Guardian of Imogene Holycross, Addie Fay Holycross and Ada Gay Holycross minors of Union County, Ohio, and presented his second account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th of September A. D. 1907, at one o'clock P. M. to which time said matter is continued.

1503B In the Matter of the Estate of } Orders on Filing application
Thomas Wilcox, deceased } of surety to be Released:

This day Joseph O. Martin appeared in open Court and filed his application to be released as surety from the bond of Benjamin L. Robinson as Administrator de bonis non of Thomas Wilcox deceased.

It is ordered that the time of hearing said application be and hereby is fixed for the 19th day of August, 1907, at one o'clock P. M., and that notice thereof in writing be given to said Benjamin L. Robinson to be served him 3 days before said day of hearing, and this cause is continued.

Saturday, August 10, 1907.

6690 Lewis Cassidy, Executor of }
the Estate of }
William Cassidy } Order for Appraisement.

vs.
Susan W. Cassidy et al

This day this cause came on to be heard, upon the petition, proofs and exhibits the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case, and that as set forth in the petition, it is necessary to sell the real estate, their described, to pay the debts of the said William Cassidy deceased.

And Susan W. Cassidy the widow of the said William Cassidy having by her answer, waived the assignment of her dower by metes and bounds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of C. S. Marriott, Thomas Price and A. L. Eckleberry

judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

8659 Eliza J. Boylan, a tax payer
 vs
 The Commissioners of Union County, Ohio, et al } Orders Granting Temporary Injunction or Restraining Order.

This day came the Plaintiff by J. H. Kirkade, her attorney and it appearing that the judges of the Common Pleas Court, in which the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiff's application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel; and the Probate Judge being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a temporary injunction is granted, as prayed for in the petition, restraining the defendants and each of them from taking any steps and from advertising the sale and from the construction of Webb's Ditch #814, upon the said plaintiff giving to said defendants an undertaking, executed by sufficient surety, in the sum of Fifty (\$50) Dollars conditioned and to be approved by the Court.

In the Matter of the Guardianship of } Filing Second & Final
 Essie R. Vanderaw } Account.

6133 This day came Otis A. Milgus Guardian of Essie R. Vanderaw a minor of Union County, Ohio, and presented his Second and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A.D. 1907 at one o'clock, P.M. to which time said matter is continued.

Wednesday, August 14, 1907

In the Matter of the Guardianship of } Filing First Account.
 5636a John Alston Holland

This day came George Holland Guardian of John Alston Holland a minor of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A.D. 1907, at one o'clock, P.M. to which time said matter is continued.

Thursday, August 15, 1907

In the Matter of the Estate of } Appointment.
 6707 O. J. Nyeth, deceased. } Order for Bonds

This day Jesse J. Nyeth appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of O. J. Nyeth late of Taylor Township, Union County, Ohio, deceased, and an affidavit that

there is not to alleged interest in the estate concerned, the Court being satisfied and that said person is competent: it is ordered as such administrator as required by law in this cause.

6707 In the Matter of O. J. Nyeth, deceased. This day Jesse J. Nyeth appeared and gave a bond of \$1000.00 and was appointed Administrator of the Estate of O. J. Nyeth late of Taylor Township, Union County, Ohio, deceased, and an affidavit that

6427 In the Matter of A. J. Fields. This day came A. J. Fields and presented his First Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A.D. 1907 at one o'clock, P.M. to which time said matter is continued.

6708 In the Matter of Thomas W. Fessenden. This day John L. Taylor appeared and filed an affidavit that he should be appointed Administrator of the Estate of Thomas W. Fessenden late of Taylor Township, Union County, Ohio, deceased, and an affidavit that

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there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Jesse J. Nyeth is a suitable person and legally competent: it is ordered that said Jesse J. Nyeth, be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

6707 In the Matter of the Estate of } Appointment. Bond Approved.
 O. J. Nyeth, Deceased } Letters Issued.
 This day Jesse J. Nyeth appeared in open Court, accepted the appointment as Administrator of the Estate of O. J. Nyeth, deceased, and gave and filed herein his bond in the sum of Eight Hundred Dollars, conditioned according to law, with Nettie Nyeth and Elmer J. Freeman freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Jesse J. Nyeth, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

6727 In the Matter of the Estate of } Filing First Account.
 A. J. Fields, deceased }
 This day came H. S. Fields Administrator of the Estate of A. J. Fields late of Union County, Ohio, deceased, and presented his First account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

6708 In the Matter of the Estate of } Appointment
 Thomas W. Fergus, deceased } Order for Bond:
 This day John L. Loughrey appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Thomas W. Fergus late of Taylor Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said John L. Loughrey is a suitable person and legally competent: it is ordered that said John L. Loughrey be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

6708 In the Matter of the Estate of } Appointment. Bond Approved
 Thomas W. Ferguson, deceased. } Letters Issued.

This day John L. Loughrey appeared in open Court, accepted the appointment as Administrator of the Estate of Thomas W. Ferguson deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with United Surety Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John Loughrey that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Friday, August 16, 1907.

6418 In the Matter of the Estate of } Orders Fixing Time of Hearing
 Levi C. Spain, deceased. } and for Notice.

This day Loretta Spain appeared in open Court and filed her exception to the First Account of Lovina Spain as Administrator of the Estate of Levi C. Spain, deceased. It is ordered that the time of hearing said exceptions be and hereby is fixed for the 29th day of August 1907, at one o'clock, P.M. and that notice thereof issued to Lovina Spain to be served upon her 3 days before said day of hearing and this cause is continued.

Saturday, August 17, 1907.

6452 In the Matter of the Estate of } Filing Final Account.
 Mary C. Hawon, deceased.

This day came J. W. Hawon, Administrator of the Estate of Mary C. Hawon late of Union County, Ohio, deceased, and presented his Final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A.D., 1907, at one o'clock, P. M. to which time said matter is continued.

Monday, August 19, 1907.

6709 In the Matter of the Guardianship of } Filing Application.
 Oliver Bishop, an alleged imbecile.

This day came Adalaid Bishop and filed herein her application for the appointment of a guardian of the person and estate of Oliver Bishop an alleged imbecile. Whereupon the Court, being fully advised in the premises, finds from said application that said Oliver Bishop has a legal settlement in the township of Clairbourne in said Union County, Ohio, and orders that said application be filed and that said Oliver Bishop be duly notified, by at least three days notice of the

pendency of hearing of which time

1503 B In the Matter of Thomas W. Ferguson
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6459 In the Matter of Sarah Ferguson

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6696 Margaret E. Guardian Patten M.

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pendency of said application, and that the same will be for hearing before said Court on the 26th day of August 1907, to which time this cause is continued.

In the Matter of the Estate of } Orders granting a application
1503 B Thomas Wilcox, deceased } and for new bond.

This day this cause came on to be heard upon the application of Joseph P. Martin a surety on the bond of Benjamin L. Robinson as administrator of the Estate of Thomas Wilcox deceased, to be released from the bond of said Administrator; and it appearing to the Court that notice of this hearing has been duly given to said Administrator as heretofore ordered, and being of opinion there is good reason there fore, it is ordered that said applica- tion be granted; it is further ordered that said Administrator Benjamin L. Robinson give a new bond in the sum of Twenty four hundred Dollars (\$2400), as Administrator as aforesaid, conditioned according to law, with sureties to the acceptance of the Court, within 10 days, and this cause is continued.

In the Matter of the Estate of } Orders on Settlement of Account
6459 Sarah Fermeadows } of Final Settlement
Deceased

This day Homer Jolley, Executor of the Estate of Sarah Fermeadows deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Homer Jolley; it is ordered that the same be and hereby is allowed as his final discharge. Said Homer Jolley and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said and this proceeding be recorded in the records of this office, and that said Homer Jolley pay the costs herein taxed at \$2.00 within ten days. Costs paid.

Margaret E. McConnell }
Guardian of }
6696 Patten McConnell, insane } Approval of Sale of Contingent
v.s. } Right of Dower.

Patten McConnell
This cause came on to be heard on the application of Margare- ret E. McConnell guardian of Patten McConnell, Insane, the former proceedings and evidence and the Court being fully advised in the premises; it is ordered and decreed by the Court that the real estate described in the petition be and the same is hereby released and discharged from the in-

cumbrance of the contingent right of dower of the said Margaret E. McConnell in said premises.

Thursday, August 22, 1907.

6694 Emily Scott Smith, Guardian of }
Sydney Scott Smith et al } Orders Approving and
vs } Confirming Sale.

Her Wards

This day this cause coming on to be heard on the return of Emily Scott Smith, guardian of Sydney Scott Smith, Junior Percy Smith and Archibald Lawrence Smith, minors of her proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Emily Scott Smith as such Guardian make to the purchaser John George Nicol a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within ten days.

6710 In the Matter of the Estate of } Order for Bond.
Isaac Casey, deceased.

This day Wilber C. Temple appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Isaac Casey late of Jerome Township, Union County, Ohio, deceased and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Wilber C. Temple is a suitable person and legally competent: it is ordered that said Wilber C. Temple be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

6506 In the Matter of the Estate of } Filing First and Final Account.
David Conklin, deceased.

This day came Lydia A. Conklin, administratrix of the Estate of David Conklin late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of September A. D. 1907, at one

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6711 In the Matter of }
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'clock, P. M. to which time said matter is continued.

Friday, August 23, 1907

6711 In the Matter of the Guardianship of } Filing Application
 George Scheiderer, an alleged drunkard }
 This day came Emma Scheiderer and filed herein her application for the appointment of a guardian of the person and estate of George Scheiderer an alleged drunkard. Whereupon the Court, being fully advised in the premises, finds from said application that said George Scheiderer has a legal settlement in the Township of Paris in said Union County, Ohio, and orders that said application be filed and that said George Scheiderer and Katherine Scheider, Matilda Weaver, Lena Loschkey, Anna Johnson, Martha Sugel, Emma Scheiderer, Bertha Scheiderer, Edith Scheiderer, Clara Scheiderer, Lucia Scheiderer and Julius Scheiderer his next of kin, resident of said county of Union, be duly notified, by at least 3 days notice of the pendency of said application, and that the same will be for the hearing before said Court on the 31st day of August 1907, to which time this cause is continued.

6712 In the Matter of the Assignment of } Orders on Filing
 C. H. North } Deed of Assignment.
 This day at the hour of 1:30 o'clock P. M., O. H. McAdow appeared in open Court, and delivered the Deed of Assignment executed by C. H. North of Union Township, Union County, Ohio, to O. H. McAdow of Union Township, Union County, Ohio, of the property, money, rights and credits of said Assignor in trust, for the benefit of his creditors. It is therefore ordered that said Deed be immediately filed and recorded in this office.

Saturday, August 24, 1907

6713 In the Matter of the Assignment of } Appointment.
 C. H. North } Order for Bond.
 This day O. H. McAdow appeared in open Court, and having accepted the trust, made and filed an application under oath to be appointed Assignee of C. H. North in trust for the benefit of his creditors, also a statement in general terms as to what the property assigned consists of and the probable value thereof, and the Court being satisfied that the said O. H. McAdow is legally competent, it is ordered that he be appointed as such Assignee upon his entering into Bond to the approval of the Court and with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

6712 In the Matter of the Assignment of } Appointment Bond Approved
 C. H. North } Letters Issued.

This day O. W. McDow gave and filed herein his Bond as Assignee of C. H. North in the sum of Eight Hundred \$800 Dollars, conditioned according to law, with John Richter and F. G. Fullington freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Authority issue to said Assignee, that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$

6625 Mary L. Rogers, Executrix of } Decree for Appraisement.
 the Estate of }
 H. S. Rogers, deceased }
 vs }

James L. Rogers et al.
 This day this cause came on to be heard, upon the petition, proofs, and exhibits the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case, and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said H. S. Rogers deceased. It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of James Shirk, John S. Scheiderer and George W. Hilber judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

6493 In the Matter of the Estate of } Filing First and Final Account.
 Martha Moore, Deceased }

This day came Hylas Moore, Executor of the estate of Martha Moore late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of September A. D., 1907, at one o'clock, P. M. to which time said matter is continued.

Monday, August 26, 1907

6713 In the Matter of the Estate of } Appointment.
 William Goff, Deceased } Order for Bond.

This day Susan J. Goff and William M. Goff appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of William Goff late of Paris Township, Union County,

Ohio, deceased knowledge, state, also estate con Court be appointed, are suits that said such adv required and this

6709 In the Ma Oliver Bis

This day to Adalalde herein, for and proper and the said appf On, consid the filing on the next of k The Court f Oliver Bis care of, or It is there That they s that the s Court to be for the sa a records the costs said Olive after appf

6709 In the Mat Oliver Bis

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Ohio, deceased, and an affidavit that there is not to their knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Susan J. Goff and William M. Goff are suitable persons and legally competent: it is ordered that said Susan J. Goff and Wm. Goff be appointed as such administrators upon giving Bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

In the Matter of the Guardianship of } Order for Guardian
6709 Oliver Bishop, an alleged imbecile }
This day this cause came on for hearing on the application of Adalaide Bishop heretofore, to wit: August 19, 1907 filed herein, for the appointment of a guardian of the person and property of said Oliver Bishop an alleged imbecile, and the same was heard and submitted to the Court on said application and the evidence.
On consideration whereof the Court finds that due notice of the filing and pendency of said application has been served on the said Oliver Bishop and on Adalaide Bishop his next of kin residing within said Union County, Ohio.
The Court further finds from the evidence adduced that said Oliver Bishop is an imbecile person, and incapable of taking care of, or preserving his property.
It is therefore considered, ordered and adjudged by the Court, that the said application be, and the same hereby is granted; that the said Oliver Bishop be and he is adjudged by said Court to be an imbecile person; that a guardian be appointed for the said Oliver Bishop without unnecessary delay; that a record be made of the proceedings herein, and that the costs of this proceeding be paid out of the estate of the said Oliver Bishop by the guardian thereof when herein after appointed.

In the Matter of the Guardianship of } Appointment.
6709 Oliver Bishop an Imbecile } Order for Bond.
This day Adalaide Bishop appeared in open Court, and made application to be appointed Guardian of Oliver Bishop and the Court being satisfied that said Oliver Bishop is an imbecile of the age of 63 years, October 25, 1906; of Clairbourne Township, Union County, Ohio, and that said imbecile resides in this County: and the Court being further satisfied that a Guardian is necessary, and that said Adalaide Bishop is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said imbecile, and the probable value

thereof, and also the probable annual rents of said minors real estate. It is ordered that said Adalaid Bishop 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.

6690 Lewis Cassidy, Executors of the Estate of William Cassidy, deceased. vs. Orders Approving Appraisement, for Private Sale, etc.

Susan W. Cassidy et al.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by C. S. Marriott, Thomas Price and Hile Eckelberry in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Lewis Cassidy as such Executor proceed to sell said real estate, free from dower of widow at private sale for not less for not less than the appraised value thereof, on the following terms, to wit: Cash in hand on day of sale.

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6696 Margaret C. McConnell, Guardian of Patten McConnell, insane. vs. Orders Approving Bond.

Patten McConnell

This day this cause came on further to be heard, and it appearing to the Court, that the said Margaret C. McConnell the plaintiff above named has given bond, as heretofore ordered, in the sum of Three Thousand and Forty Five Dollars with The United States Fidelity and Guaranty Company as sureties; it is ordered that said bond be and hereby is approved.

6696 Margaret C. McConnell vs. Orders Approving and Confirming Sale.

Her Ward

This day this cause coming on to be heard on the return of Margaret C. McConnell guardian of Patten McConnell, insane, of her proceedings and sale under the former order of this

Court; the being satisfied hereby is that said to the purpose and sufficient. It is further said Guar

1503 B In the matter of Thomas W. This day of the Estate Administration conditioned O. B. Davis by the Court upon the Administration former bond this proceed pay the co

6628 Mary L. Rogers vs. the Estate of H. S. Rogers

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Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Margaret & McCounell as such Guardian make to the purchasers W. Grant Sager and Anna Sager a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within ten days.

In the Matter of the Estate of } Orders approving New Bond,
1503 B Thomas Wilcox, deceased } releasing surety, etc
This day came Benjamin L. Robinson, a Administrator de bonis non of the Estate of Thomas Wilcox and gave a new bond as such Administrator in the sum of Twenty Four Hundred Dollars, conditioned according to law, with Elizabeth Andrews and O. B. Davis free holders as sureties, which bond is approved by the Court. It is therefore ordered that Joseph P. Martin a surety upon the former bond of said Benjamin L. Robinson as such Administrator be and he is henceforth released from said former bond, from this time forth. It is further ordered that this proceeding be recorded, and that said Joseph P. Martin pay the costs therein taxed at \$4.00 within ten days. Costs paid.

Tuesday, August 27, 1907

6625 Mary L. Rogers, Executrix of }
the Estate of }
H. S. Rogers, deceased } Decree Confirming Appraisement
vs. } and Ordering Sale.

James L. Rogers, et al
This day this cause came on further to be heard on the return of the plaintiff, of the appraisement herein, and it appearing to the Court that said appraisement heretofore ordered has been made and reported to this court; and the Court having carefully examined the same, finds that said appraisement has been made, in all respects in conformity to law, and the former order of this Court, the same is now here, by the Court, approved and confirmed.

The Court further find that the said plaintiff as such executrix has bond in sufficient amount with approved sureties, conditioned according to law.

And this cause coming on further to be heard on the application of the plaintiff for an order to sell said real estate at private sale, and the same being submitted to the Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interests of said Estate and all parties interested therein that said real estate be sold at private sale. It is thereupon by the Court ordered that said Mary L. Rogers executrix as aforesaid, proceed to sell the real estate a fore-

said, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to wit: All cash in hand on day of sale.

And further it is by the Court ordered that said plaintiff make due return of her proceedings herein forthwith upon compliance with the terms thereof.

6628 Mary L Rogers, Executrix of the estate of W. S. Rogers vs. James L. Rogers et al } Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Mary L Rogers Executrix of the estate of W. S. Rogers deceased, of her proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Mary L Rogers as such Executrix make to the purchaser George W. Moon, trustee for the Union Banking Company a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$ within ten days.

Wednesday, August 28, 1909.

6713 In the Matter of the Estate of William Goff, deceased } Appointment - Bond Approved. Letters Issued.

This day Susan J. Goff and William M. Goff appeared in open Court, accepted the appointment as Administrators of the Estate of William Goff deceased, and gave and filed herein their Bond in the sum of Three Thousand Dollars, conditioned according to law, with B. L. Robinson and W. C. Fullington freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Susan J. Goff and Wm M Goff, that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$.

6709 In the Matter of the Guardianship of Oliver Bishop, Imbecile } Appointment - Bond Approved - Letters Issued.

This day Adalaide Bishop appeared in open Court, accepted the appointment as Guardian of Oliver Bishop and gave and filed herein her Bond in the sum of Five Hundred Dollars conditioned according to law, with Edward O Faxon and Alice Hunters freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Adalaide Bishop took an oath that she would faithfully and honestly discharge the duties de-

volving upon it is therefore Adalaide Bishop said Guardian

6713 In the Matter of the Estate of William Goff } This day of the Court to the Court and Effects On consideration in the presence of George disinterested appraiser It is further return to the Estate aforesaid continued.

6714 In the Matter of S. A. Mc... This day and Tectan this Court probate; it is Court, and admit the and next 3 days prior fore this

6715 In the Matter of Levi Wells, This day a Will and this County it is now and that a the same next of kin days prior be fore this

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volving upon her as such Guardian.

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

In the Matter of the Estate of } Appointment of Appraisers
6713 William Goff, deceased

This day came Susan J Goff and Wm W Goff, Administrators of the Estate of William Goff, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that J. H. Southard, O. B. Davis and George Wilber whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal

It is further ordered by the Court that said Administrators return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Will of } Orders for Filing Will, Notice and
6714 S. A. McCloud, deceased } Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of S. A. McCloud, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 31st day of August 1907, at one o'clock P. M.

Thursday August 29, 1907

In the Matter of the Will of } Orders for Filing Will, Notice and
6715 Levi Wells, deceased } Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Levi Wells, late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 3 day of September, 1907 at 2 o'clock P. M.

Friday, August 30, 1907.

6628 Mary L. Rogers, Executrix of }
the Estate of N. S. Rogers } Order for Distribution.

vs
James L. Rogers et al

The court having on a former day confirmed the sale made in this cause and coming now to the distribution of the proceeds of said sale, amounting to the sum of \$10,890.⁰⁰; it is ordered by the court that the plaintiff out of the proceeds of said sale pay:

First: Any taxes that may be a lien on said premises and due and payable.

Second: The costs and expense of this proceeding, including a counsel fee of \$125 to J. L. Cameron for his services herein amounting to \$

Third: To the Michigan Mutual Life Insurance Company in full of its mortgage lien, the sum of \$9137.⁰⁰.

Fourth: To the Union Banking Company, the balance of the proceeds of said sale to apply on its mortgage lien, which mortgage lien the court finds to be for a sum greater than said balance of the proceeds of said sale.

State of Ohio }

6716

vs
Bert Slane }

This day the defendants appeared before the Hon. Dudley E. Thornton, the clerk and the prosecuting attorney, who upon notice given by the sheriff according to the statutes in such cases, made and provided, attended as an examining court for this purpose at the court house in the village of Marysville, Ohio, and the said judge upon the full examination of the witnesses and consideration had and upon the motion of the defendant to be discharged for want of jurisdiction, finding no cause for holding the said Bert Slane to answer, thereupon discharged him from imprisonment.

Saturday, August 31, 1907

6711 In the Matter of the Guardianship of }
George Scheiderer, } Order for Guardian
an alleged Drunkard

This day this cause came on for hearing on the application of Emma Scheiderer heretofore, to-wit: August 23, 1907 filed herein, for the appointment of a guardian of the person and property of said George Scheiderer an alleged Drunkard, and the same was heard and submitted to the Court on said application and the evidence.

On consideration whereof the Court finds that due notice of the

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filing and pendency of said application has been served on the said George Scheiderer and on Catharine Scheiderer, Matilda Weaver, Selma Loschky, Martha Gugel, Emma Scheiderer, Bertha Scheiderer, Ethel Scheiderer, Clara Scheiderer, Lucia Scheiderer, Julius Scheiderer, his next of kin residing within said Union County, Ohio. The Court further find from the evidence adduced that said George Scheiderer is a drunkard person and incapable of taking care of, or preserving his property.

It is therefore considered, ordered and adjudged by the Court, That the said application be, and the same hereby is granted; that the said George Scheiderer be and he is hereby adjudged by said Court to be a drunkard person; that a guardian be appointed for the said George Scheiderer without unnecessary delay; that a record be made of the proceedings herein; and that the costs of this proceeding be paid out of the estate of the said George Scheiderer by the guardian thereof when hereinafter appointed.

In the Matter of the Guardianship of } Appointment
George Scheiderer, drunkard } Order for Bond.

This day John Gugel appeared in open Court, and made application to be appointed Guardian of George Scheiderer and the Court being satisfied that said George Scheiderer is a drunkard of the age of 63 years, that said drunkard resides in this County, and the Court being further satisfied that a Guardian is necessary, and that said John Gugel 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 drunkard and the probable value thereof, and also the probable annual rents of said drunkard's real estate. It is ordered that said John Gugel be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Hundred Dollars; and this cause is continued.

In the Matter of the Guardianship of } Appointment-Bond
George Scheiderer, drunkard } Approved-Letters Issued.

This day John Gugel appeared in open Court, accepted the appointment as Guardian of George Scheiderer and gave and filed herein his Bond in the sum of Twelve Hundred Dollars, conditioned according to law, with Alpheus Weaver and Mathias Loschky freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said John Gugel 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 Gugel, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

In the Matter of the Will of } Orders on Hearing, Admission to
 S. N. McCloud, deceased } Probate and Record.
 6714 Be it Remembered, That heretofore, to-wit: on the 28th day of
 August A. D. 1907, an instrument of writing, purporting to be the
 Last Will and Testament of S. N. McCloud, late of Paris Township
 in this County, deceased, was produced in open Court and
 offered for probate and was then filed. And it now being
 shown to the satisfaction of the Court that due notice of
 the filing of said Will and of the application to admit the
 same to probate and record in this Court, has been given to
 the widow and next of kin of the testator, resident of the
 State of Ohio, pursuant to a former order of this Court.
 Thereupon on this day came J. H. Kuckadee and Samuel L
 Church the subscribing witnesses to said Will, who being duly
 sworn, testified as to the execution and attestation of said Will,
 which testimony was reduced to writing, by said witnesses
 respectively subscribed, and filed with said Will. Whereupon
 the Court finds the aforesaid instrument of writing is the last
 Will and Testament of said S. N. McCloud deceased, that the
 same was duly executed and attested, and that the said
 Testator, at the time of making, signing and sealing the
 same was of full age, of sound mind and memory, and
 not under any restraint.
 It is therefore, by the Court ordered, that the said Will be
 admitted to Probate, and the same, together with the testi-
 mony of the witnesses above named, be entered of record
 in this Court.
 He further ordered that the executors of said will pay the
 costs herein taxed at \$ within 10 days.

In the Matter of the Estate of } Appointment.
 S. N. McCloud, deceased } Order for Bond.
 6717 The Last Will and Testament of S. N. McCloud late of Paris
 Township, in this County, deceased, having heretofore been duly
 approved and allowed, this day Chas. F. McCloud, John J. McCloud
 and Charles L. Schwartz the Executors named in said Will ap-
 peared in open Court, and made and filed an application under
 oath as required by law, to be appointed such Executors,
 also a statement in general terms as to what the estate
 consists of and the probable value thereof; and the Court
 being satisfied that said Chas. F. McCloud, John J. McCloud
 and Charles L. Schwartz are suitable persons and legally
 competent, it is ordered that they be appointed as such
 Executors, without giving bond, said testator having request-
 ed that bond be dispensed with, and this cause is con-
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6717 In the Matter of the Estate of } Appointment - Bond Approved
 S. N. McCloud, deceased } Letters Issued.
 This day Charles F. McCloud, John J. McCloud and Charles Schwartz
 appeared in open Court, accepted the trust as Executors of the
 Estate of S. N. McCloud, deceased, bond being dispensed with
 by testator in will. It is therefore ordered that Letters Testa-
 mentary issue on the Will of said decedent, to said Charles
 F. McCloud, John J. McCloud and Charles Schwartz, that
 this proceeding be recorded, and that said Executors pay
 the costs herein taxed at \$

6717 In the Matter of the Estate of } Appointment of Appraisers
 S. N. McCloud, deceased }
 This day came Chas. F. McCloud, John J. McCloud, and Chas.
 L. Schwartz, executors of the Estate of S. N. McCloud, deceas-
 ed and made application to the Court for the appointment
 of Appraisers of the personal Estate of said decedent.
 On consideration whereof, and the Court being advised in
 the premises, it is ordered that Charles S. Chapman, Adams
 Snider and Howard C. Vosebury whom the Court find to be
 suitable and disinterested persons, be, and they are hereby ap-
 pointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executors return
 to this Court, an Inventory and Appraisement of the Estate afore-
 said, pursuant to law, and this matter is continued.

6710 In the Matter of the Estate of } Appointment. Bond Approved
 Isaac Casey, deceased } Letters Issued.
 This day Wilber C. Temple appeared in open Court, accepted
 the appointment as Administrator of the Estate of Isaac Casey
 deceased, and gave and filed herein his Bond in the sum
 of Two Thousand Dollars conditioned according to law, with
 James Guy and George B. Temple freeholders as sureties, which
 Bond is approved by the Court. It is therefore ordered that
 Letters of Administration issue to said Wilber C. Temple, that
 this proceeding be recorded, and that said Administrator pay
 the costs herein taxed at \$

6710 In the Matter of the Estate of } Appointment of Appraisers
 Isaac Casey, deceased }
 This day came Wilber C. Temple, Administrator of the Estate
 of Isaac Casey, deceased, and made application to the Court
 for the appointment of Appraisers of the Estate and Effects
 of said decedent.
 On consideration whereof, and the Court being fully advised
 in the premises, it is ordered that Frank Mitchell, Clement
 Evans and Alphonus Seider whom the Court find to be suit-
 able and disinterested persons, be, and they are hereby ap-
 pointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6711 In the Matter of the Guardianship of } Orders on Filing Petition.
George Scheiderer, drunkard

This day George Scheiderer appeared in open Court and filed his petition for the termination of said Guardianship.

It is ordered that the 9th day of September 1907, at 9 o'clock A. M. be and hereby is fixed as the time when said Petition will be for hearing.

And it is further ordered that notice thereof in writing be given to John Gagle Guardian, and to Emma Scheiderer on whose application the appointment was made, 3 days before said day of hearing, and this cause is continued.

In the Matter of the Assignment of } Appointment of Appraisers.
C. H. North.

This day came C. H. McAdow, Assignee in trust for the benefit of creditors and made application to the Court for the appointment of Appraisers of the Assets of said Assignor.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that A. J. Huffer, G. F. Capps and Geo. V. Smith whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said assignor.

It is further ordered by the Court that said Assignee return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of Accounts } Notice approved.
filed for settlement.

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account records of this Court.

6419 Lovina Spain, administratrix of the Estate of Levi C Spain: First Account.

6430 W. C. Crippen, administrator of the Estate of Elizabeth Crippen: First and Final Account.

6585 John A. Kennington, administrator of the Estate of Mary A. Kist: Final Account.

5310a John A. Kennington, administrator with Will annexed of the Estate of Martin Wetzel: Fifth Account.

6314 Adams and C. H. Snider, executors of the Estate of Mary Snider: First and Final Account.

6385 Milton H. McCormick, administrator of the Estate of Caroline

McCormick

4599 Elizabeth J. C.

4554 Charles E. C.

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6476 W. O. Dull

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McCormick: First Account.
 4599 Elizabeth E. March, guardian of John C. March: Sixth Account.
 4554 Charles E. Patterson, guardian of Clarence, Ada B., and Charles L. Patterson: Sixth Account.
 6476 H. P. Dull, executor of the Estate of Elizabeth Cooper: First and Final Account.
 6199a Joseph W. Westlake, Administrator de bonis non of the Estate of H. A. Westlake: First Account.
 6418 In the matter of the Estate of } Orders on Settlement of
 Levi E. Spain } Administrator's Account.
 This day the First Account of Lovina Spain, administratrix of the estate of Levi E. Spain deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, it is ordered that this matter be continued for hearing.
 6199a In the matter of the Estate of } Orders on Settlement of
 H. A. Westlake, deceased } Administrator's Account.
 This day the First Account of Joseph W. Westlake, Administrator de bonis non of the estate of H. A. Westlake deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, it is ordered that this matter be continued for hearing.
 6314 In the matter of the Estate of } First and Final Account.
 Mary Snider }
 This day the First and Final Account of Adam & C. H. Snider, Executors of the estate of Mary Snider deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct, and in conformity to law.
 It is ordered that the same be and hereby is approved, allowed and confirmed.
 The Court finds said account duly balanced, and said estate settled according to law.
 It is ordered that said Executor's pay the costs herein taxed at \$ 8⁰⁰, within ten days. Costs paid.
 It is ordered that said account and the proceedings herein be recorded in the Records of this office.
 5310a In the matter of the Estate of } Fifth Account.
 Martin Metzger, deceased }
 This day the Fifth Account of John A. Kennington, executor of the estate of Martin Metzger deceased, came on for hearing and

settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and Fifteen ²³ Dollars \$115.²³, in the hands of said Executor due said Estate; which amount he is ordered to pay over and distribute according to law, and the Will of said Martin Metzger deceased.

It is ordered, that said Executor pay the costs herein taxed at \$ 5⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Final Account.

6585 Mary A. Kist, deceased

This day the Final account of John A. Kennington, administrator of the estate of Mary A. Kist, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$ 5⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Sixth Account.

4599 John C. March,

This day the Sixth Account of Elizabeth C. March, Guardian of John C. March came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is ap-

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The Court finds a balance of Five Hundred and Forty nine³³ Dollars (\$549³³) in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs therein taxed at \$6⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of } First and Final Account
Elizabeth Cooper, deceased.

6476 This day the First and Final Account of H. B. Dull, Executor of the Estate of Elizabeth Cooper deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Fifty⁰⁰ Dollars (\$50⁰⁰) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Five Hundred and Thirteen⁰⁰ (\$513⁰⁰) in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law, and the Will of said Elizabeth Cooper deceased.

It is ordered that said Executor pay the costs herein taxed at \$6⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of } First and Final Account
Elizabeth Crippen, deceased.

6430 This day the First and Final Account of D. W. Crippen, administrator of the Estate of Elizabeth Crippen deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate

settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } First Account.
Caroline McCormick

6385

This day the First Account of Milton H. McCormick, administrator of the estate of Caroline McCormick deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that said Administrator be and he is allowed the sum of Fifty three ²⁷/₁₀₀ Dollars (\$53 ²⁷/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of Ten Dollars (\$10⁰⁰) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds a balance of Four Hundred + Thirty four ³⁷/₁₀₀ Dollars (\$434 ³⁷/₁₀₀), in the hands of said Administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein taxed at \$6⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Sixth Account.
Clarence Patterson et al

4554

This day the Sixth Account of Charles E. Patterson, Guardian of Clarence Patterson, Ada B. Patterson and Charles L. Patterson came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Seven Hundred and eight ⁰⁰/₁₀₀

Dollars (\$700) which amount is ordered to be recorded.

In the Matter of the Estate of George W. Milgrom, deceased. The following account is ordered to be recorded on Saturday, the 1st day of June, 1900.

5636a

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George W. Milgrom Account.
H. S. Fielder
J. W. Hawley
True Martin
Lydia A. Corbett
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Final Account
L. C. Kent,
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In the Matter of the Estate of Levi C. Spence. This day appeared before the Court the allowance for twelve months may be made. It is ordered that the same be and hereby is approved, allowed and confirmed.

6718

In the Matter of the Estate of Roseline Davis. This day the application of the Administrator of the estate of Roseline Davis is not to be allowed as alleged into

Dollars (\$708⁰⁰) in the hands of said Guardian due said Ward which amount he is ordered to pay over according to law. It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Monday, September 2, 1907.

In the Matter of accounts }
 filed for settlement } Notice ordered.
 The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, September 28, 1907, at one o'clock p. m. as follows:

- 5636a George Wollam, Guardian of John Abston Wollam: First Account.
- 6133 Otis R. Wilgus, Guardian of Essie R. Vanderaw: Second and Final Account.
- 6427 H. S. Fields, Administrator of the Estate of A. J. Fields: First Account.
- 6452 J. W. Hawk, Administrator of the Estate of Mary E. Hawk: Final Account.
- 5829 True Martin, Executor of the Estate of W. S. Odway: Fourth Account.
- 6506 Lydia A. Conklin, Administratrix of the Estate of David Conklin: First and Final Account.
- 6493 Hylas S. Moore, Executor of the Estate of Martha Moore: First and Final Account.
- 5921 L. C. Kent, Guardian of Imogene Holycross, Addie Fay Holycross and Ada Fay Holycross: Second Account.

In the Matter of the Estate of } Orders Fixing Time of Hearing.
 Levi C. Spain, deceased. }
 This day Lovina Spain, widow of Levi C. Spain deceased, appeared in open Court and filed her petition for a review of the allowance made to the widow of said decedent for her support for twelve months from his death, and asking that the same may be \$600.00. It is ordered that the 10th day of September 1907 at 2 o'clock P. M. be and hereby is fixed as the time of hearing said petition and this cause is continued.

Tuesday, September 3, 1907

In the Matter of the Estate of } Appointment
 Rosinda Mayfield, deceased } Order for Bond.
 This day W. T. Mayfield appeared in open Court, and made application under oath as required by law to be appointed Administrator of the Estate of Rosinda Mayfield late of Leesburg Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what

the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said W. T. Mayfield is a suitable person and legally competent: it is ordered that said W. T. Mayfield be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Fourteen Hundred Dollars and this cause is continued.

6718 In the Matter of the Estate of } Appointment. Bond Approved.
Rosslinda Mayfield, deceased } Letters Issued.
This day W. T. Mayfield appeared in open Court, accepted the appointment as Administrator of the Estate of Rosslinda Mayfield deceased, and gave and filed herein his Bond in the sum of Fourteen Hundred Dollars, conditioned according to law, with Chas Parrott, Will Mather and Silas Mather freeholders, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said W. T. Mayfield, that this proceeding be recorded, and that said Administrator pay the costs therein taxed at #

6718 In the Matter of the Estate of } Appointment of Appraisers.
Rosslinda Mayfield, deceased }
This day came W. T. Mayfield, administrator of the Estate of Rosslinda Mayfield, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
In consideration whereof, and the Court being fully advised in the premises, it is ordered that Orville McLean, Leroy Scott and William King whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
It is further ordered by the Court that said Administrator return to the Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6715 In the Matter of the Will of } Orders on Hearing, Admission
Levi Wells, deceased } to Probate and Record.
Be it Remembered, That heretofore, to-wit: on the 29th day of August A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Lewis Wells, State of Allen Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.
Thereupon on this day came A. Smith and James Spain the subscribing witnesses to said Will; who being duly sworn

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testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Levi Wells deceased, that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will, be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Melvina Wells, widow pay the costs herein taxed at # within ten days.

6715 In the Matter of the Last Will and Testament of Levi Wells, Deceased } Ordering Citation to Widow.

It appearing to the court from the last will and testament of Levi Wells deceased, which has been duly admitted to probate and record in this court, that said Testator died leaving Melvina Wells his widow, and that provisions was made for said widow in said will.

It is therefore ordered that a citation issue to said Melvina Wells to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6715 In the Matter of the Will of } Orders on Election of Widow. Levi Wells, deceased.

This day Melvina Wells widow of said Levi Wells, deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will. Said Melvina Wells widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Melvina Wells pay the costs herein taxed at # within 10 days.

6722 In the Matter of the Appointment of } Appointing Joseph A. Yealey. a School Examiner

This day it appearing to the Court that there is a vacancy in the Board of School Examiners of said Union County, Ohio, by reason of the resignation of F. B. Bryant.

Whereupon this matter came out for hearing on the application of Joseph A. Yealey for appointment as a School Examiner.

er to fill said vacancy. On consideration whereof, and being fully advised in the premises, the Court finds that said Joseph A. Yealey has had at least two years experience as a teacher, in a properly recognized public school in said county; that he is a resident of said Union County, Ohio; that he is not connected with or interested in any normal school or schools for the special education or training of persons for teachers, or any other private school or employed as an instructor in any institute in said Union County, Ohio; and that he is not the agent of, or interested in any book-publishing or book-selling firm, company or business, and that he is fully competent and qualified in all respects to fill said office.

It is, therefore, considered and ordered by the Court, That said Joseph A. Yealey be, and he hereby is, appointed a member of the Board of School Examiners of said Union County, Ohio, for and during the term of one year from and after this date, and which said term will expire on the thirty-first day of August, A.D. 1908.

Whereupon, on said 3rd day of September 1907, said Joseph A. Yealey appeared in open Court and accepted said appointment, and was duly sworn to support the Constitution of the United States and the Constitution of the State of Ohio, and to faithfully discharge the duties devolving upon him as School Examiner of Union County, Ohio.

It is further ordered that notice of said appointment be given to the Honorable Commissioner of Common Schools, of said State of Ohio, within ten days from the date hereof; that a record be made of the proceedings herein, and that the costs herein taxed at \$ be paid by said Union County, Ohio.

In the Matter of the Appointment } Appointing Joseph B. Hughes.
of a School Examiner

6723

This day it appearing to the Court that there is a vacancy in the Board of School Examiners of said Union County, Ohio, by reason of the expiration of the term of O. J. Dodge.

Thereupon this matter came on for hearing on the application of Joseph B. Hughes for appointment as a School Examiner to fill said vacancy. On consideration whereof, and being fully advised in the premises, the Court finds that said Joseph B. Hughes has had at least two years experience as a teacher, in a properly recognized public school in said county; that he is a resident of said Union County, Ohio; that he is not connected with or interested in any normal school or schools for the special education or training of persons for teachers, or any other private school or employed as an instructor in any institute in said ^{Union} County, Ohio; and that he is not the agent of, or interested in any book-publishing or book-selling firm, company or business, and that

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he is fully competent and qualified in all respects to fill said office. It is therefore, considered and ordered by the Court, that said Joseph B. Hughes be, and he hereby is, appointed a member of the Board of School Examiners of said Union County, Ohio, for and during the full term of three years from and after this date, and which said term will expire on the thirty-first day of August, A. D. 1910. Whereupon, on said 3rd day of September 1907, said Joseph B. Hughes appeared in open Court and accepted said appointment, and was duly sworn to support the Constitution of the United States and the Constitution of the State of Ohio, and to faithfully discharge the duties devolving upon him as School Examiner of Union County, Ohio. It is further ordered that notice of said appointment be given to the Honorable Commissioner of Common Schools of said State of Ohio, within ten days from the date of hereof; that a record be made of the proceedings herein, and that the costs herein taxed at be paid by said Union County, Ohio.

Wednesday, September 4, 1907.

6719 In the Matter of the Will of } Orders for Filing Will, Notice and
 John R. Dodge, deceased. } Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of John R. Dodge, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 7th day of September 1907, at one o'clock P. M.

6720 In the Matter of the Will of } Orders for Filing Will, Notice and
 Rebecca Mullen, deceased. } Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Rebecca Mullen, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 7th day of September 1907, at 3 o'clock P. M.

5944 In the Matter of the Guardianship of } Filing Second Account.
 Patten McCornell.
 This day came Margaret E. McCornell, Guardian of Patten McCornell a lunatic of Union County, Ohio, and presented her

Second Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same ^{filed} and advertised for hearing on Saturday, the 26th day of October A. D. 1907, at one o'clock P. M. to which time said matter is continued.

Friday, September 6, 1907

In the Matter of the Assignment of } Filing Inventory.

6712

C. H. North
This day came O. W. McAdow, Assignee in trust for the benefit of the creditors of C. H. North and present the Inventory of said Assignment duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Assignee has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Assignee pay the costs herein taxed at #

Saturday, September 7, 1907

In the Matter of the Estate of } Filing Inventory.

6713

William Goff, deceased
This day came William M. Goff and Susan J. Goff Administrators of the Estate of William Goff, late of Union County, Ohio, deceased and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Administrators have in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrators pay the costs herein taxed at #

In the Matter of the estate of } Filing Inventory

6717

S. N. McCloud, deceased
This day came Chas. F. McCloud, John J. McCloud, and Chas. L. Schwartz, Executors of the Estate of S. N. McCloud, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executors pay the costs herein taxed at #

In the Matter of the Estate of } Orders on Settlement of Account
Elizabeth Cooper, deceased } of Final Distribution.

6476

This day H. B. Sull, Executor of the estate of Elizabeth Cooper deceased, appeared in open Court and presented an account

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of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said H. B. Hull, it is ordered that the same be and hereby is allowed as his final discharge. Said H. B. Hull and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that H. B. Hull Executor pay the costs herein taxed at \$200. Costs paid.

In the Matter of the Will of } Orders on Hearing, Admission to Probate
 John K. Dodge, Deceased } and Record.

6719 Be it remembered, that, heretofore, to-wit: on the 4th day of September A.D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John K. Dodge late of Paris Township, in this County deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court, that W. W. Thigget one of the subscribing witnesses to said Will, is now deceased. Thereupon Robt McCrory and R. L. Cameron appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said W. W. Thigget attached to said Will. Robt McCrory the other subscribing witness to said will gave his testimony and also R. L. Cameron, Robt. McCrory and Alice Church testified as to codicils which testimony was reduced to writing, by said witnesses respectively subscribed and filed with said Will, ^{and Codicils} whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said John K. Dodge deceased, that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered the Executor pay the costs herein taxed at \$ within days

6719 In the Matter of the Last Will and Testament of } Ordering Citation
 John K. Dodge, deceased } to Widow.

It appearing to the court from the last will and testament of John K. Dodge deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Rebecca Dodge his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Rebecca Dodge to appear before said Court within one year from the date of service of said citation and elect whether she will take under the provisions of said last will and testament or be endowed of the lands of her said husband and take the distributive share of the personal estate.

6720 In the Matter of the Will of } Orders on Hearing, Admission to
 Rebecca Mullen, deceased } Probate and Record.

Be it Remembered, That heretofore, to wit: on the 4th day of September A.D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Rebecca Mullen, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Robt. McCrory and Ivesa Woods the subscribing witnesses to said Will; who being duly sworn testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses, respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Rebecca Mullen deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executrix pay the costs herein taxed at \$, within days.

6721 In the Matter of the Estate of } Appointment
 John K. Dodge, deceased } Order for Bond.

The Last Will and Testament of John K. Dodge late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day John K. Dodge the Executor named in said Will, appeared in open Court, and made and filed an ap

plication as Executor, estate court being satisfied that person appointed as such was qualified by this cause.

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6721 In the Matter of the Estate of } Appointment - Bond Approved
 John R. Dodge, deceased } Letters Issued.

This day John R Dodge appeared in open Court, accepted the trust as Executor of the Estate of John R Dodge deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with Thomas J. Dodge and Frank E. Dodge freeholders as sureties, which Bond is approved by the Court. His therefore ordered that Letters Testamentary issue on the Will of said decedent, to said John R Dodge that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

6721 In the Matter of the Estate of } Appointment of Appraisers.
 John R. Dodge, deceased }

This day came John R. Dodge, Executor of the Estate of John R. Dodge deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that John Egle, Christopher Koerner and Samuel Carson whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. His further ordered by the Court that said Executor return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6724 In the Matter of the Estate of } Appointment
 Rebecca Mullen, deceased } Order for Bond.

The Last Will and Testament of Rebecca Mullen, late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day Sadie Mullen the Executrix named in said Will appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Sadie Mullen is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, upon giving bond with sureties as required by law, in the sum of Nine Hundred Dollars, and this cause is continued.

Monday, September 9, 1907.

6712 In the Matter of the Assignment of } Orders for Private Sale.
C. H. North

This day this cause came on to be heard upon the petition herein filed and the testimony of O. W. McAdow, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that O. W. McAdow as assignee of said C. H. North proceed to sell said personal property at private sale, for not less than $\frac{2}{3}$ the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Purchasers amounting to Five Dollars, or less, cash in hand at time of sale: Purchases above that sum a credit of not exceeding six months may be given. The deferred payments to bear interest from the day of sale and be secured by the note of the purchaser, with two or more approved sureties thereon.

It is further ordered that said assignee make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

6711 In the Matter of the Guardianship } Orders and Judgement on
of George Schneider } Hearing Petition.

This day this cause came on to be heard upon the petition, evidence and testimony. Notice of this hearing having been duly given as heretofore ordered.

The Court finds the statements in said petition untrue and upon satisfactory proof further finds that the Letters of Guardianship were properly issued.

It is there ordered that said Guardianship and the relation of Guardian and Ward continue.

And it is further ordered that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$

6690. Lewis Cassiday, Exr. of the Estate }
of William Cassiday } Approving and Confirming Sale.
v.s.

Susan Cassiday et al

This day this cause coming on to be heard on the return of Lewis Cassiday, Executor of the Estate of William Cassiday deceased of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly made. It is ordered that the same be and here by is

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approved and confirmed; and it is further ordered that said Lewis Cassiday as such Executor make to the purchasers John W. Bell and C. O. Dennis good and sufficient deeds for the premises so sold. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at #

Wednesday, September 11, 1907

In the Matter of the Estate of } Appointment of Appraisers.
Thomas W. Fergus, deceased

6708 This day came John S. Loughrey, administrator of the Estate of Thomas W. Fergus, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that W. J. Ginn, Wm. Hamilton and W. L. Hazen whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Thursday, September 12, 1907

In the Matter of the Will of } Orders for Filing Will, Notice, and
6725 Caroline M. Perkins } Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Caroline M. Perkins, late of York Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testatrix, resident of the State of Ohio 5 days prior thereto, that said application will be for hearing before this Court on the 28th day of September 1907, at one o'clock P.M.

In the Matter of the Estate of } Filing First and Final Account.
5377 Joseph B. Becker, deceased

This day came Minerva B. Becker, administratrix of the Estate of Joseph B. Becker late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of October A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

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Friday, September 13, 1907

6726 In the Matter of the Guardianship of } Appointment.
 Vivian Brown + Nathaniel Brown } Order for Bond.
 This day Violet Kite appeared in open Court, and made application to be appointed Guardian of Vivian Brown and Nathaniel Brown and the Court being satisfied that said Vivian Brown is a minor of the age of 11 years, July 7, 1907 and Nathaniel Brown is a minor of the age of 7 years Sept 17, 1906 and children of R. E. Brown deceased, and that said minors reside in this county, and the Court being further satisfied that a Guardian is necessary, and that said Violet Kite is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Violet Kite 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.

6726 In the Matter of the Guardianship of } Appointment. Bond Approved.
 Vivian Brown + Nathaniel Brown } Letters Issued.
 This day Violet Kite appeared in open Court, accepted the appointment as Guardian of Vivian and Nathaniel Brown and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with J. Walter Kennedy and H. F. Stevenson freeholders as sureties thereon, which Bond is approved. Thereupon said Violet Kite 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 Violet Kite, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5⁰⁰. Costs paid.

Saturday, September 14, 1907.

6511 In the Matter of the Estate of } Filing First + Final Account.
 John Black, deceased }
 This day came Miranda Black, Executrix of the Estate of John Black, late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate, duly verified. Whereupon the Court do order, the same filed and advertised for hearing on Saturday, the 26th day of October A. D. 1907 at one o'clock, P. M. to which time said matter is continued.

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Tuesday, September 17, 1907.

In the Matter of } Orders for Warrant, etc.
6728 William F. White }

This day Luella White a resident citizen of Marysville, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said William F. White into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Colymbaugh Sheriff commanding him to bring said William F. White alleged to be insane, before this Court, on the 19th day of September 1907, at one o'clock P. M.

And it is further ordered that subpoenas issue for Dr. C. D. Mills a respectable physician, and for Luella White and Retta White witnesses, to appear at the time and place aforesaid, and this cause is continued.

Wednesday, September 18, 1907.

In the Matter of the Will of } Orders for Filing Will, Notice & Hearing.
6727 Thomas C. Gibson, deceased }

This day an instrument of writing, purporting to be the last Will and Testament of Thomas C. Gibson, late of Union Township, in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 24th day of September 1907, at 10 o'clock A. M.

In the Matter of the Estate of } Appointment. Bond Approved
6724 Rebecca Mullen, deceased } Letters Issued.

This day Sadie Mullen appeared in open Court, accepted the trust as Executrix of the Estate of Rebecca Mullen deceased, and gave and filed therein her Bond in the sum of Nine Hundred Dollars, conditioned according to law, with Theodore Mullen and R. L. Woodburn freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said deceased, to said Sadie Mullen, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Filing Inventory.
6710 Isaac Casey, deceased }

This day came Wilber C. Temple Administrator of the Estate of Isaac Casey, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the

same, and being satisfied that said Wilber C. Temple has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

Thursday, September 19, 1907.

6728 In the Matter of } Inquest of Lunacy.
William F. White }

This day this cause came on to be heard. Evidence of Dr. C. O. Mills, Luella White and Oleta White was heard, and it appearing to the court that William F. White could not be brought into court, this cause is continued until the court can ascertain the said William F. Whites condition by actual observation.

Friday, September 20, 1907.

6712 In the Matter of the Assignment of } Orders Approving and
C. H. North } Confirming Sales.

This day this cause coming on to be heard on the report of O. W. McAdow, Assignee of C. H. North of his proceedings under the former order of this Court, the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$ within ten days.

Saturday, September 21, 1907.

6729 In the Matter of the Estate of } Orders for Warrant, etc.
Charles Ruhl }

This day J. W. Cheney a resident citizen of Jackson T. P. in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Charles Ruhl into the College bus State Hospital.

It is therefore ordered that a warrant issue to D. C. Bolew- bough Sheriff commanding him to bring said Char. Ruhl alleged to be insane, before this Court, on the 23rd day of Sept. 1907, at 10 o'clock A. M.

And it is further ordered that subpoenas issue for Carl Hoops a respectable physician, and for Ray Hedger, Isaac Campbell and Mrs Ruhl witnesses, to appear at the time and place aforesaid; and this cause is continued.

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Monday, September 23, 1907.

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In the Matter of the Estate of } Orders Approving and Confirming
Darwin P. Clemons } Sale of Separate Claims.
This day this cause coming on to be heard on the return of
George W. Craudell, Administrator of the Estate of Darwin P.
Clemons of his proceedings and sale under the former order
of this Court, the Court having carefully examined said re-
turn, and being satisfied that such sale has in all respects
been regularly and legally made. It is ordered that the same
be and hereby is approved and confirmed. It is further
ordered that this proceeding be recorded, and that said
Administrator pay the costs herein taxed at \$ within 10 days.

6418

In the Matter of the Estate of } Final Order and Judgment on Petition
Levi Spain, deceased } to Review Years Allowance.
This day this cause came on to be heard, and the Court hav-
ing heard the testimony and arguments, and being fully
advised in the premises, and by the agreement of all parties
interested, finds that the allowance made by the appraisers
of the estate and effects of said decedent for the support
of the widow for twelve months from the death of said
decedent is insufficient and that the same should be
increased by the sum of Two Hundred and Fifty Dollars;
It is therefore ordered that such allowance be increased
accordingly, making the total amount of such allowance
the sum of Two Hundred and Fifty dollars, in addition to
the personal property allowed her by the appraisers, which
amount said administratrix is ordered to pay over according
to law in addition to the amount as made by said apprais-
ers. And it is further ordered that this proceeding be record-
ed, and that the estate of Levi Spain pay the costs herein
taxed at \$ within days.

6718

In the Matter of the Estate of } Filing Inventory.
Rosshilda Mayfield, deceased }
This day came W. T. Mayfield, administrator of the Estate of
Rosshilda Mayfield, late of Union County, Ohio, deceased, and
presented the Inventory of said Estate, duly verified.
Whereupon the Court, after a careful examination of the same,
and being satisfied, that said W. T. Mayfield has in all respects
complied with the statutes to such case made and pro-
vided, do order the said Inventory filed and recorded. It
is further ordered that said administrator pay the costs
herein taxed at \$

6498

In the Matter of the Estate of } Filing First and Final Account.
James Fish, deceased }
This day came F. A. Thompson, one of the Executors of the
Estate of James Fish late of Union County, Ohio, deceased.

and presented his First and Final account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of September A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

6730 In the Matter of the Will of } Orders for Filing Will, Notice and
 William T. McCreary, deceased } Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of William T. McCreary late of Millcreek Township, in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 30 day of September 1907, at 10 o'clock A. M.

6729 In the Matter of } Inquest of Lunacy
 Charles Ruhl } Orders on hearing.

This day this cause came on to be heard, and the said Charles Ruhl was brought before the Court. Thereupon the judge proceeded with the examination and having heard the testimony of C. W. Hoops M. D., Isaac Campbell, J. H. Cheney and A. C. Hedges it is the opinion of the Court that said Charles Ruhl is not an insane person.

Tuesday, September 24, 1907.

6727 In the Matter of the Will of } Orders on Hearing, Admission to
 Thomas C. Gibson, deceased } Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 18th day of September A. D. 1907, an instrument of writing, purporting to be the last Will and Testament of Thomas C. Gibson, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Ira S. Smith and French S. Reynolds the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Thomas C. Gibson deceased; that the same was duly executed and attested; and that the said

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Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executrix pay the costs herein taxed at \$ within days.

In the Matter of the Last Will and Testament of } Ordering Citation
6727 Thomas C. Gibson, deceased } to Widow.

It appearing to the court from the last will and testament of Thomas C. Gibson deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Nora Gibson his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Nora Gibson to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Orders on Election
6727 Thomas C. Gibson, deceased } of Widow.

This day Lenora Gibson widow of said Thomas C. Gibson, deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Lenora Gibson widow thereupon elected to take under said Will. It is ordered that this proceeding be recorded and that Lenora Gibson pay the costs herein taxed at \$ within ten days.

In the Matter of the Estate of } First Account of Lovina Spain
6418 Levi Spain, deceased } as administratrix.

By leave of the court and by the consent of all parties interested the said account and the exceptions thereto are withdrawn and leave granted to the administratrix to file an amended account after the sale of the real estate of said estate and the costs of said account and exceptions are taxed against the estate of Levi C. Spain.

In the Matter of the Estate of } Appointment.
6731 Thomas C. Gibson, deceased } Order for Bond.

The last Will and Testament of Thomas C. Gibson late of Union Township, in this County, deceased, having heretofore been duly approved and allowed, this day Lenora Gibson the executrix

named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Senora Gibson is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, upon giving bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

6732 In the Matter of the Estate of } Appointment
 Aaron Torsey, deceased } Order for Bond.
 This day Martha Torsey appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the Estate of Aaron Torsey late of Millcreek Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Martha Torsey is a suitable person and legally competent: it is ordered that said Martha Torsey be appointed as such administratrix upon giving Bond with sureties as required by law in the sum of Seven Thousand Four Hundred Dollars, and this cause is continued.

6733 In the Matter of the Guardianship of } Appointment
 Myrtie S. Torsey, minor } Order for Bond.
 This day C. J. Holcomb appeared in open Court, and made application to be appointed Guardian of Myrtie S. Torsey and the Court being satisfied that said Myrtie S. Torsey is a minor of the age of 15 years, October 19, 1906 and child of Aaron Torsey late of Millcreek Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Myrtie S. Torsey having in open Court made choice of said C. J. Holcomb as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary and that said C. J. Holcomb is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said C. J. Holcomb 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.

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6733 In the Matter of the Guardianship of } Appointment Bond Approved.
Myrtie S. Fossey, minor } Letters Issued.
This day C. J. Holcomb appeared in open Court, accepted the appointment as Guardian of Myrtie S. Fossey and gave and filed herein his Bond in the sum of Four Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. sureties thereon, which Bond is approved by the Court. Thereupon said C. J. Holcomb 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. J. Holcomb, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6728 In the Matter of } Inquest of Lunacy
William F. White }
The affiant in the above entitled cause Luella White appeared in open court and asked that said cause be dismissed and said William F. White released from custody. Thereupon it is ordered that said William F. White be released and discharged from custody.
Wednesday, September 25, 1907.

6734 In the Matter of the Will of } Order Admitting to Record Authentic
Obediah Williams. } cated Copy of Will and Order of
Deceased } Probate.
This day C. C. Williams appeared in open Court and produced an authenticated Copy of the Will of Obediah Williams late of Hardin County, Ohio deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed in Hardin County, State of Ohio, and that real estate devised by said will is situated in this county.
It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same hereby is allowed and admitted to record, and that the same be recorded in the Records of Wills of this office; and it is further ordered that said C. C. Williams pay the costs herein taxed at \$

6731 In the Matter of the Estate of } Appointment - Bond Approved
Thomas C. Gibson, deceased. } Letters Issued.
This day Senora N. Gibson appeared in open Court, accepted the trust as Executrix of the Estate of Thomas C. Gibson deceased, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with O. W. Melldow and John Richter freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Senora N. Gibson, that this proceeding be recorded, and that said executrix pay the costs taxed at \$

Thursday, September 26, 1907.

In the Matter of the estate of } Appointment-Bond Approved
6737 Aaron Tossey, deceased } Letters Issued.

This day Martha Tossey appeared in open Court, accepted the appointment as Administratrix of the Estate of Aaron Tossey deceased, and gave and filed herein her Bond in the sum of Seventy four hundred Dollars, conditioned according to law, with Matthias R. Haggard and James A. Edwards freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Martha Tossey, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
6737 Aaron Tossey, deceased }

This day came Martha Tossey, Administratrix of the Estate of Aaron Tossey, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effect of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that S. M. Conklin, Joseph Easton, and Henry Conklin whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal & real Estate of said decedent. It is further ordered by the Court that said Admrx. return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Estate of } Appointment of Appraisers.
6731 Thomas C. Gibson, deceased }

This day came Lenora N. Gibson, Executrix of the Estate of Thomas C. Gibson, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that John Harris, Cal Johnson and O. W. McAdow whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid pursuant to law, and this matter is continued.

In the Matter of the Estate of } Filing First & Final Account.
6542 George Gardner, deceased }

This day came Milo L. Myers, Administrator of the Estate of George Gardner late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of October A.D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of }
Caroline V. ...

6725

Be it Remanded to the Court of this County for probate of said will and a record in the name of the testator, recorded in the office of this County. Thereupon the genuineness of said will to said will in execution reduced to said will and filed in said inst. said Caroline executed a time of my age, of you. It is there admitted to testimony in this. It is further with

In the Matter of the Estate of }
6735 Archibald ...

This day appeared Will and Townships, Court for filed in application to the State of Ohio for hearing at one o'clock

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Saturday, September 28, 1907.

In the Matter of the Will of }
 Caroline W. Perkins, }
 Deceased } Orders on Hearing, Admission to
 Probate and Record.
 Be it Remembered, That, heretofore, to-wit: on the 12th day of September
 A.D. 1907, an instrument of writing, purporting to be the Last Will
 and Testament of Caroline W. Perkins, late of York Township, in
 this County, deceased, was produced in open Court and offered
 for probate and was then filed. And it now being shown to the
 satisfaction of the Court that due notice of the filing of said
 Will and of the application to admit the same to probate and
 record in this Court, has been given to the next of kin of the
 testator, resident of the State of Ohio, pursuant to a former order
 of this Court. and it further appearing to the Court that Ruth W.
 Hisey one of the subscribing witnesses to said Will, is dead.
 Thereupon O. W. Keller and John C. Hisey appeared in open Court,
 and were duly sworn, and examined according to law touching
 the genuineness of the signature of said Ruth W. Hisey attached
 to said Will. Thereupon O. W. Keller the other subscribing witness
 to said will, who having been duly sworn, testified as to the
 execution and attestation of said Will, which testimony was
 reduced to writing, by said witnesses respectively subscribed,
 and filed with said Will. Whereupon the Court finds the afore-
 said instrument of writing is the last Will and Testament of
 said Caroline W. Perkins deceased; that the same was duly
 executed and attested; and that the said Testatrix, at the
 time of making, signing and sealing the same, was of full
 age, of sound mind, and memory, and not under any restraint.
 It is therefore, by the Court ordered, that the said Will be
 admitted to Probate, and that the same, together with the
 testimony of the witnesses above named, be entered of record
 in this Court.

It is further ordered that Executor pay costs herein taxed at
 # within days.

6735

In the Matter of the Will of }
 Archibald R. Andrews }
 Deceased } Orders for Filing Will, Notice and
 Hearing.
 This day an instrument of writing, purporting to be the last
 Will and Testament of Archibald R. Andrews, late of Millcreek
 Township, in the County, deceased, was produced in open
 Court for Probate; it is now ordered that the said Will be
 filed in this Court and that due notice thereof and of the
 application to admit the same to probate and record be given
 to the widow and next of kin of the testator, resident of the
 State of Ohio 3 days prior thereto, that said application will be
 for hearing before this Court, on the 5th day of October 1907,
 at one o'clock P. M.

In the Matter of Accounts } Notice Approved.
filed for settlement

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

5636 w George Nollan, Guardian of John Alston Nollan: First Account.

6133 Otis R. Milgus, Guardian of Essie A. Vanderau: Second and Final Account.

6427 H. S. Fields, Administrator of the Estate of A. J. Fields: First Account.

6452 J. W. Hawon, Administrator of the Estate of Mary C. Hawon: Final Account.

5829 True Martin, Executor of the Estate of Mandane S. Ordway: Fourth Account.

6506 Lydia A. Conklin, Administratrix of the Estate of David Conklin: First and Final Account.

6493 Hylas S. Moore, Executor of the Estate of Martha Moore: First and Final Account.

5921 L. C. Kent, Guardian of Imogene Holycross, Addie Fay Holycross, and Ada Fay Holycross: Second Account.

In the Matter of the Estate of } Orders on Settlement of Executor's
5829 Mandane S. Ordway, deceased } Fourth Account.

This day the Fourth Account of True Martin, Executor of the estate of Mandane S. Ordway deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Twenty seven Hundred and fifty five ⁷⁰/₁₀₀ Dollars (\$2755 ⁷⁰/₁₀₀), in the hands of said Executor due said Estate, which amount he is ordered to pay over and distribute according to law, and the will of said Mandane S. Ordway deceased.

It is ordered that said Executor pay the costs herein taxed at \$5⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

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In the Matter of the Estate of } Orders on Settlement of Executors
 Martha Moore, deceased } First and Final Account.

6493 This day the First and Final Account of Hylas S. Moore, Executor of the Estate of Martha Moore deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respect just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Twenty nine hundred and eighty three ²⁶/₁₀₀ Dollars (\$2983 ²⁶/₁₀₀), in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law, and the Will of said Martha Moore deceased. It is ordered that said Executor pay the costs herein taxed at \$6⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Administrators
 David Conklin, deceased } First and Final Account.

6506 This day the First and Final Account of Lydia A. Conklin, Administratrix of the estate of David Conklin deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Thirteen ⁶⁷/₁₀₀ Dollars (\$13 ⁶⁷/₁₀₀) due said Administratrix from said estate.

It is ordered that said Administratrix pay the costs herein taxed at \$5⁵⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Administrators
 A. J. Fields, deceased } First Account.

6427 This day the First Account of A. J. Fields, Administrator of the estate of A. J. Fields, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having care-

fully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and ninety eight ²⁰/₁₀₀ Dollars (\$198 ²⁰/₁₀₀) in the hands of said Administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5 ⁰⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Administrator's
Mary C. Haww, deceased } Final Account.

6452 This day the Final Account of J. W. Haww, Administrator of the estate of Mary C. Haww deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5 ⁰⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
Essie R. Vanderaw, minor } Guardian's Account.

6133 This day the Second and Final Account of Otis R. Wilgus, Guardian of Essie R. Vanderaw came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and the Guardian-

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It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
5636 John Alston, Wollam } Guardian's First Account.

This day the First Account of George Wollam, Guardian of John Alston Wollam came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Forty three ⁰⁰/₁₀₀ Dollars (\$43⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of One Hundred + Seventy six ⁰⁰/₁₀₀ Dollars, (\$176⁰⁰/₁₀₀), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
5921 Addie Fay Holycross } Guardian's Second Account.

This day the Second Account of L. C. Kent, Guardian of Addie Fay Holycross came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Sixty six ⁰⁰/₁₀₀ Dollars, (\$66⁰⁰/₁₀₀) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$2.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

5921 In the Matter of Guardianship of } Orders on Settlement of
Inogene Holycross } Guardian's Second Account.
This day the Second Account of L. C. Kent, Guardian of Inogene Holycross came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds a balance of Thirty six ⁵² Dollars (\$36 ⁵²), in the hand of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$2.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

5921 In the Matter of Guardianship of } Orders on Settlement of
Ada Gay Holycross } Guardian's Second Account.
This day the Second Account of L. C. Kent, Guardian of Ada Gay Holycross came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds a balance of Sixty six ³⁹ Dollars (\$66 ³⁹), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$2.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

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Monday, September 30, 1907.

In the Matter of Accounts }
 filed for settlement } Notice Ordered.
 The following accounts having been filed in this Court, it is
 ordered that notice of the filing of the same be published in
 the Marysville Tribune, and that they will be for hearing on
 Saturday, October 26, 1907, at one o'clock p. m. as follows:
 6542 Milo L. Myers, administrator of the Estate of George Gardner:
 First and Final Account.
 6511 Miranda Black, executrix of the Estate of John Black:
 First and Final Account.
 5944 Margaret E. McConnell, guardian of Patten McConnell:
 Second Account.
 5377 Minerva Decker, administratrix of the Estate of Joseph C.
 Decker: Third and Final Account.
 6498 J. A. Thompson and H. L. Columbus, executors of the estate of James
 Fish: First and Final Account.

In the Matter of the Will of } Orders on Hearing, Admission to
 William J. McCrary } Probate and Record.
 6730 Be it Remembered, That heretofore, to-wit: on the 23rd day of
 September A. D. 1907, an instrument of writing, purporting to be
 the Last Will and Testament of William J. McCrary, late of
 Millcreek Township, in this County, deceased, was produced in
 open Court and offered for probate and was then filed. And
 it now being shown to the satisfaction of the Court that
 due notice of the filing of said Will and of the application
 to admit the same to probate and record in this Court, has
 been given to the next of kin of the testator, resident of the
 State of Ohio, pursuant to a former order of the Court.
 Thereupon on this day came S. D. Kilgore and M. R. Haggard
 the subscribing witnesses to said Will, who being duly sworn,
 testified as to the execution and attestation of said Will;
 which testimony was reduced to writing, by said witnesses
 respectively subscribed, and filed with said Will. Whereupon
 the Court finds the aforesaid instrument of writing is the
 Last Will and Testament of said William J. McCrary deceased,
 that the same was duly executed and attested; and that
 the said Testator, at the time of making, signing and seal
 ing the same was of full age, of sound mind and mem
 ory, and not under any restraint.
 It is therefore, by the Court ordered, that the said Will be
 admitted to Probate, and that same, together with the
 testimony of the witnesses above named, be entered of
 record in this Court.
 It is further ordered, that executor pay the costs herein
 taxed at \$ within days.

In the Matter of the Estate of } Appointment
 William W. Curry, deceased } Order for Bond.
 6736 This day Chas. E. Curry appeared in open Court, and made
 and filed an application, under oath as required by law to
 be appointed Administrator of the Estate of William W. Curry
 late of Jerome Township, Union County, Ohio, deceased, and
 an affidavit that there is not to his knowledge, any last
 Will and Testament of the alleged intestate, also a statement in
 general terms as to what the estate consists of and the pro-
 bable value thereof; and the Court being satisfied that an
 administrator should be appointed, and that said Charles E.
 Curry is a suitable person and legally competent: it is order-
 ed that said Chas. E. Curry be appointed as such admin-
 istrator upon giving Bond with sureties, as required by law,
 in the sum of Eight Thousand Dollars, and this cause is
 continued.

In the Matter of the Estate of } Appointment-Bond Approved.
 William W. Curry, deceased } Letters Issued.
 6736 This day Chas. E. Curry appeared in open Court, accepted the
 appointment as Administrator of the Estate of William W. Curry
 deceased, and gave and filed herein his Bond in the sum of
 Eight Thousand Dollars, conditioned according to law, with D. D.
 Ketch and J. W. Mitchell freeholders as sureties, which Bond
 is approved by the Court. It is therefore ordered that Letters of
 Administration issue to said Chas. E. Curry, that this pro-
 ceeding be recorded, and that said Administrator pay the costs
 herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
 William W. Curry, deceased }
 6736 This day came Chas. E. Curry, administrator of the Estate of William
 W. Curry, deceased, and made application to the Court for the
 appointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in the
 premises, it is ordered that J. D. McCampbell, J. D. Amrine and
 Albert Adams, whom the Court find to be suitable and disintere-
 sted persons, be, and they are hereby appointed Appraisers of the
 personal and real Estate, of said decedent.
 It is further ordered by the Court that said administrator re-
 turn to this Court, an Inventory and Appraisement of the
 Estate aforesaid, pursuant to law, and this cause is continued.

In the Matter of the Inspection of } Appointment of Inspectors.
 Treasury of Union County, O. }
 6737 This day, in compliance with the Statutes in such cases made
 and provided, the Court, on its own motion, and being fully ad-
 vised in the premises, do appoint Chas. D. Thompson and W. P.
 O'Brien, competent and trustworthy accountants of opposite

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politics, to count the money in the office of the County Treasurer of said Union County, Ohio, and to make a complete and thorough inspection of the books, accounts and vouchers therein. Whereupon the said Chas D Thompson and W. P. O'Brien appeared in open Court and accepted said appointment. Thereupon a commission was duly issued to said Chas D Thompson and W. P. O'Brien as such Inspectors, and they were duly sworn by the Probate Judge of said county, to faithfully perform the duties imposed upon them as Examiners of the Treasury of Union County, according to law and the best of their capability.

It is therefore considered and ordered by the Court, That said Chas. D. Thompson and W. P. O'Brien proceed without unnecessary delay to make such inspection in accordance with the provisions of the Statute, and on the completion thereof that they return to this Court their report in writing of their proceedings in this behalf, and this matter is continued for report.

Wednesday, October 2, 1907.

In the Matter of the Estate of } Filing Inventory.
6708 Thomas W. Fergus, deceased

This day came John L. Loughrey, administrator of the Estate of Thomas W. Fergus, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said John L. Loughrey has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

In the Matter of the Guardianship of } Appointment
6739 William H. Bonie, Insane } Order for Bond.

This day Isaac W. Bonie appeared in open Court, and made application to be appointed Guardian of William H. Bonie and the Court being satisfied that said William H. Bonie is a lunatic of the age of 52 years, October 14, 1907 and that said lunatic resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Isaac W. Bonie is a suitable person to be appointed, and he having filed in this of file a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Isaac W. Bonie be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars; and this cause is continued.

6739 In the Matter of the Guardianship of } Appointment Bond Approved
 William H Bouie Insane } Letters Issued
 This day Isaac W Bouie appeared in open Court, accepted the appointment as Guardian of William H Bouie and gave and filed herewith Bond in the sum of Six Hundred Dollars, conditioned according to law, with Selah Bell and Aya Smart freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Isaac W Bouie 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 Isaac W Bouie, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6738 In the Matter of the Guardianship of } Filing Application
 John L. Long, an alleged imbecile }
 This day James J Lee Long and filed herein his application for the appointment of a guardian of the person and estate of John L. Long an alleged Imbecile. Whereupon the Court, being fully advised in the premises, finds from said application that said John Lee Long has a legal settlement in the Township of Claitborne in said Union County, Ohio, and orders that said application be filed and this cause is continued.

6738 In the Matter of the Guardianship of } Order for Guardian
 John L. Long, an alleged Imbecile }
 This day this cause came on for hearing on the application of J Lee Long heretofore, to-wit: October 2, 1907 filed herein, for the appointment of a guardian of the person and property of said John L. Long an alleged Imbecile, and the same was heard and submitted to the Court on said application and the evidence. It is therefore considered, ordered and adjudged by the Court, that the said application be and the same hereby is granted; that the said John L. Long be and he hereby is adjudged by said Court to be an Imbecile person; that a guardian be appointed for the said John L. Long without unnecessary delay; that a record be made of the proceedings herein; and that the costs of this proceeding be paid out of the estate of the said John L. Long by the Guardian thereof when hereinafter appointed.

6738 In the Matter the Guardianship of } Appointment
 John L. Long, Imbecile } Order for Bond.
 This day J Lee Long appeared in open Court, and made application to be appointed Guardian of John L Long and the Court being satisfied that said John L. Long is an imbecile of the age of 72 years, and that said imbecile resides in this County; and the being further satisfied that a Guardian is necessary, and that said J Lee Long is a suitable person to be appointed and he

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having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof. It is ordered that said J. Lee Long 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.

6738 In the Matter of the Guardianship of } Appointment Bond Approved
 John L. Long, Incapable. } Letters issued.

This day J. Lee Long appeared in open Court, accepted the appointment as Guardian of John L. Long and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with Bent Cahill and C. T. Long freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said J. Lee Long 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. Lee Long, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at #

Thursday, October 3, 1907.

6555 In the Matter of the Will of } Orders on Election of Widow.
 George C. Freshwater, deceased }

This day Amanda Freshwater widow of said George C. Freshwater deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of Will, the rights under it, and by law in the event of a refusal to take under the Will; said Amanda Freshwater widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executor pay the costs herein taxed at # within ten days.

Friday, Oct. 4, 1907

6740 In the Matter of the Will of } Order Admitting to Record Authenticated
 Frank P. McDonald, } Copy of Will and Order of Probate.
 deceased }

This day Harriett R. McDonald appeared in open Court and produced an Authenticated Copy of the Will of Frank P. McDonald late of Franklin County, deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed in Franklin County, State of Ohio, and that real estate devised by said Will is situated in this County. It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same hereby is allowed and admitted to record, and that the same be recorded

the Records of Wills of this office, and it is further ordered that said Harriett R. McDonald pay the costs herein taxed at \$4.00. Costs paid.

In the Matter of the Inspection of the Treasury of Union County, Ohio } Filing report of Inspectors, etc.

6737

This day this matter came on further to be heard, and thereupon came Chas. A. Thompson and W. O. O'Brien heretofore, to-wit: On September 30, 1907, appointed to inspect the Treasury of this County, and presented herein their report, in writing, of such inspection, and the Court being fully advised in the premises, do find that the said inspection has been carefully made and that the same is in all respects in conformity to law, and the former order of this Court.

It is, therefore, ordered, by the Court, That said report be, and the same is accepted and ordered placed on file.

It is further ordered by the Court that a certified copy of said report be published in The Marysville Tribune and Union County Journal as required by law, said newspapers being of opposite politics, and published, and of general circulation, in said County of Union; and it is further ordered by the Court that said report be recorded in the proper records of this office; and that the costs herein taxed at \$, be paid by said Union County, pursuant to law.

Saturday October 5, 1907.

John W. Jarvis, executor, etc.

vs.

6556

Emma Jarvis, et al.

Orders Approving and Confirming Sale of 61 acres

This day this cause coming on to be heard on the return of John W. Jarvis, executor of the estate of Emanuel Jarvis deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and thereby is approved and confirmed; and it is further ordered that said John W. Jarvis as such Executor, make to the purchaser C. H. Hattow a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.

In the Matter of the Will of Archibald R. Andrews } Orders on Hearing, Admission to Probate and Record.

6735

Be it Remembered, That heretofore, to-wit: on the 28th day of September A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Archibald R. Andrews, late of Millcreek Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and re-

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In the Matter of Archibald R. Andrews } It appears that Archibald R. Andrews to probate leaving at for said It is therey draws to a date of se take unde be endowed distributive

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In the Matter of Archibald R. Andrews } This day deceased application to take ing explain it, and by the rights under the to take un It is ordered Andrews p

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cord in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Robt. McCrocy and Emily R. Cameron the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Archibald R. Andrews deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Abigail Andrews pay the costs herein taxed at \$ within days.

In the Matter of the Last Will and Testament of } Ordering Citation
 Archibald R. Andrews, deceased } to Widow.

It appearing to the court from the last will and testament of Archibald R. Andrews deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Abbie Andrews his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Abbie Andrews to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Order on Election of Widow.
 Archibald R. Andrews }

This day Abigail Andrews widow of said Archibald R. Andrews deceased appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, the rights under it, and by law in the event of a refusal to take under the Will; said Abigail Andrews widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Abigail Andrews pay the costs herein taxed at \$ within ten days.

Thursday, October 10, 1907.

6741 In the Matter of the Will of Henry F. Jackson, deceased } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Henry F. Jackson, late of Liberty Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio, three days prior thereto, that said application will be for hearing before this Court, on the 17th day of October, 1907, at 10 o'clock A.M.

6742 Amanda Lewis, Guardian of Seth L. Lewis, lunatic } Orders Fixing Time of Hearing and for Notice.

Her Ward, et al
This day Amanda Lewis, Guardian of Seth L. Lewis lunatic appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said Ward. It is ordered that the time of hearing said petition be and hereby is fixed for the 31st day of October, 1907 at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Seth L. Lewis, Milton Lewis, Letha Lewis, Hazel Lewis and Lowell Lewis Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally five days before said day hearing and this cause is continued.

Friday, October 11, 1907.

6743 In the Matter of Alice A. Spurgeon } Orders for Warrant, etc.

This day Clark Spurgeon a resident citizen of Dover Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Alice A. Spurgeon into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Alice A. Spurgeon alleged to be insane, before this Court, on the 14th day of October 1907, at one o'clock P. M.

And it is further ordered that subpoenas issue, for Dr. Fay a respectable physician, and for B. V. Cuffington, William Stoffel, Hamilton Rittenhouse, Corina Fogle, Frank Carcome, Chas. Ingram, Charley Herd, Harriet A. Spurgeon and Jennie Johnson witnesses, to appear at the time and place aforesaid; and this cause is continued.

6744 In the Matter of Caroline M. The Last Will of Liberty Township approved and named in an application such Executive state concerning satisfied person and ed as such required by the cause

6744 In the Matter of Caroline M.

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6328 In the Matter of Leslie R.

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6457 In the Matter of William C.

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Saturday, October 12, 1907.

6744 In the Matter of the Estate of } Appointment
 Caroline M. Perkins, deceased } Order for Bond.
 The Last Will and Testament of Caroline M. Perkins late of York
 Township, in this County, deceased, having heretofore been duly
 approved and allowed, this day Franklin W. Perkins the Executor
 named in said, appeared in open Court, and made and filed
 an application under oath as required by law, to be appointed
 such Executor, also a statement in general terms as to what the
 estate consists of and the probable value thereof; and the Court be-
 ing satisfied that said Franklin W. Perkins is of suitable
 person and legally competent, it is ordered, that he be appoint-
 ed as such Executor, upon giving bond with sureties as re-
 quired by law, in the sum of Two Hundred Dollars, and
 this cause is continued.

6744 In the Matter of the Estate of } Appointment
 Caroline M. Perkins } Bond Approved
 Deceased } Letters Issued.
 This day Franklin W. Perkins appeared in open Court, accepted
 the trust as Executor of the Estate of Caroline M. Perkins deceas-
 ed, and gave and filed herein his Bond in the sum of Two
 Hundred Dollars, conditioned according to law, with C. A. Webb
 and Lawson B. Harvey fee holders, as sureties, which Bond is
 approved by the Court. It is therefore ordered that Letters Testa-
 mentary issue on the Will of said decedent, to said Franklin
 W. Perkins that this proceeding be recorded, and that said
 Executor pay the costs herein taxed at \$

Monday, October 14, 1907.

6328 In the Matter of the Guardianship of } Order for Hearing
 Leslie R. Marshall, et al. } and Notice.
 This day A. H. Marshall Guardian of Leslie R. Marshall et al
 appeared in open Court and filed his petition praying for
 the consent and approbation of the Court in making invest-
 ment in certain productive Real Estate therein described.
 It is ordered that the 31st day of October 1907 at one o'clock
 P. M., be and hereby is fixed as the time when said petition
 will be heard. and it is further ordered that notice thereof
 be given to said wards, in writing personally 3 days before said
 day of hearing and this cause is continued.

6457 In the Matter of the Estate of } Filing First and Final Account.
 William Elsom, deceased }
 This day came Thos. N. Elsom, Executor of the Estate of William Elsom
 late of Union County, Ohio, deceased, and presented his first and
 final account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday, the 30th day of November A.D. 1907, at one
 o'clock P. M. to which time said matter is continued.

In the Matter of } Orders on hearing.
 Alice A Spurgeon }
 6743 This day this cause came on to be heard and the said Alice A Spurgeon was brought before the court. Thereupon the judge proceeded with the hearing and upon hearing the testimony adduced, it is the opinion of the court that the said Alice A Spurgeon is not insane. Therefore order this cause dismissed without record and said Alice A Spurgeon discharged from custody.
 Wednesday, October 16, 1907.

In the Matter of the Estate of } Petition for New Bond.
 Luther Hinget, deceased } Orders.
 6532 This day Aaron Boylan, administrator of the estate of Luther Hinget appeared in open court, and filed his petition asking that he be permitted to give a new bond as such administrator. It is therefore ordered that the time of hearing thereof before this Court be, and hereby is fixed for the 16th day of October, 1907, at 3 o'clock P. M. And it is further ordered that notice of the filing of said petition and of the time and place of hearing, be given in writing to said Aaron Boylan to be served upon him before said time, and this cause is continued.

Cancelled

In the Matter of the Estate of } Orders on Hearing, etc.
 Luther Hinget, deceased }
 6532 This day this cause came on to be heard upon the petition and testimony, and it appearing to the Court that the bond heretofore given by Aaron Boylan as administrator of said Luther Hinget is in excess of the amount according to law. It is therefore ordered that said Aaron Boylan give a new or additional bond conditioned according to law in the sum of _____ Dollars, with sureties to be approved by the Court, on or before the _____ day of _____ 1907, and this cause is continued.

Cancelled

Alice A Spurgeon }
 vs. } Orders Granting Temporary Injunction or Restraining
 Clark Spurgeon } Order.
 Common Pleas }
 8679 This day came the Plaintiff by her Attorneys Porter & Loughrey and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiff's application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel, and the Probate Judge being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a temporary injunction is granted, as prayed for in the petition, restraining the defendant from interfering with her in the the possession of said children and that he may also be enjoined from disposing of any of said property, either

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personal, or real pending the final hearing of her divorce and alimony case filed in the Common Pleas Court, Union County, Ohio, October 16, 1907, No 8677 upon the said plaintiff giving to said defendant an undertaking, executed by sufficient surety, in the sum of _____ dollars, conditioned and to be approved as required by law.

6537 In the Matter of the Estate of } Luther Midget, deceased } Orders Granting Further Time to Collect Assets, Etc.

This day Aaron Boylan, administrator of the estate of Luther Midget deceased, appeared in open court, and filed his motion for an extension of time to collect the assets belonging to said estate, and also this affidavit as required by law in such cases. And the Court being satisfied by said Affidavit, that from the situation of such assets, further time is required for their collection, it is ordered, that the time be and hereby is extended one year from this date, for that purpose. It is further ordered that this proceeding be recorded, and that said estate pay the costs herein taxed at \$

6537 In the Matter of the Estate of } Luther Midget, deceased } Filing First Account.

This day came Aaron Boylan administrator of the Estate of Luther Midget late of Union County, Ohio, deceased and presented his First Account in settlement Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of November, A. D. 1907 at one o'clock, P. M. to which time said matter is continued.

Thursday, October 17, 1907.

6731 In the Matter of the Estate of } Thomas C. Gibson, deceased } Filing Inventory.

This day came Lenora S. Gibson, executrix of the estate of Thomas C. Gibson, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Lenora S. Gibson has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

6741 In the Matter of the Will of } Henry F. Jackson, deceased } Orders on Hearing, Admission to Probate and Record.

Be It Remembered, That, heretofore, to wit: on the 10th day of October A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Henry F. Jackson, late of Liberty Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the

application to admit the same to probate and record in this Court has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that John Porter one of the subscribing witnesses to said Will, is deceased.

Thereupon C. H. Porter and F. A. Thompson appeared in open Court and was duly sworn and examined according to law touching the genuineness of the signature of said John Porter attached to said Will. Thereupon on this day came F. A. Thompson the other subscribing witness to said will and examined touching same, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Henry F. Jackson deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the Witnesses above named, be entered of record in this court.

It is further ordered that the widow Christina Jackson pay the costs herein taxed at \$ within days.

In the Matter of the Will of } Ordering Citation to Widow.
Henry F. Jackson, deceased }

It appearing to the court from the last will and testament of Henry F. Jackson deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Christina Jackson his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue, to said Christina Jackson to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Estate of } Orders on Filing Application of
Luther Huigel, deceased } Surety to be released from Bond.

This day the American Surety Company of New York appeared in open Court and filed their application to be released as surety from the bond of Aaron Coylan as administrator of Luther Huigel. It is ordered that the time of hearing said application be and hereby is fixed for the 18th day of October 1907, at 9 o'clock A.M. and that notice thereof in writing be given to said Aaron Coylan to be served upon him before said day of hearing, and this cause is continued.

In the Matter

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Friday, October 18, 1907.

6745 In the Matter of Dora De Bolt } Orders on Hearing, Adjudging
 a delinquent child } Child Delinquent

This day this cause came on for hearing. The said child was brought before the court, and it appearing that the summons and notices heretofore issued have been duly served, and that all persons interested are now before the Court. And the Court having heard the evidence and being fully advised in the premises, finds that said Dora De Bolt is under the age of seventeen years, to wit, about the age of 16 years, and is a delinquent or incorrigible as alleged in the petition; that she has been neglected and therefore comes into the custody of the Court, and will continue for all necessary purposes of discipline, a ward of the Court, until she becomes of age. It is ordered that until the further order of this Court the said child is permitted to go hence subject to report to the Court or the judge thereof, at such times as it may be directed or required and subject to such other discipline, disposition and conditions as may be imposed by the Court during its term of probation; and so long as such child shall, in the opinion of the Court, comply with the conditions and terms of its probation, final judgment herein, or final commitment to any other place, person or institution, is hereby stayed and suspended; such suspended judgment, however, to be subject to the direction and conditions imposed by the Court and in no event to extend beyond the minority of said child or such time as in the opinion of the Court such child has been sufficiently corrected of its delinquency, and final judgment entered herein, otherwise committing or disposing of the custody of such child or discharging it from any further control by the Court in this cause.

6537 In the Matter of the Application of } Orders Granting Application
 American Surety Company of New York } and for New Bond

Aaron Boylan, administrator

This day this cause came on to be heard upon the application of American Surety Company of New York, surety on the bond of Aaron Boylan, as administrator of Luther Thigert to be released from the bond of said Aaron Boylan; and it appearing to the Court that notice of this hearing has been duly waived by said Aaron Boylan, Administrator and being of opinion there is good reason therefore, it is ordered that said application be granted; it is further ordered that said Aaron Boylan, Administrator give a new bond in the sum of Six Thousand (\$6,000.00) Dollars, as Administrator as aforesaid, conditioned according to law, with sureties to the acceptance of the Court, within 5 days, and this cause is continued.

In the Matter of the Application of }
 6537 American Surety Company of New York } Orders Approving New
 for release as surety bond bond of } Bond, Releasing Surety
 Aaron Boylan, administrator }
 This day came Aaron Boylan, administrator of Luther Hingel
 and gave a new bond as such Administrator in the sum of
 Five Thousand Dollars, conditioned according to law, with Amer-
 ican Surety Company of New York as sureties, which bond
 is approved by the Court. It is therefore ordered that Amer-
 ican Surety Company of New York, a surety upon the former
 bond of said Aaron Boylan as such Administrator be and
 he is henceforth released from said former bond, for and
 on account of the acts of said Aaron Boylan as administrator
 as aforesaid from this time forth. It is further ordered that this
 proceeding be recorded, and that said Aaron Boylan as Admin-
 istrator pay the costs herein taxed at \$ within ten days.

In the Matter of the Guardianship of } Appointment
 6746 Carroll Wm. Perkins McCulley } Orders for Bond.
 This day Clara J. Perkins appeared in open Court and
 made application to be appointed Guardian of Carroll
 William Perkins McCulley and the Court being satisfied that
 said Carroll William Perkins McCulley is a minor of the
 age of 6 years, July 14, 1907 and child of Otto F. McCulley of
 West Mansfield, Ohio and that said minor resides in this
 County, and the said Otto F. McCulley having in open Court made
 choice of said Clara J. Perkins as Guardian of Carroll William
 Perkins McCulley, which choice is approved by the Court,
 and the Court being further satisfied that a Guardian is neces-
 sary, and that Clara J. Perkins is a suitable person to be ap-
 pointed, 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 annu-
 al rents of said minor's real estate. It is ordered that said
 Clara J. Perkins 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.

Saturday, October 19, 1907.

In the Matter of }
 6747 Oliver Bishop } Orders for Warrant.
 This day Ada Laide Bishop a resident citizen of Archwood
 in this County, appeared in open Court, and filed an affidavit
 in the form prescribed by law, for the admission of the
 said Oliver Bishop into the Columbus State hospital.
 It is therefore ordered that a warrant issue to D. C. Bowen
 baugh Sheriff commanding him to bring said Oliver Bishop
 alleged to be insane, before this Court, on the 19th day of October
 1907 at 10 o'clock A. M.
 and it is further ordered that subpoenas issue for

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Dr. S. L. Roebuck a respectable physician, and for John Lake and John Allen witnesses, to appear at the time and place aforesaid and this cause is continued.

In the Matter of } Orders on Hearing.
Oliver Bishop }
6747

This day this cause came on to be heard, and the said Oliver Bishop was brought before the Court.

Thereupon the judge proceeded with the examination, and having heard the testimony of Dr. S. L. Roebuck the medical witness, and of John Lake and John Allen and being satisfied that said Oliver Bishop is insane, that he has a legal settlement in Claiborne Township, in this County, that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. S. L. Roebuck the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Oliver Bishop and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case be transmitted to said Superintendent, and this cause is continued.

In the Matter of } Orders for Warrant to Convey.
Oliver Bishop }
6747

The judge being advised that said Oliver Bishop can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Colebaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

State of Ohio Ex rel }
E. C. Cody and M. T. Cody } Orders Granting Temporary Injunction.
v.s.

B. L. Robinson et al

This day came the Plaintiff by Hooper and Robinson Attorneys for plaintiff and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiffs application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel; and the Probate Judge being fully advised in the premises, and

being satisfied that the Plaintiff is entitled thereto, a temporary injunction is granted, as prayed for in the petition, restraining the defendants said O. S. Robinson, Lester Cline, and Evan Jones as county commissioners and as turn pike directors from ordering the payment of any money under said contract and restraining the said Auditor from drawing his warrant therefor and restraining the said Thompson and Robinson from doing any further work on said road under said collusive and fraudulent contract, upon the said plaintiff giving to said defendants an undertaking, executed by sufficient surety, in the sum of Two Hundred dollars, conditioned and to be approved as required by law.

Monday, October 21st, 1907.

6328 In the Matter of the Guardianship of } Orders Approving Investment.
 of Leslie R. Marshall et al }
 This day this cause came on to be heard, upon the petition, evidence and testimony; and the Court being fully advised in the premises ruled that the statements in said petition are true, and that it is to the interest of said wards to make the investment in the Productive Real Estate as set forth and described in said petition. The Court does therefore consent to and approve the same. It is ordered that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ with in ten days.

Tuesday, October 22, 1907.

6746 In the Matter of the Guardianship of } Appointment. Bond Approved.
 Carroll Ann P. McCulley } Letters Issued.
 This day Clara J. Perkins appeared in open Court, accepted the appointment as Guardian of Carroll Ann P. McCulley and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with Andrew H. Deau and Lyrene P. Atkinson freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Clara J. Perkins 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 Clara J. Perkins, that this proceeding be recorded, and that said Guardian pay the costs herein taxed.

Wednesday, October 23, 1907.

6748 Lovina Spain, adms of } Filing Petition to sell Real Estate.
 Levi E. Spain }
 vs.

Lozetta Spain et al
 This day came the Plaintiff Lovina Spain, as adms and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Levi E. Spain, deceased, to pay the debts, and the costs of administering the estate of the said decedent. Whereupon, it is considered and or-

dered by the Court that the said petition be granted, and that the said defendant, as by law to a

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dered by this Court that the said petition be filed, and that
due and legal notice of the filing, pendency and prayer, of the
said petition, and of the time in which they are required
by law to answer the same, be given to each of the said de-
fendants; and this cause is continued.

Thursday October 24, 1907.

In the Matter of the Assignment of }
6749 William H. Harriman } Order on Filing Deed of Assignment.

This day at the hour of 6 o'clock P. M. W. S. Burgoon appeared
in open Court and delivered the Deed of Assignment executed by
William H. Harriman of Jackson Township, Union County, Ohio, to
W. S. Burgoon of Claiborne Township, Union County, Ohio, of the
property, money, rights and credits of said Assignor in trust
for the benefit of his creditors.

It is therefore ordered that said Deed be immediately filed
and recorded in this office.

In the Matter of the Assignment of }
6749 William H. Harriman } Order for Bond.

This day W. S. Burgoon appeared in open Court, and having accept-
ed the trust, made and filed an application under oath to be ap-
pointed Assignee of William H. Harriman in trust for the benefit of
his creditors, also a statement in general terms as to what property
assigned consists of and the probable value thereof; and the Court
being satisfied that the said W. S. Burgoon is legally competent; it
is ordered that he be appointed as such Assignee upon his en-
tering into Bond to the approval of the Court and with sureties as
required by law, in the sum of Fourteen Hundred Dollars; and
this cause is continued.

In the Matter of the Assignment of }
6749 William H. Harriman } Appointment - Bond Approved.
Letters Issued.

This day W. S. Burgoon gave and filed herein his bond
as Assignee of William H. Harriman in the sum of Fourteen Hun-
dred Dollars conditioned according to law with the United States
Fidelity and Guaranty Company as sureties, which bond is approv-
ed by the Court. It is therefore ordered that Letters of Authority issue
to said Assignee, that this proceeding be recorded and that
said Assignee pay the costs herein taxed at \$

In the Matter of the Guardianship of }
6434a Aaron G. Yoakam } Filing First Account.

This day came Atlanta Yoakam Guardian of Aaron G. Yoakam
a lunatic of Union County, Ohio, and presented her first Account
in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 30th day of November A. D. 1907, at
one o'clock, P. M. to which time said matter is continued

Thursday October 24 1907.

In the matter of the Assignment of } Appointment of Appraisers.
6749 William H. Harriman }

This day came W. S. Burgoon Assignee of William H. Harriman and made application to the Court for the appointment of Appraisers of the Assets of said Assignor.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that

whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal Estate of said Assignor.

It is further ordered by the Court that said Assignee return to this Court, and Inventory and Appraisement of the Assets aforesaid, pursuant to law and this matter is continued.

Saturday, October 26, 1907.

In the matter of Accounts } Notice Approved.
filed for settlement }

This day proof of publication of notice of filing accounts and vouchers of Administration and Guardianship was made, and the Court do find the same in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

6542 Milo Myers, Administrator of the Estate of George Gardner: First and Final Account.

6511 Miranda Black, Executrix of the Estate of John Black: First and Final Account.

5944 Margaret C. McConnell, Guardian of Patten McConnell: Second Account.

5377 Minerva Decker, Administratrix of the Estate of Joseph B. Decker: Third and Final Account.

6498 F. A. Thompson and W. L. Columbus, Executors of the Estate of James Fish: First and Final Account.

In the matter of the Estate of } Orders on Settlement of
John Black, deceased } Executors Account

6511 This day the First and Final Account of Miranda Black, executrix of the Estate of John Black, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be, and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and Thirty five ⁶²/₁₀₀ Dollars (\$135 ⁶²/₁₀₀), due said Executrix from said estate.

It is ordered within ten days
It is ordered be recorded

In the matter of Patten McConnell

5944

This day on for hearing and published accounts and no one appearing and the Court being fully advised in all respects just

It is ordered allowed and

It is ordered the sum of One hundred and thirty five

The Court finds a balance of One Hundred and thirty five Dollars (\$135 ⁶²/₁₀₀) which amount

It is ordered at \$6.22 within

It is ordered recorded in

In the matter of James Fish

6498

This day on for hearing and published accounts and no one appearing and the Court being fully advised in all respects just

It is ordered allowed and

It is ordered the sum of One hundred and thirty five dollars and being rendered.

The Court finds a balance of One Hundred and thirty five Dollars (\$135 ⁶²/₁₀₀) due said Executrix from said estate; which

raisers.
 H. Harris
 Appointment of
 fully advised
 suitable, and
 ited appraisers
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 Assets afore-
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 was made,
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 of aforesaid
 this Court.
 mer:
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 H. B. Becker:
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 ty five ⁶⁷/₁₀₀

It is ordered that said Executor pay the costs herein taxed at
 within ten days. Costs paid.

It is ordered that said account and the proceedings herein
 be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of Second Account.
 Patten McConnell

5944

This day the Second Account of Margaret O. McConnell came
 on for hearing and settlement, due notice thereof having been pub-
 lished according to law. No exceptions having been filed thereto
 and no one now appearing to except or object to the same;
 and the Court having carefully examined said account and the
 vouchers therewith and all matters pertaining thereto, and be-
 ing fully advised in the premises, do find the same to be in all
 respects just and correct and in conformity to law.

It is ordered that the same be and thereby is approved,
 allowed and confirmed.

It is ordered that said Guardian be and she is allowed the
 sum of One Hundred Dollars (\$100.00) as compensation for her ser-
 vices, which amount the Court deems reasonable.

The Court finds a balance of Fourteen Hundred and Eighty seven ¹⁵/₁₀₀
 Dollars (\$1487 ¹⁵/₁₀₀), in the hands of said Guardian due said Ward,
 which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed
 at \$6.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be
 recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
 James Fish, deceased. } Account.

6498

This day the First and Final Account of F. A. Thompson and
 W. L. Columbus, Executors of the Estate of James Fish deceased, came
 on for hearing and settlement, due notice thereof having been pub-
 lished according to law. No exceptions having been filed thereto,
 and no one now appearing to except or object to the same; and
 the Court having carefully examined said account and the
 vouchers therewith and all matters pertaining thereto, and be-
 ing fully advised in the premises, do find the same to be in all
 respects just and correct, and in conformity to law.

It is ordered that the same be and thereby is approved,
 allowed and confirmed.

It is ordered that said Executors be and they are allowed
 the sum of Two Hundred and thirty two ⁶⁶/₁₀₀ Dollars (\$232 ⁶⁶/₁₀₀) being
 commission on the amount collected and accounted for by them
 and being in full compensation for all his ordinary services
 rendered.

The Court finds a balance of Thirty nine Hundred and Forty ⁷⁴/₁₀₀
 Dollars (\$3940 ⁷⁴/₁₀₀), in the hands of said Executors due said
 estate; which amount they are ordered to pay over and

distribute according to law and the Will of said James High, deceased. It is ordered that said Executors pay the costs herein taxed at \$6.00 within ten days. Costs paid.
 It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
 George Gardner, deceased } Administrator's Account.

6542

This day the First and Final Account of Milo Myers, administrator of the estate of George Gardner deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account, and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just, and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
 Joseph B. Becker, deceased } Administratrix Account.

5377

This day the Third and Final Account of Minerva Becker, administratrix of the estate of Joseph B. Becker deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just, and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of Mildred Paris }
 6751 This day George Paris }
 filed an application }
 for appointment of }
 an administrator of }
 the estate of said }
 Mildred Paris deceased }
 and the Court having }
 examined the application }
 and being fully advised }
 in the premises, do }
 hereby appoint }
 George Paris }
 administrator of the }
 estate of said Mildred }
 Paris deceased, as }
 required by law, and }
 this cause do hereby }
 stand adjourned.

In the Matter of Mildred Paris }
 6751 This day George Paris }
 filed an application }
 for appointment of }
 an administrator of }
 the estate of said }
 Mildred Paris deceased }
 and the Court having }
 examined the application }
 and being fully advised }
 in the premises, do }
 hereby appoint }
 George Paris }
 administrator of the }
 estate of said Mildred }
 Paris deceased, as }
 required by law, and }
 this cause do hereby }
 stand adjourned.

In the Matter of William T. }
 6750 The Last Will and }
 Testament of }
 William T. }
 and the Court having }
 examined the application }
 and being fully advised }
 in the premises, do }
 hereby appoint }
 as required by law, }
 and this cause do }
 hereby stand adjourned.

In the Matter of William T. }
 6750 This day }
 gave and for

Monday, October 28, 1907.

In the Matter of the Estate of } Appointment.
Mildred Paris, deceased } Order for Bond.

6751 This day George Streng appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Mildred Paris late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said George Streng is a suitable person and legally competent: it is ordered that said George Streng be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
Mildred Paris, deceased } Letters Issued.

6751 This day George Streng appeared in open Court, accepted the appointment as Administrator of the Estate of Mildred Paris deceased, and gave and filed herein his Bond in the sum of Four Hundred Dollars, conditioned according to law, with Anna Streng and Hill Paris freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said George Streng, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment.
William T. McCreary, deceased } Order for Bond.

6750 The Last Will and Testament of William T. McCreary late of Millcreek Township, in this County, deceased, having heretofore been duly approved and allowed, this day Frank J. Ballinger the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Frank J. Ballinger is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
William T. McCreary, deceased } Letters Issued.

6750 This day Frank J. Ballinger appeared in open Court, accepted the trust as Executor of the Estate of William T. McCreary deceased, and gave and filed herein his Bond in the sum of Two Thousand

Dollars, conditioned according to law, with S. D. Kilgore and Cora K. Ballinger free holders, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Frank & Ballinger, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

In the Matter of } Orders for Warrant, etc.
Charles Ruhl }

6729A

This day John W. Cheney a resident citizen of Clairbourne Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Charles Ruhl into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Charles Ruhl alleged to be insane, before this Court, on the 28th day of October 1907, at 10 o'clock. And it is further ordered that subpoenas issue for Dr. C. W. Hooper a respectable physician, and for John W. Cheney, J. N. Campbell and Ray Hedges witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of } Orders on Hearing, etc.
Charles Ruhl }

6729A

This day this cause came on to be heard, and the said Charles Ruhl was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. C. W. Hooper the medical witness, and of John W. Cheney, J. N. Campbell and Ray Hedges and being satisfied that said Charles Ruhl is insane, that he has a legal settlement in Clairbourne Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. C. W. Hooper the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Charles Ruhl and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of the Guardianship of } Filing First Account.
Louis Troetchel }

6313

This day came Charles Troetchel Guardian of Louis Troetchel a minor of Union County, Ohio, and presented his first Account

ing settlement thereupon hearing on 10 o'clock, P. M.

6729A

In the Matter of Charles Ruhl The Judge issued into the Court a warrant for to D. C. Bolenbaugh the costs he provided.

6777

In the Matter of Ellen Kinne This day came late of Mrs. Kinne's account thereupon hearing on 10 o'clock, P. M.

6749

In the Matter of William H. This day came the creditors presented thereupon and being satisfied do order the ordered the

6757

In the Matter of Malinda S. This day an and Testamentary in this Court it is now ordered that said the 7th day

6749

In the Matter of William H. This day this in filed in the present said petition

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Charles Ruhl

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C. W. Hooper
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Charles Ruhl

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Account

my settlement of said Guardianship duly verified.
Whereupon the Court do order the same filed and advertised for
hearing on Saturday, the 30th day of November A. D. 1907, at one
o'clock, P. M. to which time said matter is continued.

In the Matter of } Orders for Warrant to Convey.
6729A Charles Ruhl

The Judge being advised that said Charles Ruhl can be received
into the Columbus State Hospital, and it is ordered that a
warrant for the conveyance of said patient to said Hospital issue,
to D. C. Bolenbaugh, that this proceeding be recorded, and that
the costs herein taxed at \$ be paid by this County as is
provided by law.

Tuesday, October 29, 1907.

In the Matter of the Estate of } Filing First and Final Account.
6747 Ellen Kinney, deceased

This day came J. L. Cameron, Executor of the Estate of Ellen Kinney
late of Union County, Ohio, deceased, and presented his first and
final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for
hearing on Saturday, the 30th day of November A. D. 1907, at one
o'clock, P. M. to which time said matter is continued.

Wednesday, October 30, 1907.

In the Matter of the Assignment of } Filing Inventory.
6749 William H. Harriman

This day came W. S. Burgoon, assignee in trust for the benefit of
the creditors of William H. Harriman of Union county, Ohio, and
presented the Inventory of said assignor, duly verified.

Whereupon the Court, after a careful examination of the same,
and being satisfied that said W. S. Burgoon has in all respects
complied with the Statutes to such case made and provided,
do order the said Inventory filed and recorded. It is further
ordered that said assignee pay the costs herein taxed at \$

In the Matter of the Will of } Orders for Filing Will and for Hearing.
6757 Malice D. Snodgrass, deceased.

This day an instrument of writing, purporting to be the last Will
and Testament of Malice D. Snodgrass, late of Darby Township
in this County, deceased, was produced in open Court for Probate;
it is now ordered that the said Will be filed in this Court, and
that said application will be for hearing before this Court, on
the 7th day of November 1907 at one o'clock P. M.

In the Matter of the Assignment of } Orders for Private Sale of
6749 William H. Harriman } Personal Property.

This day this cause came on to be heard upon the petition here-
in filed and the testimony, and the Court being fully advised
in the premises finds that the statements and allegations in
said petition are true, and that the property therein described

ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that W. S. Burgoon as assignee of said William H. Harriman proceed to sell said personal property at private sale, for not less than two thirds the appraised value thereof.

It is further ordered that said sale be made upon the following terms: cash in hand at time of sale.

It is further ordered that said Assignee make return of his proceedings herein, within 90 days from this date, and forth with after such sale is made, and this cause is continued.

In the Matter of the Assignment of } Orders Approving and Confirming
William H. Harriman } Sales

6749 This day this cause came on to be heard on the report of W. S. Burgoon, Assignee of William H. Harriman of his proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$8⁷⁶/₁₀₀ within ten days.

In the Matter of the Guardianship of } Filing First Account.
Marjorie and Erwin Fleming }

6365 This day came Wilson Fleming, Guardian of Marjorie and Erwin Fleming, minors of Union County, Ohio, and presented his first account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of November A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Appointment
Mary Tabourn, deceased } Order for Bond.

6753 This day James Tabourn appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Mary Tabourn late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said James Tabourn is a suitable person and legally competent; it is ordered that said James Tabourn be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

6753 In the Matter of Mary Tabourn. This day James Tabourn appointed Administrator of said estate, and a bond of Eight Hundred Dollars was approved by the Court. This proceeding is to be recorded and taxed at \$

Amanda J. ...
Seth L. ...

6742 Seth L. ... This day the ... and ... be duly served ... appearance ... it is necessary ... the de ... It is therefore ... estate decedent ... Andrew Dear ... disinterested ... by appointment ... lings to this

6706 In the Matter of Elmore H. ... This day came ... of Elmore H. ... presented the ... Whereupon the ... being satisfied ... with the ... said Inventor ... Executors for

6312 In the Matter of Arthur ... This day came ... a minor of ... lishment of ... Whereupon ... hearing on ... o'clock, P. M.

satisfied the advantage of said property at value the following of his and forth continued.

Confirming sort of proceedings having care that said is ordered confirmed. and 8th with

nt. and arrived at his first filed. advertised D. 1907, at time.

, and made to be te of Paris it that ment of the what the the Court d, and ly competent; the administ law, in the time.

Thursday, October 31st 1907.

6753

In the Matter of the Estate of } Appointment - Bond Approved
Mary Tabourn, deceased } Letters Issued.
This day James Tabourn appeared in open Court, accepted the appointment as Administrator of the Estate of Mary Tabourn deceased, and gave and filed therein his Bond in the sum of Eight Hundred Dollars, conditioned according to law, with Joseph Cooper and J. L. Riehey freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said James Tabourn that this proceeding be recorded, and that said Administrator pay the costs herein taxed at #

6742

Amanda J. Lewis, Guardian of }
Seth L. Lewis } Decree for Appraisement.
Seth L. Lewis et al
This day this cause came on to be heard upon the petition, proofs and exhibits, the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in this case, and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said Seth L. Lewis.
It is therefore ordered and adjudged by the Court that the real estate described in the petition be appraised by the oaths of Andrew Dean, Jesse Rosencrans and John Allen, judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

6706

In the Matter of Estate of } Filing Inventory.
Elmore W. King, deceased }
This day came Ida C. King and Charles C. King Executors of the Estate of Elmore W. King, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executors pay the costs herein taxed at #

Friday, November 1st, 1907.

6312

In the Matter of the Guardianship of } Filing First Account.
Arthur Bartholomai }
This day came Margaretha Bartholomai, Guardian of Arthur Bartholomai a minor of Union County, Ohio, and presented her First Account in settlement of said Guardianship, duly verified.
Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of November A. D. 1907, at one o'clock P. M. to which time said matter is continued.

6575 Narcissus Hines, admr of
 the Estate of
 Joseph H. Hines, deceased } Orders Approving Appraisement,
 vs } for Private Sale, etc.
 Henry W. Hines et al

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herin made by S. S. McIlroy, John Mulcahy, and James H. Davis in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. And it being made to appear to the Court upon satisfactory evidence that it would be more for the interest of said Estate to sell the real estate of described in the petition at private sale. It is therefore further ordered that said Narcissus Hines as such administrator proceed to sell said real estate, free from dower at private sale for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6575 Narcissus Hines, admr of
 the Estate of
 Joseph H. Hines, deceased } Confirming Sale and Ordering
 vs } Distribution.
 Henry W. Hines et al

This day this cause came on to be heard on the return of the Order of Sale heretofore issued to Narcissus Hines and of the proceedings and sale thereunder. Thereupon the Court after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this court, it is therefore considered and ordered by the court that said sale be and the same is hereby approved and confirmed; and said Narcissus Hines as such administratrix is hereby ordered to execute and deliver to George W. Diebennett, the purchaser, a good and sufficient deed for the premises so sold. And the Court coming now to distribute the proceeds of said sale in the hands of said administratrix, viz: \$1275, orders that she pay: First: To the Treasurer, the taxes, penalties, and interest thereon against said lands, second: To the Clerk of this Court, the costs of this action herein taxed at \$ Third: Distribute balance according to will as follows: To Maggie Hines one third, To Myobe Harrington one hundred and fifty dollars, and remainder to be equally divided between Henry Wilson Hines, Wesley Hester Hines and Pearl Hines.

In the Matter
 Aaron Fos.
 6737 This day
 of Aaron Fos.
 bequeathed the
 Whereupon
 and being
 completed
 do order the
 It is further
 herein tax

In the Matter
 John W. Car.
 6754 This day
 Testament of
 deceased, by
 ordered that
 notice there
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 resident of
 will be for
 at one o'clock

In the Matter
 filed for set
 The follow
 dered that
 Maryville
 November 30
 6457 Thomas W. Cl
 6434a Atlanta Yaka
 6532 Aaron Coylar
 First Accoun
 6312 Margaritha
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 6365 Wilson Themi
 First Account
 6477 J. L. Cameron
 First and P
 6713 Charles Troci

In the Matter
 Elizabeth J. C
 6755 This day
 and Testam
 this County,
 is now orde

Saturday November 2, 1907.

In the Matter of the Estate of } Aaron Tossey, deceased } Filing Inventory and Sale Bill.

6737 This day came Martha Tossey, administratrix of the Estate of Aaron Tossey late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said administratrix has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said administratrix pay the costs herein taxed at \$

In the Matter of the Will of } John H. Barnes, deceased } Orders for Filing Will, Notice and Hearing.

6754 This day an instrument of writing, purporting to be the last Will and Testament of John H. Barnes, late of Paris Township, in this County, deceased, was produced in open Court for Probate. It is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 8th day of November 1907, at one o'clock P. M.

Monday November 4, 1907.

In the Matter of Accounts } filed for settlement } Notice Ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, November 30, 1907, at one o'clock P. M. as follows:

- 6457 Thomas H. Elsom, executor of the Estate of William Elsom: First Account.
- 6434a Atlanta Yoakam, guardian of Aaron Yoakam: First Account.
- 6532 Aaron Coyle, administrator of the Estate of Luther Kinget: First Account.
- 6312 Margaretha Bartholomai, guardian of Arthur Bartholomai: First Account.
- 6365 Wilson Fleming, guardian of Marjorie and Erwin Fleming: First Account.
- 6477 J. L. Cameron, executor of the Estate of Ellen Kinney: First and Final Account.
- 6713 Charles Troetschel, guardian of Louis Troetschel: First Account.

In the Matter of the Will of } Elizabeth J. C. March } Orders for Filing Will, etc.

6755 This day an instrument of writing, purporting to be the last Will and Testament of Elizabeth J. C. March, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and

that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 11th day of November 1907, at 10 o'clock A. M.

In the Matter of the Estate of } Appointment of Appraisers.
William T. McCrary, deceased.

6750 This day came Frank J. Ballinger, executor of the Estate of William T. McCrary, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said Decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Isaiah Lute, Levi Williams and Frank Graham whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said Decedent.

It is further ordered by the Court that said executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Guardianship of } Filing Final Account.
Orva Johnson.

5884 This day came Martha Johnson, Guardian of Orva Johnson, minor of Union County, Ohio, and presented her Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Tuesday, November 5, 1907.

In the Matter of the Guardianship of } Filing Third Account.
Glenna May Johnston

5615 This day came Mary E. Dean Guardian of Glenna May Johnston a minor of Union County, Ohio, and presented her Third Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Wednesday, November 6, 1907.

In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
Adam Richey, deceased.

6756 This day an instrument of writing, purporting to be the last Will and Testament of Adam Richey, late of Dover Township, in this County deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 18th day of November 1907 at 10 o'clock A. M.

In the Matter of }
Martha M.

6493 This day [unclear] deceased, of [unclear] the paym[ent] entitled the hands as re[ceived] said account verified by the same [unclear] said [unclear] exonerated unless his [unclear] It is further [unclear] corded and [unclear] pay the cost

In the Matter of }
Thomas M.

6757 This day [unclear] will add [unclear] in this Court [unclear] it is now [unclear] and that [unclear] same to [unclear] kin of the [unclear] thereto, that [unclear] Court, on the [unclear]

Amanda [unclear]
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6747 Letha [unclear] This day [unclear] ed to the [unclear] A. H. Dean, [unclear] mer order [unclear] said report [unclear] that the [unclear] It is further [unclear] in 10 days, [unclear] sureties, to [unclear] Hundred [unclear] this cause

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Thursday, November 7, 1907.

In the matter of the Estate of } Orders on Settlement of Account of
 Martha Moore, deceased. } Final Distribution.

6493 This day Hydas Moore, executor of the estate of Martha Moore, deceased, appeared in open Court and presented an account of the payments made, and of the delivery over to the persons entitled thereto, of the money and other property, in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Hydas Moore, it is ordered that the same be and hereby is allowed as his final discharge. Said Hydas S. Moore and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Executor pay the costs herein taxed at \$2.00 within ten days.

In the matter of the Will of } Orders for Filing Will, Notice & Hearing.
 Thomas Munday, deceased. }

6757 This day an instrument of writing, purporting to be the last Will and Testament of Thomas Munday, late of Darby Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court, on the 12th day of November, 1907, at one o'clock P. M.

Amanda J. Lewis, guardian of }
 Seth S. Lewis, Lunatic } Orders for Bond, etc.

6747 ^{vs.} Seth S. Lewis, et al.
 This day came the said Plaintiff, by her attorney, and produced to the Court the report of an appraisement herein made by A. H. Dean, J. W. Allen, and J. S. Rosecrans in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said Amanda J. Lewis execute within 10 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Three Hundred and Forty Dollars, conditioned according to law, and this cause is continued.

6752

In the Matter of the Will of }
Malice D. Snodgrass, }
Deceased } Orders on Hearing, etc.

Be it Remembered, That heretofore, to wit: on the 11th day of November A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Malice D. Snodgrass, late of Darby Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Amy C. Mitchell and Adah Mitchell the subscribing witnesses to said Will, who being duly sworn testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Malice D. Snodgrass deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that the Executor pay the costs herein taxed at * within days.

In the Matter of Estate of }
Malice D. Snodgrass }
Deceased } Appointment.

6758

Order for Bond.

The Last Will and Testament of Malice D. Snodgrass late of Darby Township, in this County, deceased, having heretofore been duly approved and allowed, this day A. S. Mitchell, one of the Executors named in said Will, appeared, in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said A. S. Mitchell is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

6754

In the Matter of

John W. Barnes

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In the Matter of

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In the Matter of

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Friday, November 8, 1907.

In the Matter of the Will of }
John W. Barnes, deceased } Orders on Hearing etc.

6754 Be it Remembered, That heretofore, to wit: on the 2nd November, A.D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John W. Barnes, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

Thereupon on this day came Anna T. Kennedy and J. M. Kennedy the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John W. Barnes deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that the Executors named in said will pay the costs herein taxed at \$ within days.

In the Matter of the Will of }
John W. Barnes, deceased } Ordering Citation to Widow.

6754 Appearing to the court from the last will and testament of John W. Barnes deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Catharine Barnes his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Catharine Barnes to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of }
John W. Barnes, deceased } Orders on Election of Widow.

6754 This day Catharine Barnes widow of said John W. Barnes, deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will,

the rights under it, and by law in the event of a refusal to take under the Will, said Catharine Barnes widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that executrix pay the costs herein taxed at \$ within ten days

In the matter of the Estate of } Appointment
 John H. Barnes, deceased } Order for Bond.

6759

The last Will and Testament of John H. Barnes late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day Catharine Barnes the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Catharine Barnes is a suitable person and legally competent, it is ordered that she be appointed as such Executrix without giving bond, the will having dispensed with bond and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
 John H. Barnes, deceased } Letters Issued.

6759

This day Catharine appeared in open Court, accepted the trust as Executrix of the Estate of John H. Barnes deceased, bond having been dispensed with by testator in said will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Catharine Barnes, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
 John H. Barnes, deceased }

6759

This day came Catharine Barnes, executrix of the Estate of John H. Barnes, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that John W. Southard, J. D. Hood and Jacob Elliott whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

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6586 Peter Schurtzer, executor of
the Estate of
Frances Holmes, deceased } Orders on Hearing for Public Sale.

vs.
Eva Schurtzer et al.
This day this cause coming on to be heard on the return of Peter Schurtzer, executor of the Estate of Frances Holmes deceased, of his proceedings; the Court finds that the Order of Sale issued out of this Court on the 15th day of March 1907 was on this day returned and filed from which it appears that no sale was had under order. It is therefore further ordered that an Alias Order of Sale issue to said Peter Schurtzer and that he as executor proceed according to law to sell the said real estate at public auction for not less than two thirds the appraised value thereof, on the following terms, to wit:

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Saturday, November 9, 1907.

6760 In the Matter of the Will of } Order Admitting to Record Authentic
Florence Philbrook, deceased. } ed Copy of Will and Order of Probate.
This day Harry Philbrook appeared in open Court and produced an Authenticated Copy of the Will of Florence Philbrook late of Franklin County, deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed in Franklin County, State of Ohio, and that real estate devised by said Will is situated in this County. It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same hereby is allowed and admitted to record, and that the same be recorded in the Records of Wills of this office; and it is further ordered that said Harry Philbrook pay the costs herein taxed at \$4.00. Costs paid.

6249 In the Matter of the Guardianship } Filing First and Final Account.
of Sophronia Latimer. }
This day came Flora Latimer, Guardian of Sophronia Latimer of Union County, Ohio, and presented her First and Final Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A.D. 1907, at one o'clock, P. M. to which time said matter is continued.

6761 In the Matter of the Estate of } Appointment - Order for Bond.
Eli Martin, Deceased. }
This day John Martin appeared in open Court and made and filed his application under as required by law to be appointed Administrator of the Estate of Eli Martin late of Washington Town-

ship, Union County, Ohio, deceased, and an affidavit that there is not his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court satisfied, that an administrator should be appointed, and that said John Martin is a suitable person and legally competent, it is ordered that said John Martin be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
Eli Martin, deceased. } Letters Issued.

6761 This day John Martin appeared in open Court, accepted the appointment as Administrator of the Estate of Eli Martin, deceased, and gave and filed herein his Bond in the sum of Eight Hundred Dollars, conditioned according to law, with The United Surety Company freeholds as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John Martin, that this proceeding be recorded, and that said Administrator pay the costs therein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
Eli Martin, deceased. }

6761 This day came John Martin, administrator of the Estate of Eli Martin, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. In consideration whereof, and the Court being fully advised in the premises, it is ordered that C. A. Norman, Robert Martin, and George Chamberlain whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal and real estate of said decedent. It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Monday, November 11, 1907.

In the Matter of the Will of } Orders on Hearing, etc.
Elizabeth J. C. March }
deceased.

6755 Be it Remembered, That heretofore, to-wit: on the 4th day of November A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Elizabeth J. C. March, late of Paris Township, in this County, deceased, was produced in open Court and offered for Probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testatrix, resident of the

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State of Ohio, pursuant to a former order of this Court.
Thereupon on this day came John H. Southard and A. B.
Robinson the subscribing witnesses to said Will, who being
duly sworn, testified as to the execution and attestation of
said Will, which testimony was reduced to writing, by said
witnesses respectively subscribed, and filed with said Will.
Whereupon the Court finds the aforesaid instrument of writ-
ing is the last Will and Testament of said Elizabeth C. March
deceased; that the same was duly executed and attested;
and that the said Testatrix, at the time of making, signing
and sealing the same was of full age, of sound mind
and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be
admitted to Probate, and that the same, together with the
testimony of the witnesses above named, be entered of
record in this Court.

It is further ordered that Executrix of said Will pay the
costs herein taxed at \$ within days.

In the Matter of the Estate of } Appointment.
Elizabeth C. March }
Deceased. } Order for Bond.

6762

The Last Will and Testament of Elizabeth C. March late of
Paris Township, in this County, deceased, having heretofore
been duly approved and allowed, this day Elizabeth W.
Wood, the Executrix named in said Will, appeared in
open Court, and made and filed an application under oath
as required by law, to be appointed such Executrix, also a
statement in general terms as to what the estate consists
of and the probable value thereof; and the Court being sat-
isfied that said Elizabeth W. Wood is a suitable person
and legally competent, it is ordered that she be appointed
as such Executrix, upon giving bond with sureties as re-
quired by law, in the sum of Ten Thousand Dollars, and
this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
Elizabeth C. March, deceased } Letters Issued.

6762

This day Elizabeth W. Wood appeared in open Court, accept-
ed the trust as Executrix of the Estate of Elizabeth C. March
deceased, and gave and filed herein her Bond in the
sum of Ten Thousand Dollars, conditioned according to law
with D. D. Wood and John H. Southard free holders as sure-
ties, which Bond is approved by the Court. It is therefore
ordered that Letters Testamentary issue, on the Will of said
decedent, to said Elizabeth W. Wood that this proceeding be
recorded and that said Executrix pay the costs herein
taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
Elizabeth C. March, deceased.

6762

This day came Elizabeth M. Wood, Executrix of the Estate of Elizabeth C. March, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that John W. Southard, T. F. Arthur and R. L. Woodburn, whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law and this matter is continued.

In the Matter of the Guardianship of } Appointment
John C. March, Lunatic } Order for Bond.

4599a

This day J. D. Wood, appeared in open Court, and made application to be appointed Guardian of John C. March and the Court being satisfied that said John C. March is a lunatic, and that said lunatic resides in this County, and the Court being further satisfied that a Guardian is necessary, and that said J. D. Wood is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said Lunatic, and the probable value thereof. It is ordered that said J. D. Wood be appointed such Guardian upon giving bond with sureties as required by law, in the sum of sixteen Thousand Dollars; and this cause is continued.

In the Matter of the Guardianship } Appointment Bond Approved
John C. March, Lunatic } Letters Issued.

4599a

This day J. D. Wood appeared in open Court, accepted the appointment as Guardian of John C. March and gave and filed herein his Bond in the sum of sixteen Thousand Dollars, conditioned according to law, with Elizabeth M. Wood and A. B. Robinson freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said J. D. Wood 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. D. Wood, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at #

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Tuesday, November 12, 1907.

In the Matter of the Trusteeship of } Filing Eight Account.
 A. W. Beelman }
 3659 This day came A. B. Robinson, Trustee of A. W. Beelman
 of Union County, Ohio, and presented this Eight Account
 in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday, the 28th day of December A.D. 1907,
 at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Will of } Order for Commission.
 Thomas Munday, deceased }
 6757 This day Jane Amanda Munday appeared in open Court
 and made application for a Commission to issue to some
 suitable person to take the deposition of S. Marion Dockum
 witness to the Will of said Thomas Munday deceased.
 And it appearing to the Court that said witness resides
 within the jurisdiction of this Court, to-wit: at Unionville
 Center, Ohio.
 Said witness is infirm and unable to attend Court.
 It is therefore ordered that such Commission, with said
 Will annexed, issue to Frank B. Davin, a suitable person,
 to be duly executed and together with the deposition of
 said witness so taken, signed, certified and sealed, be
 returned to this Court with all convenient speed, and this
 cause is continued.

In the Matter of the Estate of } Appointment.
 Malissa D. Snodgrass, } Bond Approved.
 Deceased } Letters Issued.
 6758 This day A. S. Mitchell appeared in open Court, accepted the
 trust as Executor of the Estate of Malissa D. Snodgrass, decess-
 ed, and gave and filed herewith his bond in the sum of
 Five Hundred Dollars, conditioned according to law, with Eliza-
 beth Mitchell and Frank Andrews free holders as sureties,
 which Bond is approved by the Court. It is therefore or-
 dered that Letters Testamentary issue on the Will of said
 decedent, to said A. S. Mitchell, that this proceeding be record-
 ed, and that said Executor pay the costs herein taxed.

November 14th, 1907.

In the Matter of the Estate of }
 Martin Wetzel, deceased }
 5310a John A. Kennington, administrator of said estate, having given a
 new bond in said estate, it is ordered by the Court that
 the former Bondmen in said estate be released and dis-
 charged from any further liability.

In the Matter of the Will of } Orders on Hearing, etc.
 Thomas Munday, deceased }
 6757 Be it Remembered, That, heretofore, to-wit: on the 7th day of November
 A. D. 1907, an instrument of writing, purporting to be the Last Will and
 Testament of Thomas Munday, late of Darby Township, in this County,
 deceased, was produced in Open Court and offered for probate and
 was then filed. And it now being shown to the satisfaction of the
 Court that due notice of the filing of said Will and of the application
 to admit the same to probate and record in this Court, has been
 given to the next of kin of the of the testator, resident of the State
 of Ohio, pursuant to a former order of this Court.
 Frank B. Davin the Commissioner heretofore appointed to take
 the deposition of S. W. Dockum one of the subscribing witnesses
 to said Will; duly returned the Commission issued to him, with
 said Will annexed, and also the deposition so taken, duly certified;
 on the 12th day of November, Frank B. Davin the other of said
 subscribing witnesses to said Will, having been duly sworn, testi-
 fied as to the execution and attestation of said Will; which
 testimony was reduced to writing, by said witnesses respectively
 subscribed, and filed with said Will. Whereupon, the Court finds
 the aforesaid instrument of writing is the last Will and Testament
 of said Thomas Munday deceased, that the same was duly ex-
 ecuted and attested; and that the said Testator, at the time
 of making, signing and sealing the same, was of full age, of
 sound mind and memory, and not under any restraint. It is
 therefore, by the Court ordered that the said Will be admitted to
 Probate, and that the same, together with the testimony of the
 witnesses above named, be entered of record in this Court.
 It is further ordered that Executrix pay the costs herein taxed
 at \$ with days

Friday, November 15, 1907.

In the Matter of the Estate of } Filing Inventory.
 William F. McCreary, Deceased }
 6750 This day came Frank J. Ballinger, Executor of the Estate of Wm F
 McCreary, late of Union County, Ohio, deceased, and presented the
 Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and
 being satisfied that said Frank J. Ballinger has in all respects com-
 plied with the Statutes to such case made and provided, do
 order the said Inventory filed and recorded, It is further ordered
 that said Executor pay the costs herein taxed at \$

Saturday, November 16, 1907.

In the Matter of the Estate of } Filing Inventory.
 John W. Barnes, Deceased }
 6756 This day came Catharine Barnes, Executrix of the Estate of John
 W. Barnes, late of Union County, Ohio, deceased, and presented
 the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and
 being satisfied that said Catharine Barnes, has in all respects

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In the Matter
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complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$
Monday, November 18, 1907.

In the Matter of the Will of }
 Adam Richey, Deceased } Orders on Hearing, etc.

6756 Be it Remembered, That heretofore, to wit: on the 6th day of November A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Adam Richey, late of Dover Township, in this County, deceased, was produced in open Court and offered for probate and was thereupon filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident out of the State of Ohio, pursuant to a former order of this Court. Thereupon on this day came W. L. Bonnett, Jeff. L. Richey and Mary T. Bonnett the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court find the aforesaid instrument of writing is the Last Will and Testament of said Adam Richey deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court, ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executrix pay the costs herein taxed at \$
 within days

In the Matter of the Last Will and Testament }
 of Adam Richey, Deceased } Ordering Citation to Widow.

6756 It appearing to the court that the last will and testament of Adam Richey deceased, has been duly admitted to probate and record in this court, that said testator died leaving Mary M. Richey his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Mary M. Richey to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Estate of }
 Adam Richey, deceased } Appointment.

6763 The Last Will and Testament of Adam Richey late of Dover Township, in this County, deceased, having heretofore been duly approved and allowed, this day Mary M. Richey the Executrix named in

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said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Mary M. Richey is a suitable person and legally competent, it is ordered that she be appointed as such Executor, without giving bond, she will having requested that bond be dispensed with, and this cause is continued.

6763 In the matter of the estate of Adam Richey, deceased. } Appointment Letters Issued. This day Mary M. Richey appeared in open Court, accepted the trust as Executor of the estate of Adam Richey deceased. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Mary M. Richey, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

6763 In the matter of the estate of Adam Richey, deceased. } Appointment of Appraisers This day came Mary M. Richey, Executor of the estate of Adam Richey, deceased and made application to the Court for the appointment of Appraisers of the estate and effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that H. L. Bonnett, J. S. Richey, and F. L. Beard whom the Court find to be suitable, and disinterested persons, be, and they are hereby appointed Appraisers of the personal estate of said decedent. It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the estate aforesaid, pursuant to law, and this matter is continued.

4599 In the matter of the Guardianship of John C. March, lunatic. } Filing Final Account. This day came Elizabeth M. Wood, Executor of the estate of Elizabeth J. C. March, Guardian of John C. March a lunatic of Union County, Ohio, and presented her Final Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A.D. 1907, at one o'clock, P. M. to which time said matter is continued.

6757 In the matter of the last Will and Testament of Thomas Munday, deceased. } Ordering Citation to Widow. Appearing to the court from the last will and testament of Thomas Munday deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Jane Amanda Munday his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Jane Amanda

Munday, to a date of settlement under the will of the last share of the

6757 In the matter of Thomas Munday. This day Jane Amanda Munday appeared in open Court, accepted the trust as Executor of the estate of Thomas Munday deceased, and it is ordered that Letters Testamentary issue on the Will of said decedent, to said Jane Amanda Munday, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

6764 In the matter of Thomas Munday. The last Will of said decedent, in this Court allowed, and the said Will, and application for such Executor, the estate of said decedent, Court being satisfied that said Jane Amanda Munday is a suitable person, and legally competent, to be appointed as such Executor, by law, in and to which time said matter is continued.

6764 In the matter of Thomas Munday. This day Jane Amanda Munday appeared in open Court, accepted the trust as Executor of the estate of Thomas Munday deceased, and it is ordered that Letters Testamentary issue on the Will of said decedent, to said Jane Amanda Munday, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

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Munday, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Orders on Election of Widow.
Thomas Munday, deceased }

6757 This day Jane Amanda Munday widow of said Thomas Munday, deceased, appeared in open Court, in person, and made application to take under the will of said decedent and the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Jane Amanda Munday widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executrix named in said Will pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment
Thomas Munday, deceased } Order for Bond.

6764 The Last Will and Testament of Thomas Munday late of Darby Township in this County, deceased, having heretofore been duly approved and allowed, this day Jane Amanda Munday the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Jane Amanda Munday is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, upon giving bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved
Thomas Munday, deceased } Letters Issued.

6764 This day Jane Amanda Munday appeared in open Court, accepted the trust as Executrix of the Estate of Thomas Munday deceased, and gave and filed therein her Bond in the sum of Five Hundred Dollars, conditioned according to law, with W. H. Tagaw and J. P. Kithin free holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Jane Amanda Munday that this proceeding be recorded and that said Executrix pay the costs herein taxed at \$

Thursday, November 21, 1907.

In the matter of the Will of }
Ira S. Smith, deceased. } Orders for Filing Will, etc.

6765

This day an instrument of writing, purporting to be the Last Will and Testament of Ira S. Smith, late of Union Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days, prior thereto, that said application will be for hearing before this Court, on the 23rd day of November 1907, at 10 o'clock A.M.

Amanda J. Lewis, guardian of }
Seth L. Lewis } Orders Approving Bond for
Private Sale.

6747

Seth L. Lewis et al.
This day this cause came on further to be heard, and it appearing to the Court, that the said Amanda J. Lewis the plaintiff above named has given bond as heretofore ordered, in the sum of Three Hundred and Forty Dollars, with Viola Longberry and Mary Gumble free holders as sureties, it is ordered that said bond be and hereby is approved.
And it being made to appear to the court, upon satisfactory evidence, that it would be more for the interest of said Ward to sell the real estate described in the petition at private sale. It is therefore further ordered, that said Amanda J. Lewis as such Guardian proceed, to sell said real estate at private sale, for not less than the appraised value thereof, on the following terms, to wit; cash in hand on day of sale. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

In the matter of the Estate of }
Elizabeth C. March, Deceased. } Filing Inventory.

6767

This day came Elizabeth M. Wood, executrix of the Estate of Elizabeth C. March, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court after a careful examination of the same, and being satisfied that said Elizabeth M. Wood has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

Sarah Hires,
Dora Mary

6668

vs.
Albert Hills
This cause aforesaid of court, and under the for consideration said respects the same. chaser, sale And the such sale, First: the Second:-

In the Matter of Ira S. Smith

6765

Be it Remembered A.D. 1907, and Testament of deceased, was was then filed Court that a tion to adm been given of the State Thereupon the subscribed filed as to money was scribbed, and aforesaid in said Ira S. and attested signing and and I mem It is therefore mitted to of the witness It is further in taxed at

Friday, November 22, 1907

Sarah Wirt, Executrix of
Dora Margaret Hill
Deceased

6668

Order of Confirmation

vs.

Albert Hill et al

This cause coming on to be heard on the return of the executrix aforesaid of her proceeding and sale under the order of this court, and on her motion to confirm the same and distribute the proceeds, was submitted to the court and upon consideration thereof, the court, after having carefully examined said return and being satisfied that such had been in all respects legally made, do hereby approve and confirm the same and order that said executrix make to the purchaser, Sally Murphy a proper deed for the premises so sold. And the court coming now to distribute the proceeds of such sale, order that said executrix pay:

First: the costs of this action

Second: - and that she pay out the residue according to law.

Saturday, November 23, 1907.

In the Matter of the Will of

Ira S. Smith, Deceased

Orders on Hearing, etc.

6765

Be it Remembered, That heretofore, to wit: on the 21st day of November A.D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Ira S. Smith, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Frank S. Tullington and C. H. Meadows the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Ira S. Smith deceased; that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executrix of said Will pay the costs here- in taxed at \$ within days

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In the Matter of the Last Will and Testament of Ira S. Smith, Deceased } Ordering Citation to Widow.
 6765 It appearing to the court from the last will and testament of Ira S. Smith deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Frances R. Smith his widow, and that provision was made for said widow in said will.
 It is therefore ordered that a citation issue to said Frances R. Smith to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of her personal estate.

In the Matter of the Estate of } Appointment.
 Ira S. Smith, deceased } Order dispensing with Bond.
 6766 The last Will and Testament of Ira S. Smith late of Union Township in this County, deceased, having heretofore been duly approved, and allowed, this day Frances R. Smith the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Frances R. Smith is a suitable person and legally competent, and that said testator requested in his will that no bond be required of said Frances R. Smith. It is ordered that she be appointed without bond according to the provisions of said will; that letters testamentary issue on the will of said decedent to said Frances R. Smith; that this proceeding be recorded and that executrix pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
 Ira S. Smith, deceased }
 7666 This day came Frances R. Smith, Executrix of the Estate of Ira S. Smith, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered, that O. H. McAdow, John Harris and Fay man Ingrams whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executrix return to this Court, and Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Estate of }
 6765 Ira S. Smith, deceased }
 This day Ira Smith appeared in open Court, in presence of said decedent's widow, and elected to take under the will of said decedent. It is ordered that she pay the costs of this proceeding.

In the Matter of the Estate of }
 6767 Harold N. Williams, deceased }
 This day an application was made for the appointment of an administrator of the estate of said decedent, and it is ordered that the said application be for record, and that the costs be paid at 10 o'clock.

In the Matter of the Estate of }
 6360 William T. Williams, deceased }
 This day an application was made for the appointment of an administrator of the estate of said decedent, and it is ordered that the said application be for record, and that the costs be paid at 10 o'clock.

In the Matter of the Estate of }
 6768 Walter H. Coe, deceased }
 This day an application was made for the appointment of an administrator of the estate of said decedent, and it is ordered that the said application be for record, and that the costs be paid at 10 o'clock.

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Saturday, November 23, 1907.

In the Matter of the Will of }
 6765 Ira S. Smith, deceased } Orders on Election of Widow.
 This day Frances A. Smith widow of said deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Frances A. Smith widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that Executrix pay the costs herein taxed at \$⁴ within ten days.

Monday November 25, 1907.

In the Matter of the Will of }
 6767 Harold N. Wheeler, } Orders for Filing Will and Hearing.
 Deceased.
 This day an instrument of writing, purporting to be the last Will and Testament of Harold N. Wheeler, late of Paris Township, in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court, and that said application will be for hearing before this Court, on the 29th day of November 1907, at 10 o'clock A. M.

In the Matter of the Estate of }
 6360 William T. Young, deceased } Orders on Settlement of Account of }
 } Final Distribution.
 This day John L. Thompson, Executor of the estate of Wm T. Young deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said John L. Thompson; it is ordered that the same be and hereby is allowed as his final discharge. Said John L. Thompson and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Executor pay the costs herein taxed at \$⁴ within ten days.

In the Matter of the Estate of }
 6768 Walter W. Carr, deceased } Appointment }
 } Order for Bond.
 This day Saranah Carr appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the Estate of Walter W. Carr late of Clairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Saranah Carr is a suitable

person and legally competent: it is ordered that said Savannah Carr be appointed as such administratrix upon giving Bond with sureties as required by law, in the sum of sixteen Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved
Walter H. Carr, deceased. } Letters Issued.

6768 This day Savannah Carr appeared, in open Court, accepted the appointment as Administratrix of the Estate of Walter H. Carr deceased and gave and filed herein her Bond in the sum of sixteen Hundred Dollars conditioned according to law, with O. W. Brown and J. H. Bell freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Savannah Carr, that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$-

In the Matter of the Estate of } Appointment of Appraisers.
Walter H. Carr, deceased.

6768 This day came Savannah Carr, Administratrix of the Estate of Walter H. Carr, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Bent Cahill, Fred Woods and Melvin Middleton, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Administratrix return to this Court, an Inventory and Appraisement of the Estate aforesaid pursuant to law, and this matter is continued.

Wednesday, November 27, 1907

6709 In the Matter of the Guardianship of } Filing First and Final Account.
Oliver Bishop, imbecile.

This day came Adelaide Bishop Guardian of Oliver Bishop and imbecile of Union County, Ohio, and presented her first and final account in settlement of said Guardianship duly verified. Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A. D. 1907, at one o'clock, P. M. to which time said matter is continued.

Friday, November 29, 1907.

6767 In the Matter of the Will of } Orders on Hearing, Admission to Probate
Harold Wheeler, deceased. } and Record.

As it Remembers, That heretofore, to wit: on the 25th day of Nov. A. D. 1907, an instrument of writing, purporting to be the last Will and Testament of Harold Wheeler, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of

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kins of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Guy G. Harvey and on November 26 1907 came Marietta Knowlton. Two of the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Harold Wheeler, deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Order to Record Notice
 6699 James Moore, deceased.

This day proof of publication of notice of the appointment of Henry Moore as executor of the estate of James Moore, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Order to Record Notice
 6736 William N. Curry, deceased.

This day proof of publication of notice of the appointment of Chas. C. Curry as administrator of the estate of William N. Curry, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Order to Record Notice
 6737 Agrow Torsey, deceased.

This day proof of publication of notice of the appointment of Martha Torsey as administratrix of the estate of Agrow Torsey, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Order to Record Notice
 6717 S. N. McCloud, deceased.

This day proof of publication of notice of the appointment of Charles F. McCloud, John J. McCloud and Charles L. Schwartz as executors of the estate of S. N. McCloud, deceased, was filed therein; it is ordered that the same be recorded in the records of this office.

Saturday, November 30, 1907.

In the Matter of the Estate of } Filing First and Final Account
 6566 John George Bishop, deceased.

This day came George Chumenschein, executor of the Estate of John George Bishop late of Union County, Ohio, deceased, and

presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of December A.D. 1907, at one o'clock, P. M. to which time said matter is continued.

In the matter of accounts } Notice approved
filed for settlement }

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

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

- 6457 Thomas H. Elcom, executor of the Estate of William Elcom: First Account.
- 6434a Atlanta Yoakam, guardian of Azora Yoakam: First Account.
- 6532 Aaron Bylan, administrator of the Estate of Luther Hinget: First Account.
- 6312 Margaretta Bartholomai, guardian of Arthur Bartholomai: First Account.
- 6365 Wilson Fleming, guardian of Marjorie and Erwin Fleming: First Account.
- 6477 J. L. Cameron, executor of the Estate of Ellen Kinney: First & Final Account.
- 6713 Charles Troetschel, guardian of Louis Troetschel: First Account.

In the Matter of Guardianship of } Orders on Settlement of
Louis Troetschel } Guardian's Account.

6713 This day the First Account of Chas Troetschel Guardian of Louis Troetschel came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of six Hundred and seven ⁰⁰/₁₀₀ Dollars, (\$607 ⁰⁰/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5 ⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Ellen Kinney } deceased } Executors Account.

6477 This day the First and Final Account of J. L. Cameron, executor of the estate of Ellen Kinney deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised

in the premises and correct. It is ordered and confirmed.

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In the matter Marjorie Fle Erwin Flem

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in the premises, do find the same to be in all respects just and correct and in conformity to law.
It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Three Hundred Dollars (\$300⁰⁰) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Executor be and he is allowed the sum of sixty five Dollars (\$65⁰⁰) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Fifteen Dollars (\$15⁰⁰), for actual and necessary expenses, which sum the Court considers just and reasonable.

It is ordered that said Executor be and he is allowed the sum of Eighty Dollars (\$80⁰⁰) extra compensation.

The Court finds said Account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$600, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the Matter of Guardianship of }
Marjorie Fleming }
Erwin Fleming }
6365 } Orders on Settlement of Guardian's Account.

This day the First Account of Milow Fleming Guardian of Marjorie Fleming and Erwin Fleming came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of One Hundred Dollars (\$100⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Fifty one Dollars (\$51⁴¹), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$600 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Luther Muiget, Deceased. } Administrator's Account
6532 This day the First Account of Aaron Boylan, administrator of the
Estate of Luther Muiget, deceased, came on for hearing and settle-
ment, due notice thereof having been published according to law.
No exceptions having been filed thereto, and no one now appear-
ing to except or object to the same; and the Court having care-
fully examined said account and the vouchers therewith
and all matters pertaining thereto, and being fully advised in
the premises, do find the same to be in all respects just and
correct and in conformity to law.
It is ordered that the same be and hereby is approved, allowed
and confirmed.

It is ordered that said administrator be and he is allowed the
sum of Four Hundred and twenty five Dollars (\$425⁰⁰) as a credit,
being a just and reasonable amount expended by him for a
tombstone or monument for said decedent.

It is ordered that said administrator be and he is allowed the
sum of Twelve Hundred and sixty nine ⁶⁴/₁₀₀ Dollars (\$1269 ⁶⁴/₁₀₀) being
commission on the amount collected and accounted for by him,
and being in full compensation for all his ordinary services ren-
dered.

The Court finds a balance of Forty two ⁴⁰/₁₀₀ Dollars (\$42 ⁴⁰/₁₀₀), in the
hands of said Administrator due said estate; which amount
he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein
taxed at \$6⁵⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein
be recorded in the Records of this office.

In the Matter of Guardianship } Orders on Settlement of Guardian's
Aaron G. Yoakham } Account.
6434a This day the First Account of Atlanta Yoakham Guardian of Aaron G.
Yoakham came on for hearing and settlement, due notice thereof
having been published according to law. No exceptions having
been filed thereto, and no one now appearing to except or object
to the same; and the Court having carefully examined said ac-
count and the vouchers therewith and all matters pertaining
thereto, and being fully advised in the premises, do find the
same to be in all respects just and correct and in conformity
to law.

It is ordered that the same be and hereby is approved,
allowed and confirmed.

The Court finds a balance of One Hundred and thirty nine ²³/₁₀₀
Dollars (\$139 ²³/₁₀₀) due said Guardian from said Warbl.

It is ordered that said Guardian pay the costs herein taxed
at \$6⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein
be recorded in the Records of this office.

In the Matter }
William Elroy }
6457 This day the }
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Maryville }
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George Blun }
First and }
6566

In the Matter of the Estate of } Orders on Settlement of
 William Elcom, deceased } Executor's Account.

6457 This day the First and Final Account of Thomas St. Elcom, Executor of the Estate of William Elcom, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Twenty five Hundred & forty four ⁸⁷/₁₀₀ Dollars (\$2544 ⁸⁷/₁₀₀) in the hands of said Executor due said estate, which amount he is ordered to pay over and distribute according to law and the Will of said William Elcom deceased. It is ordered that said Executor pay the costs herein taxed at \$6.00, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
 Arthur Bartholomew } Guardian Account.

6312 This day the First Account of Margaretha Bartholomew Guardian of Arthur Bartholomew came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Five Hundred & thirty three ³⁶/₁₀₀ Dollars (\$533 ³⁶/₁₀₀) in the hands of said Guardian due said Ward. It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Monday, December 2, 1907.

In the Matter of Accounts } Notice ordered
 filed for settlement }

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday December 28, 1907, at one o'clock p. m., as follows:

6566 George Blumenschein, executor of the Estate of John George Bishop: First and Final Account.

- 6249 Flora Latimer, guardian of Sophronia Latimer: First and Final Account.
- 5615 Mary S. Dean, guardian of Glenna May Johnston: Third Account
- 4599 Elizabeth W. Wood, as executrix of Elizabeth J. C. March, guardian of John C. March: Final Account.
- 3659 A. B. Robinson, trustee of A. W. Beelman: Eighth Account.
- 6709 Adelaide Bishop, guardian of Oliver Bishop: First & Final Account.
- 5884 Martha Johnson, guardian of Ova Johnson: Final Account.

Tuesday, December 3, 1907.

In the Matter of the Estate of Isaac Casey, deceased } Filing Sale Bill.

6710 This day came Wilber C. Temple, administrator of the Estate of Isaac Casey, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Wilber C. Temple has in all respects complied with the statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Wilber C. Temple pay the costs herein taxed.

Friday, December 6, 1907.

In the Matter of the Assignment of } Appointment.

6712 C. H. North } Order to Record Notice.
 This day proof of publication of notice of the appointment of O. H. McAdow, as assignee in trust for the benefit of the creditors of C. H. North, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Appointment

6670 Sarah J. Dean, deceased } Order to record notice.
 This day proof of publication of notice of the appointment of J. L. Royl as administrator of the estate of Sarah J. Dean, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Appointment

6731 Thomas C. Gibson, deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of Lenora N. Gibson as executrix of the estate of Thomas C. Gibson, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Filing First Account.

6531 Emanuel Jarvis, deceased }
 This day came John H. Jarvis, executor of the estate of Emanuel Jarvis late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of January 1908, at one o'clock, P. M. to which time said matter is continued.

5789

In the Matter of Albert H. Miles. This day came M. Wilcox and presented to the Court duly verified. Whereupon for hearing at one o'clock, P. M.

6767

In the Matter of Maggie Skidmore. This day came County Appraiser for the probate of the will of Maggie Skidmore. It is therefore ordered that the probate be completed to be held on December 1907, at 1 o'clock, P. M. And it is further ordered that as respects the probate of the will of Freeman Skidmore aforesaid; and

6614

F. T. Arthur, of Andrew...
 Cynthia Hood. This day the administrator in charge, the County Court on the said order. It is therefore ordered that said F. T. Arthur proceed at once to the auction for the sale of the land and said proceedings be immediately continued.

6769

In the Matter of Maggie Skidmore. This day the Skidmore... Thereupon

In the Matter of the Guardianship of } Filing Third Account.
 5489 Albert H. Wilcox, et al
 This day came William L. Sanders, Guardian of Albert H. Wilcox, Lewis M. Wilcox and Carrie E. Wilcox, minors of Union County, Ohio, and presented his Third Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of January A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the Matter of } Inquest of Lunacy.
 6769 Maggie Skidmore } Order for Warrant, etc.
 This day C. A. Skidmore, a resident citizen of York Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Maggie Skidmore into the Columbus State Hospital.
 It is therefore ordered that a warrant issue to Sheriff D. C. Bolin, commanding him to bring said Maggie Skidmore, alleged to be insane, before this Court, on the 9th day of December 1907, at one o'clock P. M.
 And it is further ordered that subpoenas issue for P. D. Longbraker a respectable physician, and for Mr. Roengraves, Foster Skidmore Freeman Skidmore witnesses, to appear at the time and place aforesaid; and this cause is continued.

F. T. Arthur, admr with the Will }
 of Andrew Keyes, deceased. } Orders on Hearing for Public Sale.
 6614 v.s.
 Cynthia Woodworth, et al
 This day this cause, coming on to be heard on the return of F. T. Arthur, administrator of the estate of Andrew Keyes, deceased, of his proceedings; the Court finds that the Order of Sale issued out of this Court on the 18th day of May 1907 was on this day returned and filed, from which it appears that no sale was had under said order.
 It is therefore further ordered that an Alias Order of Sale issue to said F. T. Arthur and that he as administrator with the will proceed according to law to sell the said real estate at public auction, for not less than two thirds the appraised value thereof, on the following terms, to-wit: Cash in hand.
 And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Monday, December 9, 1907.

In the Matter of } Inquest of Lunacy.
 6769 Maggie Skidmore } Order on Hearing, etc.
 This day this cause came on to be heard, and the said Maggie Skidmore was brought before the Court.
 Thereupon the Judge proceeded with the examination; and having

heard the testimony of P. D. Longbrake, the medical witness, and of Mrs. Rosecrans, Foster Skidmore, and Freeman Skidmore and being satisfied that said Maggie Skidmore is insane, that she has a legal settlement in York Township, in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that P. D. Longbrake, the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Maggie Skidmore and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

6766 In the Matter of the Estate of } Appointment
Ira S. Smith, deceased } Order to Record Notice.

This day proof of publication of notice of the appointment of Frances R. Smith as executrix of the estate of Ira S. Smith, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6557 In the Matter of the Estate of } Orders on Motion.
William Cassidy, deceased }

This day this cause coming on to be heard, and statements adduced, it is the opinion of the court that the attorney fees of \$200.00 should be apportioned between the said Susan W. Cassidy, Lewis Cassidy and Daisy Nash according to their several amounts received under the will, $\frac{1}{3}$, $\frac{1}{2}$ and $\frac{1}{6}$ respectively.

6557 In the Matter of the Estate of } Filing First and Final Account
William Cassidy, deceased }

This day came Lewis Cassidy, Executor of the Estate of William Cassidy late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of January A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

6769 In the Matter of } Inquest of Lunacy
Maggie Skidmore } Orders for Warrant to Convey.

The Judge being advised that said Maggie Skidmore can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital

issue to D. C. and that to as is provided

In the Matter of Lulu Mayo

6770 This day Judge of Union County, a petition, duly verified before the Ohio State Hospital, thereupon to

heard the of James M. Lulu Mayo

Union Town the State of that she is for Epileptic

cal witness as is provided

And it is further and of the certificate of said Hospital

6770 In the Matter of Lulu Mayo

The Judge before the Ohio State Hospital, the conveyance

Columbiana, costs herein by law.

Amanda J. Steith S. Lewis

6742 vs. Seth S. Lewis

This day the J. Lewis, Gu and sale u carefully ex

sale has in ordered that ed; and it guardian n

efficient deed It is further

issue to D. C. Bolenbaugh, Sheriff; that this proceeding be recorded, and that the costs therein taxed at \$ be paid by this County as is provided by law.

In the Matter of } Epilepsy.
Lulu Mayo } Orders of Court.

6770 This day James Mayo Jr. a resident citizen of Irwin, in this County, appeared in open Court, and filed herein a written application, duly verified, for the admission of said Lulu Mayo into the Ohio Hospital for Epileptics; and the said Lulu Mayo was brought before the Court.

Thereupon the judge proceeded with the examination; and having heard the testimony of J. C. Johnson the medical witness, and of James Mayo Jr and Mrs Mayo and being satisfied that said Lulu Mayo is an epileptic, that she has a legal settlement in Union Township, in this County; that she has been a resident of the State of Ohio for one year next preceding this date; and that she is a suitable person for treatment at the Ohio Hospital for Epileptics; it is therefore ordered that J. C. Johnson the medical witness in attendance make out a certificate setting forth the facts as is provided by law.

And it is further ordered that a certified copy of the application and of the accompanying papers, including a certified copy of the certificate of said physician, be transmitted to the manager of said Hospital, and this cause is continued.

In the Matter of } Epilepsy.
Lulu Mayo } Orders.

6770 The judge being advised that said Lulu Mayo can be received into the Ohio Hospital for Epileptics; it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Bolenbaugh, Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

Tuesday, December 10, 1907.

Amanda J. Lewis, Guardian of }
Seth S. Lewis, lunatic. } Orders Approving and Confirming Sale.

6742 Seth S. Lewis, et al

This day this cause coming on to be heard on the return of Amanda J. Lewis, Guardian of Seth S. Lewis lunatic, of her proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Amanda J. Lewis do such guardian make to the purchaser Mary L. Rogers a good and sufficient deed for the premises, so sold.

It is further ordered that this proceeding be recorded, and

that said guardian pay the costs herein taxed at \$
within ten days.

1696

John W. Allinger & Frank Bengler
partners doing business under
the firm name of
The Milford Center Milling Company
v.s.

Orders Granting Temporary Injunctions.

John F. Hinderer

This day came the Plaintiff by C. W. Porter, his attorney and it
appearing that the judges of the Common Pleas Court, and which
Court the above entitled action is pending, are absent from the
County, this cause came on to be heard upon the Plaintiffs applica-
tion for an injunction, upon the petition duly verified and affi-
davit therein filed, and was argued by Counsel; and the Probate
Judge being fully advised in the premises, and being satisfied
that the Plaintiff is entitled, thereto, a temporary injunction is
granted as prayed for in the petition, restraining the defendant
from disposing of or encumbering any property of any kind
in the meantime, or any interest in the same, either in
possession or expectancy.

In the Matter of the Estate of } Filing Inventory and Sale Bill.
John K. Dodge, deceased.

6721

This day came John R. Dodge Executor of the Estate of John K.
Dodge, late of Union County, Ohio, deceased, and presented the
Inventory and Sale Bill of said estate, duly verified.
Whereupon the Court, after a careful examination of the same,
and being satisfied that said John R. Dodge has in all respects
complied with the Statutes to such cases made and provided
do order the said Inventory and Sale Bill filed and recorded.
It is further ordered that said Executor pay the costs herein
taxed at \$—. Said inventory, not having been returned
within 3 months, is allowed to be filed by order of this Court.

In the Matter of the Estate of } Filing Inventory.
Ira S. Smith, deceased.

6766

This day came Frances R. Smith, executrix of the estate of Ira S.
Smith, late of Union County, Ohio, deceased, and presented the
Inventory of said Estate, duly verified.
Whereupon the Court, after a careful examination of the same
and being satisfied that said Frances R. Smith has in all
respects complied with the Statutes to such cases made
and provided, do order the said Inventory filed and re-
corded. It is further ordered that said Executrix pay the
costs herein taxed at \$.

Lovina Spaulding
The Rev. C.
v.s.

6748

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In the Matter
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for hearing
one o'clock

4568

In the Matter
Jacob K.
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a minor of
in settleme
Thereupon
for hearing
one o'clock

Lovina Spain, admr. of }
 the Lev. C. Spain }
 vs. }
 Order on Hearing, for Private Sale, etc.
 Appraisement in Inventory.

6748 This day this cause came out to be heard upon the petition, evidence and testimony and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Lev. C. Spain deceased did leave a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with, and the Court being satisfied that it is necessary to sell the real estate of said Lev. C. Spain, described in the petition, to pay his debts. And it being made to appear to the court upon satisfactory evidence, that it would be more for the interest of said Estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Lovina Spain as such administrator proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to wit, One Third cash in hand on day of sale, one third in one year and one third in two years from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

Wednesday, December 11, 1907.

In the Matter of the Estate of }
 Orville Newton Case, dec'd. } Filing First and Final Account.

6543 This day came Lillie M. Case administratrix with the Will annexed of the Estate of Orville Newton Case late of Union County, Ohio, deceased and presented her first and final Account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of January A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Thursday, December 12, 1907.

In the Matter of the Guardianship of }
 Jacob K. Scheiderer } Filing Final Account.

4568 This day came Friedrich Scheiderer guardian of Jacob K. Scheiderer a minor of Union County, Ohio, and presented his Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of January A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the matter of the Estate of } Filing Inventory.
Adam Richey, deceased.

6763

This day came Mary M. Richey, Executrix of the Estate of Adam Richey, late of Union County, Ohio, deceased, and presented the Inventory of said Estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Mary M. Richey has in all respects complied with the Statute in such case made, and provided, do order the said Inventory filed and recorded. It is further ordered that said Mary M. Richey pay the costs herein taxed at \$

Saturday, December 14th 1907

In the matter of the Will of

Orin S. Seal, deceased. } Orders for Filing Will and Hearing.

6771

This day an instrument of writing, purporting to be the last will and testament of Orin S. Seal, late of Clairbourne Township, in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court. All the heirs having waived and there being no widow, notice is not necessary.

It is further ordered that said application be for hearing before this Court on the 16th day of December 1907, at one o'clock P. M.

Monday, December 16, 1907

V. S. Magruder as admr of } Sale and Confirmation.
the Estate of Benjamin Woody }

6647

Joseph M. Woody Johnson et al. }
This cause comes on to be heard this day on the return of V. S. Magruder, administrator, of a private sale of the property described in the petition herein; and there appearing to be no objection to the sale, it was submitted to the Court upon such return of sale. Whereupon the Court finds upon due and careful examination of the same that said sale has been duly and legally made in conformity to law and the former orders of the Court. Therefore it is ordered that the same be and is hereby approved and confirmed. And it is further ordered that the said V. S. Magruder as such administrator make to the purchaser, A. L. Burrow, a good and sufficient deed to the premises so sold. And the said purchaser desiring to pay all of the said purchase money in cash, said administrator is ordered to accept the same. And the said Josephine Moody Johnson, having elected in her answer to receive in lieu of her dower in said real estate, its value in money, the Court finds the just and reasonable value thereof to be sixty one and 2/100 Dollars.

And it is further ordered that upon satisfaction of the mortgage of Levi H. Cunniff herein set forth in his cross petition herein, said mortgage being recorded in Volume 32 Page 637 of the Mortgage Records of Union County, Ohio, cancellation be

entered on the records of said Court. Secondly, costs as follows: Probate Costs. The per cent. T. B. Hare and Thirdly to pay for which the in said for Fourthly, to in his cross which the And it is ordered by said ad

6771

In the matter of Orin S. Seal. Be it Remembered by the Court in this County for probate the satisfaction of said Will and recorded in the records of this County and to a full Thereupon on V. S. Spicer and witnesses to to the executor was reduced as described, and finds the said and Testament was duly at the time of full age, being restrained. It is therefore admitted testimony of cord with It is further taxed at \$

entered on the record thereof in the office of the Recorder of said County where it is recorded.
Secondly, costs and expenses incurred in the sale of said land as follows:

Probate Costs amounting to
The per centum of the administrator, amounting to \$17.10

F. B. Hare an attorney fee amounting to 25.00

Thirdly to Josephine Broody Johnson, widow, the sum of \$31.70 which the court finds to be her reasonable dowry interest in said premises.

Fourthly, to Levi A. Runyan, on the note and mortgage set forth in his cross petition herein the sum of \$434.00 which the Court finds to be due him.

And it is ordered that the balance of said sum be distributed by said administrator according to law.

In the matter of the Will of } Orders on Hearing, Admission to
Orin G. Seal, deceased } Probate and Records.

6771 Be it Remembered, That heretofore, to-wit: on the 14th day of December A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Orin G. Seal, late of Ellettsville Townships in this County, deceased, was produced in open Court and offered for probate. And was then filed, and it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

Thereupon on the 14th day of December A. D. 1907 came Henry V. Spicer and on that day came J. A. Spicer the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing by said witnesses respectively subscribed and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Orin G. Seal deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted to Probate and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered the Executors pay the costs herein taxed at \$ within days

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6773 In the matter of the Will of } Orders for Filing Will, Notice
 John L. Long, deceased } and Hearing.
 This day an instrument of writing, purporting to be the last
 Will and Testament of John L. Long, late of Clairbourne Town-
 ship, in this County, deceased, was produced in open Court
 for Probate, it is now ordered that the said Will be filed
 in this Court and that due notice thereof and of the application
 to admit the same to probate and record be given to the wid-
 ow and next of kin of the testator, resident of the State of
 Ohio 3 days prior thereto, that said application will be for hear-
 ing before this Court, on the 30th day of December 1907, at one
 o'clock P. M.

6773 In the matter of the Will of } Order for Commission to take
 John L. Long, deceased } Deposition of Witnesses to Will.
 This day Wm C Eggert appeared in open Court and made applica-
 tion for a Commission to issue to some suitable person to
 take the deposition of Wm Long and J. B. Mundschenk witnesses
 to the Will of said John L. Long deceased.
 And it appearing to the Court that said witnesses reside with-
 out the jurisdiction of this Court, to wit: at Arcanum, Darke Co,
 Ohio. It is therefore ordered that such Commission, with
 said Will annexed, issue to D. Robeson, Probate Judge of Darke
 County, Ohio, a suitable person, to be duly executed, and to-
 gether with the deposition of said witnesses so taken, signed,
 certified and sealed, be returned to this Court with all con-
 venient speed and this cause is continued.

6772 In the matter of the Estate of } Order dispensing with Bond.
 Orrin G. Neal, deceased }
 The Last Will and Testament of Orrin G. Neal late of Clairbourne
 Township, in this County, deceased, having heretofore been duly
 approved and allowed, this day David Neal and Samuel Neal
 the Executors named in said Will, appeared in open Court,
 and made and filed an application under oath as required
 by law, to be appointed such Executors, also a statement in
 general terms as to what the estate consists of and the prob-
 able value thereof; and the Court being satisfied that said
 David Neal and Samuel Neal are suitable persons and legally
 competent, and said testator requested in his will that no bond
 be required of said David Neal and Samuel Neal. It is ordered
 that they be appointed as such Executors without bond according
 to the provisions of said will; that letters testamentary issue on
 the will of said decedent to David Neal and Samuel Neal;
 that this proceeding be recorded and that executors pay costs
 taxed at \$

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In the Matter of the Estate of } Appointment of Appraisers.
 Orrin G. Seal, deceased.
 6772 This day came David Seal and Samuel Seal, Executors of the Estate of Orrin G. Seal, deceased and made application to the Court for the Appointment of Appraisers of the Estate and effects of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it ordered that H. J. Brooks, Orville Marriott and C. E. Kinney whom the Court find to be suitable and disinterested persons, et., and they are hereby appointed Appraisers of the personal and real Estate of said decedent.
 It is further ordered by the Court, that said Executors return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Tuesday, December 17, 1907.

In the Matter of the Estate of } Filing Inventory and Sale Bill.
 Eli Martin, deceased.
 6761 This day came John Martin, administrator of the Estate of Eli Martin late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said John Martin has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said John Martin pay the costs herein taxed at \$

In the Matter of the Estate of } Orders on Settlement of Account.
 Sarah C. Smith, deceased.
 6446 Now come the parties hereto and by agreement the said administrator waives all claims against said estate for a balance due him for payments of debts of said estate paid since the filing of said account and for any balance which might be found due him on said account and said administrator agrees to pay the December, 1907, taxes on said estate including taxes on real estate and the exceptions including all the heirs of said decedent agree and hereby waive all exceptions to said account. And by agreement said account is hereby made a final account and said estate is settled in full.

Thursday, December 19, 1907.

In the Matter of the Will of } Authority to Transfer Real Estate.
 James Fish, deceased.
 6494 This day Adalade Peacock appeared in open Court and filed herein her application duly verified, for an order directing the transfer upon the tax duplicate of Union County, of certain Real estate devised to her by James Fish deceased.
 Upon consideration whereof, the Court finds upon the evidence that said real estate so devised is described as follows, to wit:
 Second - I devise and bequeath to my daughter Adalade

Peacock, twenty acres of land to be set off to her from the west end of my thirty-five acre tract, which I purchased from Mrs Amrine, said twenty acres to be along the gravel road, the Marysville and Marion road, and running east far enough to contain twenty acres, and to run from the dirt road straight across to the Evans farm, north of this farm of thirty-five acres, said daughter is to have said twenty acres of land during her natural life, and at her death to go and be to the heirs of her body, and their heirs and assigns forever. And it appearing to the satisfaction of the Court that the terms of said Will have been fully complied with on the part of said Devisor hereinbefore named, it is ordered, that such real estate be transferred upon the Duplicate of the County to the name of Adalade Peacock and that a certificate issued to said Adalade Peacock as provided by law.

6774 In the Matter of the Will of } Orders for Filing Will, Notice and
Harriet Hyland, deceased } Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Harriett Hyland, late of Liberty Township in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court, on the 27th day of December 1907, at one o'clock P. M.

G. R. Houser, for himself
and others

8706

vs.
The Village of Milford Center
Ohio, and F. G. Pullington as mayor
of said village and A. J. Huff for
as clerk of said village

Orders Granting Temporary
Injunction.

This day came the Plaintiffs by Hooper and Robinson their attorneys and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiffs application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel; and the Probate Judge, being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a restraining order is granted, as prayed for in the petition, restraining the defendant from receiving bids and letting contracts for the construction of sidewalks under Ordinance No 101 passed on the 22nd day of November, 1907 by the council of the Village of Milford Center, Ohio, upon the said plaintiff giving to said defendant an undertaking

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In the Matter
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executed by sufficient surety, in the sum of One Hundred Dollars, conditioned and to be approved as required by law.

In the Matter of } Inquest of Lunacy
Eber Tackler } Orders for Warrant, etc.

6775 This day P. H. Tackler, a resident citizen of Richwood, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Eber Tackler into the Columbus State Hospital. His therefore ordered that a warrant issue to Sheriff D. C. Colenbaugh commanding him to bring said Eber Tackler alleged to be insane, before this Court, on the 20th day of December 1907, at 2 o'clock P. M.

And it is further ordered that subpoenas issue for Angus Mac Ivor a respectable physician, and for Al C. Eggert and A. C. Temple witnesses, to appear at the time and place aforesaid; and this cause is continued.

Friday, December 20, 1907

In the Matter of } Inquest of Lunacy.
Eber Tackler } Orders on Hearing, etc.

6775 This day this cause came on to be heard, and the said Eber Tackler was brought before the Court.

Thereupon the judge proceeded with the examination; and having heard the testimony of Angus Mac Ivor the medical witness, and of Al C. Eggert and A. C. Temple and being satisfied that said Eber Tackler is insane, that he has a legal settlement in Clairbourne Township, in this County; that he has been an inhabitant of the State of Ohio for over year next preceding this date; that his insanity was occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

His therefore ordered that Angus Mac Ivor the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Eber Tackler and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of } Inquest of Lunacy.
Eber Tackler } Orders for Warrant to Convey.

6775 The judge being advised that said Eber Tackler can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Colenbaugh, Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by

this County as is provided by law.

6776 In the Matter of the Last Will and Testament of Christian Dorer, deceased } Order for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Christian Dorer, late of Jackson Township in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 3 day of January 1908, at one o'clock P. M.

6777 In the Matter of the Estate of Isabelle Maddes, deceased } Appointment Order for Bond.

This day Cornelius Walker appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Isabelle Maddes late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Cornelius Walker is a suitable person and legally competent: it is ordered that said Cornelius Walker be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

Monday, December 23, 1907.

6496 In the Matter of the Estate of Joseph Snider, deceased } Filing First and Final Account.

This day came Jesse W. Snider, Administrator of the Estate of Joseph Snider late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of January A.D. 1908, at one o'clock, P. M. to which time said matter is continued.

Tuesday, December 24, 1907.

5864 In the Matter of the Guardianship of Joseph A. McDaniel } Filing Third & Final Account.

This day came Josephine McDaniel Guardian of Joseph A. McDaniel a minor of Union County, Ohio, and presented her Third and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of January A. D. 1908, at one

o'clock, P. M.

6777 In the Matter of Isabelle Maddes, deceased, } This day Court appointed...

This day Court appointed... Three Thousand Dollars and Fidelity and Bond... letters of Administration... the costs thereof.

6777 In the Matter of Isabelle Maddes, deceased, } This day came...

This day came Isabelle Maddes for the appointment of the said decedent fully advised James McC... to be suitable hereby appointed administrator of the Estate.

In the Matter of John Fredrick...

6778 The Last Will and Testament of Township, Ohio, duly proved in open Court as required annexed of what the Court appointed, a son and leg... Hindered to annexed, in the sum...

In the Matter of John Fredrick... This day Will...

6778 In the Matter of John Fredrick...

This day Will...

o'clock, P. M. to which time said matter is continued.

Thursday, December 26, 1907.

In the Matter of the Estate of } Appointment.

6777

Isabelle Maddex, Deceased } Bond Approved - Letters Issued.

This day Cornelia Walker appeared in open Court, accepted the appointment as Administratrix of the Estate of Isabelle Maddex deceased, and gave and filed herein her Bond in the sum of Three Thousand Dollars, conditioned according to law, with the Fidelity and Deposit Co. of Maryland freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Cornelia Walker, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.

6777

Isabelle Maddex, Deceased } This day came Cornelia Walker, administratrix of the Estate of Isabelle Maddex, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that H. C. Conkright, James McCampbell and Walter Fullington, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said administratrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Estate of } Appointment. Order for Bond.

6778

John Frederick Hinderer, Deceased } The Last Will and Testament of John Frederick Hinderer late of Jerome Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day William G. Hinderer appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said William G. Hinderer is a suitable person and legally competent; it is ordered that said William G. Hinderer be appointed as such Administrator with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.

6778

John Frederick Hinderer } Letters Issued. Deceased } This day William G. Hinderer appeared in open Court, accepted the

trust as Administrator with the Will annexed of the Estate of John Frederick Hinderer deceased and gave and filed herein his bond in the sum of Six Hundred Dollars, conditioned according to law, with J. P. Schlapf and Chester Seigman freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issue to said William G. Hinderer, that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
John F. Hinderer, Deceased }

6778 This day came William G. Hinderer, admr. with the Will annexed of the Estate of John F. Hinderer, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Mason Curry, Grant Herriott and Thomas Dodge, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said administrator with the Will annexed return to this Court an Inventory and Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

Friday, December 27, 1907.

In the Matter of the Will of } Orders on Hearing, Admission to
Harriet Hyland, dec'd. } Probate and Record.

6774 As it is Remembered, That heretofore, to wit: on the 19th day of December, A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Harriet Hyland, late of Liberty Township in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now, being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came A. H. Kolerboth and F. H. Echemier the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Harriet Hyland deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint. It is therefore, by the Court ordered, that the

Will be admitted to probate and the testimony of the witnesses in this Court be recorded and the costs herein taxed at \$

6779 In the Matter of the Estate of Harriet Hyland, dec'd. The Last Will and Testament of Harriet Hyland, late of Liberty Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now, being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court. It is therefore, by the Court ordered, that the

6779 In the Matter of the Estate of Harriet Hyland, dec'd. This day came Harriet Hyland, dec'd. and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Mason Curry, Grant Herriott and Thomas Dodge, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said administrator with the Will annexed return to this Court an Inventory and Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

6781 In the Matter of the Estate of Otta Elliott, dec'd. This day came Otta Elliott, dec'd. and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Mason Curry, Grant Herriott and Thomas Dodge, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said administrator with the Will annexed return to this Court an Inventory and Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

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Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. His further ordered that Executor pay the costs herein taxed at \$ within 30 days.

In the Matter of the Estate of } Appointment
Harriet Hyland, deceased } Order for Bond.

6779

The Last Will and Testament of Harriet Hyland late of Liberty Township, in this County, deceased, having heretofore been duly approved and allowed, this day John Hyland the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said John Hyland is a suitable person and legally competent, and that said testatrix requested in her will that no bond be required of said John Hyland. It is ordered that he be appointed without bond according to the provisions of said will; that letters testamentary issue on the will of said decedent to said John Hyland; that this proceeding be recorded and that executor pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers
Harriet Hyland, deceased }

6779

This day came John Hyland, Executor of the Estate of Harriet Hyland, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Thomas Lockwood, Walter Kennedy and John Phillips whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Saturday, December 28, 1907.

In the Matter of } Inquest - Feeble-minded.
Otha Elliott } Orders for warrant, etc.

6781

This day C. T. Paver a resident citizen of Raymond, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Otha Elliott into the Ohio Institution for Feeble-minded Youth. It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Otha Elliott alleged to be feeble-minded, before this Court, on the 30 day of December 1907 at 8 o'clock a. m. And it is further ordered that subpoenas issue for A. B. Swisher a respectable physician, and for J. B. Evans and F. C. Dodge witnesses, to appear at the time and place aforesaid, and this cause is continued.

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In the Matter of Trusteeship of } Orders on Settlement of Trustees
A. W. Beckman } Eighth Account.

3659

This day the Eighth Account of A. B. Robinson, Trustee of A. W. Beck-
man came on for hearing and settlement, due notice thereof having
been published according to law. No exceptions having been filed
thereto, and no one now appearing to except or object to the same;
and the Court having carefully examined said account and the
vouchers therewith and all matters pertaining thereto, and being
fully advised in the premises, do find the same to be in all re-
spects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed
and confirmed.

It is ordered that said Trustee be and he is allowed the sum of Ten
Dollars, (\$10⁰⁰) as compensation for his services, which amount the Court
deems reasonable.

The Court finds a balance of Three Hundred & Seventy five ⁷²/₁₀₀ Dollars,
(\$375 ⁷²/₁₀₀), in the hands of said Trustee due said Ward.

It is ordered that said Trustee pay the costs herein taxed at \$5⁰⁰ with-
in ten days. Costs paid.

It is ordered that said Account and the proceedings herein be record-
ed in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
John George Bishop } First and Final Account.
Deceased

6566

This day the First and Final Account of George Blumenschein, executor of
the estate of John George Bishop deceased, came on for hearing and
settlement, due notice thereof having been published according to law.
No exceptions having been filed thereto, and no one now appearing to
except or object to the same; and the Court having carefully exam-
ined said account and the vouchers therewith, and all matters per-
taining thereto, and being fully advised in the premises, do find the
same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Five
Hundred Dollars (\$500⁰⁰) as a credit, being a just and reasonable
amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Executor be and he is allowed the sum of
Five Hundred and sixty three Dollars (\$563⁰⁰), being commissions on
the amount collected and accounted for by him, and being in
full compensation for all his ordinary services rendered.

The Court finds a balance of Seventeen Thousand, Five Hundred and
Nineteen ⁴⁹/₁₀₀ Dollars (\$17,519 ⁴⁹/₁₀₀), in the hands of said Executor due
said Estate, which amount he is ordered to pay over and distribute
according to law, and the bill of said John George Bishop, deceased.

It is ordered that said Executor pay the costs herein taxed at \$7⁰⁰
within ten days. Costs paid.

It is ordered that said account and the proceedings herein be re-
corded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of Guardian's
Oliver Bishop } Account.

6709

This day the First and Final Account of Adalaide Bishop, Guardian of Oliver Bishop came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ 5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of Guardian
Glenna May Johnston } Third Account.

5615

This day the Third Account of Mary E. Dean, Guardian of Glenna May Johnston came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Seventeen $\frac{53}{100}$ Dollars, (\$17⁵³) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Six Hundred and fifty three $\frac{75}{100}$ Dollars, (\$653⁷⁵), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of Guardian
Sophronia Slatimer } First and Final Account.

6249

This day the First and Final Account of Thora Slatimer Guardian of Sophronia Slatimer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be

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In the Matter of

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 The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of Guardian's
 John C. March } Final Account.

4599 This day the Final Account of Elizabeth C. March, (by her executrix) Guardian of John C. March came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs taxed at \$6⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Monday, December 30, 1907.

In the Matter of } Inquest of Lunacy.
 Benjamin Driscoll } Orders on Hearing, etc.

6780 This day this cause came on to be heard, and the said Benjamin Driscoll was brought before the Court.

Thereupon the judge proceeded with the examination, and having heard the testimony of A. B. Swisher the medical witness, and of J. B. Evans and F. C. Wodge and being satisfied that said Benjamin Driscoll is insane, that he has a legal settlement in Liberty Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity had occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that A. B. Swisher the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Benjamin Driscoll and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be

transmitted to said Superintendent, and this cause is continued.

6780 In the Matter of } Inquest of Lunacy.
 Benjamin Driscoll } Orders for Warrant to Convey.
 The Judge being advised that said Benjamin Driscoll can be received into the Columbus State Hospital, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Colenbaugh, Sheriff, that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

6773 In the Matter of the Will of } Orders on Hearing, Admission to Probate and
 John L. Long, deceased } Record. Commission Returned.
 Be it Remembered, That, heretofore, to wit: on the 16th day of December A. D. 1907, an instrument of writing, purporting to be the Last Will and Testament of John Long, late of Clairbourne Township, in this County, deceased, was produced in open Court and of record for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

D. Robeson, Probate Judge of Clarke County, the Commissioner heretofore appointed to take the deposition of W. M. Long and J. B. Munkbenk the subscribing witnesses to said Will; duly returned the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified; said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribable of writing in the last Will and Testament of John L. Long deceased; that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Administrator with the will annexed pay the costs herein taxed at \$ within days.

6781 In the Matter of } Inquest - Feeble-Minded.
 Otto Elliott } Orders on Hearing, etc.
 This day this cause came on to be heard, and the said Otto Elliott was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of A. B. Swisher the medical witness, and of J. B. Evans and F. C. Dodge and being satisfied that said Otto Elliott is a feeble-minded person, incapable of receiving instruction in the common schools of the State, that he has a legal settlement in Liberty Township in this County; that he has been

an inhabitant of this State; that he has received a classification of Youth. It is ordered that an attendant be provided for said patient as provided by law. And it is further ordered that the Superintendent of the State Hospital be and that a local witness be appointed by the Superintendent of the State Hospital and this cause be continued.

6586 Peter Schertze of the Estate of Eva Schertze. This day this Schertze, Executor of the said Estate, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribable of writing in the last Will and Testament of John L. Long deceased; that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is further ordered that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

6782 In the Matter of John L. Long. The Last Will and Testament of John L. Long, late of Clairbourne Township, Union County, Ohio, deceased, was produced in open Court and of record for probate and was then filed. And it is now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

6782 In the Matter of John L. Long. This day this Schertze, Executor of the said Estate, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribable of writing in the last Will and Testament of John L. Long deceased; that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

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an inhabitant of the State of Ohio for one year next preceding this date; that his feeble-mindedness has occurred during the time he has resided in this State, and that he is a proper subject for classification and discipline at the Ohio Institution for Feeble-Minded Youth. It is therefore ordered that A. B. Swisher the medical witness in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said Institution for the admission of said Otha Elliott and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Otha Elliott be committed to the custody of the Sheriff until otherwise ordered, and this cause is continued.

Tuesday, December 31st, 1907.

Peter Schertzer, Executor of
the Estate of Frances Holmes

6586

Eva Schertzer, et al.

Order Approving and Confirming Sale

This day this cause coming on to be heard on the return of Peter Schertzer, Executor of the estate of Frances Holmes deceased, of his proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Frances Holmes as such executor, make to the purchaser Frank Jones a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at within ten days.

In the Matter of the Estate of } Appointment
John L. Long, Deceased } Order for Bond.

6782

The Last Will and Testament of John L. Long late of Claibourne Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Lee Long appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator with the Will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Lee Long is a suitable person and legally competent; it is ordered that said Lee Long be appointed as such Administrator with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Twenty five Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved
John L. Long, Deceased } Letters Issued

6782

This day Lee Long appeared in open Court, accepted the trust as

Administrator with the Will annexed of the Estate of John L. Long deceased, and gave and filed herein his Bond in the sum of Twenty five Hundred Dollars, conditioned according to law with B. L. Talmage and J. C. Saugstaff free holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issue to said J. Lee Long; that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at

In the Matter of Accounts } Notice ordered
filed for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same, be published in the Marysville Tribune, and that they will be for hearing on Saturday, January 25 1908, at one o'clock p. m. as follows:

- 6496 Jesse W. Snider, Administrator of the Estate of Joseph Snider: First and Final Account.
- 5864 Josephine McDaniel, Guardian of Joseph McDaniel: Final Account.
- 6531 John H. Jarvis, Executor of the Estate of Emanuel Jarvis: First Account.
- 5489 William B. Saunders, Guardian of Carrie E. Wilcox: Third Account.
- 5489 William B. Saunders, Guardian of Elbert H. Wilcox: Third and Final Account.
- 6534 Elmer W. Case Administrator with the Will annexed of the Estate of Orville Newton Case: First and Final Account
- 6557 Lewis Cassidy, Executor of the Estate of William Cassidy: First and Final Account.
- Fried Scheiderer, Guardian of Jacob H. Scheiderer: Final Account.

In the Matter of the Estate of } Appointment of Appraisers.
John L. Long, Deceased

6782 This day came J. Lee Long, administrator with the Will annexed of the Estate of John L. Long, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered, that B. L. Talmage, Frank Graham and J. C. Howe, whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Administrator with the Will annexed, return to this Court, an Inventory and Appraisal of the Estate, pursuant to law, and this matter is continued.

Thursday, January 2, 1908

In the Matter of the Estate of } Appointment
John H. White, deceased } Order for Bond.

6784 This day F. W. Thompson appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of John H. White late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged in-

testate, also a copy of and the fact that an administrator is upon giving of Five Hundred

6784 In the Matter of John H. White. This day F. W. Thompson appeared and gave an affidavit for Five Hundred Dollars, conditioned by the Court, and to said Administrator that said Administrator

6783 In the Matter of John Robinson. This day Annetta Robinson filed an application for Administration of the Union County, Ohio, her knowledge also a statement and the fact that an administrator is upon giving of Four Thousand

6783 In the Matter of John Robinson. This day Annetta Robinson appeared and gave an affidavit for Five Hundred Dollars, conditioned by the Court, and to said Administrator that said Administrator

6566 In the Matter of John George. This day George appeared and gave an affidavit for Five Hundred Dollars, conditioned by the Court, and to said Administrator that said Administrator

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In the Matter of the Estate of } Appointment-
John H. White, deceased } Bond Approved - Letters Issued.
6784 This day F. A. Thompson appeared in open Court, accepted the appointment as Administrator, of the Estate of John H. White, deceased, and gave and filed herein his Bond in the sum of Five Hundred Dollars, conditioned according to law, with Mary L. Thompson and Monroe Amrine freeholders as sureties, which bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said F. A. Thompson, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment.
John Robinson, deceased } Order for Bond.
6783 This day Annetta Robinson appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of John Robinson late of Geneva Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Annetta Robinson is legally competent, it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
John Robinson, deceased } Letters Issued.
6783 This day Annetta Robinson appeared in open Court, accepted the appointment as Administratrix of the Estate of John Robinson deceased, and gave and filed herein her Bond in the sum of Four Thousand Dollars, conditioned according to law, with G. C. Gordon and C. L. Hall freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Annetta Robinson, that this proceeding be recorded, and that said Administratrix pay the costs therein taxed at \$

Friday, January 3, 1908

In the Matter of the Estate of } Orders on Settlement of Account of
John George Bishop, deceased } of Final Distribution.
6566 This day George Blumenschein, executor of the Estate of John George Bishop deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the

order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Executor, it is ordered that the same be and hereby is allowed as his final discharge. Said executor and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said executor pay the costs herein taxed at \$ within 10 days.

In the Matter of the Will of } Orders on Hearing, Admission to Probate
Christian Doner, deceased. } and Record.

6776 Be it Remembered, That heretofore, to-wit: on the 20th day of December A.D. 1907, an instrument of writing, purporting to be the Last Will and Testament of Christian Doner, late of Jackson Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio pursuant to a former order of this Court.

Thereupon on this day came, H. C. Hamilton and H. V. Spicer the subscribing witnesses to said Will, and J. F. Raff and H. V. Spicer the subscribing witnesses to the Codicil, a part thereof; who being duly sworn, testified as to the execution and attestation of said Will and Codicil; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will and Codicil. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Christian Doner deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses as above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Estate of } Appointment-
Michael A. Dillon, deceased. } Order for Bond.

6785 This day H. D. Dillon appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Michael A. Dillon late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said H. D. Dillon is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars, and this

cause is continued

6785 In the Matter of Michael A. Dillon. This day H. D. Dillon as Administrator filed herein and according to the holders as to the foregoing ordered. This proceeding herein taxed.

5629 In the Matter of Bessie B. Baird. This day came Union County said Guardian. Thereupon to which time

6787 In the Matter of Christian Doner. The Last Will and Testament of said Christian Doner deceased, as required in general, to value thereof is a suitable appointed by law, in this

6787 In the Matter of Christian Doner. This day Lynn Trust de Executor and filed to conditioned as sureties, ordered that to said Lynn said Executor.

In the Matter of Eliza Shelley. This day the

cause is continued.

6785 In the Matter of the Estate of } Appointment - Bond Approved
Michael A. Dillow, deceased } Letters Issued.

This day H. D. Dillow appeared in open Court, accepted the appointment as Administrator of the Estate of Michael A. Dillow deceased, and gave and filed herein his Bond in the sum of Two Hundred Dollars, conditioned according to law, with Sarah C. Dillow and Chas. H. England freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said H. D. Dillow, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

5629 In the Matter of the Guardianship of } Filing Final Account.
Bessie B. Bird, minor

This day came Grainger C. Bird Guardian of Bessie B. Bird a minor of Union County, Ohio, and presented his Final Account in settlement of said Guardianship duly verified. Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6787 In the Matter of the Estate of } Appointment.
Christian Dones, deceased } Order for Bond.

The Last Will and Testament of Christian Dones late of Jackson Township, in this County, deceased, having heretofore been duly approved, and allowed, this day Lyman D. Dones the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Lyman D. Dones is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Seven Thousand Dollars, and this cause is continued.

6787 In the Matter of the Estate of } Appointment. Bond Approved
Christian Dones, deceased } Letters Issued.

This day Lyman D. Dones appeared in open Court, accepted the trust as Executor of the Estate of Christian Dones deceased, and gave and filed herein his Bond in the sum of Seven Thousand Dollars, conditioned according to law, with The Bankers Surety Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Lyman D. Dones, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment
Ella Shelley } Order for Bond.

This day Ella Shelley appeared in open Court, and make application

to be appointed Guardian of Ella Shelley and the Court being satisfied that said Ella Shelley is a minor of the age of 17 years, February 14, 1907 and is a child Daniel Shelley late of Washington Township, Union County, Ohio, deceased, and that said minor resided in this County; and the said Ella Shelley having in open Court made choice of said Otto Shelley as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Otto Shelley is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the estate of said minor. It is ordered that said Otto Shelley 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.

In the Matter of the Estate of } Appointment - Bond Approved
Ella Shelley } Letters Issued.

6786

This day Otto Shelley appeared in open Court, accepted the appointment as Guardian of Ella Shelley and gave and filed herein his Bond in the sum of One Hundred Dollars, conditioned according to law, with J. R. Thornton and P. Haines freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Otto Shelley 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 Otto Shelley; that this proceeding be recorded, and that said Guardian pay the costs herein taxed at

Saturday, January 4, 1908

Stephen Long, guardian of }
Margaret Couin }

6785

Orders Fixing Time of Hearing and
for Notice.

His Ward et al.

This day Stephen Long, Guardian of Margaret Couin appeared in open Court and filed the petition duly verified, asking for the sale of real estate therein described, belonging to his said Ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 25 day of January 1908 at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Margaret Couin, Margaret M. Couin, Isaac Couin, William Couin, Isaac Couin as guardian of William Couin, Ann Kirkland, Mrs Flora Latimer, Edith Latimer, Bertha Latimer, and Sophronia Latimer Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 3 days before said day of hearing, and this cause is continued.

In the Matter of the Guardianship of } Filing First Account.
Victor Guy Poling and Joseph Miller Poling }

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This day came Jeremiah Poling Guardian of Victor Guy Poling and

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Joseph Miller Poling - minor of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Monday, January 6, 1908

In the Matter of the Last Will and Testament of Christian Dones, deceased } Ordering Citation to Widow.

6776 It appearing to the court from the last will and testament of Christian Dones deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Mary Dones his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Mary Dones to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Estate of Christian Dones, Deceased } Appointment of Appraisers.

6787 This day came Lyman D. Dones, Executor of the Estate of Christian Dones, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. C. Moshier, Wm. McCleary and J. D. Coe whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law and this matter is continued.

Tuesday, January 7, 1908.

In the Matter of the Will of Benjamin W. Evans } Orders for Filing Will, Notice and Hearing.

6789 This day an instrument of writing, purporting to be the last Will and Testament of Benjamin W. Evans, late of Jerome Township, in this County, deceased, was produced in open Court for Probate, it is ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 18th day of January 1908, at one o'clock P. M.

6784 In the Matter of the Estate of } Appointment of Appraisers.
 John W. White, deceased
 This day came F. A. Thompson, Administrator of the Estate of John W. White, deceased and made application to the Court for the appointment of Appraisers of the Estate of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that Robt McCrony, J. B. Cole and C. L. Price whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6791 In the Matter of the Estate of } Appointment.
 S. B. Bailey, Deceased } Order for Bond.
 This day J. W. Coleman, appeared in open Court, and made and filed an application under oath as required by law, to be appointed, Administrator of the estate of S. B. Bailey late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said J. W. Coleman is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of seven Hundred Dollars, and this cause is continued.

6791 In the Matter of the Estate of } Appointment - Bond Approved.
 S. B. Bailey, deceased } Letters Issued.
 This day J. W. Coleman appeared in open Court, accepted the appointment as Administrator of the Estate of S. B. Bailey deceased, and gave and filed herein his Bond in the sum of seven Hundred Dollars, conditioned according to law, with H. H. Morey and T. J. Morey freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said J. W. Coleman that this proceeding be recorded, and that said Administrator pay the costs herein taxed at #

6790 In the Matter of the Guardianship of } Appointment.
 Charles Jackson et al. minor } Order for Bond.
 This day Frank Jackson appeared in open Court, and made application to be appointed Guardian of Charles Jackson, Thomas Jackson, Anna Jackson, Christina Jackson, John Jackson, Edmund Jackson, and Cora Jackson and the Court being satisfied that said Charles Jackson is a minor of the age of 18 years; Thomas Jackson is a minor of the age of 16 years; Anna Jackson is a minor of the age of 14 years; Christina Jackson is a minor of the age of 11 years; John Jackson is a minor of the age of 9 years; Edmund Jackson is a minor of the age of 8 years and Cora Jackson is a minor of the age of 7 years,

and are child of Union County, Ohio, and the said Jackson have as their Guardian of the Court being fully advised in the premises, it is ordered that said Frank Jackson having filed in the Court a statement of the whole of the estate of said decedent, and also that it is ordered that said Frank Jackson upon giving Bond in the sum of Two Thousand Dollars,

6784 In the Matter of the Estate of } Appointment.
 John W. White, deceased } Order for Bond.
 This day came F. A. Thompson, Administrator of the Estate of John W. White, deceased and made application to the Court for the appointment of Appraisers of the Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6781 In the Matter of the Estate of } Appointment.
 Alta Elliott, deceased } Order for Bond.
 The Judge being satisfied that an administrator should be appointed, and that said J. W. Coleman is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of seven Hundred Dollars, and this cause is continued.

6738 In the Matter of the Estate of } Appointment.
 John S. Long, deceased } Order for Bond.
 This day came F. A. Thompson, Administrator of the Estate of John S. Long, deceased and made application to the Court for the appointment of Appraisers of the Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6791 In the Matter of the Estate of } Appointment.
 S. B. Bailey, deceased } Order for Bond.
 This day came F. A. Thompson, Administrator of the Estate of S. B. Bailey, deceased and made application to the Court for the appointment of Appraisers of the Estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

and are children of Kate Jackson late of Jerome Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Charles B. Jackson, Thomas W. Jackson and Annie W. Jackson having in open Court made choice of said Frank Jackson as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Frank Jackson 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 rental of said minors' real estate. It is ordered that said Frank Jackson 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.

Thursday, January 9, 1908.

6784 In the matter of the Estate of } Filing Inventory.
John N. White, Deceased

This day came F. A. Thompson, administrator of the Estate of John N. White, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said F. A. Thompson has in all respect complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

6781 In the matter of the Estate of } Inquest - Feeble minded.
Alta Elliott, Feeble-minded } Orders for Warrant to Convey.

The Judge being advised that said Alta Elliott can be received into the Ohio Institution for Feeble-Minded Youth; it is ordered that a warrant for the conveyance of said patient to the said Institution issue to D. C. Boley, Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

Friday, January 10, 1908.

6788 In the matter of the Guardianship of } Filing First + Final Account.
John L. Long

This day came J. Lee Long Guardian of John L. Long an imbecile of Union County, Ohio, and presented his First and Final Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D., 1908 at one o'clock, P. M. to which time said matter is continued.

6791 In the matter of the Estate of } Appointment of Appraisers.
S. B. Bailey, deceased

This day came J. W. Coleman, Administrator of the Estate of S. B. Bailey, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in

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the premises, it is ordered that H. W. Morey, H. O. Conbright, and Adam Emmert whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6792 In the Matter of the Will of Henry Northington, deceased } Order for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Henry Northington, late of York Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record, be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 30th day of January 1908, at one o'clock P. M.

6461 In the Matter of the Estate of Rebecca J. White, deceased } Filing First and Final Account.

This day came F. A. Thompson, administrator of John W. White, deceased, administrator of the Estate of Rebecca J. White late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified.

Whereupon the Court do order, the same, filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Saturday, January 11, 1908.

6614 F. T. Arthur, admrs. with the Will annexed of the Estate of Andrew Keyes, deceased } Order Approving and Confirming Sale.

Cynthia Woodworth et al

This day this cause coming on to be heard on the return of F. T. Arthur administrator with the will annexed of the estate of Andrew Keyes deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said F. T. Arthur as such administrator make to the purchaser Anna C. Houston a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ within ten days.

6790 In the Matter of Charles J. This day Frank J. appointed as guardian of the person of said Charles J. according to law as sureties. Thereupon said Charles J. faithfully acknowledged such by order of the Court. It is therefore ordered that Frank J. be and he is hereby appointed guardian of the person of said Charles J.

6783 In the Matter of John Robinson This day came John Robinson administrator of the Estate of John Robinson deceased. On the return of said John Robinson it is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said John Robinson be and he is hereby appointed administrator of the Estate of said John Robinson deceased. It is further ordered that said John Robinson be and he is hereby appointed administrator of the Estate of said John Robinson deceased. It is further ordered that said John Robinson be and he is hereby appointed administrator of the Estate of said John Robinson deceased.

6395 In the Matter of Starling This day came Starling administrator of the Estate of Starling deceased. On the return of said Starling it is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Starling be and he is hereby appointed administrator of the Estate of said Starling deceased.

5789 In the Matter of Frank White This day came Frank White administrator of the Estate of Frank White deceased. On the return of said Frank White it is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Frank White be and he is hereby appointed administrator of the Estate of said Frank White deceased.

1908.

Union County Probate Journal, Saturday, January 11th 1908.

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In the Matter of the Guardianship of Charles Jackson et al. minors } Appointment Bond Approved. Letters Issued.

This day Frank Jackson appeared in open Court, accepted the appointment as Guardian of Charles, Thomas, Anna, Christina, John Edmund, and Cora Jackson and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with The Bankers Surety Company freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Frank Jackson took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

6783

In the Matter of the Estate of John Robinson, deceased } Appointment of Appraisers.

This day came Annetta Robinson, Administratrix of the Estate of John Robinson, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that Chas L. Hall, Mc. Kendrix, ^{Bishop} and Albert Warner whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent. It is further ordered by the Court that said administratrix return to this Court, an Inventory and Appraisement of the aforesaid, pursuant to law, and this matter is continued.

6395

In the Matter of the Guardianship of Starling and Madaline Sivey } Filing First Account.

This day came R. R. Linn Guardian of Starling Sivey and Madaline Sivey minors of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

5789

In the Matter of the Guardianship of Frank White, minor } Filing Second & Final Account.

This day came John W. White Guardian of Frank White a minor of Union County, Ohio, and presented his Second and Final Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing February 29, 1908, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Guardianship of } Filing First Account.
 Delbert Herd, minor

This day came Elmer C. Love, Guardian of Delbert Herd a minor of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6793 In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
 Margaret H. Couin, deid.

This day an instrument of writing, purporting to be the last Will and Testament of Margaret H. Couin late of Millcreek Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 20 day of January 1908, at one o'clock P. M.

6778 In the Matter of the Estate of } Filing Inventory.
 John Frederick Hinderer

This day came William G. Hinderer administrator with the will annexed of the Estate of John Frederick Hinderer, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said William G. Hinderer has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

6782 In the Matter of the Estate of } Filing Inventory.
 John L. Long, deceased.

This day came J. Lee Long, administrator with the will annexed of the Estate of John L. Long, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J. Lee Long has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

6736 In the Matter
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In the Matter of the Estate of } Filing Inventory and Sale Bill.
 6736 William W. Curry, deceased }
 This day came Charles C. Curry, Administrator of the Estate of William W. Curry, late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Charles C. Curry has in all respects complied with the Statutes to such case made, and provided, do order the said Inventory and Sale Bill filed and recorded. And further ordered that said Administrator pay the costs herein taxed at \$

Saturday, January 18, 1908.

In the Matter of the Guardianship of } Appointment
 Claudius Jarvis, Maud Jarvis, } Orders for Bond.
 Merle Jarvis and Mabel Jarvis }
 6795 This day Addie B. Jarvis appeared in open Court, and made application to be appointed Guardian of Claudius Jarvis, Maud Jarvis, Merle Jarvis, and Mabel Jarvis and the Court being satisfied that said Claudius Jarvis is a minor of the age of 20 years, November 21, 1907; Maud Jarvis is a minor of the age of 13 years April 4, 1907; Merle Jarvis is a minor of the age of 12 years October 24, 1907; and Mabel Jarvis is a minor of the age 9 years, April 27, 1907; and are heirs of Emanuel Jarvis late of Paris Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Claudius Jarvis, Maud, Jarvis, and Merle Jarvis having in open Court made choice of said Addie B. Jarvis, as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Addie B. Jarvis 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, with the probable value thereof. It is ordered that said Addie B. Jarvis be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Thousand Dollars; and this cause is continued.

In the Matter of the Guardianship of } Appointment - Bond Approved.
 Claudius Jarvis et al, minors } Letters Issued.
 6795 This day Addie B. Jarvis appeared in open Court, accepted the appointment as Guardian of Claudius Jarvis et al and gave and filed herein her Bond in the sum of Twelve Thousand Dollars, conditioned according to law, with H. C. Conkright, W. C. Fullington and John H. Jarvis freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Addie B. Jarvis 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 Addie B. Jarvis, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

In the Matter of the Will of } Orders on Hearing, Admission to Probate
Benjamin H. Evans } and Record.
Deceased.

6789

Be it Remembered, That heretofore, to wit: on the 7th day of January A. D. 1908, an instrument of writing purporting to be the last Will and Testament of Benjamin H. Evans, late of Jerome Township, in this County deceased, was produced in open Court and offered for probate and was thereupon filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former of this Court.

Thereupon on this day came W. F. Knight and F. W. Evans the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses, respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Benjamin H. Evans deceased, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executors pay the costs herein taxed at \$

In the Matter of the last Will and Testament of } Ordering Citation to Widow
Benjamin H. Evans, deceased.

6789

It appearing to the court from the last will and testament of Benjamin H. Evans deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Celestia W. Evans his widow, and that provision was made for said widow in said Will. It is therefore ordered that a citation issue to said Celestia W. Evans to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Estate of } Appointment.
Benjamin H. Evans, deceased.

6794

The last Will and Testament of Benjamin H. Evans late of Jerome Township, in this County, deceased, having heretofore been duly approved and allowed, this day Celestia W. Evans, Clement L. Evans, and John T. McKittrick the Executors named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executors, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Celestia W. Evans, Clement L. Evans and John T. McKittrick are suitable persons and

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6794 Benjamin H. C
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legally competent, and said testator requested in his will that no bond be required of said Celestia M. Evans, Clement L. Evans, and John T. McKittrick. It is ordered that they be appointed as such Executors without bond according to the provisions of said will, that letters testamentary issue on the will of said decedent to Celestia M. Evans, Clement L. Evans and John T. McKittrick, that this proceeding be recorded, and that Executors pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
Benjamin H. Evans, deceased }

6794

This day came Celestia M. Evans, Clement L. Evans, and John T. McKittrick Executors of the Estate of Benjamin H. Evans, deceased and made application to the Court for the appointment of Appraisers of the Estate and effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. C. Harner, T. T. Knight and Ephraim Atkinson whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said Executors return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Monday, January 20, 1908.

In the Matter of the Estate of } Filing Inventory
S. B. Bailey, deceased }

6791

This day came J. W. Coleman, administrator of the Estate of S. B. Bailey, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J. W. Coleman, has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Filing Third Account.
T. T. Kilbun, deceased }

This day came C. W. and T. C. Kilbun Executors of the Estate of T. T. Kilbun, late of Union County, Ohio, deceased, and presented their Third Account in Settlement of Estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Orders Granting Further Time to Collect Assets
T. T. Kilbun, deceased }

This day C. W. Kilbun one of the Executors of the estate of T. T. Kilbun deceased, appeared in open Court, and filed his motion for an extension of time to collect the assets belonging to said estate, and also his affidavit as required by law in such cases. And the Court being

satisfied by said affidavit, that from the situation of such assets, further time is required for their collection; it is ordered that the time be and hereby is extended one year from this date, for that purpose. It is further ordered that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$

In the Matter of the Will of } Orders on Hearing, Admission to Probate
Margaret H. Bouie, deceased } and Record.

6793

Be it Remembered, That heretofore, to-wit: on the 14th day of January A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Margaret H. Bouie, late of Millerick Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came S. D. Kilgore and Frank J. Ballinger the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Margaret H. Bouie deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
Albert Bird, deceased }

6796

This day an instrument of writing, purporting to be the last Will and Testament of Albert Bird, late of Washington Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 24 day of January 1908, at one o'clock, P. M.

In the Matter of the Estate of } Filing First and Final Account.
Andrew Keyer, deceased }

This day came T. J. Arthur, administrator with the Will annexed of the Estate of Andrew Keyer late of Union County, Ohio, deceased.

6797

In the Matter of }
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6797

In the Matter of }
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and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Tuesday, January 21, 1908.

In the Matter of the Will of } Nancy J. Herrick, deceased } Orders for Filing Will.

6797

This day an instrument of writing, purporting to be the last Will and Testament of Nancy J. Herrick late of Leesburg Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court; notice having been waived by widower and next of kin of the testatrix, further notice is hereby dispensed with, and said application will be for hearing before this Court on this day at 3 o'clock P. M.

In the Matter of the Will of } Nancy J. Herrick, deceased } Orders on Hearing, Admission to Probate and Record.

6797

Be it Remembered, That heretofore, to-wit: on the 21 day of January A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Nancy J. Herrick, late of Leesburg Township, in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that the widower and next of kin of the testatrix, resident of the State of Ohio, waived further notice, and consented to the probate of said Will. Thereupon on this day came C. H. Grant and T. J. McCormick the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Nancy J. Herrick, deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed at \$

In the Matter of the Estate of } Nancy J. Herrick, deceased } Appointment Order dispensing with Bond.

6799

The last Will and Testament of Nancy J. Herrick late Leesburg Township, in this County, deceased, having heretofore been duly approved and allowed, this day Thomas F. Hudson the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Thomas F. Hudson is a suitable person and legally competent, and said testatrix

requested in her will that no bond be required of said Thomas F. Hudson. It is ordered that he be appointed as such Executor without bond according to the provisions of said will; that Letters Testamentary issue on the will of said decedent to Thomas F. Hudson; that this proceeding be recorded and that the Executor pay costs taxed at

In the Matter of the Guardianship of } Appointment
Carl Dyce Yount, minor } Order for Bond.

6798

This day Grace Hudson appeared in open Court, and made application to be appointed Guardian of Carl Dyce Yount and the Court being satisfied that said Carl Dyce Yount is a minor of the age of 17 years, March 8, 1907 and is a child of Nancy J. Herriott late of Leesburg Township, Union County, Ohio, deceased, and that said minor resides in this County; and that said Carl Dyce Yount having in open Court made choice of said Grace Hudson as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Grace Hudson is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor, and the probable value thereof. It is ordered that said Grace Hudson 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.

In the Matter of the Guardianship of } Appointment - Bond Approved
Carl Dyce Yount, minor } Letters Issued.

6798

This day Grace Hudson appeared in open Court, accepted the appointment as Guardian of Carl Dyce Yount and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with Thomas F. Hudson and Saml G. Hudson freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Grace Hudson 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 Grace Hudson, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at

Wednesday, January 22, 1908.

In the Matter of the Will of } Order for Commission to take Deposition
Henry Northington, deceased } of Witness to Will.

6792

This day John L. Northington appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of C. L. Corey one of the witnesses to the Will of said Henry Northington deceased, and it appearing to the court that said witness resides within the jurisdiction of this Court, to wit: at York Ohio, Union County, who is unable to attend court.

It is therefore ordered that such Commission, with said Will annexed, issue to State L. Moffitt a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed, certified and sealed, be returned to this Court with all

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In the Matter of
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6460A In the Matter of the Estate of } Appointment
Georgis Robinson, deceased } Order for Bond.

This day Annetta Robinson appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix de bonis non, of the estate of George Robinson late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, and last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said Annetta Robinson is a suitable person and legally competent, and that John Robinson the former sole Administrator died without fully administering said estate; it is ordered that said Annetta Robinson be appointed as such Administratrix de bonis non, upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

6460A In the Matter of the Estate of } Appointment - Bond Approved.
Georgis Robinson, deceased } Letters Issued.

This day Annetta Robinson appeared in open Court, accepted the appointment as Administratrix de bonis non, of the Estate of George Robinson deceased, and gave and filed herein her Bond in the sum of Five Hundred Dollars, conditioned according to law, with Charles S. Chapman, and John Rausch freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration del bonis non, issue to said Annetta Robinson, that this proceeding be recorded, and that said Administratrix de bonis non, pay the costs herein taxed at \$

Thursday, January 23, 1908.

6756 In the Matter of the Will of } Order on Election of Widow.
Adam Richey, deceased }

This day Mary M. Richey widow of said Adam Richey deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Mary M. Richey widow thereupon elected to take under said Will. It is ordered that this proceeding be recorded and that Executrix pay costs taxed at \$

6801 In the Matter of the } Probate Court, Union County, Ohio
State of Ohio } Journal Entry.

James Hines
Information having been filed for James Hines and warrant issued, the said James Hines having been this day arraigned

and plead guilty to having committed a nuisance in said county. Thereupon it is considered and adjudged by the Court, that he pay a fine in the sum of \$10.00 and costs taxed at \$ and that he work in the county jail at \$1.50 per day until said fine and costs are paid.

6801

State of Ohio }
vs. }
Frank Monroe }

Information having been filed for Frank Monroe and warrant issued. The said Frank Monroe having been arraigned and plead guilty to having committed a nuisance in Union County, O. Thereupon it is considered and adjudged by this court that he pay a fine in the sum of \$10.00 and costs, fine remitted on condition he leave the county immediately.

6801

State of Ohio }
vs. }
Edward Weaver }

Information having been filed for Edward Weaver and warrant issued. The said Edward Weaver having been arraigned and plead guilty to charges. Thereupon it is considered and adjudged by this Court that he pay a fine in the sum of \$10.00 and costs, fine is remitted on condition he leave the county immediately.

6801

State of Ohio }
vs. }
Thomas Martin }

Information having been filed for Thomas Martin and warrant issued and the said Thomas Martin having been this day arraigned and plead guilty to having committed a nuisance in said. Thereupon it is considered and adjudged by the court that he pay a fine in the sum of \$10.00 and costs, fine remitted on condition he leave the county immediately.

Friday, January 24, 1908.

6796

In the Matter of the Will of } Orders on Hearing, Admission to }
Albert Bird, deceased } Probate and Records.
Be it Remembered, That heretofore, to wit: on the 20 day of January A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Albert Bird, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. Thereupon on this day came J. C. Bird and O. W. Keller the subscribing witnesses to said Will; who being duly sworn, testi-

fied as to testimony subscribed. Under the Testament duly executed under of m age, of sou It is there mitted to mory, of t in this Co It is furth ed at \$

5987

In the Matter of John W. Ca This day of John W. presented said Esta Thereupon for hearing at one o'clock

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In the Matter of Albert Bird The Last Will and Testament of Township, approved executor named and filed be appointed as to what and the Co a suitable be appointed as required this cause

6800

In the Matter of Albert Bird This day accepted the ed, and g Hundred and J. C. Bird by the Court issue out

1908.

find as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Albert Bird deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory and not under any restraint. It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Estate of } Filing Second & Final Account.
 5987 John W. Cahill, Deceased }
 This day came Emaline Cahill, Administratrix of the Estate of John W. Cahill late of Union County, Ohio, deceased, and presented her Second and Final account in settlement of said Estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock, P. M. to which time said matter be continued.

In the Matter of the Estate of } Appointment.
 6800 Albert Bird, Deceased } Order for Bond.
 The Last Will and Testament of Albert Bird late of Washington Township, in this County, deceased, having heretofore been duly approved and allowed, this day Oliver Marion Bird the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed, such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Oliver Marion Bird is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment. Bond Approved.
 6800 Albert Bird, Deceased } Letters Issued.
 This day Oliver Marion Bird appeared in open Court, accepted the trust as Executor of the Estate of Albert Bird, deceased, and gave and filed herein her Bond in the sum of Eight Hundred Dollars, conditioned according to law, with P. M. Keller and J. C. Bird freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Oliver Marion Bird.

that this proceeding be recorded, and that said Executor pay the costs herein stated at \$

In the matter of the Estate of } Appointment of Appraisers.
Albert Bird, deceased

6800

This day came Oliver Marion Bird, Executor of the Estate of Albert Bird, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that J. C. Bird, S. W. Clapsaddle and John Moore, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter be continued.

Saturday, January 25, 1908.

Stephen Long, Guardian of }
Margaret Bonin } Order for Appraisement

6788

Margaret Bonin et al
This day this cause came on to be heard upon the petition, proofs and exhibits the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case, and that as set forth in the petition, it is for the best interest of said ward to sell the real estate therein described.

And Margaret H Bonin, one of the defendants in the above entitled cause, who was entitled to dower in the premises described in said petition, having died on the 7th day of January A D 1908, that dower interest in said premises has terminated, it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of S. D. Kilgore, Simeon Anderson and Enoch Piersoll judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose and that they return their proceedings to this Court for confirmation.

In the matter of the Estate of } Appointment of Appraisers.
Nancy J. Herriott, deceased

6799

This day came Thomas F. Hudson, Executor of the Estate of Nancy J. Herriott, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that R. D. Hoffarth, N. W. Hill and J. W. Love, whom the Court find to be suitable and disinterested persons be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court

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In the Matter of the Guardianship of } Filing First & Final Account.
6739 William H. Bonie,

This day came Isaac W. Bonie, Guardian of William H. Bonie, a lunatic of Union County, Ohio, and presented his First and Final Account, in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29 day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Appointment
6802 Margaret H. Bonie, deceased } Order for Bond.

The Last Will and Testament of Margaret H. Bonie late of Millersburg Township, in this County, deceased, having heretofore been duly approved and allowed, this day Isaac W. Bonie the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Isaac Bonie is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Twenty Eight Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
6802 Margaret H. Bonie, deceased } Letters Issued.

This day Isaac W. Bonie appeared in open Court, accepted the trust as Executor of the Estate of Margaret H. Bonie, deceased, and gave and filed herein his Bond in the sum of Twenty-eight Hundred Dollars, conditioned according to law, with John Murphy and Elias Bell freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Isaac W. Bonie, that this proceeding be recorded, and that said Executor pay the costs herein taxed at

In the Matter of the Estate of } Appointment of Appraisers.
6802 Margaret H. Bonie }
Deceased.

This day came Isaac W. Bonie, Executor of the Estate of Margaret H. Bonie, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that George A. Leggett, T. H. Elome and William Smith, whom the Court find to be suitable and

disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Executor return to this Court, an inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6788 Stephen Long, Guardian of Margaret Bonie } Orders granting Motion.

His ward, Margaret Bonie now comes Isaac Bonie and suggests to the court the death of Margaret H. Bonie, a defendant herein, on the 7 day of January, 1908 and that he is the appointed and qualified executor of the said Margaret H. Bonie and moves the court, for leave to become a party to this action and to continue the same. And the court finding the suggestions to be true, grants said motion; and said Isaac Bonie executor et, is accordingly made party defendant in this action and the action proceeds.

In the Matter of Accounts } Notice approved. filed for settlement.

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account records of this Court.

6496 Jesse W. Snider, Administrator of the Estate of Joseph Snider: First and Final Account.

5864 Josephine Mc Daniel, Guardian of Joseph A. Mc Daniel: Third and Final Account.

6531 John H. Jarvis, Executor of the Estate of Emanuel Jarvis: First Account.

5489 William S. Sanders, Guardian of Carrie E. Wilcox and Lewis W. Wilcox: Third Account.

5489 William S. Sanders, Guardian of Albert W. Wilcox: Third and Final Account.

6534 Lillie W. Case, Administratrix with the Will annexed of the Estate of Orville Newton Case: First and Final Account.

6557 Lewis Cassidy, Executor of the Estate of William Cassidy: First and Final Account.

4568 Fred Scheiderer, Guardian of Jacob H. Scheiderer: Final Account.

In the Matter of Guardianship of } Orders on Settlement of Joseph A. Mc Daniel } Guardian's Account.

5864 This day the Third and Final Account of Josephine Mc Daniel Guardian of Joseph A. Mc Daniel came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing

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4568 In the Matter Jacob H. Scheiderer This day the Guardian ment, due No exceptions ing to except fully exam all matter premises, a correct and His order and confir The Court for ship settle It is ordered within ten His order be recorded

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It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Twenty five Dollars (\$25.00) as compensation for her services, which amount the Court deems reasonable.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at # within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Jacob K. Scheiderer } Guardian's Account.

4568 This day the Sixth and Final Account of Frederick Scheiderer Guardian of Jacob K. Scheiderer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at # within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Joseph Snider, deceased } Administrator's Account.

6496 This day the First and Final Account of Jesse M. Snider, administrator of the estate of Joseph Snider, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed,

and confirmed.
 It is ordered that said Administrator be and he is allowed the sum of sixty five Dollars (\$65⁰⁰) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

The Court finds a balance of Nine Hundred and nine ⁴⁴/₁₀₀ Dollars (\$909 ⁴⁴/₁₀₀) in the hands of said Administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein taxed at \$⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Emanuel Jarvis, deceased }
 Orders on Settlement of } Executor's Account

6531

This day the First Account of John H. Jarvis, Executor of the Estate of Emanuel Jarvis deceased, came on for hearing and settlement due notice thereof, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that Executor be and he is allowed the sum of six Hundred + eighty eight ³¹/₁₀₀ Dollars (\$688 ³¹/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Twenty ⁰⁰/₁₀₀ Dollars (\$20⁰⁰) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds a balance of Twenty four thousand, eight hundred and seven ⁰⁰/₁₀₀ Dollars (\$24,807⁰⁰) in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law and the will of said Emanuel Jarvis, deceased.

It is ordered that said Executor pay the costs herein taxed at \$⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orville Newton Case, deceased }
 Orders on Settlement of } Administrator's Account

6534

This day the first and final Account of Lillie M. Case, Administrator with the will annexed of the estate of Orville Newton Case, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully ex-

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amined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of One Hundred + Fifty two ⁷⁵/₁₀₀ Dollars (\$152 ⁷⁵/₁₀₀) being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of One Thousand, four hundred and ninety three ⁷⁵/₁₀₀ Dollars (\$1493 ⁷⁵/₁₀₀), in the hands of said Administratrix due said estate; which amount she is ordered to pay over and distribute according to law, and the Will of said Orville Newton Case, deceased. It is ordered that said Administratrix pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
William Cassiday, deceased } Executor's Account.

6557

This day the First and Final Account of Lewis Cassiday deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of One Hundred and Seventy nine ⁵⁵/₁₀₀ Dollars (\$179 ⁵⁵/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Ten Dollars (\$10 ⁰⁰/₁₀₀), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Three Thousand + Twenty nine ⁴⁷/₁₀₀ Dollars (\$3029 ⁴⁷/₁₀₀), in the hands of said Executor due said estate; which amount he is ordered to pay and distribute according to law, and the Will of said William Cassiday deceased.

It is ordered that said Executor pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Carrie E. Wilcox } Guardian's Account.

5489

This day the Third Account of William L. Sanders, Guardian of Carrie E. Wilcox came on for hearing and settlement, due notice

thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian be and he is allowed the sum of Seven ⁰⁰/₁₀₀ Dollars, (\$7⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred and forty ⁰⁰/₁₀₀ Dollars (\$240⁰⁰), in the hands of said Guardian due said Ward. It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid. It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
 Albert W. Wilcox } Guardian's Account.

5489

This day the Third and Final Account of William L. Sanders, Guardian of Albert W. Wilcox came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Ten Dollars (\$10⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred & twenty six ⁰⁰/₁₀₀ Dollars (\$226⁰⁰), in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
 Lewis W. Wilcox } Guardian's Account.

5489

This day the Third Account of William L. Sanders Guardian of Lewis W. Wilcox came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to

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be in all respects just and correct and in conformity to law.
It is ordered that the same be and hereby is approved, allowed,
and confirmed.
It is ordered that said Guardian be and he is allowed the sum
of Seven ⁵⁰/₁₀₀ Dollars (\$7.50) as compensation for his services, which
amount the Court deems reasonable.
The Court finds a balance of Two Hundred + eighty eight ⁵⁰/₁₀₀ Dollars
(\$289 ⁵⁰/₁₀₀) in the hands of said Guardian due said Ward.
It is ordered that said Guardian pay the costs herein taxed at
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It is ordered that said Account and the proceedings herein be
recorded in the Records of this office.

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Monday, January 27, 1908.

In the matter of the Guardianship of } Appointment
William H. Bonie } Order for Bond.

6739A

This day Asa Smart appeared in open Court, and made application
to be appointed Guardian of William H. Bonie and the Court being
satisfied that said William H. Bonie is a lunatic of the age of 53
years, on the 14 day of October, 1907, and resides in Mullers Run Town-
ship in this County; and the Court being further satisfied that said
Asa Smart 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 William H. Bonie, the probable value
thereof, and the probable annual rents of the real estate. It is
ordered that said Asa Smart be appointed such Guardian upon
giving bond with sureties as required by law, in the sum of
Four Thousand Dollars; and this cause be continued.

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6739A

In the matter of the Guardianship of } Appointment-Bond Approved
William H. Bonie } Letters Issued.

This day Asa Smart appeared in open Court, accepted the appoint-
ment as Guardian of William H. Bonie and gave, and filed here-
in his Bond in the sum of Four Thousand Dollars, conditioned
according to law, with M. C. Kirkland and Isaac H. Bonie free-
holders as sureties thereon, which Bond is approved by the Court.
Thereupon said Asa Smart 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 Asa Smart, that this proceeding be recorded, and
that said Guardian pay the costs herein taxed at

Tuesday, January 28, 1908.

6787

In the matter of the Estate of } Filing Inventory
Christian Doner, deceased. }

This day came Lyman D. Doner, Executor of the Estate of Christian
Doner, late of Union County, Ohio, deceased, and presented the
Inventory of said Estate, duly verified.
Whereupon the Court, after a careful examination of the same,
and being satisfied that said Lyman D. Doner has in all respects
complied with the Statutes to such case made and provided, do

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order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

Wednesday, January 29, 1908.

In the matter of the last Will and Testament of Nancy J. Herriott, deceased } Ordering Citation to Widower

6797

It appearing to the court from the last will and testament of Nancy J. Herriott deceased, which has been duly admitted to probate and record in this Court, that said testatrix died leaving Smith H. Herriott her widower, and that provision was made for said widower in said will.

It is therefore ordered that a citation issue to said Smith H. Herriott, to appear before said court within one year from the date of service of said citation, and elect whether he will take under the provisions of said last will and testament, or be endowed of the lands his said wife and take the distributive share of her personal estate.

Thursday, January 30, 1908.

Stephen Long, guardian of }
Margaret Bouie }
vs

6788

His Ward, et al

Now comes Aea Smart and suggests to the court that Isaac H. Bouie has resigned as guardian of William Bouie and he is the appointed and qualified guardian of the said William H. Bouie and moves the court to become a party to this action and to continue the same.

And the court finding the suggestions to be true, grants said motion; and said Aea Smart as guardian etc. accordingly made a party defendant to this action and the action proceeds.

In the matter of the Will of } Orders for Filing Will, Notice and Hearing.
David Shuler, deceased }

6805

This day an instrument of writing, purporting to be the last Will and Testament of David Shuler, late of Canal Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 10th day of February 1908 at two o'clock P.M.

In the matter of the Will of } Orders on Hearing Admission to
Henry Northington, deceased } Probate and Record.

6792

Be it Remembered, That, heretofore, to wit: on the 10 day of January A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Henry Northington, late of York Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the

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In the matter
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Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Walter S. Moffitt the Commissioner heretofore appointed to take the deposition of C. L. Corey one of the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified; thereupon this day came D. W. Suttell the other of said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Thereupon the Court finds the aforesaid instrument of writing is the last will and testament of said Henry Northington, deceased, that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Last Will and Testament of } Ordering Citation to Widow.
Henry Northington, Deceased.

6792

It appearing to the court from the last will and testament of Henry Northington deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Frances Northington his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Frances Northington to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Orders on Election of Widow.
Henry Northington, Deceased.

6792

This day Frances Northington widow of said Henry Northington deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Frances Northington widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executor pay the costs herein taxed at \$ within ten days.

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In the matter of the Estate of } Appointment
 Minnie W. Palmer, deceased } Order for Bond.
 6803 This day W. C. Stamatz appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Minnie W. Palmer, late of York Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said W. C. Stamatz is a suitable person and legally competent: it is ordered that said W. C. Stamatz be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Eight Thousand Dollars, and this cause is continued.

In the matter of the Estate of } Appointment
 Henry Northington, deceased } Order for Bond.
 6804 The Last Will and Testament of Henry Northington late of York Township, in this County, deceased, having heretofore been duly approved and allowed, this day John L. Northington the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said John L. Northington is a suitable person and legally competent, and said testator requested in his will that no bond be required of said John L. Northington. It is ordered that he be appointed as such Executor without bond according to the provisions of said will; that letters testamentary issue on the will of said decedent to John L. Northington; that this proceeding be recorded and that executor pay costs taxed at \$

In the matter of the Estate of } Appointment of Appraisers
 Henry Northington, deceased }
 6804 This day came John L. Northington, Executor of the Estate of Henry Northington deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that L. C. Davis, A. J. Kalletow, and Vergil Harris whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the matter of the Estate of }
 John Robins }
 6783 This day came John Robins, Executor of the Estate of John Robins, deceased, and being satisfied with the accounts provided, it is further ordered that the same be allowed and the account closed.

In the matter of the Estate of }
 Philip S. Coe }
 6544 This day came Philip S. Coe, Executor of the Estate of Philip S. Coe, deceased, and being satisfied with the accounts provided, it is further ordered that the same be allowed and the account closed.

In the matter of the Estate of }
 Frances Holmes }
 6577 This day came Frances Holmes, Executor of the Estate of Frances Holmes, deceased, and being satisfied with the accounts provided, it is further ordered that the same be allowed and the account closed.

In the matter of the Estate of }
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In the matter of the Estate of }
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In the Matter of the Estate of } Filing Inventory
John Robinson, Deceased }

6783

This day came Annetta Robinson, Administratrix of the Estate of John Robinson, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Annetta Robinson has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administratrix pay costs -

In the Matter of the Estate of } Filing First and Final Account.
Philip S. Coe, deceased }

6544

This day came Flora M. Coe, Executrix of the Estate of Philip S. Coe late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First + Final Account.
Frances Holmes, deceased }

6577

This day came Peter Schertzer, Executor of the Estate of Frances Holmes late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of February A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Monday, February 3, 1908.

In the Matter of Accounts }
filed for settlement } Notice ordered

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, February 29, 1908, at one o'clock, p. m. as follows:

5629

Eranger C. Bird, Guardian of Rezin B. Bird: Third + Final Account.

6490

F. T. Arthur, Administrator with the Will annexed of the Estate of Andrew Keys: First and Final Account.

6382

Jeremiah Poling, Guardian of Victor Guy Poling and Joseph Mills Poling: First Account.

6461

F. A. Thompson, Administrator of John H. White, administrator of the Estate of Rebecca J. White: First and Partial Account.

6577

Peter Schertzer, Executor of the Estate of Frances Holmes: First and Final Account.

6738

J. Lee Long, Guardian of John L. Long: First and Final Account.

6295

Elmer C. Lowe, Guardian of Delbert Herd: First Account.

6544

Flora M. Coe, Executrix of the Estate of Philip S. Coe: First and Final Account.

- 6395 R R Lynn, Guardian of Starling and Madaline Sivy: First Account.
- 5987 Emerald Cahill, Administratrix of the Estate of John W Cahill: Second and Final Account.
- 6739 Isaac H Bouie, Guardian of William H. Bouie: First and Final Account.
- 6108 C W and T C Kilbury, Executors of the Estate of T F. Kilbury: Third Account.
- 5789 John W. White, Guardian of Frank White: Second and Final Account.

6806 Charles C Curry, admr. of }
 the Estates of }
 William H. Curry, deid. } Filing Petition to Sell Real Estate.

vs
 Addison S Curry et al.
 This day came the Plaintiff Charles C. Curry as administrator and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said William H. Curry deceased to pay the debts and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

Wednesday, February 5, 1908.

In the Matter of the Estate of }
 Margaret H. Bouie, deid. } Filing Inventory.

6807 This day came Isaac H. Bouie, Executor of the Estate of Margaret H. Bouie, late of Union county, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Isaac H. Bouie has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

In the Matter of the Guardianship }
 Mary A. Rose, an alleged imbecile. } Filing Application

6807. This day came William A. Postel and filed herein his application for appointment of a guardian of the person and estate of Mary A. Rose an alleged imbecile.

Whereupon the Court, being fully advised in the premises, finds from said application that said Mary A. Rose has a legal settlement in the Township of Claibourne, in said Union county, Ohio, and orders that said application be filed and this cause is continued.

In the Matter of }
 Mary A. Rose }
 6807 This day the }
 William A. Postel }
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In the Matter of the Guardianship of } Order for Guardian.
Mary A. Rose, an alleged imbecile }
6807 This day this cause came on for hearing on the application of
Niphland A. Porter heretofore, to-wit: Feb. 5th, 1908 filed herein, for
the appointment of a guardian of the person and property of
said Mary A. Rose, an alleged imbecile, and the same was
heard and submitted to the Court on said application and the
evidence. The Court further finds from the evidence adduced
that said Mary A. Rose is an imbecile person, and incapable
of taking care of, or preserving her property.

It is therefore considered, ordered and adjudged by the
Court, That the said application be, and the same hereby is
granted; that the said Mary A. Rose be and she hereby is ad-
judged by said Court to be an imbecile person; that a guard-
ian be appointed for the said Mary A. Rose without unnecess-
ary delay; that a record be made of the proceedings herein;
and that the costs of this proceeding be paid out of the estate
of the said Mary A. Rose by the guardian thereof when here-
in after appointed.

In the Matter of the Guardianship of } Appointment
Mary A. Rose } Order for Bond.

6807 This day John C. Howe appeared in open Court, and made
application to be appointed Guardian of Mary A. Rose, and the
Court being satisfied that said Mary A. Rose is an imbecile of
the age of 72 years, on the 15th day of July 1907, and resides
in Claiborne in this County; and the Court being further satis-
fied that said John C. Howe 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 Mary A. Rose, the prob-
able value thereof, and the probable annual rents of the real
estate. It is ordered that said John C. Howe be appointed such
Guardian upon giving bond with sureties as required by law, in
the sum of Ten Thousand (\$10,000) Dollars; and this cause is continued.

In the Matter of the Guardianship of } Appointment Bond Approved
Mary A. Rose } Letters Issued.

6807 This day J. C. Howe appeared in open Court, accepted the ap-
pointment as Guardian of Mary A. Rose, and gave and filed here-
in his Bond in the sum of Ten Thousand Dollars, conditioned ac-
cording to law with George R. Gurn and B. L. Talmage freeholders
as sureties thereon, which Bond is approved by the Court.
Thereupon said John C. Howe took an oath that he would faith-
fully and honestly discharge the duties devolving upon him
as such Guardian. It is therefore ordered, that Letters of Guard-
ianship issue, to said John C. Howe, that this proceeding be re-
corded and that said Guardian pay the costs herein taxed at

In the matter of the Estate of } Filing First and Final Account.
 6718 Rosalinda Mayfield, deceased }
 This day came H. T. Mayfield, administrator of the Estate of Rosalinda Mayfield late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of February A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6788 Stephen Long, guardian of }
 Margaret Bouie } Orders for Bond, Etc.
 vs.
 Margaret Bouie et al
 This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Ernie Purcell, S. Andrews and S. D. Kilgore in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.
 It is further ordered that said Stephen Long Guardian execute within 10 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Four Thousand Four Hundred and seventy two ⁵⁰/₁₀₀ (\$4472 ⁵⁰/₁₀₀) Dollars conditioned according to law, and this cause is continued.
Monday, February 10, 1908.

In the matter of the Estate of } Filing Inventory.
 6799 Nancy J. Herriott, deceased }
 This day came Thomas F. Hudson, Executor of the Estate of Nancy J. Herriott, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Thos F Hudson has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

In the matter of the Will of } Orders on Hearing, Admission to
 6805 David Shuler, deceased } Probate and Record.
 Be it Remembered, That heretofore, to wit: on the 30 day of January A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of David Shuler, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court, that due notice of the filing of said Will and of the application to admit the same to probate and record, in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant

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Thereupon on this day came F. A. Thompson and Robt McCroy the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said David Shuler deceased, that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executrix pay the costs herein taxed at \$ within days.

In the Matter of the Estate of } Appointment.
6808 David Shuler, deceased }

Order dispensing with Bond
The Last Will and Testament of David Shuler late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day Mary G. Michael the Executrix named in said Will, appeared in open Court, and made, and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Mary G. Michael is a suitable person and legally competent, and said testator requested in his will that no bond be required of said Mary G. Michael. It is ordered that he be appointed as such Executrix without bond according to the provision of said will; that letters Testamentary issue from the will of said decedent to Mary G. Michael, that this proceeding be recorded and that Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
6808 David Shuler, Deceased }

This day came Mary G. Michael, Executrix of the Estate of David Shuler, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. S. Chapman, Est. Com. and Robt. McCroy, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said Executrix return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6772 In the Matter of the Estate of } Filing Inventory and Sale Bill.
 Orin G. Neal, deceased

This day came Samuel Neal one of the Executors of the Estate of Orin G. Neal late of Union County, Ohio, deceased and presented the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Samuel Neal has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Sale Bill filed and recorded. It is further ordered that said Samuel Neal pay the costs herein taxed at \$

Wednesday, February 12, 1908.

6805 In the Matter of the Last Will and Testament of } Ordering Citation
 David Shuler, deceased } to Widow.

It appearing to the court from the last will and testament of David Shuler deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Clarence Shuler his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Clarence Shuler to appear before said court within one year from the date of service of said citation and elect whether she will take under the provisions of said last will and testament or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6705 In the Matter of the Will of } Orders on Election of Widow.
 Elmore W. King, deceased

This day Ida C. King widow of said Elmore W. King deceased, appeared in open Court, in person, and made application to take under the will of decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Ida C. King widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executors pay the costs herein taxed at \$ within ten days.

6800 In the Matter of the Estate of } Filing Inventory
 Albert Bird, deceased

This day came Marion Bird, Executor of the Estate of Albert Bird, late of Union county, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Marion Bird has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Marion Bird pay the costs herein taxed at \$

6748 Lovina Spain vs. the Estate of Levi C. Spain vs. Loretta Spain

This day Lovina Spain of her proceeding the Court has that such a It is ordered ed; and it is ministratrix, sufficient de that said A within ten

6788 Margaret Cook vs. Margaret Cook

This day ing to the named has Thousand, F. S. Anderson that said t And it evidence, to to sell the It is the guardian private sale the following cash in ha in one year sale; deferred mised sold annually. this Court is is continue

6809 In the Matter of Elias Gall

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6748 Lovina Spain, admx of the Estate of Levi C. Spain, deceased } Orders Approving and Confirming Sale.
 vs.
 Loretta Spain et al

This day the cause coming on to be heard on the return of Lovina Spain, administratrix of the estate of Levi C. Spain, deceased, of her proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed, and it is further ordered that said Lovina Spain as such administratrix, make to the purchaser Amanda W. Spain a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Administratrix pay the costs hereunto taxed at \$ within ten days.

6788 Stephen Long, Guardian of Margaret Couin } Order of Sale, Etc.
 vs.
 Margaret Couin et al

This day this cause came on further to be heard, and it appearing to the Court, that the said Stephen Long the plaintiff above named has given bond as heretofore ordered, in the sum of Four Thousand, Four Hundred and seventy two ⁵⁰/₁₀₀ Dollars (\$4472⁵⁰/₁₀₀) with S. Anderson and S. D. Kilgore freeholders as sureties, it is ordered that said bond be and hereby is approved.

And it being made to appear to the Court, upon satisfactory evidence, that it would be more for the interest of said Ward to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Stephen Long as such guardian proceed to sell said real estate, free from dower at private sale, for not less than the appraised value thereof, on the following terms, to wit: One Thousand and Thirty six Dollars ³⁶/₁₀₀ cash in hand on day of sale, six Hundred ²⁵/₁₀₀ Dollars (\$600²⁵/₁₀₀) in one year and six Hundred ⁰⁰/₁₀₀ Dollars (\$600⁰⁰/₁₀₀) in two years from day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6809 In the Matter of the Last Will and Testament of Elias Gallant, Deceased. } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Elias Gallant, late of Leesburg Township, in this County, deceased, was produced in open Court; it is now ordered that the said Will be filed in this Court, and that due notice there-

of and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 24th day of February 1908, at one o'clock P. M.

6748 Lovina Spain, administratrix of the Estate of Levi C. Spain, dec'd } Orders of Distribution, et al.
vs. Loretta Spain, et al.

This day this cause came on to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Two Thousand five hundred and twenty Dollars; and the said Lovina Spain widow having by answer herein waived the assignment of dower in said premises by metes and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid her out of the proceeds of said sale; the Court finds the just and reasonable value of her dower interest in said real estate to be the sum of Two hundred and forty nine ¹⁵/₁₀₀ Dollars. The Court finds that there is due the said Loretta Spain as executrix of Philip Spain upon the note set forth in her answer and cross-petition, from the estate of said Levi C. Spain the sum of Three Hundred and Thirty seven ⁷⁰/₁₀₀ Dollars, with interest thereon from the date of this entry; that the said Levi C. Spain to secure the payment of said promissory note gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said Administratrix arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered of record in the office of the recorder of Union County, Ohio, according to law.

It is further ordered that said Administratrix, out of the money in her hands, pay: First - To the treasurer of this County, the sum of \$ being the taxes, penalty and interest thereon, against said property. Second. - The costs and expenses incurred in the sale of said property. Third. - To Lovina Spain widow the sum of \$249 ¹⁵/₁₀₀, which the Court finds to be the value of her dower interest in said premises. Fourth. - To Loretta Spain, Executrix of Philip Spain on the note and mortgage set forth and described in her answer and cross-petition herein, the sum of \$337 ⁷⁰/₁₀₀ which the Court finds to be the amount due her.

It is further ordered that the balance of said proceeds, amounting to the sum of \$1933 ⁷⁵/₁₀₀, be accounted for by said administratrix according to law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$ 8 ⁶⁷/₁₀₀ out of the proceeds of said sale, within ten days.

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Stephew Long, Guardian of }
Margaret Bouis } Order Approving and Confirming Sale.
vs.
Margaret Bouis, et al.

This day this cause coming on to be heard on the return of Stephew Long, Guardian of Margaret Bouis of his proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale had in all respects been regularly and legally made. It is ordered that the same be and thereby is approved and confirmed; and it is further ordered, that said Stephew Long as such Guardian make to the purchaser Isaac H. Bouis a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Guardian pay costs herein taxed at \$ within ten days.

6705

In the Matter of the Will of } Authority to Transfer Real Estate Devised.
Elmore W. King, deceased }

This day Charles C. King appeared in open Court and filed herein his application duly verified, for an order directing the transfer upon the tax duplicate of Union County, of certain real estate devised to him by Elmore W. King deceased, which real estate was devised to him without any specific description thereof.

Upon consideration whereof, the Court finds upon the evidence that said real estate so devised is described as follows, to wit:

"I do give, devise and bequeath to my son Charles C. King the farm upon which he now resides consisting of one hundred and one acres situated in Clairbourne Township, Union County, Ohio, to have and to hold the same unto him the said Charles C. King his heirs and assigns forever."

And it appearing to the satisfaction of the Court that the terms of said Will have been fully complied with on the part of said devisee hereinbefore named, it is ordered that such real estate be transferred upon the duplicate of the County to the name of Charles C. King and that a certificate issue to said Charles C. King as provided by law.

Friday, February 14, 1908

6799

In the Matter of the Estate of } Orders for Private Sale, etc.
Nancy J. Herriott, deceased }

This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that Thomas F. Hudson as Executor of said Nancy J. Herriott proceed to sell said personal property at private sale.

for not less than the appraised value thereof.
 It is further ordered that said sale be made upon the following terms to wit: Purchases amounting to Three Dollars (\$3.00) or less, cash in hand at time of sale. Purchases above that sum a credit of not exceeding nine months may be given. The deferred payments to bear interest from the day of sale, and be secured by note of the purchaser, with two or more approved sureties thereon.

It is further ordered that said Executor make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

Saturday, February 15, 1908.

In the Matter of the Will of } Order for Filing Will, Notice and Hearing.
 John Longtree, Deceased }

6810

This day an instrument of writing, purporting to be the last Will and Testament of John Longtree, late of Leesburg Township, in this County, deceased, was produced in open Court, for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto. That said application will be for hearing before this Court on the 25th day of February 1908 at one o'clock P. M.

Monday, February 17, 1908.

In the Matter of the Estate of } Filing First and Final Account.
 Dora Margaret Hill, deceased }

6341

This day came Sarah Wires, executrix of the Estate of Dora Margaret Hill late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of March A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the matter of the Estate of } Filing First and Final Account.
 Jonathan W. Hedges, deceased }

6597

This day came W. N. Hedges, Executor of the Estate of Jonathan W. Hedges, late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of March A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Tuesday, February 18, 1908

In the Matter of the Guardianship of } Filing Second Account.
 Raymoth H. and Mary J. Chapman }

3755 G

This day came Uriah Cahill, Guardian of Raymoth H. Chapman and Mary J. Chapman, imbeciles of Union County, Ohio, and presented his Second account in settlement of said Guardianship duly

verified.
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In the Matter of
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Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of March, A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Wednesday, February 19, 1908.

In the Matter of the Will of } Ordered for Filing Will, Notice and
Arthur W. Walke, deceased } Hearing.

6811

This day an instrument of writing, purporting to be the last Will and Testament of Arthur W. Walke, late of Union Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 29th day of February 1908, at one o'clock P. M.

Thursday, February 20, 1908.

In the Matter of the Estate of } Filing Inventory.
Isabelle Maddox, deceased }

6777

This day came Cornelia Walker, administratrix of the Estate of Isabelle Maddox, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Cornelia Walker has in all respects complied with the Statutes in such cases made and provided, do order the said Inventory filed and recorded.

It is further ordered that said administratrix pay the costs herein taxed at \$

In the Matter of the Guardianship of } Filing Second Account.
Edwin Smith, et al }

5705A

This day came Fred J. Auer Guardian of Edwin Smith and Robert Smith minors of Union County, Ohio, and presented his second Account in settlement of said Guardianship duly verified. Said account being a final account as to Edwin Smith and second partial account as to Robert Smith.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of March A. D. 1908 at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Orders on Settlement of Account of
Orville Newton Case, deceased } Final Distribution.

6534

This day Lillie W. Case, administratrix with the will annexed of the estate of Orville Newton Case, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in her hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said ad-

ministratrix, it is ordered that the same be and hereby is allowed as her final discharge. Said Lillie W. Case and her sureties are therefore forever exonerated from all liability under said order of distribution, unless her account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Lillie W. Case pay the costs herein taxed at \$ within ten days.

Saturday, February 22, 1908.

6489 In the Matter of the Estate of } Filing First and Final Account
Aaron Shirk, deceased.

This day came Mary E. Shirk, administratrix of the Estate of Aaron Shirk late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of March A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Monday, February 24, 1908.

6806 Charles C. Curry, admr of }
William H. Curry } Order for Appraisement.
vs.
Addison S. Curry et al.

This day this cause came on to be heard upon the petition, proofs, and exhibits the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is necessary to sell the real estate therein described, to pay the debts of the said William H. Curry deceased.

And Nancy A. Curry the widow of the said William H. Curry having by her answer, waived the assignment of her dower by metes and bounds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of Jasper Converse, John Cornell and David Moss judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

The date of this entry is March 7, 1908.

6812 In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
John Clair, deceased.

This day an instrument of writing, purporting to be the last Will and Testament of John Clair, late of Claiborne Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same, to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court on the 28th day of February 1908, at one o'clock P. M.

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In the Matter of the Will of } Order for Filing Will, Notice and Hearing.
Jerse C. Miller, deceased }

6811

This day an instrument of writing, purporting to be the last Will and Testament of Jerse C. Miller, late of Liberty Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 9th day of March 1908, at one o'clock P. M.

In the Matter of the Will of } Orders continuing Hearing.
Elias Gallant, deceased }

6809

This day came R. C. Turney and James R. Lavender, the subscribing witnesses to said will; R. C. Turney and Alice Newhouse the subscribing witnesses to First Codicil, a part thereof; and R. C. Turney one of the witnesses to Second Codicil, who being duly sworn testified as to the execution and attestation of said Will and Codicils, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will.

Wm. M. Wright, the other witness to said Second Codicil, not being present in Court to give testimony and for good cause shown, this cause is continued.

Tuesday, February 25, 1908.

In the Matter of the Will of } Orders on Hearing, Admission to Probate
John Loughrey, deceased }

6810

Be it Remembered, That heretofore, to-wit: on the 15th day of February A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of John Loughrey, late of Leeburg Township, in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came C. H. Porter and on the 22nd day of February 1908 came S. L. Loughrey the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will.

Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John Loughrey deceased; that the same was duly executed and attested, and that the said Testator at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this

Court. It is further ordered that Executrix pay costs herein taxed at \$ within days.

In the Matter of the Last Will and Testament of } Ordering Citation.
John Loughrey, deceased } to Widow.

6810

It appearing to the court from the last will and testament of John Loughrey deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Malissa Loughrey his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Malissa Loughrey to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6810

In the Matter of the Will of } Orders on
John Loughrey, deceased } Election of Widow.

This day Malissa Loughrey widow of said John Loughrey deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her, the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Malissa Loughrey widow thereupon elected, to take under said Will.

It is ordered that this proceeding be recorded and that Malissa Loughrey, executrix pay the costs herein taxed at \$ within ten days.

6813

In the Matter of the Estate of } Appointment
John Loughrey, deceased } Order for Bond.

The Last Will and Testament of John Loughrey late of Leesburg Township, in this County, deceased, having heretofore been duly approved and allowed, this day Malissa Loughrey the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed, such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Malissa Loughrey is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, upon giving bond with sureties as required by law, in the sum of Twelve Hundred Dollars, and this cause is continued.

6813

In the Matter of the Estate of } Appointment. Bond Approved
John Loughrey, deceased } Letters Issued.

This day Malissa Loughrey appeared in open Court, accepted the trust as Executrix of the Estate of John Loughrey deceased, and gave and filed herein her bond in the sum of Twelve Hundred Dollars, conditioned according to law, with N. C. Loughrey and M. G.

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In the Matter John Loughrey This day Loughrey, del ment of Ap On con the premises S. L. Loughrey persons, be. Estate of sa It is fo to this Court pursuant to

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Newlove freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Malissa Loughrey, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
John Loughrey, deceased }

6813

This day came Malissa Loughrey, Executrix of the Estate of John Loughrey, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Milton Craithornite, J. W. Scott and S. L. Loughrey whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Thursday, February 27, 1908.

In the Matter of the Guardianship of } Appointment.
Edgar Millis, a minor } Orders for Bond.

6814

This day R. H. Millis appeared in open Court, and made application to be appointed Guardian of Edgar Millis and the Court being satisfied that said Edgar Millis is a minor of the age of 16 years, November 25th 1907 and is a child of Sarah M. Millis late of Taylor Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Edgar Millis having in open Court made choice of said R. H. Millis 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. H. Millis is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof. It is ordered that said R. H. Millis 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.

In the Matter of the Guardianship of } Appointment. Bond Approved
Edgar Millis, minor } Letters Issued.

6814

This day R. H. Millis appeared in open Court, accepted the appointment as Guardian of Edgar Millis and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with H. H. Millis and William Collins freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said R. H. Millis 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. H. Millis, that this proceeding be recorded, and that said Guardian pay the costs taxed at \$

In the Matter of the Estate of } Appointment.
N. L. McDowell, deceased } Order for Bond.

6815

This day Nathan McDowell and Jennie McDowell appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrators of the Estate of N. L. McDowell late of Clairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to their knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrators should be appointed, and that said Nathan McDowell and Jennie McDowell are suitable persons and legally competent: it is ordered that said Nathan McDowell and Jennie McDowell be appointed as such administrators upon giving Bond with sureties as required by law, in the sum of six Thousand Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Orders
N. L. McDowell, deceased } Bond Approved - Letters Issued.

6815

This day Nathan McDowell and Jennie McDowell appeared in open Court, accepted the appointment as Administrators, of the Estate of N. L. McDowell deceased, and gave and filed herein their Bond in the sum of six Thousand Dollars, conditioned according to law, with George Grevel and J. D. Hooper freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Nathan McDowell and Jennie McDowell, that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
N. L. McDowell, deceased }

6815

This day came Nathan R. McDowell, one of the administrators of the Estate of N. L. McDowell, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that J. D. Hooper, Howard Port and Stewart, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Administrator's return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Friday, February 28, 1908.

In the Matter of the Will of } Orders for Filing Will, Notice and Hearing
Lewis Streng, deceased }

6817

This day an instrument of writing, purporting to be the last Will and Testament of Lewis Streng, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof

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In the Matter John Blair

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In the Matthe John Blair

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and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 12th day of March 1908, at two o'clock P.M.

In the Matter of the Will of } Orders on Hearing, Admission to Probate
John Blair, deceased } and Record.

6812

Be it Remembered, That heretofore to wit: on the 24th day of February A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of John Blair, late of Clairbourne Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the state of Ohio, pursuant to a former order of this Court.

Thereupon on this day came C. S. Marriott and M. C. Holzgamol the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will; whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John Blair deceased; that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor named in said Will pay the costs herein taxed at \$ without days.

In the Matter of the Estate of } Appointment - Letters Issued.
John Blair, deceased }

6816

The Last Will and Testament of John Blair late of Clairbourne Township, in this County, deceased, having heretofore been duly approved and allowed, this day John F. Blair the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consisted of and the probable value thereof, and the Court being satisfied that said John F. Blair is a suitable person and legally competent, and said Testator requested in his will that no bond be required of said John F. Blair. It is ordered that he be appointed as such Executor without bond according to the provision of said will; that Letters Testamentary issue on the will of said decedent to John F. Blair; that this proceeding be recorded and that Executor pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
John Blair, Deceased

6816

This day came John F Blair, Executor of the Estate of John Blair, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Bent Cahill, W. H. Conboy and Joshua Marriott, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Will of } Ordering Citation to Widow.
John Blair, Deceased

6812

It appearing to the court from the last will and testament of John Blair deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Cannella Blair his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Cannella Blair, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

Saturday, February 29, 1908.

In the Matter of the Will of } Orders on Hearing, Admission to
Arthur W. Walke, Deceased } Probate and Record.

6811

Be it Remembered, That heretofore, to wit: on the 19th day of February A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Arthur W. Walke, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day L. C. Curpham and John A. Kennington the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Arthur W. Walke deceased, that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound

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In the Matter
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In the Matter
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 It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.
 It is further ordered that Executrix pay the costs herein taxed at \$ within days.

6811 In the Matter of the Last Will and Testament of } Arthur H. Walke, Deceased } Ordering Citation to Widow.

It appearing to the court from the last will and testament of Arthur H. Walke, deceased, which has been duly admitted to Probate and record in this court, that said testator died leaving Jane C. Walke his widow, and that provision was made for said widow in said will.
 It is therefore ordered that a citation issue to said Jane C. Walke, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6811 In the Matter of the Will of } Arthur H. Walke, Deceased } Election of Widow.

This day Jane C. Walke, widow of said Arthur H. Walke, deceased appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Jane C. Walke widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that Executrix pay the costs herein taxed at \$ within ten days.

6816 In the Matter of the Estate of } Arthur H. Walke, Deceased } Appointment.

The Last Will and Testament of Arthur H. Walke late of Union Township, in this County, deceased, having heretofore been duly approved and allowed, this day Jane C. Walke the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Jane C. Walke is a suitable person and legally competent, and said testator requested in his will that no bond be required of said Jane C. Walke, it is ordered that she be appointed as such executrix without bond according to the provision of said will; that Letters Testamentary issue on the will of said decedent to Jane C. Walke; that this proceeding be recorded and that Executrix pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
 6816 Arthur H. Walke, deceased.
 This day came Jane C. Walke, Executrix of the Estate of Arthur H. Walke, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that John A. Kennington, L. C. Burnham, and Carl Johnson, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of Accounts } Notice Approved.
 filed for settlement
 This day proof of publication of notice of filing accounts and vouchers of administration and guardianship was made, and the Court do find the same in all respects regular and pursuant to law.

- It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.
- 5629 Granger C. Bird, Guardian of Cessie B. Bird: Third and Final Account.
 - 6490 F. T. Arthur, Administrator with the Will annexed of the Estate of Andrew Keyes: First and Final Account.
 - 6382 Jeremiah Poling, Guardian of Victor Guy Poling and Joseph Mills Poling: First Account.
 - 6461 F. W. Thompson, Administrator of John W. White, administrator of the Estate of Rebecca J. White: First and Final Account.
 - 6577 Peter Schlotzer, Executor of the Estate of Frances Holmes: First and Final Account.
 - 6738 J. Lee Long, Guardian of John L. Long: First and Final Account.
 - 6295 Elmer C. Lowe, Guardian of Delbert Herd: First Account.
 - 6544 Flora M. Coe, Executrix of the Estate of Philip L. Coe: First and Final Account.
 - 6395 A. R. Lynn, Guardian of Starling Lively and Madaline Lively: First Account.
 - 5987 Emaline Cahill, Administratrix of the Estate of John W. Cahill: Second and Final Account.
 - 6739 Isaac H. Bouie, Guardian of William H. Bouie: First and Final Account.
 - 6108 C. W. and T. C. Kilbury, Executors of the Estate of T. T. Kilbury: Third Account.
 - 5789 John W. White, Guardian of Frank White: Second and Final Account.

In the Matter of }
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In the Matter of the Estate of } Orders on Settlement of
John W. Cabill, deceased } Second and Final Account.

5987

This day the Second and Final Account of Emaline Cabill, admin-
istratrix of the estate of John W. Cabill, deceased, came on for hearing
and settlement, due notice thereof having been published according
to law. No exceptions having been filed thereto, and no one now ap-
pearing to except or object to the same, and the Court having care-
fully examined said account and the vouchers therewith found
all matters pertaining thereto, and being fully advised in the
premises, do find the same to be in all respects just and cor-
rect and in conformity to law. It is ordered that the same be
and hereby is approved, allowed and confirmed.

The Court finds a balance of Two Hundred and Six²¹ Dollars
(\$206²¹), in the hands of said Administratrix due said estate, which
amount she is ordered to pay over and distribute according to law.

It is ordered that said Administratrix pay the costs herein
taxed at \$5⁰⁰ within ten days. Costs paid.
It is ordered that said account and the proceeding herein be record-
ed in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Account
John W. Cabill, deceased } of Final Distribution.

5987

This day Emaline Cabill, administratrix of the estate of John W.
Cabill deceased, appeared in open Court and presented an account of
the payments made and of the delivery over to the persons entitled
thereto, of the money and other property in her hands as required
by the order of distribution heretofore made. Said account, being
proved to the satisfaction of the Court, and verified by the oath
of said Emaline Cabill, it is ordered that the same be and hereby
is allowed as her final discharge. Said Emaline Cabill and her
sureties are therefore forever exonerated from all liability under
said order of distribution, unless her account be impeached for
fraud or manifest error. It is further ordered that said account
and this proceeding be recorded in the records of this office, and
that said administratrix pay the costs herein taxed at \$2⁰⁰ within
ten days. Costs Paid.

In the Matter of the Estate of } Orders of Settlement of
Rebecca J. White, deceased } First and Final Account.

6461

This day the First and Final Account of John W. White (by his
administrator, F. A. Thompson) Administrator of the Estate of
Rebecca J. White deceased, came on for hearing and settlement, due
notice thereof having been published according to law. No except-
ions having been filed thereto, and no one now appearing to ex-
cept or object to the same, and the Court having carefully exam-
ined said account and the vouchers therewith and all matters
pertaining thereto, and being fully advised in the premises, do
find the same to be in all respects just and correct and in con-

formity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Forty five ²²/₁₀₀ Dollars (\$45 ²²/₁₀₀), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Eight ⁰⁰/₁₀₀ Dollars (\$8 ⁰⁰/₁₀₀), due said Administrator from said estate.

It is ordered that said Administrator pay the costs herein taxed at \$5 ⁰⁰/₁₀₀ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Frances Holmes, Deceased } Executors Account.

6577

This day the First and Final Account of Peter Schertzger, Executor of the estate of Frances Holmes deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Thirty five ⁰⁹/₁₀₀ Dollars (\$35 ⁰⁹/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of One Hundred and Twenty ⁷⁵/₁₀₀ Dollars (\$20 ⁷⁵/₁₀₀), in the hands of said Executor due said estate, which amount he is ordered to pay over and distribute according to the Will of said Frances Holmes deceased.

It is ordered that said Executor pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Philip L. Coe, Deceased } First and Final Account.

6544

This day the First and Final Account of Flora M. Coe, Executrix of the estate of Philip L. Coe deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

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The Court
Twelve ¹⁰/₁₀₀ Dollars

It is ordered that the same be and hereby is approved, allowed and confirmed.
at \$ 5 ⁵⁰/₁₀₀, within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of T. J. Kilburn

6108

This day the First and Final Account of the estate of T. J. Kilburn deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and Twenty ⁷⁵/₁₀₀ Dollars (\$20 ⁷⁵/₁₀₀), in the hands of said Executor due said estate, which amount he is ordered to pay over and distribute according to the Will of said Frances Holmes deceased.

It is ordered that said Executor pay the costs herein taxed at \$ 5 ⁰⁰/₁₀₀, within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of Bessie B. Coe

5629

This day the First and Final Account of the estate of Bessie B. Coe deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor pay the costs herein taxed at \$ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

The Court finds a balance of One Hundred and Twenty ⁷⁵/₁₀₀ Dollars (\$20 ⁷⁵/₁₀₀), in the hands of said Executor due said estate, which amount he is ordered to pay over and distribute according to the Will of said Frances Holmes deceased.

It is ordered that said Executor pay the costs herein taxed at \$ 5 ⁵⁰/₁₀₀ within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of Starling and Madall

6395

This day the First and Final Account of the estate of Starling and Madall deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

proved, allowed and confirmed.

The Court finds a balance of One Thousand, Eight Hundred and Twelve ¹⁰/₁₀₀ Dollars (\$12¹⁰/₁₀₀), due said Executors from said estate.

It is ordered that said Executors pay the costs herein taxed at \$5⁰⁰, within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
T. T. Kilbury, Deceased } Third Account.

6108

This day the Third Account of C. W. and T. C. Kilbury Executors of the estate of T. T. Kilbury deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Fifty four ⁶⁰/₁₀₀ Dollars (\$54⁶⁰/₁₀₀), due said Executors from said estate.

It is ordered that said Executors pay the costs herein taxed at \$5⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Bessie B. Bird } Trial Account.

5629

This day the Trial Account of Grauger C. Bird Guardian of Bessie B. Bird came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Starling and Madaline Lively } First Account.

6395

This day the First Account of R. R. Lynn Guardian of Starling Lively and Madaline Lively came on for hearing and settlement, due notice

thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Thousand + sixty eight ⁴⁰/₁₀₀ Dollars, (\$1068. ⁴⁰/₁₀₀), in the hands of said Guardian due said Heards.

It is ordered that said Guardian pay the costs herein taxed at \$5. ⁰⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Frank White } Second and Final Account.

5789

This day the Second and Final Account of John W. White Guardian of Frank White came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5. ⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
John L. Long } Guardians Account

6738

This day the First and Final Account of Lee Long Guardian of John L. Long came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of One Hundred Dollars, (\$100. ⁰⁰/₁₀₀), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred + Ninety three ⁷⁵/₁₀₀ Dollars, (\$293. ⁷⁵/₁₀₀), in the hands of said Guardian due said Heards, which amount he is ordered to pay over according to law.

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In the Matter of William C.

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It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Cost paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
William Bonin } First and Final Account.

6739

This day the First and Final Account of Isaac H. Bonin, Guardian of William H. Bonin came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Five Dollars (\$5.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Fifty Six ⁹⁵/₁₀₀ Dollars (\$56.95), in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Cost paid.

It is ordered that said Account and the proceeding herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Victor Guy and Joseph Mills Poling } First Account.

6382

This day the First Account of Jeremiah Poling Guardian of Victor Guy Poling and Joseph Mills Poling came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Six Hundred + Seven ²⁷/₁₀₀ Dollars (\$607.27) in the hands of said Guardian due said Wards, one half to each Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Cost paid.

It is ordered that said Account and the proceeding herein be recorded in the Records of this office.

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In the Matter of Guardianship of } Orders on Settlement of
Albert Herd, } First Account.

6295

This day the First Account of Elmer C Low Guardian of Albert Herd came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Two Hundred and Fifty nine ¹¹/₁₀₀ Dollars (\$259 ¹¹/₁₀₀), in the hands of said Guardian due said Herd.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days, Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Andrew Keyes, deceased } First and Final Account.

6490

This day the First and Final Account of F. T. Arthur, administrator with the will annexed of the estate of Andrew Keyes, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Eighty Dollars (\$180⁰⁰) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of One Hundred + Ten Dollars (\$110⁰⁰) being attorney fees which sum the Court considers just and reasonable.

The Court finds a balance of One Thousand, One Hundred and Seventy-five ³⁴/₁₀₀ Dollars (\$1175 ³⁴/₁₀₀), in the hands of said Administrator due said estate, which amount he is ordered to pay over and distribute according to the Will of said Andrew Keyes, deceased.

It is ordered that said Administrator pay the costs herein taxed at \$7⁰⁰, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

James Taborn
The Estate of
vs.

6753

Joseph Taborn
This day for
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for allowance
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In the Matter
Arthur Sumner

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In the Matter
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28, 1908, at o

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6753

James Taborn, admr. of
the Estate of Mary Jane Taborn }
vs. } Orders to give Notice
Joseph Taborn, et al } and on Hearing.

This day James Taborn, administrator of the Estate of Mary Jane Taborn deceased appeared in open Court, and presented his claim for allowance, by petition filed herein, against said Estate, and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate. It is ordered that the 15th day of March 1908 at 9 o'clock a. m., be and hereby is designated as the time when testimony touching said claim will be heard before this Court. It is further ordered that an Order as prayed for forthwith issue, and this cause is continued.

6819

In the matter of the Estate of } Appointment
Cutler Summers, deceased } Order for Bond.

This day H. F. Kilbury appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Cutler Summers late of Darby Township, Union County, Ohio, deceased, and an affidavit, that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said H. F. Kilbury is a suitable person and legally competent it is ordered that said H. F. Kilbury be appointed as such administrator upon giving Bond with securities as required by law, in the sum of Twenty Eight Hundred Dollars, and this cause is continued.

In the matter of Accounts filed } Notice ordered
for Settlement }

6489

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, March 28, 1908, at one o'clock p. m., as follows:

6341

Mary C. Shirk, Administratrix of the Estate of Aaron Shirk: First and Final Account.

6597

Sara Nire, Executrix of the Estate of Cora Margaret Hill: First and Final Account.

6718

W. N. Hedges, Executor of the Estate of Jonathan W. Hedges: First and Final Account.

5705A

H. T. Mayfield, Administrator of the Estate of Roschinda Mayfield: First and Final Account.

3755C

Fred J. Amer, Guardian of Edwin Smith and Robert Smith: Second Accounts and Final as to Edwin

Uriah Cahill, Guardian of Raymond H. Chapman and Mary J. Chapman: Second Accounts.

6803 In the Matter of the Estate of } Appointment. Orders
 Minnie W. Parmes, deceased } Bond Approved. Letters Issued
 This day W. C. Stamate appeared in open Court, accepted the appointment as Administrator, of the Estate of Minnie W. Parmes, deceased, and gave and filed herein his Bond in the sum of Eight Thousand Dollars, conditioned according to law, with Edgar H. McMahon and Cyrus Stamate freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Minnie W. Parmes; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

6805 In the Matter of the Estate of } Filing Inventory
 David Shuler, deceased }
 This day came Mary G. Michael, Executrix of the Estate of David Shuler, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Mary G. Michael has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

Friday, March 6, 1908.

6578 In the Matter of the Estate of } Filing First and Final Account.
 D. W. Ayers, deceased }
 This day came Mary R. Ayers, Administratrix of the Estate of D. W. Ayers late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of April A. D. 1908, at one o'clock, P. M., to which time said matter is continued.

6803 In the Matter of the Estate of } Appointment of Appraisers
 Minnie W. Parmes, deceased }
 This day came W. C. Stamate, Administrator of the Estate of Minnie W. Parmes, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that Chas Morrow, Det Davis and James Patrick whom the Court find to be suitable and disinterested persons, be, and they are hereby, appointed Appraisers of the real estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6819 In the Matter of the Estate of } Appointment. Orders.
 Ruth Summers, deceased } Bond Approved - Letters Issued.
 This day H. A. Kilbury appeared in open Court, accepted the appointment as Administrator of the Estate of Ruth Summers deceased, and gave and filed herein his Bond in the sum of Twenty

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6819 In the Matter
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6806. Chas C. Curry
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See Page 464

6355 In the Matter
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ty Eight Hundred Dollars, conditioned according to law, with Cyrus
Gimmerman and H. A. Chapman freeholders as sureties, which bond
is approved by the Court. It is therefore ordered that Letters of Ad-
ministration issue to said H. H. Kilbury, that this proceeding be
recorded, and that said Administrator pay the costs hereof taxed at

In the Matter of the Estate of } Appointment of Appraisers
Outh Summers, deceased }

6819 This day came H. H. Kilbury, administrator of the Estate of Outh
Summers, deceased and made application to the Court for the appoint-
ment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the
premises, it is ordered that O. L. Robinson, A. S. Mitchell and J. P. Kithline,
whom the Court find to be suitable and disinterested persons, be, and
they are hereby appointed Appraisers of the personal Estate of said
decedent.

It is further ordered by the Court that said Administrator return
to this Court, an Inventory and Appraisement of the Estate aforesaid,
pursuant to law, and this matter is continued.

Saturday, March 7, 1908

6806. } Order for Appraisement.
Chas. C. Curry, admr of }
William H. Curry }
vs. }
Addison S. Curry et al }

In the Matter of the Guardianship of } Filing First and Final Account.
Elizabeth M. Gault. }

6355 This day came Mamie Fimmel Guardian of Elizabeth M. Gault
a minor of Union County, Ohio, and presented her First and Final
Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday the 25th day of April A. D. 1908, at one
o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account.
John Michael Berger, deceased }

6607 This day came Amelia Berger, administratrix with the will
annexed of the Estate of John Michael Berger late of Union County,
Ohio, deceased, and presented her First and Final account in settle-
ment of said Estate duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 25th day of April A. D. 1908, at one
o'clock, P. M. to which time said matter is continued.

Monday, March 9, 1908.

In the Matter of the Will of } Orders on Hearing, Admission to
Jesse C. Miller, deceased } Probate and Record.

6811 Be it Remembered, That heretofore, to wit: on the 24th day of
February A. D. 1908, an instrument of writing, purporting to be the
Last Will and Testament of Jesse C. Miller, late of Liberty Township,

in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate, and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Whereupon on this day came James C. Robinson and W. T. Hooper the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Jesse C. Miller deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing, and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor named in said Will pay the costs herein taxed at \$ within days.

In the Matter of the Guardianship of } Orders on Filing Petition
James Foster

6634

This day James Foster appeared in open Court and filed his petition for the termination of said Guardianship.

It is ordered that the 9th day of March 1908, at 3 o'clock P. M., be and hereby is fixed as the time when said Petition will be for hearing.

And it is further ordered that notice thereof in writing be given to Allen W. Glendening Guardian, and to Effie Foster, on whose application the appointment was made, forthwith; and this cause is continued.

In the Matter of the Guardianship of } Orders and Judgement on
James Foster } Hearing Petition

6634

This day this cause came on to be heard upon the petition, evidence and testimony. Notice of this hearing having been duly given as heretofore ordered.

The Court finds the statements in said petition true and upon satisfactory proof further finds that the said James Foster is restored to reason.

It is therefore ordered that said Guardianship and the relation of Guardian and Ward terminate, and that said Ward be restored to the full control of his property, as before appointment.

And it is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ within days.

6779

In the Matter of Harriet H.

This day Hyland, late Inventory of

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6820

In the Matter of Jesse C. Mi

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In the Matter of John Squire

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In the Matter of Jesse C. M

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6779

In the Matter of the Estate of } Filing Inventory.
Harriet Hyland, deceased }
This day came John Hyland, Executor of the Estate Harriet Hyland, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
Whereupon the Court, after a careful examination of the same, and being satisfied that said John Hyland has in all respects complied with the statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said John Hyland pay the costs herein taxed at!

6820

In the Matter of the Estate of } Appointment
Jesse C. Miller, deceased } Order for Bond.
The Last Will and Testament of Jesse C. Miller late of Liberty Township, in this County, deceased, having heretofore been duly approved and allowed, this day Willis A. Lockwood the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Willis A. Lockwood is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Twelve Hundred Dollars, and this cause is continued.

6643

In the Matter of the Estate of } Filing First and Final Account.
John Lawson, deceased }
This day came Jacob Kersey, administrator with the Will annexed of the Estate of John Lawson late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.
Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of April A.D. 1908, at one o'clock P.M. to which time said matter is continued

Tuesday, March 10, 1908

6820

In the Matter of the Estate of } Appointment. Bond Approved
Jesse C. Miller, deceased } Letters Issued.
This day Willis A. Lockwood, appeared in open Court, accepted the trust as Executor of the Estate of Jesse C. Miller deceased, and gave and filed herein his Bond in the sum of Twelve Hundred Dollars, conditioned according to law, with Charles L. Miller and Arthur N. Lockwood, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issued on the Will of said decedent, to said Willis A. Lockwood; that this proceeding be recorded, and that said Executor pay the costs herein taxed at!

6820 In the Matter of the Estate of Jesse C. Miller, deceased } Appointment of Appraisers
 This day came Miller A. Lockwood, Executor of the Estate of Jesse C. Miller deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that George Beams, Frank Baldwin and Arthur W. Lockwood whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said Executor return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6806 Chas. E. Curry admr. of the Estate of William H. Curry, decd } Orders Approving Appraisement.
 vs. Addison S. Curry et al

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Jasper Converse, John Cornell and David Moss in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed, and this cause is continued.

Wednesday, March 11, 1908.

6821 In the Matter of the Will of Nancy A. Robinson, deceased } Orders for Filing Will, Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Nancy A. Robinson, late of Leeburg Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 30 March 1908, at one o'clock P. M.

6821 In the Matter of the Will of Nancy A. Robinson, deceased } Order for Commission.
 This day John Robinson appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of C. K. Tranger and Ray Briggs witnesses to the Will of said Nancy A. Robinson deceased. And it appearing to the Court that said witnesses reside out of the jurisdiction of this Court, to wit: at Plymouth, Ohio, Cuyahoga County. It is therefore ordered that such Commission, with said Will annexed, issue to Probate Judge of Cuyahoga County, a suit-

able person, to said witness ed to this Co contained.

6634 In the Matter James Foster }
 This day Union County settlement of thereup ed for hear one o'clock.

6815 In the Matter N. L. Mc Do }
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able person, to be duly executed and together with the deposition of said witnesses so taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this cause is contained.

6634

In the Matter of the Guardianship of } Filing First and Final Account.
James Foster,

This day came A. W. Glendening Guardian of James Foster of Union County, Ohio, and presented his First and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of April A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

and pro- cur made burseance how examined- rect, it is confirmed,

6815

In the Matter of the Estate of } Orders for Private Sale of
N. L. McDowell, deceased } Personal Property.

This day this cause came on to be heard upon the petition herein filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that Nathan McDowell and Jennie McDowell as administrators of said N. L. McDowell proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to wit: Purchases amounting to Five Dollars, or less, cash in hand at time of sale. Purchases above that sum a credit of not exceeding nine months may be given. The deferred payments to bear interest from the day of sale, and be secured by the note of the purchasers, with two or more approved sureties thereon.

It is further ordered that said Administrators make return of their proceedings herein, within 90 days from this date, and forthwith after such sale is made, and this cause is continued.

Thursday, March 12, 1908

6816

In the Matter of Estate of } Orders for Private Sale of
John Clair, deceased } Personal Property

This day this cause came on to be heard upon the petition herein filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that John Clair as Executor of said John Clair proceed to sell said personal property at private sale, for not

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less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to wit: Purchases amounting to Five Dollars, or less, cash in hand at time of sale. Purchases above that sum a credit of not exceeding six months may be given. The deferred payments to bear interest from the day of sale, and be secured by the note of the purchaser, with two or more approved sureties thereon.

It is further ordered that said Executor make return of his proceedings herein, within 150 days from this date, and forthwith after such sale is made, and this cause is continued.

In the Matter of the Will of } Orders on Hearing, Admission to
Lewis Streng, } Deceased } Probate and Record.

6817

Be it Remembered, That herefore, to wit: on the 28th day of February A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Lewis Streng, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

Thereupon on this day came A. H. Kollefath and John Braun, the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Lewis Streng deceased; that the same was duly executed and attested and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Estate of } Appointment.
Lewis Streng, } Deceased } Order for Bond.

6822

The Last Will and Testament of Lewis Streng, late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day Adam Streng the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Adam Streng is a suitable person and

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legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Eight Thousand Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved.
Lewis Streng, Deceased. } Letters Issued.

6822

This day Adam Streng appeared in open Court, accepted the trust as Executor of the Estate of Lewis Streng deceased, and gave and filed herein his Bond in the sum of Eight Thousand Dollars, conditioned according to law, with Daniel Streng and Adam Rausch freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters Testamentary issue on the Will of said decedent, to said Adam Streng; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
Lewis Streng, Deceased. }

6822

This day came Adam Streng, Executor of the Lewis Streng deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that John Braun, Valentine Goellner, and John Rausch, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of personal and real Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Estate of } Filing Inventory
John Blair, Deceased. }

6816

This day came John F Blair Executor of the Estate of John Blair, late of Union County, Ohio, deceased, and presented the Inventory of said Estate duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said John F Blair has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded.

It is further ordered that said John F Blair pay the costs herein taxed at \$

Friday, March 13, 1907.

Edwin January Executor of } Filing Petition to sell Real Estate
Nesbit January }

6823

vs
Irene Horbe, et al.

This day came the Plaintiff Edwin January and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Nesbit January, deceased.

to pay the debts, and the costs of administering the estate of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued

Edwin January, Executor of
vs
Mrs Ed January. } Orders, Service by Publication.

6823

Irene Horbe, et al

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the defendants Andrea January, Austine January, Maud January and Loba January are now residents of Ohio, that service of summons on them cannot be made in this State; that the residence of said Andrea January, Austine January, Maud January and Loba January is Little River, Kansas. It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be, when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage, that said Clerk mail a copy to each of said defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

6818

In the Matter of the Estate of } Filing Inventory.
Arthur H. Walker, Deceased.

This day came Jane C. Walker, Executrix of the Estate of Arthur H. Walker, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Arthur Jane C. Walker has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed, and recorded.

It is further ordered that said Jane C. Walker pay the costs herein taxed at \$

6824

In the Matter of the Estate of } Appointment.
Olway January, Deceased } Order for Bond.

This day Reuben January appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Olway January late

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of York Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Reuben January is a suitable person and legally competent: it is ordered that said Reuben January be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of One Hundred Dollars, and this cause is continued.

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6824 In the Matter of the Estate of } Appointment Orders,
Otway January, Deceased } Bond Approved - Letters Issued.

This day Reuben January appeared in open Court, accepted the appointment as administrator, of the Estate of Otway January deceased, and gave and filed herein his Bond in the sum of One Hundred Dollars, conditioned according to law, with P. M. Keller and R. L. Plotner freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Reuben January; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Saturday, March 14, 1908.

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6813 In the Matter of the Estate of } Filing Inventory.
John Longhrey, Deceased }

This day came Malissa Longhrey Executrix of the Estate of John Longhrey, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Malissa Longhrey has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

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6293 In the Matter of the Estate of } Orders for Distribution, Dividend, Etc.
Darwin O. Clemans, Deceased }

This day this matter came on further to be heard, and it appearing to the Court that thirty days have expired from the return made by George Crandlet as Administrator of said Darwin O. Clemans deceased, of the list of debts of said estate, and no exceptions thereto having been filed; it is ordered that said Administrator after deducting from the assets in his hands the amount necessary to pay the costs of administration that may yet accrue, estimated at ninety eight and $\frac{73}{100}$ Dollars, pay over to the creditors whose claims have been allowed under the proceedings in insolvency amounting to the sum of Twenty Three Hundred and Thirty Three $\frac{20}{100}$ Dollars, an equal portion according to their claims, of the balance of the assets then remaining; such balance being the sum of Twenty three hundred and thirty three $\frac{70}{100}$ Dollars; a dividend of 29 $\frac{1}{2}$ per cent is therefore declared and ordered paid out of such balance accordingly.

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It is further ordered that said Administrator make due report of such distribution to this Court.

In the Matter of the Estate of } Orders on Distribution
Darwin P. Clemons, Deceased }

6293

This day came George W. Crandle, Administrator of the Estate of Darwin P. Clemons and filed his Report of Distribution made to the persons entitled thereto, of the balance in his hands as required by the order of distribution heretofore made. Said Report being proved to the satisfaction of the Court, and verified by the oath of said Administrator, it is ordered that the same be and hereby is allowed as his final discharge. Said George W. Crandle and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his report be impeached for fraud or manifest error. It is further ordered that said Report and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$ within ten days. Costs paid.

Monday, March 16, 1908

In the Matter of the Guardianship of } Appointment
Ray Bumgardner, minor } Order for Bond.

6825

This day Sarepta G. Watson appeared in open Court, and made application to be appointed Guardian of Ray Bumgardner and the Court being satisfied that said Ray Bumgardner is a minor of the age of 13 years, August 22, 1907 and is a child of Ida Bumgardner, late of Clarke County, Ohio, deceased, and that said minor resides in this County, and the Court being further satisfied that a Guardian is necessary, and that said Sarepta G. Watson 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 Sarepta G. Watson 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.

In the Matter of the Guardianship of } Appointment - Bond Approved
Ray Bumgardner, minor } Letters Issued.

6825

This day Sarepta G. Watson appeared in open Court, accepted the appointment as Guardian of Ray Bumgardner and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with D. H. Watson and O. W. McAdow freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Sarepta G. Watson 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 Sarepta G. Watson, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

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In the Matter of Jesse C. Miller
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In the Matter of Jesse C. Miller
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In the Matter of the Estate of } Orders for Private Sale, etc.
Jesse C. Miller, Deceased }

This day this cause came on to be heard upon the petition heretofore filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for, and the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that Willis A. Lockwood, as Executor of said Jesse C. Miller, proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Purchases amounting to Three Dollars, or less, cash in hand at time of sale. Purchases above that sum at credit of not exceeding nine months may be given. The deferred payments to bear interest from the day of sale, and be secured by the note of the purchaser, with two or more approved sureties thereon.

It is further ordered that said Executor make return of his proceedings herein, within 30 days from this date and forthwith after such sale is made, and this cause is continued.

6820

In the Matter of the Estate of } Filing Inventory.
Jesse C. Miller, Deceased }

This day came Willis A. Lockwood, Executor of the Estate of Jesse C. Miller, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Willis A. Lockwood has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

6820

In the Matter of the Estate of } Orders Approving and Confirming Sale
Jesse C. Miller, Deceased }

This day this cause coming on to be heard on the report of Willis A. Lockwood, Executor of Jesse C. Miller of his proceedings under the former order of this Court; the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be, and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said proceeding be recorded, and that said Executor pay the costs herein taxed at \$ within ten days.

6826

In the Matter of the Estate of } Appointment
Le Tronne B. Turner, Deceased } Order for Bond

This day Eva D. Turner appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the Estate of Le Tronne B. Turner late of Paris Town-

ship, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Ina D. Turner is a suitable person and legally competent: it is ordered that said Ina D. Turner be appointed as such administratrix upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

6826 In the Matter of the Estate of } Appointment. Order.
 Le Trogne B. Turner, Deceased. } Bond Approved - Letters Issued.
 This day Ina D. Turner appeared in open Court, accepted the appointment as Administratrix of the Estate of Le Trogne B. Turner deceased, and gave and filed herein her Bond in the sum of Five Hundred Dollars, conditioned according to law with Leonidas Turner and Theodore Mullen freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Ina D. Turner, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$
 Tuesday, March 24, 1908.

6809 In the Matter of the Will of } Order for Commission.
 Elias Gallant, Deceased. }
 This day Emanuel Green appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Mrs. W. Wright, witness to the Will of said Elias Gallant deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to-wit: at De Graff, Logan Co. Ohio. It is therefore ordered that such Commission, with said Will annexed, issue to H. S. Plum, Probate Judge of Logan County, a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this cause is continued.

6818B In the Matter of the Estate of } Appointment
 Arthur W. Walker, deceased. } Order to record Notice.
 This day proof of publication of notice of the appointment of Jane E. Walker as executrix of the estate of Arthur W. Walker, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6787 In the Matter of the Estate of } Filing Sale Bill.
 Christian Doner, Deceased. }
 This day came Symon D. Doner, Executor of the Estate of Christian Doner, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Symon D. Doner has in all respects complied with the Statutes to such cases made and provided, do order the said Sale Bill filed

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6827 In the Matter
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and recorded. It is further ordered that said Executor pay the costs herein taxed at

6827 In the Matter of the Estate of } Appointment
Almeda Browning, Deceased } Order for Bond.

This day Urial Cahill appeared in open Court, and made, and filed an application under oath as required by law to be appointed Administrator of the Estate of Almeda Browning late of Claybourne Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Urial Cahill is a suitable person and legally competent, it is ordered that said Urial Cahill be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Twenty five Hundred Dollars, and this cause is continued.

6827 In the Matter of the Estate of } Appointment, Orders.
Almeda Browning, Deceased } Bond Approved - Letters Issued.

This day Urial Cahill appeared in open Court, accepted the appointment as Administrator of the Estate of Almeda Browning deceased, and gave and filed herein his Bond in the sum of Twenty five Hundred Dollars, conditioned according to law, with Bent Cahill and Samuel McNeal free holders as sureties, which bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Urial Cahill, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at

6827 In the Matter of the Estate of } Appointment of Appraisers.
Almeda Browning, Deceased }

This day came Urial Cahill, Administrator of the Estate of Almeda Browning, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered, that Samuel McNeal, C. J. Fissel and Chas. H. Baker, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Thursday, March 26, 1908

6768 In the Matter of the Estate of } Filing Inventory.
Walter W. Carr, Deceased }

This day came Savannah Carr, administratrix of the Estate of Walter W. Carr, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified. Whereupon the Court, after a

Careful examination of the same, and being satisfied that said Sarah Carr has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

Friday March 27, 1908

In the Matter of the Estate of } Appointment
Emeline Cranston, Deceased. } Order for Bond.

6828

This day John B. Cranston appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Emeline Cranston, late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said John B. Cranston is a suitable person and legally competent: it is ordered that said John B. Cranston be appointed as such administrator upon giving Bond with sureties as required by law, in the sum of Twenty six Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment, Orders.
Emeline Cranston, Deceased. } Bond Approved - Letters Issued.

6828

This day John B. Cranston appeared in open Court, accepted the appointment as Administrator of the Estate of Emeline Cranston, deceased, and gave, and filed herein his Bond in the sum of Twenty six Hundred Dollars, conditioned according to law, with L. F. Erb and Elias Hathaway freeholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration issue to said John B. Cranston, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers
Emeline Cranston, Deceased. }

6828

This day came John B. Cranston, administrator of the Estate of Emeline Cranston, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that L. F. Erb, Elias Hathaway and French S. Reynolds whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6829

In the Matter of the Estate of John Maxwell, deceased, with and Testamentary. This day and Testamentary deceased, with and Testamentary recorded by the Court of Ohio 3 days before the

In the Matter of the Estate of [Name] filed for [Name]. This day vouchere of the Court [Name] pursuant to law.

6489

Mary C. Shirk Final Account

6341

Sarah W. [Name] Final Account

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H. H. Hedges Final Account

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H. T. Mayfield First and Final

5705A

Fred J. Auer, Account and

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Miriam Cathie Second Account

In the Matter of the Estate of Aaron Shirk

6489

This day [Name] of the [Name] settlement, and no exceptions except or objections said account thereto, and to be in all

It is ordered and [Name] The Court settled account

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6829 In the Matter of the Will of } Order for Filing Will, Notice and
 John Mackill, Deceased } Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of John Mackill, late of York Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 11th day of April 1908 at one o'clock P. M.
Saturday, March 28, 1908.

In the Matter of the Accounts } Notice Approved.
 filed for Settlement }
 This day proof of publication of notice of filing accounts and vouchers of administration and guardianship was made, and the Court do find the same in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

6489 Mary C. Shirk, Administratrix of the Estate of Aaron Shirk: First and Final Account.

6341 Sarah Nire, Executrix of the Estate of Dora Margaret Hill: First and Final Account.

6597 W. H. Hedges, Executor of the Estate of Jonathan H. Hedges: First and Final Account.

6718 W. T. Mayfield, Administrator of the Estate of Rosalinda Mayfield: First and Final Account.

5705A Fred J. Auer, Guardian of Edwin Smith and Robert Smith: Second Account and Final as to Edwin.

3755C Uria W. Cahill, Guardian of Raymond H. Chapman and Mary J. Chapman: Second Account.

In the Matter of the Estate of } Orders on Settlement of First and Final
 Aaron Shirk, Deceased } Account.

6489 This day the First and Final Account of Mary C. Shirk, administratrix of the Estate of Aaron Shirk deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administratrix pay the costs herein taxed at \$5.00, within ten days. Costs paid

It is ordered that said account and the proceedings here-

in be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Roselinda Mayfield, deceased } First and Final Account.

6718

This day the First and Final Account of W. F. Mayfield, administrator of the Estate of Roselinda Mayfield, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects, just and correct, and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said administrator be and he is allowed the sum of One Hundred and Thirty five Dollars (\$135.00) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said administrator be and he is allowed the sum of Forty one ⁰⁴/₁₀₀ Dollars (\$41.04) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Two Hundred + Eighty Eight ⁵²/₁₀₀ Dollars (\$288.52), in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered, that said administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
Robert Smith } Second partial account.

5705A

This day the Second and Partial Account of Fred J. Auer, Guardian of Robert Smith came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Three Hundred and Seventy-five ¹⁵/₁₀₀ Dollars (\$375.15), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceeding herein be recorded in the Records of this office.

5705A

In the Matter of
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In the Matter of Guardianship of } Orders on Settlement of
Edwin Smith } Second and Final Account.

This day the Second and Final Account of Fred J. Auer Guardian of Edwin Smith came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

3555C

In the Matter of the Guardianship of } Orders on Settlement of
Mary J. Chapman } Second Account.

This day the Second Account of Uriah Cahill Guardian of Mary J. Chapman came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Thirty Eight Dollars (\$38⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Thirty two ³⁶/₁₀₀ Dollars (\$32 ³⁶/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

3555C

In the Matter of Guardianship of } Orders on Settlement of
Raymoth F. Chapman } Second Account.

This day the Second Account of Uriah Cahill Guardian of Raymoth F. Chapman came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and

hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Thirty eight Dollars (\$38.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Eighty four ²⁹/₁₀₀ Dollars (\$84.29) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
Rosa Margaret Hill, Deceased. } First and Final Account.

6341

This day the First and Final Account of Sara Wirt Executrix of the estate of Rosa Margaret Hill deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and Ninety Nine ⁶⁰/₁₀₀ Dollars (\$199.60), due said Executrix from said Estate.

It is ordered that said Executrix pay the costs herein taxed at \$5.00, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
J. N. Hedges, Deceased. } First and Final Account.

6597

This day the First and Final Account of W. N. Hedges, Executor of the Estate of J. N. Hedges deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of One Hundred and Fifty Dollars (\$150.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty two Hundred and Seventy seven ⁴³/₁₀₀ Dollars (\$2277.43), in the hands of said Executor due said Estate; which amount he is ordered to pay over and distribute according to the Will of said J. N. Hedges, deceased.

It is ordered without ten days.

It is ordered recorded in the

6830

Ursula Cahill, vs. the Estate of Almeda B.

Ida Hall, et

This day estate of Almeda duly verified said Almeda administering

Whereupon said petition dependency and they are requested said defendant

Ursula Cahill vs. the Estate

6830

Almeda B.

Ida Hall, vs.

This day the Statutes publication, Hall and F.

of summons excel of said said Defendant the heirs of parties, and stiff, the rec cannot with of summons proceedings them. This time weeks, a summary mention the thus to be.

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It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Monday, March 30, 1908.

6830 Urialis Cahill, admr. of the Estate of Almeda Browning vs. Ida Hall, et al. Filing Petition to Sell Real Estate.

This day came the Plaintiff, Urialis Cahill, administrator of the estate of Almeda Browning and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Almeda Browning, deceased to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law, to answer the same, be given to each of the said defendants; and this cause is continued.

6830 Urialis Cahill, admr. of the Estate of Almeda Browning vs. Ida Hall, et al. Orders, Service by Publication.

This day came, the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication, and it appearing to the Court that the Defendants Ida Hall and Ferman T. Browning are now residents of Ohio, that service of summons on them cannot be made in this State, that the residence of said Ida Hall is Spokane, Washington, that the residence of said Defendant Ferman T. Browning unknown to the Plaintiff, that the heirs of Almeda Browning, deceased, defendants, are necessary parties, and their names and residences are unknown to the Plaintiff, the residences of such defendants so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service of summons on such defendants cannot be made; it is ordered that proceedings against said unknown heirs be had without naming them. It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage, that said Clerk mail a copy to each of said Defendants, whose residence

1908.

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In the Matter of the Estate of } Appointment
Rebecca J. White, Deceased } Order for Bond.

6461A

This day Rosa E. Lachenmaier appeared in open Court, and made and filed an application under oath, as required by law to be appointed Administratrix de bonis non, of the estate of Rebecca J. White late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said Rosa E. Lachenmaier is a suitable person and legally competent, and that John W. White the former sole administrator died without fully administering said estate, it is ordered that said Rosa E. Lachenmaier be appointed as such Administratrix de bonis non, upon giving Bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment Bond Approved.
Rebecca J. White, Deceased } Letters Issued.

6461A

This day Rosa E. Lachenmaier appeared in open Court, accepted the appointment as Administratrix de bonis non, of the Estate of Rebecca J. White, deceased, and gave and filed herein her Bond in the sum of Four Hundred Dollars, conditioned according to law, with T. W. Shaver and Will Aeman freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis non, issue to said Rosa E. Lachenmaier, that this proceeding be recorded, and that said Administratrix de bonis non, pay the costs herein taxed at #

Tuesday March 31, 1908.

In the Matter of Accounts } Notice Ordered.
filed for Settlement }

6578

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansville Tribune, and that they will be for hearing on Saturday April 25, 1908, at one o'clock p.m. as follows:

6607

Mary R. Ayers, Administratrix of the Estate of D. W. Ayers: First and Final Account.

6643

Amelia Berger, Administratrix with the Will annexed of the Estate of John Michael Berger: First and Final Account.

6634

Jacob Kersey, Administrator with the Will annexed of the Estate of John Lawson: First and Final Account.

6355

A. W. Glendening, Guardian of James Foster: First + Final Account.
Mamie Pinnow, Guardian of Elizabeth M. Gault: First and Final Account.

In the Matter of the Estate of } Filing Inventory
 Minnie M. Parmes, Deceased }
 6803 This day came M. C. Stamate, administrator of the Estate of Minnie M. Parmes, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said M. C. Stamate has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Filing Inventory
 Benjamin H. Evans, Deceased }
 6794 This day came J. T. McKittrick one of the Executors of the Estate of Benjamin H. Evans, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said Executors pay the costs herein taxed at \$

Monday April 6, 1908

In the Matter of the Will of } Orders on Hearing, Admission to
 Elias Gallant, Deceased } Probate and Record.
 6809 Be it Remembered, That, heretofore, to-wit: on the 13th day of February A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Elias Gallant, late of Leesburg Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

H. S. Plym the Commissioner heretofore appointed to take the depositions of William M. Wright one of the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed, and also the depositions so taken, duly certified.

Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Elias Gallant deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore by the Court ordered that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that the Executor named in said Will pay the costs herein taxed at \$ within days.

In the Matter of }
 6832 John Raypole
 This day came an application of John Raypole, administrator of the Estate of John Raypole, late of Union County, Ohio, deceased, and being satisfied that said John Raypole has in all respects complied with the Statutes to such case made and provided, do order the said John Raypole pay the costs herein taxed at \$

In the Matter of }
 6832 John Raypole
 This day came an application of John Raypole, administrator of the Estate of John Raypole, late of Union County, Ohio, deceased, and being satisfied that said John Raypole has in all respects complied with the Statutes to such case made and provided, do order the said John Raypole pay the costs herein taxed at \$

In the Matter of }
 6832 John Raypole
 This day came an application of John Raypole, administrator of the Estate of John Raypole, late of Union County, Ohio, deceased, and being satisfied that said John Raypole has in all respects complied with the Statutes to such case made and provided, do order the said John Raypole pay the costs herein taxed at \$

In the Matter of }
 6784 John W. White
 This day came an application of John W. White, administrator of the Estate of John W. White, late of Union County, Ohio, deceased, and being satisfied that said John W. White has in all respects complied with the Statutes to such case made and provided, do order the said John W. White pay the costs herein taxed at \$

6832 In the Matter of the Estate of } Appointment
 John Raypole, Deceased } Order for Bonds
 This day Abram Raypole, appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of John Raypole late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Abram Raypole is a suitable person and legally competent, it is ordered that said Abram Raypole be appointed as such, administrator upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

6832 In the Matter of the Estate of } Appointment - Bond Approved
 John Raypole, Deceased } Letters Issued.
 This day Abram Raypole appeared in open Court, accepted the appointment as Administrator of the Estate of John Raypole, deceased, and gave and filed herein his bond in the sum of Eight Hundred Dollars, conditioned according to law, with Stephen Long and Frank Channell freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue, to said Abram Raypole; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at.

6832 In the Matter of the Estate of } Appointment of Appraisers.
 John Raypole, Deceased }
 This day came Abram Raypole, Administrator of the Estate of John Raypole, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered, that Henry Brobeck, Carl Stone and Richey whom, the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real estate of said decedent. It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Tuesday, April 7, 1908.

6784 In the Matter of the Estate of } Order to Record Notice
 John W. White, Deceased }
 This day proof of the publication of notice of the appointment of F. A. Thompson as administrator of the estate of John W. White, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6785 In the Matter of the Estate of } Appointment
Michael A. Hillow, Deceased } Order to Record Notice.
This day proof of publication of notice of the appointment of H. D. Hillow as administrator of the estate of Michael A. Hillow, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6802 In the Matter of the Estate of } Appointment
Margaret H. Bouie, Deceased } Order to Record Notice.
This day proof of publication of notice of the appointment of Isaac H. Bouie as executor of the estate of Margaret H. Bouie, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6813 In the Matter of the Estate of } Appointment
John Loughrey, Deceased } Order to Record Notice.
This day proof of publication of notice of the appointment of Malissa Loughrey as executrix of the estate of John Loughrey, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6865 In the Matter of the Estate of } Appointment
Solomon Lindsey, Deceased } Order to Record Notice.
This day proof of publication of notice of the appointment of Homer Jolley as executor of the estate of Solomon Lindsey, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6800 In the Matter of the Estate of } Appointment
Albert Bird, Deceased } Order to record Notice.
This day proof of publication of notice of the appointment of Oliver Marion Bird as executor of the estate of Albert Bird, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6565 In the Matter of the Estate of } ^{First} Filing and Final Account
Solomon Lindsey, Deceased }
This day came Homer Jolley, Executor of the Estate of Solomon Lindsey late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

6490 In the Matter of }
Andrew Keye }
This day proof of publication of notice of the appointment of Andrew Keye as administrator of the estate of Andrew Keye, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6809 In the Matter of }
Elias Gallant }
This day proof of publication of notice of the appointment of Elias Gallant as executor of the estate of Elias Gallant, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

6833 In the Matter of }
Elias Gallant }
The last day of the term of the court in this County allowed, the executor of the estate of Elias Gallant, deceased, appeared in court as required by the general term of the court and requested that the value of the estate of Elias Gallant be determined. It is ordered that the same be recorded in the records of this office.

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In the Matter of the Estate of } Order on Settlement of Account
Andrew Hayes, Deceased. } of Final Distribution.

6490

This day F. J. Arthur, administrator with the Will annexed of the estate of Andrew Hayes, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said F. J. Arthur, it is ordered that the same be and hereby is allowed, as his final discharge. Said administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$ [unclear] within ten days. Costs paid.

In the Matter of the Last Will and Testament of } Ordering Citation to Widow.
Elias Gallant, Deceased.

6809

It appearing to the court from the last will and testament of Elias Gallant deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Elizabeth Gallant his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Elizabeth Gallant, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Estate of } Appointment
Elias Gallant, Deceased. } Order dispensing with Bond

6833

The Last Will and Testament of Elias Gallant late of Leesburg Township, in this County, deceased, having heretofore been duly approved and allowed, this day Emanuel Green the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Emanuel Green is a suitable person and legally competent, and said testator requested in his will that no bond be required of said Emanuel Green. It is ordered that he be appointed as such Executor without bond according to the provisions of said will; that Letters Testamentary issue on the will of said decedent to Emanuel Green, that this proceeding be recorded and that Executor pay the costs taxed at \$ [unclear]

5177

In the Matter of the Guardianship of } Filing Fourth and Final Account
Emery L. Hunt

This day came Clarence C. Perfect Guardian of Emery L. Hunt a minor of Union County, Ohio, and presented his Fourth and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Friday, April 10, 1908.

In the Matter of } Inquest of Lunacy
John Robbins } Orders on Hearing, etc.

This day this cause came on to be heard, and as it was deemed unsuitable to bring said person into Court, the Judge personally visited him and hereby certifies that he has ascertained the condition of said person by actual inspection.

Thereupon the Judge proceeded with the examination, and having heard the testimony of Guy H. Williams the medical witness and being satisfied that said John Robbins is insane, that he has a legal settlement in Union Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Guy H. Williams, the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said John Robbins and that a certified copy, under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Saturday, April 11, 1908.

6385

In the Matter of the Estate of } Ordering Distribution of
Caroline McCormick, Deceased } Assets in Kind.

It appearing that the Administrator herein has paid all the debts of said estate and has remaining in his hands undisposed of and belonging to said estate, thirteen (13) shares of Preferred Stock "Series A" in The Meek Company, at Coshocton, Ohio, it is now ordered by agreement of all parties interested that said Administrator distribute said shares of stock among the distributees of said estate as follows, to wit:

- To Ann Boyd, six (6) shares, valued at \$600.00
- To W. H. McCormick, three (3) shares . at \$300.00
- To W. C. McCormick, two (2) shares . at \$200.00; and
- To S. R. McCormick, two (2) shares . at \$200.00

6829

In the Matter of }
John Mackie

By it Be March A. D. Last Will and Testament of the said applicant Court, has a resident of this Court.

Thereupon W. H. Joliff sworn, testified which testimony was read in Court and Testimony duly executed and a true and correct copy of same filed in Court.

It is the duty of the Court to see that the will of the testator is carried out and that the estate is properly administered.

6804

In the Matter of }
Henry North

This day Henry North appeared in Court and was sworn and testified that he is a resident of this County and that he is a suitable person for treatment at the Columbus State Hospital.

5258

In the Matter of }
Eva D. W.

This day a minor of settlement. Whereupon ordered for hearing at one o'clock, P. M.

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6829

In the Matter of the Will of } Orders on Hearing, Admission to
 John Mackill, Deceased } Probate and Record.

By it Remembered, That heretofore, to-wit: on the 27th day of March A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of John Mackill, late of York Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record, in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came John F. Johnson, Florence Joliff, and W. H. Joliff, the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respective subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said John Mackill, deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that the Executors named in said Will pay the costs herein taxed at \$ within days.

6804

In the Matter of the Estate of } Filing Inventory.
 Henry Northington, Deceased }

This day came John L. Northington Executor of the Estate of Henry Northington, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said John L. Northington has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

5258

In the Matter of the Guardianship of } Filing Final Account
 Eva B. Mc. Mahon }

This day came John H. McMahon Guardian of Eva B. McMahon a minor of Union County, Ohio, and presented his Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Guardianship of } Filing First and Final Account.
Lloyd M. Manley

6389

This day came Mrs D. Blue Guardian of Lloyd M. Manley a minor of Union County, Ohio, and presented this First and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Appointment
John Maskill, Deceased } Order for Bond.

6834

The Last Will and Testament of John Maskill, late of York Township, in this County, deceased, having heretofore been duly approved and allowed, this day Isabelle Joliff the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consisted of and the probable value thereof; and the Court being satisfied that said Isabelle Joliff is a suitable person and legally competent, it is ordered, that she be appointed as such Executrix, upon giving bond with sureties as required by law, in the sum of Thirteen Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved
John Maskill, Deceased } Letters Issued.

6834

This day Isabelle Joliff appeared in open Court, accepted the trust as Executrix of the Estate of John Maskill deceased, and gave and filed herein her Bond in the sum of Thirteen Hundred Dollars, conditioned according to law, with John F. Johnson and H. H. Joliff freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Isabelle Joliff, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
John Maskill, Deceased }

6834

This day came Isabelle Joliff, Executrix of the Estate of John Maskill, deceased, and made application to the Court for the appointment of Appraisers of the Estate of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered, that George Harris, Henry Insheff and Wallace Orakood, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of }
Treasury

6835

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Charles C. Williams

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In the Matter of the Inspection of } Appointment of Inspectors.
Treasury of Union County, O.

6835

This day, in compliance with the Statutes in such case made and provided, the Court, on its own motion, and being fully advised in the premises, do appoint John Rathbun and Charles W. Orahod competent and trustworthy accountants of opposite politics, to count the money in the office of the County Treasurer of said Union County, Ohio, and to make a complete and thorough inspection of the books, accounts and vouchers therein.

Whereupon the said John S. Rathbun and Charles W. Orahod appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said John S. Rathbun and Charles W. Orahod as such Inspectors, and they were duly sworn by the Probate Judge of said county, to faithfully perform the duties imposed upon them as Examiners of the Treasury of Union County, according to law and the best of their ability.

It is therefore considered and ordered by the Court, That said John S. Rathbun and Charles W. Orahod proceed without unnecessary delay to make such inspection in accordance with the provisions of the Statute, and on the completion thereof that they return to this Court their report in writing of their proceedings in this behalf, and this matter is continued.

Charles C. Curry, admr. of } Orders on Hearing for Public Sale, etc.
William W. Curry

6806

Admission S. Curry et al
This day this cause came on to be heard, it is therefore ordered that said Charles C. Curry as such administrator proceed according to law to sell said real estate, free of dower, at public auction for not less than two-thirds the appraised value thereof, on the following terms, to wit, one-third cash in hand on day of sale, one-third in one year and one-third in two years from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. It is further ordered that said petitioner give notice to each of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situated.

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Tuesday, April 14, 1908

In the Matter of the Estate of } Filing First and Final Account.
Benjamin Moody, Deceased.

This day came V. S. Magruder, administrator of the Estate of Benjamin Moody late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30 day of May A. D. 1908, at one o'clock P. M. to which time said matt-

is continued.

6836 In the Matter of the Will of } Order for filing Will, Notice and Hearing.
Alpheus R. Cigelow, Deceased.

This day an instrument of writing, purporting to be the last Will and Testament of Alpheus R. Cigelow, late of Union Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and records be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 23rd day of April 1908, at one o'clock P. M.

6837 In the Matter of the Will of } Order for Filing Will, Notice and Hearing.
A. A. Johnson, Deceased.

This day an instrument of writing, purporting to be the last Will and Testament of A. A. Johnson, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio one day prior thereto, that said application will be for hearing before this Court on the 17th day of April 1908 at one o'clock P. M.

6838 In the Matter of the } Appointment.
Blind Relief Commission

Pursuant to the Laws of Ohio, providing for a Board, to be known and designated as the "Blind Relief Commission," for examining into the qualifications of applicants for relief under the law for levying a tax and creating a fund for relief of needy blind persons, the Probate Court of said County hereby appoints as members of said board of said County, the following persons, residents of said County of Union, whose terms of office shall begin on the date of this appointment, to wit: on the 16th day of April 1908, and continue from said date for the respective terms hereinafter designated, to wit: H. W. Moxey, whose address is Marysville, Ohio for the term of Three Years;

H. C. Vigor, whose address is Plain City, Ohio, (lives at New California) for the term of Two Years.

and C. S. Cheney, whose address is Richwood, Ohio, R. F. D. #1 for the term of One Year.

And it is ordered by the Court that a certificate of said appointment under the seal of said Court as evidence of the same, issue to each of said persons.

6837 In the Matter of A. A. Johnson, Deceased. A. D. 1908, and produced in open Court. And it now of the filing of the Will and Testament of the said deceased. Thereupon the Court ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio one day prior thereto, that said application will be for hearing before this Court on the 17th day of April 1908 at one o'clock P. M.

4419 In the Matter of Naomi D. ... This day a minor of account in ... Therefor hearing to which the ...

5873 In the Matter of Ethel Gardner. This day a minor of account in ... Therefor hearing to which the ...

In the Matter of John Ray ... This day John Ray for ...

6837

In the Matter of the Will of } Orders on Hearing, Admission to
A. A. Johnson, Deceased } Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 14th day of April A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of A. A. Johnson, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon now this day came A. S. Bonnetta and E. L. Price, the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said A. A. Johnson deceased, that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at # within days.

4419

In the Matter of the Guardianship of } Filing Seventh and Final Account.
Naomis J Temple

This day came Lenora C. Temple, Guardian of Naomis J. Temple, a minor of Union County, Ohio, and presented her Seventh and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

5873

In the Matter of the Guardianship of } Filing Second and Final Account.
Otta Eastman

This day came Lenora C. Temple, Guardian of Otta Eastman and imbecile of Union County, Ohio, and presented her Second and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing Inventory.
John Raypole, Deceased.

This day came Abram Raypole, administrator of the Estate of John Raypole, late of Union County, Ohio, deceased, and presented the

6832 Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Abram Raypole has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

6835 In the Matter of the Inspection of the } Filing report of Inspectors, Etc.
 Treasury of Union County, Ohio
 This day this matter came on further to be heard, and thereupon came John W. Rathbun and Charles W. Crahood heretofore, to wit: On April 13th 1908, appointed to inspect the Treasury of the County, and presented herein their report, in writing, of such inspection, and the Court being fully advised in the premises, do find that the said inspection has been carefully made and that the same is in all respects in conformity to law, and the former orders of this Court.

It is, therefore, ordered by the Court, That said report be, and the same hereby is accepted and ordered placed on file.

It is further ordered by the Court that a certified copy of said report be published in The Marysville Tribune and Union County Journal as required by law, said newspapers being of opposite politics, said publication, and of general circulation in said County of Union, and it is further ordered by the Court that said report be recorded in the proper records of this office, and that the costs herein taxed at \$ be paid by said Union County, pursuant to law.

6839 A. S. Mitchell, Executor of } Filing Petition to sell Real Estate.
 Malissa D. Snodgrass }
 vs.
 Anthony Snodgrass et al.

This day came the Plaintiff A. S. Mitchell and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Malissa D. Snodgrass, deceased, to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

6839 A. S. Mitchell, Executor of } Orders, Service by Publication
 the Last Will and Testament of }
 Malissa D. Snodgrass, deid. }
 vs.
 Anthony Snodgrass et al.

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the Defendants Anthony Snodgrass, Carrie Wallard, Ruthie Harper and Cleland Harper

are non-residents made in the Oklahoma, and Indiana for

It is ordered in a new statement of where it they are required. And it is the party of the public a copy to each residence in per docket.

Lideon Shel Vera Ivon

6840

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are non-residents of Ohio, that service of summons on them cannot be made in this State; that the residence of said Anthony Suddgrass is Oklahoma, Carris Wallace, Auth Harper and Clelland Harper is Indiana, Indiana, Indiana.

It is ordered that the publication be made for six consecutive weeks in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication, with the proper postage, that said Clerk mail a copy to each of said defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

Saturday, April 18, 1908.

Gideon Shelhorn, Guardian of
 Vera Ivorine Shelhorn et al } Orders Fixing Time of Hearing
 vs. } and for Notice.

6840

His Wards

This day Gideon Shelhorn Guardian of Vera Ivorine Shelhorn and Mable Lavinia Shelhorn appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said Wards Vera Ivorine Shelhorn and Mable Lavinia Shelhorn. It is ordered that the time of hearing said petition be and hereby is fixed for the 2nd day of May 1908, at one o'clock A.M. It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Vera Ivorine Shelhorn and Mable Lavinia Shelhorn Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 3 days before said day hearing, and this cause is continued.

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6826 Ina D. Turner, as adm^{tr} of
the Estate of
LaTrove B. Turner, dec'd }
vs. } Orders Fixing Time of Hearing and
for Summons

Lester E. Turner et al
This day Ina D. Turner, as administratrix of the estate of LaTrove B. Turner, deceased, appeared in open Court, and filed her petition duly verified, praying for authority to complete a certain real contract as therein described.

It is ordered that the time of hearing said petition be and hereby is fixed for the 20th day of April, 1908, at 10 o'clock A. M.

Monday, April 20, 1908.

6826 Ina D. Turner, as adm^{tr} of
the Estate of
LaTrove B. Turner }
vs. } Orders on Hearing, to Complete Contract,
Execute Deed, etc.

Lester E. Turner et al
This day this cause came on to be heard upon the petition, evidence and testimony and the Court being fully advised in the premises filed: That all the defendants herein have voluntarily entered their appearance herein, and are now properly before the Court; That the statements and allegations in said petition are true; that the said LaTrove B. Turner did during his lifetime, enter into a contract with the said Emma A. Smith by which it was agreed that he would for the consideration of One thousand dollars sell and convey to said Emma A. Smith the premises in the petition described.

It is therefore ordered and adjudged by the Court that the said Ina D. Turner as administratrix of the Estate of LaTrove B. Turner aforesaid, be and she is hereby authorized and empowered to complete and carry out said contract according to its terms and conditions, and to receive from the said Emma A. Smith the sum of Eight hundred and twenty five Dollars, the balance due upon said contract, as the purchase money, and to make, execute and deliver a good and sufficient deed for all the right, title, and interest of all the defendant heirs at law of the said LaTrove B. Turner, deceased in and to the premises described in the petition to the said purchaser Emma A. Smith.

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

Tuesday, April 21, 1908.

6837 In the Matter of the Last Will and Testament of }
A. A. Johnson, deceased } Ordering Citation to Widow.

It appearing to the court from the last will and testament of A. A. Johnson deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Mary Johnson

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In the Matter
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his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Mary Johnson, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Orders on
A. A. Johnson, Deceased. } Election of Widow.

6837

This day Mary Johnson widow of said A. A. Johnson deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take the Will; said Mary Johnson widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Delbert Johnson, Executor pay the costs hereof taxed at \$2.²⁵ within ten days.

In the Matter of the Estate of } Appointment
A. A. Johnson, Deceased. } Order for Bond.

6842

The last Will and Testament of A. A. Johnson late of Paris Township, in this County, deceased, having heretofore been duly approved and allowed, this day Delbert Johnson the Executor named in said Will, appeared, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Delbert Johnson is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars, and this cause is continued.

In the Matter of the Estate of } Appointment - Bond Approved
A. A. Johnson, Deceased. } Letters Issued.

6842

This day Delbert Johnson appeared in open Court, accepted the trust as Executor of the Estate of A. A. Johnson deceased, and gave and filed herein this Bond in the sum of Two Hundred Dollars, conditioned according to law, with Edward W. Porter and Alvin Graham freeholders as sureties, which Bond is approved by this Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Delbert Johnson, that this proceeding be recorded, and that said Executor pay the costs hereof taxed at \$

In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
Sarah W. Willis, Deceased. }

6841

This day an instrument of writing, purporting to be the last Will and Testament of Sarah W. Willis, late of Taylor Township, in this County, deceased, deceased, was produced in open Court for Probate;

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it is now ordered that the said Will be filed in this Court and that said application be for hearing before this Court on the 24th day of April 1908, at one o'clock P. M.

Wednesday, April 22, 1908.

6843 In the Matter of the Will of Florence Emma Houser Deceased } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Florence Emma Houser, late of Clairbourne Township, in this County, deceased, was produced in open Court for Probate, it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court on the 25th day of May 1908, at one o'clock P. M.

6812 In the Matter of the Will of John Blair, Deceased } Orders on Election of Widow.

This day Camella Blair, widow of said John Blair deceased, appeared in open Court, in person, and made application to take under the will of said decedent, and the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Camella Blair widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executor pay the costs herein taxed at \$ — within ten days.

Thursday, April 23, 1908

6836 In the Matter of the Will of Alphens R. Bigelow, Deceased } Orders on Hearing, Admission to Probate and Record.

As it is remembered, that heretofore, to-wit: on the 16th day of April A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Alphens R. Bigelow, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

Thereupon on this day came Frank J. Callinger and C. S. Hamilton the subscribing witnesses to said Will; Frank J. Callinger and J. H. Kinkade the subscribing witnesses to the first Codicil to said Will; and W. F. Brodriek and James McCampbell the subscribing witnesses to the second Codicil to said Will, who being sworn, testified as to the execution and attestation of said Will and Codicils; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will and Codicils. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Alphens R.

Bigelow deceased. The said Testator was of full age and of sound mind and memory at the time he executed the same.

It is the order of the Court to Probate, and to allow the same as necessary above.

The executor to pay the costs hereof.

6836 In the Matter of Alphens R. Bigelow, Deceased }

It is ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court on the 25th day of May 1908, at one o'clock P. M.

6836 In the Matter of Alphens R. Bigelow, Deceased }

This day appeared in open Court, in person, and made application to take under the will of said decedent, and the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Camella Blair widow thereupon elected to take under said Will.

6844 In the Matter of Alphens R. Bigelow, Deceased }

The last Will and Testament of said Alphens R. Bigelow, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of the Court.

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Rigelow deceased, that the same was duly executed and attested, and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor named in said Will pay the costs herein taxed at \$ within days.

6836 In the Matter of the Last Will and Testament of Alpheus R. Rigelow, Deceased } Ordering Citation to Widow.

It appearing to the Court from the last will and testament of Alpheus R. Rigelow deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Hattie R. Rigelow his widow, and that provision was made for said widow in said will. It is therefore ordered that a citation issue to said Hattie R. Rigelow to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

6836 In the Matter of the Will of Alpheus R. Rigelow, Deceased } Order on Election of Widow.

This day Hattie R. Rigelow widow of said Alpheus R. Rigelow deceased, appeared in open Court, in person, and made application to take under the will of said decedent, and the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Hattie R. Rigelow widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Hattie R. Rigelow, Executor pay the costs herein taxed at \$ within ten days.

6844 In the Matter of the Estate of Alpheus R. Rigelow, Deceased } Appointment

The Last Will and Testament of Alpheus R. Rigelow late of Union Township, in this County, deceased, having heretofore been duly approved and allowed, this day Hattie R. Rigelow the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Hattie R. Rigelow is a suitable person and legally competent, and said testator requested in his will that bond be required of said Hattie R. Rigelow. It is ordered that she be appointed as such Executor without bond according to the provisions of said will, that Letters Testamentary issue on the will of said decedent to Hattie R. Rigelow, that this proceeding be recorded and that Executor pay costs taxed at \$

In the matter of the Estate of } Appointment of Appraisers.
Alpheus R. Bigelow, Deceased }

6844 This day came Hattie R. Bigelow, Executrix of the Estate of Alpheus R. Bigelow, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that S. H. Elliott, Grant Gault and Asa Brahehous the Court find to be suitable and disinterested persons, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Friday, April 24, 1908

In the Matter of the Will of } Orders on Hearing, Admission
Sarah W. Willis, Deceased } to Probate and Record.

6841 Re it Remembered, That heretofore, to-wit: on the 21st day of April A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Sarah W. Willis, late of Taylor Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow, and next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came J. F. Saunders and J. H. Willis the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Sarah W. Willis deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$ within days.

In the Matter of the Estate of } Orders Granting Further Time
Elizabeth Houser, Deceased } to Collect Assets, Etc.

6323 This day Benjamin R. Houser, Executor of the estate of Elizabeth Houser deceased, appeared in open Court, and filed his motion for an extension of time to collect the assets belonging to said estate, and also his affidavit as required by law in such cases. And the Court being satisfied by said affidavit, that from the situation of such assets, further time is required for their collection; it is ordered that

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the time be and hereby is extended one year from this date, for that purpose. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

Saturday, April 25, 1908.

In the Matter of accounts filed for settlement } Notice approved.

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

It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

6578 Mary A. Ayers, Administratrix of the Estate of D. W. Ayers. First and Final Account.

6607 Amelia Berger, Administratrix with the Will annexed of the Estate of John Michael Berger. First and Final Account.

6643 Jacob Terrey, Administrator with the Will annexed of the Estate of John Sanson. First and Final Account.

6634 A. W. Glendening, Guardian of James Foster. First and Final Account.

6355 Mamie Finnis, Guardian of Elizabeth W. Gault. First and Final Account.

In the Matter of the Estate of John Michael Berger, Deceased } Orders on Settlement of Administrators Account.

6607 This day the First and Final Account of Amelia Berger, administratrix with the Will annexed of the Estate of John Michael Berger deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and here by is approved, although such confirmation. It is ordered that said administratrix be and she is allowed the sum of Five Hundred Dollars (\$500.00) as a credit, being a just and reasonable amount expended by her for a tombstone or monument for said decedent.

It is ordered that said administratrix be and she is allowed the sum of Two Hundred and sixty Dollars (\$260.00) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of Forty four Hundred and eighty four Dollars (\$4484.00), in the hands of said administratrix due said estate, which amount she is ordered to pay over and distribute according to the Will of said John Michael Berger deceased.

It is ordered that said administratrix pay the costs herein taxed at \$ 6.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

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In the Matter of Guardianship of } Orders on Settlement of
James Foster } Guardian's Account.

6634

This day the First and Final Account of A. M. Glendening Guardian of James Foster came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered that said Guardian be and he is allowed the sum of One Hundred Dollars (\$100⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One Thousand and Twenty⁰⁰ Dollars (\$1020⁰⁰), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ within ten days, Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement of
Elizabeth M. Gault } Guardian's Account.

6355

This day the First and Final Account of Mamie Finnon Guardian of Elizabeth M. Gault came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred and twenty two³³/₁₀₀ Dollars (\$122³³/₁₀₀), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs therein taxed at \$5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Filing Fourth Account.
Grace Harris and William Harris }

5539

This day came Charles Michel Guardian of Grace Harris and William Harris minors of Union County, Ohio, and presented his Fourth Account (Final as to Grace Harris) in settlement of said

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In the Matter
D. W. Ayers,

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Whereupon the Court do order the filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Orders on Settlement of
D. W. Ayers, Deceased } Administrators Account.

6578

This day the First and Final Account of Mary R Ayers, administratrix of the Estate of D. W. Ayers deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administratrix be and she is allowed the sum of One Hundred and twenty four ²⁷/₁₀₀ Dollars (\$124 ²⁷/₁₀₀) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$ 6⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of
John Lawson, Deceased } Administrators Account.

6643

This day the First and Final Account of Jacob Kersey administrator with the Will annexed of the estate of John Lawson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed + confirmed.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$ 5⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Appointment
 6828 Emeline Craunton, Deceased. } Order to Record Notice.
 This day proof of publication of notice of the appointment of John B. Craunton as administrator of the estate of Emeline Craunton, deceased, was filed herein, it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Filing Inventory
 6828 Emeline Craunton, Deceased. }
 This day came John B. Craunton administrator of the Estate of Emeline Craunton, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied, that said John B. Craunton has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Orders for Private Sale, etc.
 6828 Emeline Craunton, Deceased. }
 This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell personal property at private sale; it is therefore ordered that John B. Craunton as administrator of said Emeline Craunton proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Cash in hand at time of sale.

It is further ordered that said administrator make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

In the Matter of the Estate of } Orders Approving and
 6828 Emeline Craunton, Deceased. } Confirming Sale.
 This day this cause came on to be heard on the report of John B. Craunton, administrator of Emeline Craunton, deceased, of the proceedings under the former order of this Court, the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ within ten days.

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6819 In the matter of the Estate of } Ruth Summers, Deceased } Filing Inventory.
 This day came W. H. Kelbury, administrator of the Estate of Ruth Summers, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said W. H. Kelbury has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay costs herein taxed at \$

Saturday, April 25, 1908.

6845 In the Matter of the Transfer of } Territory from the Union Township School } District to } Orders for hearing and notice.
 The Milford Center School District }
 in said County }
 This day came into court Elias Hathaway and forty nine others of the territory sought to be transferred and filed their petitions.
 It is thereupon ordered filed, and that notice be given for 4 consecutive weeks in The Marysville Tribune and Union County Journal, and that said petition be for hearing on the 26th day of May 1908 at one o'clock P. M. and this cause is continued.

Wednesday, April 29, 1908.

4009 In the Matter of the Guardianship of } Otto J. M. Cunruld } Filing Right Account.
 This day came John Martin Cunruld, Guardian of Otto J. M. Cunruld a minor of Union County, Ohio, and presented his Right Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of May A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Saturday, May 2, 1908.

6840 Eideon Shelhorn, Guardian of } Vera Ivorine Shelhorn et al }
 vs } Orders for appraisement.
 His said Wards }
 This day this cause came on to be heard upon the petition, proofs and exhibits, the Court find that all the defendants have been duly served with process, and that as set forth in the petition, it is to the best interest of said wards to sell the real estate therein described, it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of Solomon Mann, Henry Schonauer and Senior Gilmore judicious and disinterested freeholders of the vicinity, whom the Court hereby appoints for that purpose, and that they return their proceedings to this Court for confirmation.

In the Matter of } Order of Appointment
The Board of County Visitors

It appearing that the terms of F. A. Thompson and Mattie Guverner have expired, it is therefore ordered F. A. Thompson and M. Adelaide Kennedy be and they are hereby appointed on the Board of Union Visitors of this County. Said F. A. Thompson and M. Adelaide Kennedy shall serve for the term of three years from March 15, 1908.

It is further ordered that a certificate of such appointment under seal be issued to said appointed and that there be transmitted to the Secretary of the Board of State Charities at Columbus, a certified copy of this order.

John A. Kennington, Executor of } Filing Petition to Sell Real Estate.
Mary Jane Samay
vs.
Lucy Wykoff et al

This day came the Plaintiff John A. Kennington and presented to this Court this petition, duly verified, praying an order for the sale of real estate of the said Mary Jane Samay, decedent, to pay the debts, and the cost of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court, that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

Monday, May 4, 1908

In the Matter of } Orders for Inquest
Lucinda Hinget

This day William Baldwin a resident citizen of Darby Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the Lucinda Hinget into the Columbus State Hospital.

It is therefore ordered that an inquest be held before this Court, on the 4th day of May 1908, at 2 o'clock P. M.

And it is further ordered that subpoenas issue for C. D. Miller a respectable physician, and for Angus McEvoy and William Baldwin witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of } Orders on Hearing, etc
Lucinda Hinget

This day this cause came on to be heard, and as the said Lucinda Hinget was not able to be brought into Court, the Judge visited her and ascertained her condition.

Thereupon the Judge proceeded with the examination, and having heard the testimony of C. D. Miller the medical witness and of Angus McEvoy and William Baldwin and being satisfied that said Lucinda Hinget is not insane, it is ordered that this case be dismissed.

In the Matter of }
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In the Matter of Accounts } Notice Ordered
filed for Settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, May 30, 1908 at one o'clock p.m., as follows:

- 4009 John Martin Cunbold, Guardian of Otto J. Cunbold: Eighth Account
- 4419 Lenora C. Temple, Guardian of Naomi S. Temple: Seventh and Final Account
- 5539 Charles Michel, Guardian of Grace Harris and William Harris: Fourth Account and Final as to Grace Harris.
- 5873 Lenora C. Temple, Guardian of Etha Eastman: Second and Final Account.
- 6565 Homer Jolley, Executor of the Estate of Solomon Lindsey: First and Final Account.
- 6481 V. S. Magnieder, Administrator of the Estate of Benjamin Moody: First and Final Account.
- 5258 John H. McMahon, Guardian of Eva B. McMahon: Final Account.
- 6389 Wm. D. Blue, Guardian of Lloyd W. Manley: First and Final Account.
- 5177 Clarence C. Perfect, Guardian of Emeryl Hunt: Fourth and Final Account.

In the Matter of the Estate of } Order for Private Sale, etc.
Auth. Summers, Deceased.

6819 This day this cause came on to be heard upon the petition herein filed and the testimony; and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that W. H. Kilbury as administrator of said Estate of said Auth. Summers deceased proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Cash in hand at time of sale.

It is further ordered that said administrator make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

In the Matter of the Estate of } Order Approving and Confirming Sale.
Auth. Summers, Deceased.

6819 This day this cause came on to be heard on the report of W. H. Kilbury Administrator of the Estate of Auth. Summers of his proceedings under the former order of this Court, the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and here by is approved and confirmed. It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ within ten days.

In the Matter of the Estate of } Filing Final Account.
Emily J. Wiley, Deceased }

6844 This day came Oliver Shaw administrator of the Estate of Emily J. Wiley late of Union County, Ohio, deceased, and presented his final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Thursday, May 7, 1908.

In the Matter of the Estate of } Filing Inventory
John Mackell, Deceased }

6834 This day came Isabelle Joliff Executrix of the Estate of John Mackell, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Isabelle Joliff has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

In the Matter of } Orders for Warrant, etc.
Cornelius Jarvis }

6850 This day John W. Jarvis a resident of Paris Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Cornelius Jarvis into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Cornelius Jarvis alleged to be insane, before this Court, on the 9th day of May 1908 at nine o'clock A. M.

And it is further ordered that subpoenas issue for Trel Henderson a respectable physician, and for John W. Jarvis and Mr. Stubbs witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of the Estate of } Appointment
Thomas A. Maper, Deceased } Order for Bond.

6848 This day Robt. McCrory appeared in open Court, and made and filed an application, under oath as required by law to be appointed Administrator of the Estate of Thomas A. Maper late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Robt. McCrory is a suitable person and legally competent, it is ordered that said Robt. McCrory be appointed as such administrator upon giving bond with sureties as required by law, in the sum of One Thousand Dollars

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In the Matter
6845 Thomas A. Maper

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In the Matter
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In the Matter of the Estate of } Appointment - Bond approved
Thomas A. Maper, Deceased } Letters Issued.

This day Robt McCrory appeared in open Court, accepted the appointment as Administrator of the Estate of Thomas A. Maper deceased, and gave and filed herein the Bond in the sum of One Thousand Dollars conditioned according to law, with R. L. Cameron and Ray S. Morse freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Robt. McCrory that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

Friday, May 8, 1908

In the Matter of the Estate of } Appointment of Appraisers
Thomas A. Maper, Deceased }

This day came Robt. McCrory, administrator of the Estate of Thomas A. Maper, deceased and made application to the Court for the appointment of Appraisers of the Estate, and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Ray S. Morse, Howard Votbury, and James Field whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real Estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Will of } Order Admitting to Record Authenticated
Catharine M. Ogden } Copy of Will and order of Probate.
Deceased }

This day James S. Reid appeared in open Court and produced an Authenticated Copy of Will of Catharine M. Ogden late of Barke County, Ohio, deceased, and of the Order of Probate thereof, and made application for the admission of the same to record herein, and it appearing to the Court that said Will was proved and allowed in Barke County, State of Ohio, and that real estate devised by said Will is situated in this County.

It is therefore ordered that said Authenticated Copy of said Will and Order of Probate be and the same is hereby allowed, and admitted to record, and that the same be recorded in the Records of Wills of this office, and it is further ordered that said James S. Reid pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment
Sarah M. Willis, Deceased } Order for Bond

The last Will and Testament of Sarah M. Willis late of Taylor Township, in this County, deceased, having heretofore been duly approved and allowed, this day R. B. Willis the Executor named in said Will,

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appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said R. B. Miller is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

6851 In the Matter of the Estate of Sarah W. Miller Deceased } Appointment - Bond Approved Letters Issued.

This day R. B. Miller appeared in open Court, accepted the trust as Executor of the Estate of Sarah W. Miller deceased, and gave and filed herein his bond in the sum of One Thousand Dollars conditioned according to law, with Chas. S. David and John J. Andrews freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said R. B. Miller; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

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6852 In the Matter of the Guardianship of John Robbins, Deceased } Appointment Order for Bond.

This day Edward Robbins appeared in open Court, and made application to be appointed Guardian of John Robbins and the Court being satisfied that said John Robbins is a lunatic of the age of 66 years, and resides in Union Township in this County; and the Court being further satisfied that said Edward Robbins 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 John Robbins, the probable value thereof and the probable annual rents of the real estate. It is ordered that said Edward Robbins 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.

6857 In the Matter of the Guardianship of John Robbins, Deceased } Appointment Bond Approved - Letters Issued.

This day Edward Robbins appeared in open Court, accepted the appointment as Guardian of John Robbins and gave and filed herein his bond in the sum of Five Hundred Dollars conditioned according to law, with B. L. Robinson, L. W. Elmer and E. T. Jones freeholders as sureties thereof which bond is approved by the Court. Thereupon said Edward Robbins, took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

6289 In the matter of the Guardianship of } Filing First Account.
Blanche and Leonie Gibrow

This day came James H. Gibrow Guardian of Blanche and Leonie Gibrow minors of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6418 In the matter of the Estate of } Filing First Account.
Levi E. Spain, deceased

This day came Lovina Spain administratrix of the Estate of Levi E. Spain late of Union County, Ohio, deceased, and presented her First Account (amended) in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of June A. D. 1908 at one o'clock P. M. to which time said matter is continued.

6844 In the matter of the Estate of } Filing Inventory
Alpheus A. Bigelow, deceased

This day came Hattie A. Bigelow, executrix of the Estate of Alpheus A. Bigelow, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Hattie A. Bigelow has in all respects complied with the Statutes in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

Saturday, May 9, 1908.

6850 In the matter of } Inquest of Lunacy
Cornelius Jarvis } Orders on Hearing, etc.

This day this cause came on to be heard, and the said Cornelius Jarvis was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony of Trel Henderow the medical witness, and of John W. Jarvis and Mrs. Stubbs and being satisfied that said Cornelius Jarvis is insane, that he has a legal settlement in Paris Township in this County; that he has been and is an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Trel Henderow, the medical witness in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Cornelius Jarvis and that a certified copy under seal, of the

certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

6850 In the Matter of } Orders for Warrant to Convey
Cornelius Jarvis }

The Judge being advised that said Cornelius Jarvis can be received into the Columbus State Hospital, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Oslenbaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

Monday, May 11, 1908

6741 In the Matter of the Will of } Orders out
Henry F. Jackson, Deceased } Election of Widow.

This day Christiana Jackson widow of said Henry F. Jackson deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Christiana Jackson widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Christiana Jackson pay the costs herein taxed at \$2.25 within ten days.

6831 In the Matter of the Estate of } Filing First and Final Account
Nancy A. Robinson, Deceased }

This day came Margaret Gardner, Executrix of the Estate of Nancy A. Robinson late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of June, A. D., 1908, at one o'clock, P. M. to which time said matter is continued.

Tuesday, May 12, 1908.

6853 In the Matter of the Will of } Orders for Filing Will and Hearing
Marion F. Miller, Deceased }

This day an instrument of writing, purporting to be the last Will and Testament of Marion F. Miller, late of Beerburg Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court.

Notice thereof and of the application to admit the same to probate and record, has been waived by widow and said widow has consented to the probate of said will; it is further ordered that said application will be for hearing before this Court on the 18th day of May 1908, at one o'clock P. M.

In the Matter of }
6708 Thomas W. Pe

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6846 In the Matter of }
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6848 In the Matter of }
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Union County Probate Journal, Tuesday, May 12 1908.

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6708 In the matter of the Estate of } Order for Notice of Hearing Petition for
Thomas H. Fergus, Deceased } Review of Yearly Allowance.

This day Jennie F. Fergus widow of Thomas H. Fergus deceased, ap-
peared in Probate Court and filed her petition for a review of the allow-
ance made to the widow of said deceased for her support for twelve
months from his death, and asking that the same may be \$450.00.

It is ordered that the 19th day of May 1908 at one o'clock P.M.
be and hereby is fixed as the time of hearing said petition, and
it is further ordered that notice thereof in writing be given to
John L. Longhrey administrator of said estate 3 days before said
time of hearing, and this cause is continued.

Wednesday, May 13, 1908.

6846 John A. Kennington, as Executor of } Order for Appraisement.
the Last Will and Testament of }
Mary Jane Samay, Deceased }

vs.
Lucy Nyhoff et al

This day this cause came on to be heard upon the petition,
proof and exhibits the Court find that all the defendants have
voluntarily entered their appearance in the case, and that
as set forth in the petition, it is necessary to sell the real estate
therein described, to pay the debts of the said Mary Jane Samay
deceased, it is therefore ordered and adjudged by the Court that
the said premises be appraised free of dower, by the oath of
Waterman Hill, C. C. Gabriel and Charles Michaels judicious
and disinterested freeholders of the vicinity, whom the Court
hereby appoint for that purpose, and that they return their
proceedings to this Court for confirmation.

6848 In the matter of the Estate of } Filing Inventory
Thomas A. Mages, Deceased }

This day came Robt McCroy administrator of the Estate of
Thomas A. Mages, late of Union County, Ohio, deceased, and pre-
sented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful re-examination of the
same, and being satisfied that said Robt McCroy has in all re-
spects complied with the Statute in such case made and provided
do order the said Inventory filed and recorded. It is further
ordered that said administrator pay the costs herein taxed at \$-

In the matter of the Will of } Order for Commission to Take
James W. McCune, Deceased. } Election of Widow.

6678

This day Harry H. McCune appeared in open Court and made application for a Commission to issue to some suitable person to take the election of Sarah A. McCune, widow of James W. McCune deceased, to accept the provision of the Will of said decedent in lieu of the provisions made by law. And it is appearing to the Court that said widow is unable to appear in Court by reason of ill health. It is therefore ordered that such Commission issue, with a copy of said Will annexed, to H. J. Hooper, to be returned with all convenient speed, and this cause is continued.

Thursday, May 14, 1908.

In the matter of the Will of } Orders on Return of Commission.
James W. McCune, Deceased. }

6678

This day H. J. Hooper the Commissioner heretofore appointed to take the election of Sarah A. McCune widow of said James W. McCune deceased, under the will of said decedent, appeared in open Court and returned the Commission issued with the copy of said Will annexed, and also his report and the election of said widow reduced to writing, from which it appears that said widow elects to accept the provisions of said Will in lieu of the provisions made by law. It is ordered that this proceeding be recorded, and that Harry H. McCune executor pay the costs herein taxed at & within ten days.

In the matter of the Estate of } Filing First and Final Account.
Martha Jenkins, Deceased. }

6656

This day came A. C. Turney administrator of the estate of Martha Jenkins late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Robt McCroy, admr. of } Filing Petition to Sell Real Estate.
Thomas A. Maper }
vs.

6854

Egans Brown et al.
This day came the Plaintiff Robt McCroy and presented to this Court his petition, duly verified, praying an order for the sale of the said Thomas A. Maper, deceased, to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered, and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, first deny and prayer, of the said petition and of the time in which they are required by law to answer the same, be given to each of the said defendants; and this cause is continued.

6846

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6846

John A. Kennington, Executor of }
the Estate of }
Mary Jane Samay }
vs. }
Lucy Nykoff, et al }
Orders Approving Appraisement.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by L. H. Osborne, C. E. Gabriel and Charles Michael in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

In the Matter of }
The Treatment and Control of Dependent, etc Children }
The State of Ohio } vs. }
County of Union }

There being no Insolvency Court or Superior Court established in said Union County, Ohio, and this being the day determined upon by the Judge of the Court of Common Pleas and the Judge of the Probate Court within and for said County aforesaid;

Thereupon on this day came the Hon. John W. Brodrick Judge of the Court of Common Pleas within and for said Union County, Ohio, and the Hon. Dudley C. Thornton, Judge of the Probate Court within and for the said Union County, Ohio. On consideration whereof the said the Hon. Dudley C. Thornton is designated as the one to transact the business arising under said jurisdiction of Union County, Ohio, under and by virtue of the provisions of an act of the General Assembly of the State of Ohio, entitled "An Act to regulate the treatment and control of dependent, neglected and delinquent children, and to repeal certain acts therein named" passed April 23rd 1908, and approved by the Governor, April 24th, 1908.

It is further considered that said Dudley C. Thornton, shall so act hereunder until his term of office expires, or his office terminated.
Saturday, May 16, 1908

6783

In the Matter of the Estate of }
John Robinson, Deceased }
vs. }
Annetta Robinson administratrix of the Estate of John Robinson, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Annetta Robinson has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said administratrix pay the costs herein taxed at \$

In the Matter of the Will of } Orders on Hearing, Admission to
Marion F. Miller, Deceased. } Probate and Record.

6853

Be it Remembered, That heretofore, to-wit: on the 12th day of May A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of Marion F. Miller, late of Leeburg Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on the 16th day of May 1908 came Howard King and Edith King the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Marion F. Miller deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that the Circuitry pay the costs herein taxed at \$ without days.

In the Matter of the Will of } Ordering Citation to Widow.
Marion F. Miller, Deceased. }

6853

It appearing to the court from the last will and testament of Marion F. Miller deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Mollie W. Miller his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Mollie W. Miller to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of } Orders on Election of Widow.
Marion F. Miller, Deceased. }

6853

This day Mollie W. Miller widow of said Marion F. Miller deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will; said Mollie W. Miller widow thereupon elected to take under said Will.

It is ordered
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6832

In the Matter
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In the Matter
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In the Matter
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It is ordered that this proceeding be recorded and that Mollie W. Miller pay the costs herein taxed at \$ without ten days.

6832 In the Matter of the Estate of } Filing Sale Bill.
John Raypole, Deceased.

This day came Abram Raypole, administrator of the Estate of John Raypole, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Abram Raypole has in all respects complied with the Statutes in such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

6832 Abram Raypole, admr of } Petition for Allowance of Claims against
the Estate of } Estate
John Raypole, Deceased }
vs }
Austin Raypole et al } Orders for Notice, etc.

This day Abram Raypole, administrator of John Raypole, deceased appeared in open Court, and presented his claims for allowance, by petition filed herein, against said Estate, and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claims may be allowed as a valid claim against said estate. It is ordered that the 24 day of June 1908 at o'clock P.M., be and hereby is designated as the time when testimony touching said claims will be heard before this Court. It is further ordered that an Order as prayed for forthwith issue, and this cause is continued.

6855 In the Matter of the Estate of } Appointment
Elias Kyle, Deceased. } Order for Bond.

This day Oscar W. Park appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of Elias Kyle late of Claybourne Township, Union County, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Oscar W. Park is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

6855 In the Matter of the Estate of } Appointment - Bond Approved
Elias Kyle, Deceased. } Letters Issued.

This day Oscar W. Park appeared in open Court, accepted the appointment as Administrator of the Estate of Elias Kyle deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars.

conditioned according to law, with Lucy Park and Laura Larcomb freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Oscar W. Park that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of the Estate of } Appointment of Appraisers.
Elias Kyle, Deceased.

6855

This day came Oscar W. Park, administrator of the Estate of Elias Kyle, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that David Kyle, Thomas Price and Tom Peet, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Estate of } Appointment.
Marion F. Miller, Deceased.

6856

The Last Will and Testament of Marion F. Miller late of Leesburg Township, in this County, deceased, having heretofore been duly approved and allowed, this day Mollie W. Miller the Executrix named in said Will appeared in open Court and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Mollie W. Miller is a suitable person and legally competent, and said testator requested in his will that no bond be required of said Mollie W. Miller. It is ordered that she be appointed as such Executrix without Bond according to the provisions of said Will; that Letters Testamentary issue on the Will of said decedent to Mollie W. Miller, that this proceeding be recorded, and that Executrix pay costs taxed at \$

In the Matter of the Estate of } Appointment of Appraisers
Marion F. Miller, Deceased.

6856

This day came Mollie W. Miller, Executrix of the Estate of Marion F. Miller, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof and the Court being fully advised in the premises, it is ordered Richard Mayfield, Fred Johnson and Elmer Mackau, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6708

In the Matter of Thomas W. Peet

This day the testimony finds that facts of said from the decedent should be in fore ordered the total amount fifty dollars according to. And it is further Administrator

8766

Larab & Sher vs. Owen E. She

This day appearing above entitled came out to the petition by Counsel; and being so injunction is not from dis be necessary. It is ordered

6831

In the Matter of Nancy A. Ro

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In the Matter of Lucinda A. W

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6708

In the Matter of the Estate of }
Thomas W. Fergus, Deceased }
Final Order and Judgment on Petition to
Review Year's Allowance

This day this cause came on to be heard, and the Court having heard the testimony and arguments, and being fully advised in the premises, finds that the allowance made by the appraisers of the estate and effects of said decedent for the support of the widow for twelve months from the death of said decedent is insufficient and that the same should be increased by the sum of Two hundred dollars; It is therefore ordered that such allowance be increased accordingly, making the total amount of such allowance the sum of Three hundred and fifty dollars, which amount said Administrator is ordered to pay over according to law, instead of the amount as made by said appraisers. And it is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ without days.

8766

Larab O. Sherwood }
vs. }
Owen E. Sherwood }
Order Granting Temporary Injunction or
Restraining Order.

This day came, the Plaintiff by J. L. Cameron her attorney, and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiff's application for an injunction, upon the petition duly verified and affidavits thereon filed, and was argued by Counsel; and the Probate Judge being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a Temporary injunction is granted, as prayed for in the petition, restraining the defendant from disposing of any of his property except so far as the same may be necessary to pay the Plaintiff her reasonable alimony. It is ordered that Bond be dispensed with.

6831

In the Matter of the Estate of }
Nancy A. Robinson, Deceased }
Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Margaret Gardner as executrix of the estate of Nancy A. Robinson, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

Wednesday, May 20, 1908

6857

In the Matter of }
Lucinda A. Midget }
Inquest of Lunacy

This day Anna W. Baldwin a resident citizen of Darby Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Lucinda A. Midget into the Columbus State Hospital.

It is therefore ordered that said matter be heard before this Court, on the 26 day of May 1908 at 10 o'clock A. M.

And it is further ordered that subpoenas issue for C. D. Miller a respectable physician, and for Dr. Augustus J. Ives witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of } Inquest of Lunacy
Lucinda A. Wuzget } Orders on Hearing, etc.

6857

This day this cause came on to be heard, and the said Lucinda A. Wuzget was brought before the Court at Sanitorium in Mansfield, Ohio. Thereupon the Judge proceeded with the examination, and having heard the testimony of Chas. D. Miller the medical witness, and of Dr. Angus MacIvor and being satisfied that said Lucinda A. Wuzget is insane, that she has a legal settlement in Darby Township, in this County, that she has been an inhabitant of the State of Ohio for one year next preceding this date, that her insanity has occurred during the time she has resided in this State, that she being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Chas. D. Miller the medical witness in attendance take out a certificate, setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Lucinda A. Wuzget and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Friday, May 22, 1908.

In the Matter of the Estate of }
Caroline McCormick, deceased } Filing Second and Final Account.

6385

This day came W. H. McCormick, Administrator of the Estate of Caroline McCormick late of Union County, Ohio, deceased, and presented his second and final account in settlement of said Estate duly verified; and also filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. Whereupon the Court do order the account filed and advertised for hearing on Saturday, the 27 day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Abram Raypole, admr. of }
John Raypole, decd. } Filing Petition to Sell Real Estate

6858

vs.
Austin Raypole, et al
This day came the Plaintiff Abram Raypole, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said John Raypole, deceased, to pay the debts, and the costs of administering the estate, of the said decedent. Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

In the Matter of }
William Carrick }

6557

This day the said William Carrick deceased, after the payments made the money and distribution to the Court of the County ordered that said administrator from all liability be impeached said account officer, and it is within ten days

In the Matter of }
Florence Emma }

6843

As it appears in the matter of Florence Emma in 1908, and in the matter of Florence Emma was produced and it now be the filing of a record and record of the resident of the Township. Thereupon Geo. D. Copeland sworn, testified testimony was subscribed, and instrument of Florence deceased that the same was of any restraint. It is to be Probate, and necessary above. It is further within

In the Matter of }
Florence Emma }

6859

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In the Matter of the Estate of }
William Carriday, Deceased } Orders on Settlement of Account
of Final Distribution.

This day Lewis Carriday, Administrator of the Estate of William Carriday deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said administrator, it is ordered that the same be and hereby is allowed as his final discharge. Said administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceedings be recorded in the records of this office, and that said administrator pay the costs herein taxed at * within ten days. Costs paid.

Monday, May 25, 1908.

6843

In the Matter of the Will of }
Florence Emma Howser, Dec'd. } Orders on Hearing, Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 22 day of April A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Florence Emma Howser, late of Clairborne Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on May 20, 1908 came H. C. Duke, and on this day came Geo. D. Copeland, the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Florence Emma Howser deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court.

It is further ordered that Executrix pay the costs herein taxed at * within days.

6859

In the Matter of the Estate of }
Florence Emma Howser, Dec'd. } Appointment
Order for Bond.

The Last Will and Testament of Florence Emma Howser, late of Clairborne Township, in this County, deceased, having heretofore been duly approved and allowed, this day Armintha J. Howser the Executrix named in said Will, appeared in open Court, and made and filed an application under

rath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Amintal J. Fowser is a suitable person and legally competent, it is ordered that she be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars and this cause is continued.

Wednesday, May 27, 1908

5723 In the Matter of the Guardianship of } Philip Rausch } Filing Third Account.

This day came George Steung Guardian of Philip Rausch a lunatic of Union County, Ohio, and presented his Third Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6806 Charles C. Curry, admr. of } the Estate of } William W. Curry } Orders Approving and Confirming.

vs. Addison S. Curry, et al.

This day this cause coming on to be heard on the return of Charles C. Curry, administrator of the Estate of William W. Curry deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Charles C. Curry as such administrator, make to the purchasers D. D. Ketch and Luke W. Ketch a good and sufficient deed for the premises so sold.

Friday, May 29, 1908

6860 In the Matter of the Will of } James Amrine, Deceased } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of James Amrine, late of Taylor Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator, resident of the State of Ohio 3 day prior thereto, that said application will be for hearing before this Court on the 30 day of June 1908, at one o'clock P. M.

6860 In the Matter of the Will of } James Amrine, Deceased } Order for Commission to take Deposition of Witness to Will.

This day Lewis J. Amrine appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of N. N. Merchant witness to the Will of said James Amrine

deceased. As of the jurisdiction of the Court. It is the order of the Court that the same be annexed to the cause and a suitable person be appointed to take the deposition of said witness, and the cause is continued.

5455 In the Matter of } Lydia Ann Pe... } This day came... } Ann Pe... } First and Final... } Whereupon... } hearing on... } P. M. to which...

In the matter... filed for settlement... This day... of administration... same in all...

4009 It is the order of the Court upon the filing of the account of John Martin... 4419 Lenora C. Ten...

5539 Charles M... Account and... 5873 Lenora C. Ten... 6565 Homer Jolley... Final Account...

6481 U. S. Magr... First and Final... 5258 John H. Mc... 6389 Mrs. D. C... 5177 Clarence C. C...

In the Matter of } Ethel East... } This day... } of Ethel East... } thereof have... } been filed to... } the same; and... } and the same... } and being filed...

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deceped. And it appearing to the Court that said witness resided out of the jurisdiction of this Court, to wit: at Springfield, Missouri
It is therefore ordered that such Commission, with said Will annexed, issue to the Probate Judge of Greene County, Missouri a suitable person, to be duly executed and together with the deposition of said witness so taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this cause is continued.

In the Matter of the Estate of } Lydia Ann Perkins, Deceased } Filing First and Final Account.

This day came Edward H. Perkins administrator of the Estate of Lydia Ann Perkins late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of June A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Saturday, May 30, 1908

In the matter of Accounts } filed for settlement } Notice ordered.

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

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

- 4009 John Martin Cunnold, Guardian of Otto W. Cunnold: Eighth Account.
- 4419 Lenora C. Temple, Guardian of Naomi J. Temple: Seventh and Final Account.
- 5539 Charles Michel, Guardian of Grace Harris and William Harris: Fourth Account and Final as to Grace Harris.
- 5873 Lenora C. Temple, Guardian of Ethel Eastman: Second and Final Account.
- 6565 Homer Jolley, Executor of the Estate of Solomon Lindsey: First and Final Account.
- 6481 U. S. Magruder, Administrator of the Estate of Benjamin Moody: First and Final Account.
- 5258 John H. McMahon, Guardian of Eva B. McMahon: Final Account.
- 6389 Wm. D. Blue, Guardian of Lloyd W. Manly: First and Final Account.
- 5177 Clarence C. Perfect, Guardian of Emerg. L. Hunt: Fourth + Final Account.

In the Matter of the Guardianship of } Ethel Eastman } Second and Final Account.

This day the second and Final Account of Lenora C. Temple's Guardian of Ethel Eastman came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be

in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and she is allowed the sum of Eighty-eight ²⁵/₁₀₀ Dollars (\$88 ²⁵/₁₀₀) for Board, Clothes and care of said Ward, which amount the Court deems reasonable.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It appearing that said Guardian tendered her resignation to this Court with said final Account, said resignation is hereby accepted.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Eighth Account.

4009

Otto J. W. Bunsold.

This day the Eighth Account of John Martin Bunsold Guardian of Otto J. W. Bunsold came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Two Hundred Dollars (\$200.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Nine Thousand, Nine Hundred Eighty five ²¹/₁₀₀ Dollars (\$985 ²¹/₁₀₀) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } First and Final Account.

6481

Benjamin Moody, Deceased.

This day the First and Final Account of W. S. Magruder, administrator of the estate of Benjamin Moody deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

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In the Matter of Eva B. Mc...

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It is ordered that said Administrator be and he is allowed the sum of Seventeen ⁴⁰/₁₀₀ Dollars (\$17 ⁴⁰/₁₀₀) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Administrator be and he is allowed the sum of Twenty Dollars (\$20 ⁰⁰/₁₀₀) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$5 ⁰⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Trial Account.
Eva B. McMahon

5258

This day the Trial Account of John H. McMahon Guardian of Eva B. McMahon came on for hearing and settlement, due notice thereof having been published according to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5 ⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } First and Trial Account.
Solomon Liddrey, Deceased

6565

This day the First and Trial Account of Homer Jolley, Executor of the Solomon Liddrey deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Forty two ⁴⁵/₁₀₀ Dollars (\$42 ⁴⁵/₁₀₀) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Ten Dollars (\$10 ⁰⁰/₁₀₀) for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$ 5⁶⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Fourth and Final Account
Emery L. Hunt

5177

This day the Fourth and Final Account of Clarence C. Perfect Guardian of Emery L. Hunt came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of One Hundred and Fifty Dollars, (\$150⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One Thousand, Nine Hundred and Seventy six ⁴³/₁₀₀ Dollars (\$1976 ⁴³/₁₀₀) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at 5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Fourth and Final Account
Grace Harris

5539

This day the Fourth and Final Account of Charles Michel Guardian of Grace Harris came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twelve Dollars (\$12⁰⁰) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Fifty five ⁷⁴/₁₀₀ Dollars (\$55 ⁷⁴/₁₀₀), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ 5⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be re-

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In the Matter of
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In the Matter of
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In the Matter of Guardianship of } Fourth Current Account.
William Harris

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This day the Fourth Current Account of Charles Michel Guardian of William Harris came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Ninety one ³⁵/₁₀₀ Dollars (\$91.35), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Seventh and Final Account
Naomi J. Temple

4419

This day the Seventh and Final Account of Luora C. Temple Guardian of Naomi J. Temple came on for hearing and settlement, due notice having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of One Hundred ⁴⁴/₁₀₀ Dollars (\$100.44), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$4.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } First and Final Account.
Lloyd W. Wanley

6389

This day the First and Final Account of Mrs. D. Blue Guardian of Lloyd W. Wanley came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and

no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Five Dollars (\$5.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Monday, June 1, 1908

May C. Davis, Plaintiff

vs.

James B. Davis, Defendant

Order Granting Temporary Injunction or Restraining Order.

This day the Plaintiff by J. W. Kennedy her attorney and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from the County, this cause came on to be heard upon the Plaintiff's application for an injunction, upon the petition duly verified and affidavits therein filed, and was argued by Counsel, and the Probate Judge being fully advised in the premises, and being fully advised in the premises, and being satisfied that the Plaintiff is entitled thereto, a Temporary Injunction is granted, as prayed for in the petition, restraining the defendant from interfering with her person and property and that he be enjoined from disposing of or encumbering his personal property herein mentioned until after the termination of this suit.

It is ordered that no bond be required.

In the Matter of the Guardianship of } Filing Second and Final Account
Eddie Freiby

This day came Jesse A. Snider Guardian of Eddie Freiby a minor of Union County, Ohio, and presented his second and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of June A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Robt McCrory, admr. of }
Thomas A. Maper

vs.

Cassie Brown et al.

Orders on Hearing for Public Sale.

This day this cause came on to be heard upon the petition, evidence

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and testimony and the Court being fully advised in the premises
 finds: That all the defendants herein have been duly and legally served
 with process or have voluntarily entered their appearance herein, and
 are now properly before the Court. That the statements and allegations in
 said petition are true. That said Thomas A. Maper did not leave a
 widow entitled to dower in the estate to be sold, and an appraisement
 of such real estate is contained in the inventory. It is ordered that
 another appraisement be and hereby is dispensed with. And the Court
 being satisfied that it is necessary to sell the real estate of said Thomas
 A. Maper, described in the petition, to pay his debts, and that the plain-
 tiff has given bond in the sum of \$8000.00 with surety to the satisfaction
 of the Court.

It is therefore further ordered that said Robt. McCrory as such
 administrator proceed according to law to sell said real estate, free of
 dower, at public auction on the premises for not less than two-thirds
 the appraised value thereof, on the following terms, to wit: cash in
 hand on day of sale.

It is further ordered that said petitioner give notice 4 weeks con-
 secutively of the terms and time and place of sale, prior thereto, in
 some newspaper printed and of general circulation in Union County,
 Ohio, where said real estate is situate.

And said petitioner is ordered to make return to this Court immedi-
 ately after such sale is made, and this cause is continued.

Tuesday, June 2, 1908

In the matter of the Estate of

6815

N. L. McDowell, deceased

} Filing Inventory and Sale Bill.

This day came Nathan R. McDowell one of the administrators of the
 Estate of N. L. McDowell, late of Union County, Ohio, deceased, and presented
 the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being
 satisfied that said Nathan R. McDowell has in all respects complied
 with the Statutes to such case made and provided, do order the said
 Inventory and Sale Bill filed and recorded. It is further ordered that
 said administrator pay the costs herein taxed at \$

In the matter of

6815

The Estate of
 N. L. McDowell, dec'd

} Orders Approving and Confirming Sale.

This day this cause came on to be heard on the report of N. L. Mc
 Dowell, administrator of the Estate of N. L. McDowell of his proceedings
 made under the former order of this Court, the Court having carefully
 examined said report, and being satisfied that said sales have in
 all respects been regular and legal. It is ordered that the same be and
 hereby is approved and confirmed. It is further ordered that this pro-
 ceeding be recorded, and that said Administrator pay the costs herein
 taxed at \$ within ten days.

6671 In the matter of the Estate of } Filing First and Final Account.
 Jacob Baughman, deceased.
 This day came J. H. Baughman administrator of the Estate of Jacob Baughman late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of July A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the matter of accounts filed } Notice ordered.
 for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansfield Tribune, and that they will be for hearing on Saturday, June 27, 1908 at one o'clock, P. M. as follows:

- 6111 Jesse A. Snyder, Guardian of Eddie Fryby: Second and Final Account.
- 5455 Edwin H. Perkins, Administrator of the Estate of Lydia Ann Perkins: First and Final Account.
- 5723 George Shroy, Guardian of Philip Rausch: Third Account
- 6385 W. H. McCormick, Administrator of the Estate of Caroline McCormick: Second and Final Account.
- 6044 Oliver Shaw, Administrator of the Estate of Emily J. Wiley: Final Account.
- 6289 James H. Libron, Guardian of Phancel Libron and Leonie Libron: First Account.
- 6831 Margaret Gardner, Executrix of the Estate of Nancy A. Robinson: First and Final Account.
- 6656 A. C. Turney, Administrator of the Estate of Martha Jenkins: First and Final Account.
- 6418 Lovina Spain, Administrator of the Estate of Levi C. Spain: First Account.

Wednesday June 3 1908

In the Matter of } Inquest on Lunacy
 Lora May Guthrie } Orders for Warrant, etc.

6861 This day Dr August Maslov a resident citizen of Mansfield, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law for the admission of the said Lora May Guthrie into the Columbus State Hospital. It is therefore ordered that a warrant issue to D. C. Colenbaugh Sheriff commanding him to bring said Lora May Guthrie alleged to be insane, before this Court, on the 3 day of June 1908, at 9 o'clock A. M.

And it is further ordered that subpoenas issue for Dr. Chas. D. Miller a respectable physician, and for Dr August Maslov witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of } Inquest on Lunacy.
 Lora May Guthrie } Orders on Hearing, etc.

6861 This day this cause came out to be heard, and the said Lora May Guthrie was brought before the Court. Thereupon the Judge proceeded with the examination; and having

heard the testimony of Dr August Maslov and that she has been proceeding she has resorted to the committee the Columbus

It is the order of the Court that her attendance be by law.

And it is the order of the Court that she be taken into custody and that she be kept in the County Jail as a witness and intertendent.

In the Matter of Lora May Guthrie

6861

The Judge ordered that she be taken into the Columbus State Hospital as a witness and intertendent. Sheriff; that she be taxed at \$

In the matter of territory from to Milford to

6845

This day has been adjudicated of said

Said cause it is the order of the Court that she be transferred to the Columbus State Hospital.

Thereupon the Judge ordered that she be taken into custody and that she be kept in the County Jail as a witness and intertendent.

In the Matter of Alameda Brown

6827

This day came Alameda Brown, late of Union County, and

whereupon being satisfied with the State inventory filed by the administrator pay the

1908.

Union County Probate Journal, Wednesday, June 3 1908.

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heard the testimony of Dr Chas. D. Mills, the medical witness, and of Dr Angus MacSood being satisfied that said Lora May Guthrie is insane, that she has a legal settlement in Paris Township, in this County, that she has been an inhabitant of the State of Ohio, for one year next preceding this date, that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr Chas. D. Mills the medical witness in attendance take out a certificate setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Lora May Guthrie and that a certified copy under seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

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el 27, 1908

Account.
Perkins.

In the Matter of } Inquest of Lynacy.
Lora May Guthrie } Orders for Warrant to Convey.

6861

The Judge being advised that said Lora May Guthrie can be received into the Columbus State Hospital, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue, to D. C. Bolenbaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

McCormick

Final Account.
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Thursday, June 4, 1908.

In the matter of the transfer of }
territory from Union Township }
to Milford Center School District }

6845

This day this cause came on to be argued by attorneys, having been adjourned from May 28, for the purpose of getting the tax valuation of said territory.

Said cause having been argued and evidence adduced and it is the opinion of the Court that said territory should not be transferred to Milford Center village, district.

Whereupon it is ordered by the Court that said petition be dismissed without record and plaintiff or petitioner are ordered to pay the costs.

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In the Matter of the Estate of } Filing Inventory and Sale Bill.
Alyeda Browning, Deceased }

6827

This day came Urial Cahill administrator of the Estate of Alyeda Browning, late of Union County, Ohio, deceased, and presented the Inventory and Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Urial Cahill has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

as. D. Mills
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L. Lora May
nd. having

6827 In the Matter of the Estate of Lewis Streng, Deceased. } Filing Inventory.

This day came Adam Streng Executor of the Estate of Lewis Streng late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Adam Streng has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$

Edeow Shelhorn, Guardian of Vera. Iovneel Shelhorn et al } Orders for Bonds.

6840

vs His said Ward.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Solomon Mann Henry Schomauer, and Simon Gilmore in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said Guardian execute within 10 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Fourteen Hundred Dollars, conditioned according to law, and this cause is continued.

6858 Abram Raypole, admr of the Estate of John Raypole, deceased } Orders served by Publication

vs Austin Raypole, et al.

This day came the Plaintiff and filed herein an affidavit under the Statutes in that behalf for the purpose of procuring service by publication and it appearing to the Court that the Defendants Mary Boyer and James Boyer her husband are now residents of Ohio, that service of summons on them cannot be made in this State; that the residence of said Mary Boyer and James Boyer is Pekin, Illinois; that the residence of said Defendants Anna Smith and Arthur Smith her husband is unknown to the Plaintiff. It is ordered that the publication be made for six consecutive weeks in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party making the service deliver to the Clerk of this Court copies of the publication with the proper postage, that said Clerk mail a copy to each of said Defendants, whose residence is known, to her residence named therein, and make an entry thereof on the proper docket.

In the Matter of C. A. Ho

6712 This day the executor, and the inventories in said case, will be for the scheduled being satisfied and that he is authorized and this case

In the Matter of Florence Em

6859 This day as Executor and filed according to sureties, which Letters Testate. However the costs herein

In the Matter of James T.

6862 This day filed and a administrator of County, Ohio, pledges, any in general thereof; appointed, and that he be in the sum

In the Matter of Maxima O

6535 This day Reynes latter count in set extension. Whereupon for hearing to which

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In the Matter of the Assignment of } Orders on Filing Petition to Dispose
C. H. North } of Defective Claims.
6712 This day this cause came on to be heard upon the petition, testimony and evi-
dence, and the Court being fully advised, in the premises finds that the state-
ments in said petition are true, and that the orders asked for should be
granted. And the Court being satisfied upon good and sufficient proof that it
will be for the advantage of said assignor and creditors to sell the claims
scheduled in Exhibit A of said petition at private sale, and the Court
being satisfied that said claims cannot be sold at their appraised value,
and that it will be for the best interest of said assignor and creditors to
sell the same at a less price, it is ordered that said assignor be and
he is authorized to sell the same for not less than Two Dollars,
and this cause is continued.

Friday June 5, 1908

In the Matter of the Estate of } Appointment - Bond Approved
Florence Emma Howers } Letters Issued.
6859 This day Arminia J. Howers appeared in open Court, accepted the trust
as Executrix of the Estate of Florence Emma Howers deceased, and gave
and filed herein her Bond in the sum of Two Hundred Dollars conditioned
according to law with Robert F. Elliott and Isaac Parker freeholders as
sureties, which Bond is approved by the Court. It is therefore ordered that
Letters Testamentary issue on the Will of said decedent, to said Arminia J.
Howers that this proceeding be recorded, and that said Executrix pay the
costs herein taxed at \$

Saturday June 6, 1908.

In the Matter of the Estate of } Appointment
James F. Finley, Deceased } Order for Bond.
6862 This day Charles A. Thompson appeared in open Court, and made and
filed an application under oath as required by law, to be appointed Ad-
ministrator of the estate of James F. Finley late of Liberty Township, Union
County, Ohio, deceased, and an affidavit that there is not to his know-
ledge, any last Will and Testament of the alleged intestate, also a statement
in general terms as to what the estate consists of and the probable value
thereof; and the Court being satisfied that an administrator should be ap-
pointed, and that said Charles A. Thompson is legally competent; it is ordered
that he be appointed upon giving Bond with sureties as required by law
in the sum of Four Thousand Dollars, and this cause is continued.

In the Matter of the Estate of } Filing First Account.
Vianna Reyer, Deceased }
6535 This day James F. Hinkadee administrator of the Estate of Vianna
Reyer late of Union County, Ohio, deceased, and presented his First ac-
count in settlement of said Estate duly verified; and also a motion for
extension of time to collect assets.
Whereupon the Court do order said account filed and advertised
for hearing on Saturday, the 25 day of July A. D. 1908, at one o'clock, P. M.
to which time said matter is continued.

6862 In the Matter of the Estate of } Appointment — Bond Approved
 James F. Finley, Deceased. } Letters Issued.
 This day Charles A. Thompson appeared in open Court, accepted the appointment as Administrator of the Estate of James F. Finley deceased, and gave and filed herewith bond in the sum of Four Thousand Dollars conditioned according to law of Four Thousand Dollars, conditioned according to law, with C. C. Thompson and Moses Thompson freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Charles A. Thompson, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at

6862 In the Matter of the Estate of } Appointment of Appraisers.
 James F. Finley, Deceased. }
 This day came Charles A. Thompson, administrator of the Estate of James F. Finley, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised in the premises, it is ordered that C. H. Smith, W. P. O'Brien and D. F. Williams, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent. It is further ordered by the Court that said administrator return to this Court, an inventory and appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6864 In the Matter of the Will of } Orders for Filing Will, Notice and Hearing.
 Amanda W. Meade, Deceased. }
 This day an instrument of writing, purporting to be the last Will and Testament of Amanda W. Meade, late of Chai Bourne Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record, be given to the widowed and next of kin of the testatrix, resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court on the 9 day of June 1908 at one o'clock P.M.

6840 Eileen Shelhorn, Guardian of } Orders Approving Bond for
 Vera Inouel Shelhorn, et al } Private Sale.
 vs
 His Wards
 This day this cause came on further to be heard, and it appearing to the Court, that the said Eileen Shelhorn, the Plaintiff above named, has given bond as heretofore ordered, in the sum of Thirteen Hundred and Twenty Dollars with The United States Fidelity and Guaranty Company as sureties, it is ordered that said bond be and hereby is approved. And it being made to appear to the Court, upon satisfactory evidence, that it would be more for the interest of said Wards to sell the real estate described in the petition at private sale. It is therefore further ordered that said Eileen Shelhorn as such Guardian proceed to sell said real estate at private sale, for not less than the appraised value thereof, on the follow-

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And said petitioner is ordered to make return of this Court immediately
after such sale is made, and this cause is continued.

6794 In the Matter of the Estate of } Order for Notice of Hearing Petition for
Benjamin W. Evans, Deceased } Renew of Yearly Allowance.

This day Celestia W. Evans, widow of Benjamin W. Evans deceased, appear-
ed in open Court and filed her petition for a review of the allowance made
to the widow of said decedent for their support for twelve months from
his death, and asking that the same may be \$800.00.

It is ordered that the 19 day of June 1908 at one o'clock P. M. be and
hereby is fixed as the time of hearing said petition, and it is further
ordered that notice thereof in writing be given to Celestia W. Evans,
Clement S. Evans, and John T. McKittrick Executor of said estate 3 days
before said time of hearing, and this cause is continued.

6863 In the Matter of the Estate of } Appointment
Robert D. Finley, Deceased } Order for Bond.

This day Charles A. Thompson appeared in open Court, and made and
filed an application under oath as required by law, to be appointed ad-
ministrator of the estate of Robert D. Finley late of Liberty Township, Union
County, Ohio, deceased, and an affidavit that there is not to his knowledge
any Last Will and Testament of the alleged intestate, also a statement in
general terms as to what the estate consisted of and the probable value
thereof, and the Court being satisfied that an administrator should be
appointed, and that said Charles A. Thompson is legally competent, it is
ordered that he be appointed upon giving bond with securities as requir-
ed by law, in the sum of Three Hundred Dollars, and this cause is continued.

6863 In the Matter of the Estate of } Appointment Bond Approved
Robert D. Finley, Deceased } Letters Issued.

This day Charles A. Thompson appeared in open Court, accepted the
appointment as Administrator of the Estate of Robert D. Finley deceased,
and gave and filed herein his bond in the sum of Three Hundred Dollars,
conditioned according to law, with C. C. Thompson and James Thompson
freeholders as securities, which bond is approved by the Court. It is therefore
ordered that letters of Administration issue to said Charles A. Thompson,
that this proceeding be recorded, and that said Administrator pay the
costs herein taxed at \$

6863 In the Matter of the Estate of } Appointment of Appraisers.
Robert D. Finley, Deceased.

This day came Charles A. Thompson, administrator of the Estate of
Robert D. Finley, deceased, and made application to the Court for the
appointment of Appraisers of the Estate and Effects of said decedent.
On consideration whereof, and the Court being fully advised in the
premises, it is ordered that O. H. Smith, H. O. O'Brien and D. F. Williams
whom the Court find to be suitable and disinterested persons, be, and they
are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory said. of the Estate aforesaid, pursuant to law, and this matter is continued.

Monday, June 8, 1908.

6856 In the Matter of the Estate of }
Marion F. Miller, Deceased. } Filing Inventory.

This day came Mollie W. Miller, Executrix of the Estate of Marion F. Miller, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Mollie W. Miller has in all respects complied with the Statutes to such care made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$

6865 Adam Streng, Executor of }
Lewis Streng } Filing Petition to Sell Real Estate.

This day came the Plaintiff Adam Streng and presented to this Court, his petition duly verified, praying an order for the sale of real estate of the said Lewis Streng, deceased, to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due and legal notice of the filing, pendency and prayer, of the said petition, and of the time in which they are required by law to answer the same, be given to each of the said defendants, and this cause is continued.

Tuesday, June 9, 1908.

6864 In the Matter of the Will of }
Amanda W. Mead, Deceased. } Orders on Hearing, Admission to Probate and Record.

Be it Remembered, That heretofore, to wit: on the 6 day of June A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Amanda W. Mead, late of Charbonnet Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widowed and next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Whereupon on this day came S. H. Van Winkle and B. C. Roberts the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing as the Last Will and Testament of said Amanda W. Mead deceased; that the same was duly executed and attested; and that the said Testatrix, at the time

of making, said and in presence of the Court, and in presence of the witnesses named above named. It is further ordered that the Court, upon the return of the said Inventory, and this matter is continued.

6864

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of making, signing and sealing the same was full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein taxed at \$

6864 In the Matter of the Last Will and Testament of Amanda W. Mead, Deceased. } Ordering Citation to Widow.

It appearing to the Court from the last will and testament of Amanda W. Mead deceased, which has been duly admitted to probate and record in this court, that said testatrix died leaving William H. Mead her widower, and that provision was made for said widower in said will. It is therefore ordered that a citation issue to said William H. Mead to appear before said court within one year from the date of service of said citation, and elect whether he will take under the provisions of said last will and testament, or be endowed of the lands of his said wife and take the distributive share of her personal estate.

6866 In the Matter of the Estate of } Appointment
Amanda W. Mead, Deceased. } Order for Bond.

The Last Will and Testament of Amanda W. Mead late of Clairbourne Township, in this County, deceased, having heretofore been duly approved and allowed, this day William H. Mead the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consisted of and the probable value thereof; and the Court being satisfied that said William H. Mead is a suitable person and legally competent, and said testatrix requested in her will that no bond be required of said William H. Mead. It is ordered that he be appointed as such Executor without bond according to the provision of said will; that letters Testamentary issue on the will of said decedent to William H. Mead; that this proceeding be recorded and that Executor pay costs taxed at \$

6866 In the Matter of the Estate of } Appointment of Appraisers.
Amanda W. Mead, Deceased. }

This day came William H. Mead, Executor of the Estate of Amanda W. Mead, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being advised in this premises, it is ordered that Hile Eckberry, Lloyd Winters, and B. C. Roberts, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6867 In the Matter of the Estate of } Filing Application for Citation to Take
 Leba Biddle, Deceased. } or Renounce Administration
 This day came Pearl C. Biddle, a creditor of said Leba Biddle, deceased, and presented his application in writing, duly verified, praying that a writ of citation issue to George Biddle, widower of said Leba Biddle, deceased, resident of said Union County, Ohio, to take or renounce administration on the estate of said Leba Biddle, deceased.

It is, therefore, considered and ordered by the Court that said application be filed, and that a writ of citation issue in the premises, as prayed for in said application returnable on or before the 19 day of June 1908 at ten o'clock P. M. to which time this cause is continued.

6840 Eideou Shelhorn, Guardian of } Order of proving and Confirming Sale.
 of Vera Ivoine Shelhorn et al }
 vs.
 His Ward,

This day this cause coming on to be heard on the return of Eideou Shelhorn guardian of Vera Ivoine Shelhorn et al, of his proceeds and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale was in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed, and it is further ordered that said Eideou Shelhorn as such guardian make to the purchasers Frank C. Cheney, Lawrence Meyer and John Shelhorn good and sufficient deeds for the premises so sold.

It is further ordered that this proceedings be recorded, and that said Guardian pay the costs herein taxed at \$ without ten days.

Wednesday, June 10, 1908.

6868 In the Matter of the Assignment of } Order on Filing Deed of Assignment.
 Archie C. Temple

This day at the hour of 4:30 o'clock P. M., Al C. Eggert appeared in open Court and delivered the Deed of Assignment executed by Archie C. Temple of Chabourne Township, Union County, Ohio, of the property, money, rights and credits of said Assignor in trust, for the benefit of his creditors.

It is therefore ordered that said Deed be immediately filed and recorded this office.

6868 In the Matter of the Assignment of } Appointment
 Archie C. Temple } Order for Bond.

This day Al C. Eggert appeared in open Court, and having accepted the trust, made and filed an application under oath to be appointed Assignee of Archie C. Temple in trust for the benefit of his creditors, also a statement in general terms as to what the property assigned consists of and the probable value thereof; and the Court being satisfied that the said Al C. Eggert is legally competent, it is ordered that he be appointed as such Assignee upon his entering into Bond to the approval of the Court and with sureties as required by law, in the sum of Three Thousand Dollars; and this cause is continued.

6868 In the Matter Archie C. Temple
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In the Matter of the Assignment of } Appointment Bond approved
 Archie C. Temple } letters issued
 6868 This day Al. C. Eggert gave and filed herein his Bond as Assignee of Archie C. Temple in the sum of Three Thousand Dollars, conditioned according to law, with The American Surety Company of New York as sureties which Bond is approved by the Court.
 It is therefore ordered that letters of Authority issue to said Assignee, that this proceeding be recorded, and that said Assignee pay the costs taxed at

In the Matter of the Assignment of } Appointment of Appraisers.
 Archie C. Temple }
 6868 This day came Al. C. Eggert, Assignee, in trust for the benefit of the creditors of Archie C. Temple and made application to the Court for the appointment of Appraisers of the Estate and effects of said assignor.
 On consideration whereof, and the Court being fully advised in the premises, it is ordered that Carl Alfgover, Clyde Cushman, and Wm. Handley whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said assignor.
 It is further ordered by the Court that said Assignee return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Friday, June 12, 1908

In the Matter of the Assignment of } Filing Inventory
 Archie C. Temple }
 6868 This day came Al. C. Eggert assignee in trust for the benefit of the creditors of Archie C. Temple, and presented the Inventory of the assets of said assignor, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Al. C. Eggert has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Assignee pay the costs herein taxed at

In the Matter of the Assignment of } Orders for Private Sale.
 Archie C. Temple }
 6868 This day this cause came on to be heard upon the petition herein filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that Al. C. Eggert as Assignee of said Archie C. Temple proceed to sell said personal property at private sale, for not less than the appraised value thereof.
 It is further ordered that said sale be made upon the following terms, to wit: cash in hand, at time of sale.
 It is further ordered that said Assignee make return of his proceedings herein, within 30 days from this date, and forthwith

after such sale is made, and this cause is continued.

Saturday June 13, 1908.

6862 In the Matter of the Estate of } James F. Finley, Deceased } Filing Inventory
 This day came Charles A. Thompson, administrator of the Estate of James F. Finley, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Chas. A. Thompson has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

6863 In the Matter of the Estate of } Robert D. Finley, Deceased } Filing Inventory
 This day came Charles A. Thompson, administrator of the Estate of Robert D. Finley, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said administrator has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

6535 In the Matter of the Estate of } Orders Fixing Time of Hearing and } Niagara Reynes, Deceased } for Notice.
 This day Douglas Reynes et al, appeared in open Court and filed his Exception to the First Account of J. H. Kirkade in the matter of the Estate of Niagara Reynes deceased.
 It is ordered that the time of hearing said Exception be and hereby is fixed for the 20th day of June, 1908, at 9 o'clock A. M., and that notice thereof issue to J. H. Kirkade, administrator of Niagara Reynes to be served upon him 3 days before said day of hearing, and this cause is continued.

6869 In the Matter of the Guardianship of } Appointment } Walter A. Finley } Orders for Bond. } Belle L. Finley, minors
 This day came Della Finley appeared in open Court, and made application to be appointed of Walter A. Finley and Belle L. Finley and the Court being satisfied that said Walter A. Finley is a minor of the age of 14 years, July 6, 1907 and said Belle L. Finley is a minor of the age of 8 years April 14, 1908, and are children of James F. Finley late of Liberty Township, Union County, Ohio, deceased, and that said minors reside in this County; and that said Walter A. Finley having in open Court made choice of said Della Finley as his guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Della Finley is a suitable

person to be duly verified the probable minors real such as in the sur

6869 In the Matter of } Walter A. Finley } Belle L. Finley }
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6869 In the Matter of } Walter A. Finley }
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6870 In the Matter of } John Cooper }
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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 Della Finley 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.

6869 In the Matter of the Guardianship of } Appointment - Bond Approved.
Walter A. Finley } Letters Issued.
Belle L. Finley }

This day Della Finley appeared in open Court, accepted the appointment as Guardian of Walter A. Finley and Belle L. Finley and gave and filed herein her Bond in the sum of Three Thousand Dollars, conditioned according to law, with Simon Hall and Julia Hall freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Della Finley 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 Della Finley, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6869 In the Matter of the Guardianship of } Filing Inventory
Walter A. Finley et al, minor }

This day came Della Finley, Guardian of Walter A. Finley and Belle L. Finley minors of Union County, Ohio, and presented the Inventory of the Estate of said wards, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Guardian has in all respects complied with the Statute in such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Guardian pay the costs herein taxed at \$

Tuesday, June 16 1908

6870 In the Matter of the Estate of } Orders for Citation to take or Renounce
John Cooperides, Deceased } Administration.

This day G. C. Brown appeared in open Court, and made application for the appointment of an Administrator of the estate of John Cooperides deceased, and that the widow and next of kin of said decedent resident within this County, be cited to appear and take or renounce the administration.

And it appearing to the Court that said widow and next of kin have failed to voluntarily either take or renounce such administration, it is ordered that a citation issue requiring them to appear before this Court on or before the 26 day of June 1908, at one o'clock P. M., and make known their intention in the premises, or the administration will then and there be committed to some other suitable person; and this cause is continued.

Adam Streng, Executor of Lewis Streng Deceased } Order on Hearing for Public Sale

Lewis Streng, Jr., et al.

6865

This day this cause came to be heard upon the petition, evidence and testimony, and the court being fully advised in the premises find: That all the defendants herein have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said decedent died leaving Eliza Belle Streng his widow, who by last claim deed conveyed all her title and dower right to Adam Streng May 9, 1908, and an appraisement of such real estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Lewis Streng, described in the petition, to pay his debts.

It is therefore further ordered that said Adam Streng as such Executor proceed according to law to sell said real estate, free of power, at public auction on the premises for not less than two thirds the appraised value thereof, on the following terms, to wit: cash in hand on day of sale.

It is further ordered that said petitioner give notice 4 weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situated.

And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

The State of Ohio, Logan County, et al } Order in the matter of the designation of a judge for the Juvenile Court of Union County

On this 14th day of May 1908, in pursuance of an Act of the General Assembly of the State of Ohio, entitled "An Act to regulate the treatment and control of dependent, neglected and delinquent children, and to repeal certain act therein named, approved by the Governor, April 24th, 1908, How Dudley C. Thornton as the judge of the Probate Court of Union County, Ohio, hereby is designated as the judge to transact the business arising under the jurisdiction conferred by said Act in said Union County, and to exercise all the powers and perform all the duties therein provided.

It is further directed that this order be entered upon the respective journals of the Court of Common Pleas, and Probate Court of said Union County, and that the same be effective until further order, by a majority of the judges of said County in contemplation of said Act.

Done at Bellefontaine, Ohio, on this day and year first above written. Ogston S. Young, Daniel Babel, Geo. C. Schroll, Edward W. Fries, How F. Deane and John W. Brodrick judges of the Court of Com-

6535

mon Pleas Dudley C. Thornton

In the Matter of

Vianna A. Thornton

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John A. Kern of the Court

Mary J. Kern vs. Lucy Dyer

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now Pleas of Union County, Ohio and
 Dudley E. Thronton, Judge of the Probate Court of Union County Ohio

Saturday, June 20, 1908.

6535

In the Matter of the Estate of } Exceptions to account
 Vienna Reyer, Deceased } Order

This day this cause came on for hearing. It having been agreed upon by the parties to withdraw the exceptions and to file a new account.

Thereupon it is ordered that said administrator file a new account and the exceptions are ordered dismissed and withdrawn and Administrator pay costs.

6546

John A. Kennington, as Executor }
 of the Estate of }
 Mary Jane Lamay, dec'd } Order of Sale

Lucy Wykoff et al
 This day this cause came on further to be heard. It is therefore ordered that said John A. Kennington as such Executor proceed according to law to sell the real estate, described in the petition free from dower at public auction on the premises for not less than two-thirds the appraised value thereof, on the following terms, to wit, one-third cash in hand on day of sale, one-third in one year and one-third in two years from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. It is further ordered that said petitioner give notice four weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situate, and said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

6571

In the Matter of the Estate of } Appointment
 John R. Reyer, Deceased } Order for Bond.

This day Arvilla C. Strader appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of John R. Reyer late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general, terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Arvilla C. Strader is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of sixteen Hundred Dollars, and this cause is continued.

6871 In the matter of the Estate of } Appointment. Bond approved
 John R. Reyner, deceased } Letters Issued.
 This day Avella C. Strader appeared in open Court, accepted the appointment as Administratrix of the Estate of John R. Reyner deceased, and gave and filed herein her Bond in the sum of sixteen Hundred Dollars, conditioned according to law, with L. W. Skidmore and Theodore Reyner freeholders as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Avella C. Strader, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

Monday, June 22, 1908.

6123 In the matter of the Guardianship of } Filing Second Account.
 Hannah F. Fleck
 This day came Wesley H. Fleck Guardian of Hannah Fleck a lunatic of Union County, Ohio, and presented his Second Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of July A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Tuesday, June 23, 1908.

6855 In the matter of the Estate of } Filing Inventory
 Elias Kyle, deceased }
 This day came Oscar W. Park administrator of the Estate of Elias Kyle late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Oscar W. Park has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered, that said administrator pay the costs herein taxed at \$

6687 In the matter of the Estate of } Filing First and Final Account.
 Lemaw C. Love, deceased }
 This day came John W. White Executor of the Estate of Lemaw C. Love late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate, duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of July A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

Wednesday, June 24, 1908.

6832 A. Frank Raypole }
 Administrator of the Estate of } Petition for Allowance of Claim
 John Raypole, deceased } Orders on Hearing, Claim Allowed, Etc.
 vs }
 Austin Raypole et al }
 This day this cause, on to be heard upon the pleadings, evidence and

testimony and
 duly reviewed
 before the Court
 On consideration
 petition are
 Estate approved
 from the 20
 Estate.
 It is the
 It is further
 administered

6866 In the matter of
 Amanda W. Mead, late of said, deceased.
 This day came
 Whereupon the Court, being satisfied with the Inventory filed and recorded, do order pay the costs

In the matter of
 Charles G.
 This day
 to be appointed
 filed that
 May 7, 1909.
 Union County
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 clerk of said
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6866 In the matter of
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testimony and it appearing to the Court that said defendants have been duly served with process and that all parties interested are properly before the Court.

On consideration whereof the Court finds that the allegations in said petition are true and that the claim of said Abram Raypole against the Estate amounting to Ninety four and $\frac{96}{100}$ Dollars, with interest thereon from the 24 day of June 1908 is a just and valid claim against said Estate.

It is therefore ordered that said claim be and hereby is allowed.

It is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed at # within ten days.

Thursday June 25, 1908.

In the Matter of the Estate of } Filing Inventory
 Amanda W. Mead, Deceased }

6866

This day came William H. Mead, Executor of the Estate of Amanda W. Mead, State of Union County, Ohio, deceased, and presented the Inventory of said, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said William H. Mead has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein taxed at #

In the Matter of the Guardianship of } Appointment
 Charles G. McEntire, a minor } Order for Bond.

This day Cora McEntire appeared in open Court, and made application to be appointed Guardian of Charles G. McEntire and the Court being satisfied that said Charles G. McEntire is a minor of the age of 18 years, January 7, 1909 and is a child of Robert McEntire late of Townships, Union County, Ohio, deceased, and that said minor resides in this County; and that said Charles G. McEntire having in open Court made choice of said Cora McEntire as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Cora McEntire 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 McEntire be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred and Fifty Dollars, and this cause is continued.

6866

In the Matter of the Guardianship of } Appointed - Bond Approved
 Charles G. McEntire, minor } Letters Issued

This day Cora McEntire appeared in open Court, accepted the appointment as Guardian of Charles G. McEntire and gave, and filed herein her Bond in the sum of Two Hundred and Fifty Dollars, conditioned according to law, with The United States and Fidelity and Surety Co. freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said Cora McEntire 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 McEntire that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Friday, June 26, 1908.

6794 In the matter of the Estate of Benjamin N. Evans, Deceased

This day this cause came on to be heard, and the Court having heard the testimony and arguments, and being fully advised in the premises, finds that the allowance made by the appraisers of the estate and effects of said decedent for the support of the widow for twelve months from the death of said decedent is insufficient and that the same should be increased by the sum of One hundred dollars; It is therefore ordered that such allowance be increased accordingly, making the total amount of such allowance the sum of Five Hundred dollars, which amount said Executors are ordered to pay over according to law, instead of the amount as made by said appraisers. And it is further ordered that this proceeding be recorded, and that Executors pay the costs herein taxed at \$ within days.

6873 Cora McEntire, Guardian of Charles G. McEntire vs. Her Ward et al } Orders fixing Time of Hearing and for Notice

This day Cora McEntire Guardian of Charles G. McEntire appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said ward, Charles G. McEntire. It is ordered that the time of hearing said petition be and hereby is fixed for the 3 day of July 1908 at one o'clock P. M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Charles G. McEntire, Lula Anderson, Betta Rauscher and Jennie McEntire Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, 3 days before said day of hearing, and this cause is continued.

Saturday June 27, 1908

6592 In the matter of the Estate of John Toohy, Deceased } Filing First and Final Account.

This day came John A. Kennington, Executor of the Estate of John Toohy late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified.

Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of July A.D. 1908, at one o'clock P. M. to which time said matter is continued.

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In the matter of the Estate of... filed for... This day of administration... the same... It is there... ed upon... year A. D... Edwin A. O... First and... George Stee... M. H. McE... second an... Oliver Spa... Account... James H. G... First Accou... Margaret S... and Final... R. C. Turner... Final Acc... Lovina Spa...

In the matter of the Estate of... Carolinel Mc... This day... trator of th... ing and set... to law. No... ing to exce... examined... es, pertaining... the same... law. The... ed and con... It is orde... sum of Fif... collected an... for all his... The Cour... settled acco... It is or... at \$ 9.75 w... It is or... recorded.

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In the Matter of Accounts } Notice approved.
filed for settlement

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

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

6111 Jesse A. Snyder, Guardian of Eddie Trisby: Second & Final Account.

5455 Edwin H. Perkins, Administrator of the Estate of Lydia Ann Perkins: First and Final Account.

5723 George Strong, Guardian of Philip Raube: Third Account.

6385 W. H. McCormick, Administrator of the Estate of Caroline McCormick: Second and Final Account.

6044 Oliver Shaw, Administrator of the Estate of Emily J. Wiley: Final Account.

6289 James H. Libron, Guardian of Charles Libron and Leonie Libron: First Account.

6831 Margaret Gardner, Executrix of the Estate of Nancy A. Robinson: First and Final Account.

6656 R. C. Turney, Administrator of the Estate of Martha Jenkins: First and Final Account.

6418 Lorrain Spain, Administrator of the Estate of Levi C. Spain: First Account.

In the Matter of the Estate of } Second & Final Account.
Caroline McCormick, Deceased.

6385 This day the second & Final Account of W. H. McCormick, administrator of the Estate of Caroline McCormick deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters appertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said administrator be and he is allowed the sum of Fifty seven ⁰⁰/₁₀₀ Dollars (\$57⁰⁰/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$9⁷⁵/₁₀₀ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

6289 In the matter of the Guardianship of } First Account
Chauchel & Leona Libron

This day the First Account of James H. Libron Guardian of Chauchel and Leona Libron came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Four ⁰⁰/₁₀₀ Dollars (\$4⁰⁰/₁₀₀) being the amount of his reasonable expenses incurred in the execution of his trust.

The Court finds a balance of One Hundred and Fifty one ⁰⁵/₁₀₀ Dollars (\$151⁰⁵/₁₀₀), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceeding herein be recorded in the Records of this office.

In the matter of the Guardianship of } Second and Final Account.
Eddie Trisby

6111

This day the Second and Final Account of Jesse A. Snider Guardian of Eddie Trisby came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Five ⁰⁰/₁₀₀ (\$5⁰⁰/₁₀₀) Dollars in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the matter of the Estate of } First and Final Account.
Lydia Ann Perkins, Deceased

5455

This day the First and Final Account of Edwin H. Perkins, administrator of the Estate of Lydia Ann Perkins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing

to except or object to said account thereto, and he is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Eighty Dollars (\$80⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Eighty Dollars (\$80⁰⁰/₁₀₀) in the hands of said Guardian due said Estate; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the matter of the Estate of Philip R. ...

This day ...

came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Fifty Dollars (\$50⁰⁰/₁₀₀) in the hands of said Guardian due said Estate; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the matter of the Estate of Martha J. ...

This day ...

came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Fifty Dollars (\$50⁰⁰/₁₀₀) in the hands of said Guardian due said Estate; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6⁰⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the records of this office.

In the matter of the Estate of ...

This day ...

came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

5723

6656

to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said administrator be and he is allowed the sum of Thirty eight ⁵³/₁₀₀ Dollars (\$38 ⁵³/₁₀₀) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said administrator be and he is allowed the sum of Eighty Eight ⁵⁴/₁₀₀ Dollars (\$88 ⁵⁴/₁₀₀) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at ⁶/₁₀₀ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Guardianship of } Third Account
Philip Rausch

5723

This day the Third Account of George Strong Guardian of Philip Rausch came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50 ⁰⁰/₁₀₀) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One Hundred and Fifteen ⁵⁵/₁₀₀ Dollars (\$115 ⁵⁵/₁₀₀) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at ⁶/₁₀₀ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of } First and Final Account
Martha Jenkins, Deceased

6656

This day the First and Final Account of R. C. Turney, administrator of the Estate of Martha Jenkins, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining

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ing thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved and allowed.

It is ordered that said administrator be and he is allowed the sum of Twenty eight ⁴⁰/₁₀₀ Dollars (\$28 ⁴⁰/₁₀₀) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$ ⁶⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of } First Account.
Levi O. Spain, deceased }

6418

This day the First Account (substituted) of Levi O. Spain, administrator of the estate of Levi O. Spain deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administratrix be and she is allowed the sum of Seventy Dollars (\$70 ⁰⁰/₁₀₀) as a credit, being a just and reasonable amount expended by her for a tombstone or monument for said decedent.

It is ordered that said administratrix be and she is allowed the sum of Sixty five ⁵⁶/₁₀₀ Dollars (\$65 ⁵⁶/₁₀₀) being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of Three Hundred and Thirty eight ³⁷/₁₀₀ Dollars (\$338 ³⁷/₁₀₀), due said administratrix from said estate.

It is ordered that said administratrix pay the costs herein taxed at \$ ⁶⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of } First and Final Account.
Nancy A. Robinson, deceased }

6831

This day the First and Final Account of Margaret Gardner, Executrix of the Estate of Nancy A. Robinson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises

do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved and allowed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$ ⁶⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of }
Emily J. W.

6044

This day the First Account of Emily J. W. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administratrix be and she is allowed the sum of Fifty Dollars (\$50 ⁰⁰/₁₀₀) as a credit, being a just and reasonable amount expended by her for a tombstone or monument for said decedent.

It is ordered that said administratrix be and she is allowed the sum of Sixty five ⁵⁶/₁₀₀ Dollars (\$65 ⁵⁶/₁₀₀) being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court finds a balance of Three Hundred and Thirty eight ³⁷/₁₀₀ Dollars (\$338 ³⁷/₁₀₀), due said administratrix from said estate.

It is ordered that said administratrix pay the costs herein taxed at \$ ⁶⁰/₁₀₀ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of }
Thomas W.

6708

This day the First Account of Thomas W. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administrator pay the costs herein taxed at \$ ⁶⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of the Estate of }
Thomas W.

This day the First Account of Thomas W. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administrator pay the costs herein taxed at \$ ⁶⁰/₁₀₀, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled accordingly to law. It is ordered that said Executives pay the costs herein taxed at \$6.00 within ten days. Costs paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled accordingly to law.

It is ordered that said Executives pay the costs herein taxed at \$6.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the records of this office.

In the Matter of the Estate of } Trial Account.
Emily J. Wiley, deceased }

6044

This day the Trial Account of Oliver Shaw administrator of the estate of Emily J. Wiley deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said administrator be and he is allowed the sum of Fifty ⁰⁰/₁₀₀ Dollars (\$50.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of six ⁰⁰/₁₀₀ Dollars (\$6.00) in the hands of said administrator due said estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said administrator pay the costs herein taxed at \$5.50 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Tuesday, June 30, 1908.

In the Matter of the Estate of } Filing Sale Bill.
Thomas W. Fergus, deceased }

6708

This day came John S. Loughrey administrator of the Estate of Thomas W. Fergus, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said John S. Loughrey has in all respects complied with the Statutes in such cases made and provided, do order, the said Sale Bill filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

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In the Matter of Accounts } Notice ordered.
filed for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Maysville Tribune, and that they will be for hearing on Saturday, July 25, 1908, at one o'clock P.M. as follows:

- 6592 John A. Hennington, Executor of the Estate of John Toohy: First and Final Account.
- 6671 J. H. Baughman, Administrator of the Estate of Jacob Baughman: First and Final Account.
- 6123 Wesley H. Fleck, Guardian of Hannah Fleck: Second Account.
- 6687 John W. White, Executor of the Estate of Lemuel C. Lovel: First and Final Account.
- 6535 J. H. Kirkadee, Administrator of the Estate of Vianna Reyner: First and Final Account.

In the Matter of the Will of } Orders on Hearing, Admission to
James Amrine, Deceased } Probate and Record.

6860 Be it remembered, That, heretofore, to-wit: on the 30 day of June A. D. 1908, an instrument of writing, purporting to be the last Will and Testament of James Amrine, late of Taylor Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

S. G. Lydy the Commissioner heretofore appointed to take the deposition of W. W. Merchant one of the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified. Thereupon on this day came George C. Edwards, the other of said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, by said witnesses respectively subscribed and filed with said. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said James Amrine deceased; that the same was duly executed and attested; and that the said Testator, at the time of making signing and sealing the same, was of full age, of sound mind and memory and not under any restraint. It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

It is further ordered that the Executor named in said Will pay the costs herein taxed at

In the Matter of }
James Amrine
It appears from the record in this case that the said will is not a valid will.

6860

It is ordered that James Amrine, to the extent of service on the part of the land of his personal property.

In the Matter of }
James Amrine
This day the Court has received the account of the executor of the estate of James Amrine, deceased, and has ordered that the same be filed for record.

5885

At one o'clock, P. M.

In the Matter of }
James Amrine
The last will and testament of James Amrine, deceased, is hereby admitted to probate and record.

6875

It is further ordered that the Executor named in said Will pay the costs herein taxed at

In the Matter of }
James Amrine
This day the Court has received the account of the executor of the estate of James Amrine, deceased, and has ordered that the same be filed for record.

6875

On the part of the executor of the estate of James Amrine, deceased, it is ordered that the same be filed for record.

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6860

In the Matter of the Last Will and Testament of }
James Amrine, deceased. } Ordering Citation to Widow.
It appearing to the court from the last will and testament of James Amrine deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Matilda A. Amrine his widow, and that provision was made for said widow in said will.
It is therefore ordered that a citation issue to said Matilda A. Amrine, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

5885

In the Matter of the Estate of }
Josiah Blue, deceased. } Filing Fourth Account.
This day came Louis F. Blue, Executor of the Estate of Josiah Blue late of Union County, Ohio, deceased, and presented his fourth account in settlement of said Estate duly verified.
Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29 day of August A.D. 1908, at one o'clock, P. M. to which time said matter is continued.

6875

In the Matter of the Estate of }
James Amrine, deceased. } Appointment.
The Last Will and Testament of James Amrine late of Taylor Township, in this County, deceased, having heretofore been duly approved and allowed, this day Matilda A. Amrine the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executrix, also a statement in general terms as to what the estate consisted of and the probable value thereof; and the Court being satisfied that said Matilda A. Amrine is a suitable person and legally competent, and said testator requested in his will that no bond be required of said Matilda A. Amrine. It is ordered that she be appointed as such Executrix without bond according to the provision of said will; that Letters Testamentary issue on the will of said decedent to Matilda A. Amrine; that this proceeding be recorded, and that Executrix pay costs taxed at \$

6875

In the Matter of the Estate of }
James Amrine, deceased. } Appointment of Appraisers.
This day came Matilda A. Amrine, Executrix of the Estate of James Amrine, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.
On consideration whereof, and the Court being fully advised in the premises, it is ordered that Willard Connette, Jess Longhrey, and Clay Kertzal whom the Court find to be suitable and des-

interested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.
 It is further ordered by the Court that said Executrix return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Wednesday, July 1st, 1908.

6806 Charles C. Curry, admr of the Estate of William W. Curry, decd. } Order granting motion to receive cash.

vs. Addison S. Curry et al
 This day, this cause came on to be heard upon the motion to receive the amount of the purchase money in cash for the land sold under a former order of this Court, and it being made to appear that it will be for the best interest of the estate, it is ordered that Charles C. Curry as administrator of said estate, accept the same.

6565 In the matter of the Estate of Solomon Hudey, deceased. } Orders fixing Time of Hearing and for Notice.

This day S. W. Van Hinkle, Attorney appeared in open Court and filed his petition for Jennie C. Hartwell - to open up final account in the above estate.

It is ordered that the time of hearing said application be and hereby is fixed for the 31 day of July 1908, at one o'clock P. M. and that notice thereof issue to Homer Jolley, Executor of said estate to be served upon him 3 days before said day of hearing, and this cause is continued.

6855 In the matter of the Estate of Elias Kyle, deceased. } Filing First and Final Account.

This day came Oscar W. Parks, administrator of the Estate of Elias Kyle late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of August, A. D. 1908, at one o'clock P. M. to which time said matter is continued.

5742 In the matter of the Estate of } Filing Third and Final Account.
 Orel W. Bisher.

This day came Arthur W. Bisher Guardian of Orel W. Bisher a minor of Union County, Ohio, and presented his Third and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29 day of August A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the matter of the Estate of William C. ...
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6699 In the matter of the Estate of James Moore ...
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6873 Cora McEnt ...
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 Her Ward ...
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In the Matter of the Guardianship of } Filing First and Final Account.
William C. Carr

This day came Richard S. Cameron, Guardian of William C. Carr a drunkard of Union County, Ohio, and presented his First and Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of August A.D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account
James Moore, deceased

This day came Henry Moore Executor of the Estate of James Moore late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of August A.D. 1908, at one o'clock, P. M. to which time said matter is continued.

Friday, July 3, 1908

6873 Cora McEntire, Guardian } Order for Appraisement.
of Charles G. McEntire

vs.
Her Ward et al

This day this cause came on to be heard upon the petition, proofs and exhibits; the Court find that all the defendants have been duly served with process, or have voluntarily entered their appearance in the case; and that as set forth in the petition, it is for the best interest of said ward to sell the real estate therein described.

And Mary C. Halfhill the widow having by her answer, waived the assignment of her dower by meter and bounds, it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oath of N. P. Thompson, John C. Bright, and Clyde Thompson judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation.

Monday, July 6, 1908

6854 Robt McCroy, as admr } Orders granting motion.
of the Estate of
Thomas Maffie, decd.

vs.
Carrie Brown, et al

This day The Union Banking Company by its attorney appeared in open Court and filed a motion to become a party to this action. And it appearing to the Court that said motion ought to be granted, it is ordered that the Union Banking Company be made one of the defendants to this action.

6854 Robt McCroy, admr of the Estate of Thomas A. Mages, decd. vs. Caesar Brown et al } Orders Approving and Confirming Sale of First and Second Tract.

This day this cause coming on to be heard on the return of Robt McCroy administrator of the Estate of Thomas A. Mages, deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale of Tracts Nos 1 and 2 has in all respects been regularly and legally made. It is ordered that they same be and here by are approved and confirmed; and it is further ordered that said Robt. McCroy as such administrator make to the purchasers Louis Otto and A. H. Hollyboth a good and sufficient deed for the premises sold, and this cause is continued.

Thursday, July 9, 1908

6890 In the Matter of the Estate of John Reed, deceased. } Filing First and Final Account.

This day came Elizabeth C. Body, administratrix of the Estate of John Reed late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of August A. D. 1908, at one o'clock P. M. to which time said matter is continued.

6875 In the Matter of the Estate of Emeline Thornton, deceased. } Appointment Order for Bond.

This day J. R. Thornton appeared in open Court, and made and filed application under oath as required by law, to be appointed Administrator of the estate of Emeline Thornton late of Washington Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said J. R. Thornton is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

6875 In the Matter of the Estate of Emeline Thornton, deceased. } Appointment - Bond approved Letters Issued.

This day J. R. Thornton, appeared in open Court, accepted the appointment as Administrator of the Estate of Emeline Thornton deceased, and gave and filed herein his Bond in the sum of Eight Hundred Dollars, conditioned according to law, with Pearl Haines and C. W. Cannaud as feeholders as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said J. R. Thornton that this proceeding be recorded and that said Administrator pay costs.

6873 Cora McCent Charles G.

Her Ward This day to the Court Obright, an order of this Court is in a be and her It is within 3 days sureties, to and Fifty continued.

6873 Cora McCent Charles G.

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6873 Cora McCent Charles G.

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6873

Cora McEntire, Guardian of }
Charles G. McEntire } Orders for Bond, Etc.

vs
Her Ward, et al

This day came the said Plaintiff, by her attorney, and produced to the Court the report of an appraisement herein made by J. H. Obright, Amos Tolley, and Frank Herroth in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said Cora McEntire, guardian execute within 3 days, to the State of Ohio, a bond with sufficient freeholder sureties, to be approved by the Court, in the sum of Two Hundred and Fifty Dollars, conditioned according to law, and this cause is continued.

6873

Cora McEntire, Guardian of }
Charles G. McEntire } Orders Approving Bond,
for Private Sale, etc

vs
Her Ward et al

This day this cause came on further to be heard, and it appearing to the Court that the said Cora McEntire, the plaintiff above named has given bond as heretofore ordered, in the sum of Two Hundred and Fifty Dollars with The United States Fidelity and Guaranty Co freeholders as sureties, it is ordered that said bond be and hereby is approved. And it being made to appear to the Court, upon satisfactory evidence, that it would be more for the interest of said Ward to sell the real estate described in the petition at private sale. It is therefore further ordered that said Cora McEntire as such Guardian proceed to sell said real estate free from dower, at private sale, for not less than the appraised value thereof, on the following terms, to wit, cash in hand on day of sale.

And said petitioner is ordered to make return to the Court immediately after such sale is made, and this cause is continued.

6873

Cora McEntire, Gdn of }
Charles G. McEntire } Confirming Sale and Ordering Distribution.

vs
Her Ward et al

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Cora McEntire, Guardian and of her proceedings and sale thereunder.

Thereupon the Court, after having carefully examined said return, and being satisfied that such sale has in all respects been made according to law and the former order of this Court, it is therefore considered and ordered by the Court that said sale be and the same hereby is approved and confirmed, and said Cora McEntire as such Guardian is hereby ordered to execute and deliver to Julia Hinderes the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said sale in the hands of said Guardian, viz: \$1,250.00, orders that she pay:
 First: - To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$
 Second: - To the Clerk of this Court, the costs of this action herein taxed at \$11.94
 Third: To Mary C. Halfhill, widow the sum of \$14.96, which the Court finds to be the value of her dower interest in said premises.
 Fourth: - The balance according to law.
 It is further ordered that this proceeding be recorded.

Saturday, July 11, 1908

6876 In the matter of the Will of George Adam Rausch, died Orders for Filing Will, Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of George Adam Rausch, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered, that the said Will, be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record, be given to the widow and next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 20 day of July 1908, at 10 o'clock A.M.

6461A In the Matter of Rebecca J. M
 This day
 Rosa C. Sacke
 deceased, wa
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 6875 In the Matter of James Amun
 This day
 Matilda A. W
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 6851 In the Matter of Sarah W. M
 This day
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Union County Probate Journal, Tuesday, July 14 1908.

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6461A In the Matter of the Estate of } Order to Record Notice
Rebecca J. White, deceased }
This day proof of publication of notice of the appointment of
Rosa C. Sathemier as administratrix of the estate of Rebecca J. White
deceased, was filed herein, it is ordered that the same be recorded
in the records of this office.

6875 In the Matter of the Estate of } Appointment
James Amrine, deceased } Order to Record Notice.
This day proof of publication of notice of the appointment of
Matilda A. Amrine as executrix of the estate of James Amrine, de-
ceased, was filed herein, it is ordered that the same be recorded
in the records of this office.

6851 In the Matter of the Estate of } Order to Record Notice.
Sarah W. Willis, deceased }
This day proof of publication of notice of the appointment of
R. P. Willis as executor of the estate of Sarah W. Willis, deceased,
was filed herein, it is ordered that the same be recorded in
the records of this office.

Wednesday, July 15, 1908

Adam Streng, Executor of }
the Estate of }
Lewis Streng, deceased } Confirming Sale and Ordering Distribution.

6865 Lewis Streng, et al
This day this cause came on to be heard on the return of the Order
of Sale heretofore issued herein to Adam Streng, Executor and of his
proceedings and sale thereunder.

Thereupon the Court, after having carefully examined said return,
and being satisfied that such sale has in all respects been made
according to law and the former order of this court, it is therefore con-
sidered and ordered by the court that said sale be, and the same
hereby is approved and confirmed, and said Adam Streng as such
Executor is hereby ordered to execute and deliver to Andrew J. Jenkins
the purchaser, a good and sufficient deed for the premises so sold.

And the Court coming now to distribute the proceeds of said
sale in the hands of said Adam Streng, viz \$945.00, orders that he
pay: First: to the Treasurer, the taxes, penalties and interest there-
on against said lands, amounting to the sum of \$

Second: To the Clerk of this Court, the costs of this action
herein taxed at \$

Third: That he distribute the balance according to law.

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Charles C. Curry, admr. of
the Est. of
William W. Curry, dec'd } Orders of Distribution, etc.

vs
Addison S. Curry et al

6806 This day this cause came on to be heard upon the pleadings here-
in and upon the motion to distribute the proceeds of the sale, at-
mounting to the sum of Thirty nine hundred and twenty two ⁰⁰/₁₀₀
dollars; and the said Nancy A. Curry widow having by her answer
herein waived the assignment of dower in said premises by metes
and bounds, or in rents and profits, and asked that the value of
such dower be allowed and paid her out of the proceeds of said
sale, the Court finds the just and reasonable value of her dower
interest in said real estate to be the sum of Five Hundred and
forty ³³/₁₀₀ dollars. The Court finds that there is due the said
Michigan Mutual Life Insurance Company upon the note set forth in
its answer and cross-petition, from the estate of said William W. Curry
the sum of Two Thousand thirty six and ²⁴/₁₀₀ dollars, with interest
thereon from the date of this entry; that the said William W. Curry
and said Nancy A. Curry his wife to secure the payment of said
promissory note gave a mortgage upon said premises, described,
which was a valid and subsisting lien upon said premises,
and now upon the fund in the hands of said administrator ar-
ising from the sale of said premises. It is ordered that an
entry of release and satisfaction of said mortgage lien be entered
of record in the office of the recorder of Union County, Ohio, ac-
cording to law.

It is further ordered that said Administrator, out of the money
in his hands, pay:

- First - To the Treasurer of this County, the taxes, penalty and
interest thereon, against said property.
- Second - The costs and expenses incurred in the sale of said
property.
- Third - To Nancy A. Curry widow the sum of \$514 ⁵³/₁₀₀, which the
Court finds to be the value of her dower interest in said premises.
- Fourth - To The Michigan Mutual Life Insurance Company on the
note and mortgage set forth and described in its answer and
cross-petition therein, the sum of \$2036 ²⁴/₁₀₀, which the Court finds to
be the amount due it.

It is further ordered that the balance of said proceeds, be ac-
counted for by said Administrator, according to law.

And it is further ordered that this proceeding be recorded,
and that said petitioner pay the costs herein, taxed at \$41 ⁵²/₁₀₀ out
of the proceeds of said sale, within ten days.

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In the Matter
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In the Matter
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6875 In the Matter of } Inquest of Lunacy
Mary Andrews } Orders for Warrant, etc.

This day Lewis Andrews a resident citizen of New Dover, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Mary Andrews into the Columbus State Hospital.

It is therefore ordered that a warrant issue to D. C. Bolenbaugh Sheriff commanding him to bring said Mary Andrews alleged to be insane, before this court, on the 20 day of July 1908, at 2 o'clock P. M.

And it is further ordered that subpoenas issue for Doctor Angus McLeod and P. H. Longbrake respectable physicians and for Rose Gamble, Charley Andrews and Loda Shuler witnesses, to appear at the time and place aforesaid, and this cause is continued.

3659 In the Matter of the Trusteeship of } Filing Final Account.
A. M. Beckman

This day came A. B. Robinson Trustee of the Estate of A. M. Beckman of Union County, Ohio, and presented his Final Account in settlement of said Trusteeship duly verified and also filed his resignation as such trustee.

Whereupon the Court do order the said account filed and advertised for hearing on Saturday, the 29th day of August A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

6878. In the matter of } #6879. July 20, 1908.
George Adam Rousch deceased } Appointment of Appraisers.
This day came John Rousch executor of the estate of George Adam Rousch, deceased and made application to the court for the appointment of appraisers of the estate and effects of said decedent. On consideration whereof and the Court being fully advised in the premises it is ordered that L. C. Courant, Peter Rousch, and Justice Schindler whom the court find to be suitable and disinterested persons, be, and they are hereby appointed appraisers of the personal estate of said decedent. It is further ordered by the court that said executor return to this court, an inventory and appraisement of the estate aforesaid, pursuant to law and this matter is continued.

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No. 6879

In the Matter of the Estate of } Appointment.
George Adam Rausch Deceased }

The Last Will and Testament of George Adam Rausch late of Paris Township in this County, deceased, having heretofore been duly approved and allowed, this day John Rausch, the Executor named in said Will appeared in open Court and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that said John Rausch is a suitable person and legally competent and said Testator requested in his will that no bond be required of said John Rausch. It is ordered that he be appointed as such Executor without bond, according to the provision of said will, that Letters Testamentary issue on the will of said decedent, to John Rausch, that this proceeding be recorded, and that Executor pay costs taxed at \$

No. 6876.

In the Matter of the Will of } Orders on Hearing etc.
George Adam Rausch Deceased }

Be it remembered, That heretofore, to wit, on the 11th day of July A.D. 1908, an instrument of writing, purporting to be the Last Will and Testament of George Adam Rausch, late of Paris Township in this County Deceased, was produced in open Court, and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came A. H. Kollefrath and J. W. Hopkins the subscribing witnesses to said Will, who being duly sworn testified as to the execution and attestation of said Will, which testimony was reduced to writing by said witnesses respectively subscribed and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said George Adam Rausch Deceased; that the same was duly executed and attested: and that the said Testator, at the time of making signing and sealing the same was of full age of sound mind and memory and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court.

It is further ordered that Executor named in said Will pay the costs herein taxed at \$ within days.

No. 6876.

In the Matter of the Last Will and Testament of } No. 6876.
George Adam Rausch Deceased } . Ordering Citation to Widow.

It appearing to the Court from the last will and testament of George Adam Rausch deceased which has been duly admitted to probate and record in this court, that said testator died leaving Magdalena Rausch his widow and that provision was made for

said widow.
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No. 6880

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It is therefore ordered that a citation issue to said Magdalena Rausch, to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

No. 6880 In the Matter of the Estate of } Appointment - Bond Approved -
David Hildreth Deceased. } Letters Issued.

This day T. Hildreth appeared in open Court, accepted the appointment as Administrator of the Estate of David Hildreth deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred Dollars conditioned according to law with J. R. Taylor and Albert Gardner, freeholders and sureties, which Bond is approved by the Court - It is therefore ordered that Letters of Administration issue to said A. Hildreth, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

No. 6880. In the Matter of the Estate of } Appointment
David Hildreth Deceased } Order for Bond.

This day T. Hildreth appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of David Hildreth, late of Leesburg Township, Union County Ohio, deceased and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that an administrator should be appointed and that said A. Hildreth is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Fifteen Hundred Dollars, and this cause is continued.

No. 6880. In the Matter of the Estate of } Appointment of Appraisers
David Hildreth Deceased } Administration of the estate of

This day came T. Hildreth Administration of the estate of David Hildreth deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof and the Court being fully advised in the premises, it is ordered that S. M. Moore, Thomas Robinson and Wm. Hall, whom the Court find to be suitable and disinterested persons be and they are hereby appointed Appraisers of the personal estate of said decedent. It is further ordered by the Court that said Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

No. 6878. In the Matter of } Inquest of Lunacy.
Mary Andrews } Orders on hearing a bet.

This day this cause came on to be heard, and the said Mary Andrews, was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony the Court is satisfied that the said Mary Andrews is not insane.

Thereupon this cause is dismissed without record.

Tuesday July 21, 1908.

No. 6870. In the Matter of the Estate of } Appointment
John Cooperider Deceased } Order for Bond.

This day Cyrus Zimmerman appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the estate of John Cooperider late of Darby Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Cyrus Zimmerman is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law in the sum of One Thousand Dollars and this cause is continued.

No. 6870. In the Matter of the Estate of } Appointment - Bond Approved
John Cooperider Deceased } Letters Issued.

This day Cyrus Zimmerman appeared in open Court, accepted the appointment as Administrator of the Estate of John Cooperider deceased and gave and filed herein his Bond in the sum of One Thousand Dollars conditioned according to law with J. D. Amrine and L. O. Mapes freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Cyrus Zimmerman, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

No. 6881. In the Matter of the Will of }
John M. McElroy Deceased }

This day an instrument of writing, purporting to be the last Will and Testament of John M. McElroy, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widow and next of kin of the testator resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 25th day of July 1908 at 10 o'clock A.M.

No. 6718 In the Matter of }
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No. 6718. In the Matter of the Estate of } Account of Final Distribution
Rosinda Mayfield Deceased. } Orders.

This day, W. F. Mayfield, Administrator of the estate of Rosinda Mayfield deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the Court and verified by the oath of said Administrator; it is ordered that the same be and he is allowed as his final discharge.

Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution unless his account be impeached for fraud or manifest error.

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

Friday - July 24, 1908.

No. 6882. In the Matter of the Trusteeship of } Appointment
Amanda M. Beelman. } Orders for Bond.

This day Milo L. Myers, appeared in open Court and made application to be appointed Trustee of Amanda M. Beelman and the Court being satisfied that there is a trust fund for her use, and the Court being further satisfied that a Trustee is necessary, and that said Milo L. 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 person, and the probable value thereof, and also the probable annual rents of said fund. It is ordered that said Milo L. Myers be appointed such Trustee upon giving bond with sureties as required by law, in the sum of Five Hundred Dollars, and this same is continued.

No. 6882. In the Matter of the Trusteeship of } Appointment - Bond Approved.
Amanda M. Beelman } Letter Issued.

This day Milo L. Myers appeared in open Court, accepted the appointment as Trustee of Amanda M. Beelman, and gave and filed herein his Bond in the sum of Five Hundred (500) Dollars, conditioned according to law, with Esther E. Myers and Dicy L. Conrad freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said Milo L. Myers took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Trustee.

It is therefore ordered that Letters of Trusteeship issue to said Milo L. Myers, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$.

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Emma M. Elroy the woman testi- which testi- pectively

subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said John M. M^c Elroy deceased, that the same was duly executed and attested: and that the said Testator at the time of making signing and sealing the same was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered that the said Will be admitted to Probate and that the same together with the testimony of the witnesses above named be entered of record in this Court. It is further ordered that Executor pay the costs herein taxed.

No. 6881. In the Matter of the Last Will and Testament of John M. M^c Elroy Deceased } Ordering Citation to Widow.

It appearing to the Court from the last will and testament of John M. M^c Elroy deceased which has been duly admitted to probate and record in this Court, that said testator died leaving Emma M^c Elroy, his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Emma M^c Elroy to appear before said Court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

No. 6882. In the Matter of the Estate of John M. M^c Elroy Deceased } Appointment.

The Last Will and Testament of John M. M^c Elroy late of Paris Township in this County deceased having heretofore been duly approved and allowed, this day Emma M^c Elroy the executrix named in said Will, appeared in open Court and made and filed an application under oath as required by law, to be appointed such executrix, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Emma M^c Elroy is a suitable person and legally competent, and said testator requested in his will that she be required of said Emma M^c Elroy.

It is ordered that she be appointed as such executrix without bond, according to the provisions of said will; that Letters Testamentary issue on the will of said decedent to Emma M^c Elroy; that this proceeding be recorded and that Executrix pay costs taxed at \$

No. 6883. In the Matter of the Estate of John M. M^c Elroy Deceased } Appointment of appraisers. This day came Emma M^c Elroy Executrix of the Estate of John M. M^c Elroy deceased and made application to the

Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that James Reed, J. F. Schouberger and E. H. Hatton whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal estate of said decedent.

It is further ordered by the Court that said Executors return to this Court an Inventory & Appraisement of the Estate aforesaid, pursuant to law and this matter is continued.

In the matter of accounts } Notice Approved.
filed for settlement }

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

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

6592 John N. Remington Executor of the Estate of John Tooley.
First & Final Account.

6671 J. H. Baughman Administrator of the Estate of Jacob Baughman.
First & Final Account.

6123 Wesley H. Fleck. Guardian of Hannah Fleck.
Second Account.

6687 John W. White Executor of the Estate of Seaman C. Lorr
First & Final Account.

6535 J. H. Brinkade Administrator of the Estate of Hannah Reynier.
First & Final Account.

No. 6687 In the Matter of the Estate of }
Seaman C. Lorr. Deceased. } First & Final Account.

This day the First & Final Account of John W. White, Executor of the estate of Seaman C. Lorr, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just & correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said Executor be and he is allowed the sum of Seventy Eight ⁴³/₁₀₀ Dollars (\$78 ⁴³/₁₀₀) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Twenty one ⁹¹/₁₀₀ Dollars (\$21 ⁹¹/₁₀₀) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

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No. 6123. In the Matter of
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The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at 6⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

No. 6123. In the Matter of the Guardianship of }
Hannah F. Fleck. } Second Account.

This day the Second Account of Orley H. Fleck, Guardian of Hannah F. Fleck, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereon, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Five Dollars (\$ 5⁰⁰) as compensation for his services which amount the Court deems reasonable.

The Court finds a balance of Thirty²⁰ Dollars (\$ 30²⁰) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at 6⁰⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

No. 6592 In the Matter of the Estate of }
John Looley Deceased } First and Final Account.

This day the First & Final Account of John T. Kennington Executor of the Estate of John Looley deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executor be and he is allowed the sum of Twenty five Dollars (\$ 25⁰⁰) being commissions on the amount collected and accounted for by him, and being on full compensation for all his ordinary services.

The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at

\$7⁶⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this Office.

No. 6671.

In the Matter of the Estate of }
Jacob Baughman Deceased } First and Final Account.

This day the First and Final Account of J. H. Baughman, Administrator of the estate of Jacob Baughman deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Fifty Dollars (\$50⁰⁰) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Administrator be and he is allowed the sum of Sixty five Dollars (\$65⁰⁰) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Three Hundred & Fifty Three ²⁹/₁₀₀ Dollars (\$353 ²⁹/₁₀₀) in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said administrator pay the costs herein taxed at \$8⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of the office.

No. 6535

In the Matter of the Estate of }
Verna Reyner Deceased } First and Final Account.

This day the First & Final Account of J. H. Triskade, Administrator of the estate of Verna Reyner deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved allowed and confirmed.

It is ordered that said administrator be and he is allowed the sum of Seventy Dollars (\$70⁰⁰) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

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It is ordered that said Administrator be and he is allowed the sum of One Hundred & Sixty Dollars (\$160⁰⁰) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty two Hundred & Seventy four ⁶⁸/₁₀₀ Dollars (\$2274⁶⁸) in the hands of said Administrator due said estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said administrator pay the costs herein taxed at \$7⁰⁰ within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Monday July 27, 1908.

No. 6535 In the Matter of the Estate of } Account of Final Distribution
Virginia Reyner Deceased } Orders.

This day J. H. Kinkade Administrator of the estate of Virginia Reyner deceased appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the Court and verified by the oath of said administrator, it is ordered that the same be and he is allowed as his final discharge.

Said J. H. Kinkade and his sureties are therefore forever exonerated from all liability under said order of distribution unless his account be impeached for fraud or manifest error.

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

No. 6876 In the Matter of the Estate of }
Geo. Adam Rausch. Deceased } Filing Inventory.

This day came John Rausch Executor of the Estate of Geo. Adam Rausch, late of Union County Ohio deceased and presented the Inventory of said Estate, duly verified.

Whereupon the Court after a careful examination of the same and being satisfied that said John Rausch has in all respects complied with the Statutes to such case made and provided do order the said Inventory filed and recorded.

It is further ordered that said John Rausch pay the costs herein taxed at \$.

No. 6871.

In the Matter of the Estate of John R. Reynor, Deceased. *J. T. Long* 1st and Final Account.

This day came Arvilla E. Stroobor Admrx. of the Estate of John R. Reynor, late of Union County, Ohio, deceased, and presented her 1st and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and admitted for hearing on Saturday the 29. day of August A.D. 1908 at one o'clock P.M. to which time said matter is continued.

Tuesday July 28. 1908

No. 6846.

John T. Kennington Ex }
 Plaintiff }
 v.s. }
 Lucy Mykoff et al. }
 Defendants. }

Petition to Sell Real Estate.
 Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of John T. Kennington Executor of the estate of Mary Jane Lamay deceased of his proceedings and sale under the former order of this Court: the Court having carefully examined said return and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed: and it is further ordered that said John T. Kennington as such Executor make to the purchaser Frank Sadley a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded and that said Executor pay the costs herein taxed at \$ within ten days.

Wednesday July 29. 1908

No. 6846.

John T. Kennington }
 Executor v. }
 Plaintiff }
 v.s. }
 Lucy Mykoff et al. }
 Defendants. }

This day this cause coming on to be heard on the Executors motion for an order to sell the promissory notes representing deferred payments on real estate heretofore sold, the same was submitted to the Court.

Whereupon the Court, being fully advised, finds that it will be to the best interest of said Estate to sell said promissory notes, pursuant to law, without recourse, at not less than their face value with accrued interest.

It is, therefore, considered and ordered by the Court that said motion be, and the same hereby is sustained, and the said Executor is authorized to sell and transfer said notes, without recourse at their face value with accrued interest and distribute the proceeds of such sale pursuant to law.

No. 6698.

In the Matter of the Estate of John F. ...
 This day ...
 Executor of ...
 by Ohio, and ...
 said Estate ...
 Whereupon ...
 for hearing ...
 o'clock P.M.

No. 6787.

In the Matter of the Estate of ...
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In the Matter of ...
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In the Matter of ...
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In the Matter of ...
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 This day ...
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No. 6698.

In the matter of the Estate of }
 John F. Jones Deceased } Filing 1st ^{and} Trial Account.
 This day came William J. Jones and Frank J. Jones
 Executors of the Estate of John F. Jones late of Union County
 Ohio, deceased and presented their account in settlement of
 said Estate duly verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday the 29th day of August A. D. 1908 at one
 o'clock P. M. to which time said matter is continued.

Thursday July 30, 1908.

No. 6787.

In the matter of the Will of } Orders on
 Christian Dower Deceased } Election of Widow.
 This day Mary Dower widow of said Christian Dower, de-
 ceased, appeared in open Court in person and made ap-
 plication to take under the will of said decedent.
 And the Court having explained to her the provisions of
 said Will, the rights under it, and by law in the event of a
 refusal to take under the Will; said Mary Dower widow
 thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that
 Lyman Dower Executor pay the costs herein taxed at \$
 within ten days.

Friday, July 31, 1908.

6712

In the matter of the Assignment of } Orders Approving and Confirming
 C. H. Worth } Sale
 This day this cause coming on to be heard on the return of O. H.
 McAdams assignee, of his proceedings and sale under the former
 order of this Court, the Court having carefully examined said re-
 turn, and being satisfied that such sale has in all respects been
 regularly and legally made. It is ordered that the same be and
 hereby is approved and confirmed. It is further ordered, that this
 proceeding be recorded, and that said assignee pay the costs here-
 in taxed at \$ within ten days.

6565

In the matter of the Estate of } Exceptions to account.
 Solomon Lindsey, deceased }
 This day this cause came on to be heard, on motion that the
 exceptions were not sufficient to open up said account.
 This was argued by counsel and it is the opinion of the Court
 that exceptions are insufficient and allow an amended ex-
 ceptions filed within 20 days.
 Thereupon it is ordered that exceptions be allowed to file
 an amended exception within 20 days from this date.

5651

In the matter of the Guardianship of } Filing Third Account.
 Lloyd Skidmore, et al }
 This day came Chordy L. Drake Guardian of Lloyd Skidmore
 and Sarah Skidmore minors of Union County, Ohio, and presented

This Third Account in settlement of said Guardianship duly verified. Thereupon the Court do order the same filed and advertised for hearing on Saturday August 29 A.D. 1908, at one o'clock P.M., to which time said matter is continued.

In the matter of the Estate of } Orders for Private Sale, etc.
Margaret A. Parish, deceased }

6646

This day this cause came on to be heard, upon the petition filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that Daniel Parish and Robt G. Cook, as administrators of said Margaret A. Parish proceed to sell said personal property at private sale, for not less than the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: Cash in hand at time of sale.

It is further ordered that said administrators make return of their proceedings herein, within days from this date, and forthwith after such sales are made and this cause is continued.

Saturday, August 1st, 1908.

In the matter of the Estate of } Filing Inventory
James W. McElroy, deceased }

6883

This day came Emma McElroy, Executrix of the Estate of James W. McElroy, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Emma McElroy has in all respects complied with the Statutes to such case made, and provided do order the said Inventory filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$

Saturday, July 25, 1908.

In the Matter of the Estate of } Orders on Election of Widow
John W. McElroy, deceased }

6881

This day Emma McElroy widow of said John W. McElroy deceased, appeared in open Court, in person, and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Emma McElroy widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executrix pay the costs herein taxed at \$ within ten days.

In the matter filed for settlement. The following is a list of names and amounts:

- 6855 Oscar V. Par Account.
- 3659 A. B. Robinson
- 5742 Arthur G. Giv
- 5885 Louis F. Cle
- 6610 Richard L. C
- 6699 Henry Moore Account.
- 6590 Elizabeth Co Fiduciary Accou
- 5123 A. B. Robinson and F. W. A
- 6698 William J. Jones: First
- 5651 Chordy L. H Third Acco
- 6871 Arvilla C. S First and P

In the matter of David Hill

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In the matter of Archie C.

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In the matter of Accounts } Notice Ordered
filed for settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the newspapers, and that they will be for hearing on Saturday, August 29, 1908 at one o'clock p.m., as follows:

- 6555 Oscar V. Park, administrator of the Estate of Elias Kyle: First and Final Account.
- 3659 A. B. Robinson, Trustee of and for Amanda W. Beesman: Final Account.
- 5742 Arthur G. Bisher, Guardian of Oral W. Bisher: Third & Final Account.
- 5885 Louis F. Blue, Executor of the Estate of Josiah Blue: Fourth Account.
- 6610 Richard L. Cameron, Guardian of William C. Carr: First and Final Account.
- 6699 Henry Moore, Executor of the Estate of James Moore: First and Final Account.
- 6590 Elizabeth Cody, Administratrix of the Estate of John Reed: First and Final Account.
- 5123 A. B. Robinson, Executor of the Estate of James W. Robinson: Seventh and Final Account.
- 6698 William J. Jones and Frank J. Jones, Executor of the Estate of John F. Jones: First and Final Account.
- 5651 LeRoy L. Drake, Guardian of Lloyd Skidmore and Dana Skidmore: Third Account.
- 6871 Arvilla C. Strader, Administratrix of the Estate of John R. Reynes: First and Final Account.

Tuesday, August 4, 1908

In the matter of the Estate of } Filing Inventory.
David Hildreth, deceased

6580 This day came A. D. Hildreth administrator of the Estate of David Hildreth, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said A. D. Hildreth has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said administrator pay the costs herein taxed at \$

In the matter of the Assignment of } Order Approving and
Archie C. Temple } Confirming Sale.

6868 This day this cause came on to be heard on the report of A. C. Eggert assignee of Archie C. Temple of his proceedings under the former order of this Court. Said report having not been made in obedience to order of Court, but for good cause shown, is allowed to be filed. The Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said assignee pay the costs herein taxed at \$ within ten days.

6868 In the matter of the Assignment of } Entry
 Archie C. Temple } Order for Public Sale

This day this matter came on to be heard upon the report of Al C. Egger assignee of Archie C. Temple as to certain property remaining unsold.

Wherefore it is ordered that said assignee proceed to sell the same at public auction, as required by law, and for cash, and that he make report to the same to this Court within 30 days.

Saturday, August 8, 1908

6885 In the matter of the Will of } Order for Filing Will,
 Martha S. Pfarr, Deceased } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Martha S. Pfarr, late of Darby Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the widowed and next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 12 day of August, 1908, at 2 o'clock P. M.

6886 In the matter of the Guardianship of } Appointment
 Adell Reinhardt minor } Order for Bond

This day Mary Reinhardt appeared in open Court, and made application to be appointed Guardian of Adell Reinhardt and the Court being satisfied that said Adell Reinhardt is a minor of the age of 14 years, July 17, 1908 and heir of Jeremiah Reinhardt late of Leesburg Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Adell Reinhardt having in open Court made choice of said Mary Reinhardt 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 Reinhardt 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 Reinhardt be appointed such Guardian, upon giving bond with sureties as required by law, in the sum of Two Hundred and Fifty Dollars, and this cause is continued.

Shedley C. Thornton, Probate Judge.

6753 In the matter of the Estate of } Order on Petition for Certificate of Amount
 Mary Jane Taborn, dec'd } Necessary to Pay Indebtedness.

This day James Taborn, administrator of the estate of Mary Jane Taborn deceased, appeared in open Court and filed his Petition for a Certificate of the amount necessary to pay the indebtedness of said estate in addition to the assets in the hands of said administrator.

Thereupon this cause came on to be heard upon said petition and the evidence; and the Court being fully in the premises finds the statements in said Petition true, and ascertains the amount necess-

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In the Matter
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any to pay said indebtedness in addition to said assets, to be the sum of
Six Hundred Dollars (\$600.00)

It is therefore ordered that a Certificate thereof be given to said James
Taborn, that this proceeding be recorded and that said James Taborn
pay the costs herein taxed at \$ without ten days.

Tuesday, August 11, 1908.

In the Matter of the Will of }
Daniel Alpheus Bigelow }
Deceased }
Orders for Filing Will, Notice and Hearing

6876

This day an instrument of writing, purporting to be the Last Will
and Testament of Daniel Alpheus Bigelow, late of Clairbourne Township,
in this County, deceased, was produced in open Court for probate,
it is now ordered that the said Will be filed in this Court, and that
due notice thereof and of the application to admit the same to pro-
bate and record be given to the widow and next of kin of the testat-
or resident of the State of Ohio 3 days prior thereto, that said applica-
tion will be for hearing before this Court on the 17 day of August 1908
at 2 o'clock P. M.

Wednesday, August 12, 1908

In the Matter of the Will of }
Martha S. Pfarr, deceased }
Orders on Hearing, Admission to Probate & Record.

6885

Be it Remembered, That heretofore, to-wit: on the 8th day of August A. D. 1908,
an instrument of writing, purporting to be the Last Will and Testament of
Martha S. Pfarr, late of Warby Township, in this County, deceased, was pro-
duced in open Court and offered for probate and was then filed. And it
now being shown to the satisfaction of the Court that due notice of the
filing of said Will and of the application to admit the same to pro-
bate and record in this Court, has been given to widowed and next of
kin of the testatrix, resident of the State of Ohio, pursuant to a former order
of this Court.

Thereupon on this day came George C. Edwards and James C. Robinson the
subscribing witnesses to said Will; who being duly sworn, testified as to
the execution and attestation of said Will; which testimony was reduced
to writing, by said witnesses respectively subscribed, and filed with said
Will. Whereupon the Court finds the aforesaid instrument of writing is the Last
Will and Testament of said Martha S. Pfarr deceased; that the same was
duly executed and attested; and that the said Testatrix, at the time of
making, signing, and sealing the same was of full age, of sound mind
and memory, and not under any restraint.

It is therefore by the Court ordered, that the said Will be admitted
to Probate and that the same, together with the testimony of the witness
as above named be entered of record in this Court.

It is further ordered that John Pfarr pay the costs herein taxed at \$

In the Matter of the Last Will and Testament of }
Martha S. Pfarr, deceased }
Ordering citation to Widow.

6885

Appearing to the court from the last will and testament of Martha S.
Pfarr deceased, which has been admitted to probate and record in this

court, that said testatrix died leaving John Pfarr her widower, and that provision was made for said widower in said will.

It is therefore ordered that a citation issue to said John Pfarr, to appear before said court within one year from the date of service of said citation, and elect whether he will take under the provisions of said last will and testament, or be endowed of the lands of his said wife and take the distributive share of her personal estate.

In the Matter of the Will of } Orders on Election of Widower
Martha S. Pfarr, Deceased }

6885

This day John Pfarr widower of said Martha S. Pfarr deceased, appeared in open court, in person, and made application to take under the will of said decedent. And the Court having explained to him the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said John Pfarr widower thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Executor pay the costs herein taxed at \$ without ten days.

In the Matter of the Estate of } Appointment
Martha S. Pfarr, Deceased }

6888

The last Will and Testament of Martha Pfarr late of Darby Township, in this County, deceased, having theretofore been duly proved and allowed, this day John Pfarr the Executor named in said Will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms, as to what the estate consisted of and the probable value thereof; and the Court being satisfied that said John Pfarr is a suitable person and legally competent, and said testatrix requested in her will that no bond be required of said John Pfarr. It is ordered that he be appointed as such Executor without bond according to the provisions of said will; that Letters Testamentary issue on the will of said decedent to John Pfarr; that this proceeding be recorded, and that Executor pay costs taxed at \$

Thursday August 13, 1908.

In the Matter of the Estate of } Orders on Settlement of Account of
Jacob Baughman, Deid. } Final Distribution.

6671

This day J. F. Baughman, administrator of the estate of Jacob Baughman deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said J. F. Baughman; it is ordered that the same be and thereby is allowed as his final discharge. Said J. F. Baughman and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered, that said account and this proceedings be recorded in the records of the office, and that said administrator pay the costs herein taxed at \$ without ten days.

6639

In the Matter of }
Truman & Co }
This day }
the Estate of }
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for hearing on }
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6514

In the Matter }
Joseph S. Richey }
This day }
Richey late }
Final Account }
Thereupon }
hearing on }
to which }
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6653

In the Matter }
Mary Jane }
This day }
Larney late }
Final Account }
Thereupon }
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5870

In the Matter }
William B. }
This day }
Ohio and }
Guardianship }
Thereupon }
verified for }
o'clock P. M. }
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6886

In the Matter }
Adell Richey }
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In the Matter of the Estate of } Filing First and Final Account.
6639 Truman R Cahill, Decd.

This day came Margaret Cahill, administratrix with the Will annexed of the Estate of Truman R Cahill late of Union County, Ohio, deceased, and presented her First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26 day of September A.D. 1908 at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account.
6514 Joseph R. Richey, Decd.

This day came John A. Shoemaker Executor of the Estate of Joseph R. Richey late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of September A. D. 1908 at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account.
6653 Mary Jane Sarney, Decd.

This day came John A. Kennington Executor of the Estate of Mary Jane Sarney late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26 day of September A. D. 1908 at one o'clock, P. M. to which time said matter is continued.

In the Matter of the Guardianship of } Filing Second and Final Account.
5870 William Beck, et al

This day came George W. Beck, and Harry Beck ^{Guardians of William Beck, Clarence R. Beck} minors of Union County, Ohio and presented his Second and Final Account in settlement of said Guardianship duly verified and his resignation of said Guardianship. Whereupon the Court do order the same filed and said account advertised for hearing on Saturday, the 26 day of September A. D. 1908 at one o'clock P. M. to which time said matter is continued.

Saturday, August 15, 1908.

In the Matter of the Guardianship of } Appointment Bond Approved
6886 Adell Rinehart } Letters Issued.

This day Mary Rinehart appeared in open Court, accepted the appointment as Guardian of Adell Rinehart and gave and filed herein her Bond in the sum of Two Hundred and Fifty Dollars, conditioned according to law, with T. J. Gantt and J. C. White Freeholders as sureties thereon, which Bond is approved by the Court. Whereupon said Mary Rinehart 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 Rinehart, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

3713

In the matter of the Guardianship of } Filing Final Account.
Conley Wilson, minor

This day came Robt. McCroy, administrator of Thomas A. Mages Guardian of Conley Wilson a minor of Union County, Ohio, and presented his Final Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of September A. D. 1908 at one o'clock P. M. to which time said matter is continued.

6875

In the matter of the Estate of } Filing Inventory.
James Amrine, Deceased

This day came Matilda Amrine Executrix of the Estate of James Amrine, late of Union County, Ohio, deceased, and presented the Inventory of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Matilda Amrine has in all respects complied with the Statutes to such case made and provided, do order the said Inventory filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$

6887

In the matter of the Will of } Orders on Hearing, Admission to Probate
Daniel Alpheus Bigelow } and Record.
Deceased

Be it Remembered, that heretofore to-wit: on the 11 day of August A. D. 1908 an instrument of writing, purporting to be the Last Will and Testament of Daniel Alpheus Bigelow, late of Fairbourn Township, in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came W. H. Hill and C. S. Marroth the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Daniel Alpheus Bigelow deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above described, be entered of record in this Court.

It is further ordered that Elizabeth Bigelow pay the costs herein taxed at \$ within 10 days.

6887

In the matter of } Daniel Alpheus Bigelow

It appears that Daniel Alpheus Bigelow is deceased, and his widow, and

It is therefore ordered that she appear before the Court for citation, and will and take the same.

6887

In the matter of } Daniel Alpheus Bigelow

This day Daniel Alpheus Bigelow, deceased, appeared under the name of Elizabeth Bigelow to her the probate of the will of the said deceased, and thereupon

It is ordered that Elizabeth Bigelow

6889

In the matter of } Elizabeth Bigelow

This day Elizabeth Bigelow appeared in open Court, for the purpose of appointment, and that she be cited to appear

And it is ordered that she appear before the Court on or before the 26th day of September next, to make known the result of the cause is continued

The State of Ohio

vs.

Reuben H. Huffmann
This day Reuben H. Huffmann, having appeared for the purpose of the pay of fees he serves as The court or

In the Matter of the Will of }
Daniel Alpheus Bigelow } Deceased } Ordering Citation to Widow.

6887

It appearing to the court from the last will and testament of Daniel Alpheus Bigelow deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Elizabeth Bigelow his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Elizabeth Bigelow to appear before said court within one year from the date of service of said citation, and elect whether she will take under the provisions of said last will and testament, or be endowed of the lands of her said husband and take the distributive share of his personal estate.

In the Matter of the Will of }
Daniel Alpheus Bigelow, Deceased } Orders on Election of Widow.

6887

This day Elizabeth Bigelow widow of said Daniel Alpheus Bigelow deceased, appeared in open Court, in person and made application to take under the will of said decedent. And the Court having explained to her the provisions of said Will, the rights under it, and by law in the event of a refusal to take under the Will, said Elizabeth Bigelow widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that said Elizabeth Bigelow pay the costs herein taxed at without ten days.

Tuesday August 18, 1908.

In the Matter of the Estate of }
Lyloester Atkinson, Deceased } Orders for Citation to take or Renounce Administration.

6889

This day Ira Ewing, administrator of Jas. M. Lane deceased appeared in open Court, by his Attorney John R. Casiday and made application for the appointment of an Administrator of the estate of Lyloester Atkinson deceased, and that the next of kin of said decedent resident within this County, be cited to appear and take or renounce the administration.

And it appearing to the Court that there is no widow and that next of kin have failed to voluntarily either take or renounce such administration, it is ordered that a citation, issue requiring them to appear before this Court on or before the 25th day of August 1908 at 10 o'clock A. M. and make known their intention in the premises, or the administration will then and there be committed to some suitable person; and this cause is continued.

Thursday, August 20, 1908

The State of Ohio }
vs. } Assault and Battery.
Reubin Huffman

This day this cause came on to be heard, the said Reubin Huffman having appeared in open court and plead guilty to assaulting one Lily Huffman. Thereupon it is considered and adjudged by the court that he pay of fine in the sum of \$5.00 and costs taxed at \$1.50, and that he serve a sentence of 30 days in the work house at Columbus, Ohio. The court orders the imprisonment part of 30 days be remitted during

good behavior and that it stand for one year.

5879 In the Matter of the Estate of } Filing Fifth and Final Account.
Maudane S. Odway, Deceased

This day came True Martin Executor of the Estate of Maudane S. Odway late of Union County, Ohio, deceased, and presented his Fifth and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of September A. D. 1908 at one o'clock P. M. to which time said matter is continued.

Friday, August 21, 1908

6591 In the Matter of the Estate of } Filing First and Final Account.
Sadie Farmer, Deceased

This day came T. O. Weld Executor of the Estate of Sadie Farmer late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of September A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Saturday, August 22, 1908

6856 Abraham Raypole, admr of }
the Estate of }
John Raypole, Deid. } Orders on Hearing for Public Sale, etc.
vs
Auctioneers Raypole et al

This day this cause came on to be heard upon the petition, evidence and testimony and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That Rebecca Raypole the widow of said John Raypole deceased, by her answer, waived the assignment of her dower by metes and bounds, and an appraisement of such real estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said John Raypole, described in the petition, to pay his debts. It is therefore further ordered that said Abraham Raypole as such administrator proceed according to law to sell said real estate, less of dower, at public auction on the premises for not less than two thirds the appraised value thereof, on the following terms, to wit: one third cash in hand on day of sale, one third in six months and one third in one year from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually.

It is further ordered that said petitioner give notice 4 weeks consecutively of the term and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situate.

And said for after such

3713 In the Matter of the Estate of

This day Guardian of his Second verified. for hearing P. M. to which

6667 In the Matter of Jeremiah

This day Able O'neal First and Final Thereupon on Saturday time said

6642 In the Matter of Samuel

This day Sherwood and Final Thereupon on Saturday to which t

6868 In the Matter of Archie C. P.

This day gert as Assign same be re

6889 In the Matter of Sylvester A.

This day filed an administrator Ohio, deceased any last the in general value there be appointed ordered the ed by law in

And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

In the Matter of the Guardianship of } Filing Second and Final Account.
Eta Wilson

3713

This day came Robt McCrow administrator of the Estate of Thomas Mages Guardian of Eta Wilson a minor of Union County, Ohio, and presented his Second and Final Account in settlement of said Guardianship duly verified. Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of September A.D. 1908 at one o'clock P. M. to which time said matter be continued.

In the Matter of the Estate of } Filing First and Final Account.
Jeremiah Rindhart, Dec'd.

6667

This day came Elworth Rindhart administrator of the Estate of Jeremiah Rindhart late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 26 day of September A. D. 1908 at one o'clock P. M. to which time said matter is continued.

In the Matter of the Estate of } Filing First and Final Account.
Samuel Sherwood, Dec'd.

6642

This day came Albert C. Sherwood administrator of the Estate of Samuel Sherwood late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said Estate duly verified.

Thereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of September A. D. 1908 at one o'clock, P. M. to which time said matter be continued.

Tuesday, August 25, 1908.

In the Matter of the Assignment of } Appointment
Archie C. Temple } Order to Record Notice.

6868

This day proof of publication of Notice of the Appointment of A. C. Eggert as Assignee of Archie C. Temple was filed herein; it is ordered that the same be recorded in the records of this office.

In the Matter of the Estate of } Appointment
Sylvester Atkinson, Dec'd. } Order for Bond.

6889

This day Ernest L. Atkinson appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Sylvester late of York Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Ernest L. Atkinson is legally competent; it is ordered that he be appointed upon giving Bond with securities as required by law in the sum of six thousand dollars, and this cause is continued.

In the matter of the Assignment of } Filing First and Final Account.
C. H. North

6712 This day came O. H. McElrow, Assignee, in trust for the benefit of the creditors of C. H. North and presented his First and Final account in settlement of said Assignment duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of September A. D. 1908 at one o'clock, P. M. to which time said matter is continued.

Saturday, August 29, 1908.

In the matter of Accounts }
filed for settlement } Notice approved.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianships was made, and the Court do find the same in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

6555 Oscar C. Parks, Administrator of the Estate of Elias Kyle: First and Final Account.

3659 A. B. Robinson, Trustee of and for Amanda W. Beelman: Final Account.

5742 Arthur S. Cicler, Guardian of Oral W. Cicler: Third and Final Account.

5885 Louis F. Blue, Executor of the Estate of Josiah Blue: Fourth Account.

6610 Richard L. Cameron, Guardian of William C. Carr: First and Final Account.

6699 Henry Moore, Executor of the Estate of James Moore: First and Final Account.

6590 Eliza Betty Cody, Administratrix of the Estate of John Reed: First and Final Account.

5123 A. B. Robinson, Executor of the Estate of James W. Robinson: Seventh and Final Account.

6698 William J. Jones and Frank J. Jones, Executors of the Estate of John F. Jones: First and Final Account.

5651 Chordy L. Drake, Guardian of Lloyd Skidmore and David Skidmore: Third Account.

6871 Arvilla C. Strader, Administratrix of the Estate of John R. Reques: First and Final Account.

In the matter of the Guardianship of } Order on Settlement of Guardian's
Dana Skidmore } Third Account.

5651 This day the Third Account of Chordy L. Drake Guardian of Dana Skidmore came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifteen Dollars (\$15.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of six hundred and forty six ¹⁵/₁₀₀ Dollars, (\$646.15), in the hands of said Guardian due said Ward.

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It is ordered that said Guardian pay the costs herein taxed at \$5⁶⁰, within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of Guardianship of } Orders on Settlement on Guardian's
 Lloyd Skidmore } Third Account.

5651

This day the Third Account of Chordy L. Drake Guardian of Lloyd Skidmore came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said Account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twenty five Dollars (\$25⁰⁰), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Seven Hundred and eighty five ³⁰/₁₀₀ Dollars (\$785³⁰), in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$5⁶⁰ within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
 Josiah Blue, deceased } Fourth Account.

5885

This day the Fourth Account of Louis F. Blue, Executor of the Estate of Josiah Blue deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed in confirmed.

It is ordered that said Executor be and he is allowed the sum of Thirty four ⁵⁷/₁₀₀ Dollars, (\$34⁵⁷) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of sixty Dollars (\$60⁰⁰) for extraordinary services not required of him in the common course of his duty, which sum the Court considers just and reasonable.

The Court finds a balance of One Hundred and eighty four ⁶⁴/₁₀₀ Dollars (\$184⁶⁴) in the hands of said Executor due said estate.

It is ordered that said Executor pay the costs herein taxed at \$6.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
John F. Jones, deceased. } First and Final Account.

6698 This day the First and Final Account of William J. Jones and Frank J. Jones Executors of the estate of John F. Jones deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Executors be and they are allowed the sum of Five Hundred Dollars (\$500.00) as a credit, being a just and reasonable amount expended by them for a tombstone or monument for said decedent.

The Court finds a balance of Eleven ³⁰/₁₀₀ Dollars (\$11.30), due said Executors from said estate.

It is ordered that said Executors pay the costs herein taxed at \$5.00, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
William C. Carr } Guardian's First + Final Account.

6610 This day the First and Final Account of Richard L. Cameron Guardian of William C. Carr came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Four ⁴⁵/₁₀₀ Dollars (\$4.45), in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid.

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In the Matter of James M. This day the Estate of ment, due

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It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
James Moore, Deceased } First and Final Account.

6699

This day the First and Final Account of Henry Moore, Executor of the Estate of James Moore deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Two Hundred and 52^{1/2} Dollars (\$200⁵²) due said Executor from said estate.

It is ordered that said Executor pay the costs herein taxed at \$6.00, within ten days.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Trusteeship of } Orders on Settlement of Trustees'
Ananda M. Beckman } Final Account.

3659

This day the Final Account of A. B. Robinson Trustee of Ananda M. Beckman came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Trustee be and he is allowed the sum of Ten Dollars (\$10.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred and twenty nine^{1/2} Dollars (\$229^{1/2}), in the hands of said Trustee due said Ward; which amount he is ordered to pay over according to law.

Said Trustee having tendered his resignation as such Trustee it is ordered that the same be accepted.

It is ordered that said Trustee pay the costs herein taxed at \$6.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders on Settlement of
Oscar W. Bisler } Guardian's Third & Final Account.

5742

This day the Third and Final Account of Arthur G. Bisler came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of One Dollar (\$1.00) being the amount of his reasonable expenses incurred in the execution of his trust.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Executor's
James W. Robinson, Deceased } Seventh and Final Account.

5123

This day the Seventh and Final Account of A. B. Robinson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed.

It is ordered that said Executor be and he is allowed the sum of Nineteen ⁵⁰/₁₀₀ Dollars (\$19.50) for all his ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Administrator's
Chas. Kyle, Deceased } First and Final Account.

6855

This day the First and Final Account of Oscar W. Park, administrator of the Estate of Chas. Kyle, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having

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In the Matter of the Estate of John R. Re...

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In the Matter of the Estate of John W. P...

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In the Matter of the Estate of John W. Foreman

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carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said administrator be and he is allowed the sum of Five Dollars \$5.00 for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of } Orders on Settlement of Administrator
 John R. Reynes, Deceased. } First and Final Account.

6871 This day the First and Final Account of Avilla C. Strader, administrator of the estate of John R. Reynes deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administratrix pay the costs herein taxed at \$5.00, within ten days. Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Guardianship of } Orders filing Application.
 John W. Foreman }
 an alleged Imbecile

6891 This day came W. L. Foreman and filed herein his application for the appointment of a guardian of the person and estate of John W. Foreman an alleged Imbecile.

Whereupon the Court, being fully advised in the premises, finds from said application that said John W. Foreman has a legal settlement in the Township of York in said Union County, Ohio, and orders that said application be filed and that said John W. Foreman, and Coit A. Foreman, Ray Foreman, Frances Foreman and Leonard Foreman next of kin, resident of said county of Union, be duly notified, by at least 3 days notice of the pendency of said application, and that the same will be for hearing before said Court on the fifth day of September

1908, to which time this cause is continued.

In the matter of Accounts filed } Notice Ordered.
for Settlement

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Maysville Tribune, and that they will be for hearing on Saturday, September 26, 1908, at one o'clock p. m. as follows:

- 5870 George W. Beck, Guardian of Clarence Beck, William Beck, and Harry Beck: Second and Final Account.
- 6639 Margaret Cahill, Administratrix with the Will annexed of the Estate of Truman A. Cahill: First and Final Account.
- 6514 John A. Shoemaker, Executor of the Estate of Joseph H. Richey: First and Final Account.
- 6653 John A. Kennington, Executor of the Estate of Mary Jane Samay: First and Final Account.
- 3713 Robert McCrow, Administrator of the Estate of Thomas A. Mapes, Guardian of Conley Wilson and Etta Wilson: Final Accounts.
- 6712 O. H. McAdow, Assignee of C. H. North: First and Final Account.
- 6642 Albert C. Sherwood, Administrator of the Estate of Samuel Sherwood: First and Final Account.
- 6667 Elworth J. Rinshart, Administrator of the Estate of Jeremiah Rinshart: First and Final Account.
- 6591 T. D. Wild, Executor of the Estate of Sadie Tanner: First and Final Account.
- 5829 Louis Martin, Executor of the Estate of Maudau S. Ordway: Fifth and Final Account.

In the matter of the Estate of } Filing First Account.
Jacob Kramer, deceased.

6636 This day came Daniel A. Kramer, administrator of the Estate of Jacob Kramer late of Union County, Ohio, deceased, and presented his first account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31 day of October A. D. 1908, at one o'clock, P. M. to which time said matter is continued.

In the matter of the Appointment } Appointing J. A. Mealey
of School Examiners

6722 This day it appearing to the Court that there is a vacancy in the Board of School Examiners of said Union County, Ohio, by reason of the expiration of the term of J. A. Mealey.

Whereupon this matter came on for hearing on the application of J. A. Mealey for reappointment as a School Examiner to fill said vacancy. On consideration whereof, and being fully advised in the premises, the Court finds that said J. A. Mealey has had at least two years' experience as a teacher in a properly recognized public school in said county; that he is a resident of said Union County, Ohio; that he is not connected with or interested in any

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normal school or schools for the special education or training of persons for teachers, or any other private school, or employed as any instructor in any institute in said Union County, Ohio, and that he is not the agent of, or interested in any book publishing or book-selling firm, company or business, and that he is fully competent and qualified, in all respects to fill said office.

It is, therefore, considered and ordered by the Court, That said J. A. Yealey be, and he hereby is appointed a member of the Board of School Examiners of said Union County, Ohio, for and during the full term of three years from and after this date, and which said term will expire on the thirty-first day of August A. D. 1911.

Whereupon, on said first day of September 1908, said J. A. Yealey appeared in open Court and accepted said appointment, and was duly sworn to support the Constitution of the United States and the Constitution of the State of Ohio, and to faithfully discharge the duties devolving upon him as School Examiner, of Union County, Ohio. It is further ordered that notice of said appointment be given to the Honorable Commissioner of Common Schools of said State of Ohio within ten days from the date hereof; that a record be made of the proceedings herein, and that the costs herein taxed at \$ be paid by said Union County, Ohio.

In the Matter of the Will of } Orders for Filing Will, Notices and Hearing.
 Rosetta Holycross, Deceased }

6892

This day an instrument of writing, purporting to be the last Will and Testament of Rosetta Holycross, late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testatrix, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 7th day of September 1908, at 10 o'clock A. M.

Saturday, Sept 5, 1908.

In the Matter of the Guardianship of } Appointment.
 John W. Foreman } Order for Bond

6891

This day C. S. Chapman appeared in open Court, and made application to be appointed Guardian of John W. Foreman and the Court being satisfied that said John W. Foreman is an imbecile of the age of 85 years, on the day of 1908, and resides in York Township in this County; and the Court being further satisfied that said Charles S. Chapman 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 John W. Foreman, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Charles S. Chapman be appointed such Guardian upon giving bond with sureties as required, by law, in the sum of Fifteen Hundred (\$1500) Dollars; and this cause is continued.

6891

In the Matter of the Guardianship of }
John W Foreman, } Order for Guardian
an alleged Imbecile }

This day this cause came on for hearing on the application of W. L. Foreman heretofore, to wit: August 28th 1908 filed herein, for the appointment of a guardian of the person and property of said John W Foreman an alleged imbecile, and the same was heard and submitted to the Court on said application and the evidence.

On consideration whereof the Court finds that due notice of the filing and pendency of said application has been served on the said John W Foreman, and on Coit A. Foreman, Roy Foreman, Frances Foreman and Leonard Bowen his next of kin residing within said Union County, Ohio. The Court further finds from the evidence adduced that said John W Foreman is an imbecile person, and incapable of taking care of, or preserving his property.

It is therefore considered, ordered and adjudged by the Court, that the said application be, and the same is granted; that the said John W Foreman be and he is hereby is adjudged by said Court to be an imbecile person; that a guardian be appointed for the said John W Foreman without unnecessary delay; that a record be made of the proceedings herein, and that the costs of this proceeding be paid out of the estate of the said John W Foreman by the guardian thereof when herein after appointed.

6891

In the Matter of the Guardianship of } Appointment
John W Foreman, Imbecile } Bond Approved - Letters Issued.

This day Charles S. Chapman appeared in open Court, accepted the appointment as Guardian of John W Foreman and gave and filed herein his Bond in the sum of Fifteen Hundred Dollars, conditioned according to law with Messrs Chapman and Geo. E. Whitney freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Charles S. Chapman took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said Charles S. Chapman, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6610

In the Matter of the Guardianship of } Orders on Petition to
William Card } Terminate Guardianship.

This day Richard L. Cameron appeared in open Court and filed his petition for the termination of said Guardianship. It is ordered that the 5th day of September, 1908, at one o'clock P. M., be and hereby is fixed as the time when said Petition will be for hearing.

And it is further ordered that notice thereof in writing be given, to Richard L. Cameron Guardian, and to Albert Card on whose application the appointment was made, 3 days before said day of hearing, and this cause is continued.

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In the Matter }
William Card }

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In the Matter of Territory Township

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6610 In the Matter of the Guardianship of } Order and Judgment on
 William Carr, Deceased } Hearing Petition.
 This day this cause came on to be heard upon the petition, evidence and testimony. Notice of this hearing having been duly given as heretofore ordered. The Court finds the statements in said petition true, and upon satisfactory proof further finds that the necessity for said Guardianship no longer exists.

It is therefore ordered that said Guardianship and the relation of Guardian and Ward terminate, and that said Ward be restored to the full control of his property, as before the appointment.

And it is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ without days.

6894 In the Matter of the Transfer of } Order for Filing Petition, Notice and Hearing
 Territory from Union }
 Township School District }
 to }
 The Milford Center District }

This day came Elias Hathaway for himself and forty-five other qualified male electors of the territory sought to be transferred and presented to this Court his petition, duly verified.

It is ordered that said petition be filed, that notice thereof be given for four consecutive weeks in "The Mansville Tribune" and "The Union County Journal", that said petition will be for hearing before this Court on Monday, the 9th day of November 1908, at one o'clock P.M.

6893 In the Matter of the Inspection of } Appointment of Inspectors.
 The Treasury of Union County, O. }

The day in compliance with the Statutes in such case made and provided, the Court, on its own motion, and being fully advised in the premises, do appoint J. C. Hartshorn and A. D. Cook competent and trustworthy accountants of ^{of political} politics, to count the money in the office of the County Treasurer of said Union County, Ohio, and to make a complete and thorough inspection of the books, accounts and vouchers therein. Whereupon the said J. C. Hartshorn and A. D. Cook appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said J. C. Hartshorn and A. D. Cook as such Inspectors, and they were duly sworn by the Probate Judge of said county, to faithfully perform the duties imposed upon them as Examiners of the Treasury of Union County, according to law and the best of their ability.

It is therefore considered and ordered by the Court, that said J. C. Hartshorn and A. D. Cook proceed without unnecessary delay to make such inspection in accordance with the provisions of the Statute, and on the completion thereof that they return to this Court their report in writing of their proceedings in this behalf and this cause is continued for report.

In the matter of the Estate of } Filing Sixth Account.
Martin Metzger, deceased.

5310 A

This day came John A. Kennington, administrator de bonis non with the Will annexed of the Estate of Martin Metzger late of Union County, Ohio, deceased, and presented his sixth account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 31st day of October A. D. 1908, at one o'clock P. M. to which time said matter is continued.

Saturday, September 12, 1908

In the matter of the Inspection of the } Filing report of Inspectors.
Treasury of Union County, Ohio

6893

This day this matter came on further to be heard, and thereupon came J. C. Hartshorn and G. D. Cook heretofore, to wit: On September 8, 1908, appointed to inspect the Treasury of this County, and presented herein their report, in writing, of such inspection, and the Court being fully advised in the premises, do find that the said inspection has been carefully made and that the same is in all respects in conformity to law, and the former order of this Court.

It is, therefore, ordered by the Court, that said report be, and the same hereby is accepted, and ordered placed on file.

It is further ordered by the Court that a certified copy of said report be published in The Mansfield Tribune and The Union County Journal as required by law, said newspapers being of opposite politics, and published, and of general circulation in said County of Union; and it is further ordered by the Court that said report be recorded in the proper records of this office; and that the costs herein taxed at \$ be paid by said Union County, pursuant to law.

In the matter of the Estate of } Appointment
Magdalena Hodgden, deid. } Order for Bond

6895

This day Milo L. Myers appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of Magdalena Hodgden late of Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any Last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Milo L. Myers is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars, and this cause is continued.

In the matter of the Estate of } Appointment - Bond Approved
Magdalena Hodgden, deid. } Letters Issued

6895

This day Milo L. Myers appeared in open Court, accepted the appointment as Administrator of the Estate of Magdalena Hodgden deceased,

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and gave and filed herein his Bond in the sum of Eight Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Milo L. Myers that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

Monday, September 14, 1908.

In the matter of the Will of } Orders on Hearing, Admission to Probate
Rosetta Holycross, deceased } and Record.

6892 Be it Remembered, That heretofore, to-wit: on the 1st day of September A. D. 1908, an instrument of writing, purporting to be the Last Will and Testament of Rosetta Holycross, late of Allen Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testatrix, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came Richard C. Cameron and Nelson F. Coffey the subscribing witnesses to said Will, who being duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Rosetta Holycross deceased, that the same was duly executed and attested, and that the said Testatrix, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint.

It is therefore, by the Court ordered that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named be entered of record in this Court.

It is further ordered that Robert Mc Croy Executor pay the costs herein taxed at \$ within days.

In the matter of the Estate of } Appointment
Rosetta Holycross, deceased } Order for Bond.

6896

The Last Will and Testament of Rosetta Holycross late of Allen Township, in this County, deceased, having heretofore been duly approved and allowed, this day Robt Mc Croy the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed such Executor, also a statement in general terms, as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Robt. Mc Croy is a suitable person and legally competent, it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law, in the sum of Ninety Eight Hundred Dollars, and this cause is continued.

In the matter of the Estate of } Filing Final Account
Joel Armstrong, Deceased.

5634

This day came George N. Armstrong Executor of the Estate of Joel Armstrong late of Union County, Ohio, deceased, and presented his Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 3 day of October A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the matter of the Estate of } Filing First and Final Account
O. J. Myrtle, Deceased.

6707

This day came Jesse J. Myrtle administrator of the Estate of O. J. Myrtle late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of October A. D. 1908, at one o'clock P. M. to which time said matter is continued.

In the matter of the Estate of } Appointment
Margaret C. Overacker, Deceased. } Order for Bond.

6897

This day John A. Kennington appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of Margaret C. Overacker late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said John A. Kennington is legally competent, it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

In the matter of the Estate of } Appointment. Order.
Margaret C. Overacker, Deceased. } Bond Approved - Letters Issued.

6897

This day John A. Kennington appeared in open Court, accepted the appointment as Administrator of the Estate of Margaret C. Overacker deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with The American Surety Company as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John A. Kennington, that this proceeding be recorded, and that said Administrator pay the costs hereinafter at #

In the matter of the Estate of } Appointment of Appraisers.
Margaret C. Overacker, Deceased.

6897

This day came John A. Kennington, Administrator of the Estate of Margaret C. Overacker deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent. On consideration whereof, and the Court being fully advised

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in the premises, it is ordered that A. J. Williams, Warren Harris and W. H. Dea whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real estate of said decedent.

It is further ordered by the Court that said Administrator return to this Court, an Inventory and Appraisal of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of the Assignment of } Appointment
Arthur L. Overacker, } Order for Bond

6898

This day O. W. McAdow appeared in open Court, and having accepted the trust, made and filed an application under oath to be appointed Assignee of Arthur L. Overacker in trust for the benefit of his creditors, also a statement in general terms as to what the property assigned consists of and the probable value thereof; and the Court being satisfied that the said O. W. McAdow is legally competent, it is ordered that he be appointed as such Assignee upon his entering into Bond to the approval of the Court and with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

In the Matter of the Assignment of } Deed of Assignment
Arthur L. Overacker } Order to File and Record

6898

This day at the hour of 9 o'clock a.m. O. W. McAdow appeared in open Court and delivered the Deed of Assignment executed by Arthur L. Overacker of Union Township, Union County, Ohio, to O. W. McAdow of Union Township, Union County, Ohio, of the property, money, rights and credits of said Assignor in trust, for the benefit of his creditors. It is therefore ordered that said Deed be immediately filed and recorded in this office.

In the Matter of the Assignment of } Appointment
Arthur L. Overacker } Bond Approved - Letters Issued

6898

This day O. W. McAdow gave and filed herein his Bond as Assignee of Arthur L. Overacker in the sum of One Thousand Dollars, conditioned according to law, with Geo. Lyons and C. S. Lawson, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of Authority issue to said Assignee, that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$

In the Matter of the Assignment of } Appointment of Appraisers
Arthur L. Overacker

6898

This day came O. W. McAdow, Assignee of the Estate of Arthur L. Overacker and made application to the Court for the appointment of Appraisers of the Estate and Effects of said assignor.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that W. S. Alden, C. S. Lawson, and C. S. Hayes whom the Court find to be suitable and disinterested persons, be and they are hereby appointed Appraisers of the personal Estate of said Assignor. It is further ordered by the Court that said

assignee, return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Wednesday, September 16, 1908.

In the Matter of } Inquest of Lunacy
Caudace Keill } Order for Warrant, etc.

6899

This day Sammie Keill a resident citizen of Millerick Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Caudace Keill into the Columbus State Hospital. It is therefore ordered that a warrant issue to D. C. Colerbaugh commanding him to bring said Caudace Keill alleged to be insane, before this Court, on the 19th day of September 1908 at 8 o'clock A. M.

And it is further ordered that subpoenas issue for Dr. Richey and C. D. Mills respectable physicians and for Elmer Harriet and Chas. Martin witnesses, to appear at the time and place aforesaid; and this cause is continued.

Thursday Sept 17, 1908.

In the Matter of the Estate of } Appointment
Samuel D. Robinson } Order for Bond.
Deceased

3273A

This day Mary A. Ayers appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix de bonis non, of the estate of Samuel D. Robinson late of Dagby Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said Mary A. Ayers is a suitable person and legally competent, and that W. W. Ayers the former sole Administrator died without fully administering said estate, it is ordered that said Mary A. Ayers be appointed as such Administratrix de bonis non, upon giving Bond with sureties as required by law, in the sum of Five Thousand Dollars, and this cause is continued.

3273A

In the Matter of the Estate of } Appointment - Bond Approved
Samuel D. Robinson, Decd. } Letters Issued.

This day Mary A. Ayers appeared in open Court, accepted the appointment as Administratrix de bonis non, of the Estate of Samuel D. Robinson deceased, and gave, and filed herein her Bond in the sum of Five Thousand Dollars, conditioned according to law, with The Bankers Surety Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis non, issue to said Mary A. Ayers, that this proceeding be recorded, and that said Administratrix de bonis non, pay the costs here-in taxed at \$

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In the matter of the Will of } Orders for Filing Will, Notice and Hearing
Thomas Rinn, Deceased }

This day an instrument of writing, purporting to be the last Will and Testament of Thomas Rinn, late of Jackson Township in this County, deceased, was produced in open Court for Probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the application to admit the same to probate and record be given to the next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application will be for hearing before this Court, on the 30 day of September 1908, at one o'clock P.M.

6896

In the matter of the Estate of } Appointment Bond Approved.
Rosetta Holycross, Deceased } Letters Issued.

This day Robt McCreary appeared in open Court, accepted the trust as Executor of the Estate of Rosetta Holycross deceased, and gave and filed herein his Bond in the sum of Seventy Eight Hundred Dollars, conditioned according to law, with The American Surety Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Robt. McCreary, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

6901

In the matter of the Guardianship of } Appointment
Cornelius Jarvis } Order for Bond.

This day Mary C. Stubbs appeared in open Court, and made application to be appointed Guardian of Cornelius Jarvis and the Court being satisfied that said Cornelius Jarvis is insane, and resides in Paris Township in this County; and the Court being further satisfied that said Mary C. Stubbs 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 Cornelius Jarvis the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Mary C. Stubbs be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Thousand (\$2000) Dollars, and this cause is continued.

6901

In the matter of the Guardianship of } Appointment
Cornelius Jarvis } Bond Approved - Letters Issued.

This day Mary C. Stubbs appeared in open Court, accepted the appointment as Guardian of Cornelius Jarvis and gave and filed herein her Bond in the sum of Two Thousand (\$2000) Dollars, conditioned according to law, with H. D. Stubbs and Charles Stubbs freeholders as sureties, thereon, which Bond is approved by the Court. Thereupon said Mary C. Stubbs 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 C. Stubbs, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6899 In the matter of } Inquest
 Caudace Skill } Orders on Hearing, etc.
 This day this cause came on to be heard, and the said Caudace Skill was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony of C. D. Mills and Dr. Richey the medical witnesses, and of Elmer Herriott and Charles Martin and being satisfied that said Caudace Skill is insane, that she has a legal settlement in Millcreek Township in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. C. D. Mills and Dr. Richey the medical witnesses in attendance take out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Caudace Skill and that a certified copy of seal, of the certificate of said medical witness and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

6899 In the matter of } Order for Warrant to Convey
 Caudace Skill }

The Judge being advised that said Caudace Skill can be received into the Columbus State Hospital; it is ordered that a warrant for the conveyance of said patient to said Hospital issue to D. C. Colmbaugh Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

6896 In the matter of the Estate of } Appointment of Appraisers
 Rosetta Holycross, dec'd }

This day came Robt. Van Croy, Executor of the Estate of Rosetta Holycross, deceased, and made application to the Court for the appointment of appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Henry C. Clark, William Herd and Samuel Waddle whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed appraisers of the personal and real estate of said decedent.

It is further ordered by the Court that said Executor return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

6902 In the matter of }
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In the Matter of the Estate of } Appointment
 William O. Neill, Dec'd. } Order for Bond.

This day Sammie Neill appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of William O. Neill late of Millcreek Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said Sammie Neill is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Thirty-two Hundred Dollars, and this cause be continued.

6902

In the Matter of the Estate of } Appointment
 William O. Neill, Dec'd. } Bond Approved - Letters Issued

This day Sammie Neill appeared in open Court, accepted the appointment as Administrator, of the Estate of William O. Neill deceased, and gave and filed herein his bond in the sum of Thirty-two Hundred Dollars, conditioned according to law, with Edward Court and W. T. Arnold freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Sammie Neill, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at -

6902

In the Matter of the Estate of } Appointment of Appraisers
 William O. Neill, Dec'd. }

This day came Sammie Neill, administrator of the Estate of William O. Neill, deceased and made application to the Court for the appointment of Appraisers of the Estate and Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Elmer Herrick, John Pierce and Albert Fry whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal and real estate of said decedent.

It is further ordered by the Court that said administrator return to this Court, an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

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No. 29 ordered of the R.G. Co. Nov 15-1907
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