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NO. 30

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The Johnson & Watson

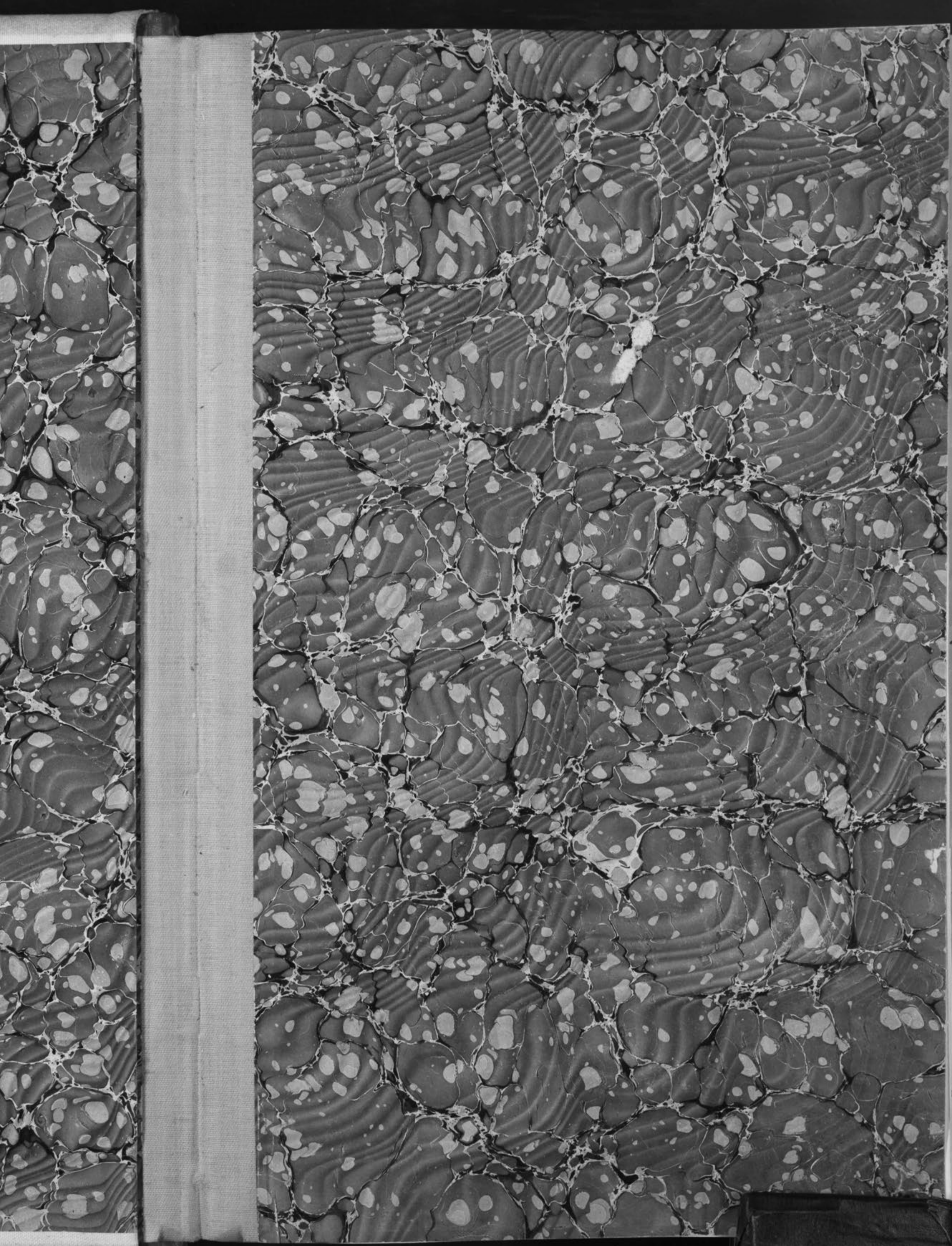


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Account. Notice Ordered 16-35-62-87-112-145-159-176-214-257-280-313-

346-362 393-411-438-440-463-489-511-547-568.

Account. Notice Approved 10-38-57-81-138-178-190-207-250-273-320-

331-368-388-411-434-439-457-482-507-536-568-

Adams, Lenora Estate 161

Same Land Sale 206-556-587

Armstrong, Frank H. Lumber 513

6-214-254-280-313-

07-230-273-320-

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

B

Bowen, Jacob	Will	5-12	
Same	Estate	13-385-407-418	
Brown, Corretta D.	"	45-95	
Bungardner, Ray	Guardship	46-87-	
Buckman, Lovina	Land Sale	48-70-111-187-326	
Blue, Josiah	Estate	52-83	
Ballinger, Kent L.	Guardship	90-	
Bergler, Samuel	Will	91	
Bals, Flora B.	Estate	95-99	
Black, Lula	Suracy	108-109-	
Barlow, Margaret	Will	123-130	
Bals, Flora B.	Land Sale	107-118-125-331	Estate
Burnside, J. G.	Will	132-136	Burnside, J. G. - 1-146-177-150-549
Benedict, Ruth M.	Guardship	175-209-210	
" Harry E.			
" Sheridan E.			
Brown, Caroline	Estate	223-276	
Barr, Ruth	Minor	239-240	
Burkepile, Ellen	Trustship	249-	
Bowers, Emma	Estate	255-276-	
Berke, Samuel	Will	30-283-284-	
Same	Estate	284-285-	
Biglow, A. R.	"	301-334-	
Berke, Samuel	"	305-306	
Braun, Mabel L.	County Visitor	322-	
Ballinger, Hazel M.	Guardship	323-	
Ballinger, J. H.	Assignment	327-327-	
Brown, Hannah M.	Estate	325-364	
Ballinger, Kent L.	Land Sale	358-377-403-472-487	
Buckman, Lovina	Estate	359-389	
Blumenschein, Carl H.	Guardship	374	
et al			
Bartholomew, Arthur		376-409	
Biddle, Ida M.	Suracy	379-380-	
Bouis, Margaret	Guardship	507-541	
Bouis, William H.	"	527-566	
Barlow, Margaret	Estate	135-	
Barlow, Margaret	Land Sale	574-	
Burus, Emmanuel	Will	581-584	

Estate
1-1-176-177-180-549.

B
C
D
E
F
G
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I
J
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L
M
Mc
N
O
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T
U
V
W
X
Y
Z

Bartwell, John T.	Estate	4-28-29-32-35-417
Bartwell, Carrie M.	Land Sale	15-34-42
Court, George W.	Estate	38-231
Campbell, Thomas	"	40-172-223-570
Cowgill, Thomas - Spy Hill		46
Bartwell, William M.	Estate	65-66-76-77-434
Cutler, James	Hill	75-91-99-100
Cody, Frank	Iduslip	79-110
Bartwell, John T.	Allowance/Claim	-97-
Cutler, James	Estate	101-102-112-161-163-248-296-402-501
Cומר, Mary	"	110-139
Cooklin, Arthura	Iduslip	127-180
Cochran, Guy Ital	"	127-181
Cutler, James	Land Sale	149-246-247-
Cומר Isaac	Transfer of R. Co.	176
Cומר, Phillips }		
" Isabel }	Iduslip	215-254
Cline, Jonas C.	Estate	224-245
Court, Geo. M.	"	255-277-343
Court, Lucy	Iduslip	306-307-
Clark, A. L.	Hill	328-344-359
Same	Estate	344-345
Clapeadde, Harry }		
" James }	Minors	348-392-
Courter, Dwight S.	Minors	353
Cook, Urial	Hill	372-383-384
Carroll, Rena M.	Funary	372-373-
Crew, Fredrick H.	Hill	378
Same	Estate	378-379-
Cook, Muel	"	384-385-399-
Clummons, Donna }	Minors	386-
" Earl }		
Bartwell, John T.	Land Sale	403-439
Cranston, Peleg	Estate	412-422
Caldwell, George	"	452-453-458
Columber, J. H.	"	480-481-490
Bartwell, Sarah E.	"	493
Chapman, Mary J.	Iduslip	494-539
Bartwell, Sarah E.	Land Sale	494
Cooklin, Robert A.	Estate	498-499-
Columber, Howard }		
" Irene }	Iduslip	519-520
Courad, Jesse M.	"	530
Chapman, Raymond H.	"	494-540
Chellis, Guy C.	"	492-539
Courad, Jesse M.	Land Sale	542-544-545-582.

100-402-501

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

D

Decker, Conrad	Land Sale	8-9-75= 387-419-
Dorr, Francis M.	Will	35-49.
Dodge, John H.	Estate	44-84
Drapet, John	Guardianship	56-159-190
Dorr, Francis M.	Estate	71-72 - 493-541
Dixon, L. A.	"	97-110-182
David, J. M.	Will	102-119
Same	Estate	120-130 - 501-538
Deffinger, Agatha	Will	121-122
Same	Estate	122-129-316-473-508
Douglas, Grant H.	Guardianship	127.
Same	Land Sale	129-145-204-256-258.
Davis, Oliver B.	Estate	190-330-390-
Deffinger, Walter	Guardianship	259
" Ida		
Davis, David B.	Will	259-264-265-
Drapet, John	Guardianship	262-309-340.
Davis, Michael	Will	283-290-291
Same	Estate	297-309
Dodge, John H.	"	329-
DeBolt, Polla	Minor	330-366
" Clyde		
DeBolt, Clyde	Land Sale	354 - 381-394-406-406-
Douer, Mary	Will	362-369
Same	Estate	370-371-381
Douer, Christian	"	400-439
Decker, Conrad	"	419-
Drum, Geo. W.	"	454-484
De Good, Omer	Local Option	500
Dorothea, Charles	"	506
Dixon, Samuel	Estate	554
DeBolt, Seabell	Will	574

D

E

F

G

H

I

J

K

L

M

Mc

N

O

P

Q

R

S

T

U

V

W

X

Y

Z

Chou Thomas M.
Evans, Sarah
Same
Evans, C. L.

Estate 91-146-150
Will 232-237-238-533
Estate 238-239-257
" 260-261-266.

E

E

F

G

H

I

J

K

L

M

Mc

N

O

P

Q

R

S

T

U

V

W

X

Y

Z

Fugate, Owen C.	Assignment	32
Foy, Susanna M.	Estate	41-162-342-363-454
Fry, Mary J.	Land Sale	68-131-302-382-
Fleming, Edwin	Guardianship	72-114
Furley, Walter A.	Monor	112-144
" Belle L.	Monor	111-145
Freeman, Geo. C.	"	165-208
Furley, J. C.	Estate	188-194-207-525-564
Fulton, William	"	225-277-
Foy, J. C.	"	296-344-383
Fish, Cass M.	Monor	307-
Mitchell, James	Estate	328-364
Fish, Elizabeth	"	357-
Fry, Jay T.	Admship	349-350-
Same	Land Sale	359-
Foy, Harley W.	Admship	380-408
Fox, Galloway C.	"	380-409
Fry, Mary J.	Estate	380-382-408-471-
Freshwater, Geo. C.	"	420-458-
Ferry, Patrick	Land Sale	506-518-519
Freeman, John W.	Estate	558

F

G

H

I

J

K

L

M

Mc

N

O

P

Q

R

S

T

U

V

W

X

Y

Z

Graham	J. D.	Will	1-2
Kellipid	Mary		3-13
Kunder	John M.		2
Kunder	John M.	Estate	2-3-71
Gibson, Blanch			
Loma	W. L. Ship		36
Garrett, Cordelia		Estate	39
Gallant, Clara			104-121-199
Spence, Hester A.		W. L. Ship	242-257
Gladman, Clara		copy of Will	310
Key, Fay E.		W. L. Ship	349-350-383-388-394

G

G
H
I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Hampshire, Edwin R.	Land Sale	9-18-19-30-31
Henderson, David W.	Estate	22
Hall, Sarah J.	Eduslip	22-23-159-190
Horney, John M.	Estate	43-44-52-394-435-445
Holyoke, Rosetta	"	53-83
Hager, Sarah M.	Estate	52-77-302-334
Holbeck, Eliza	"	66-395-434-
Hower, Sarah A.	"	72-73-262
Harris, St. Patrick	"	77-116
Hager, Sarah M.	Land Sale	96-
Hedge, Wilfred M.	Chitend	127-
Headington, L. H.	Estate	135-136-145-
Homer, James C.	Eduslip	148-210
Hodges, Emma	Will	157-157
Henderson David W.	Land Sale	154-192-193-197
Hager Sarah N.	"	156
Hitt, Mary A.	Estate	166.
Hawn, Maud R.	Eduslip	173-174-175-
Hill, C. Ernest	Will	192-200
Heath, James	Estate	203-207-241
Hoppel, Margant	Summary	205-
Higgins, Sarah	Eduslip	215-254
Hearsh, Edna	Eduslip	216-
Hearsh, Walter A.	"	216-217-
Hill, C. Ernest	Estate	225-226-298
Hower, Elizabeth	"	262-314
Higgins, Sarah A.	Will	279-286-
Hildreth, David	Estate	281
Hodge, Clarence	Eduslip	293-338
Heddy, Patrick	Estate	285-286-300-310-335-
Hoyt, Augusta A.	Will	292
Same	Estate	293-297
Higgins, Sarah A.	"	295-328-365-421-424-
Harris, Elizabeth	"	305-333
Hull, Joseph H.	"	353-389
Hopfe, Loral	"	395-436-
Higgins, Rudol F.	"	398-399-406-413-471-
Hill, Mattman	Will	464-473-474
Hill, Susan E.	"	464-
Harris, William	Eduslip	489-511
Heath, J. W.	Land Sale	512-522-573-543
Hull, Jane F.	Estate	525-565
Hill, Peter	"	530-531
Harris, Floo. J.	Eduslip	555-

H
I
J
K
L
M
Mc
N
O
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Q
R
S
T
U
V
W
X
Y
Z

Irwin, Samuel L. Estate 263-278-279-291-

I

I
J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Jarvis, Claud	Epilepsy	6
Jarvis, Cornelia	Guardianship	4387
Jennings, John H.	Estate	51-67-149
Jarvis, Maud. Hal	Guardianship	55-88-517-565
Jackson, Henry F.	Estate	123-
Johnson, Clara	"	312- 337-341
Jolliff, Ruth M.	Guardianship	355-392-
Johnson, Florence M.	"	395- 438-
Jordan, Ray L.	Will	403- 424
Sawyer	Estate	425- 450- 336
Jordan, Ray L.	Land Sale	464-466-528-529-558-569-572
Jones, Edgar	Trusteeship	514-515-
Jackson, Henry F.	Estate	5-9.

572

J
K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Kennedy, William R.	Estate	34-59	
Kils. Wm. J. S.	Authenticated Copy of Will	78	
Kilbury, Kenneth			
Juanita	Land Sale	152-169-217-224	
Kezeta, Sarah R.	Will	177-178-183-266	
Krotts, Ada	Stewardship	198-	
Kimball, Milo	Will	206-231-	
Same	Estate	234-569-	
Keyertel, Margaret	Will	244-245	
Keyertel, W. H.	Estate	245-274	
Kirkpatrick, Mary J.	Copy of Will	248	
Kilbury, Kenneth			
Juanita	Trustship	269-319	
Kimball, Milo	Land Sale	270-308-354-358	
Kearse, Levi	Estate	325-330-	
Kent, Perry	Stewardship	433-	
Kelville School District	Formation of Special District		552
Kennedy, Caroline	Estate	580	

62

K
L
M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Leonard, William H.	Will	43-47-128
Liggett, Rebecca J.	Estate	117-
Lindley, Laura F.	"	123-177
Lockwood, D. B.	Adulship	137-181
Langstaff, Asa.	Adulship	196-252
Liggett, Rebecca J.	Land Sale	160-201-502-564
Loveless, Mary R.	Will	301
Lavender, Oulit	Adulship	322-366
Lovelace, Mary R.	Estate	329-330-366
Leeper, Lizzie M.	Adulship	351-357
Longberry, Blanche	Inventory	417-418
Low, W. H.	Will	423
Lower, W. J.	Estate	429-446

L

M

Mc

N

O

P

Q

R

S

T

U

V

W

X

Y

Z

Melville, E. Mallory	Widowship	21
Mallory, Melville E.	"	21-159-171-191
Miller, Thomas B.	Limacy	23
Malone, James	Estate	25-58
Miller, Thomas B.	Widowship	31
Mettler, Moses L.	Will	93-94
Same	Estate	94-95-111-544-566
Murphy, Nancy M.	"	104-105-111-162-500-537
Miller, Harry R.	"	106-497-537
Mouser, Eliza	Limacy	157
Same	"	153
Mallory, Melville E.	Estate	189-211-293-336
Martin, Lawrence	Will	237-240-241
Mackling, Josiah W.	Trustship	265-
Mackling, Frank	"	290-291
Metz, Sarah M.	Estate	305-336-342
Middleworth, Andrew	"	310-337
Mann, Susan A.	"	331-347-
Mullen, Rebecca	"	362-391-
March, John C.	Widowship	400-438-
Myers, Ralph	Borrow Money	401-403-404-405-
Same		
Marratt, J. P.	Will	413-416-421-427
Moffitt, Elizabeth	Estate	415-415-
Marratt, J. P.	Estate	415-416-417-420-422-430-444
Mackling, Geo. W.	"	420-438-
Mitchell, Geo. D.	Will	423-431-432-432-441
Mulvaine, Dennis M.	Widowship	426-463-
Mowry, Andrew S.	Will	444-447-448-
Same	Estate	448-
Mores, Henry	"	457-485
Morford, Susan M.	"	476-513
Same	Land Sale	481-516-579
Mummy, Isaac	Estate	486-509
Mabury, Lucy A.	"	485-511
Marratt, J. P.	Partnership	496-417-522
Miller, B. F.	Will	503-524
Mulvaine, Dana	Widowship	505-
Mulvaine, Emma J.	"	506-538
Moffitt, Elizabeth	Land Sale	446-496-504
Mowry, H. W.	Appointment on Blind Relief Commission.	533
Mowry, Elizabeth A.	Widowship	549-
Miller, Benj. F.	Estate	561-
Morris, John B. et al.	Widowship	575-
Mathis, Louisa	Will	579
May, Virginia E.	Estate	580

144

mission. 533

M
Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

McCampbell, Nancy J.	Copy of Will	50.
McCune, John E.	Will	52-69
McCune, John E.	Estate	69-70-92-93-137-399-474-475-508-542
McElroy, John M.	"	62-74
McEwen, Nancy	Land Sale	79-240
McIntire, Cordelia	Estate	258-314-
McCloud, J. M.	"	271-313-492-552
McLorn, Nancy	"	321-367
McEntire, Laura	Inventory	375-
McCrubb, Benj. F.	Estate	517-518
McLean, Orville B.	Will	570-571
McLean, Orville, B.	Estate	571-572
McMillen, Andrew J.	Will	581

McCune John E.

Mc

McBride John Co. 137

75-508-542

Mc
N
O
P
Q
R
S
T
U
V
W
X
Y
Z

Neill, Candau	Relationship	95-114
Moland, E.S.	Land Sale	184
Same	Estate	184
Neill, Candau	Land Sale	195-202-229
Moland E.S.	Estate	213
Moyes, Bertha } Offa. }	Relationship	414
		414-745

N
O
P
Q
R
S
T
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V
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X
Y
Z

Oppilids John
Sams
Ogle, C. G.
Osborn, Clara E.

Hill
Ostato
Ostato
Klusup

53-54-227-461
54-55-71-157-226-227-288-297-347-421
147
220-221-239-278

0

397-347-21

O
P
Q
R
S
T
U
V
W
X
Y
Z

Prosser, Mary C.	Citadel	6-7
Perfect, Carter B.	Eduslip	24-108-143
Plate, Allen C.	Citadel	27
Perfect, Marquette M.	Eduslip	28
Parratt, Chas. W.	Citadel	44-85
Plate, John B.	Eduslip	29-59
Poling, Victor Guy	Eduslip	71-114
Palmer, Joseph	Citadel	75-116
Pyatt, Edward J.	"	195-251
Price, David W.	"	256-257
Parish, Margaret A.	"	255-273
Pettit, Mary A.	"	257-272-427
Porter, Marshall R.	Eduslip	300-304-305-
Patterson, Clarence Ital.	"	301-339
Perry, Dwight	Eduslip	310-311
Porter, Marsha R.	Land Sale	319-322-324
Phillips, Lee Carl	Eduslip	379-10-
Pritchard, Sarah L.	Mill	455-456-
Poling, Joseph Mills	Eduslip	476-570
Peppard, William E.	Local Option	491-495-
Page, John	Local Option	550-
" Lewis	"	550-
Powell, Clarence	Lunacy	573-574-
Parsons, Fred Ed. W.	The Board of Education of Millcreek School district	577
Perfect, Charles D.	Mill	581

school district 577

P
Q
R
S
T
U
V
W
X
Y
Z

Q

Q
R
S
T
U
V
W
X
Y
Z

Romine, Fenton C.	Estate	12
Robinson, Annette	"	14-15-20-49-427-461-472
Rublee, Caroline	Will	21-27-30-77
Rinehart, Adell	Guardianship	26-33-61-66-67-86
Robinson, Preston H.	Estate	37
Reed, Adelia J.	"	42-50
Robinson, W. B.	"	40
Raybold, William	Copy of Will	45
Ramall, Basia M.	Will	60-73
Rice, Thomas	Estate	74-95-141-122
Robbins, John	Guardianship	80-113
Robinson, Chester L.	Estate	89-140
Randall, Laura C.	Legacy	98-183
Reed, Salina C.	Copy of Will	103-252-107
Rogdon Alfred L.	"	
" Mary L.	Monor	126
" Clara W.	"	
Richter, Elizabeth	Will	137-160
Randall Laura C.	"	150-163
Reed, Sarah Anna	Land Sale	152-169-218-219-224
Randall, Laura C.	Estate	164-186-203-
Randall, Cecelia	Guardianship	171-172-174
Reams, Leo L.	Guardianship	222-
Reams, Leo L.	Land Sale	222-232-233-235-236
Rose, Mary	Estate	234-236-270-289-338
Riddle, William	"	266-315-
Reed, Martha	Trusteeship	268-318-
Roberts, Charles	"	
Allen	Guardianship	270-316-
Robinson, Nancy	Trusteeship	302-340-
Ryan, Samuel	Estate	418-439
Roots, Mary L.	"	426-501
Roeh, Arthur L.	Adoption	428-
Robinson, Thomas R.	Will	441-442-443
Roeh, Arthur Leonard	Guardianship	443-
Rogus, Mary	Will	470
Rubel, John	"	471-499-500-
Rebeck, L. L.	Appt. Blind Relief Commission	
Robinson, Eva	Will	553-559-560
Same	Estate	562-
Rausch, Alva C. et al.	Guardianship	563
Rausch, Philip	"	570

531

R
S
T
U
V
W
X
Y
Z

Smith, James O.	Will	8-19-20-52	
Schubert, Samuel H.	Widowship	11	
Scott, Eleanor	Estate	10-50-82-119	
Slurk, Emily	Land Sale	14-61-63-89	
Sourbwick, Mary C.	Land Sale	15-61-91-165	
Stausberry, Willy	Criminal	19	
Szare, Viola C.	Estate	22-57	
Smith, Josephus	Will	25-	
Summers, Carl	Estate	34	
Slick, Stephen	"	36	
Swiffin, Nancy	Widowship	36	
Stokes, Geo. W.	Assignment	42	
Smuffee, Ellis	Widowship	48-86-420-430-450-451	
Schneider, Anna	Widowship	56-88	
Snowden, Sampson H.	Will	64-60	
Swann, Wilda G.			
" Mary L.	Widowship	74	
Skidmore, F. W.	Estate	78-79-96-563	
Sharr, Maude M.	"	90-97-187-214-260	
Spain, Philip	"	104-288	
Sparks, Isaac	Widowship	118-119-180	
Skidmore, F. W.	Land Sale	138-194-219-269	
Schuch, Elizabeth	Widowship	154-156	
Sprat, Mary	Will	168	
Sellers, Mary L.	Estate	176-258-454-483	
Shelburne, Debra			
" Mable L.	Widowship	184-212	
Smith, Robert	Estate	192-251-279-315	
Sharr, Ruth	Widowship	196	
Southard, John D.	Estate	199-250-464-485	
Sivy, Sterling			
" Madalene		202-253	
Schuetz, Jennie	Will	206-230	
Sourbwick, Mary C.		230-275	
Schaumb, E. A. vs Henry Brooks et al	Injunction	267	
Sellers, Mary L.	Land Sale	258-281-282-283-	
Smart, Isaac M.	Will	285-298-299	
Sprague, Elizabeth	Estate	287-	
Smart, Isaac M.	"	299-300-361-	
Sanders, John M.	Will	306-311-368	
Shaffer, Louisa	Estate	309-335-	
Schlegel, Beretta	Will	328-341-342-350-	
Smith, Cecil E.	Widowship	350-392-	
Sloop, Eli	Will	351-355-356-	
Strickler, F. V.	Trusteeship	351-352	
Strickler, F. V.	Copy of Will	351	
Sloop, Eli	Estate	356-	
Sprague, Elizabeth	Land Sale	358-401-406-441	
Sanders, John M.	Estate	372-396	
Scott, Elizabeth	"	375-	

Stoddard, Albert
 Slurk, Emily
 Spuder, Susan
 Smuffee, Ellis
 Snowden, Clarence
 Schneider, E. H.
 Snowden, Clarence
 Schneider, E. H.
 Sauer, Lillie
 Plummer, L. B.
 Shields, Thomas
 Stamp, Ernest
 Schultz, Herman
 Shields, Thomas
 Stubbs, Carroll
 Seward, Caspold
 Schultz, Herman
 Spuder, Charles
 Spuder, John
 Spuder, Susan

S

Stoddard, Albert	Estate	396-410.
Stork, Emily	"	397-436.
Studer, Susan E.	"	396-398.
Stuffer, Ellis	Widowship	451-452
Snowden, Clarence A.	Will	476-477-478-479.
Schneider, E. H.	Estate	476-477-520
Snowden, Clarence A.	"	479-480-491-538
Schneider, E. H.	Land Sale	486-513-513-536
Starr, Lillie	Feeble Mind	487.
Stumacher, R. B.	Local Option	497.
Shields, Thomas P.	Will	523-534
Stump, Ernest	Local Option	526
Schultz, Herman	Estate	531-532-533-533.
Shields, Thomas P.	Estate	534-535-532
Stubb, Carroll	Widowship	547-568
Seward, Canfield	Copy of Will	553.
Schultz, Herman	Land Sale	554.
Snider, Charles W.	Estate	575-576
Snider, John	Widowship	576
Snider, Susan	"	577

Tegardner, William	Selling Liquor	33-46
Thompson, Rebecca	Hill	46-55
Treasury, Inspection of		62-68-243-256-528-529
Trout, John M.	Estate	109-308-322-407-488-507
Tumber, C. A.	"	138-182
Tatman John W.	will	154-170-171
Trece, Joseph T.	Estate	167-192-222-349
Thompson, Luro	Edulship	242-243-
Thompson, Cyril	"	319-341
Thompson, F. A.	County Visitor	322-
Thomas, Benj.	Land Sale	367-368-376-423-489
Trotter, John	Edulship	422-462
Thomas, Benj.	Estate	430-445-482-490-521-525
Thomhill, F. H.	Hill	467-468
Same	Estate	469-473-546-548-567
Tanner, William	Local Option	503

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Vaubant, Harriot Jane Citate 40

Vock, Henry " 199

Vauglin, Henry M. " 419

V

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W
X
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Weaver, Edna	Guardianship	5-37
"	"	5-37
William, Lewis L.	Assignment	7-8-10-26-27-129-248-261-266-317-319-369
Woodburn, Robert L.	Will	7-16
Witzel, Martin	Estate	11
Woodburn, Robert L.	"	16-17-102-104-105-106-107-142
Witcraft, James H.	"	20-58
Williams, Lewis L.	Land Sale	27-48-110-112
Weldon, Martha B.	Estate	43-42
Williams, C. A.	"	80-115- ¹⁶⁶ 213
Welch, John A.	Land Sale	92-268-348-492
Wood, Thaddeus	Estate	97-142-455-483
Wagner, William	"	105-149-212
Webb, Indiana	"	117-144
West, Bernice	Guardianship	123-124
Robert		
Harry		
Washington, Leroy S.	Guardianship	125
Watts, Hiram	Will	128
Washington, Leroy S.	Land Sale	131-145-171-172
Watts, Hiram	Estate	134-38-295-333
West, Bernice, et al.	Land Sale	158-168-178
Williams, C. A.	"	166
Welch, Herman C.	"	175-212
White, Milford L.	Land Sale	185-197
Gertude		
Wymer, Andrew J.	Guardianship	186
Wolford, Margaret C.	"	189
Wymer, Andrew J.	Will	205-208-228-229
Wandell, Minnie	Estate	215-249
Wymer, Andrew J.	Estate	244
Westlake, F. A.	"	249-312-490
Wolpert, Rhoda W.	"	289-332
Winston, Fannie M.	"	294-321-369-371
Westfall, George	Will	349-361
Witzel, Martin	Estate	352-389
Willis, Sarah M.	"	454-483
Williams, Elias F.	"	465-466-471
Walcott, James	Land Sale	495-498-550-551
Wood, Delmer	Guardianship	498
Melvin		
Wallace, Martha	Will	504-516
Wolff, Conrad	"	515-523-524
Wood, Delmer	Land Sale	521-526-529-569-578-582
Melvin		
Wallace, Martha	Estate	546-547-560-579
Welch, John A.	"	561

266-317-319-369

592

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Young, Elliott	estate	57-242-274
Young, Harry et al	Land Sale	188-204-219-225-233
Yount, Carl D.	Kidnap	200-253-
Yokum, Aaron	"	272
Yaley, J. A.	School Examiner	-345-
Yoder, Carl	Boot Legging	

Gwynne, John F. Estate 19



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7215- In the Matter of the Will of }
 J. D. Graham Deceased. } Admision to Probate and Record.
 Be it Remembered, That, heretofore, to-wit: on the 13th day of Sept. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of J. D. Graham, late of Claiborne Township, in this County, declared, 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.

And it further appearing to the Court that H. W. Marriott one of the subscribing witnesses to said Will; is dead. Thereupon A. M. Marriott and C. S. Marriott appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said H. W. Marriott attached to said Will. Thereupon on this day came C. S. Marriott the other subscribing witness 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 J. D. Graham 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 Clara J. Graham pay the Costs herein taxed at \$5.00 paid by same.

7215- In the Matter of the Last Will and Testament }
 of J. D. Graham, Deceased. } Ordering Citation to Widow.

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

It is therefore ordered that a citation issue to said Caroline M. Graham, 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 consort and take the distributive share of his personal estate.

In the Matter of
The Will of
J. D. Graham Deceased

Election of Widow.

I, Caroline M. Graham widow of J. D. Graham late of Claibourne 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 J. D. Graham, deceased, in lieu of being endowed of the lands of my deceased consort, and taking the distributive share of his personal estate.

Caroline M. Graham Widow of
J. D. Graham Deceased.

Signed in open Court this 19th day of September A.D. 1910.

In the Matter of
The Will of
J. D. Graham Deceased

Order on
Election of Widow

7215

This day Caroline M. Graham widow of J. D. Graham 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 Caroline M. Graham widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Clara J. Graham pay the costs herein taxed at \$2.30. costs paid.

Tuesday, Sept. 20th 1910.

In the Matter of
The Will of
John M. Gunder Deceased

Order on
Election of Widow

7200-

This day Phoebe A. Gunder widow of said John Gunder 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 Phoebe A. Gunder 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 \$2.25-

In the Matter of The Estate of
John M. Gunder Deceased

Filing Inventory.

7212

This day came John B. Gunder executor of the Estate of John M. Gunder, 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,

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and being satisfied that said John B. Gunder 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] Inventory and Appraisement.
The Estate of] Partnership Assets.
John M. Gunder Deceased } Order. Appraisers Appointed.

This day this cause came on to be heard upon the application filed herein for the appointment of appraisers of the assets of the late partnership of John M. Gunder and H. O. Gunder and it appearing to the Court that due notice of this hearing has been given as heretofore ordered. Notice waived, and that appraisers should be appointed; it is ordered that Thomas Paulk, Jp. Watts and A. T. Staley three judicious disinterested persons be and they hereby are appointed as such appraisers. It is further ordered that said appraisers make out, under oath, a full and complete inventory and appraisement of the entire assets of said partnership, including real estate, together with a schedule of the debts and liabilities thereof. It is further ordered that said appraisers deliver such inventory and appraisement and schedule to John B. Gunder Ex of the John M. Gunder to be by him forthwith filed in this Court, and this cause is continued.

In the Matter of] Partnership of John M. & H. O. Gunder.
The Estate of] Order For Filing Application to
John M. Gunder Deceased } Appoint Appraisers

This day John B. Gunder, executor of the estate of John M. Gunder deceased, appeared in open Court and filed an application for the appointment of appraisers of the entire assets of said partnership of J. M. and H. O. Gunder notice and time of hearing waived, and this matter is continued.

Orders for Filing Will, Notice and Hearing.
In the Matter of the Will of] Order For Filing Will.
Mary Gillispie Deceased } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Mary Gillispie, 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 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 29th day of Sept, 1910, at 9 o'clock, A.M.

In the Matter of
The Estate of
7219 John J. Cartmell Deceased

Appointment.
Order for Bond.

This day E. F. Sawyer appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of John J. Cartmell 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 E. F. Sawyer 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
7219 John J. Cartmell Deceased

Appointment, Order.
Bond Approved. Letters issued.

This day E. F. Sawyer appeared in open Court, accepted the appointment as Administrator, of the Estate of John J. Cartmell deceased, and gave and filed herein his Bond in the sum of Eight thousand \$8000.00, Dollars, conditioned according to law, with H. E. Cook right and H. W. Mory freholders as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said E. F. Sawyer that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of
The Matter of
7219 John J. Cartmell Deceased

Partnership of
E. E. Cartmell Company.

Orders on Filing Application to Appoint Appraisers

This day E. F. Sawyer, Administrator of the estate of John J. Cartmell deceased, appeared in open Court and filed an application for the appointment of appraisers of the entire assets of said partnership of E. E. Cartmell Co. Notice waived & consent to appraisement, and this matter is continued.

In the Matter of
The Estate of
7219 John J. Cartmell Deceased

Inventory and Appraisement,
Partnership Assets.
Order, Appraisers Appointed.

This day this cause came on to be heard upon the application filed herein for the appointment of appraisers of the assets of the late partnership of E. E. Cartmell and Co. and it appearing to the Court that due notice of this hearing has been given as heretofore ordered, and that appraisers should be appointed; it is ordered that H. C. Voebury, John Auer and M. E. Liggett three judicious disinterested persons be and they hereby are appointed as such

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7220 In the Matter of
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appraisers. It is further ordered that said appraisers make out, under oath, a full and complete inventory and appraisement of the entire assets of said partnership, including real estate, together with a schedule of the debts and liabilities thereof. It is further ordered that said appraisers deliver such inventory and appraisement and schedule to E. F. Sawyer Esq of the John V. Cartmell to be by him forthwith filed in this Court, and this cause is continued.

In the Matter of the Will of } Order for Filing Will,
Jacob Bowersmith, Deceased } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Jacob Bowersmith, 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 29th day of September, 1910, at one o'clock P.M.

In the Matter of the Guardianship } Filing Third Account.
of Edna Weaver, "minor" }

This day came Sarah E. McMahon Guardian of Edna Weaver 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 29th day of October A.D. 1910, at one o'clock P.M. to which time said matter is continued.

In the Matter of the Guardianship } Filing Third and Final Account
of Lora Weaver "minor" }

This day came Sarah E. McMahon Guardian of Lora Weaver 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 29th day of October A.D. 1910, at one o'clock P.M. to which time said matter is continued.

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Appoint appraisers - J. Cartmell cation for the partnership ment, and

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In the Matter of } Epilepsy.
 6680-a } Claud Jarvis } Order on Hearing, etc.

This day this cause came on to be heard, and the said Claud Jarvis was brought before the Court.

Thereupon the judge proceeded with the examination; and having heard the testimony of Angus Mac Ivor and L. Henderson the medical witnesses, and being satisfied that said Claud Jarvis is an epileptic, that he has a legal settlement in Paris 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, and that his disease has developed during the time he has resided in the state;

It is therefore ordered that Angus Mac Ivor & L. Henderson the medical witnesses 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 this 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.
 6680-a } Claud Jarvis } Order for Warrant, etc.

This day Claud Jarvis a resident citizen of Marysville, O. in this County, appeared in open Court, and filed an application, duly verified, for the admission of said Claud Jarvis into the Ohio Hospital for Epileptics.

It is therefore ordered that the 24th day of Sept. 1910, at 10 o'clock A.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 Dr. Mac Ivor and Henderson a reputable physicians, and

And it is further ordered that a warrant issue to Cad Price commanding the alleged epileptic to be brought before the Court at said time fixed, and this cause is continued.

In the Matter of }
 The Estate of } Appointment.
 Mary E. Prouer Deceased } Order for Bond.

This day S. H. Van Hook 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 E. Prouer late of Claibourne 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

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7221 In the Matter of
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should be appointed, and that said S. W. Van Winkle is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this case is continued.

7221 In the Matter of }
The Estate of } Appointment. Order.
Mary E. Provier deceased } Bond Approved. Letters Issued.
This day S. W. Van Winkle appeared in open Court, accepted the appointment as Administrator, of the Estate of Mary E. Provier deceased, and gave and filed herein his Bond in the sum of Two Thousand \$2000.00 Dollars, conditioned according to law, with The Title Guaranty and Surety Company freeholders as sureties, which bond is approved by the Court, It is therefore ordered that Letters of Administration issue to said S. W. Van Winkle that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —

7222 In the Matter of }
The assignment of } Deed of Assignment.
Lewis L. Williams } Order to File and Record.
This day at the hour of 9:30 o'clock A.M. F. A. Thompson appeared in open Court and delivered the Deed of Assignment executed by Lewis L. Williams of Dover Township Union County, Ohio, to F. A. Thompson of Paris 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.

7224 In the Matter of the Will of }
Robert L. Woodburn deceased } Order for Filing Will,
Notice and Hearing.
This day an instrument of writing, purporting to be the last Will and Testament of Robert L. Woodburn, 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 4th day of September 1910, at one o'clock P.M.

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7225 In the Matter of the Will of James O. Smith, Deceased.

Order For Filing Will, Motus and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of James O. Smith, 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 4th day of October 1910, at ten o'clock A.M.

Therence said probate filing, time in be given continue

Francis Edwin

7226

7222 In the Matter of The Assignment of Lewis L. Williams

Appointment. Order for Bond.

This day F.A. Thompson appeared in open Court, and having accepted the trust, made and filed an application under oath to be appointed Assignee of Lewis L. Williams 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 F.A. Thompson 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 Ten Thousand (\$10,000.00) Dollars; and this cause is continued.

Her Ward

This day appeared the sale

It is ordered by is first It is of and of Edwin personal residence before so

7222 In the Matter of The Assignment of Lewis L. Williams

Appointment, Bond Approved. Letters Issued.

This day F.A. Thompson gave and filed herein his Bond as Assignee of Lewis L. Williams in the sum of Ten Thousand (\$10,000.00) 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 Authority issue to said Assignee, that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$

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7223 Edward W. Porter admr. of Estate of Conrad Decker vs. Plaintiff-Flora Darling et al. Defendants

Filing Petition to Sell Real Estate

This day came the Plaintiff Edward W. Porter administrator of Conrad Decker and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Conrad Decker, deceased to pay the debts, and the costs of administering the estate, of the said decedent.

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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, September, 25th 1910.

Francis E. Hotumpiller
Guardian of
Edwin R. Hotumpiller
Plaintiff

Petition to Sell Real Estate.
Order For Notice

7226

vs.
Her Ward
Defendant.

This day Francis E. Hotumpiller Guardian of Edwin R. Hotumpiller 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 here by is fixed for the 5th day of October 1910, at ten 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 Edwin R. Hotumpiller 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 can not be served personally, 3 days before said day of hearing, and this cause is continued.

Edward W. Porter Adm'r
of the Estate of
Conrad Decker
Plaintiff.

Order, Service By Publication.

7223

vs.
Flora Darling et al.
Defendant.

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 residence of said Defendant Clement L. Decker and Hershell McGuffey 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 contains 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 him residence named therein, and make an entry thereof on the proper docket.

7222 In the Matter of the Assignment of Lewis L. Williams. Appointment of Appraisers.

This day came F. A. Thompson, assignee of Lewis L. Williams, 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 Don Barneau, Dana D. Reed and Walter Otto, 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 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.

6958 F. A. Thompson, Administrator of the estate of Eleanor Scott; First Account.

5310a John A. Remington, administrator of the estate of Marsha Witzel; First Account.

4860 B. L. Woodburn, guardian of Samuel S. Schmeck; Final account.

6949 Fred J. Rouine, Administrator of the estate of Fenton C. Rouine; first and final account.

6958 In the Matter of The Estate of Eleanor Scott, dec'd. First Account.

This day the First Account of F. A. Thompson Administrator of the estate of Eleanor Scott 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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and 29/100 Dollars (\$ 1357.29), in the hands of said Administrator due said estate.

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
53102a Martin Hitzel deceased } Eight Account.

This day the Eight account of John A. Remington Administrator of the estate of Martin Hitzel 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 Thirteen + 84/100 Dollars (\$13.84), 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 + Thirty-seven + 98/100 Dollars (\$ 237.98), due said Administrator from said estate. 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
4860 Samuel H. Schumck } Final Account.

This day the Final account of R. L. Woodburn guardian of Samuel H. Schumck 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 Fifteen Dollars, (\$ 15.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Eight hundred Dollars, (\$ 800.00)

in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

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

6949

Fenton C. Romine First and Final Account.

This day the First and Final Account of Fred J. Romine administrator of the estate of Fenton C. Romine 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.

Costs paid.

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

Friday, September 30^o 1910.

In the Matter of the Will of

7220

Jacob Bowersmith, deceased.

Orders on Hearing.

Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 22^o day of Sept. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Jacob Bowersmith, late of Davis 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 O. D. Tetz and Clara Arthur 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 Jacob Bowersmith 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

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sound mind and memory, and not under any restraint.

It is therefore by this 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 \$

7226 In the Matter of
The Estate of
Jacob Bowersmith, deceased } Appointment.
Orders for Bond.

The Last Will and Testament of Jacob Bowersmith late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day F. J. Arthur 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 F. J. Arthur 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.

7226 In the Matter of
The Estate of
Jacob Bowersmith, Deceased } Appointment, Bond Approved.
Letters Issued.

This day F. J. Arthur appeared in open Court, accepted the trust as Executor of the Estate of Jacob Bowersmith deceased, and gave and filed herein his Bond in the sum of three thousand Dollars, conditioned according to law, with James McCampbell and Charles Arthur 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 F. J. Arthur that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

7218 In the Matter of the Will of
Mary Gillispie, Deceased } Orders on Hearing.
Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 21st day of Sept. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Mary Gillispie, 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 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 Lucy L. Burris and C. W. Porter 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 Gillispie deceased; that the same was duly executed and attested; 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 costs be paid out of estate.

Saturday, October 1st 1910.

John L. Langhrey
Adm. Emily Plunk.
Plaintiff

vs

7228 Margaret F. Snodgrass
and
Howard Snodgrass
husband and wife
et al Defendants.

Filing Petition to Sell
Real Estate.

This day came the Plaintiff John L. Langhrey and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Emily Plunk, 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.

Monday, October, 3rd 1910.

In the Matter of
The Estate of

7229 Annette Robinson Deceased

Appointment.
Order For Bond.

This day Addie Fulk appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of Annette Robinson late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms, as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Addie Fulk is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Two thousand Dollars, and this cause be continued.

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In the Matter of
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Appointment. Order.
This day Adolis Fulk appeared in open Court, accepted the ap-
pointment as Administrator of the Estate of Annette Robinson
deceased, and gave and filed herein his Bond in the sum of Two
Thousand (\$2000.00) Dollars, conditioned according to law, with
Martha Lane and Pearl M. Williams freeholders as sureties,
which bond is approd by the Court. It is therefore ordered
that Letters of Administration issue to said Annette Robinson
that this proceeding be recorded, and that said Administrator
pay the costs herein taxed at \$

7230

Garni G. Cantrell
Guardian of
Garni Miles Cantrell
Plaintiff.
vs.
His Ward, et al
Defendants.
Petition to Sell Real Estate
Order For Notice
This day Garni G. Cantrell guardian of Garni Miles Cantrell
appeared in open Court and filed his petition duly verified, asking
for the sale of real estate therein described, belonging to his ward.
It is ordered that the time of hearing said petition be and hereby
is fixed for the 8th day of Oct. 1910, at Four 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
Garni Miles Cantrell Defendant, in writing to be served upon them
personally, and by leaving copies thereof at the usual place of resi-
dence of each of those who can not be served personally, 3 days
before said day of hearing, and this cause is continued!

Tuesday, October 4th 1910.

7231

Josiah Blue Ex. of the estate
of Mary E. Southwick.
Plaintiff.
vs.
William J. Southwick
Frank Graham,
Ealy Southwick,
Clifton Keys.
Defendants.
Filing Petition To Sell
Real Estate.
This day came the Plaintiff Josiah Blue Executor of the estate
of Mary E. Southwick and presented to this Court his petition,
duly verified, praying an order for the sale of real estate of the
said Mary E. Southwick, 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

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 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 29th 1910, at one o'clock p.m., as follows:

- 6593 Oscar and Chas Bodley, administrator of the Estate of Preston H. Robinson: First and Final Account.
- 7093 C. J. Redmon and Elmira C. Ballinger, executrices of the estate of Cordelia J. Garrett: First and Final account.
- 7048 L. L. Temple, administrator of the Estate of W. B. Robinson: First and final account.
- 6964 L. L. Roebuck, administrator of the estate of Harriot Jane Van Sant: final account.
- 6969 Fred C. Fox, executor of the estate of Susanna M. Fox: First account.
- 7032 W. H. Kelli, administrator of the estate of Adalia J. Reed: First and final account.
- 6289 James H. Gibson, guardian of Blanch and Leona Gibson: second and final account.
- 6159 Sarah E. McMahon, guardian of Iowa Weaver: third and final account.
- 6159 Sarah E. McMahon, guardian of Edna Weaver: third account.
- 6915 Aloura Giegler, guardian of Nancy Puffin: first and final account.
- 7086 E. C. Williams, assignee of Geo. W. Stokes: first and final account.

Wednesday, October 5th 1910.

In the Matter of the Will of } Order on Hearing.

7225 Robert L. Woodburn, Deid. } Admissions to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 24th day of Sept. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Robert L. Woodburn, late of Park 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 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. Conkright and H. C. Whitney 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 Robert L. Woodburn deceased; that the same was duly execu-

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ted 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 testimony
of the witnesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs herein tax-
ed at \$.

In the Matter of
The Estate of
7232 Robert L. Woodburn, Deid.

Appointment.
Order for Bond.

The Last Will and Testament of Robert L. Woodburn late of Paris
Township, in this County, deceased, having been heretofore been
duly proved and allowed; this day Walter C. Fullington 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 es-
tate consists of and the probable value thereof; and the Court being
satisfied that said Walter C. Fullington 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 thousand (\$20,000.00) Dollars, and this
cause is continued.

In the Matter of
The Estate of
7232 Robert L. Woodburn, Deid.

Appointment. Bond Approved.
Letters Issued.

This day Walter C. Fullington appeared in open Court, accepted
the trust as Executor of the Estate of Robert L. Woodburn, deceased,
and gave and filed herein his bond in the sum of Twenty thou-
sand Dollars, conditioned according to law, with Henry W. Mory
and Wm. O. Shearer freeholders, as sureties, which Bond is ap-
proved by the Court. It is therefore ordered that Letters Testa-
mentary issue on the Will of said decedent, to said Walter C.
Fullington that this proceeding be recorded, and that Execu-
tor pay the costs herein taxed at \$.

In the Matter of the Estate
of Robert L. Woodburn, Deid. 7232

Appointment of Appraisers.

This day came Walter C. Fullington, Executor of the Estate
of Robert L. Woodburn, 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 advis-
ed in the premises, it is ordered that Marion Hopkins,
J. M. Lutz, and B. F. Carnean, whom the Court find to be
suitable and disinterested persons, be, and they are hereby

appointed Appraiser of the personal Estate of said decedent.
 It is further ordered by the Court that said Executor return to this Court an Inventory and Appraisal of the Estate aforesaid, pursuant to law, and this matter is continued.

7225-

In the Matter of the Will of
 James O. Smith Decedent

Order on Hearing,
 Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 26th day of Sept. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of James O. Smith, 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 Bertie E. Farley and J. P. Mc Dowell 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 O. 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 Mabel Smith pay the costs herein taxed at \$.

Francis E. Hotenpiller as
 guardian of Edwin R. Hotenpiller
 Plaintiff.

no. 7226.

7226

vs.
 Edwin R. Hotenpiller et al,
 Defendants

It appearing to the court that Francis E. Hotenpiller guardian of Edwin R. Hotenpiller is the wife of said Edwin R. Hotenpiller and as said wife has a dower interest in the real estate in this cause described adverse to the interests of her said ward Edwin R. Hotenpiller, John L. Longbery is appointed guardian ad litem for this suit for said Edwin R. Hotenpiller.

Now comes said John L. Longbery in open court and accepts said appointment.

7226
 It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them and make return of their proceedings in writing to this Court on or before this day of Oct. 1910, and this case is continued.

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The State
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Francis C. Hotenpiller
Guardian of
Edwin R. Hotenpiller
an imbecile,

Plaintiff

vs.

Her Ward

Defendant.

Petition to Sell Real Estate.
Order of Appraisement, etc.

7226

It is further ordered that said appraisers be sworn
as required by law, and afterwards, upon actual view,
perform the duties required of them and make return
of their proceedings in writing to this Court on or before
the 2nd day of Oct. 1910, and this case is continued.

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 shown
properly before the Court: that the statements and allegations
in said petition are true, that said Francis C. Hotenpiller
wife of Edwin R. Hotenpiller, is entitled to such a right of dower
in said real estate; that said wife by her answer herein waives
the assignment of her interest in said premises by metes and
bounds, or in rents and profits, and consents to the sale of said
premises free from her interest estate therein, and the Court being
satisfied that the real estate described in the petition ought to be
sold as prayed for.

It is ordered that Geo. H. Whitney, Wm. G. Sudgrass and Howard
Vorlony judicious freeholders of the County, and not of kin to the
petitioner, be and they hereby are appointed to appraise said lands
at their fair cash value, free from the wife interest in estate of said
Edwin R. Hotenpiller herein.

In the Matter of
The estate of
John F. Gubernier Deid

Motion for time to return
Order of sale of personalty.

7044

This day this cause came on to be heard upon motion of
Mabel L. Gubernier

Thereupon it is considered and ordered by the Court
that the said Mabel L. Gubernier be granted an extension of six
months to return her order of sale of personalty.

Dudley C. Thornton,
Probate Judge.

The State of Ohio,

vs.

7233

Wiley Stansberry

This day this cause came on to be heard, James C. Robin-
son appeared for defendant, and entered a plea of guilty for de-
fendant.

Thereupon it is considered and adjudged by the Court
that the defendant pay a fine in the sum of \$50.00, and in
default thereof he be confined in the Columbus Work house,
there to remain at 60¢ per day until fine and costs are

paid.
 This is conditioned that if the said defendant remain sober and abstain from alcoholic drinks that he be allowed to go free, but should the defendant become intoxicated then and in that event this decree shall be of full effect and force, but shall stand suspended so long as the defendant remain sober.

Thursday, October 6th, 1910.

7229

In the Matter of the Estate of Annetta Robinson Deid. } Appointment of Appraisers.
 This day came Addie Fulk, Administrator of the Estate of Annetta 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 being fully advised in the premises, it is ordered that Fred Kile, John Weaver and George Gordon, 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.

7225

In the Matter of the Last Will and Testament of James O. Smith, Deceased } Ordering Citation to Widow.
 It appearing to the court from the last will and Testament of James O. Smith deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Mabel Smith his widow, and that provision was made for said widow in said Will.

It is therefore ordered that a citation issue to said Mabel 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 consort and take the distributive share of his personal estate.

Monday, Oct. 10, 1910.

6972

In the Matter of the Estate of James H. Hitecraft Deceased } Filing First and Final account.
 This day came Mary E. Hitecraft executrix of the Estate of James H. Hitecraft late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 26th day of November A.D. 1910, at one o'clock, P. M. to which time said matter is continued.

3471c

In the Matter of The Estate of Melville

This day the applicant applied to the Court for the appointment of appraisers of the Estate of Melville. The Court is of the opinion that the same should be appointed and the same are hereby appointed.

3471c

In the Matter of The Estate of Melville

This day the applicant applied to the Court for the appointment of appraisers of the Estate of Melville. The Court is of the opinion that the same should be appointed and the same are hereby appointed.

7234

In the Matter of the Estate of Caroline Hill and The Estate of Hill and in this case it is now that due same to of kin of thereto, on the 2

In the Matter of
The Guardianship of
Melville C. Mallory
A. Lunatic.

Appointment.
Order For Bond.

This day said Bidwell appeared in open Court, and made application to be appointed Guardian of Melville C. Mallory and the Court being satisfied that said Melville C. Mallory is a lunatic of the age of 62 years, on the day of 1910, and resides in Paris Township in this County; and the Court being further satisfied that said said Bidwell 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 Melville C. Mallory the probable value thereof. It is ordered that said said Bidwell be appointed such Guardian upon giving Bond with sureties as required by law, in the sum of Five thousand and five hundred Dollars; and this cause is continued.

In the Matter of
The Guardianship of
Melville C. Mallory
A. Lunatic.

Appointment.
Order. Bond Approved.
Letters Issued.

This day said Bidwell appeared in open Court, accepted the appointment as Guardian of Melville C. Mallory and gave and filed herein her Bond in the sum of Five thousand Five hundred Dollars, conditioned according to law, with Addie E. Down and Thomas Randall freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Bidwell took an oath that she would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

Tuesday, October 11th 1910.

In the Matter of The Will of
Caroline Ruben, Deid.

Orders For Filing Will, Notice of Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Caroline Ruben, 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 widower 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 20th day of Oct. 1910, at 10 o'clock P.M.

6994 In the Matter of the Estate of
Viola C. Suarez Deceased } Filing First and Final Account.
This day came Sophronia Faulmer administratrix of the
Estate of Viola C. Suarez late of Union County, Ohio, deceased, and
presented her First and Final account in settlement of said
Estate duly verified.
Whereupon the Court do Order the same filed and advertised
for hearing on Saturday, the 26th day of November A.D., 1910, at one
o'clock P.M. to which time said matter is continued.

7235 In the Matter of
The Estate of } Appointment.
David W. Henderson Deed. } Order For Bond.
This day Lutrelle Henderson appeared in open Court, and made
and filed an application under oath as required by law, to be ap-
pointed Administrator of the estate of David W. Henderson 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 Lutrelle Henderson is legally compe-
tent: 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.

7235 In the Matter of
The Estate of } Appointment. Order.
David W. Henderson Deed. } Bond Approved. Letters Issued.
This day Lutrelle Henderson appeared in open Court, accepted
the appointment as Administrator, of the Estate of David W. Hen-
derson deceased, and gave and filed herein his Bond in the
sum of Fifteen Hundred \$1500.00 Dollars, conditioned accord-
ing to law, with the United States Fidelity and Guaranty Co.
holders as sureties, which bond is approved by the Court, It
is therefore ordered that Letters Administration issued to said
Lutrelle Henderson that this proceeding be recorded, and that
said administrator pay the costs taxed at \$.

Friday, October 14th 1910.

3369a In the Matter of
The Guardianship of } Appointment.
Sarah J. Hall a Lunatic } Order for Bond, etc.
This day M. L. Staley appeared in open Court, and made application
to be appointed Guardian of Sarah J. Hall and the Court being sat-
isfied that said Sarah J. Hall is a lunatic of the age of 86 years,
and resides in Paris Township in this County; and the Court

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being further satisfied that said M. L. Staley 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 Sarah J. Hall the probable value thereof, and the probable annual rents of the real estate. It is ordered that said M. L. Staley be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand (\$1000.00) Dollars; and this cause is continued.

In the Matter of] Appointment.
The Guardianship of] Orders. Bond Approved.
3369a Sarah J. Hall, a Lunatic] Letters Issued.

This day M. L. Staley appeared in open Court, accepted the appointment as Guardian of Sarah J. Hall and gave and filed herein his Bond in the sum of One Thousand (\$1000.00) Dollars, conditioned according to law, with Elias S. Chapman and H. E. Whitney, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said M. L. Staley 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 M. L. Staley that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$~~...~~.

In the Matter of] Suggestion of Lunacy
7236 Thomas B. Miller] Order for Warrant, etc

This day L. L. Roebuck a resident citizen of Richmond, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Thomas B. Miller into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Gad Price commanding him to bring said Thomas B. Miller alleged to be insane, before this Court, on the 13th day of Oct. 1910, at 9 o'clock A.M.

And it is further ordered that subpoenas issue for L. L. Roebuck and Angus Mac Ivor respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of] Suggestion of Lunacy
7236 Thomas B. Miller] Order on Hearing, etc

This day this cause came on to be heard, and the said Thomas B. Miller was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of L. L. Roebuck and Angus Mac Ivor the medical witnesses and being satisfied that said Thomas B. Miller is insane, that he has a legal settlement in Blairtown 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 L. R. Rebeck and Angus MacIvor 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 Thomas B. Miller and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7237 In the Matter of the Guardianship of Carter B. Perfect, Minor } Appointment. Order for Bond.

This day Angus MacIvor appeared in open Court, and made application to be appointed Guardian of Carter B. Perfect and the Court being satisfied that said Carter B. Perfect is a minor of the age of 14th years, Jan. 16th 1910, and child of Burton E. Perfect late of Paris Township, Union County, Ohio, deceased, and that said minor reside in this County and the said Carter B. Perfect having in open Court made choice of said Angus MacIvor as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Angus MacIvor 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 rents of said minor's real estate. It is ordered that said Angus MacIvor be appointed such Guardian upon giving bond with sureties as required by law in the sum of Eight Hundred \$800.00 Dollars; and this cause is continued.

7237 In the Matter of the Guardianship of Carter B. Perfect, Minor } Appointment. Bond Approved. Letters Issued.

This day Angus MacIvor appeared in open Court, accepted the appointment as Guardian of Carter B. Perfect and gave and filed herein his Bond in the sum of Eight hundred \$800.00 Dollars, conditioned according to law, with Chas. S. Chapman and Keller H. Perfect freeholders, as sureties thereon, which Bond is approved by the Court, Thereupon said Angus MacIvor 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 Angus MacIvor that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$---.

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6919 In the Matter of the Estate of James Malone, Deceased. Filing First and Final Account.
This day came Mary Jane Staley executrix of the estate of James Malone 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 Nov. A.D. 1910, at one o'clock, P.M. to which time said matter is continued.

Monday, October 17th 1910.

7238 In the Matter of the Will of Josephine Smith, deceased. Order for Filing Will. Motion and Hearing.
This day an instrument of writing, purporting to be the last Will and Testament of Josephine Smith 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, Motion waived, that said application will be for hearing before this Court on the 15th day of Oct. 1910, at 10 o'clock A.M.

7238 In the Matter of the Will of Josephine Smith, Deceased. Order on Hearing. Admission to Probate and Record.
Be it Remembered, That heretofore, to wit: on the 15th day Oct. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Josephine Smith, 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.
Thereupon on this day came J.H. Martin and George Saun the subscribing witnesses to said Will; and J.H. Martin and Delma Metz the subscribing witnesses to the Codicil apart 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 Josephine Smith deceased; that the same was duly executed and attested; 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 costs be paid out of the estate.

7222 In the Matter of the Assignment of Lewis L. Williams, Deceased } Filing Inventory.

This day came F. A. Thompson assignee of the Estate of Lewis L. Williams, 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 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 \$_____.

6886 In the Matter of } The Guardianship of Adell Rinehart } Order For Motion

This day J. E. White appeared in open Court and filed his application to be released as surety from the Bond of Mary Rinehart as Guardian of Adell Rinehart.

It is ordered that the time of hearing said application be and hereby is fixed for the 21st day Oct, 1910, at 1 o'clock P.M., and that notice thereof in writing be given to said Mary Rinehart to be served upon her 3 days before said day of hearing, and this cause is continued.

6886 In the Matter of } The Guardianship of Adell Rinehart } Order For Motion

This day J. J. Gant appeared in open Court and filed his application to be released as surety from the bond of Mary Rinehart as guardian of Adell Rinehart.

It is ordered that the time of hearing said application be and hereby is fixed for the 21st day of Oct, 1910, at one o'clock P.M., and that notice thereof in writing be given to said Mary Rinehart to be served upon her 3 days before said day of hearing, and this cause is continued.

6672

In the Matter of John J. ...

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In the Matter of Lewis L. Williams, Deceased

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In the Matter of the Guardianship of }
John B. Plate } Filing Final Account.

This day came Allen E. Plate guardian of John B. Plate 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 November A.D. 1910, at one o'clock P.M. to which time said matter is continued.

7222

In the Matter of }
The Assignment of } Petition to Sell Personal Property.
Lewis L. Williams } Order of Sale, etc.

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 to sell said personal property at private sale; it is therefore ordered that F. A. Thompson as Assignee of said Lewis L. Williams 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: cash in hand at time of sale.

It is further ordered that said Assignee make return of his proceedings herein, within 60 days from this date, and forthwith after such sale is made, and this cause is continued.

F. A. Thompson - assignee
Lewis L. Williams
Plaintiff

7239

vs.
Lewis L. Williams
Defendants } Filing Petition to Sell
Real Estate.

This day came the Plaintiff F. A. Thompson assignee of Lewis L. Williams and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Lewis L. Williams 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.

7240

In the Matter of the Guardianship of Marguerite M. Perfect minor

Appointment. Order for Bond.

This day Pearl I. Perfect appeared in open Court, and made application to be appointed Guardian of Marguerite M. Perfect and the Court being satisfied that said Marguerite M. Perfect is a minor of the age of 8 years, Feb. 3rd 1910. and a child of Burton E. Perfect late of Paris Township, Union County, Ohio, deceased, and that said minor reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said Pearl I. Perfect 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 Pearl I. Perfect be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One thousand \$1,000.00 Dollars; and this cause is continued.

7240

In the Matter of the Guardianship of Marguerite M. Perfect minor

Appointment. Bond Approved. Letters Issued.

This day Pearl I. Perfect appeared in open Court, accepted the appointment as Guardian of Marguerite I. Perfect and gave and filed herein her Bond in the sum of One thousand \$1,000.00 Dollars, conditioned to law, with John M. Parke, Geo. E. Parke, W. H. Perfect and C. C. Perfect freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Pearl I. Perfect 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 Pearl I. Perfect that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$_____.

7219

In the Matter of the Estate of John J. Bartmell, Deceased

Appointment of Appraisers

This day came E. F. Sawyer, Administrator of the Estate of John J. Bartmell, 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 M. E. Liggert, H. C. Vosebury and John Amer, 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.

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In the Matter of the Estate of
John J. Bartmell, Deceased, Filing Inventory.

This day came E. F. Sawyer Administrator of the Estate of John J. Bartmell, late of Union County, Ohio, deceased, and presented the Inventory of partnership of E. E. Bartmell & Co. duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said E. F. Sawyer 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 E. F. Sawyer pay the costs.

7234

In the Matter of the will of
Caroline Rublen, Deceased, Order on Hearing,
Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 10th day of Oct. A. D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Caroline A. Rublen, 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 widower 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 J. H. Willis and John L. Sumner 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 Caroline Rublen 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 Henry Rublen pay the costs herein taxed at \$ 7.50 paid.

7234

In the Matter of the Last Will and Testament,
of Caroline Rublen, Deceased, Ordering Citation to Widower.

It appearing to the court from the last will and testament of Caroline Rublen deceased, which has been duly admitted to probate and record in this court, that said testatrix died leaving Henry Rublen her widower and that provision was made for said widower in said Will.

It is therefore ordered that a citation issue to said Henry Rublen, 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 widowed of the lands of his consort and take the distributive share of her personal estate

In the matter of
The Will of
7234 Caroline Rublen, Dec'd

Order on
Election of widower

This day Henry Rublen widower of said Caroline Rublen 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 Henry Rublen widower thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Henry Rublen pay the costs herein taxed (at & costs paid)

Saturday, October 22nd 1910.

Francis E. Hotempiller
Guardian of
7226 Edmund R. Hotempiller
Plaintiff,

Petition to sell Real Estate.

vs.
Edmund R. Hotempiller
et al. Defendants

Order of Sale, etc

This day came the said Plaintiff, her attorney, and produced to the Court, the report of an appraisement herein made by G. C. Whiting, H. B. Vobury and Mrs. G. Snodgrass, in pursuance to 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 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 Ward, to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Francis E. Hotempiller as such Guardian proceed to sell said real estate, free from inchoate right of dower at private sale for not less than the appraised value thereof, on the following terms, to-wit, Tract One - 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, Tract 2-3- and 4 cash in hand on 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.

7226

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Francis E. Hotenpiller
Guardian
Edwin R. Hotenpiller
Plaintiff

vs.
Her Ward
et al. Defendants.

Petition to Sell Real Estate.

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Francis E. Hotenpiller guardian of the estate of Edwin R. Hotenpiller 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 Francis E. Hotenpiller as such Guardian make to the purchasers P.O. Urban, John A. Reinheimer, Hermon Gunderman James M. Tracy a good and sufficient deed for the premises so sold to each one of them.

It is further ordered, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$_____.

7241

In the Matter of
The Guardianship of
Thomas B. Miller
an insane person.

Appointment.
Order for Bond, etc.

This day Hannah M. Miller appeared in open Court, and made application to be appointed Guardian of Thomas B. Miller and the Court being satisfied that said Thomas B. Miller is an insane person of the age of 52 years, 1910, and resides in Claiborne Township, in this County; and the Court being further satisfied that said Hannah M. Miller is a suitable person to be appointed: and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said Thomas B. Miller the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Hannah M. Miller be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One thousand (1000) Dollars: and this cause is continued.

7241

In the Matter of
The Guardianship of
Thomas B. Miller
an insane person.

Appointment.
Order. Bond Approved
Letters Issued.

This day Hannah M. Miller appeared in open Court, accepted the appointment as Guardian of Thomas B. Miller and gave and filed herein her Bond in the sum of One thousand (1,000) Dollars, conditioned according to law, with A.C. Smart and L.B. Miller freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Hannah M. Miller

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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 Hannah M. Miller that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ ---.

7219 In the Matter of] Partnership of E. C. Bartnell & Co.
The Estate of] Appointment of Receiver.
John V. Bartnell, Deid.] Order for Bond.

This day this cause on to be heard upon the application of E. J. Sawyer, administrator of said estate, for the appointment of a Receiver for the partnership of E. C. Bartnell & Co.

And it appearing to the Court that E. C. Bartnell the surviving partner of said partnership has refused to take the interest of said deceased partner in the partnership assets within the time and in the manner provided by law; and being satisfied that a Receiver should be appointed to wind up said partnership and dispose of the assets thereof in accordance with the statutes governing Receivers; and that Clarence A. Hooper is a suitable person to be appointed; it is ordered that he be appointed as such Receiver upon his entering into Bond to the approval of the Court and with sureties as required by law, in the sum of Sixty eight hundred dollars; and this cause is continued.

7219 In the Matter of] Partnership of E. C. Bartnell & Co.
The Estate of] Appointment of Receiver.
John V. Bartnell Deid.] Bond Approved. Letters Issued.

This day Clarence A. Hooper gave and filed herein his Bond as Receiver of E. C. Bartnell & Co. in the sum of Sixty eight hundred Dollars, conditioned according to law, with W. J. Hooper, James E. Robinson and John W. Robinson freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Authority issue to said Receiver, that this proceeding be recorded, and that said Receiver pay the costs herein taxed at \$ ---.

7196 In the Matter of the] Dismissal of the case
Assignment of] without record.
Owen C. Fuqua]

This day this cause having come on to be heard, and it appearing to the court that no property is to come into the assignee's hands, according to the Common Pleas Court and that all business pertaining thereto comes under the jurisdiction of the common Pleas Court of Union Co. Ohio. Thereupon this assignment is discontinued in this court, assignee having paid the costs of \$ 8.86.

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6819 In the Matter of
The Estate of
Ruth Summers, Deid.)
Account of
Final Distribution
Orders
This day W. H. Kilbury, Administrator of the estate of Ruth Summers deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said W. H. Kilbury, it is ordered that the same be and hereby is allowed as his final discharge. Said W. H. Kilbury and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said W. H. Kilbury pay the costs herein taxed at \$-

Thursday, Oct. 27th 1910.

7230 Carmi G. Cantrell
Guardian
of Carmi M. Cantrell
vs. Plaintiff.
His Ward.
Defendants.)
Petition to Sell Real Estate.
Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by H. C. Vossbury, Ray G. Morse and Walter M. Otte 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 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 Ward to sell the real estate described in the petition at private sale. It is therefore further ordered that said Carmi G. Cantrell 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, 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.

7181 In the Matter of the Estate of
William R. Kennedy, Deid.)
Filing First and Final Account.
This day came Frank B. Couster, administrator of the Estate of William R. Kennedy late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

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Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 26th day of November A.D. 1910, at one o'clock, P.M. to which time said matter is continued.

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Friday, October 26th 1910.

7219 In the Matter of the Estate of
John J. Bartwell, Deceased, Filing Inventory.

This day came E. F. Sawyer, administrator of the Estate of John J. Bartwell, 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 E. F. Sawyer 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 \$.

Monday, October 31st 1910.

7243 In the Matter of the Will of Francis M. Dort, Deceased. Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Francis M. Dort, 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 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 Oct. 1910, at one o'clock P.M.

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 Marietta Tribune, and that they will be for hearing on Saturday, Nov. 26th 1910, at one o'clock P.M., as follows:

- 6994 Sophronia Tanner, Administrator of the estate of Viola C. Swan: First and Final account.
- 6972 Mary C. Whitcraft, Executrix of the estate of James H. Whitcraft: First and Final account.
- 6919 Mary Jane Stacy, Executrix of the estate of James Malone: First and Final account.
- 7181 Frank B. Courter, Administrator of the estate of William R. Kennedy: First and Final account.
- 6672 Allen C. Plate, guardian of John B. Plate: Final account.

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7118. In the Matter of the Estate of Stephen Slirk, Deceased } Filing Inventory.

This day came John L. Longhrey, administrator of the estate of Stephen Slirk, 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. 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 Administrator pay the costs herein taxed at \$---

6915- In the Matter of } First and Final Account.
Guardianship of }
Nancy Snuffin }

This day the first and final account of Abner Giger guardian of Nancy Snuffin 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 Fourteen Hundred and forty-five and 64/100 Dollars, (\$1475.62), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

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 } Second Account.
Guardianship of }
Blanche and Leonia }
Gibson, minors }

(Final as to Blanche)

This day the Second Account of James H. Gibson guardian of Blanche and Leonia Gibson 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,

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The Court finds a balance of Eighty two and 89/100 Dollars (\$82.89), in the hands of said Guardian due said wards; which amount she is ordered to pay over according to law; (to Blanche)
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 } Third and Final Account.
Ira Weaver.

6159

This day the Third and final Account of Sarah E. Mc Mahon, guardian of Ira Weaver 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.

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 } Third Account.
Edna Weaver, minor

6159

This day the Third Account of Sarah E. Mc Mahon guardian of Edna Weaver 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.

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 Accounts
filed for settlement } Motion 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.

6593 Oscar and Clara Bodley, administrator of the estate of Preston H. Robinson: first and final account.

7093 C. J. Ordmon and Almira C. Ballinger, executrices of the estate of Cordelia J. Garrett: first and final account.

7048 L. L. Temple, administrator of the estate of W. B. Robinson: first and final account.

6964 L. L. Roebuck, administrator of the estate of Harriett Jane Vau Sarit: final account.

6969 Fred C. Fox executor of the estate of Susanna M. Fox: first account.

7032 W. H. Hills, administrator of the estate of Adalia J. Reed: first and final account.

6289 James H. Gibron, guardian of Bland and Lovina Gibron: second and final. (for Bland).

6159 Sarah C. McMahan, guardian of Edna Weaver: third account.

6159 Sarah C. McMahan, guardian of Iva Weaver: third and final.

6910 Almira Egler, guardian of Nancy Snuffin: First and final account.

7086 O. C. Williams, assignee of Geo. H. Stokes: first and final account.

In the Matter of the Estate
of } Order to sell stock.

7029 George W. Court, deceased

This day came Elizabeth Margaret Court, as Executrix of the estate of George W. Court, deceased and presented to the Court her Application, as such executrix, for an order of this Court authorizing her to sell fifteen shares of the capital stock of the Maryville Cabinet Company, a corporation, belonging to said estate, and the said Application, with the testimony in support thereof, was submitted to the Court.

Whereupon, the Court, on consideration thereof and being fully advised in the premises, finds the said shares of stock are a part of the personal estate of the said decedent, that a sale thereof is necessary to pay debts and costs of administration of the said estate, and that the market value of the said stock is 33 1/3 % of its face value, to wit: The total sum of \$500.00.

Whereupon, it is considered, ordered, and adjudged, by the Court that the said Executrix proceed to sell the said shares of stock, at private sale, at not less than thirty-three and one-third dollars per share, and to transfer the same to the purchaser or purchasers thereof, and the Court fixes the sum last aforesaid as the minimum price per share at which said stock may be sold.

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In the Matter of the

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In the Matter of
The Estate of
6593 Preston H. Robinson, Deid } First and Final Account.

This day the First and Final Account of Oscar Bodley and Clara Bodley, executors of the estate of Preston H. 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 and confirmed.

It is ordered that said executors be and they are allowed the sum of Four hundred Dollars (\$400.00) 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.

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
7093 Cordelia J. Garrett, Deid } First and Final Account.

This day the First and final account of C. J. Redmond and Alvinia C. Ballinger, executrices of the estate of Cordelia J. Garrett 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.

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
7048 H. B. Robinson, Deed.

First and Final Account.

This day the first and final account of L. L. Temple administrator of the estate of H. 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 and confirmed.

It is ordered that said Administrator be and he is allowed the sum of Sixty seven and 60/100 Dollars (\$67.60), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court find said account duly balanced, and said estate settled according to law.
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
6964 Harriott Jane Vansant, Deed.

Final Account.

This day the Final account of L. L. Roebuck Administrator of the estate of Harriott Jane Vansant 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 find said account duly balanced, and said estate settled according to law.

Costs paid.

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

6969

In the Matter of
The Estate of

Susanna

This day the account of the estate of Susanna 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 find said account duly balanced, and said estate settled according to law.
Costs paid.

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

7032

In the Matter of
The Estate of

Adelia

This day the account of the estate of Adelia 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 find said account duly balanced, and said estate settled according to law.
Costs paid.

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

The Court find said account duly balanced, and said estate settled according to law.
Costs paid.

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

The Court find said account duly balanced, and said estate settled according to law.
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
6969 Susanna M. Fox Deid. First Current Account.

This day the First Current account of Frederick C. Fox executor of the estate of Susanna M. Fox 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-three hundred thirty-seven & 03/100 Dollars (\$5337.03), in the hands of said Executor due said estate.

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
7032 Adelia J. Reed Deid. First and Final Account.

This day the first and final account of H. H. Hills Administrator of the estate of Adelia J. Reed 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 the said Administrator be and he is allowed the sum of Thirty-three and 97/100 Dollars (\$33.97), 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 Fifty Dollars (\$50.00), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of One hundred forty-five and 66/100 Dollars (\$145.66), in the hands of administrator due said estate; which amount he is ordered to pay over and distribute according to law.

Costs paid.

It is ordered that said account and the proceedings herein

be recorded in the Records of this office.

7086 In the Matter of }
The Assignment of } First and Final Account.
George W. Stokes }

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

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

It is ordered that said Assignee be and he is allowed the sum of Two hundred and thirty-five Dollars, (\$235.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all ordinary services rendered.

It is ordered that said Assignee be and he is allowed the sum of Fifteen Dollars, (\$15.00), for actual and necessary expenses, and which amount the Court deems just and reasonable; 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.

Certs paid.

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

7230 Carum G. Cantrell }
Guardian of }
Carum Miles Cantrell. }
vs. Plaintiff. } Petition to Sell Real Estate.
Carum Miles Cantrell. } Order Approving and Confirming Sale.
et al. Defendant. }

This day this cause coming on to be heard on the return of Carum G. Cantrell guardian of Carum Miles Cantrell 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 Carum G. Cantrell as such guardian, make to the purchaser Herbert C. Gabriel and Nora B. Gabriel a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded,

and that

7244 In the Matter of }
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In the Matter of }
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6901 In the Matter of }
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7033 In the Matter of }
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In the Matter of }
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7244 In the Matter of the Will of William H. Leonard, Deid. }
 Order For Filing Will.
 Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of William H. Leonard, 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 10th day of Nov. 1910, at one o'clock P.M.

6901 In the Matter of the Guardianship of Cornelius Jarvis. }
 Filing First Account.

This day came Mary E. Stubbs guardian of Cornelius Jarvis an insane person of Union County, Ohio, and presented her first account in settlement of said Guardianship duly verified. Thereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of December A.D. 1910, at one o'clock P.M. to which time said matter is continued.

7033 In the Matter of the Estate of Martha B. Weldon, deceased. }
 Filing First and Final Account.

This day came Frances Weldon administratrix of the Estate of Martha B. Weldon late of Union County, Ohio, deceased, and presented her 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 31st day of December A.D. 1910, at one o'clock, P.M. to which time said matter is continued.

7240 In the Matter of The Estate of John M. Horney, Deid. }
 Appointment.
 Order for Bond.

This day F. J. Arthur appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of John M. Horney 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 F. J. Arthur 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 \$4000.00 Dollars,

and this cause is continued.

7245 In the Matter of]
 The Estate of] Appointment. Order.
 John M. Horney, Deceased. Bond Approved. Letters Issued.
 This day F. J. Arthur appeared in open Court, accepted the appointment as Administrator, of the Estate of John M. Horney deceased, and gave and filed herein his Bond in the sum of Four thousand \$4000.00 Dollars, conditioned according to law, with Geo. Whitney and Chas Arthur freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said F. J. Arthur that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—

7245 In the Matter of the Estate of]
 John M. Horney, Deceased.] Appointment of Appraisers.
 This day came F. J. Arthur, administrator of the Estate of John M. Horney, 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. W. Fields, J. C. Thompson, and L. F. Wood, 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 November 5th 1910

7056 In the Matter of the Estate of]
 Chas. Parrott Sr. Deceased.] Filing First and final Account.
 This day came Chas Parrott Jr. administrator of the Estate of Chas Parrott Sr. 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 Dec. A.D., 1910, at one o'clock, P.M. to which time said matter is continued.

6721 In the Matter of the Estate of]
 John K. Dodge, Deceased.] Filing Second and final Account.
 This day came John K. Dodge, executor of the Estate of John K. Dodge late of Union County, Ohio, deceased, and presented his 2nd and final account in settlement of said Estate duly verified.
 Whereupon the Court do Order the same filed and advertised for

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7207 In the Matter of]
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Monday, November 7th 1910.

7207

In the Matter of the Estate of Thomas Campbell, Deceased, Appointment of Appraisers

Aug 16th 1910

This day came Samuel J. Campbell, executor of the estate of Thomas Campbell, 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. W. Amrine, J. C. Evans and V. C. Crist, 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.

7207

In the Matter of the Estate of Thomas Campbell, Deceased, Filing Inventory.

This day came Samuel J. Campbell, executor of the estate of Thomas Campbell, 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 Samuel J. Campbell 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 \$—

Tuesday, November 8th 1910.

7087

In the Matter of the Estate of Loretta S. Brown, Deceased, Filing First and Final Account

This day Homer J. Brown, executor of the Estate of Loretta S. Brown 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 Dec. A.D., 1910, at one o'clock P.M. to which time said matter is continued.

Wednesday, Nov. 9th 1910.

7246

In the Matter of The Will of William Raybold Deceased, Order Admitting to Record Authenticated Copy of Will and Order of Probate

This day Andrew S. Mowrey appeared in the Court and produced an Authenticated Copy of the Will of William Raybold late of Athens 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 Athens County, State of Ohio, that real estate devised by this 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 Andrew S. Mowrey pay the costs herein taxed at \$.

In the Matter of
The Will of

7247

Thomas Cowgill Deid.

Order Admitting to Record Authenticated Copy of Will and Order of Probate

This day Andrew S. Mowrey appeared in open Court and produced an Authenticated Copy of the Will of Thomas Cowgill late of Champlain 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 Champlain County, State of Ohio,

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 Andrew S. Mowrey pay the costs herein taxed at \$.

Thursday, Nov. 10th 1910.

In the Matter of the Will of
Rebecca Thompson, Deid.

7248

Order for Filing Will.

Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Rebecca Thompson, late of Allen Township, in this County, deceased, was produced in open Court for Probate; it is not 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 26th day of Nov. 1910. at one o'clock P.M.

Friday, November 11th 1910.

In the Matter of the Guardianship
of Ray Bunn Gardner.

6825-

Filing First and Final Account.

This day came Sarah G. Watson Guardian of Ray Bunn Gardner 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 31st day of Dec. A.D. 1910, at one o'clock P.M. to which time said matter is continued.

7244

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7244 In the Matter of the Will of
William H. Leonard Deid

Order on Hearing,
Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 2nd day of November A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of William H. Leonard, late of Dover 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 Mary A. Thompson now Sanders and F. A. Thompson 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 H. Leonard 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 Emma C. Leonard pay the costs herein taxed at \$.

7244 In the Matter of the Last Will and Testament
of William H. Leonard, Deceased

Ordering Citation to Widow.

It appearing to the Court from the last Will and Testament of William Leonard deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Emma C. Leonard his widow, and that provision was made for said widow in said Will.

It is therefore ordered that a citation issue to said Emma C. Leonard, 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 his said husband and take the distributive share of his personal estate.

6916 In the Matter of the Guardianship of Ellen Snuffin. Filing First account
 This day came J.B. Snuffin guardian of Ellen Snuffin an imbecile 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 31st day of Dec. A.D. 1910, at one o'clock P.M. to which time said matter is continued.

Monday, November 14th 1910.

7242 State of Ohio. Plaintiff. Affidavit for selling Intoxicating Liquor, Entry.
 vs
 William Teggardner, Defendant.

Now come the prosecuting attorney on behalf of the State of Ohio and the defendant coming into Court says he withdraws his plea of guilty heretofore entered and enters a plea of guilty to the charges in said affidavit.
 Thereupon the Court having asked if defendant had anything to say why sentence should not be imposed and having nothing to say it is adjudged by the court that the defendant, William Teggardner, pay a fine of seventy five dollars and the costs of this prosecution taxed at \$ and that he stand committed to jail till the costs and fine are paid.

7222 In the Matter of The Assignment of Lewis L. Williams. Petition to Sell Personal Property Order Approving and Confirming sale.
 This day this cause came on to be heard on the report of F.A. Thompson assignee of Lewis L. Williams 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 this proceeding be recorded, and that said assignee pay the costs herein taxed at \$.

7217 Wm King, Executor of Lavinia Beckman. Plaintiff.
 vs
 John J. Beckman. Defendant.
 Order For Appraisement.

This day this cause came on to be heard upon the petition, proofs and exhibits the Court finds 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 necessary to sell the real estate, therein described, to pay the

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debts of the said Lovina Beckman deceased.
 And there being no widow of the said Lovina Beckman; it is therefore ordered and adjudged by the Court that the said premises be appraised free of doubt, by the oath of Charles O. Jewett, John Green and John Lowe, 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.

Tuesday, November 15th 1910.

In the Matter of the Will of } Order, on Hearing.
 7243 Francis M. Dort, Deceased } Admission to Probate and Record.
 Be it Remembered, that heretofore, to wit: on the 29th day of Oct. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Francis M. Dort, late of Jerome Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it not 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 James A. Strator and Curry G. Dort 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 M. Dort 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 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 } Filing Inventory.
 7229 Annetta Robinson, Deceased }
 This day came Addie Fulk administratrix of the Estate of Annetta 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 Administratrix 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 \$---

6958

In the Matter of the Estate of]
Eleanor Scott, Deceased } Filing 2^d and Final Account.

This day came F. A. Thompson administrator of the Estate of Eleanor Scott late of Union County, Ohio, deceased, and presented his 2^d 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 Dec. A.D., 1900, at one o'clock P.M. to which time said matter is continued.

7032

In the Matter of]
The Estate of }
Adelia J. Reed, Deid. } Account of
Final Distribution
Orders.

This day W. H. Mills, Administrator of the estate of Adelia J. Reed deceased, appeared in open Court, and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands, as required by the order of distribution heretofore made. Said Account being proved to the satisfaction of the Court, and verified by the oath of said W. H. Mills; it is ordered that the same be and hereby is allowed as his final discharge. Said W. H. Mills 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 \$---

Saturday Nov. 19th 1900

7249

In the Matter of]
The Will of }
Mauvey J. Mc Campbell, }
Deceased } Order.

This day W. P. Henderson appeared in open Court and produced an Authenticated Copy of the Will of Mauvey J. Mc Campbell late of Madison 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 Madison County, State of Ohio.

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 W. P. Henderson pay the costs herein taxed at \$---

Dudley E. Thornton
Probate Judge.

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In the Matter of
The Estate of
John H. Jennings Deceased

Appointment,
Order for Bond.

7250 This day W. H. Pence appeared in open Court, and filed an application under oath as required by law, to be appointed Administrator of the estate of John H. Jennings 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 W. H. Pence 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.

In the Matter of
The Estate of
John H. Jennings Deceased

Appointment, Order,
Bonds Approved, Letters Issued.

7250 This day W. H. Pence appeared in open Court, accepted the appointment as Administrator, of the Estate of John H. Jennings deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred (\$1500.00) Dollars, conditioned according to law, with H. E. Gray and L. J. Temple freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said W. H. Pence that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ ---.

In the Matter of the Estate of
John H. Jennings, Deceased

Appointment of Appraisers.

7250 This day came W. H. Pence, Administrator of the Estate of John H. Jennings, 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. E. Gray, William Bardwell and H. S. Stammers, 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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In the Matter of
The Will of
James O. Smith Deceased
7225
Order on Election of Widow.

This day Mabel Smith widow of said James O. Smith 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 Mabel Smith widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Mabel Smith pay the costs herein taxed at \$2.25-

In the Matter of the Estate of
John M. Horney, Deceased
7245
Filing Inventory

This day came F. J. Arthur administrator of the Estate of John M. Horney, 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. J. Arthur 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 F. J. Arthur pay the costs herein taxed at \$-

Wednesday, November 23rd 1910.

In the Matter of the Will of
John E. McBine Deceased
7251
Order for Filing Will.
Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of John E. McBine, 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 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 10th day of December 1910, at one o'clock P.M.

Friday, November 25th 1910.

F. S. Hager Administrator
of the Estate of
Sarah M. Hager
7252
Deceased
Plaintiff
Sarah M. Hager
et al.
Defendant
Petition for Allowance of Claim Against
Estate.
Order for Notice, Etc.

This day F. S. Hager Administrator of Sarah M. Hager deceased appeared in open Court, and presented his claim for allowance, by petition filed herein, against said Estate, and asking that an order be issued requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed

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In the Matter of
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as a valid claim against said estate. It is ordered that the 28th day of December 1910, at one o'clock P.M., be and hereby is designated as the time when testimony touching said claim will be for heard before this Court. It is further ordered that an Order as prayed for forth with issue, and this cause is continued.

5885- In the Matter of the Estate of]
Joseph Blue, Deceased } Filing Fifth and final Account.
This day came L. F. Blue executor of the Estate of Joseph Blue 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 31st day of Dec. A.D. 1910, at one o'clock P.M. to which time said matter is continued.

6896 In the Matter of the Estate]
of Rosetta Holycross, deceased } Filing First and Final Account.
This day came Robt McGraw executor of the Estate of Rosetta Holycross 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 Nov. A.D. 1910, at one o'clock P.M. to which time said matter is continued.

Saturday, Nov. 26th 1910.

7253 In the Matter of the Will of]
John Oppihle, Deceased } Order For Filing Will,
Notice and Hearing.
This day an instrument of writing, purporting to be the last Will and Testament of John Oppihle, 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, prior thereto, Notice waived, that said application will be for hearing before this Court on the 25th day of Nov. 1910, at 10 o'clock A.M.

7253 In the Matter of the will of]
John Oppihle, Deceased } Order on Hearing.
Admission to Probate and Record.
Be it Remembered, That heretofore, to wit: on the 25th day of Nov. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of John Oppihle, 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.

Whereupon on this day came A. H. Kellebrath and F. J. Auman the subscribing witnesses 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 John Oppihle, 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 Mary Oppihle Executrix pay the costs herein taxed at \$—

7253 In the Matter of the Last Will and Testament of John Oppihle, Deceased. } Ordering Citations to Widow

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

It is therefore ordered that a citation issue to said Mary Oppihle, to appear before said court within one year from 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 Consort and take the distributive share of his personal estate.

7254 In the Matter of The Estate of John Oppihle, Deceased } Appointment. Order for Bond

The last Will and Testament of John Oppihle late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Mary Oppihle 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 Oppihle is a suitable person and legally competent; it is ordered that she be appointed as such Executrix Bond dispensed with by Will, and this cause is continued.

7254 In the Matter of The Estate of John Oppihle, Deceased } Appointment. Bond Approved. Letters Issued

This day Mary Oppihle appeared in open Court, accepted the trust as Executrix of the Estate of John Oppihle deceased,

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Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Mary Oppible that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

7254 In the Matter of the Estate of John Oppible, Deceased } Appointment of Appraisers.

This day came Mary Oppible, Executor of the Estate of John Oppible, 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 Andrew Modes, Orin Schender and E. F. Sawyer, 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.

6795 In the Matter of the Guardianship of Maud Jarvis et al. minors } Filing Second Account.

This day came Addie Jarvis Guardian of Maud Jarvis et al 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 31st day of Dec. A.D. 1910, at one o'clock P.M. to which time said matter is continued.

Monday, November 28th 1910.

7248 In the Matter of the Will of Rebecca Thompson, Deceased } Orders on Hearing.

Be it Remembered, that heretofore, to-wit: on the 9th day of Nov. A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Rebecca Thompson, 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 testator, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came L. M. Craney and Joseph Warford, 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 Thompson 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 Eliza Thompson Executor pay the costs herein taxed at \$

Tuesday, November, 2nd 1910

4849^a In the Matter of The Guardianship of John Draper, a Drunkard Appointment. Order for Bond, etc.

This day S. L. Swine appeared in open Court, and made application to be appointed Guardian of John Draper and the Court being satisfied that said John Draper is a drunkard of the age of 79 years, 1910, and resides in Paris Township in this County, and the Court being further satisfied that said S. L. Swine 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 Draper the probable value thereof, and the probable annual rents of the real estate. It is ordered that said S. L. Swine 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.

4849^a In the Matter of The Guardianship of John Draper, a Drunkard. Appointment. Order. Bond Approved. Letters Issued.

This day S. L. Swine appeared in open Court, accepted the appointment as Guardian of John Draper and gave and filed herein his Bond in the sum of Five hundred (\$500) Dollars, conditioned according to law, with The Title Guaranty and Surety Co. freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said S. L. Swine took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said S. L. Swine that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

6637 In the Matter of the Guardianship of Anna Theresa Schneider. Filing First and Final Account.

This day came John J. Schneider Guardian of Anna J. Schneider 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 31st day of Dec. A. D. 1910, at one o'clock P. M. to which time said matter is continued.

7070

In the Matter of The Estate of Elliott Young. This day Elliott Young assets and liabilities and distribution of same to her of the the indebtedness of the said law Court of \$458.84 and expenses assets in And it by the Probate to file in

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In the Matter of Accounts of admmistrators of the same. It is therefore upon the 1st of Sophronia and final

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In the Matter of The Estate of Viola C. S. This day administratrix of settlement law. No appearing carefully and all in the pr correct an

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In the Matter of
The Estate of
7070 Elliott Young, Deceased

Ordering Certificate to file in
Common Pleas Court.

This day came Lillian Little, as administratrix of the estate of Elliott Young deceased and filed herein, a written statement of the assets and indebtedness and expenses, pertaining to the administration of said estate, praying that a certificate might be granted to her of the amount of money which will not be required to pay all the indebtedness of said estate for her to file in a partition proceeding pending in the Court of Common Pleas of Union County, Ohio, of the lands of said deceased, and the same was submitted to the Court. Whereupon the Court ascertains and finds that the amount of \$458.84 will be necessary to pay the indebtedness of said deceased, and expenses of administration of said estate, in addition to the assets in the hands of said administratrix.

And it is therefore ordered that a certificate of such fact be issued by the Probate Court of this county to said administratrix for her to file in said partition proceedings pending in said Court.

In the Matter of
Accounts filed for settlement
Noted 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.

6994 Sophronia Jammer, administratrix of the estate of Viola C. Swan: first and final Account.

6972 Mary E. Whitcraft, executrix of the estate of James H. Whitcraft: first and final account.

6919 Mary Jane Stacy, executrix of the estate of James Malone: first and final account.

7181 Frank B. Courter, administrator of the estate of William R. Kennedy: first and final account.

6672 Allen C. Plate, guardian of John B. Plate: final account.

In the Matter of
The Estate of
6994 Viola C. Swan, Deceased. First and Final Account.

This day the First and Final account of Sophronia Jammer administratrix of the estate of Viola C. Swan 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 she is allowed the sum of Eighteen Dollars (\$18.00), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

It is ordered that said Administrator be and she is allowed the sum of Two and 5/100 Dollars (\$2.50), 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.

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

6972

James H. Witcraft, Deceased. First and Final account.

This day the first and final account of Mary E. Witcraft executrix of the estate of James H. Witcraft 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.

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

6919

James Malone Deid. First and Final account.

This day the first and final account of Mary Jane Stacy executrix of the estate of James Malone 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

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It is ordered that said Executrix be and she is allowed the sum of
Twelve Dollars (\$12.00), 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 three hundred and two and 48/100 Dollars
(\$302.48), due said executrix from said estate.
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
7181 William R. Kennedy Deid. } First and Final Account.

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This day the First and Final Account of Frank B. Couster, adminis-
trator of the estate of William R. Kennedy 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 cor-
rect and in conformity to law.

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It is ordered that the same be and hereby is approved, allowed
and confirmed.
The Court find said account duly balanced, and said estate
settled according to law.
Costs paid
It is ordered that said account and proceedings herein be record-
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In the Matter of
Guardianship of
6672 John B. Plati } Final Account

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This day the Final Account of Allen C. Plati guardian of John
B. Plati came on for hearing and settlement, due notice thereof hav-
ing 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 ther-
to, and being fully advised in the premises, do find the same
to be in all respects just and correct and in conformity to law.

. allowed

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.
Costs paid
It is ordered that said account and the proceedings herein be

recorded in the Records of this office

7255- In the Matter of the Will of } Order for Filing Will.
 Basia M. Randall, Deceased } Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Basia M. Randall, 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 widower and next of kin of the testator, resident of the State of Ohio, that said application will be for hearing before this Court on the 1st day of December, 1910, at one o'clock P.M.

Friday, December 2nd 1910.

7255- In the Matter of the Will of } Order on Hearing.
 Basia M. Randall, Deceased } Admission to Probate and Record

Be it Remembered, that heretofore, to wit: on the 1st day of December A.D. 1910, an instrument of writing, purporting to be the last Will and Testament of Basia M. Randall, 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 widower 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 S. Longrey and C. E. Brooke 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 Basia M. Randall 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 Edward Randall pay the costs herein taxed at \$7.50. (paid Dec. 1st 1910)

6896. In the Matter of Adell Rice
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6896. In the Matter of the Guardianship of Adell Rinchart. Minor } Filing First and Final Account.
 This day came Mary H. (Rinchart) Thomas Guardian of Adell Rinchart 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 31st day of December, A.D. 1910, at one o'clock P.M. to which time said matter is continued.

Joseph Blue, Ex -
 Mary E. Southwick
 Plaintiff

7231 William J. Southwick } Order For Appraisement
 Defendant

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 appearances 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 E. Southwick deceased.
 And William J. Southwick the widower of the said Mary E. Southwick having elected to take under the will he has no dower; it is therefore ordered and adjudged by the Court that the said premises be appraised free of the dower, by the oaths of William Hunter, George Fisher and Jason Case, 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.

Tuesday, December 6th 1910.

John L. Longbrake Adm'r
 of Emily Shirk
 Plaintiff

7228 Margaret F. Snodgrass } Order For Appraisement
 et al. Defendant

This day this cause on to be heard upon the petition, proofs and exhibits 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 Emily Shirk deceased.
 And Frank L. Shirk the widower of the said Emily Shirk 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 P.D. Longbrake

D. C. Bolenbaugh and L. A. Taylor 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

7256 In the Matter of the Inspection of the Treasury of Union County, O. Appointment of Inspectors. 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 L. W. Hazen and Christina J. Reams 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 L. W. Hazen and Christina J. Reams appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said L. W. Hazen and Christina J. Reams 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 L. W. Hazen and Christina J. Reams 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 proceedings in this behalf, and this matter is continued for report.

6606² In the Matter of the Estate of Philip Spain Deceased. Filing First and Final Account.

This day came H. V. Spicer administrator de bonis moris of the Estate of Philip Spain 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 December A. D. 1910, at one o'clock P. M. to which time said matter is continued.

6883 In the Matter of the Estate of John M. McShroy Deceased. Filing First and Final account.

This day came Emma McShroy executrix of the estate of James M. McShroy late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 31st day of Dec. A. D. 1910, at one o'clock P. M. to which time said matter is continued.

John L. Gougeon of Emily S. 7228

Margaret et al.

This day the Court, D. C. Bolenbaugh and respects hereby re

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John L. Longhrey Admin-
of Emily Shuck
Plaintiff.

vs.
Margaret Snodgrass
Defendants.

Petition to Sell Real Estate.

Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by P.D. Longbrake, D.C. Bolenbaugh and L.A. Taylor in pursuance to 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 therefore further ordered that said John L. Longhrey as such Administrator proceed according to law to sell the real estate described in the petition free of dower at public auction for not less than two-third 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 of general circulation in Union County, Ohio, where said real estate is situated Marysville, Ohio, Union County, and on E. 4th st.

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
Accounts filed for settlement.

Motion 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, Dec. 31st 1910, at one o'clock p.m., as follows:

- 7033 Francis Weldon, administrator of the Estate of Martha B. Weldon: first and final account.
- 6955 F.A. Thompson, administrator of the estate of Eleanor Scott: Second and final account.
- 6896 Robert M. McBrody, executor of the estate of Coritta Holycross: first and final account.
- 5885 L.F. Blue, executor of the estate of Josiah Blue: Fifth and Final account.
- 6883 Emma McBrody, executrix of the estate of John M. McBrody: first and final account.
- 6721 John R. Dodge, executor of the estate of John H. Dodge: second and final account.
- 7056 Elias Parrott Jr., administrator of the estate of Elias Parrott, Sr.: first and final account.
- 7087 Homer J. Brown, executor of the estate of Loretta S. Brown: first and final account.
- 6606 H.V. Spicer, administrator de bonis non of the estate of Philip Spain: first and final account.

- 6886 Mary W. Thomas, guardian of Adell Reinhart: first & final account.
- 6916 J. B. Snuffin, guardian of Ellis Snuffin: First account.
- 6901 Mary C. Stubbs, guardian of Cornelius Jarve: First account.
- 6825 Sarah G. Watson, guardian of Ray Buehgardner: First and final account.
- 6795 Adde Jarve, guardian of Mabel Jarve et al: Second account.
- 6637 John S. Schuddeher, guardian of Alma J. Schuddeher: first and final account.

Wednesday, Dec. 7th 1910

In the Matter of the Will of } Orders for Will.
 Sampson H. Snowden, deceased }
 7258 }
 This day an instrument of writing, purporting to be the Last Will and Testament of Sampson H. Snowden, 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, notice waived. That said application will be for hearing before this Court on the 6th day of December 1910, at one o'clock P.M.

In the Matter of the Will of } Orders on Hearing.
 Sampson H. Snowden, Deid } Admission to Probate and Record.
 7258 }
 Be it Remembered, That heretofore, to-wit: on the 6th day of December A.D. 1910, an instrument of writing, purporting to be the Last Will and Testament of Sampson H. Snowden, 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 W. D. Cameron and Clara C. 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 Sampson H. Snowden 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 Mary F. Snowden pay the costs herein taxed at \$

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In the Matter of the Last Will and Testament
of Sampson H. Snowden, Deceased

Ordering Citation to Widow.

It appearing to the court from the last will and testament of
Sampson H. Snowden deceased, which has been duly admitted to pro-
bate and record in this court, that said testator died leaving
Mary F. Snowden his widow, and that provision was made for
said widow in said Will.

It is therefore ordered that a citation issue to said Mary F. Snowden,
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 consort and take the distributive share of his personal estate.

7258

In the Matter of
The Will of
Sampson H. Snowden Deid.

Order on
Election of Widow.

This day Mary H. Snowden widow of said Sampson H. Snowden de-
ceased, appeared in open Court, in person, and made application
to take under the will of said decedent. And the Court having ex-
plained 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 H. Snowden widow thereupon elected to take under said
Will.

It is ordered that this proceeding be recorded and that Mary H.
Snowden pay the costs herein taxed at \$ —.

7257

In the Matter of
The Estate of
William M. Bartmell, Deid.

Appointment.
Order for Bond.

This day Alexander B. Johnson appeared in open Court, and made
and filed an application under oath as required by law, to be ap-
pointed Administrator of the estate of William M. Bartmell late of
Paris Township, Union County, Ohio, deceased, and an affidavit
that there is not to his knowledge, any last Will and Testament
of the alleged intestate, also a statement in general terms
as to what the estate consists of and the probable value thereof;
and the Court being satisfied that an administrator should
be appointed, and that said Alexander B. Johnson 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
(\$1600.00) Dollars, and this cause is continued.

7259

In the Matter of
The Estate of
William M. Bartmell Deid.

Appointment. Order.
Bond Approved. Letters Issued.

This day Alexander B. Johnson appeared in open Court,
accepted the appointment as Administrator, of the Estate of
William M. Bartmell deceased, and gave and filed herein

Bond in the sum of Sixteen Hundred (\$1600.00) Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Alexander B. Johnson that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

In the Matter of
The Estate of
Elyza Hornbeck, Deceased } Appointment.
Order for Bond.

7259

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 Elyza Hornbeck 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 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 Fifteen Hundred (\$1500.00) Dollars, and the cause is continued.

In the Matter of
The Estate of
Elyza Hornbeck, Deceased } Appointment. Order.
Bond Approved. Letters Issued.

7259

This day Milo L. Myers appeared in open Court, accepted the appointment as Administrator, of the Estate of Elyza Hornbeck deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred (\$1500.00) Dollars, conditioned according to law, with D. L. Conrad and L. B. Harvey freeholders 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 \$.

In the Matter of the Guardianship
of Adell Rinehart, Minor } Appointment.
Order For Bond.

6886^a

This day Elsworth J. Rinehart appeared in open Court, and made application to be appointed Guardian of Adell Rinehart and the Court being satisfied that said Adell Rinehart is a minor of the age of 16 years, July 17th 1910, and a child of Lawrence E. Rinehart late of Taylor Township, Union County, O. deceased, and that said minor resides in this County; and the said Adell Rinehart having in open Court made choice of said Elsworth Rinehart as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Elsworth J. Rinehart having filed an affidavit, of the contents thereof. It is ordered that such Guardian be appointed according to law, in the cause is continued.

In the Matter of
Adell Rinehart

6886^a

This day Elsworth J. Rinehart appeared and filed an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said 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 Fifteen Hundred (\$1500.00) Dollars, and the cause is continued.

In the Matter of
John H. Jones

7250

This day Elsworth J. Rinehart appeared and filed an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said 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 Fifteen Hundred (\$1500.00) Dollars, and the cause is continued.

J. A. Fry Adm.
Estate of M. J. Jones

7260

This day Elsworth J. Rinehart appeared and filed an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said 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 Fifteen Hundred (\$1500.00) Dollars, and the cause is continued.

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Elsworth J. Rinehart 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 Elsworth J. Rinehart be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Thousand (\$2000.00) Dollars; and this cause is continued.

6886^a In the Matter of the Guardianship of } Appointment. Bond Approved.
Adell Rinehart "a minor". } Letters Issued.

This day Elsworth J. Rinehart appeared in open Court, accepted the appointment as Guardian of Adell Rinehart and gave and filed herein his Bond in the sum of Two Thousand \$2000.00 Dollars, conditioned according to law, with A. S. Rinehart and Mary A. Rinehart freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Elsworth J. Rinehart 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 Elsworth J. Rinehart that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$---.

Friday, December, 9th 1910.

7250 In the Matter of the Estate of } No. 7250
John H. Jennings, Deceased } Filing Inventory.

This day came W. H. Peuce administrator of the Estate of John H. Jennings, 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. Peuce has in all respects complied with the Statute to such case made and provided, do order the said Inventory filed and recorded. It is further ordered that said W. H. Peuce pay the costs herein taxed at \$---.

7260 J. A. Fry Adm - of the }
Estate of Mary J. Fry. }
Plaintiff. } Filing Petition To Sell Real Estate

vs.
William F. Fry
and others Defendants

This day came the Plaintiff J. A. Fry adm of the estate of Mary J. Fry and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Mary J. Fry, 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

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which they are required by law to answer the same, be given to each of the said defendants: and this cause is continued.

F. A. Fry, administrator
of the Estate of
Mary J. Fry, deceased.
Plaintiff.

Order.
Service by Publication.

7260

vs
William F. Fry et al.
Defendants.

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 Sylvester Scott, Susan Scott, Susan Johnson, Sewell Orakood, Lenna Slatterbeck, Clyde Slatterbeck, Hannah Spain, Mettis Emery and George Emery, non-resident of Ohio, that service of summons on them cannot be made in this State: that the residence of said Sylvester Scott, Susan Scott and Susan Johnson is Larwill Whitley, Mo. Sid. Sewell Orakood, Mettis Emery and Geo. Emery is Northwood, Wash Co. Iowa, Lenna Slatterbeck and Clyde Slatterbeck is Puster, Okmulgee Co. Oklahoma, Hannah Spain, Sioux City Woodbury Co. Iowa. Heirs of Mary J. Fry deceased. It is ordered that the publications be made for six consecutive weeks, in a news paper 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 of each of said Defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

Monday, December 12th 1910

In the Matter of the Inspection of the
Treasury of Union County, O.

Filing report of Inspectors, Etc.

7256

This day this matter came on further to be heard, and thereupon came Cluskey J. Ramm and L. W. Hagen heretofore, to wit: on Dec. 10th 1910, 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 published by law, so of general ordered by of this office Union C

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In the Matter of John E. Be it Res an instru of John E. was produ And it wor tic of the same to p, and next to a form Thereupon subscribing to the ex was reduc and filed instrument Mc Ginn d and that 2 sealing the not under It is the ted to Probate witness

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In the Matter of The O

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It is further Ordered by the Court that a certified copy of said report be published in Mansville 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.

In the Matter of the will of }
John E. McBune Deceased } Order on Hearing.
7257 } Admission to Probate and Record.
Be it Remembered, that heretofore, to wit: on the 10th day of Dec. A.D. 1910, an instrument of writing, purporting to be the last Will and Testament of John E. McBune, late of Jerome 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 Fred Strickland and J.P. McDowell 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 E. McBune 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 \$-

In the Matter of }
The Estate of } Appointment.
John E. McBune } Order for Bond.
7260 }
This Last Will and Testament of John E. McBune late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed; this day J.P. McDowell and A.E. Warner 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 J.P. McDowell and A.E. Warner is a suitable person and legally competent; it is ordered that they be appointed as such Executors, Bond dispensed with by Will, and this cause is continued.

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In the Matter of
The Estate of
7260 John E. McBune Deceased.

Appointment. Bond Approved.
Letters Issued.

This day J. P. McDowell and A. E. Warner appeared in open Court, accepted the trust as Executors of the estate of John E. McBune deceased. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said J. P. McDowell and A. E. Warner that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$.

In the Matter of the Estate
7260 of John E. McBune Deceased.

Appointment of Appraisers

This day came J. P. McDowell and Albert E. Warner of the Estate of John E. McBune, 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 Cephus Atkinson, Calvin Liggett and Geo. Grewell, 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.

Wednesday December 14th 1910.

Wm. King Executor of the Estate
of Louisa Beckman.

Plaintiff.

Petition to Sell Real Estate.

7217

John J. Beckman
et al.

Defendants.

Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by C. Opewitt, John Green, and J. M. Lowe 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 the same and hereby is approved and confirmed. It is therefore further ordered that said William King as such Executor proceed according to law to sell the real estate, described in the petition 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, 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 4 weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper 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.

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7212. In the Matter of
 The Estate of
 John M. Gunder, Deceased }
 Inventory and Appraisement
 Partnership Assets
 Order.
 This day came John B. Gunder administrator of John M. Gunder and filed herein the inventory and appraisement of the assets of the late partnership of John M. Gunder and H. O. Gunder together with a schedule of the debts and liabilities thereof. It is ordered that this proceeding (including the schedule of the real estate) be recorded in the record of inventory in this Court. It is further ordered that the costs herein taxed at \$— be paid out of said partnership assets by said Executor.

6382. In the Matter of the Guardianship
 of Victor Guy Poling "a minor" } Filing Final and final Account.
 This day came Jeremiah Poling guardian of Victor Guy Poling a minor of Union County, Ohio, did present his final 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 Jan. A.D. 1911 at one o'clock P.M. to which time said matter is continued.

7254. In the Matter of the Estate
 of John Oppihle, Deceased } Filing Inventory.
 This day came Mary Oppihle executrix of the estate of John Oppihle, 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 Oppihle 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 Mary Oppihle pay the costs herein taxed at \$—

Thursday, December 15th 1910.

7262. In the Matter
 The Estate of
 Francis M. Dort Deid } Appointment
 Order for Bond.
 The Last Will and Testament of Francis M. Dort late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed; this day Edward H. Porter the Executor named in said Will, appeared in open Court, and made and filed and 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 Edward H. Porter 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 (\$600.00) Dollars, and this cause is continued.

7262 In the Matter of
The Estate of
Francis M. Doer Decid. } Appointment, Bond Approved.
Letters Issued.
This day Edward W. Porter appeared in open Court, accepted the trust as Executor of the Estate of Francis M. Doer deceased, and gave and filed herein his Bond in the sum of Six hundred (\$600.00) Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md. 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 Edward W. Porter that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$—

6365² In the Matter of the Guardianship
of Orwin Fleming a minor } Filing First Account.
This day came Henry A. Perkins guardian of Orwin Fleming a minor of Union County, Ohio, and presented his first Account in settlement of said Guardianship duly verified.
Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of January A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Friday December 16th 1910.

7263 In the Matter of
The Estate of
Sarah A. Hower Decid. } Appointment
Order for Bond.
This day Benjamin R. Hower appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Sarah A. Hower late of Claibourne 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 Benjamin R. Hower is legally competent: it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of three thousand and Dollars, and this cause is continued.

7263 In the Matter of
The Estate of
Sarah A. Hower Decid. } Appointment, Order.
Bond Approved. Letters Issued.
This day Benjamin R. Hower appeared in open Court, accepted the appointment as Administrator, of the Estate of Sarah A. Hower deceased, and gave and filed herein his Bond in the sum of three thousand (\$3000.00) Dollars, conditioned according to law, with Isaac Baker and W. S. Bidelle freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Benjamin R. Hower this this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—

7263 In the Matter
of Sarah A. Hower
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7263 In the Matter of the Estate of Sarah A. Hower, Dec'd. } Appointment of Appraisers

This day came Benjamin R. Hower, administrator of the Estate of Sarah A. Hower, 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 Albert Howe, R. F. Elliott and John McMillen, 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 Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

Monday, December, 19-1900

7255 In the Matter of the Last Will and Testament of Basia M. Randall, Dec'd. } Ordering citation to widower.

It appearing to the Court from the last Will and Testament of Basia M. Randall deceased, which has been duly admitted to probate and record in this Court, that said testatrix died leaving Edward Randall her widower, and that provision was made for said widower in said Will.

It is therefore ordered that a citation issue to said Edward Randall, 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 consort and take the distributive share of her personal estate.

7255- In the Matter of The Estate of Basia Randall Dec'd. } Order on Election of Widower.

This day Edward Randall widower of said Basia M. Randall 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 Edward Randall widower thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and the costs have been paid.

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In the Matter of the Guardianship of Hilda Grace Swann and Mary L. Swann Minors
 7264
 Appointment Order For Bond
 This day Della A. Weaver appeared in open Court, and made application to be appointed Guardian of Hilda Grace Swann and Mary L. Swann and the Court being satisfied that said Hilda Grace Swann is a minor of the age of 19 years, and Mary L. Swann is a minor of the age of 19, and are children of Mollie A. Swann late of Paris Township, Union County, Ohio, deceased, and that said minors resided in this County; and the said Hilda Grace Swann and Mary L. Swann having in open Court made choice of said Della A. Weaver as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Della A. Weaver 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 Della A. Weaver be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Seven Thousand (\$7000.) Dollars; and this cause is continued.

In the Matter of the Guardianship of Hilda Grace Swann and Mary L. Swann Minors
 7264
 Appointment. Bond Approved Letters Issued
 This day Della A. Weaver appeared in open Court, accepted the appointment as Guardian of Hilda Grace Swann and Mary L. Swann and gave and filed herein her Bond in the sum of Seven Thousand (\$7000.) Dollars, conditioned according to law, with The Title Guaranty and Surety Company freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Della A. Weaver 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 A. Weaver that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

Thursday, December 22nd 1910.

In the Matter of The Estate of Thomas Rinn
 6907
 Motion to file an account.
 Order For Motion, etc.
 This day Mary Ellen McMeal appeared in open Court and filed her Motion for Executor in the Estate to file account.
 It is ordered that the time of hearing said Motion be and hereby is fixed for the 30th day of Dec. 1910, at 11 o'clock A.M., and that notice thereof issue to Stephen M. Rinn and John Durkin Executors, to be served upon them 3 days before said day of hearing, and this cause is continued.

Edward H. C. Estate of

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In the Matter of Joseph
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6186

In the Matter of Bandage
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In the Matter of James
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7223 Edward W. Porter admr -
Estate of Conrad Decker
Deceased.
vs. Plaintiff
Flora Darling et al. Defendant.

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, to pay the debts of the said Conrad Decker deceased. it is therefore ordered and adjudged by the Court that the said premises be appraised, by the oaths of James Guy, Williams Acton and Deck Berry 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, December 26-1910.

7072 In the Matter of the Estate of }
Joseph H. Palmer, Deceased } Filing First and Final

This day came G. F. Douley administrator of the Estate of Joseph Palmer late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 28th day of January, A.D. 1911, at one o'clock P.M. to which time said matter is continued.

6186^a In the Matter of the Guardianship }
of Gaudace Merrill } Filing First Account.

This day came Grant Brock guardian of Gaudace Merrill, administrator of Union County, Ohio, and presented his First account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of January A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Tuesday, December 28th 1910

7265 In the Matter of the Will of }
James Britter Deceased } Order for Filing Will, Notice of Hearing

This day an instrument of writing, purporting to be the last Will and Testament of James Britter, late of Claibourne 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 17th day of January 1911, at one o'clock P.M.

Thursday, December 29th 1910.

7257 In the Matter of the Estate of Mrs. M. Cartmell, Deid. Appointment of Appraisers.

This day came A. B. Johnson, administrator of the Estate of Mrs. M. Cartmell, deceased, and made application of 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 Mrs. O. Searcy, Theodor Mullen and Robert Deum, 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.

7234 In the Matter of The Will of Carolina Rublen, Deid. Order, Authority to Transfer. Real Estate.

This day Henry Rublen 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 Carolina Rublen 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: Situated in the County of Union, State of Ohio and in Taylor Township:- Being the undivided one half of the following described tract:-

Being a part of Survey No. 4265, by true meridian, Beginning at a stone in the center of the Wheeler road and two rods west of Henry Jackson's northeast corner; thence with the west line of a lane owned by John A. Welch, S. 11° E. 93.90 poles to a stake and a stone at the southeast corner of a parcel of land conveyed by John A. Welch to Sarah C. Sudduth Oct. 10th 1894; thence with the southerly line of said land S. 50° 30' W. 35 poles to a stake in the center of Mill Creek; thence down the creek with the meanderings thereof, S. 50° 45' E. 3 poles, S. 48° 30' E. 8.40 poles, S. 29° 45' E. 28 poles, S. 33° W. 15.16 poles S. 21° 45' E. 12.20 poles to a stake in the old bed of Mill Creek and in James Carter's north line; thence with said line S. 84° 15' W. 80 poles to a stone and brick bats on the south bank of Mill Creek and southeast corner to Susan Morford's land; thence down Mill Creek N. 19° 15' E. 45 poles to a corner in the center of said creek; thence N. 9° 45' W. 124 poles to a stone and brick bats in the center of the Wheeler road; thence N. 78° E. 70.20 poles with the center of said road to the place of beginning, containing seventy and 83/100 acres of land, be the same more or less. And it appearing to the satisfaction of the Court that the terms

of said Will Devise by Carolina C. real estate to the name said Henry

7252 F. S. Hager of the Estate Sarah M. Sarah M. et al.

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6484 In the Ma St Patrick This of St Patric presented Estate) due Whereu ed for lea o'clock, P.M.

of said Will have been fully complied with on the part of said Devisor hereinbefore named, and that all the debts of said Carolina Rublen have been fully paid, it is ordered that such real estate be transferred upon the Duplicate of the County to the name of Henry Rublen and that a certificate issue to said Henry Rublen as provided by law.

7252 F. S. Hager, Administrator of the Estate of Sarah M. Hager Deceased. vs. Plaintiff Sarah M. Hager et al. Defendants.

Petition for Allowance of Claim Against Estate. Order for Motions, Etc.

This day this cause came on to be heard upon the pleadings, evidence and testimony of F. S. Hager, Claudia M. Hager and Willie James 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 F. S. Hager against said Estate amounting to Five hundred and Twenty dollars, with interest thereon from the 28th day of Dec. 1910 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 \$12.⁰⁰

7257 In the Matter of the Estate of Killip M. Cartmell Deceased.

Filing Inventory.

This day came Alexander B. Johnson administrator of the Estate of Mrs. M. Cartmell, 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 Statute to such care made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$—.

6484 In the Matter of the Estate of St. Patrick Harris, Deceased.

Filing First and Final Account.

This day came H. V. Spier administrator of the estate of St. Patrick Harris 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 Jan. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of
The Will of
7266 William J. S. Kile Deceased

Order.

This day Clark Kile appeared in open Court and produced an Authenticated Copy of the Will of William J. S. Kile late of Madison 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 Madison County, 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 Clark Kile pay the costs herein taxed at \$2.23.

In the Matter of
The Estate of
7267 F. W. Skidmore Deceased

Appointment
Order for Bond.

This day Lillian Skidmore appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of F. W. Skidmore late of York Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Lillian Skidmore is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Eight thousand & 8000.00 Dollars, and this cause is continued.

In the Matter of
The Estate of
7267 F. W. Skidmore Deceased

Appointment. Order.
Bond Approved, Letters Issued.

This day Lillian Skidmore appeared in open Court, accepted the appointment as Administratrix, of the Estate of F. W. Skidmore deceased, and gave and filed herein her Bond in the sum of Eight thousand & 8000.00 Dollars, conditioned according to law, with the American Surety Co. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Lillian Skidmore that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.

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7267 In the Matter of the Estate of F. W. Skidmore, Deceased } Appointment of Appraisers
 This day came Lillian Skidmore, administratrix of the Estate of F. W. Skidmore, 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 Underwood, F. W. Perkins, Nelson Keller, 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.

Saturday, December 31st 1910.

5887 In the Matter of the Guardianship of Frank Body, deceased } Filing 2nd and final account.
 This day came R. H. Body guardian of Frank Body 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 Jan. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7152 David Mc Koon }
 administratrix }
 of Nancy Mc Koon } Plaintiff.
 vs }
 David Mc Koon }
 et } Defendants }
 Petition to Sell Real Estate
 Orders of Sale, etc.

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by J. J. Watts, J. J. Mc Cloud and H. D. Moon, 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 therefore further ordered that said David Mc Koon as such Administrator proceed according to law to sell the real estate, described in the petition free from dower at public auction one 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 mortgages 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 of general circulation in Union County, O. 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.

6852 In the Matter of the Guardianship } Filing First Account.
 of John Robbins }
 This day came Edward Robbins guardian of John Robbins 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 28th day of January A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7076 In the Matter of the Estate of } Filing First Account.
 C. A. Williams Deceased }
 This day came Harry A. Williams executor of the Estate of C. A. Williams 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 January A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7268 In the Matter of the Guardianship } Appointment.
 of Kent L. Ballinger, Minor } Order For Bond.
 This day E.M. Gibson appeared in open Court and made application to be appointed guardian of Kent L. Ballinger and the Court being satisfied that said Kent L. Ballinger is a minor of the age of 12 years, July 14th 1910, and a child of John Ballinger late of Jackson Township, Union County, Ohio, deceased, and that said minor resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said E.M. Gibson is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate, It is ordered that said E.M. Gibson be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two thousand (\$2000.00) Dollars; and this cause is continued.

7268 In the Matter of the Guardianship } Appointment. Bond Approved.
 of Kent L. Ballinger, Minor } Letters Issued.
 This day E.M. Gibson appeared in open Court, accepted the appointment as Guardian of Kent L. Ballinger and gave and filed herein his Bond in the sum of Two thousand (\$2000.00) Dollars, conditioned according to law, with E.J. Bault and W.P. Brown freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said E.M. Gibson took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.
 It is therefore ordered that Letters of Guardianship issue to said E.M. Gibson that this proceeding be recorded, and that said Guardian pay the costs herein taxed at law.

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In the Matter of
The Will of
7265 James Butler Deceased. Order For Commission.
This day James O. Butler appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of J. S. Burmudez witness to codicil to the Will of said James Butler deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to wit: at Manchester Tennessee.
It is therefore ordered that such Commission, that said Will annexed issue to 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 account filed for settlement]
Noticed 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.

7033 Francis Weldon, administrator of the estate of Martha B. Weldon; first and final account.
6958 F. A. Thompson, administrator of the estate of Eleanor Scott; second and final account.
6896 Robert McCrory, executor of the estate of Rosetta Holycross; first and final account.
5885 L. F. Blue, executor of the estate of Joseph Blue; fifth and final account.
6883 Emma McElroy, executor of the estate of John M. McElroy; first and final account.
6721 John R. Dodge, executor of the estate of John K. Dodge; second and final account.
7056 Elias Parrott Jr. administrator of the estate of Elias Parrott Sr.; first and final account.
7087 Homer J. Brown, executor of the estate of Louisa S. Brown; first and final account.
6606^a H. V. Spicer, administrator de bonis non of the estate of Philip Spain; first and final account.
6886 Mary W. Thomas, guardian of Adell Ruelhart; first and final account.
6916 J. B. Shuffin, guardian of Ellis Shuffin; first account.
6901 Mary C. Stubbs, guardian of Cornelius Jarvis; first account.
6825 Sarepta G. Water, guardian of Ray Buntingardner; First account.
6795 Addie Jarvis, guardian of Maud Jarvis et al; Second account.
6637 John S. Schneider, guardian of Anna J. Schneider; first and final account.

In the Matter of
The Estate of
7033 Martha B. Weldon, Deceased. First and Final Account.

This day the First and Final account of Francis Weldon administrator of the estate of Martha B. Weldon 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 she is allowed the sum of One hundred & forty three & $\frac{7}{100}$ Dollars (\$143.70), 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.

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
6958 Eleanor Scott, Deceased. Second and Final Account.

This day the Second & final account of F. A. Thompson administrator of the estate of Eleanor Scott 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 & fifty two & $\frac{2}{100}$ Dollars (\$152.02), 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-eight hundred eighty seven & $\frac{92}{100}$ Dollars (\$2887.92), in the hands of said Administrator due said estate; which amount he is ordered to pay over and distribute according to law.

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
6896 Rosetta Hobbs

This day the account of the estate of Rosetta Hobbs 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 she is allowed the sum of Fourteen & $\frac{1}{100}$ Dollars (\$14.01), 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.

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
5885 Josiah Blue

This day the account of the estate of Josiah Blue 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 Four hundred & $\frac{1}{100}$ Dollars (\$400.01), 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.

Costs paid.

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

6896 In the Matter of
The Estate of
Rosetta Holycross, Deid.

First and final Account.

This day the first and final Account of Robt. McCrory executor of the estate of Rosetta Holycross 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 Fourteen and 82/100 Dollars (\$14.82), 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.

Costs paid.

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

5885 In the Matter of
The Estate of
Josiah Blue, deid.

Fifth and Final Account.

This day the 5th and final 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 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 Four hundred + forty + 56/100 Dollars (\$440.56), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

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
6883 John M. Mc Brody deceased. First and Final Account

This day the first and final account of Emma Mc Brody, executrix of the estate of John Mc Brody 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 Seven hundred & thirty-two + $\frac{57}{100}$ Dollars. (\$732.57), due said Executrix from said estate 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
6921 John K. Dodge deceased. Second and Final account

This day the second and final account of John K. Dodge executor of the estate of John K. Dodge deceased, came on for hearing & 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 Fourteen and $\frac{29}{100}$ Dollars (\$14.22), 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 One hundred & eighteen $\frac{69}{100}$ Dollars (\$118.69), 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 John K. Dodge deceased.

Costs paid.

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

In the Matter
The Estate of
7056 Charles Parro

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In the Matter of
The Estate of
7056 Charles Parrott Sr. Deid. First and Final Account.

This day the first and final account of Charles Parrott Jr. administrator of the estate of Charles Parrott Sr. 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 hereby is approved, allowed and confirmed.

It is ordered that said Administrator be and he is allowed the sum of One hundred and sixty seven $72\frac{3}{100}$ Dollars (\$167.23), 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.

Certs 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
7087 Loretta S. Brown Deid. First and Final Account.

This day the First and final account of Homer J. Brown executor of the estate of Loretta S. Brown, 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 Twenty-seven Dollars (\$27.00), 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 Sixty-six and $0\frac{7}{100}$ dollars (\$66.07), 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 Loretta S. Brown, deceased.
Costs paid

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

6886 In the Matter of
Guardianship of
Adell Rumbart } First and Final account

This day the first and final account of Mary M. Thomas guardian of Adell Rumbart 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 Forty Dollars, (\$40.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Thirteen hundred four and 2/100 Dollars, (\$1304.20), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

Costs paid

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

6916 In the Matter of
Guardianship of
Ellis Snuffin } First partial Account.

This day the First partial Account of Thomas B. Snuffin guardian of Ellis Snuffin 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), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Five hundred & thirty-eight + 52/100 Dollars, (\$538.52) due said Guardian from said Ward.
Costs paid.

It is ordered
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In the Matter of
Guardianship of

6901 Cornelius J. ...
This day

Cornelius J. ...
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It is ordered
and confirmed

The Court finds
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Costs paid

It is ordered
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In the Matter of
Guardianship of

6925 Ray Bunnegar
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Costs paid

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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 }
Guardianship of }
6901 Cornelius Jarvis } First Account.

This day the first account of Mary E. Stubbs guardian of Cornelius Jarvis 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 Ten hundred & forty-four & 29/100 Dollars, (\$1044.29), in the hands of said Guardian due said Ward.

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 }
6725 Ray Buegardner } First and Final Account.

This day the First and Final account of Sarepta G. Nation guardian of Ray Buegardner 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 Twenty-five and 88/100 Dollars (\$25.88), 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.

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
6795 Maude Jarvis et al. Second Account.
This day the second account of Adde B. Jarvis guardian of Maude Jarvis 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 thirty-nine hundred sixty-four & 7/100 dollars (\$3964.76), in the hands of said guardian due said Maude;

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
6637 Anna V. Schneider First and Final Account.
This day the first and final account of John S. Schneider guardian of Anna V. Schneider 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 accounts duly balanced, and said Guardianship settled according to law.

Costs paid.

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

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, Jan 3rd 1911, at one o'clock p. m., as follows:

6752 Edward Robbins, guardian of John Robbins: first account.

6382 Jennie Pol
account.
6365⁺ Henry A. G
6186² Grant Brock
5887 R. H. Body
7076 Harry A. H
7072 G. F. Douley
and final
6487² H. V. Spicer,
final account

John L. Long
Adm -
Emily Shuck
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7228 Margaret F. S
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7017 In the Matter
of Chester L. C
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- 6382 Jennie Poling, guardian of Victor Guy Poling: fourth and final account.
- 6365⁺ Henry A. Perkins, guardian of Emma Fleming: first account.
- 6186² Grant Brock, guardian of Claude Meall: first account.
- 5887 R. H. Body, guardian of Frank Body: second and final account.
- 7076 Harry A. Williams, executor of the estate of C. A. Williams: first account.
- 7072 G. F. Douley, administrator of the estate of Joseph H. Palmer: first and final account.
- 6487² H. V. Spicer, administrator of the Estate of St. Patrick Harris: first and final account.

John L. Longbery
Admin —
Emily Sluck
Plaintiff.

Petition to Sell Real Estate
Order approving and confirming Sale.

7228 Margaret F. Snodgrass
et al. Defendants

This day this cause coming on to be heard on the return of John L. Longbery administrator of the estate of Emily Sluck 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 L. Longbery as such Administrator make to the purchaser Frank L. Sluck 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 \$.

7017 In the Matter of the Estate of Chester L. Robinson Deceased } Filing First Account.

This day came Juliett Robinson executrix of the Estate of Chester L. Robinson 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 25th day of February A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

7017 In the Matter of The Estate of Chester L. Robinson Deceased } Motion for Extension of Time to Collect Assets. Order.

This day Juliett Robinson executrix of the estate of Chester L. Robinson deceased, appeared in open Court, and filed her motion for an extension of time to collect the assets belonging to said estate, and also her affidavit as required by law in such cases. And the Court being satisfied by said affidavit, that from the situation of such assets, further time is required

for their collection: 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 Executrix pay the costs herein taxed at \$.

Monday, January, 9th 1911.

7269

In the Matter of
The Estate of
Maude W. Shaver, Deid.

Appointment.
Order for Bond.

This day Charles Braum appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Maude W. Shaver 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 Char. Braum is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Five Thousand (\$5000.00) Dollars, and this cause is continued.

7269

In the Matter of
The Estate of
Maude W. Shaver, Deid.

Appointment, Orders.
Bond Approved, Letters Issued.

This day Charles Braum appeared in open Court, accepted the appointment as Administrator, of the Estate of Maude W. Shaver, deceased, and gave and filed herein his Bond in the sum of Five Thousand (\$5000.00) Dollars, conditioned according to law, with H. E. Shaver, David Shaver, Carrie W. Shaver and G. M. Coleman freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Char. Braum that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

7269

In the Matter of the Estate
of Maude W. Shaver, Deceased

Appointment of Appraisers.

This day came Charles Braum, Administrator of the Estate of Maude W. Shaver, 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 Geo. E. Whitney, Chas. A. Morelock and H. E. Conkright 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.

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In the Matter
of Thomas

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Josiah Blue
Mary E. S

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vs.
William S.
et al.

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In the Matter
Samuel B.

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

71.01 In the Matter of the Estate of Thomas M. Elson, Deed. Filing First and Final Account.
This day came Lee W. Elson, one of the Executors of the Estate
of Thomas M. Elson late of Union County, Ohio, and presented
his first and final account in settlement of said Estate duly verified.
Whereupon the Court do Order the same filed and advertised for
hearing on Saturday, the 25th day of February A.D., 1911 at one o'clock
P.M. to which time said matter is continued.

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Jouah Blue - Ex-
Mary E. Southwick,
Plaintiff

Petition to Sell Real Estate.

72.21 William J. Southwick
et al. Defendants. Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and pro-
duced to the Court, the report of an appraisement herein made by
William Huston, Geo. Fisher and Jaron Case 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 or-
dered that that the same be and hereby is approved and con-
firmed. And it being made to appear to the Court upon sat-
isfactory 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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It is therefore further ordered that said Jouah Blue as such Adm-
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.

72.70 In the Matter of the Will of Samuel Beightler, Deed. Order for Filing Will.
Noted and Hearing.
This day an instrument of writing, purporting to be the
last Will and Testament of Samuel Beightler, late of Allen 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 20th day of January, 1911, at one o'clock P.M.

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7271 M. F. Welch, Exr of -
John A. Welch, deceased
Plaintiff
vs.
Christina Jackson
et al. Defendants

Filing Petition To Sell
Real Estate

This day came the Plaintiff M. F. Welch, executor of John A. Welch and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said John A. Welch, 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, pending 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.

7271 M. F. Welch, Executor of
John A. Welch, dec'd
Plaintiff
vs.
Christina Jackson
et al. Defendants

Orders, Service By Publication.

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 Lois Watkins, Aaron M. Mc Neal, Irene Eddies, Oliver Mc Neal, Fattis Mc Neal, Albert Mc Neal, William Mc Neal and Howard Mc Neal non-resident of Ohio, that service of Summons on them cannot be made in this State; and also E. F. Welch, Orilla Welch & Geo. W. Welch that the residence of said Defendant are unknown. 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, mentions the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

7260 In the Matter of the Estate of }
John E. McCune Dec'd. }

Filing Inventory

This day came J. P. McDowell and Albert E. Warner executors of the Estate of John E. McCune, 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 bear in all respects complied with the Statute 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 \$

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In the Matter
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of J. E. McCune
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7260 In the Matter of
The Estate of
J. C. McEune } Petition to sell Personal Property.
Order of Sale. Etc.

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 A. E. Warner, J. P. McDowell as Executor of said J. C. McEune 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 Executor make return of their proceedings herein, within 60 days from this date, and forthwith after such sale is made, and this cause is continued.

Wednesday, January 11 - 1911

7272 In the Matter of the Will of
Motel Leonidas Mettler, Deid. } Order for Filing Will.
Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Motel Leonidas Mettler, 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, that said application will be for hearing before this Court on the 10th day of Jan. 1911, at one o'clock, P.M.

7272 In the Matter of the Will of
Motel Leonidas Mettler, Deid. } Order on Hearing
Admission to Probate and Record

Be it Remembered, That heretofore, to-wit: on the 10th day of January A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Motel L. Mettler, 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 Andrew Mettler and Morris Hill 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. Thereupon the Court finds the

aforsaid instrument of writing is the Last Will and Testament of said Moses L. Mettler 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 \$

7272 In the Matter of the Last Will and Testament of Moses Leonidas Mettler, Deceased } Ordering Citation to Widow.

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

It is therefore ordered that a citation issue to said Estella M. Mettler, 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 consort and take the distributive share of her personal estate.

7272 In the Matter of } The Will of } Order on } Election of Widow } Moses Leonidas Mettler

This day Estella M. Mettler widow of said Moses Leonidas Mettler 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 said Will; said Estella M. Mettler 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 \$

7273 In the Matter of } The Estate of } Appointment. } Order for Bond. } Moses L. Mettler

The Last Will and Testament of Moses Leonidas Mettler late of Jackson Township, in this County, deceased, having heretofore been duly proved and allowed; this day Estella M. Mettler 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 suitable person be appointed in this cause

7273 In the Matter of } The Estate of } Moses Leonidas Mettler } This day } the Court } Bond dispo } testamentary } Mettler } pay the cost

7273 In the Matter of } Moses Leonidas Mettler } This day } Moses L. Mettler } for the appo } dent.

On consideration of the premises, it is ordered that the same be as they are heretofore precedent.

It is further ordered that the Court an in person pursuant to

6907 In the Matter of } Thomas } This day } of the Estate } id, and pro } of said Esta } Whereupon } hearing on } P.M. to whic

and the Court being satisfied that said Estella M. Mettler is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, Bond dispensed with by Will, and this cause is continued.

In the Matter of
The Estate of
7273 Motes Leonard Mettler] Appointment. Bond Appraised.
Letters Issued.

This day Estella M. Mettler appeared in open Court, accepted the trust as Executrix of the Estate of Motes Leonard Mettler deceased. Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Estella M. Mettler that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$.

In the Matter of the Estate
7273 of Motes Leonard Mettler, Deid.] Appointment of Appraisers

This day came Estella M. Mettler, executrix of the Estate of Motes L. Mettler, 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. S. Myers, Benj. Rice and H. R. Vanhookton 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
6907 of Thomas Rice, Deceased] Filing first and final Account.

This day came Stephen M. Rice and John Durkin Executors of the Estate of Thomas Rice late of Union County, Ohio, deceased, and presented their first and final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of February A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

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7267 In the Matter of the Estate of
 F. W. Skidmore, Deceased. Filing Inventory.
 This day came Lillian Skidmore Administratrix of the Estate
 of F. W. Skidmore, 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. W. Skidmore 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 Administratrix pay the costs herein taxed
 at \$

Saturday, January 14-1911

7274 F. S. Hager - Adm. of
 Sarah M. Hager
 Plaintiff
 vs.
 Linden L. Hager
 et al. Defendants.
 Filing Petition To Sell
 Real Estate.
 This day came the Plaintiff F. S. Hager Adm. of the estate of Sarah M.
 Hager and presented to this Court his petition, duly verified, pray-
 ing an order for the sale of real estate of the said Sarah M. Hager,
 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, penden-
 cy 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

7274 F. S. Hager - Adm. of
 Sarah M. Hager
 Plaintiff.
 vs.
 Linden L. Hager
 et al. Defendants.
 Order Service by Publication

This day came the Plaintiff and filed herein an affidavit un-
 der the Statutes in that behalf for the purpose of procuring service
 by publication; and it appearing to the Court that the residence
 of said Defendant Harley M. Hager is unknown to the Plaintiff,
 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 when they are required to answer.

7269 In the Matter
 Maude W.
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 7275 Emory F. Sa
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7269 In the Matter of the Estate of Maude W. Sharrer, Deid. } Filing Inventory.
 This day came Elias Braun administrator of the Estate of Maude W. Sharrer, 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 \$—

7018 In the Matter of the Estate of Thaddeus Wood, Deid. } Filing First partial Account.
 This day came L. F. Wood and H. R. McAdow executors of the Estate of Thaddeus Wood late of Union County, Ohio, deceased, and presented his first partial account in settlement of said Estate duly verified.
 Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of February A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

Monday, January 16th 1911.

7275 Salem Pearce } Plaintiff
 vs }
 Emory F. Sawyer, }
 Adm^{of}-the estate }
 John F. Cartmell, Deid } Defendant }
 Petition for allowance of claim.
 This day this cause came on to be heard, attorneys for plaintiff and defendant both approved. The statement of Salem Pearce was taken in regard to the matter in the petition. It is the opinion of the Court that the facts stated in petition are true.
 Thereupon it is considered and adjudged by the Court that said Administrator pay to Salem Pearce the sum of \$415.⁰⁰ and costs herein taxed.

Tuesday, January 17th 1911.

7105 In the Matter of the Estate of L. A. Dixon, Deceased. } Filing First and Final Account.
 This day came W. M. Plotner administrator of the Estate of L. A. Dixon late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.
 Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of February A.D., 1911, at one o'clock P.M. to which time said matter is continued.

In the Matter of Inquest of Lunacy.
 7276 Laura E. Randall Order For Warrant, etc.
 This day O. W. Porter & A. B. Swisher resident citizens 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 Laura E. Randall into the Columbus State Hospital.
 It is therefore ordered that a warrant issue to Cadence Sheriff commanding him to bring said Laura E. Randall alleged to be insane, before this Court, on the 16th day of Jan. 1911, at 10 o'clock A.M.
 And it is further ordered that subpoenas issue for A. B. Swisher and P. D. Longbrake respectable physicians, to appear at the time and place aforesaid, and this cause is continued.

In the Matter of Inquest of Lunacy.
 7276 Laura E. Randall Order on Hearing, etc.
 This day this cause came on to be heard, and said Laura E. Randall was used to be brought into Court the judge personally visited her and ascertained her condition.
 Thereupon the judge proceeded with the examination, and having heard the testimony of A. B. Swisher and P. D. Longbrake the medical witnesses, and being satisfied that said Laura E. Randall 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 preceding this date; 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 A. B. Swisher and P. D. Longbrake 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 Laura E. Randall and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of Appointment.
 7277 The Estate of Order for Bond.
 Flora B. Balo Dec'd.
 This day Edward M. Balo appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Flora B. Balo late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Edward M. Balo is legally competent, it is ordered that

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In the Matter of The Estate
 7277 Flora B. Balo
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In the Matter of The Will
 7265 James B. Balo
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be appointed upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause be continued.

In the Matter of
The Estate of
Flora B. Balo Deid
72.77

Appointment, Order,
Bond Approved. Letters Issued.

This day Edward M. Balo appeared in open Court, accepted the appointment as Administrator, of the Estate of Flora B. Balo, deceased, and gave and filed herein his Bond in the sum of One Thousand (1,000) Dollars, conditioned according to law, with O. H. Brodrick and H. C. Perfect, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward M. Balo that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Tuesday, January, 15, 1911

In the Matter of
The Will of
James Cutler Deid
72.65

Order For Commission.

This day James O. Cutler appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of S. G. Burrows witness to the Will of said James Cutler deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to wit: at Manchester Tenn.

It is therefore ordered that such Commission, with said Will annexed, issue to Jno A. Harpole 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 Will of
James Cutler Deid
72.65

Order For Commission

This day James O. Cutler appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of B. L. Saluaga, F. H. Thornhill and C. H. Tinsdell witnesses to the will of said James Cutler deceased. And it appearing to the Court that said witnesses reside in the jurisdiction of this Court, to wit: at Richwood, Ohio but are unable to attend Court.

It is therefore ordered that such Commission, with said Will annexed, issue to Frank G. Ballinger a suitable 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 continued.

In the Matter of the Will of James Butler Deceased }
 7265 } Orders on Hearing.
 Admission to Probate and Record.
 Be it Remembered, That, heretofore, to-wit: on the 27th day of December A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of James Butler, late of Claibourne 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.

John A. Harpe the Commissioner heretofore appointed to take the deposition of J. S. Burrows the subscribing witnesses to Codicil to said Will; duly returned the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified, said subscribing witness to said Will, has been duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witness respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of James Butler 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 witness above named, be entered of record in this Court.

It is further ordered that James O. Butler pay the costs herein taxed at \$.

In the Matter of the Will of James Butler Deceased }
 7265 } Orders on Hearing.
 Admission to Probate and Record.
 Be it Remembered, That, heretofore, to-wit: on the 27th day of Dec. A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of James Butler, late of Claibourne 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.

Frank J. Ballinger the Commissioner heretofore appointed to take the deposition of F. H. Thornhill, C. H. Trusdell and B. L. Salmage the subscribing witnesses to said Will and Codicil; duly returned the Commission issued to him, with said Will

annexed, and subscribing witness as to the execution of the same was reduced to writing and filed with said instrument. James Butler attested; and being duly sworn, and in memory, a Court order that the probate above named. It is further ordered that the costs herein taxed at \$.

In the Matter of the Estate of James Butler }
 7278 }
 The Last Will and Testament of James Butler, late of Claibourne Township, in this County, deceased, was produced and filed in open Court and was then filed an application for such execution of the estate code being satisfied and legally executed upon the sum of \$ is continued.

In the Matter of the Estate of James Butler }
 7278 }
 This day the Court has ordered that the sum of \$ Dollars, court costs of said decedent be recorded at \$.

annexed, and also the depositions 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 subscribed and filed with said Will. It thereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said James Butler 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 James O. Butler Executor pay the costs herein taxed at \$.

In the Matter of
The Estate of
James Butler, Deid.] Appointment.
Orders for Bond.

The Last Will and Testament of James Butler late of Claiborne Township, in this County, deceased, having heretofore been duly proved and allowed; this day James O. Butler 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 James O. Butler 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 Fifty thousand (\$50,000.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
James Butler, Deid.] Appointment. Bond Approved.
Letters Issued.

This day James O. Butler appeared in open Court, accepted the trust as Executor of the Estate of James Butler deceased, and gave and filed herein his Bond in the sum of Fifty thousand (\$50,000.) Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md. freeholder, 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 James O. Butler that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

7278 In the Matter of the Estate of James Butler Deceased. Appointment of Appraisers.
 This day came James O Butler, executor of the Estate of James Butler, 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. Talnage, J. E. Howe and C. H. Truedell, 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.

Thursday, January 19th, 1911

7232 In the Matter of the Estate of Robert L. Woodburn Deceased. Filing Inventory.
 This day came Walter C. Fullington, executor of the estate of Robert L. Woodburn, deceased, by James M. Campbell, his Attorney, 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 Statute for 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 \$.

7280 In the Matter of the Will of J. M. Davids, Deceased. Orders For Filing Will. Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of J. M. Davids, 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 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 Feb. 1911, at one o'clock P.M.

7279 In the Matter of the Estate of Laura E. R...
 The Guardian...
 This day...
 being satisfied...
 of the age of...
 and the Court...
 a suitable person...
 a statement...
 Laura E. R...
 annual rents...
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 and this case...

7279 In the Matter of the Estate of Laura E. R...
 The Guardian...
 This day...
 appointment...
 herein her...
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 It is therefore...
 Milo L. Myer...
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66062 In the Matter of the Estate of Philip Spain...
 This day...
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 It is order...
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 It is order...

7279 In the Matter of
The Guardianship of
Laura E. Randall
an insane person

Appointment.
Order for Bond, etc

This day Milo L. Myers appeared in open Court, and made application to be appointed Guardian of Laura E. Randall and the Court being satisfied that said Laura E. Randall is an insane person of the age of 62 years, and resides in Paris Township in this County; and the Court being further satisfied 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 Laura E. Randall the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Milo L. Myers be appointed such Guardian upon giving bond with sureties as required by law, in the sum of eight thousand (\$8000.00) Dollars; and this cause is continued.

7279 In the Matter of
The Guardianship of
Laura E. Randall
an insane person.

Appointment.
Order, Bond Approved.
Letters Issued.

This day Milo L. Myers appeared in open Court, accepted the appointment as Guardian of Laura E. Randall and gave and filed herein his Bond in the sum of eight thousand (\$8000.00) Dollars; conditioned according to law, with Ethel E. Myers and J. W. Monroe 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 Guardian. It is therefore ordered that Letters of Guardianship issue to said Milo L. Myers that this proceeding be recorded, and that said Guardian pay the costs herein taxed at law.

66062 In the Matter of
The Estate of
Philip Spain, Deid

Order on Settlement of Administrator's Account.
First and Final Account.

This day the First and final Account of H. V. Spicer Administrator de bonis non of the estate of Philip 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 and confirmed.
It is ordered that said Administrator be and he is allowed

and the Court
It is ordered that said Administrator be and he is allowed the sum of eighteen and 7/100 Dollars (\$18.74), 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 Nine hundred & sixty-five & 42/100 dollars (\$965.42), in the hands of said Administrator due said estate which amount he is ordered to pay over and distribute according to law, and the Will of said Philip Spain, deid. 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

Order on Resignation

7232 Robert L. Woodburn, Deceased

This day came Walter C. Fullington, Executor of the last will and testament of Robert L. Woodburn, deceased and filed in this Court his written resignation as such Executor, and asks that the same be accepted by the Court. And it appearing to the Court that it is to the best interest of the said estate, the said resignation is hereby accepted and said Walter C. Fullington is ordered to file his final account in the premises, showing his administration of said estate, within three days in this Court, and matter adjourned.

Friday January 20-1911.

In the Matter of

The Estate of

#6833.

6833 Elias Gallant

It appearing to the Court that Emmanuel Green executor of the Estate having failed to file his account which is now long past due and costs of administration not having yet been paid, and that he has been notified several times of these facts. Thereupon it is ordered by this Court upon its own motion that summons issue to Emmanuel Green, and that he show reasons why he does not file an account and pay costs, and that he file account and settle costs on or before the 3rd day of February or be removed from his trust

In the Matter of

The Estate of

Appointment.

7281 Nancy M. Murphy, Deid.

Order For Bond.

This day C. S. Skindell appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Nancy M. Murphy late of Claibourne 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 appointed, and it is ordered as required by law, and

In the Matter

7281

The Estate

Nancy M. Murphy

This day the Court appointed and the said deceased, and of Five hundred & H. H. Gourley is approved Administrator recorded, and ad at \$

In the Matter

6234

The Estate

William Wag

This day the Court herein filed and viewed in the Court in satisfaction in the sale described and satisfied up advantage of sale; it is to William Wag sale, for no. It is further terms, to-wit. It is further proceedings with after s

In the Matter

72324

The Estate

Robert L. Wood

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and the Court being satisfied that an administrator should be appointed, and that said C. S. Grindell is legally competent: it is ordered that he be appointed upon giving Bond with securities as required by law, in the sum of Five hundred (\$500.00) Dollars, and this cause is continued.

7281 In the Matter of
The Estate of
Maury M. Murphy deceased, Bond Apprond. Letters Issued.
This day C. S. Grindell appeared in open Court, accepted the appointment as Administrator, of the Estate of Maury M. Murphy deceased, and gave and filed herein his Bond in the sum of Five hundred (\$500.00) Dollars, conditioned according to law, with H. F. Conroy and M. W. Hill freeholders as securities, which Bond is approned by the Court. It is therefore ordered that Letters of Administration issue to said C. S. Grindell that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$~~_____~~

6234 In the Matter of
The Estate of
William Waquer } Petition to sell Personal Property,
Orders of Sale, Etc.
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 J. F. Waquer as Executor of said William Waquer 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 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.

7232 In the Matter of
The Estate of
Robert L. Woodburn Deid. } Appointment.
Order for Bond.
The Last Will and Testament of Robert L. Woodburn late of Paris Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, this day James W. Monroe appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator de bonis moribus with the Will annexed, upon giving Bond with securities as required by law, in the sum of Twenty thousand (\$20,000.00) Dollars,

and this cause is continued

In the Matter of
The Estate of
7232² Robert L. Woodburn Deid

Appointment. Bond Approved.
Letters Issued.

This day James W. Morrow appeared in open Court, accepted the trust as Administrator de bonis moris with the Will annexed of the Estate of Robert L. Woodburn deceased, and gave and filed herein his Bond in the sum of Twenty thousand \$20,000.00 Dollars, conditioned according to law, with B. F. Carman and George O. Whitney and H. W. Mores freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issued to said James W. Morrow that this proceeding be recorded, and that said Administrator de bonis moris with the Will annexed, pay the costs herein taxed at \$.

Saturday, January 21-1911.

In the Matter of
The Estate of
7232 Harry R. Miller Deid

Appointment.
Order for Bond.

This day John B. Miller appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Harry R. Miller 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. Miller 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 (\$2000.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
7252 Harry R. Miller Deid

Appointment. Order
Bond Approved. Letters Issued.

This day John B. Miller appeared in open Court, accepted the appointment as Administrator, of the Estate of Harry R. Miller deceased, and gave and filed herein his Bond in the sum of Two thousand \$2000.00 Dollars, conditioned according to law, with F. C. Miller and W. Howard freeholders as sureties which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John B. Miller that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Edwin M. B.
Flora B. B.

7283 Edwin M.

This day Court has per real estate of the costs of admin. Whereupon, petition be for cy, and prayers are required said defendant

In the Matter of
The Will
7284 Sabina C. R.

This day to Authenticate Ohio deceased for the admin Court that, s State of Ohio It is therefore Order of Probate and that the and it is furc taxed at \$

In the Matter of
7232 of Robert L.

This day Robert L. Not ted his first verified. Whereup for hearing o P.M. to ablu

7283 Edwin M. Balo Advers-
Flora B. Balo
Plaintiff
vs.
Edwin M. Balo et al
Defendant

Filing Petition to Sell
Real Estate

This day came the Plaintiff Edwin M. Balo and presented to this Court his petition, duly verified, praying an order for the sale of the real estate of the said Flora B. Balo, 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.

7284 In the Matter of
The Will of
Salina E. Reed, Deid.

Order

This day Lulu B. Money appeared in open Court and produced an Authenticated Copy of the Will of Salina E. Reed late of Champagne County, Ohio deceased, and of the Order of Probate thereof: and made application for the admission of the same to record here: and it appearing to the Court that said Will was proved and allowed in Champagne County, State of Ohio,

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 Lulu B. Money pay the costs herein taxed at \$.

7232 In the Matter of the Estate
of Robert L. Woodburn, Deid.

Filing First and Final Account.

This day came Walter C. Fullington executor of the Estate of Robert L. Woodburn late of Union County, Ohio, deceased, and presented his First and final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of February A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

J. A. Fry as administrator of the estate of
Mary J. Fry, deceased. Plaintiff

Entry No. 7260.

7260 William F. Fry, and others. Defendants

On motion of plaintiff, it is ordered that Malissa Snyder be and she is hereby made party defendant herein, that summons issue for her, and that plaintiff have leave to file an amendment to the petition herein.

And this order is entered here as of and for the 14th day of January, 1911.

Tuesday January 24th 1911

7237 In the Matter of the Guardianship of Carter B. Perfect. Filing First and Final Account.

This day came Angus Mc Ivor guardian of Carter B. Perfect 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 on Saturday, the 25th day of February, A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7285 In the Matter of Lula Black. Inquest of Lunacy. Order For Warrant, etc

This day Pete Parker 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 Lula Black into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Cad Price Sheriff commanding him to bring said Lula Black alleged to be insane, before this Court, on the 23rd day of Jan. 1911, at 1 o'clock P.M.

And it is further ordered that subpoenas issue for Dr. Hooper and Dr. Mills respectable physicians, and for Rose Parker and Pete Parker witnesses, to appear at the time and place aforesaid; and this cause is continued

7285 In the Matter of Lula Black. Inquest of Lunacy. Order on Hearing, etc

This day this cause came on to be heard, and the said Lula Black was brought before the Court

Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Hooper and Dr. Mills the medical witnesses, and of Rose Parker + Pete Parker and being satisfied that said Lula Black is insane, that she has a legal settlement in Claibourne Township, in this County;

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that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during that 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 Carl W. Hooper and C. D. Miller 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 Lula Black and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7286 In the Matter of] Request of Lunacy.
Lula Black] Order.

The Judge being advised that said Lula Black can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing, it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to Carl Price Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ — be paid by this County as is provided by law.

7286 In the Matter of] Appointment.
The Estate of] Order for Bond.
John M. Trout, Decd.

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 John M. Trout late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said John L. Loughrey 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.

7286 In the Matter of] Appointment. Order.
The Estate of] Bond Approved. Letters Issued
John M. Trout, Decd.

This day John L. Loughrey appeared in open Court, accepted the appointment as Administrator, of the Estate of John M.

Trust deceased, and gave and filed herein his Bond in the sum of Three thousand \$3000.00 Dollars, conditioned according to law, with the Bankers Surety Company, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John L. Longhrey, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Friday January 27 - 1911

7222 F. A. Thompson Assignee vs. Plaintiff Lewis B. Williams et al. Defendants
 Petition to Sell Real Estate.
 Order Approving and confirming sale.

This day this cause coming on to be heard on the return of F. A. Thompson assignee of the estate of Lewis B. Williams 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 as such Assignee, make to the purchaser William Steiner good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Assignee pay the costs herein taxed at \$.
 Dudley C. Thornton, Probate Judge.

7003 In the Matter of the Estate of } Mary Connor, Deceased. } Filing First and Final Account.

This day cause Sarah Evans administratrix of the Estate of Mary Connor late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Administration duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of February A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7281 In the Matter of the Estate of } Nancy M. Murphy, Deceased. } Appointment of Appraisers.

This day cause C. S. Grindell, administrator of the estate of Nancy M. Murphy, 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 Harry McCabe, James Price and William Hicock, 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 to this Court pursuant to

William King of Louisa

7217 vs. John J. Bee

This day public sale there appeared the Court after due a has been due the former same be and

And w premises be his wife

Therefore to said Geo and sufficient desiring to p Executor is further orde

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Whereup for hearing o'clock P.M.

It is further ordered by this Court that said Administrator return to this Court and Inventory and appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Monday, January 30th 1911

William King, Executor
of Louisa Beckman,
Plaintiff

Confirming Sale.

7217

v.
John J. Beckman,
Defendant.

This day this cause came on to be heard upon the report of a public 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, after due and careful examination of the same that said sale has been duly and legally made in conformity to law, and the former order of the Court. Wherefore it is ordered that the same be and is hereby approved and confirmed.

And whereas Peter Welch, the purchaser, during that said premises be deeded to George Hamilton Welch and Ethel Welch his wife.

Therefore it is ordered that said William King, Executor, make to said George Hamilton Welch and Ethel Welch, (his wife,) a good and sufficient deed for the premises so sold. The said Peter Welch desiring to pay \$1200.00 of said purchase money in cash; said Executor is ordered to accept the same, and report to Court for further orders.

7273

In the Matter of the Estate of]
Moses L. Mettler, Deceased } Filing Inventory

This day came Estella M. Mettler executrix of the estate of Moses L. Mettler, 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 Estella M. Mettler 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 \$

6869

In the Matter of the Guardianship of]
Belle L. Finley "minor" } Filing First Account.

This day came Della Finley guardian of Belle L. Finley 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 25th day of February A.D. 1911, at one o'clock P.M. to which time said matter is continued.

6869 In the Matter of the Guardianship of }
 Walter A. Finley, a minor. } Filing First Account
 This day came Della Finley guardian of Walter A. Finley 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 25th day of February A. D. 1911, at one o'clock P.M. to which time said matter is continued.

7298 In the Matter of the Estate of }
 James Cutler Deceased } Filing Inventory
 This day came James O. Smith executor of the Estate of James Cutler, 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 James O. Cutler 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 \$.

Tuesday, January 31-1911.

F. A. Thompson Assignee }
 Plaintiff }
 vs. }
 Lewis L. Williams }
 Defendant. } Order on Distribution.

This day the cause came on for distribution. It is ordered that the assignee - First pay the costs herein taxed at \$20.⁰⁰
 Second: that he pay the assignee \$53.⁰⁰ com, \$35.⁰⁰ Atty fees, \$9.⁸⁰ taxes.
 Third: that he pay the amount due on mortgage of Geo. W. Gamble \$1148.⁵²

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 25th 1911, at one o'clock p.m., as follows:

- 7003 Sarah Evans, administratrix of the estate of Mary Connor; first and final account.
- 7105 W. M. Plotner, administrator of the estate of L. A. Dixon; first and final account.
- 7017 Juliett Robinson, executrix of the estate of Chester L. Robinson; first account.
- 7101 Stewart C. Olson & Lew W. Olson, executor of the estate of Thomas M. Olson; first and final account.
- 6907 Stephen M. Rinn & John Durkin, executors of the estate of Thomas Rinn; first and final account.

- 7018 L. F. Wood + first and final
- 7232 Walter C. Finley first and final
- 7237 Angus M. first and final
- 6869 Della Finley
- 6869 Della Finley
- 6937 Wm. W. Kinney

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- 6392 Jeremiah C
- 6365 Henry A. G
- 6196^a Grant Brock
- 5887 R. H. Gody, ge
- 7076 Harry A. Hill
- 7072 G. F. Douley, a
- 6494^a H. V. Spicer, a

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- 7018 L. F. Wood + H. W. McAdow, executors of the estate of Thaddeus Wood: first and final account.
- 7232 Walter C. Fullington, executor of the estate of Robert L. Woodburne: first and final account.
- 7237 Angus MacIvor, guardian of Carter Perfect: first and final account.
- 6869 Della Finley, guardian of Walter A. Finley: first account.
- 6869 Della Finley, guardian of Belle L. Finley: first account.
- 6937 W. W. Finney, executor of the estate of Indiana Webb: first and final account 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.

- 6952 Edward Robbin, guardian of John Robbin, first account.
- 6392 Jeremiah Poling, guardian of Victor Guy Poling, fourth and final account.
- 6365 Henry A. Perkins, guardian of Orville Fleming: first account.
- 6176^a Grant Brock, guardian of Candace Neill: first account.
- 5887 R. H. Gody, guardian of Frank Gody: second and final account.
- 7076 Harry A. Williams, executor of the estate of C. A. Williams: first account.
- 7072 G. F. Douley, administrator of the estate of Joseph H. Palmer: first and final account.
- 6474^a H. V. Spicer, administrator de bonis non of the estate of St Patrick Harris: first and final account.

In the matter of }
Guardianship of }

- 6852 John Robbins } First Account.

This day the first account of Edward Robbin guardian of John Robbin 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 Ninety two and 78/100 Dollars, (\$92.78), in the hands of said Guardian due said Ward.

Costs paid.

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

6382 In the Matter of
Guardianship of
Victor Guy Poling } Fourth and Final Account.

This day the Fourth and Final Account of Jeremiah Poling Guardian of Victor Guy 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 Two hundred & Ninety seven & 53/100 Dollars. (\$297.53), in the hands of said Guardian due said Ward: Costs paid.

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

6365 In the Matter of
Guardianship of
Orwin Fleming } First Account.

This day the First Account of Henry A. Perkins guardian of Orwin 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.

The Court finds a balance of Nine Hundred & Thirty-two & 20/100 Dollars. (\$932.20), in the hands of said Guardian due said Ward: Costs paid.

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

6186 In the Matter of
Guardianship of
Caudan Neill } First Account.

This day the First Account of Grant Brock guardian of Caudan Neill came on for hearing and settlement, due notice thereof having been published according to law. No exceptions

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

The Court finds a balance of Thirteen hundred + eighty-five + ⁴⁰/₁₀₀ Dollars (\$1385.40), in the hands of said Guardian due said Ward. 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]
5887 Frank Body] Second and Final account.

This day the second and Final Account of R. H. Body guardian of Frank Body 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. 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]
7076 C. A. Williams] First Account.

This day the First Account of Harry A. Williams executor of the estate of C. A. 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 a balance of One hundred + Twenty three ⁶/₁₀₀ Dollars (\$123.61), due said executor from said estate.
Costs paid.
It is ordered that said account and the proceedings herein be recorded in the Records of this office.

7072 In the Matter of
The Estate of
Joseph H. Palmer } First and Final Account

This day the first and final account of G. F. Douley administrator of the estate of Joseph H. Palmer 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 Two hundred + Twenty-two ⁴⁴/₁₀₀ Dollars (\$222.44), due said executor from said estate.
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
St Patrick Harris, Deid } First and Final Account

This day the first and final account of Henry V. Spicer administrator of the estate of St Patrick Harris 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 Twenty-two and ⁵⁰/₁₀₀ Dollars (\$22.50), 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 Two and ⁴/₁₀₀ Dollars (\$2.14), for actual and necessary expenses, which sum the Court considers just and reasonable.
The Court finds said account duly balanced, and said estate

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Costs paid.
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7287 In the Matter of
The Estate of
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Costs paid.

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

Thursday February 2nd 1911.

7287 In the Matter of
The Estate of
Rebecca J. Liggitt, Deid. Appointment.
Order for Bond.

This day John H. Kinkade appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Rebecca J. Liggitt late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said John H. Kinkade is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Twenty-five hundred (\$2500.00) Dollars, and this cause is continued.

7287 In the Matter of
The Estate of
Rebecca J. Liggitt, Deid. Appointment. Order.
Bond Approved. Letters Issued.

This day John H. Kinkade appeared in open Court, accepted the appointment as Administrator, of the Estate of Rebecca J. Liggitt deceased, and gave and filed herein his Bond in the sum of Twenty-five hundred (\$2500.00) Dollars, conditioned according to law, with Geo. C. Whitney and James C. Robinson freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John H. Kinkade that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

6937 In the Matter of the Estate of
Judiana Webb, Deceased. Filing First and Final Account.

This day came William W. Kinney executor of the Estate of Judiana Webb late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of March A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7283

Edwin M. Balo Adm-
of the Estate of
Flora B. Balo
Plaintiff

vs.

Edwin M. Balo et al.
Defendants

Order For Appraisement

This day this cause came on to be heard upon the petition, proofs, and exhibits the Court finds 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 Flora B. Balo deceased.

And Edwin M. Balo the widower of the said Flora B. Balo leaving by his answer, waived the assignment of his 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 A. Linn, C. J. Bault and M. G. Dillon, 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.

7124

In the Matter of
The Guardianship of
Isaac J. Sparks

Petition To Terminate Guardianship
Order on Filing Petition

This day Oliver B. Sparks appeared in open Court and filed his petition for the termination of said Guardianship, notice not being necessary, and this cause is continued.

7124

In the Matter of
The Guardianship of
Isaac J. Sparks

Petition To Terminate Guardianship.
Order and Judgement on
Hearing Petition.

This day this cause came on to be heard upon the petition, evidence and testimony. The Court finds the statements in said petition true, and upon satisfactory proof further finds that said Isaac Sparks is restored to reason.

It is therefore ordered that said Guardianship and the relation 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 \$4.00

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In the Matter of
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In the Matter of
The Estate of
6958 Clemon Scott, Deceased.

Account of
Final Distribution
Order.

This day F. A. Thompson administrator of the estate of Clemon Scott deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said Administrator; it is ordered that the same be and hereby is allowed as his final discharge, said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at _____

In the Matter of the Guardianship
7124 of Isaac J. Sparks.

Filing first and final Account

This day came M. C. Sparks guardian of Isaac J. Sparks - 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 25th day of March A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Saturday, February 4th 1911.

In the Matter of the Will of
7280 J. M. Davds, Deceased.

Order on Hearing.

Admission to Probate and Record.

Be it Remembered, that heretofore, to wit: on the 18th day of January A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of J. M. Davds, late of Claiborne Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it not 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.

Whereupon on this day came W. A. Ward, Hattie Harmon and W. D. Harmon 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 that aforesaid instrument of writing is the Last Will and Testament of said J. M. Davds 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 pay the costs herein taxed at \$_____

In the Matter of
The Estate of
J. M. Davids Deceased

Appointment.
Order for Bond.

The said Will and Testament of J. M. Davids late of Claiborne Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day J. J. Williams 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 consisted of and the probable value thereof; and the Court being satisfied that an administrator should be appointed that said J. J. Williams be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Three Thousand (\$3000.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
J. M. Davids Deceased

Appointment. Bond Approved.
Letters Issued.

This day J. J. Williams appeared in open Court, accepted the trust as Administrator with the Will annexed of the estate of J. M. Davids deceased, and gave and filed herein his bond in the sum of Three Thousand (\$3000.00) Dollars, conditioned according to law, with W. D. Harmon and Eliza M. Harmon freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issued to said J. J. Williams that this proceedings be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$_____.

In the Matter of the Estate of
J. M. Davids Deceased

Appointment of Appraisers

This day came J. J. Williams, administrator of the estate of J. M. Davids, 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, D. L. Prichard and C. C. Jones, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of

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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

6833 In the Matter of the Estate of Elias Gallant, Deceased. Filing First Account.

This day came Emanuel Green, executor of the Estate of Elias Gallant 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 March A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

Monday, February 6th 1911.

7289 In the Matter of the Will of Agatha Dellinger, Deceased. Orders for Filing Will. Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Agatha Dellinger, 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 widower and next of kin of the testatrix, resident of the State of Ohio, that said application will be for hearing before this Court on the 4th day of February 1911, at one o'clock P.M.

7289 In the Matter of the Will of Agatha Dellinger, Deceased. Order on Hearing. Admission to Probate + Record.

Be it Remembered, That heretofore, to wit: on the 4th day of February A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Agatha Dellinger, 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 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 widower 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. Hollybath and John C. Aman 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 Agatha Dellinger 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

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
Agatha Dellinger Deid, Appointment.

7290 Order for Bond.

The last Will and Testament of Agatha Dellinger late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Anna A. Fensel 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 Anna A. Fensel is a suitable person and legally competent; it is ordered that she be appointed as such Executrix Bond dispensed with by Will, and this cause is continued.

In the Matter of
The Estate of
Agatha Dellinger Deid, Appointment. Bond Approved.
Letters Issued.

7290

This day Anna A. Fensel appeared in open Court, accepted the trust as Executrix of the Estate of Agatha Dellinger deceased. Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue in the Will of said decedent, to said Anna A. Fensel that this proceeding be recorded, and that said Executrix pay the cost herein taxed at \$.

In the Matter of the Estate of
Agatha Dellinger, Deceased, Appointment of Appraisers.

7290

This day came Anna A. Fensel, executrix of the Estate of Agatha Dellinger, 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 Chris Schneider, H. C. Auman and A. H. Kofrath, 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.

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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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7022 In the Matter of the Estate of Henry F. Jackson Deceased. Motion for Extension of Time of Collect Assets. Order.

This day O. G. Jackson, Administrator of the estate of Henry F. Jackson 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, 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 O. G. Jackson pay the costs herein taxed at \$2.⁰⁰ Ad.

7133 In the Matter of the Estate of Louisa F. Lemley Deceased. Filing First and Final Account.

This day came Alongo J. Lemley Administrator of the Estate of Louisa F. Lemley late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of March A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Thursday February 9th 1911

7293 In the Matter of the Will of Margaret Barlow. Order for Filing Will. Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Margaret Barlow, 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 next of kin of the testator, resident of the State of Ohio 3 days prior thereto, that said application to admit the same to probate and record be given to the next of kin of the said 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 February 1911, at one o'clock P.M.

Dudley E. Sheraton
Probate Judge.

7291 In the Matter of the Guardianship of Bernice West, Robert West and Harry West. Minors. Appointment. Order For Bond.

This day Mary S. Myers appeared in open Court, and made application to be appointed Guardian of Bernice West, Robert West and Harry West and the Court being satisfied that said Bernice West is a minor of the age of 11 years February 1910. Robert West is a minor of the age of 13 years February 1910. Harry West is a minor of the age of 20 years September 1910.

and children of William West late of Liberty Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Robert West and Harry West having in open Court made choice of said Mary S. Myers as their Guardian, which choice is approved by the Court, and the Court being further satisfied that a Guardian is necessary, and that said Mary S. Myers is a suitable person to be appointed, and their having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor real estate. It is ordered that said Mary S. Myers be appointed such Guardian upon given bond with sureties as required by law, in the sum of Two hundred (\$200.00) Dollars, and this cause is continued.

7291 In the Matter of the Guardianship of } Appointment. Bond Approved.
Bernice West, Robert West & Harry West } Letters Issued

This day Mary S. Myers appeared in open Court, accepted the appointment as Guardian of Bernice West, Robert West and Harry West and gave and filed herein her Bond in the sum of Two hundred (\$200.00) Dollars, conditioned according to law, with A. C. Myers and E. J. Bault freeholders as sureties thereof, which Bond is approved by the Court. Thereupon said Mary S. Myers 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 S. Myers that this proceedings be recorded, and that said Guardian pay the costs herein taxed at \$...

7292 Mary S. Myers Guardian of }
Bernice West }
Robert West and } Petition to Sell Real Estate.
Harry West. } Order For Notice

This day Mary S. Myers Guardian of Bernice West, Robert West and Harry West appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her ward. It is ordered that the time of hearing said petition be and hereby is fixed for the 11th day of March 1911, 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 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.

7294

In the Matter of Leroy S. West
This day application to Court being the age of ... of Liberty Township minor residing in open Court Guardian, being further said John ... he having affidavit, of thereof, and estate. It is such Guardian by law. in cause is

7294

In the Matter of Leroy S. West
This day the appointed filed herein conditioned and Easton free by the Court that he was devolving a It is therefore said John West that said

9295

In the Matter of Jennie West
This day Jennie West of the State of Ohio ascertained Thereupon heard the medical witness is insane, in this Court of Ohio for insanity has

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7294

In the Matter of the Guardianship } Appointment.
of Leroy S. Worthington "minor" } Order for Bond.
This day John L. Worthington appeared in open Court, and made application to be appointed Guardian of Leroy S. Worthington and the Court being satisfied that said Leroy S. Worthington is a minor of the age of 17 years, June 14th 1910 and child Okey Worthington late of Liberty Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Leroy S. Worthington having in open Court made choice of said John L. Worthington as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said John L. Worthington is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said John L. Worthington be appointed such Guardian upon giving bond with sureties as required by law in the sum of One thousand (\$1,000.) Dollars; and this cause is continued.

7294

In the Matter of the Guardianship } Appointment. Bond Approved.
of Leroy S. Worthington, "minor" } Letter Issued
This day John L. Worthington appeared in open Court, accepted the appointment as Guardian of Leroy S. Worthington and gave and filed herein his Bond in the sum of One thousand Dollars, conditioned according to law, with Marion Temple and Melville Easton freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said John L. Worthington took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.
It is therefore ordered that Letters of Guardianship issue to said John L. Worthington that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

Friday, February 10th 1911.

9295

In the Matter of } Suggestion of Lunacy.
Jennie Miller } Order on Hearing, etc.
This day this cause came on to be heard, and the said Jennie Miller was unable to be brought to Court. The Court visited the State State Hospital where she was taking treatment and ascertained her condition by actual inspection.
Thereupon the Judge proceeded with the examination; and heard the testimony of Dr. D. J. Jenkins + Dr. C. D. Mills the medical witnesses, and being satisfied that said Jennie Miller is insane, that she has a legal settlement in Taylor 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 Jennie Miller 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 Jennie Miller and that a certified copy under seal of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

In the Matter of the Guardianship of

Alfred J. Rigdon.

Mary L. Rigdon and

Chas W. Rigdon "Minors"

7296

Appointment.
Order For Bond.

This day Lucy Rigdon appeared in open Court, and made application to be appointed Guardian of Alfred J. Rigdon, Mary L. Rigdon and Chas Westley Rigdon and the Court being satisfied that said Alfred J. Rigdon is a minor of the age of 9 years Feb. 3rd 1911 said Mary L. Rigdon is a minor of the age of 5 years Oct. 31st 1910 said Chas W. Rigdon is a minor of the age of 3 years Apr. 27th 1910 and children of William J. Rigdon 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 Lucy Rigdon 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 Lucy Rigdon 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.

In the Matter of the Guardianship of Alfred J. Rigdon, Mary L. Rigdon and Chas W. Rigdon "Minors"

7296

Appointment. Bond Approved.
Letters Issued.

This day Lucy Rigdon appeared in open Court, accepted the appointment as Guardian of Alfred J. Rigdon, Mary L. Rigdon and Chas W. Rigdon and gave and filed herein her Bond in the sum of Fifteen Hundred (\$1500.00) Dollars, conditioned according to law, with C. S. Haynes and A. J. Rigdon freeholders as sureties thereon, which Bond is approved by the Court, Thereupon said Lucy Rigdon 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 Rigdon that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ Paid.

4211

In the Matter of Guy Boche

This day et al. minor account in

Whereupon hearing on to which time

4639^a

In the Matter of Grant H. D.

This day application to

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4639^a

In the Matter of Grant H.

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It is therefore said John that said

5322^a

In the Matter of Artlessa

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4211 In the Matter of the Guardianship of
Guy Cochran et al. "Minor" } Filing Sixth Account.
This day came William W. Cochran guardian Guy Cochran
et al. 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 25th day of Mar. A.D. 1911, at one o'clock P.M.
to which time said matter is continued.

4639^a In the Matter of the Guardianship } Appointment
of Grant H. Douglas Minor } Order For Bond.

This day John L. Douglas appeared in open Court, and made ap-
plication to be appointed Guardian of Grant H. Douglas and the Court
being satisfied that said Grant H. Douglas is a minor of the age
of 19th years, Aug 6th 1911, and child of Malin Douglas late of Jerome
Township, Union County, Ohio, deceased, and that said minor
resides in this County; and the said Grant H. Douglas having
in open Court made choice of said John L. Longhrey as his Guardian,
which choice is approved by the Court; and the Court being
further satisfied that a Guardian is necessary, and that said
John L. Longhrey is a suitable person to be appointed, and he hav-
ing filed in this Court a statement, duly verified by his affi-
davit, of the whole estate of said minor, and the probable value
thereof, and also the probable annual rents of said minor's real
estate. It is ordered that said John L. Longhrey be appointed
such Guardian upon giving bond with sureties as required by
law, in the sum of Sixteen Hundred Dollars; and this cause be
continued.

4639^a In the Matter of the Guardianship } Appointment. Bond Approved.
of Grant H. Douglas "Minor" } Letters Issued.

This day John L. Longhrey appeared in open Court, accepted the
appointment as Guardian of Grant H. Douglas and gave and filed
his Bond in the sum of Sixteen Hundred \$1600.00 Dollars,
conditioned according to law, with the Bankers Surety Company
freeholders as sureties thereon, which Bond is approved by the
Court. Thereupon said John L. Longhrey took an oath that he
would faithfully and honestly discharge the duties devolving
upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to
said John L. Longhrey that this proceeding be recorded, and
that said Guardian pay the costs herein taxed at \$

5322^a In the Matter of the Guardianship } Filing Fifth Account.
of Adlissa Conklin }
This day came Elvora Patric (Lombert) guardian of Adlissa
an idiot of Union County, Ohio, and presented her fifth account
in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of March A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Saturday, February 11-1911

7244 In the Matter of The Will of William F. Leonard

Order on Election of Widow.

This day Emma C. Leonard widow of said William F. Leonard 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 C. Leonard widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Emma C. Leonard pay the costs herein taxed at \$...

Wednesday, February 15-1911

7297 In the Matter of the Will of Abram Watts, Deceased

Order for Filing Will, Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Abram Watts, late of York 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 21st day of Feb. 1911, at one o'clock P.M.

7283 Edwin M. Balo administrator of the Estate of Flora B. Balo vs Plaintiff Edwin M. Balo et al Defendant

Petition to Sell Real Estate. Order of Sale, etc

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by A. Titus, C. J. Bault and M. S. 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 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 Edwin M. Balo, as such Administrator proceed to sell said real estate, free of the dower

at private sale following the provisions of the petition in such sale as

7290

In the Matter of Agatha Dellinger, Inventor of Whisking being satisfied with and ready to pay the costs

7222

In the Matter of Lewis L. Williams recorded in

7092

In the Matter of The Will of Wilford M. Hedge widow D. Hedge for

7298

John L. Long Guardian Grant H. Dugan Plaintiff vs His Ward Defendant This day in open Court sale of real estate Grant H. Dugan It is ordered by is fixed

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.

Thursday February 16-1911

7290

In the Matter of the Estate of Agatha Dellinger Deceased. Filing Inventory.

This day came Anna Fensel executrix of the Estate of Agatha Dellinger, 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 Anna Fensel has in all respects complied with and recorded. It is further ordered that said Anna Fensel pay the costs herein taxed at \$.

7222

In the Matter of the Assignment Lewis L. Williams Order to Record Notice

This day proof of publication of notice of the appointment of Lewis L. Williams, was filed herein; it is ordered that the same be recorded in the records of this office.

Friday February 17-1911

7092

In the Matter of The Will of Wilfred M. Hedger Order on Election of Widow.

This day Eva D. Hedger widow of said Wilfred M. Hedger 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 Eva M. Hedger widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Eva D. Hedger pay the costs herein taxed at \$2.⁶¹

7298

John L. Longhrey Guardian of Grant H. Douglas Plaintiff vs. His Wards, et al. Defendants. Petition to Sell Real Estate. Order For Notice

This day John L. Longhrey guardian of Grant H. Douglas appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said Ward Grant H. Douglas.

It is ordered that the time of hearing said petition be and here by is fixed for the 28th day of February 1911, 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 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 February 18th 1911

7280 In the Matter of the Estate of J. M. Davids, Deceased Filing Inventory

This day came J. Williams administrator of the Estate of J. M. Davids, 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 \$

Monday February 20th 1911

7293 In the Matter of the Will of Margaret Barlow Deceased Order on Hearing Admission to Probate and Record

Be it Remembered that heretofore, to wit on the 8th day of February A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Margaret Barlow, late of Claiborne 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. W. VanDinkle and Belle Baker 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 Testament of said Margaret Barlow 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 at \$

John L. Wood
Guardian
Levy J. Wood

7299

His Ward

This day appeared for the sale of . It is ordered by is fixed . It is further of, and of the said Defendant and by leave each of those said day of

J. A. Fry as a
Mary J. Fry

7260

William F.

This day of the Plaintiff therein deceased and the cost of the Court the notice of the defendant is submitted by Plaintiff W. . On consideration contained in any to sell the of the deceased. And the Court is entitled of his estate. Whereupon is Blush, blue and disint first duly said Petition

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

John L. Woolington
Guardian of
Levy S. Woolington
Plaintiff

Petition to Sell Real Estate
Order For Notice

7299 His Ward et al.
Defendants

This day John L. Woolington guardian of Levy S. Woolington appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his Ward. It is ordered that the time of hearing said petition be and heard by is fixed for the 2nd day of March 1911, 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 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.

J. A. Fry as administrator of the estate of
Mary J. Fry, deceased
Plaintiff

7260 William F. Fry and others
Defendants

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 of the estate of deceased, and the costs of administration of her estate, and it appearing to the Court that each and every defendant herein has had legal notice of the pendency and prayer of said Petition, and that all defendants herein are now properly before the Court, this cause is submitted to the Court, on said Petition, the answer of defendant William F. Fry, and the evidence.

On consideration whereof the Court finds that the allegations contained in said Petition are true, and that it is necessary to sell the real estate therein described, to pay the debts of the deceased, and the costs of administration of her estate. And the Court further finds that defendant William F. Fry is entitled to an estate for life, for and during the term of his natural life.

Whereupon it is considered and ordered by the Court that Amos Blush, Elias O. Lash and Harrison Turner, three judicious and disinterested men, freeholders of the vicinity, after being first duly sworn and upon actual view of the premises in said Petition described, appraise the same, at the cash

value, subject to the said life estate of defendant William F. Fry, and make return without unnecessary delay.

The Court further finds that there is due the Citizens Home and Savings Company, as balance due on its mortgage indebtedness, twenty three dollars and eighty three cents (\$23.83), which is the first lien on said premises.

And the Court further finds that the allegations and averments contained in the Answer of William F. Fry, filed herein, are true, and that said William F. Fry, filed herein are true, and that said William F. Fry made the payments therein referred to, in the aggregate amount of four hundred and eighty five dollars, and upon the agreement set forth in said answer, and that by reason thereof, there is due said William F. Fry said sum of four hundred and eighty five (\$485) dollars, which sum is a lien upon said lands, and upon the proceeds of the sale of the same, when sold, which lien is, by the agreement of the parties herein, subordinate to the debt of said Mary J. Fry, deceased, and the costs of administration of her estate.

7300 In the Matter of the Will of S. S. Burnside, Deceased } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of S. S. Burnside, 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 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 27th day of February, 1911, at one o'clock P. M.

Tuesday February 21st 1911.

7297 In the Matter of the Will of Hiram Watts, Deceased. } Orders on Hearing, Admission to Probate and Record.

Be It Remembered, That, heretofore, to-wit: on the 14th day of February, A. D. 1911, an instrument of writing, purporting to be the last Will and Testament of Hiram Watts, 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.

Morton L. Bower the Commissioner heretofore appointed to take the deposition of Cecil Williams the subscribing witness to said Will; duly returned the Commission issued to him,

with said duly certified duly sworn, Will; which witnesses Whereupon writing is deceased; that the said sealing the memory, a the Court and that the above named

It is further in taxed at

In the Matter of Hiram Watts Be It Remembered

7297

of February to be the York Township open Court And it now that due application in this Court of kin of pursuant to a

Thereupon subscribing witness as to the testimony subscribed, and finds the Will and the same Testator, at same was not under a

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with said Will annexed, and also the deposition so taken, duly certified; said subscribing witness 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 Hiram Watts 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 witness above named, be entered of record in this Court.

It is further ordered that C. D. Watts pay the costs herein taxed at \$--.

7297

In the Matter of the Will of } Orders on Hearing.
Hiram Watts, Deceased. } Admission to Probate and Record.

Be It Remembered, That heretofore, to-wit: on the 14th day of February A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Hiram Watts, 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 Thomas Hornbeck, the subscribing witness 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 witness respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of Writing is the Last Will and Testament of said Hiram Watts, 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 witness above named, be entered of record in this Court.

It is further ordered that C. D. Watts, Executor pay the costs herein taxed at \$--.

7203

In the Matter of the Estate of Hiram Watts, Deceased.

Appointment Orders for Bond.

The Last Will and Testament of Hiram Watts late of York Township, in this County, deceased, having heretofore been duly proved and allowed; this day C. D. Watts 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 C. D. Watts is a suitable person and legally competent; it is ordered that he be appointed as such Executor, Bond dispensed with by Will, and this cause is continued.

7205

In the Matter of the Estate of Hiram Watts, Deceased.

Appointment. Bond Approved. Letters Issued.

This day C. D. Watts appeared in open Court, accepted the trust as Executor of the Estate of Hiram Watts, deceased, Bond dispensed with. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said C. D. Watts that this proceedings be recorded, and that said Executor pay the cost herein taxed at \$---

7301

In the Matter of Benj. F. Freshwater.

Inquest of Lunacy. Orders on Hearing, etc.

This day this cause came on to be heard, and the said Benj. F. Freshwater 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 Dr P. D. Longbrake, and being satisfied that said Benj. F. Freshwater 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 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 and 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 Benj. F. Freshwater, and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7301

In the Matter of Benj. F. Freshwater.

The Judge ordered that proper clothing be furnished and it appears that the same has been ordered that to said Benj. F. Freshwater be recorded, and this Court.

7304

In the Matter of Margaret Barlow.

The Court, and required by statement in of and the satisfied the and legal as such Executor required in Dollars, and

7304

In the Matter of Margaret Barlow.

This day the trust of the deceased, a sum of 7 Dollars according to as sureties, therefore of Will of said proceeding costs herein

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In the Matter of L. H. He...

This day and made required by Estate of S...

7301 In the Matter of
Benj. F. Freshwater

Inquest of Lunacy.
Orders.

The judge being advised that said Benj. F. Freshwater can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to Cad Price; that this proceeding be recorded, and that the costs herein taxed at \$--- be paid by this County as is provided by law.

Thursday, February 23rd 1911.

7304 In the Matter of the Estate of
Margaret Barlow, Deceased

Appointment.
Orders for Bond.

The Last Will and Testament of Margaret Barlow late of Claiborn Township, in this County, deceased, having heretofore been duly proved and allowed; this day C. L. Barlow 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 C. L. Barlow 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 (3000) Dollars, and this cause is continued.

7304 In the Matter of the Estate of
Margaret Barlow, Deceased.

Appointment. Bond Approved.
Letters Issued.

This day C. L. Barlow appeared in open Court, accepted the trust as Executor of the Estate of Margaret Barlow, deceased, and gave and filed herein his Bond in the sum of Three Thousand (3000) Dollars, conditioned according to law, with The Bankers Surety Co. 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 C. L. Barlow that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$-----

7305 In the Matter of the Estate of
L. H. Headington, Deceased.

Appointment
Order for Bond.

This day John J. Headington appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of L. H. Headington 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 John J. Headington 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 (3000) Dollars, and this cause is continued.

7305 In the Matter of the Estate of L. H. Headington, Deceased. Appointment. Orders. Bond Approved. Letters Issued.
 This day John J. Headington appeared in open Court, accepted the appointment as Administrator, of the Estate of L. H. Headington deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with W. C. Headington and A. S. Ballinger freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John J. Headington, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$--

Tuesday, February 28-1911

7300 In the Matter of the Will of S. G. Burnside Deceased. Order on Hearing. Admission to Probate + Record.
 Be it Remembered, That heretofore to wit: on the 20-day of February, A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of S. G. Burnside, 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 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 Oscar Fields and Ozzetta Fields Temple 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. G. Burnside 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

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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] Petition to Sell Personal Property.
7260 John E. Mc Guire] Order Approving and Confirming Sale.

This day this cause came on to be heard on the report of J. P. McDowell one of the executor of John E. Mc Guire 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 the proceedings be recorded, and that said Ex's pay the costs herein taxed at \$---

In the Matter of The Will of] Order for Filing Will.
7307 Elizabeth Richter Deid] Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Elizabeth Richter, 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 15th day of March 1911, at one o'clock P.M.

In the Matter of the Guardianship]
4792 of David B. Lockwood.] Filing Seventh Account.

This day came Thomas F. Lockwood guardian of David B. Lockwood (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 25th day of March A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7308 Lillian Skidmore, Adm^r
of the Estate of F.W. Skidmore
Plaintiff
vs
Jesse Harvey et al.
Defendants.

Filing Petition To Sell
Real Estate.

This day came the Plaintiff Lillian Skidmore and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said F.W. Skidmore, 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 and 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.

7303 In the Matter of the Estate of
Aram Watt, Deceased } Filing Inventory.

This day came C.D. Watt executor of the estate of Aram Watt, 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 C.D. Watt 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 \$.

7216 In the Matter of the Estate of
C.A. Jammer Deceased } Filing First + final Account.

This day came D.W. Jammer executor of the estate of C.A. Jammer late of Union County, Ohio, deceased, and presented her first and final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 25th day of March A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of accounts filed 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.

7003 Sarah Evans
and final a
7105 W.M. Plotner
final account
7017 Juliett G
account
7101 Stewart C. C
of Thomas
6907 Stephen M.
Riner; first
7018 L. F. Wood and
7232 Walter C. Fox
first + fin
7237 Angus Mac
6869 Della Finley
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6937 William W.
final account

In the Matter
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In the Matter
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- 7003 Sarah Evans, administratrix of the Estate of Mary Connor; first and final account.
- 7105 W. M. Plotner administrator of the Estate of L. A. Dixon; first and final account.
- 7017 Juliett Robinson, executrix of the estate of Charles L. Robinson; first account.
- 7101 Stewart C. Elom, and Lee W. Elom, administrators of the Estate of Thomas M. Elom; first and final account.
- 6907 Stephen M. Rime + John Durkin, executors of the estate of Thomas Rime; first and final account.
- 7018 L. F. Wood and H. W. McAdow, executors of the estate of Thaddeus Wood; first + final account.
- 7232 Walter C. Fullington, executor of the estate of Robert L. Woodburne; first + final account.
- 7237 August MacIvor, guardian of Carter Perfect; first + final account.
- 4869 Della Finley, guardian of Belle L. Finley; first account.
- 6869 Della Finley, guardian of Walter A. Finley; first account.
- 6937 William W. Kelsey, executor of the estate of Indiana Webb; first + final account.

In the Matter of
The Estate of
7003 Mary Connor, Deid. } First and Final Account.

This day the First and Final account of Sarah Evans Administratrix of the estate of Mary 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.

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

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
7105 L. A. Dixon, Deid. } First and Final Account.

This day the First and Final account of W. M. Plotner administrator of the estate of L. A. 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 Three hundred & thirty-nine & 34/100 Dollars (\$339.36), 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 hundred & seventy-four & 39/100 Dollars (\$874.39), in the hands of said administrator due said estate which amount he is ordered to pay over and distribute according to law.

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
7017 Clutter L. Robinson Deid. First account.

This day the First account of Juliet Robinson executor of the estate of Clutter L. 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 and confirmed.

The Court finds a balance of Thirteen and 92/100 Dollars (\$13.92), in the hands of said executor due said estate; which amount she is ordered to pay over and distribute according to law, and the Will of said Clutter L. Robinson deid.

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
7101 Thomas M. Elson Deid. First and final account.

This day the First and final account of Stewart C. and Lee W. Elson administrators of the estate of Thos. M. Elson

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It is ordered
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Costs paid
It is ordered
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In the Matter of

6907

The Estate of
Thomas C.
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It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Sixty-six hundred & Twenty-five & 67/100 Dollars (\$6625.67), in the hands of said administrators due said estate; which amount they are ordered to pay over & distribute according to law.

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
6907 Thomas Rinn, Deid. First and Final account.

This day the First and Final account of Stephen Rinn and John Durkin, executors of the estate Thomas Rinn 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 Three hundred & Thirteen & 40/100 Dollars (\$313.40), being commissions on the amount collected and accounted for by them, and being in full compensation for all his ordinary services rendered.

It is ordered that said executors be and they are allowed the sum of Forty-eight and 30/100 Dollars (\$48.30), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Five thousand seven hundred & sixty-two & 75/100 Dollars (\$5762.75), 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 Thomas Rinn deceased.

Costs paid.

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

7018 In the Matter of
The Estate of
Thaddeus Wood Deid.

First account

This day the first account of L. F. Wood and H. R. Mc Adow executor of the estate of Thaddeus Wood 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 + four + 7/100 Dollars (\$104.70), due said executor from said estate.

Costs paid

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

7232 In the Matter of
The Estate of
Robert L. Woodburn, deid.

First and Final account.

This day the First and Final account of Walter C. Fullington executor of the estate of Robert L. Woodburn 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 Sixty eight hundred + seventy-one + 1/100 Dollars (\$6871.10), 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 Robert L. Woodburn deceased.

Costs paid

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

7237

In the Matter of
Guardian
Carter

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In the Matter of
Guardianship of
Carter Perfect

First and Final Account.

This day the First and final account of Angus MacIvor guardian of Carter Perfect 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 Four hundred + fifty-nine + 29/100 Dollars, (\$459.29), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law. Costs paid.

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

6869

In the Matter of
Guardianship of
Belle L. Finley

First Account.

This day the First account of Della Finley Guardian of Belle L. Finley 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 Forty-three and 65/100 Dollars, (\$43.65), in the hands of said Guardian due said Ward; Costs paid.

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

6869

In the Matter of
Guardianship of
Walter A. Finley

First Account.

This day the First account of Della Finley guardian of 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

In the Matter of
Guardianship of
Walter A. Finley

First Account.

6869

This day the First account of Della Finley, guardian of Walter A. Finley 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 Forty-three + ⁶⁵/₁₀₀ Dollars (\$43.65), in the hands of said Guardian due said Ward.

Costs paid.

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

In the Matter
The Estate of

6937

Indiana Webb Deid First and Final Account.

This day the First and Final account of William W. Kinney, executor of the estate of Indiana Webb 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 Two hundred & seventy-six and ⁷⁷/₁₀₀ Dollars (\$276.77), being commissions on the amount collected and account 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 (\$100.00), for actual and necessary expenses, which sum the Court considers just & reasonable.

The Court finds a balance of Forty-nine + fifty-three + ⁰/₁₀₀ Dollars (\$4953.04), 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 Indiana Webb, deceased.

Costs paid.

It is ordered recorded in

In the Ma

The following ordered that Maryville w/day, Mch

7133 Along & Lee first and final

6833 Emanuel G. final account

7124 M. C. Sparks

6322^a Elvora Da

4211 William W.

4792 Thomas F.

7216 D. W. Lamm and final a

In the Mat
The Estate

7305 L. H. Head

This day came and sufficient r

The resignation

John B. Long Guardian of Grant H. Dove

7298 Grant H. Dove

Lucy Douglas and Electa et al.

This day under the curing serv

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

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 Maryville Tribune, and that they will be for hearing on Saturday, March 25th 1911, at one o'clock p.m., as follows:

- 7133 Abner J. Lemley, administrator of the Estate of Louisa F. Lemley: first and final account.
- 6833 Emanuel Green, executor of the Estate of Elias Gallant: first and final account.
- 7124 M. C. Sparks, guardian of Isaac Sparks: first and final account.
- 5322^a Elvora Patru, guardian of Arthura Coukline: fifth account.
- 4211 William W. Cochran, guardian of Guy Cochran: sixth account.
- 4792 Thomas F. Lockwood, guardian of David B. Lockwood: seventh acit.
- 7216 D. W. Tanner, executor of the estate of Catherine A. Tanner: first and final account.

Thursday March 23rd 1911.

In the Matter of
The Estate of
L. H. Headington

Resignation of John H. Headington.

This day John H. Headington administrator of L. H. Headington came and tendered his resignation in court, and showed sufficient reasons why it should be accepted.

Thereupon it is considered and ordered that said resignation be accepted.

John L. Longhrey
Guardian of
Grant H. Douglas
vs. Plaintiff

7298 Grant H. Douglas
Lucy Douglas, John Deater Douglas
and Electa J. Douglas
et al. Defendants.

Affidavit To Obtain Service
By Publication.

Order, Service By Publication.

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 Quincy Douglas, his residence is unknown, or he is a non-resident of Ohio, that service of summons on him cannot be made in this State; that the residence of said Quincy Douglas is, unknown to the Plaintiff, that the heirs of Malin Douglas deceased, defendants, are necessary parties and their names and residences are unknown to the Plaintiff, that the residences of such defendants is unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service 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 residences named therein, and make an entry thereof on the proper docket.

In the Matter of
The Estate of
S. G. Buruside, Deid. } Appointment.
Order For Bond.

The Last Will and Testament of S. G. Buruside late of Washington Township, in this County, deceased; having heretofore been duly proved and allowed; this day J. W. Buruside 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 J. W. Buruside 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 (\$7000.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
S. G. Buruside, Deid. } Appointment. Bond Approved.
Letters Issued.

This day J. W. Buruside appeared in open Court, accepted the trust as Executor of the Estate of S. G. Buruside deceased and gave and filed herein his Bond in the sum of seven thousand \$7000 Dollars, conditioned according to law,

with the Bond is approved. Testamentary Buruside the Executor p

7306

In the Matter of S. G. Buruside. This day S. G. Buruside for the appointment of said deceased. On consideration in the presence of James suggested persons of the person. It is further to this Court aforesaid, p

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In the Matter of The Estate of C. G. Ogle, Deid. This day made and law, to be a late of Jeron an affidavit Will and ment in g and the satisfied. that said that she b quired by and this ca

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In the Matter of The Estate of C. G. Ogle, Deid. This day the appointment deceased, an of two hundred Repleas Atk bond is app Letters of A

with the Bankers Surety Co. 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 J.W. Burriside that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

7306 In the Matter of the Estate of]
S. G. Burriside, Deceased } Appointment of Appraisers.

This day came J.W. Burriside, executor of the Estate of S. G. Burriside, 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 E. L. Fields, W. C. Thomas & James Luy, 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.

7309 In the Matter of]
The Estate of } Appointment.
C. G. Ogle, Deid. } Order for Bond.

This day Sarah Frances Ogle appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of C. G. Ogle late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Sarah F. Ogle 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 (\$200.) Dollars, and this cause is continued.

7309 In the Matter of]
The Estate of } Appointment. Order.
C. G. Ogle, Deceased } Bond Approved. Letters Issued.

This day Sarah F. Ogle appeared in open Court, accepted the appointment as Administratrix, of the Estate of C. G. Ogle deceased, and gave and filed herein her bond in the sum of Two hundred Dollars, conditioned according to law, with Cephus Atkinson and J. R. Woods freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Sarah Frances Ogle.

that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

7299 John L. Worthington
guardian of
Leroy S. Worthington
Plaintiff
vs
His Ward et al
Defendants.

Petition to Sell Real Estate.
Order of Appraisement, 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; that the statements and allegations in said petition are true. That said John L. Worthington widower of Okie Worthington deceased, is entitled to dower in said real estate. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for.

It is ordered that L. C. Davis, J. L. Webster and W. H. Elliott judicious freeholders of this County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value subject to the dower estate of said John L. Worthington, therein.

It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 15th day of March 1911, and this cause is continued.

6197 In the Matter of the Guardianship of } James E. Hooper } Filing Third Current account.

This day came Lydia L. Waters guardian of James E. Hooper a minor of Union County, Ohio, and presented her Third Current Account in settlement of said guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of April A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7310 James O. Butler Ex.
of James Butler.
Plaintiff
vs
O. D. Butler, et al.
Defendants.

Filing Petition To Sell
Real Estate.

This day came the Plaintiff James O. Butler and presented to this Court his petition, duly verified, praying an order

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for the sale of real estate of the said James Cutler, 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 the cause is continued.

7310 James O. Cutler, as Executor
of the Last Will + Testament
of James Cutler, deceased.
Plaintiff.

vs
O.D. Cutler, et al.
Defendants.

This day this cause came on to be heard upon the application of the plaintiff for an order directing service by publication upon certain of the defendant and the affidavit of the plaintiff filed in support thereof, upon consideration whereof the Court finds that this action is one of those mentioned in Section 11292 of the general Code of Ohio and that service of summons cannot be made within this State on the defendants named in said affidavit to wit: Hattie Cutler, James Cutler, Harry Cutler, William Cutler, Luanda C. Belle and Sadie P. Hopkins and it is therefore ordered and adjudged that the plaintiff be and he is hereby directed to proceed to secure service by publication according to law upon the said defendants.

Tuesday, March 7th 1911

6234 In the Matter of the Estate of
William Wagner, Deceased. Filing Second + final Account.

This day came John J. Wagner executor of the Estate of Wm Wagner late of Union County, Ohio, deceased, and presented his 2nd + final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 29th day of April A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7250 In the Matter of
The Estate of
John H. Jennings } Petition to sell Personal Property
Orders of Sale, etc.

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 prop-

erty therein described ought to be sold as prayed for. And the Court being satisfied that good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale, it is therefor ordered that W. H. Pence as Adm. of said John H. Jennings 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, each 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 purchaser, with two or more approved sureties thereon.

It is further ordered that said Adm. make return of his proceedings herein, within six months from this date, and forthwith as such sale is made, and this cause is continued

Wednesday, Mch 8th 1911

7311 In the Matter of the Will of Laura E. Randall, Deceased. } Orders For Filing Will. Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Laura E. Randall, 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 testatrix 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 March 1911, at one o'clock P.M.

Thursday March 9th 1911

7306 In the Matter of the Estate of J. G. Burmude, Deceased. } Filing Inventory.

This day came J. W. Burmude Executor of the estate of J. G. Burmude, 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 \$...

7101 In the Matter of the Estate of Thomas M. Elsom Deid. } Account of Final Distributions. Orders.

This day Lee M. Elsom one of the executors of the Estate of Thomas M. Elsom deceased, appeared in open Court and presented an account of the payments made and of the

delivery on other proper distribution be satisfactory. Executors allowed as certified and under said ed for fraud account an office, and Costs paid.

7314 In the Matter of Emma

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7315 In the Matter of Elza Mow

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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 oaths of said Executors: it is ordered that the same be and hereby is allowed as their final discharge. Said Executor and their sureties are therefore forever exonerated from all liability under said order of distribution, unless their account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said executors pay the costs herein taxed at the cost paid.

Friday March 10th 1911.

7314

In the Matter of the Will of Emma Hodges Deid. Order for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Emma Hodges, 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 and legal 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 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 Mch. 1911, at ten o'clock A.M.

Saturday, March 11th 1911.

7315

In the Matter of Elza Mouser. Inquest of Lunacy. Order For Warrant, etc.

This day Fred Mouser a resident citizen of Milford Center, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law for the admission of the said Elza Mouser into the Columbus State Hospital.

It is therefore ordered that a warrant issue to said Justice Sheriff commanding him to bring said Elza Mouser alleged to be insane, before this Court on the 11th day of March 1911, at 9 o'clock A.M.

And it is further ordered that subpoenas issue for Dr August Mac Ivor and Dr. Harry Southard a respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

7313

E. M. Kilbury as Trustee of
Kenneth & Juanita
Kilbury, "minors"
Plaintiff

vs

His Wards, etal
Defendants

Petition to Sell Real Estate.
Order for Notice.

This day Emilus Kilbury, Trustee of Kenneth Kilbury and Juanita Kilbury "minors" appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to the said Wards Kenneth Kilbury and Juanita Kilbury.

It is ordered that the time of hearing said petition be and hereby is fixed for the 24th day of March 1911, at nine o'clock A.M.

It is further ordered that said Trustee cause notice thereof, and of the filing and demand of said petition, to be given to said Kenneth Kilbury and Juanita Kilbury 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.

7312

Emilius M. Kilbury Trustee of
Darthula Reed
Plaintiff

vs

His Wards, etal.
Defendants

Petition to Sell Real Estate.
Order for Notice

This day Emilus M. Kilbury, Trustee of Dartula Reed "a minor" appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to the said Dartula Reed.

It is ordered that the time of hearing said petition be and hereby is fixed for the 24th day of March 1911, at nine 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 Dartula Reed defendant, in writing to be served upon her 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.

Dudley E. Thornton
Probate Judge.

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In the Matter of
Elza Mouser

Inquest of Lunacy.
Orders on Hearing etc.

This day this cause came on to be heard, and it appearing to the satisfaction of the Honorable John M. Brodrick, a Common pleas judge within this county that the Honorable Dudley E. Thornton Probate Judge of said County is incapacitated by reason of sickness to perform the duties conferred upon him by law for the admission of patients to a hospital for the insane of this state, and the said Elza Mouser was brought before the Court.

Thereupon the judge proceeded with the examination, and having heard the testimony of H. B. Southard M. D. and Angus MacIvor M. D. the medical witnesses, and being satisfied that Elza Mouser 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 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 said H. B. Southard and Angus MacIvor 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 Elza Mouser and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

John M. Brodrick, Judge
of the Common Pleas Court.

7315

In the Matter of
Elza Mouser

Inquest of Lunacy
Orders.

The judge being advised that said Elza Mouser can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to Cad Price Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$1- be paid by this County as is provided by law.

Dudley E. Thornton
Probate Judge.

7316

In the Matter of the Will of
John W. Tatman
Deceased

Orders for Filing Will
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of John W. Tatman, 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 26th day of March 1911, at ten o'clock A.M.

Dudley E. Thornton
Probate Judge.

Lutrelle Henderson Admr.
of David W. Henderson deceased
Plaintiff

vs.

Anna E. Henderson, et al.
Defendants

Filing Petition to Sell
Real Estate.

7317

This day came the Plaintiff Lutrelle Henderson and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said David W. Henderson, 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 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.

7318

In the Matter of
The Guardianship of
Elizabeth Schurch
an alleged imbecile

Application for Appointment.
Orders for Hearing and Notice.

This day Jacob Schurch appeared in open Court, and filed his application for the appointment of a Guardian of Elizabeth Schurch setting forth that said Elizabeth Schurch is an imbecile and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that Monday the 6th day of March, 1911, at 10 o'clock A.M. be and hereby is fixed as the time of hearing said application before this Court. All interested being in Court, and this cause is continued.

Dudley E. Thornton
Probate Judge.

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In the matter of
The Guardianship of
Elizabeth Schurch
an alleged imbecile

Application for Appointment
Orders. Finding and Judgement.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of this hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Elizabeth Schurch is an imbecile and by reason thereof is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Jackson Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Elizabeth Schurch the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded, and the costs taxed at \$- be paid out of the property of said Elizabeth Schurch.

Dudley E. Thornton
Probate Judge.

7274

F. S. Hager Adm. of the Estate
of Sarah N. Hager
Plaintiff

Petition to Sell Real Estate

vs.

Order of Sale, etc.

Linden S. Hager, et al.
Defendants

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by H. E. Gray, O. S. Bonham, and F. J. Foreman 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 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 F. S. Hager 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. 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.

7274

F. S. Hager Adm of the Estate
of Sarah N. Hager
Plaintiff
vs.
Linden S. Hager, etal
Defendants.

Petition to Sell Real Estate
Orders Approving & Confirming Sale.

This day this cause coming on to be heard on the return of F. S. Hager administrator of the estate of Sarah M. Hager 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. S. Hager as such administrator make to the purchaser Edum Clapsaddle 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.

Monday March 13th 1911.

7318

In the Matter of
The Guardianship of
Elizabeth Schurch
an imbecile

Appointment
Orders for Bond, etc.

This day Jacob Schurch Jr. appeared in open Court, and made application to be appointed Guardian of Elizabeth Schurch and the Court being satisfied that said Elizabeth Schurch, is an imbecile of the age of 69 years, on the -day of -19-, and resides in Jackson Township, in this County; and the Court being further satisfied that said Jacob Schurch 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 Elizabeth Schurch the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Jacob Schurch be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five Hundred (\$500) Dollars; and this cause is continued.

Dudley E. Thornton
Probate Judge.

7318

In the Matter of
The Guardianship of
Elizabeth Schurch
an imbecile

Appointment
Orders. Bond Approved
Letters Issued.

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the appointment as Guardian of Elizabeth Schurch and gave and filed herein his Bond in the sum of Five Hundred (\$500) Dollars, conditioned according to law, with F. McFarland, Leonard Daum, and J. S. Daum, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Jacob Schurch 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 Jacob Schurch 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 Emma Hodges, Deceased } Ordering Citation To Widower.

It appearing to the Court from the last Will and Testament of Emma Hodges deceased, which has been duly admitted to probate and record in this Court, that said Testatrix died leaving Albert Hodges her widower, and that provision was made for said widower in will.

It is therefore ordered that a citation issue to said Albert Hodges to appear before said Court within one year from 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 consort and take the distributive share of her personal property.

Dudley E. Thornton
Probate Judge.

In the Matter of the will of Emma Hodges Deceased. } Orders on Hearing Admission to Probate and Record.

Be It Remembered, That heretofore, to-wit: on the 9th day of March A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Emma Hodges, 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 widower 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 William King and Mary DeGood 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 Emma Hodges deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making and 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 \$ —.

Dudley E. Thornton
Probate Judge.

Mary S. Myers, Guardian of
Bernice West et al.
Plaintiff

Petition to Sell Real Estate.

Order of Appraisement, etc.

7292

vs

Her Wards et al.

Defendants

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: That the statements and allegations in said petition are true. That no person is entitled to dower in said real estate. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for.

It is ordered that Frank Petty, Jacob Daggner, and B. M. Madden judicious freeholders of the County, and not of kin to the petitioner be and hereby are appointed to appraise said lands at their fair cash value, free from the dower estate of any person.

It is further ordered that said appraisers be sworn as required by law, and afterward, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 20th day of March, 1911, and this cause is continued.

Dudley E. Thornton
Probate Judge.

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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, April 8th 1911, at one o'clock p.m., as follows:

3369 Jas. W. Monroe Admr. of the Estate of Robert L. Woodburn guardian of Sarah J. Hall; Final Account.

4849 Jas. W. Monroe, Admr. of the Estate of Robert L. Woodburn guardian of John Draper; Final Account.

3471^B Jas. W. Monroe, Admr. of the Estate of Robert L. Woodburn guardian of Melville E. Mallory; Final Account.

3369 In the Matter of the Guardianship of Sarah J. Hall. } Filing Final Account.

This day came J. W. Monroe, Admr. of R. L. Woodburn Guardian of Sarah J. Hall, ^{lunatic} 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 8th day of April A.D. 1911, at one o'clock P. M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge.

4849 In the Matter of the Guardianship of John Draper. } Filing Final Account

This day came J. W. Monroe admr. of R. L. Woodburn Guardian of John Draper, a drunkard 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 8th day of April A.D. 1911, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge.

3471^B In the Matter of the Guardianship of Melville E. Mallory } Filing Final Account.

This day came J. W. Monroe, admr. of R. L. Woodburn Guardian of Melville E. Mallory, a Lunatic of Union County, Ohio, and presented his Final Account in said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 8th day of April A.D. 1911, at one o'clock, P. M. to which time said matter is continued.

Dudley E. Thornton
Probate Judge

7319

John H. Hinkade, Adm-
of Rebecca J. Siggitt, Decd
Plaintiff

vs

Laurilla A. Hulick et al.
Defendants

Filing Petition to Sell Real Estate.

This day came the Plaintiff John H. Hinkade and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Rebecca J. Siggitt, 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.

Thursday, March 6-1911

7307

In the Matter of the Will of
Elizabeth Richter, Decd

Order on Hearing.

Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 27th day of February A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Elizabeth Richter, 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 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.F. Brodrick and F.D. Henderson 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 Elizabeth Richter 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.

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It is further ordered that Executor pay the costs herein taxed at \$-

In the Matter of
7320 The Estate of Leonora Adams, Deceased. Appointment. Order for Bonds.

This day Charles Adams appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Leonora Adams, late of Claiborne Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged 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 Charles Adams is legally competent, it is ordered that he be appointed upon giving Bond with securities as required by law, in the sum of Seventeen Hundred Dollars, and this cause is continued.

In the Matter of
7320 The Estate of Leonora Adams, Deceased. Appointment, Order. Bond Approved. Letters Issued.

This day Charles Adams appeared in open Court, accepted the appointment as Administrator, of the Estate of Leonora Adams deceased, and gave and filed herein his Bond in the sum of Seventeen Hundred \$1700.00 Dollars, conditioned according to law, with W. H. Conroy and Elmer Hall freeholders as securities, which bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Charles Adams that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$-

In the Matter of the
7278 Last Will and Testament of James Butler, Deceased. James O. Butler, Executor.

This day this cause came on to be heard upon the application of James O. Butler, Executor for an order authorizing him to invest funds as prayed for in said application, filed herein on the 14th day of March 1911, and the evidence and was submitted to the Court.

Upon consideration whereof the Court finds that there will be funds in the hands of the Executor pending the settlement of this estate and it is ordered and adjudged that the said James O. Butler, Executor herein be and he is hereby authorized and directed to invest such amounts as he may deem proper, of the cash funds that he may

Real Estate.

and presented order for the used to pay of the said

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Record, day of ing to be the Union Town Court now being e of the this same to the is, purre.

D. Henderson sworn, Will: tressed upon the last l; that the said calling ory, and Will be with the of Record

leave in his hands from time to time pending the settlement of this estate as such executor in certificates of deposit with The Richwood Banking Company of Richwood, Ohio at a rate of interest of three per cent. (3%) per annum.

Friday, March 17-1911

In the Matter of the Estate

Journal Entry on Application, etc

6969

Susanna M. Fox deceased

This day this matter came on to be heard upon the application of Frederick C. Fox, as executor of the Will and estate of Susanna M. Fox deceased, for leave to substitute a Bond, as such executor, in the premises, in the sum of \$2000.00 in the stead of the Bond in \$1000.00 heretofore filed herein, to cover remaining assets of said estate now in the hands of said executor, and the evidence.

Whereupon, the Court, having heard the said Application and the evidence adduced in support thereof, and being duly advised in the premises, finds: that the said executor, as alleged, has collected of the assets of said estate the sum of \$7157.58, and has disbursed thereof the sum of \$6320.55, leaving a cash balance in his hands of \$837.03.

The Court further finds that the uncollected assets of said estate are of the approximate value of \$800.00, thus leaving the approximate total balance of said estate, to be accounted for by said executor, \$1637.03.

The Court further finds that, by reason of the disbursements aforesaid, a Bond in the sum of \$10,000.00, as aforesaid, is no longer necessary, and that a Bond in the sum of \$2000.00 will be sufficient to cover the said balance of estate, last aforesaid.

Wherefore, it is considered, ordered, and adjudged, by the Court that the said Frederick C. Fox, as executor as aforesaid, on or before the 20th day of March instant, file a new and substituted Bond in the premises, in the sum of \$2000.00, with surety or sureties to the approval of the Court, and that upon such filing and approval, The United States Fidelity and Guaranty Company of Baltimore, Md. sole surety on said Bond of \$1000.00 stand released and discharged from further liability on this behalf.

It is further ordered and adjudged by the Court that the said Executor pay the costs in this behalf taxed at \$10.00, and this matter, in respect of said new Bond, stand adjourned.

In the Matter of the Estate of Nancy Murphy Deceased

Filing Inventory & Sale Bill

7281

This day of M. Murphy, the executor, whereupon and being duly advised and provided and recorded pay the costs

Tuesday

In the Matter of the Last Will &

7278

of James C. James C.

This day of James C.

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In the Matter of Laura E. C.

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This day came C. S. Grindell administrator of the Estate of Nancy M. Murphy, 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 C. S. Grindell 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 Administrator pay the costs herein taxed at \$.

Tuesday March 21st 1911

7278 In the Matter of the Last Will and Testament of James Butler, Deceased. Entry. James O. Butler

This day this cause came on to be heard upon the application of James O. Butler, Executor for an order authorizing him to invest funds in his hands upon consideration whereof the Court modifies its former order of the 14th day of March 1911 to conform to this decree and it is hereby ordered and adjudged that the said James O. Butler executor herein be and he is hereby authorized and directed to invest such amounts as he may deem proper, of the cash funds that he may have in his hands from time to time pending the settlement of this estate as such executor in certificates of deposit with the Richmond Banking Company of Richmond, Ohio at a rate of interest of three per cent. (3%) per annum, or in an account with the Columbus Savings and Trust Company of Columbus, Ohio bearing interest at the rate of three (3%) per cent. Per annum.

Dudley E. Thornton
Probate Judge.

Wednesday March 22nd 1911

7311 In the Matter of the will of Laura E. Randall, Deceased. Admission to Probate Record. Order on Hearing.

Be it Remembered, that heretofore, to-wit: on the 7th day of March A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Laura E. Randall, 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 Geo. E. Whitney and Charles S. Chapman the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said

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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 Laura E. Randall 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 \$.

In the Matter of
The Estate of
7321 Laura E. Randall Deid. Appointment.
Order for Bond.

The last Will and Testament of Laura E. Randall late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed: this day Milo L. Myers 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 Milo L. Myers 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 \$2,000.00 Dollars, and this cause is continued.

In the Matter of
The Estate of
7321 Laura E. Randall Deid. Appointment. Bond Approved.
Letters Issued.

This day Milo L. Myers appeared in open Court, accepted the trust as Executor of the Estate of Laura E. Randall deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2,000.00) Dollars, conditioned according to law, with Charles S. Chapman and H. C. Conkright 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 Milo L. Myers that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

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Mary E. S.

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7231 William S.

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In the Matter
of Mrs. E. Free

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Jouah Blue Executor
of the Estate of
Mary E. Southwick
vs Plaintiff
7231 William J. Southwick
Defendants

Petition to Sell Real Estate.
Order of Sale, etc

This day came the said Plaintiff, by his attorney, and pro-
duced to the Court, the report of an appraisement here-
in made by W. H. Husted Jason Case and Geo. O. Fisher 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 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 Jouah Blue as such
Executor proceed to sell said real estate, Free of dower at pri-
vate 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 immedi-
ately after such sale is made and this cause is continued.

Jouah Blue Executor
of the Estate of
Mary E. Southwick
vs Plaintiff
7231 William J. Southwick
Defendants

Petition to Sell Real Estate.
Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Jouah
Blue Executor of the estate of Mary E. Southwick deceased, of his
proceedings and sale under the former order of this Court; the
Court having carefully examined said return, and being satis-
fied that such sale has 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 Jouah Blue
as such Executor, make to the purchaser Lizzie Martin 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 \$.

In the Matter of the Guardianship
of Geo. E. Freeman, Deceased. } Filing Seventh Account
4929

This day came Edward A. Johnson Guardian of George E. Free-
man a minor of Union County, Ohio, and presented the seventh
account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 29th day of April A.D. 1911, at one o'clock

P.M. to which time said matter is continued.

In the Matter of
The Estate of
7322 Mary A. Hitt Deid.

Appointment.
Order for Bond.

This day Geo. W. Moon 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 A. Hitt late of Claiborne Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged 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 Geo. W. Moon is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Five Hundred (\$500.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
7322 Mary A. Hitt Deid.

Appointment. Order.
Bond Approved. Letters Issued.

This day Geo. W. Moon appeared in open Court, accepted the appointment as Administrator of the Estate of Mary A. Hitt deceased, and gave and filed herein his Bond in the sum of Five Hundred \$500.00 Dollars, conditioned according to law, with H. E. Conbright and John H. Wood freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Geo. W. Moon that this proceedings be recorded, and that said Administrator pay the costs herein taxed at \$—

Friday March 24-1911

In the Matter of the Estate of
7076 C. A. Williams, Deceased.

Filing Second and Final Account.

This day came Harry Williams executor of the Estate of C. A. Williams late of Union County, Ohio, deceased, and presented his 2nd and Final account in settlement of said Estate duly verified. Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 29th day of April A. D., 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of

7323

The Estate of

Joseph H. Tre...

This day... filed an application... Administrator... not to his knowledge... intestate, and... estate consisting... being satisfied... and that said... that he be appointed by law, and this cause...

In the Matter of

7323

The Estate of

Joseph H. Tre...

This day... the appointment... deceased, and... of Two Thousand... with G. W. ... which bond... that Letters... that this... trator pay...

In the Matter of

7323

Joseph H. Tre...

This day... the appointment... decedent.

One course... ed in the p... and William... disinterested... er of the pe... It is further... return to the... Estate afore... tinned.

In the Matter of
The Estate of
7323 Joseph H. Treese, Deid.

Appointment.
Order for Bond.

This day John H. Treese appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the Estate of Joseph H. Treese late of Jackson Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed, and that said John H. Treese 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 (\$2,000.00) Dollars, and this cause is continued.

In the Matter of
The Estate of
7323 Joseph H. Treese, Deid.

Appointment. Order.
Bond Approved. Letters Issued.

This day John H. Treese appeared in open Court, accepted the appointment as Administrator, of the Estate of Joseph H. Treese deceased, and gave and filed herein his Bond in the sum of Two Thousand \$2,000.00 Dollars, conditioned according to law, with C. W. Patterson and Ed Young freeholders as sureties, which bond was approved by the Court. It is therefore ordered that Letters of Administration issue to said John H. Treese that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

In the Matter of the Estate of
7323 Joseph H. Treese, deceased

Appointment of Appraisers.

This day came John H. Treese, Administrator of the Estate of John H. Treese, 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 Milo Stroschider, R. W. Bevis, and William Petty, whom the Court finds 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 and Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

7324 In the Matter of the Will of
Mary Spratt, Deceased

Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Mary Spratt, 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 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 27th day of March 1911, at one o'clock P.M.

Mary S. Myers Guardian of
Bernice West et al.
Plaintiff

Appraisement Confirmed.

7292 vs.
Her said Wards et al.
Defendants.

This day came Mary S. Myers Guardian of Bernice West et al. and filed herein a report of the appraisement of the property 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 here- in confirmed.

It is further ordered by the Court that said Mary S. Myers as Guardian give an additional Bond in the sum of Two thousand two hundred dollars conditioned and verified there- on as provided by Law.

Mary S. Myers Guardian of
Bernice West et al.
Plaintiff

Sale Ordered.

7292 vs.
Her said Wards et al.
Defendant.

This day came Mary S. Myers Guardian herein and filed her additional bond as ordered by this Court in the sum of One thousand Dollars with A. E. Myers and C. J. Bault as sureties 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 said petitioner proceed to sell the lands in the petition described at private sale for not less than the appraised value thereof, and for cash, and that said Guardian make return of this order as soon as said sale is complete and within thirty days from

the date of

Emilina M.
Dartmouth

7312

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Emilina M. for the Child Kilbury, Kea Juanita Kil

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Children of W

vs.
Kenneth Kil

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the date of the issuing thereof, and this cause is continued.

Emiline M. Kilbury Trustee for
Dortheula Reed
Plaintiff

Petition to Sell Real Estate
Order of Appraisement, etc

7312

vs.
Dortheula Reed
Defendant.

This day this cause, 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: that the statements and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that Calvin Liggitt, A. B. Fiedler and Clark Richard judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value.

It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 5th day of April, 1911, and this cause is continued.

Emiline M. Kilbury Trustee
for the Children of Ulysses Grant
Kilbury, Kenneth and
Juanita Kilbury the only
Children of Ulysses G. Kilbury
Plaintiff

Petition to Sell Real Estate.
Order of Appraisement, etc

7313

vs.
Kenneth Kilbury & Juanita Kilbury
Defendants

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: that the statement and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that Calvin Liggitt and A. B. Fiedler and Clark Richard judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value.

It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writ-

ing to this Court, on or before the 5th day of April 1911, and this case is continued.

Monday, March 27th 1911.

7316

In the Matter of the Will of John W. Tatman, Deceased, Admission to Probate and Record. Order on Hearing. Be it Remembered, that heretofore, to wit: on the 11th day of March A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of John W. Tatman, 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, pursuant to a former order of this Court.

Whereupon on this day came Jesse Tatman and L. A. Mosier 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. Tatman 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 Tatman pay the costs here in taxed at \$.

7316

In the Matter of the Last Will & Testament of John W. Tatman, Deceased. Ordering Citation to Widow. It appearing to the Court from the Last will and Testament of John W. Tatman deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Margaret Tatman his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Margaret Tatman, 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 consort and take the distributive share of his personal estate.

7316

In the Matter of the Will of John W. Tatman. This day deceased, citation to take having executed it, as Will; said under said. It is ordered Executors for

34716

In the Matter of Melville. This day an Subscribed final Account. Whereupon for hearing. P.M. to which

7299

John L. Wood Guardian of Leroy S. Wood vs. His Ward. This day decided to the in made by ance of a for animation to correct, it is proved and And it being deuce, that sell the re. It is therefore such Guard at private, sa thereof, on t of sale. An Court imm is continue

7316 In the Matter of
The Will of
John W. Tatum, Deceased.

Order on
Election of Widow

This day Margaret Tatum widow of said John W. Tatum 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 Tatum widow thereupon elected to take under said Will.

It is ordered that this proceedings be recorded and that Executors pay the costs herein taxed at \$.

3471^c In the Matter of the Guardianship
of Melville Mallory "Imbecile".

Filing First and Final account.

This day came Sadie Bidwell guardian of Melville Mallory an imbecile 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 29th day of April A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

John L. Worthington
Guardian
of Leroy S. Worthington
vs. Plaintiff.

Petition to Sell Real Estate.

Order of Sale, etc.

7299 His Ward Leroy S. Worthington
et al. Defendants

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an Order of Appraisement here-
in made by L. C. Davis, W. H. Elliott and J. L. Webster in pursu-
ance of a former order of this Court; and it appearing upon ex-
amination that said report is in all respects regular and
correct, it is ordered that that the same be and hereby is ap-
proved and confirmed.

And it being made to appear to the Court upon satisfactory evi-
dence, 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 John L. Worthington as
such Guardian proceed to sell said real estate, subject to dower
at private sale for not less than \$166⁰⁰/₁₀₀ 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.

John L. Worthington
Guardian
vs. Plaintiff
7299 His Ward.
Defendant

Petition to Sell Real Estate.
Order Approving + Confirming Sale.

This day this cause coming on to be heard on the return of order of sale real estate of Leroy S. Worthington 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. Worthington as such Guardian make to the purchaser Jesse D. Winters 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 \$ ---.

In the Matter of
The Estate of
7207 Thomas Campbell

Petition to Sell Personal Property.
Order of Sale, etc.

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 said personal property at private sale; it is therefore ordered that Samuel Campbell as Executor of said Thomas Campbell 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 Executor make return of 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 Guardianship of
7326 Caddie Randall
an alleged imbecile

Application For Appointment.
Order for Hearing and Notice.

This day Cornelius S. Hamilton appeared in open Court, and filed his application for the appointment of a guardian of Caddie Randall setting forth that said Caddie Randall is an imbecile and by reason thereof is incapable of taking care of and preserving her property. It is ordered that Friday the 24th day of March 1911, at 2 o'clock P.M., be and hereby is fixed as the time of hearing said application before this Court, and this cause is continued.

7326

In the Matter of
The Guardian
Caddie Randall
an alleged imbecile
This day
filed herein
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that the
Caddie Randall

7325

In the Matter of
The Guardian
Maude Randall
an alleged imbecile
This day
his application
Haven setting
imbecile and
preserving
It is ordered
be and hereby
before this Court

7325

In the Matter of
The Guardian
Maude Randall
an alleged imbecile
This day
filed herein
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Maude Randall
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7324 In the Matter of
The Guardianship of
Caddie Randall
an alleged Imbecile } Application For Appointment.
Orders. Finding and Judgement.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of the hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Caddie Randall is an imbecile and by reason thereof is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Paris Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Caddie Randall the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded, and that the costs taxed at \$ be paid out of the property of said Caddie Randall.

7325 In the Matter of
The Guardianship of
Maude Randall Hawn
an alleged Imbecile } Application For Appointment.
Order For Hearing and Notice.

This day Cornelius S. Hamilton appeared in open Court, and filed his application for the appointment of a Guardian of Maude Randall Hawn setting forth that said Maude Randall Hawn is an Imbecile and by reason thereof is incapable of taking care of and preserving her property. It is ordered that Friday the 27th day of March 1911, at 2 o'clock P.M. be and hereby is fixed for the time of hearing said application before this Court, and this cause is continued.

7325 In the Matter of
The Guardianship of
Maude Randall Hawn
an alleged Imbecile } Application For Appointment.
Orders. Finding And Judgement.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of the hearing been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Maude Randall Hawn is an imbecile and by reason thereof is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Paris Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Maude Randall Hawn the probable value thereof and the probable annual rents of the real estate. It is ordered that

this proceeding be recorded, and that the costs taxed at \$- be paid out of the property of said Maude Randall Hawn.

7326 In the Matter of The Guardianship of Caddie Randall an imbecile Appointment. Order for Bond etc

This day Cornelius S. Hamilton appeared in open Court, and made application to be appointed Guardian of Caddie Randall and the Court being satisfied that said Caddie Randall is an imbecile of the age of 40 years, on the - 1911, and resides in Paris Township in this County; and the Court being further satisfied that said Cornelius S. Hamilton 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 Caddie Randall the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Cornelius S. Hamilton 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.

7326 In the Matter of The Guardianship of Caddie Randall an Imbecile Appointment. Order. Bond Approved. Letters Issued.

This day Cornelius S. Hamilton appeared in open Court, accepted and appointment as Guardian of Caddie Randall and gave and filed herein his Bond in the sum of Fifteen Hundred \$1500.00 Dollars, conditioned according to law, with Thomas C. Hamilton and Carrie Hamilton freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Cornelius S. Hamilton 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 Cornelius S. Hamilton that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$-.

7325 In the Matter of The Guardianship of Maude R. Hawn an Imbecile Appointment. Order For Bond, etc

This day Cornelius S. Hamilton appeared in open Court, and made application to be appointed Guardian of Maude R. Hawn and the Court being satisfied that said Maude R. Hawn is an imbecile of the age of 43 years, 1911, and resides in Paris Township in this County; and the Court being further satisfied that said Cornelius S. Hamilton is a suitable person to be appointed; and he having filed in this office a stat

ment, duly Maude R. probable and said Corn giving bond teen Hundred

7325 In the Mat The Guar Maude R. an Imbecil This day accepted the and gave a Hundred \$15 S. Hamilton which Bond S. Hamilton discharge the It is there said Corn and that sa

5291a In the Mat of Ruth M. This day minor of W in settlement Whereupon for hearing clock, P.M.

5291a In the Mat of Harry C. This day e minor of U in settlement Whereupon for hearing o'clock, P.M.

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ment, duly verified by his affidavit, of the whole estate of said Maudie Randall Hawn the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Cornelius Hamilton 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.

In the Matter of
The Guardianship of
Maudie R. Hawn. } Appointment.
an Imbecile. } Orders, Bond Approved.
7325 } Letters Issued.

This day Cornelius S. Hamilton appeared in open Court, accepted the appointment as Guardian of Maudie R. Hawn and gave and filed herein his Bond in the sum of Fifteen Hundred \$1500.00 Dollars, conditioned according to law, with Thomas S. Hamilton and Carrie Hamilton freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Cornelius S. Hamilton took an oath that he would faithfully and honestly discharge the duties devolving upon him such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Cornelius S. Hamilton that this proceedings be recorded, and that said Guardian pay the costs herein taxed at \$10.00

Tuesday, March 28th, 1911.

In the Matter of the Guardianship }
of Ruth M. Benedict } Filing Third Account.
5291A

This day came H. V. Spicer guardian of Ruth M. Benedict a minor of Union County, Ohio, and presented his Third Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Guardianship }
of Harry C. Benedict } Filing Third Account.
5291A

This day came H. V. Spicer guardian of Harry C. Benedict a minor of Union County, Ohio, and presented his Third Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of April A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Guardianship }
of Sherman C. Benedict } Filing Third Account.
5291A

This day came H. V. Spicer guardian of Sherman C. Benedict a minor of Union County, Ohio, and presented his Third account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and adver-

held for hearing on Saturday, the 29th day of April A.D. 1911. at one o'clock, P.M. to which time said matter is continued.

In the Matter of
The Estate of
7327 Mary L. Sellers Deid. } Appointment.
Order for Bond.

This day C. F. Sellers 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 L. Sellers 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 C. F. Sellers 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
7327 Mary L. Sellers Deid. } Appointment. Order.
Bond Approved. Letters Issued

This day C. F. Sellers appeared in open Court, accepted the appointment as Administrator of the Estate of Mary L. Sellers deceased, and gave and filed herein his Bond in the sum of Four thousand (\$4000.00) Dollars, conditioned according to law, with R. M. Howard and C. F. Sawyer freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said C. F. Sellers that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$-

In the Matter of
The Will of
1587 Isaac Connor Deceased } Authority to Transfer Real Estate

This day Sarah Crane 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 Isaac Connor deceased, which real estate was devised to her 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:

The following premises situated in the County of Union in the State of Ohio, and in Survey No. 4404 and bounded and described as follows: Beginning at a stake in the

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The Court for said will... without iss... married;... said Isaac... and being... Isaac Connor of her husband the devise Sarah Price married on... Price are... debts of the fully paid... And it... the terms... the part of... that such... of the Court... tificate iss...

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The Est...
7328 Sarah R. Key...

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center of Mill Creek, witness a stone on the south bank of the creek, thence S. 50° 10' W. 37 poles to a stake in the center of the road leading from Mansville to Newton, thence S. 11 1/2° E. 178 poles to a stake in the north line of a lot of fifty acres owned by Admon Turner, thence with his line S. 81 1/4° W. 53 poles to a stake northwest corner of said lot, thence N. 11 1/2° W. 221 poles to a stake in the above named road, thence with said road N. 66° W. 53.13 poles to a stake, and stone corner to Jesse Judge's land, thence with a line of his land N. 43 1/2° E. 77 poles to the center of the creek, thence down the creek with the meanderings thereof to the beginning, containing 104. ¹⁴⁵ acres more or less.

The Court further finds that the devise John E. Connor, in said will named, died on or about the 31 day of December 1900 without issue, and leaving no widow, he never having been married; that the said Mary Connor, the wife of the said Isaac Connor, died on or about the 7 day of May 1909 and being at the time of her death the widow of the said Isaac Connor, she never having married since the death of her husband; and that this applicant, Sarah Evans, is the devise named in said will as Sarah Price, she said Sarah Price having on or about the 23 day of January 1879 married one J. P. Evans, and that she and the said Sarah Price are one and the same person; and that all the debts of the said John E. Connor and Mary Connor are fully paid and discharged.

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 Sarah Evans and that a certificate issue to said Sarah Evans as provided by law.

Thursday, March 30, 1911.

In the Matter of
The Estate of Sarah R. Kezeta Deid's Appointment.
Order for Bond.

7328

This day Ruth D. Kezeta appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Sarah R. Kezeta 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 Ruth D. Kezeta is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Fourteen Hundred Dollars, and this cause is continued.

In the Matter of
The Estate of
7325 Sarah R. Kezeta Dec'd. *Appointment. Order.*
Bond Appron'd. Letters Issued.
This day Ruth D. Kezeta appeared in open Court, accepted the appointment as Administrator, of the Estate of Sarah R. Kezeta deceased, and gave and filed herein her Bond in the sum of Fourteen Hundred (\$1400.) Dollars, conditioned according to law, with Elias S. Chapman and Geo. E. Whitney freeholders as sureties, which bond is appron'd by the Court. It is therefore ordered that Letters of Administration issue to said Ruth D. Kezeta that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Mary S. Myers Guardian of
Bernice West et al.
7292 *Plaintiff.*
vs
Geo. Wards et al.
Defendants
Order Confirming Sale.

This day this cause came on to be heard on the return of the order of sale heretofore issued by this Court, directing the Guardian herein to sell the real estate described in the petition at private sale, and the same was submitted to the Court.

Whereupon the Court finds that the said sale is regular and in conformity to law and the former order of the Court, and does hereby appron and confirm the same; and the same came on to be heard upon the distribution of the proceeds of said sale.

It is therefore the order of the Court that said Guardian pay First: Taxes against said Real Estate, taxed at \$
Second the costs of said sale, taxed at \$10.87 and it is the further order of the Court that said Guardian hold, invest and pay out the balance of said money according to law, and that she as Guardian aforesaid make to the purchaser William H. Smail a good and sufficient deed for the premises so sold.

In the Matter of Accounts filed for Settlement }
Notice Appron'd.
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.

7133 It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.
Alonso J. Leasley, administrator of the estate of Louisa F. Leasley: first and final account.

6833 Ormual Green, executor of the estate of Elias Gallant: first and final account.

7124 M. C. Sparks

5322² Elvora Patro

4211 William W

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7216 D. W. Tanner,
final account

In the Matter

The Estate

7133 Louisa F. Leu

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In the Matter

The Estate

6833 Elias Gallant
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- 7124 M. C. Sparks, guardian of Isaac J. Sparks: first and final account.
- 5322² Elvora Patue, guardian of Arthura Boublin: first account.
- 7211 William W. Cochran, guardian of Guy Cochran: sixth account.
- 4092 Thomas F. Lockwood, guardian of David D. Lockwood: seventh account.
- 7216 D. W. Tanner, executor of the estate of Catherine A. Tanner: first and final account.

In the Matter of
The Estate of
Louisa F. Lemley Deid. } First and Final Account.

7133

This day the first and final account of Alonzo J. Lemley administrator of the estate of Louisa F. Lemley 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 Two hundred and Twelve Dollars (\$212.⁰⁰), 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 Three and 95/100 Dollars (\$3.95), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Twenty-six hundred + sixty Dollars (\$2660.⁰⁰), in the hands of said Administrator due said estate, which amount he is ordered to pay over and distributed according to law. 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
Elias Gallant Deid. } First Account.

6833

This day the First Account of Emmanuel Green executor of the Estate of Elias Gallant 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 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 Ten Dollars (\$ 10.⁰⁰), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Forty-four and ⁷⁷/₁₀₀ Dollars (\$ 44.77), due said Executor from said estate

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

7124

Isaac J. Sparks } First and Final Account.

This day the First and Final Account of M. C. Sparks guardian of Isaac J. Sparks 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 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.

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

5-3222

Arthura Conklin } Fifth Account.

This day the Fifth Account of Elvora Patric (Lombert) Guardian of Arthura 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 conformity to law.

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

confirmed.

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In the Matter

Guardian

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The Court finds a balance of Eleven and 48/100 Dollars (\$11.⁴⁸), due said Guardian from said Ward.

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
Guy Cochran and
Oliver C. Cochran

4211

Sixth Account.

This day the sixth account of William W. Cochran guardian of Guy Cochran and Oliver C. Cochran 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.

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
David B. Lockwood

4792

Seventh Account.

This day the Seventh Account of Thomas F. 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 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 + Twenty-five + 01/100 Dollars (\$325.⁰¹), in the hands of said Guardian due said Ward.

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
7216 Catherine A. Tanner Deid. First and Final Account.

This day the First and Final Account of D. W. Tanner executor of the estate of Catherine Tanner 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 & Twenty-nine & 3/100 Dollars (\$129.13), 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 C. A. Tanner deceased, 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
7105 L. A. Dixon, Deid. Account of Final Distribution. Order.

This day W. M. Plotner Administrator of the estate of L. A. Dixon deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oaths of said Administrator; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$.

In the Matter of the Estate of
7328 Sarah R. Kezeta Deceased. Appointment of Appraisers.

This day came Ruth D. Kezeta, Administrator of the Estate of Sarah R. Kezeta, 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 Jerry Miller, Walter

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7146 Cora France

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Beecher and C. S. Chapman, whom the Court find to be suitable and disinterested persons, be, and they are hereby appointed Appraisers of the personal Estate of said decedent.

On consideration whereof, and the Court being fully advised in the premises,

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.

Friday March 31st 1911.

J. M. Curry Administrator
of the Estate of C. S. Moland.
Plaintiff

Petition to Sell Real Estate.

vs.

7146 Cora Frances Moland
Defendants

Order of Appraisement, etc.

This day this cause came on to be heard upon the petition, evidence and testimony, the answer of the defendant The Citizens Home and Savings Company and the answer of the Defendants Cora Frances Moland and the Application to sell at private sale, 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; that the statements and allegations in said petition are true. That said Cora Frances Moland widow of the said C. S. Moland deceased, is entitled to dower in said real estate; That said widow by her answer herein waives the assignment of dower in said premises by metes and bounds, or in rents and profits, and consents to the sale of said premises free from her dower estate therein, and desires that the same may be sold clear and free from her dower in said premises in metes and bounds and rents and profits and desires that the same be sold free and clear of her said dower and that the Court set off to her out of the proceeds of said sale such a sum of money as may be just and reasonable in lieu of dower interest. The Court finds that real estate described in the petition ought to be sold as prayed for. The Court finds that real estate in the petition described was appraised by the appraisers of the personal estate at \$1100.00 that the bond heretofore given is sufficient.

It is therefore ordered that further appraisement + bond be dispensed with. And it further appearing to the Court that it would be to the interest of said estate to sell the real estate in the petition at private sale it is ordered that J. M. Curry as such Administrator proceed to sell said real estate at private sale at not less than the appraised value thereof, for cash.

J. M. Curry Administrator
of the Estate of C. S. Moland
Plaintiff

vs

Confirming Sale and
Ordering Distribution.

7146

Cora Francis Moland
et al Defendants

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to Cora Francis Moland and of her proceedings and sale thereunder.

Thereupon this Court after having carefully examined said return, and being satisfied that such sale had in all respects been made according to law and the former order of this Court, it is therefore considered and ordered by this Court that said sale be and the same hereby is approved and confirmed; and said J. M. Curry as such Administrator is hereby ordered to execute and deliver to Cora Francis Moland, the purchaser, a good and sufficient deed for the premises so sold. And this Court coming now to distribute the proceeds of said sale in the hands of said Administrator, viz: \$1100.⁰⁰, 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 \$ 11.³²)

Third: One half of the Mortgage to the Citizen Home and Savings Company amounting to \$ 674.⁰⁰ Fourth: to the widow Cora Francis Moland the value of her dower in said Real estate adjudged by this Court to be \$ 260.⁰⁰ the reasonable value thereof of this balance amounting to \$ 154.⁷⁶ be distributed according to law by said administrator.

7136

In the Matter of the Estate of
C. S. Moland Deceased

Filing First and Final Account.

This day came J. M. Curry administrator of the Estate of C. S. Moland, late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified. Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 29th day of April A. D. 1911, at one o'clock P. M. to which time said matter is continued.

6368

In the Matter of the Guardianship
of Vera L. and Mable L. Shelburne

Filing First Account.

This day came Gideon Shelburne guardian of Vera L. Shelburne and Mable Louisa Shelburne 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 April A. D. 1911, at one o'clock,

P. M. to which

Belle White
Milford L.
Gertrude White

vs

7329

Her W. a

et al

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Gertrude W
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Defendants
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4603

In the Matter
Hermon C

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7210

In the Matter
The Estate

Oliver B. Da
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P.M. to which time said matter is continued.

Monday April 3rd 1911

Belle White Guardian of
Milford L. White and
Gertrude White
vs Plaintiff.
Her Wards,
et al Defendants

Petition to Sell Real Estate

Order For Motions

7329

This day Belle White guardian of Milford L. White and Gertrude White appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said Ward, Milford L. White and Gertrude White. It is ordered that the time of hearing said petition be and hereby is fixed for the 10 day of April 1911, at 10 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 Milford L. White and Gertrude White, Ray White and Alva Blue 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.

4603

In the Matter of the Guardianship of
Hermon E. Welsh

Filing Sixth Account.

This day came L. Piper guardian of Hermon E. Welsh 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 12th day of April A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7210

In the Matter of
The Estate of
Oliver B. Davis, Deid.

Final Order and Judgment on Petition to Review Year Allowance.
Order.

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, find that the allowance made by the appraiser of the estate and effects of said decedent for the support of the widow for twelve months from the death of said decedent is Excessive and that the same should be diminished accordingly, making the total amount of such allowance the sum of Six hundred (\$600) dollars, which amount said Administrator is ordered to pay over according to law, instead of the amount as made by said appraiser. And it is further ordered that this proceeding be recorded, and that Administrator pay the costs herein taxed at \$.

In the Matter of Accounts
filed for Settlement.

Noticed 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, Apr. 29, 1911, at one o'clock p.m., as follows:

- 4929 Edward A. Johnson, guardian of Geo. E. Freeman: Seventh account.
- 5291^a H. V. Spicer, guardian of Harry E. Benedict: third account.
- 5291^a H. V. Spicer, guardian of Sherman E. Benedict: third account.
- 5291^a H. V. Spicer, guardian of Ruth M. Benedict: third account.
- 6197 Lydia L. Waters, guardian of James E. Hoover: third current account.
- 3471^b Lavinia Bidwell, guardian of Melville E. Mallory: first and final acct.
- 6368 Edwin Shelburn, guardian of Vera S. Shelburn & Mable L. Shelburn: first account.
- 4603 L. Peper, guardian of Harmon E. Welch: Sixth account.
- 6234 John F. Waquer, executor of the estate of William Waquer: second and final account.
- 7076 Harry A. Williams, executor of the estate of C. A. Williams: second and final account.
- 7136 J. M. Curry, administrator of the estate of E. S. Moland: first and final account.
- 7269 Chas. Braune, administrator of the estate of Maude W. Shearer: first and final account.
- 7030 J. O. Wynne, guardian of Andrew J. Wynne, final account.

Wednesday, April 5, 1911

In the Matter of the Estate of

7320 Laura E. Randall Deceased Appointment of Appraisers.

This day came Milo R. Myers, executor of the estate of Laura E. Randall, 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 E. W. Porter, Maude Hopkins and R. A. Bonnett, 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

7030 of Andrew J. Wynne "an imbecile" Filing Final Account.

This day came J. O. Wynne guardian of Andrew J. Wynne an imbecile 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 29th day of April A.D. 1911, at one o'clock P.M. to which time said matter is continued.

William K
Last Will and
Lavinia B

7217

v.
John Beck
This day the
etc. and It
set aside.

Mary Oppel
Executor of

7254

John Oppel

v.
John Oppel
et al.

This day
appeared in
petition filed
issue require
ing to law, a
as a valid
of May 1911 at
when testimony
Court. It is
with issue, a

In the Matter
7269 Maude W.

This day
W. Shearer
First and final
Whereupon
hearing on
which time

7217

William King executor of the
Last Will and Testament of
Lovina Beckman
Plaintiff

J. C. to set aside sale.

vs.
John Beckman et al.
Defendants

This day this cause came on to be heard on motion, papers and
etc. and it is the opinion of the court that said sale should be
set aside. Thereupon it is ordered that said sale be set aside.

7254

Mary Oppileli
Executor of the Estate of
John Oppileli Deceased.
Plaintiff

Petition for Allowance of Claim Against
Estate.

vs.
John Oppileli estate
et al. Defendants

Order for Notice, etc.

This day Mary Oppileli, executor of John Oppileli 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 accord-
ing to law, and that upon final hearing said claim may be allowed
as a valid claim against said estate. It is ordered that the 9th day
of May 1911 at one o'clock P.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 forth-
with issue, and this cause is continued.

7269

In the Matter of the Estate of
Maude W. Shearer, Deed.

Filing First and Final Account.

This day came Chas Braun administrator of the estate of Maude
W. Shearer late of Union County, Ohio, deceased, and presented his
First and final account in settlement of said estate duly verified.
Whereupon the Court do order the same filed and advertised for
hearing on Saturday, the 29th day of April A.D., 1911 at one o'clock P.M. to
which time said matter is continued.

7332 In the Matter of }
 The Estate of }
 J. E. Finley, Decd. } Appointment
 Order for Bond.
 This day W. H. Willis 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. E. Finley 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 W. H. Willis is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Ten thousand (10000.00) Dollars, and this cause is continued.

7332 In the Matter of }
 The Estate of }
 J. E. Finley, Decd. } Appointment. Order.
 Bond Approved. Letters Secured.
 This day W. H. Willis appeared in open Court, accepted the appointment as Administrator, of the Estate of J. E. Finley deceased, and gave and filed herein his Bond in the sum of Ten thousand (10000.00) Dollars, conditioned according to law, with O. W. McAdow and Geo. Lyon freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said W. H. Willis that this proceeding be recorded, and that said Administrator pay the Court's herein taxed at \$-

Saturday, April 9, 1911.

7333 Alice Young
 Guardian of
 Harry Young, Bertha Young
 and Willis Young }
 vs. } Plaintiff
 Her Wards, et al. }
 Defendants. }
 Petition to Sell Real Estate.
 Order For Notice

This day Alice Young Guardian of Harry Young, Bertha Young and Willis Young, minors, appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her Wards.
 It is ordered that the time of hearing said petition be and hereby is fixed for the 24th day April 1911, at one o'clock P. M.
 It is ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Harry Young, Bertha Young, and Willis Young, 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, ten days before said day of hearing, and this cause is continued!

7334 In the Matter of }
 The Estate of }
 Margaret C. }
 an alleged }
 This day }
 application for }
 setting aside }
 by reason the }
 property. }
 It is ordered }
 P. M., be and }
 cation before }
 notice be given }
 resident of }
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7335 In the Matter of }
 The Estate of }
 Melville C. }
 This day }
 and filed an }
 appointed Admin }
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7335 In the Matter of }
 The Estate of }
 Melville C. }
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 sum of three }
 to law, with }
 sureties, who }
 ordered that }
 W. Porter the }
 Administrator }

7334 In the Matter of
The Guardianship of
Margaret E. Wolford.
Application For Appointment.
Order for Hearing and Notice
an alleged Imbecile

This day J. J. Martin appeared in open Court, and filed his application for the appointment of a Guardian of Margaret E. Wolford setting forth that said Margaret E. Wolford is an Imbecile and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that Thursday the 20th day of April 1911, at one o'clock P.M., be and hereby is fixed as the time of hearing said application before this Court. It is further ordered that at least 3 days' notice be given to said Margaret E. Wolford and to her next of kin resident of this County to attend at said time and place. And it is further ordered that said notice be served by delivering to each person named therein a copy thereof, or by leaving such copy at their usual place of residence, and this cause is continued.

Monday April 10th 1911.

7335 In the Matter of
The Estate of
Melville E. Mallory.
Appointment.
Order for Bond.

This day Edward W. Porter appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Melville Mallory late of Davis Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Edward W. Porter is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of three thousand (\$3000.) Dollars, and this cause is continued.

7335 In the Matter of
The Estate of
Melville E. Mallory.
Appointment. Order.
Bond Approved. Letters Issued.

This day Edward W. Porter appeared in open Court, accepted the appointment as Administrator, of the Estate of Melville E. Mallory deceased, and gave and filed herein his Bond in the sum of three thousand (\$3000.) Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward W. Porter that this proceedings be recorded, and that said Administrator pay the costs herein taxed at \$.

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.

3369 Robert L. Woodburn, guardian of Sarah J. Hall, by James W. Monroe, administrator: final account.

4849 Robert L. Woodburn, guardian of John Draper, by James W. Monroe, administrator: final account.

3471^B Robert L. Woodburn, guardian of Melville E. Mallory, by James W. Monroe, administrator: final account.

In the Matter of
Guardianship of
Sarah J. Hall

} Final Account.

3369 This day the final account of Robert L. Woodburn deceased Guardian of Sarah J. Hall (By Jas. W. Monroe, administrator) 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 two hundred & forty-one & 1/100 Dollars (\$241.10), in the hands of said Guardian and said Ward; which amount he is ordered to pay over according to law. 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
John Draper

} Final Account.

4849 This day the Final account of Robert L. Woodburn deceased guardian of John Draper (By Jas. W. Monroe administrator), 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 accounts and the vouchers 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-

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Costs paid.

It is ordered

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conformity to law.

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

The Court finds a balance of sixteen and $\frac{24}{100}$ Dollars (\$16.26), in the hands of said Guardian due said Ward; which amount he is ordered to pay out according to law.
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 } Final Account.
Melville E. Mallory }

This day the Final Account of Robert L. Woodburn guardian of Melville E. Mallory (By Jas. W. Monroe Adm.) 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, (\$10.00) being the amount of his reasonable expenses incurred in the execution of his trust.

The Court finds a balance of six hundred fifty two and $\frac{84}{100}$ Dollars (\$652.84), in the hands of said Guardian due said Ward; and a certain promissory note which E. W. Porter Adm. accepts, which amount and promissory note he is ordered to pay out according to law.

Costs paid.

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

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Lutrelle Henderson, Adm^r-
of the Estate of David W. Henderson
Plaintiff

vs.

Order For Appraisement.

7317

Anna E. Henderson et al.,
Defendants

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 David W. Henderson deceased.

And Anna E. Henderson the widow of the said David W. Henderson 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 C. A. Mullen, John Auer and J. P. Schalip 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.

7061

In the Matter of the Estate of Robert Smith, Deceased } Filing First Account.

This day came S. A. McNeil administrator of the Estate of Robert 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 May A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7323

In the Matter of the Estate of Joseph H. Treece, Deceased } Filing Inventory, and Sale R. 12.

This day came John H. Treece administrator of the Estate of Joseph H. Treece, 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 H. Treece 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 \$.

7336

In the Matter of the Will of C. Ernest Hill, Deceased } Order For Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of C. Ernest Hill, late of Blairbourne Township, in this County, deceased, was produced in open Court

for Probate in this Court, and admit the same as the last Will of the testator. The said application was made on the day of April

Lutrelle Henderson Administrator of the Estate of David W. Henderson Plaintiff vs. Anna E. Henderson et al., Defendants

7317

This day 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 David W. Henderson deceased. And Anna E. Henderson the widow of the said David W. Henderson 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 C. A. Mullen, John Auer and J. P. Schalip 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.

7323

In the Matter of the Estate of Joseph H. Treece, Deceased } Filing Inventory, and Sale R. 12. This day came John H. Treece administrator of the Estate of Joseph H. Treece, 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 H. Treece 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 \$.

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 18th day of April 1911, at one o'clock P.M.

7317 Lutrelle Henderson
Administrator of
The Estate of
David W. Henderson
Plaintiff.

Petition to Sell Real Estate.

Order of Sale, etc.

vs.
Anna C. Henderson
et al., Defendants.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by C. A. Muller, John Auer and J. P. Schalip 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 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 Lutrelle Henderson 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.

7323 In the Matter of
The Estate of
Joseph H. Tree

Petition to Sell Personal Property
Order of Sale, etc.

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 Joseph H. Tree as Administrator of said Joseph H. Tree 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.

Wednesday, April 12th 1911

Lillian Skidmon, administratrix
of the Estate of F. W. Skidmon,
deceased,

Plaintiff.

vs.

Jesse Harry, et al.

Defendant.

7308

On this day 11th of April, 1911, 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 said estate: and also upon the answer of the Widow, Lillian Skidmon, and also upon the return of the Summons issued herein, and the Court being fully advised in the premises, finds that all the defendants herein have been legally served with process, and the Widow, Lillian Skidmon, having entered her appearance, and that all the defendants have been notified of the pendency and prayer of the Petition, as prescribed by law, and further the Court finds that Lillian Skidmon, widow of said F. W. Skidmon, is entitled to dower in said premises, and that all the allegations of the Petition are true, and that it is necessary to sell the real estate as described in the Petition to pay the debts of the deceased and the costs of administration.

Wherefore, it is considered, adjudged and decreed by the Court that Elton A. Webb and Caleb Ballinger and Nelson Keller, three judicious and disinterested men, free holders of the vicinity, after being duly sworn, and upon actual view of the premises in said Petition described, appraise the same at their cash value, free of the dower estate of the said Lillian Skidmon, and the said widow agrees to take her dower in the proceeds of said sale.

Certain rights for putting out of spring crops have been granted to Rea Skidmon, and the land lord's share is to pass with the sale of these premises, and this fact shall be considered by said appraisers.

After the said appraisement is completed, due and proper return shall be made to this Court.

In the Matter of the Estate of

J. C. Finley, Deceased

Appointment of Appraisers

This day came W. H. Willis, Administrator of the Estate of J. C. Finley, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effects of

7332

said deceased

On consideration

in the presence

O. W. McAdams

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personal Ex

It is further

return to the

aforesaid, for

Grant Brock

Caudance

vs.

Her Ward

This day the

Court and find

real estate to

It is ordered

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It is further

and of the

said Caudance

Defendants,

by leaving copy

of those who

7337

7120

said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Geo. Lyon, E.P. Smith and O.W. Mc Adow, 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.

Grant Brock Guardian of
Gaudace Neil

Plaintiff

Petition to Sell Real Estate.

Order For Motion.

7337

vs

Her Ward et al

Defendants.

This day Grant Brock guardian of Gaudace Neil appeared in open Court and filed his 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 18th day of April 1911, 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 Gaudace Neil, Sammie Neil, Park Neil and Maggie Lane 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, three days before said day of hearing, and this cause is continued.

Thursday, April 13th, 1911.

In the Matter of the Estate

7120

of Edward S. Pyne Deceased. Filing First + Final Account.

This day came Mary L. Pyne executor of the estate of Edward S. Pyne late of Union County, Ohio, deceased, and presented her First and Final account in settlement of said Estate duly verified

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 27th day of May, A.D. 1911, at one o'clock, P.M. to which time said matter is continued

7331 In the Matter of the Guardianship of Ruth Shearer "minor" Appointment Order For Bond.

This day Thomas W. Shearer appeared in open Court, and made application to be appointed guardian of Ruth Shearer and the Court being satisfied that said Ruth Shearer is a minor of the age of 10 years, October 24th 1910, and child of Maude W. Shearer late of Pauls 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 Thomas W. Shearer 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 value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Thomas W. Shearer be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Six thousand (\$6000.) Dollars; and this cause is continued.

7331 In the Matter of the Guardianship of Ruth Shearer. "minor" Appointment. Bond Approved. Letters Issued.

This day Thomas Shearer appeared in open Court, accepted the appointment as Guardian of Ruth Shearer and gave and filed herein his Bond in the sum of Six thousand (\$6000) Dollars, conditioned according to law, with David Shearer and Harry E. Shearer & Elias Braum free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Thomas W. Shearer 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 issued to said Thomas W. Shearer, ^{that} this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

In the Matter of the Guardianship of Asa Langstaff Filing First and Final account.

This day came J. C. Langstaff guardian of Asa Langstaff 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 27th day of May A.D., 1911, at one o'clock P.M. to which time said matter is continued.

Luttrell Hecker
of the Estate of
David W. Hecker

7317 Anna E. Hecker
et al.

This day Luttrell Hecker deceased, of the Estate of David W. Hecker, being satisfied and legally is approved. Luttrell Hecker is appointed Administrator of the Estate of David W. Hecker. It is further ordered that said Administrator

Belle White
of Milford L.

7329 Milford L.
et al.

This day Belle White reduced to the possession of the same by C. A. White a former owner. It is therefore ordered that said Administrator is ordered to confirm. And it being the duty of said Administrator, that he do sell the same. It is therefore ordered that said Administrator of not less than \$1000.00 to wit, cash. It is ordered that the same sale is made.

Belle White
Milford L.

7329 Her Wards
et al.

This day:

Lutrelle Henderson admors
of the Estate of
David W. Henderson
Plaintiff

Petition to Sell Real Estate

7317 Anna E. Henderson
et al. Defendants.

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Lutrelle Henderson administrator of the estate of David W. Henderson 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 Lutrelle Henderson as such administrator make to the purchaser hereinafter named a good and sufficient deed for the premises sold, and distribute the proceeds of sale viz: 1st pay the costs of this proceeding; 2^d pay the costs of the sale; 3^d pay the balance of the proceeds of sale to the purchaser hereinafter named. It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Belle White, Guardian
of Milford L. White & Gertrude White
Plaintiff

Petition to Sell Real Estate

7329 Milford L. White
et al. Defendants.

Order of Sale, etc

This day cause the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by C. A. White, C. W. Blue and J. W. Myers 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 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 wards to sell the real estate described in the petition at private sale. It is therefore further ordered that said Belle White 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.

Belle White, guardian of
Milford L. White et al
Plaintiff

Petition to Sell Real Estate

7329 Her Wards
et al. Defendants

Order approving and Confirming Sale.

This day this cause coming on to be heard on the return

of Belle White, guardian of the estate of Milford L. White and Gertrude White, 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 Belle White as such Guardian, make to the purchaser Ray White and Etta White 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 \$.

7279 In the Matter of the Guardianship of Laura E. Randall, Deceased } Filing Final and Final acct.
 This day came Milo L. Myers guardian of Laura E. Randall an imbecile of Union County, Ohio, and presented his final and final account in settlement of said guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of May, A.D., 1911, at one o'clock P.M. to which time said matter is continued.

7338 In the Matter of the Guardianship of Ada Knott's "minor" } Appointment.
 Orders For Bond.

This day Geo. W. Knott appeared in open Court, and made application to be appointed Guardian of Ada Knott and the Court being satisfied that said Ada Knott is a minor of the age of 6 years, Apr. 18th 1911, and child of Abi Knott 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 Geo. W. Knott 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 Geo. W. Knott be appointed such Guardian upon giving bond with sureties as required by law, in the sum of three hundred (\$300.⁰⁰) Dollars; and this cause is continued.

7338 In the Matter of the Guardianship of Ada Knott's "minor" } Appointment. Bond Approved.
 Letters Issued.

This day Geo. W. Knott appeared in open Court, accepted the appointment as Guardian of Ada Knott and gave and filed herein his Bond in the sum of three hundred \$300.⁰⁰ Dollars, conditioned according to law, with H. H. Knott and Mary Knott freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Geo. W. Knott took an oath that he would faithfully and honestly discharge the duties devolving upon him as Guardian.

It is therefore Geo. W. Knott Guardian for

7339 In the Matter of the Estate of Henry Vock. This day and filed a appointed Ad Township, U there is not the alleged what the est the Court be appointed, a petent; it with suretie and \$1000.

7339 In the Matter of the Estate of Henry Vock. This day ed the app, Vock decia sum of One with Henry as sureties, fore ordered Wilhelm said Admin

6904 In the Matter of John S. Sou. This day Estate of John and present said Estate Whereupon tied for he one o'clock,

It is therefore ordered that Letters of Guardianship issue to said Geo W. Knott that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ ---.

In the Matter of]
The Estate of] Appointment.
7339 Henry Vock, deceased } Order For Bond.

This day Wilhelmine S. Vock appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of Henry Vock 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 Wilhelmine S. Vock 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 and (\$1000.00) Dollars, and this cause is continued.

In the Matter of]
The estate of] Appointment. Order.
7339 Henry Vock, Deid } Bond Approved. Letters Issued

This day Wilhelmine S. Vock appeared in open Court, accepted the appointment as Administratrix, of the Estate of Henry Vock deceased, and gave and filed herein her Bond in the sum of One thousand Dollars, conditioned according to law, with Henry C. Eickemeyer and Friedrich Scheiderer freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Wilhelmine S. Vock that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$ ---.

In the Matter of the Estate of]
John S. Southard, Deceased } Filing Second partial Account.

This day came J. S. Southard one of the Executors of the Estate of John S. Southard late of Union County, Ohio, deceased, and presented his second partial account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 27th day of May A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

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In the Matter of the Guardianship }
 of Carl D. Yount, "minor." } Filing first & final account.
 6798 This day came Grace Hudson guardian of Carl D. Yount a
 minor of Union County, Ohio, and presented his first & final
 account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday, the 27th day of May A.D. 1911, at one
 o'clock P.M. to which time said matter is continued

Wednesday, April 19th 1911

In the Matter of the Will of }
 C. Earnest Hill, Deceased. } Order on Hearing,
 7336 Admision to Probate & Record.
 Be it Remembered, that heretofore, to wit: on the 10th day of April
 A.D. 1911, an instrument of writing, purporting to be the Last Will
 and Testament of C. Earnest Hill, late of Claibourne 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 this day came Elmer Hall 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 sub-
 scribed, and filed with said Will. Whereupon the Court finds
 the aforesaid instrument of writing is the Last Will and Testament
 of said C. Earnest Hill deceased: that the same was duly exe-
 cuted 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 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 Will of }
 C. Earnest Hill, Deid } Order on Hearing,
 7336 Admision to Probate & Record
 Be it Remembered, that, heretofore, to wit: on the 10th day of April
 A.D. 1911, an instrument of writing, purporting to be the Last Will
 and Testament of C. Earnest Hill, late of Claibourne 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
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John H. Fink
 Administrator of the
 7319 Rebecca J. L
 vs.

Laurilla A.
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7321 In the Matter of the Estate of Laura E. Randall Deceased } Filing Inventory.
 This day came Milo L. Myers executor of the estate of Laura E. Randall, 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 Milo L. Myers 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 Milo L. Myers pay the costs herein taxed at \$.

Grant Brock guardian of Gaudau Neil Plaintiff.

vs.

Order on Hearing of Appraisement.

7337 Edward et al. Defendants.

This matter came on to be heard this day upon the petition of Grant Brock, Guardian of Gaudau Neil and the same was submitted to the Court upon the evidence and the pleadings in the case, whereupon, after due consideration, the Court finds that all parties defendant have been served with notice as required by law and the former order of the Court or have duly waived such notice; that said guardian received his appointment in the probate Court of this county; that the statements of the said petition is true; that it is necessary to sell the said dower in said real estate in the said petition described.

It is therefore ordered that William Blaney, John Pierrel and Frank Harriot, three judicious freeholders in the county in which the said real estate is situated who are not of kin to the guardian, be and they are hereby appointed to appraise the said dower in said real estate at its fair cash value and that said appraisers make return of their appraisement to this Court for confirmation.

6395 In the Matter of the Guardianship of Starling and Madaline Svey } Filing 2nd and Final Account.
 This day came R.R. Linn guardian of Starling and Madaline Svey minors of Union County, Ohio, and presented his 2nd and Final Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7340 In the Matter of the Estate of James Hea...
 This day... and filed... appointed... York Towns... dant that Testament of terms as to thereof; and should be a competent... Bond with One Thousa

7340 In the Matter of the Estate of James Hea...
 This day... the appoint... deceased, a... of One Thous... The Bank... is approved... Letters of Ad... proceeding... the costs be

7219 In the Matter of John T. Car... and the Partu...
 This... by the Court... an action... in the said... the Court, or... allowance the... entry, and

7333 Alice Young Guardian Harry Young vs. Pl... Her Wards... De

7340 In the Matter of
The Estate of
James Heath Deid.

Appointment.
Orders for Bond.

This day D. H. Burcham appeared in open Court, and made and filed an application under oath, as required by law to be appointed Administrator of the estate of James Heath 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 D. H. Burcham 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.

7340 In the Matter of
The Estate of
James Heath Deid.

Appointment. Orders,
Bond Approved. Letters Issued.

This day D. H. Burcham appeared in open Court, accepted the appointment as Administrator, of the Estate of James Heath deceased, and gave and filed herein his Bond in the sum of One thousand Dollars, conditioned according to law, with The Bankers Surety Co freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said D. H. Burcham that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Wednesday, April 26th 1911.

7219 In the Matter of the Estate of
John T. Cartmell, deceased,
and the Partnership of C. E. Cartmell & Co.

This day the above entitled matter coming on to be heard by the Court upon motion of Rosabell Cartmell for leave to bring an action against the Receiver heretofore appointed by this Court in the said matter of the said partnership of C. E. Cartmell & Co., the Court, on consideration thereof, grants said leave, and allows the said Rosabell Cartmell to file her petition for allowance of claim in thirty days from the date of this entry, and matter adjourned.

7333 Alice Young
Guardian of
Harry Young et al
vs. Plaintiff
Her Wards et al.
Defendants,

Petition to Sell Real Estate.
Order of Appraisement, 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: That the statements and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that Perry Leiby, J. E. Howe and S. J. Brown judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value. It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 4th day of May 1911, and this cause is continued.

Thursday, April 27-1911.

John P. Boughrey guardian
of Grant H. Douglass
Plaintiff

Petition to Sell Real Estate.
Order of Appraisal, etc.

7298 vs.
His Ward et al
Defendants.

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: That the statement and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that Brough Durham, Harrison Mc Vey and Charles D. Webb judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value. It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 28th day of April 1911, and this cause is continued.

7342

In the Matter of Margaret H. ...
This day ...
in this Court ...
davit in the ...
said Margaret ...
It is there ...
Sheriff come ...
leged to be in ...
at one o'clock ...
And it is ...
swished and ...
appear at the ...
continued.

7342

In the Matter of Margaret H. ...
This day ...
Margaret H. ...
Thereupon ...
and having ...
son the ...
Margaret H. ...
in Paris ...
inhabitant ...
this date: ...
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7341

In the Matter of Andrew J. ...
This a ...
last Will a ...
Township, in ...
Court for ...
filed in the ...
application ...
to the widow

7342 In the Matter of }
Margaret Hoppel }

Suguest of Lunacy,
Order for Warrant, etc.

This day Lizzie Fensel 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 Margaret Hoppel into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Gad Price Sheriff commanding him to bring said Margaret Hoppel alleged to be insane, before this Court, on the 26th day of April 1911, at one o'clock, P.M.

And it is further ordered that subpoenas issue for A.B. Swisher and Trill Henderson two respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

7342 In the Matter of }
Margaret Hoppel }

Suguest of Lunacy,
Order on Hearing, etc.

This day this cause came on to be heard, and the said Margaret Hoppel was brought before this Court.

Whereupon the Judge proceeded with the examination; and having heard the testimony of A.B. Swisher and L. Henderson the medical witnesses, and being satisfied that said Margaret Hoppel 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 from 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 A.B. Swisher & L. Henderson 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 Margaret Hoppel and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7341 In the Matter of the Will of }
Andrew J. Wyne deceased }

Order for filing Will,
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Andrew J. Wyne, late of Claibourne 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 May 1911, at one o'clock P.M.

7343 In the Matter of the Will of }
Jennie Schertzer, deceased } Order for filing Will,
Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Jennie Schertzer, 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 11th day of May 1911, at one o'clock P.M.

Friday, April 28-1911.

Charles Adams, administrator
Lenora Adams.
Plaintiff

7344 vs.
Ella Adams, Nancy Johnson,
Lydia Harris, Lucia Patrick,
Selma Finkson, Charles Disbennett
Verna Springs and Benj Beem
Defendants } Filing Petition To Sell
Real Estate

This day came the Plaintiff Charles Adams, Administrator Lenora Adams and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Lenora Adams, 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.

Saturday April 29-1911.

7345 In the Matter of the Will of }
Milo Kimball deceased } Order for filing Will,
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Milo Kimball, 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
this Court,

7332 In the Matter
of J. E. Finley
This day
J. E. Finley,
test the
Whereupon
and being so
complied in
order the
ordered that

7340 Monday
In the Matter
James F.
This day
James Healy
the appointed
decedent.

On consideration
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In the Matter
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7030 J. O. Wynne,
4929 Edward A. J.
5291^a H. V. Spicer, Jr.
5291^a H. V. Spicer, Jr.
5291^a H. V. Spicer, Jr.
6197 Lydia L. Water
3471^a Saida Bidwe
6368 Edwina Shellen
account.

prior thereto, that said application will be for hearing before this Court on the 12th day of May, 1911, at one o'clock P.M.

7332 In the Matter of the Estate of J. C. Finley, Deceased } Filing Inventory

This day came W. H. Wells administrator of the Estate of J. C. 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 W. H. Wells 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 \$-

Monday, May 1st 1911.

7340 In the Matter of the Estate of James Heath Deceased } Appointment of Appraisers

This day came D. H. Burcham, administrator of the Estate of James Heath, 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 Wallace Orabood, Walter Rhodes, and O. C. Storms, 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.

Tuesday, May 2nd 1911.

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.

- 7030 J. O. Wyman, guardian of Andrew J. Wyman: final account.
- 4929 Edward A. Johnson, guardian of Geo. E. Freeman: seventh account.
- 5291^a H. V. Spicer, guardian of Harry E. Benedict: third account.
- 5291^a H. V. Spicer, guardian of Sherman E. Benedict: third account.
- 5291^a H. V. Spicer, guardian of Ruth M. Benedict: third account.
- 6197 Lydia L. Waters, guardian of James E. Horn: third current account.
- 3471^a Saida Bidwell, guardian of Melville E. Mallory: first & final account.
- 6368 Gideon Shelton, guardian of Vera S. Shelton & Mable Shelton: first account.

- 4603 L. Piper, guardian of Harmon E. Welsh; sixth account.
- 6234 John F. Waquer, executor of the estate of William Waquer; second and final account.
- 7076 Harry A. Williams, executor of the estate of G. A. Williams; second and final account.
- 7136 J. M. Curry, administrator of the estate of C. S. Moland; first and final account.
- 7269 Clara Brann, administrator of the estate of Maudie W. Shaver; first and final account.

Orders on Settlement of Guardian's Account

In the Matter of
Guardianship of
Andrew J. Wynne
an Inhabitant

Final Account.

This day the Final Account of J. O. Wynne guardian of Andrew J. Wynne 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 two hundred & eighty-eight & ⁴⁴/₁₀₀ Dollars, (\$288.⁴⁴), in the hands of said Guardian due said Ward's estate, which amount he is ordered to pay over according to law. 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
George E. Freeman

Seventh Account.

This day the Seventh account of Edward A. Johnson guardian of George E. Freeman 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, al-

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Costs paid
It is ordered
be recorded

In the Mat
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5291^a Harry E. Be
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Costs paid
It is order
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In the Matt
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5291^a Sherman O.
This day
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It is ordered
and confirm
It is order

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 Two hundred thirty-eight ⁴⁷/₁₀₀ Dollars, (\$238.47), in the hands of said Guardian due said Ward.

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
5291^a Harry E. Benedict Third Account.

This day the third account of H. V. Spicer guardian of Harry E. Benedict 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 Two hundred twenty ¹⁸/₁₀₀ Dollars (\$220.18), in the hands of said Guardian due said Ward.

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
5291^a Sherman E. Benedict Third Account.

This day the third Account of H. V. Spicer guardian of Sherman E. Benedict 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

the sum of Twelve Dollars, (\$12.⁰⁰), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Four hundred one ^{and} 30/100 Dollars, (\$401.30), in the hands of said Guardian due said Ward.

Costs paid.

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

In the Matter of }
Guardianship of }
5291^a Ruth M. Benedict } Third Account.

This day the Third Account of H. V. Spier guardian of Ruth M. Benedict 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, (\$12.⁰⁰), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Four hundred and 49/100 Dollars, (\$400.⁴⁹), in the hands of said guardian due said Ward.

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 }
6197 James C. Horn } Third Current Account.

This day the Third Current Account of Lydia B. Waters guardian of James Horn 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 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 finds a balance of Six hundred ninety-nine ^{and} 19/100 Dollars, (\$699.¹⁹), in the hands of said Guardian due said Ward.

Costs paid.

It is ordered recorded in

In the Matter of
Guardianship of

3471^b Melville M.

" a Guardian

This day of
of Melville
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object to the
said account

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do find the
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It is ordered
and confirmed

It is ordered
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services, which
The Court
(\$36.60), due

Costs paid.
It is ordered
recorded in

In the Matter of
Guardianship of

6368 Mable L. Shel

This day of
Vera J. Shel

and settlement
according to
no one now

Court leaving
ers therewith
fully advised

all respects
It is ordered
and confirmed

It is ordered
sum of Fif

which amount
The Court
13/100 Dollars
said Ward.

Costs paid.

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

3471^B In the Matter of
Guardianship of
Melville Mallory
"a Lunatic"

First and Final Account.

This day the First and Final account of said Bidwell guardian of Melville Mallory 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 Twenty-five Dollars, (\$25.⁰⁰), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of thirty-six and 6/100 Dollars, (\$36.60), due said Guardian from said Ward.

Costs paid.

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

6368 In the Matter of
Guardianship of
Mable L. Shelburn.

First Account.

This day the First account of said Gideon Shelburn guardian of Vera S. Shelburn and Mable L. Shelburn 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 hundred & twenty-nine & 13/100 Dollars, (\$429.13), in the hands of said Guardian due said Ward.

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 }
Harmon E. Melch }
4603

Sixth account.

This day the Sixth account of L. Piper guardian of Harmon E. Melch 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} Dollar, (\$100.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two hundred thirty nine + 7/100 Dollars, (\$239.79), in the hands of said Guardian due said Ward.

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 }
William Wagner dec'd. }
6234

Second and Final Account.

This day the Second + Final account of John F. Wagner Executor of the estate of William Wagner 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 Five hundred eighty-seven + 4/100 Dollars (\$587.48), 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 Wagner.

Costs paid.

It is ordered that said account and the proceedings herein

be recorded.

In the Matter }
The Estate of }
7076 b. A. Williams }

This day executor of the hearing and settled account, and no and the by the voucher and being to be in all law.

It is ordered and confirmed. The Court of settled account. Cost paid.

It is ordered be recorded.

In the Matter }
The Estate of }
7136 C. S. Molander }

This day executor of the settlement, due to law. No now appears having carefully therewith and advised in respects just.

It is ordered allowed and

The Court estate settle

Costs paid.

It is ordered be recorded.

be recorded in the Records of this office

In the Matter of }
The Estate of }
7076 C. A. Williams decd. } Second and Final Account.

This day the second and final account of Harry A. Williams executor of the estate of C. A. 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.

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 }
7136 C. S. Moland decd. } First and Final Account.

This day the First and Final Account of J. M. Curry administrator of the estate of C. S. Moland 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.

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 }
 7269 Maude M. Shaver } First and Final account.
 This day the First and Final account of Clara Braum administrator of the estate of Maude M. Shaver 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 & Ninety-seven & 04/100 Dollars (\$2797.04) in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law, and the taking of said ^{of assets in kind as desired is approved by the Court.} Court paid.

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

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, May 27th 1911, at one o'clock p.m., as follows:

- 6904 L. M. Southard et al, executor of the estate of John S. Southard; second partial account.
- 7120 Mary L. Pyne, executrix of the estate of Edward S. Pyne; first and final account.
- 7061 S. A. McNeil, Administrator of the estate of Robert Smith; first account.
- 7127 J. C. Langstaff, guardian of Aca Langstaff; First and Final account.
- 7279 Milo L. Myers, guardian of Laura E. Randall; first and final account.
- 6798 Grace Hudson, guardian of Carl D. Yount; first and final account.
- 6395 A. R. Linn, guardian of Starling and Madaline Sivy; second account. (and final account for Starling.)
- 6988 Lida De Lamater, guardian of Sarah Higgins; first partial acct.
- 6701 John A. Remington, guardian of Philipps & Isabel Connor; first account.

In the Matter of }
 The Estate of }
 7346 Minnie Wa }
 This day }
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 Township, M }
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In the Matter of }
 The Estate of }
 7346 Minnie Wa }
 This day }
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 dell deceased }
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 ing to law, }
 holder as }
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 Mae Howlan }
 Administra }

In the Matter of }
 Sarah }
 6988 }
 This day }
 an imbecile }
 tial Account }
 Whereupon }
 hearing on }
 to which ti }

In the Matter of }
 Philips }
 6701 }
 This d }
 Connor and }
 and present }
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 Whereupon }
 for hearing }
 P.M. to whi }

In the Matter of }
 The Estate of }
 7346 Minnie Waudell Deid } Appointment.
 Order for Bond.
 This day Mae Howland 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 Waudell 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 Mae Howland is legally competent; it is ordered that she be appointed upon giving Bond with sureties, as required by law, in the sum of Fifteen Hundred \$1500.00 Dollars, and this cause is continued.

In the Matter of }
 The Estate of }
 7346 Minnie Waudell Deid } Appointment. Order.
 Bond Approved. Letters Issued.
 This day Mae Howland appeared in open Court, accepted the appointment as Administrator of the estate of Minnie Waudell deceased, and gave and filed herein her bond in the sum of Fifteen Hundred \$1500.00 Dollars, conditioned according to law, with The American Bonding Co. of Baltimore freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Mae Howland that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

In the Matter of the Guardianship of }
 Sarah Higgins, }
 6988 } First Partial Account.
 This day came Lida De Launater guardian of Sarah Higgins an imbecile of Union County, Ohio, and presented her first partial Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 1st day of May A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Guardianship of }
 Phillips and Isabel Connor }
 6701 } Filing First Account.
 This day came John A. Hemmington guardian of Phillips Connor and Isabel Connor minors of Union County, Ohio, and presented his first Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7349 In the Matter of the Guardianship } Appointment
 of Edna Heath minor } Order For Bond.
 This day C. F. Price appeared in open Court, and made application to be appointed Guardian of Edna Heath and the Court being satisfied that said Edna Heath is a minor of the age of 12 years, May 10th 1910, and a child of James Heath, late of York Township, Union County, Ohio, deceased, and that said minor reside in this County; and the said Edna Heath, having in open Court made choice of said C. F. Price 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. F. Price is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said C. F. Price be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two thousand and (\$2000.00) Dollars; and this cause is continued.

7349 In the Matter of the Guardianship of } Appointment Bond Approved
 Edna Heath "Minor" } Letters Issued
 This day C. F. Price appeared in open Court, accepted the appointment as Guardian of Edna Heath and gave and filed herein his Bond in the sum of Two thousand, \$2000.00 Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said C. F. Price 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. F. Price that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7350 In the Matter of the Guardianship } Appointment
 of Walter A. Heath "Minor" } Order for Bond.
 This day A. S. Heath appeared in open Court, and made application to be appointed Guardian of Walter A. Heath and the Court being satisfied that said Walter A. Heath is a minor of the age of 2 years, Sept 4th 1910, and a child of James M. Heath, late of York Township, Union County, Ohio, deceased, and that said minor reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said A. S. Heath 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 A. S. Heath be

appointed as
 required by
 dollars; and

7350 In the Matter
 of Walter
 This day
 appointment
 filed herein
 (\$3000.00) Dollars
 Fidelity and
 which Bond
 A. S. Heath to
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 It is therefore
 to said A. S.
 that said

Equilibrium M.
 of the children
 vs
 7313 Juanita Kil
 et al.
 This cause
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 That said p
 herein issue
 7313 C. M. Kilbur
 of Kenneth
 Juanita Kil
 vs
 Kenneth K
 et al.
 This day
 and produc

appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Thousand (\$3000.00) Dollars; and this cause is continued.

7350 In the Matter of the Guardianship of } Appointment, Bond Approved.
of Walter A. Heath "Minor." } Letters Issued.

This day A. S. Heath appeared in open Court, accepted the appointment as guardian of Walter A. Heath and gave and filed herein his Bond in the sum of Three Thousand (\$3000.00) Dollars, conditioned according to law, with Fidelity and Deposit Co. of Md. freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said A. S. Heath 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 A. S. Heath that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7313 Emilie M. Kilbury Trustee
of the Children of Myrnes G. Kilbury }
vs. } Plaintiff } Decree for Sale
Juanita Kilbury & Kenneth Kilbury } Private Sale.
et al. } Defendants }

This cause coming on to be heard, on this day, and it appearing to the Court, that the appraisement hereto ordered has been made and confirmed by the Court.

That the said Emilie M. Kilbury is not required to give bond in the execution of said trust for the Children of Myrnes Grant Kilbury as said trust was created in the Last Will and Testament of J. W. Kilbury by said testator and specifically designated and ordered that the said Emilie M. Kilbury be not required to give bond in the execution of said trust.

It is therefore ordered by the Court, That the petitioner may sell said lands at private sale, at not less than the appraised value thereof, that said sale shall be made for cash in hand paid on the day of sale.

That said petitioner shall make return of this proceedings herein immediately after such sale is made.

7313 E. M. Kilbury - Trustee
of Kenneth Kilbury }
Juanita Kilbury } Plaintiff } Petition to Sell Real Estate.
vs. } Defendant } Order of Sale, etc.
Kenneth Kilbury
et al.

This day came the said Plaintiff, by his attorneys, and produced to the Court, the report of an appraisement

herin made by Calvin Liggitt, A. B. Fielder and Clark Richard 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 wards to sell the real estate described in the petition at private sale.

It is therefore further ordered that said E. M. Kilbury as such Trustee 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.

Emilius M. Kilbury Trustee
of Darchula Reed,
Plaintiff

Decree for Sale

7312

Darchula Reed,
Defendants

Private Sale.

This cause came on for hearing on this day to be heard, and it appearing to the Court, that the appraisement hereto ordered has been made and confirmed by the Court.

That the said Emilius M. Kilbury is not required to give bond in the execution of his said Trust for Darchula Reed as said Trust was created in the Last Will and Testament of T. T. Kilbury and specifically designated and ordered that the said Emilius M. Kilbury be not required to give bond in the execution of this trust. It is therefore ordered by the Court:

The petitioner may sell said lands at private sale, at not less than the appraised value thereof.

That said sale shall be made for cash in hand paid on the day of sale.

That said Emilius M. Kilbury, Trustee shall make return of his proceedings herein immediately after such sale is made.

Emilius M. Kilbury
Trustee
of Darchula Reed
Plaintiff
Darchula Reed
Defendant.

Petition to Sell Real Estate.

7312

Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Calvin Liggitt, A. B. Fielder and Clark Richard in pursuance of a former order of this Court; and it appearing

upon examination and correct, it is approved and confirmed.

And it being evidenced, that to sell the real estate at private sale. It is therefore ordered that such Trustee proceed to sell said real estate at private sale 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.

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

Alice Young
of Harry Young
et al

7333

Harry Young

This day came to the Court, O. P. L. Snow former order of the Court that said sale is ordered to be made.

And it is ordered that Alice Young be appointed as the faithful person to be appointed.

7308

Lillian Skidmon
of the estate
deceased.

Jessie Ha

On this 2nd day of the month of the estate of the said Lillian Skidmon, deceased. Petition described in the Order of Appointment having care of the estate that said

upon examination that said report is in all respects regular and correct, it is ordered that 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 ward to sell the real estate described in the petition at private sale. It is therefore further ordered that said E. M. Kilbury as such Trustee 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.

Alice Young Guardian
of Harry Young
et al Plaintiff

Petition to Sell Real Estate

vs

7333

Harry Young et al
Defendants

Order of Sale, etc

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by O. P. Lester, J. C. Howe and S. J. Bown 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 approved and confirmed.

And it is ordered, pursuant to law, that the said Guardian Alice Young give a bond in this matter in the sum of Ten Thousand three hundred and eighty-six (\$10386), Dollars, for her faithful performance of duty and act. and this cause is continued.

Lillian Skidmore, administratrix
of the estate of F. W. Skidmore
deceased.

7308

vs. Plaintiff

Jessie Harvey, et al.,
Defendants

Order of sale.

On this 2nd day of May, 1911, this cause came on to be heard upon the return of Lillian Skidmore, administratrix of the estate of F. W. Skidmore, deceased, of the Order of Appraisement heretofore issued herein, of the real estate in the Petition described, and the said Administratrix, Lillian Skidmore, having made due and proper return of the Order of Appraisement heretofore issued, and the Court having carefully examined said return, and finding that said appraisement has been in all respects regularly

made, and it appearing from the Answer of Lillian Skidmore, widow of said deceased, that she waives the assignment to her of her dower in said premises by meter and bounds, and that she desires that the same may be sold free and clear of her said dower, and that her said dower may be set off to her in money out of the proceeds of the sale of said premises, therefore the said appraisement of said real estate so described in the amount of \$10,202.40 as made by C. E. Ballinger, J. M. Keller and E. Leon A. Webb free of dower estate is hereby approved and confirmed.

This cause coming on further to be heard on the Motion of the Administratrix for an Order of Sale of said premises, and the Court finding that all proceedings hereunder are regular, it is further ordered that the said Lillian Skidmore, Administratrix of the estate of F. W. Skidmore, deceased, do proceed to advertise and sell said premises at public sale at not less than two-thirds of their appraised value and for cash in hand, it appearing to the Court that such a cash sale is for the best interests of this estate, and that said sale shall be upon the premises as described in the petition and at such convenient place upon said premises as may be chosen by the Administratrix, and that due and proper report of the proceedings of said administratrix hereunder be made without unnecessary delay.

In the Matter of }
 The Guardianship of } Application For Appointment
 7348 Clara E. Osborne }
 an alleged imbecile } Order for Hearing and Notice

This day John A. Kemmington appeared in open Court, and filed his application for the appointment of a Guardian of Clara E. Osborne setting forth that said Clara E. Osborne is an imbecile and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that the 1st day of May 1911, at one o'clock P.M., be and hereby is fixed as the time of hearing said application before this Court. Notice waived Clara E. Osborne having appeared and guardian to be appointed.

In the Matter of }
 The Guardianship of } Application for Appointment
 7348 Clara E. Osborne }
 an alleged imbecile } Finding And Judgment.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of this hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Clara E. Osborne is an imbecile and by reason thereof is incap-

able of taking care of her property, and that she is an imbecile, and that a Guardian should be appointed to be a Guardian of said Clara E. Osborne. The same should be recorded as the property of said Clara E. Osborne.

In the Matter of }
 The Guardianship of }
 7348 Clara E. Osborne }
 an imbecile }
 This day John A. Kemmington appeared in open Court, and filed his application to the Court being satisfied that the age of Clara E. Osborne in Union County is such that she should be appointed Guardian of her real estate, and this case should be recorded as the property of said Clara E. Osborne.

In the Matter of }
 The Guardianship of }
 7348 Clara E. Osborne }
 an imbecile }
 This day John A. Kemmington appeared in open Court, and filed his application for the appointment of a Guardian of Clara E. Osborne setting forth that said Clara E. Osborne is an imbecile and by reason thereof is incapable of taking care of and preserving her property. It is therefore ordered that the 1st day of May 1911, at one o'clock P.M., be and hereby is fixed as the time of hearing said application before this Court. Notice waived Clara E. Osborne having appeared and guardian to be appointed.

able of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Union Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Clara E. Osborn the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded, and that the costs taxed at \$ be paid out of the property of said Clara E. Osborn.

In the Matter of }
The Guardianship of } Appointment.
7348 Clara E. Osborn } Order for Bond, etc
an imbecile }

This day John A. Hemmington appeared in open Court, and made application to be appointed Guardian of Clara E. Osborn and the Court being satisfied that said Clara E. Osborn is an imbecile of the age of 48 years, on the 2^d day of March 1911, and resides in Union Township in this County; and the Court being further satisfied that said John A. Hemmington 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 Clara E. Osborn, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said John A. Hemmington be appointed such Guardian upon giving bond with sureties, as required by law, in the sum of Six Thousand (\$6000.) Dollars; and this cause is continued.

In the Matter of }
The Guardianship of } Appointment.
7348 Clara E. Osborn } Order. Bond Approved.
an imbecile } Letters Issued.

This day John A. Hemmington appeared in open Court, accepted the appointment as Guardian of Clara E. Osborn and gave and filed herein his Bond in the sum of Six Thousand (\$6000.) Dollars, conditioned according to law, with American Surety Company of New York freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said John A. Hemmington 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 A. Hemmington that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7323 In the Matter of }
 The Estate of }
 Joseph H. Treese } Petition to Sell Personal Property.
 Orders Approving and Confirming Sale.
 This day this cause came on to be heard on the report of John
 H. Treese Administrator of Joseph H. Treese of his proceedings
 under the former order of this Court: the Court having carefully
 examined said report, and being satisfied that said sale 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 Admini-
 strator pay the costs herein taxed at \$.

Saturday May 6th 1911.

7351 In the Matter of the }
 Guardianship of }
 Leo L. Reams minor } Appointment.
 Order For Bond.
 This day A.C. Reams appeared in open Court, and made
 application to be appointed Guardian of Leo L. Reams and the
 Court being satisfied that said Leo L. Reams is a minor of
 the age of 19 years, Apr. 16th 1911, and minor child of A.C. Reams
 of Paris Township, Union County, Ohio, and that said minor
 reside in this County, and the said Leo L. Reams having in
 open Court made choice of said A.C. Reams as his Guardian,
 which choice is approved by the Court, and the Court
 being further satisfied that a Guardian is necessary, and
 that said A.C. Reams 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 A.C. Reams
 be appointed such Guardian upon giving bond with sureties
 as required by law, in the sum of Three Thousand (\$3000.)
 Dollars, and this cause is continued.

7351 In the Matter of }
 The Guardianship of }
 Leo L. Reams } Appointment. Bond Approved.
 Letters Issued.
 This day A.C. Reams appeared in open Court, accepted the
 appointment as Guardian of Leo L. Reams and gave and filed
 herein his Bond in the sum of Three Thousand (\$3000.00)
 Dollars, conditioned according to law, with Otto Baker and
 M. S. Baker freeholders as sureties thereon, which Bond is
 approved by the Court. Thereupon A.C. Reams 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 A.C. Reams that this proceedings be recorded, and
 that said Guardianship pay the costs herein taxed at \$

A.C. Reams
of Leo L. Reams

7352 vs.
His Ward

This day
open Court and
sale of real es-
Leo L. Reams.
It is ordered that
is fixed for
It is further
and of the fil-
to said Leo L. C-
him personal
place of resid-
said day of he

7207 In the Matter
The Estate
Thomas Baker
This day
Samuel T. Ba-
ings under t-
fully exami-
sales have in-
that the same
further order-
Executor pay

6975 In the Matter
Caroline B-
This da-
of Caroline B-
sented her f-
duly verified.
advertised for
at one o'clock,

7352
A.C. Reams guardian
of Leo L. Reams
Plaintiff
vs.
His Ward
Defendant.

Petition to Sell Real Estate
Order For Notice

This day A.C. Reams guardian of Leo L. Reams appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his Ward, Leo L. Reams.

It is ordered that the time of hearing said petition be and hereby is fixed for the 20th day of May 1911, 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 Leo L. Reams, Defendant, in writing to be served upon him personally and by leaving copies thereof at the usual place of residence, can not be served personally, 5 days before said day of hearing, and this cause is continued.

7207
In the Matter of
The Estate of
Thomas Campbell

Petition to Sell Personal Property
Orders Approving and Confirming Sale.

This day this cause came on to be heard on the report of Samuel T. Campbell executor of Thomas Campbell 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 \$.

Monday, May 8th 1911

6975
In the Matter of the Estate of
Caroline Brown Deceased

First and Final Account.

This day came Alma Thompson executrix of the Estate of Caroline Brown late of Union County, Ohio, deceased, and presented her first and final account in settlement of said Estate duly verified. Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 24th day of June A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

7312

Emilius M. Kilbury
Trustee of Darchula
Reed
Plaintiff
vs.
Darchula Reed
Defendant.

Petition to Sell Real Estate
Order Approving and Confirming
Sale.

This day this cause coming on to be heard on the return of Emilius M. Kilbury Trustee of Darchula Reed 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 Emilius M. Kilbury as such Trustee, make to the purchaser Arthur K. Donnell a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Emilius M. Kilbury as such Trustee pay the costs herein taxed at \$

7313

Emilius M. Kilbury Trustee
of the Children of
Mlyseus Grant Kilbury
Plaintiff
vs.
Kenneth Kilbury et al.
Defendants.

Petition to Sell Real Estate.
Order
Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Emilius M. Kilbury, trustee of the Children of Mlyseus Grant Kilbury (Kenneth & Juanita Kilbury), 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 Emilius M. Kilbury as such Trustee, make to the purchaser Arthur K. Donnell a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Emilius M. Kilbury as such Trustee pay the costs herein taxed at \$

7082

In the Matter of the Estate of }
Jonas C. Blum Deceased } Filing First and Final Account.
This day came B. W. Blum and F. J. Robinson of the Estate of Jonas C. Blum late of Union County, Ohio, deceased, and presented their first and final account in settlement of said Estate duly verified.
Whereupon the Court do Order the same filed and advertised

for hearing on
o'clock, P. M.

5799

In the Matter
William F
This day
a minor of
in settlement of
Whereupon
for hearing on
P. M. to which

Alice Young
of Harry Young
et al.

7333

vs.
Her Ward
et al.

This day
pearing to the
above named
of Ten Thousand
Dollars, with
it is ordered to
And it being
evidence, this
to sell the re
It is therefore
Guardian pro
sale, for not l
terms, to wit, c
installments

→ mortgage on the premises sold and to
and to bear interest from the day of sale,
payable annually. And said petition is
to make return to this Court immediately
After such sale is made and this cause is returned

7354

In the Matter
The Estate
b. Ernest Hill
The last W
ship, Union C
proved and a
and made ac
law to be app
estate, also a
consists of and
ified that a
J. E. How is
get being na
failed to man

Mary Finley, Next of kin, non resident of Union County, having filed to voluntarily take or renounce Administration, it is ordered that said J. E. Howe be appointed as such Administrator with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Ten Thousand (\$10,000.00) Dollars, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Bond Approved.
7354 C. Ernest Hill dec'd } Letters Issued.

This day J. E. Howe appeared in open Court, accepted the trust as Administrator with the Will annexed of the Estate of C. Ernest Hill deceased, and gave and filed herein his Bond in the sum of Ten Thousand (\$10,000.00) Dollars, conditioned according to law, with J. A. Shipley, O. P. Lenny, B. L. Talmaque and C. G. Johnson, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issued to said J. E. Howe 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 }
7354 C. Ernest Hill deceased } Appointment of Appraisers.

This day came J. E. Howe Administrator with the Will annexed of the Estate of C. Ernest Hill, 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 Paulgstaff, Wm Thorsbull and B. L. Talmaque, 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.

Mary Oppibile ex }
of the Estate of }
John Oppibile } Plaintiff
7354 Dec'd. }
vs. }
Estate John Oppibile }
et al. } Defendants. }
Petition For Allowance of Claim.
Order on Hearing, Claim Allowed, etc

This day this cause came on to be heard upon the pleadings, evidence and testimony Mary Oppibile and it appearing to the Court that said defendants have been duly served with process and that all parties interested are

are properly served. On consideration of said petition and the evidence thereon from against said estate, it is ordered that said claim be allowed.

It is further ordered that said Estate pay the costs of said claim.

In The Matter of }
The Will of }
7259 John Oppibile

This day J. E. Howe appeared in open Court, explained to the Court the contents of said Will, and by law the same is admitted to probate.

It is ordered that the said Will be admitted to probate.

In the Matter of }
7295 The Estate of }
John Oppibile

This day the Court considered the petition of J. E. Howe for an allowance of the claim of Mary Oppibile, and upon evidence that said claimant is entitled to the same, it is ordered that the same be allowed. The Court also considered the petition of J. E. Howe for an allowance of the claim of the estate of John Oppibile, and upon evidence that said claimant is entitled to the same, it is ordered that the same be allowed. The Court also considered the petition of J. E. Howe for an allowance of the claim of the estate of John Oppibile, and upon evidence that said claimant is entitled to the same, it is ordered that the same be allowed.

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 Mary Oppile against said Estate amounting to \$1350 Dollars, with interest thereon from the 21st day of Nov. 1910 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 Executor pay the costs herein taxed at \$.

In The Matter of
The Will of

7253

John Oppile dec'd

Order on

Election of Widow.

This day Mary Oppile widow of said John Oppile deceased, appeared in open Court, in person, and made application ^{not} to take under the Will of said decedent. And the Court hearing 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 Oppile widow thereupon elected not to take under said Will.

It is ordered that this proceeding be recorded and that Mary Oppile executor pay the costs herein taxed at \$2.25.

In the Matter of

7295

The Estate of John Oppile, dec'd.

Entry.

This day this cause came on to be heard upon the motion of the Executor to recommit the inventory and to order the appraisers to make to the widow a years allowance, and also upon the motion of J. D. Oppile et al to add certain items to the appraisal, and said motions having been submitted to the Court upon evidence and fully argued by counsel, the Court finds that said inventory should be recommitted and that said widow is entitled to a years allowance and upon agreement by counsel for all parties that the Court should fix the amount of the years allowance without reconvening the appraisers, the Court thereupon fixed the amount of the years allowance at \$500.00, which was by agreement of counsel to be considered the same as if made by the appraisers at the time of original appraisal of the estate. The Court further finds that there should be added to the appraisal the following, \$203.00 deposit in The Union Banking Company and heretofore drawn by the executor, \$500.00 representing the balance of the certificate of Paid up Stock in the Citizen Home and Savings Company of Marysville, Ohio, \$479.91 represented by a certificate of Indebtedness of the Village of Marysville of Marysville and heretofore paid to the executor, \$34 rent

collected from Hopkins and due at the death of John Oppilile, \$30.00 for a wagon sold by the executrix, & rent collected from Herd. It was also agreed by and between counsel that the following items omitted from said appraisement should be included therein and by consent are to be treated as if included in said appraisement, \$58 for logs sold by executrix since death of John Oppilile, note of J. S. Oppilile for \$1,000.00 with interest to the time of the death of said John Oppilile, note of John R. Oppilile for \$1,000.00 with interest as above, note of Okalaki P. Welling for \$1,000.00 with interest as above and note of Nancy M. Kline for \$1,000.00 with interest as above. It is agreed by and between J. M. McHenry attorney for Mary Oppilile, widow and executrix and Okalaki P. Welling and Nancy M. Kline and Cameron & Cameron, attorneys for J. S. Oppilile, O. S. Oppilile and John R. Oppilile that the above mentioned amounts so found due by the Court and also those agreed upon by counsel should become a part of said appraisement and for all purposes treated as if placed in said inventory by the appraiser.

7341 In the Matter of the Will } Order on Hearing.
 of Andrew J. Wynne, Deid. } Admission to Probate and Record.
 Be it Remembered, that heretofore, to-wit: on the 26th day of April A.D. 1911, an instrument of writing, purporting to be the last Will and Testament of Andrew J. Wynne, late of Claibourne 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 R. C. Case and S. W. Van Winkle 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 Andrew J. Wynne 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 \$.

7341 In the Matter of Andrew J. Wynne, Deid. It is agreed by and between counsel that the following items omitted from said appraisement should be included therein and by consent are to be treated as if included in said appraisement, \$58 for logs sold by executrix since death of John Oppilile, note of J. S. Oppilile for \$1,000.00 with interest to the time of the death of said John Oppilile, note of John R. Oppilile for \$1,000.00 with interest as above, note of Okalaki P. Welling for \$1,000.00 with interest as above and note of Nancy M. Kline for \$1,000.00 with interest as above. It is agreed by and between J. M. McHenry attorney for Mary Oppilile, widow and executrix and Okalaki P. Welling and Nancy M. Kline and Cameron & Cameron, attorneys for J. S. Oppilile, O. S. Oppilile and John R. Oppilile that the above mentioned amounts so found due by the Court and also those agreed upon by counsel should become a part of said appraisement and for all purposes treated as if placed in said inventory by the appraiser.

7337 vs. his Ward et al. This day... granted to the... by William... ance of a four... annation the... rect, it is orde... and confirm... Said Guardian... of twice the... And it being... that it would... the real esta... It is therefore... Guardian for... less than the... to wit, cash... is ordered to... sale is made... Grant Brock of Candace M. vs. His Ward et al. This day... of the order... proceedings

7341 In the Matter of the Last Will & Testament }
 of Andrew J. Wynn, deceased } Ordering Citation to Widow.
 It is appearing to the court from the last Will & Testament
 of Andrew J. Wynn deceased, which has been duly admitted to
 probate and record in this court, that said testator died leav-
 ing Ann R. Wynn his widow, and that provision was made
 for said widow in said will.
 It is therefore ordered that a citation issue to said Ann R. Wynn,
 to appear before said court within one year from the date of ser-
 vice 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 consort and take the distributive share of
 her personal estate.

Friday, May 12th 1911.

Grant Brock Guardian
of Candace Meill
Plaintiff.

Petition to Sell Real Estate.

7337 vs
his Ward
et al Defendants.

Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and pro-
 duced to the Court, the report of an appraisement herein made
 by William L. Blaney, John Pierce and Frank Harriott in pursu-
 ance of a former order of this Court; and it appearing upon ex-
 amination that said report is in all respects regular and cor-
 rect, it is ordered that that the same be and hereby is approved
 and confirmed.

Said Guardian is herein ordered to give bond herein the sum
 of twice the amount of the appraised value.

And it being made to 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 Grant Brock as such
 Guardian proceed to sell said dower 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.

Grant Brock Guardian
of Candace Meill
vs. Plaintiff.

Petition to Sell Real Estate.

7337 His Ward
et al Defendants.

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return
 of the order of sale of the real estate of Candace Meill of his
 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 Grant Brock as such Guardian, make to the purchasers Sammie Neill, Park Neill and Maggu Lane 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 \$.

7343

In the Matter of the Will of }
 Jennie Schuetzer, Decd. }
 Order on Hearing.
 Admissions to Probate and Record.
 Be it Remembered, That heretofore, to-wit: on the 26th day of April A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Jennie Schuetzer, 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 James E. Robinson and Clarence A. 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 Jennie Schuetzer deceased; that the same was duly executed and attested; and that the said Testator, at the time of the 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 Leola Brown executor pay the costs herein taxed at \$.

6186^a

In the Matter of }
 The application of Grant Brock }
 Guardian of Candace Neill to }
 invest funds of his ward }
 in productive real estate. }
 Application to invest funds.

This day this matter came on to be heard upon the application of Grant Brock, Guardian of Candace Neill for an order of this Court giving its consent and approbation to said

guardian to, described in that it would said funds, given to said real estate de hundred for her name a

7029

In the Matter }
 The Estate }
 George W. Gow }
 This do }
 of Elizabeth M }
 report of priva }
 Court, where }
 leave, and }
 thereupon the }
 executor of }
 the Court ha }
 isfied that }
 It is ordered }
 fined. }
 and that sa }

7345

In the Matter }
 Milo Hunt }
 Be it Remem }
 April A.D. 1 }
 the Last Wil }
 Township, in }
 and offered f }
 shown to the }
 of said Will }
 bated and re }
 and next of }
 suant to a f }
 Thereupon }
 the subscribi }
 testified as t }
 which testi }
 respectively }
 the Court fo }
 Last Will a }
 that the sa }
 said Testato }
 the same w }

guardian to invest certain funds in productive real estate described in said application. And it appearing to the Court that it would be for the best interest of said ward, to so invest said funds, the consent and approbation of said court is hereby given to said Grant Brock to purchase the life estate in the said real estate described in said application for the sum of thirteen hundred forty three and 2/100 Dollars, and take the title in his name as guardian of Candace Neill.

Saturday, 13th 1911.

In the Matter of }
The Estate of }
George W. Court deceased } Petition to sell Personal Property.
7029 } Order Approving and Confirming Sale.
This day this cause came on to be heard on the Motion of Elizabeth M. Court, as Executrix of said Estate, for leave to file report of private sales of chattles made on the former order of this Court, whereupon the Court on consideration thereof, do grant said leave, and said report is accordingly received and filed: And thereupon this matter came on to be heard on said report of said Executrix 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 Executrix pay the costs herein taxed at \$.

In the Matter of the Will of }
Milo Kimball Deceased } Order on Hearing.
7345 } Admission to Probate and Record.
Be it Remembered, That heretofore, to wit: on the 28th day of April A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Milo Kimball, 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 May 9th 1911 came L. F. Erb and C. E. Lawrence 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 Milo Kimball 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 W. H. Mills executor pay the costs herein.

Monday, May 15th 1911.

7355 In the Matter of the Will of Sarah Evans, Deceased }
Orders For Filing,
Motion and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Sarah Evans, 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 testatrix, 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 May, 1911, at one o'clock P.M.

7209 In the Matter of the Estate of Mary E. Southwick, Deceased }
Filing First and Final Account.

This day came Joseph Blue executor of the Estate of Mary E. Southwick late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 24th day of June A.D., 1911, at one o'clock P.M. to which time said matter is continued.

Tuesday, May 16th 1911.

A. C. Reams, guardian of Leo L. Reams, a minor. }
Plaintiff. }
vs }
7352 His said ward, Leo L. Reams. }
Defendant. }

It appearing to the Court that the defendant Leo L. Reams is a minor and that his interests are adverse to those of his guardian the plaintiff, the court appoints for the purpose of this suit E. W. Porter as his guardian ad litem.

And thereupon the said E. W. Porter came into open Court and accepted said appointment.

A. C. Reams
Leo L. Reams

vs
7352 His Ward

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Alice Young a
Guardian of
7333 Harry Young -
Plaintiff

vs
Harry Young
Defendant

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A. C. Reams Guardian of
Leo L. Reams
Plaintiff

vs
7352 His Ward
Defendant.

Petition to Sell Real Estate.

Order of Appraisalment.

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 before the Court; That the statements and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that Jina Becker, W. P. O'Brien and Fred Auer judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value. It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 29th day of May, 1911, and this cause is continued.

Alice Young as
Guardian of
Harry Young et al
Plaintiff.

vs
7333 Harry Young et al
Defendants.

Petition to Sell Real Estate.

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Alice Young guardian of Harry Young, Bertha Young and Willis Young 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 Alice Young as such Guardian, make to the purchasers Arthur O. Young and Lily Young a good and sufficient deed for the premises so sold. ~~and that she pay the proceeds of sale as prayed in her petition.~~ It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7356 In the Matter of }
 The Estate of } Appointment.
 Milo Kimball, dec'd } Order for Bond.

The Last Will and Testament of Milo Kimball late of Union Township, this County, deceased, having heretofore been duly proved and allowed; this day W. H. Willis the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said W. H. Willis is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued.

7356 In the Matter of }
 The Estate of } Appointment. Bond Approved.
 Milo Kimball, dec'd } Letters Issued.

This day W. H. Willis appeared in open Court, accepted the trust as Executor of the estate of Milo Kimball deceased, and gave and filed herein his Bond in the sum of Four Thousand and Dollars, conditioned according to law, with John Richter and O. W. Mc Adow 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 W. H. Willis that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$—.

7357 In the Matter of }
 The Estate of } Appointment.
 Mary Rose, Dec'd } Order for Bond.

This day J. W. Hill appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Mary Rose late of Claiborne Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged 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. W. Hill is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Nine Thousand (\$9000.) dollars, and this cause is continued.

7357 In the Matter of }
 The Estate of }
 Mary Rose }
 This day }
 appointment }
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 of Nine Thousand }
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 sureties, in }
 therefor ord }
 J. W. Hill }
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7352 A. C. Reame
 guardian
 Leo L. Reame

vs.
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A. C. Reame
 of Leo L. Reame

7352 vs.
 Leo L. Reame

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In the Matter of }
 The Estate of } Appointment. Order.
 7357 Mary Rose Deed } Bond Approved. Letters Issued.
 This day J. W. Hill appeared in open Court, accepted the appointment as Administrator, of the Estate of Mary Rose deceased, and gave and filed herein his Bond in the sum of Nine Thousand (\$9000.) Dollars, conditioned according to law, with J. E. Howe and John A. Shipley freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said J. W. Hill that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Tuesday, May 16th 1911.

7352 A. C. Reams
 guardian of
 Leo L. Reams "minor"
 Plaintiff

Petition to Sell Real Estate

vs.
 Leo L. Reams
 Defendant

Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Gina Beecher, M. P. O'Brien and Fred Ames 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 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 ward to sell the real estate described in this petition at private sale. It is therefore further ordered that said A. C. Reams 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.

A. C. Reams guardian
 of Leo L. Reams "a minor"
 Plaintiff

Petition to Sell Real Estate

7352 vs.
 Leo L. Reams
 Defendant

Order of Sale, etc.

This day this cause came on further to be heard, and it appearing to the Court, that the said A. C. Reams the plaintiff above named has given bond as heretofore ordered,

in the sum of Six hundred dollars, with Otto Baker and H. C. Vorburg 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 A. C. Reams 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.

A. C. Reams, guardian of Leo L. Reams. Plaintiff
vs.
Leo L. Reams Defendant. } Petition to Sell Real Estate.
Order Approving and Confirming Sale.

7352

This day this cause coming on to be heard on the return of A. C. Reams guardian of Leo L. Reams 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 legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said A. C. Reams as such guardian, make to the purchaser Ida M. Reams 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 \$.

7357

In the Matter of the Estate of }
Mary Rose, Deceased } Appointment of Appraisers.
This day came J. W. Hill, administrator of the estate of Mary Rose, 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 Geo. R. Gunt, J. F. Williams and J. A. Shupley, 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.

7359

In the Matter of Lawrence...
This day...
Will and Test...
in this Court...
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7355

In the Matter of Sarah Evans...
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7359

In the Matter of the Will }
of Lawrence Martin, Deid. }

Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Lawrence Martin, late of Dunes 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 20th day of May 1911, at 4 o'clock P.M.

Friday May 19-1911

7355

In the Matter of the will of }
Sarah Evans, Deceased. }

Order on Hearing.
Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 13th day of May A.D. 1911, an instrument of Writing, purporting to be the last Will and Testament of Sarah Evans, 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.

Whereupon on this day came Elias A. Thompson and John 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 Evans 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 \$...

7355- In the Matter of the Last Will and Testament of Sarah Evans Deceased. } Ordering Citations to Widower

It appearing to the Court from the last will and Testament of Sarah Evans deceased, which has been duly admitted to probate and record in this Court, that said testatrix died leaving J. P. Evans, her widower, and that provision was made for said widower in said will.

It is therefore ordered that a citation issue to said J. P. Evans, 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 consort and take the distributive share of her personal estate.

7355- In the Matter of }
The Will of }
Sarah Evans, Deceased } Ordering
Election of Widower

This day J. P. Evans widower of said Sarah Evans 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 J. P. Evans widower thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that J. P. Evans pay the costs herein taxed at _____.

7361 In the Matter of }
The Estate of } Appointment.
Sarah Evans, dec'd } Order for Bond.

The last will and Testament of Sarah Evans late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed; this day J. P. Evans 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. P. Evans is a suitable person and legally competent; it is ordered that he be appointed as such executor, Bond dispensed with by Will, and this cause is continued.

7361 In the Matter of }
The Estate of } Appointment. Bond Approved.
Sarah Evans dec'd } Letters Issued.

This day J. P. Evans appeared in open Court, accepted the trust as Executor of the estate of Sarah Evans deceased, Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to

said J. P. Evans
said Executor

7361 In the Matter of Sarah Evans
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7348 In the Matter of Clara E. C.
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7358 In the Matter of Ruth Ba
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said J. P. Evans that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

7361 In the Matter of the Estate of Sarah Evans, Deceased. } Appointment of Appraisers.

This day came J. P. Evans, executor of the estate of Sarah 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 in the premises, it is ordered that Clara A. Thompson, P. H. Smith and J. W. Mitchell, 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.

7348 In the Matter of the Guardianship of Clara E. Osborn, deceased } Filing first & final Account.

This day came John A. Kennington guardian of Clara E. Osborn, 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 24th day of June A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7358 In the Matter of the Guardianship of Ruth Barr minor } Appointment. Order For Bond.

This day S. F. Barr appeared in open Court, and made application to be appointed Guardian of Ruth Barr and the Court being satisfied that said Ruth Barr is a minor of the age of 14 years, June 16th 1911, and child of S. F. Barr, Paris Township, Union County, Ohio, and that said minor reside in this County; and the said Ruth Barr having in open Court made choice of said S. F. Barr as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said S. F. Barr 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 S. F. Barr 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.

7358 In the Matter of the Guardianship } Appointment. Bond Approned
of Ruth Barr a minor } Letters Issued.
This day S. F. Barr appeared in open Court, accepted the appointment as Guardian of Ruth Barr and gave and filed herein his Bond in the sum of Two Thousand \$2000.00 Dollars, conditioned according to law, with M. M. Longbrake and Chas. A. Morelock free holders as sureties thereon, which Bond is approned by the Court. Thereupon said S. F. Barr took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said S. F. Barr that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7352 David Mc Goon Adm^r of }
Nancy Mc Goon }
vs. Plaintiff. } Petition to Sell Real Estate.
David Mc Goon } Order Approning & Confirming Sale.
Defendants. }

This day this cause coming on to be heard on the return of David Mc Goon Administrator of the estate of Nancy Mc Goon 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 approned and confirmed; and it is further ordered that said David Mc Goon as such Administrator make to the purchasers C. A. and Lizzie Melgus 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 \$.

Monday, May 22nd 1911.

In the Matter of the will of }
Lawrence Martin, Deid } Order on Hearing.
Be it Remembered, That heretofore, to wit: on the 17th day of May A.D. 1911, an instrument of writing, purporting to be the last Will and Testament of Lawrence Martin, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it not 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. Kofreath, Mary A. Lovell the subscribing witnesses to said Will: who being duly sworn, testified as to the execution and attestation of said Will:

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7357 In the Matter }
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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 Lawrence Martin 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

7359

In the Matter of the Last Will and Testament of Lawrence Martin, Deceased. } Ordering Citation to Widow.

It appearing to the Court from the Last will and testament of Lawrence Martin deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Anna Martin his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Anna Martin, 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.

7359

In the Matter of The Will of Lawrence Martin, Deceased. } Order on Election of Widow.

This day Anna Martin widow of said Lawrence Martin 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 Anna Martin widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and Anna Martin pay the costs herein taxed at \$-.

7340

In the Matter of the Estate of James Heath Deceased } Filing inventory.

This day came D. H. Burnham, Administrator of the Estate of James Heath, 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 D. H. Burnham 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 D. H. Burnham pay the costs herein taxed at \$.

7070 In the Matter of the Estate of } Elliott Young, Deceased. } Filing First and Final account.

This day came Lillian Little's administrator of the estate of Elliott Young 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 24th day of June A. D. 1911, at one o'clock, P. M. to which time said matter is continued.

Tuesday, May 23rd 1911.

7362 In the Matter of } The Guardianship of } Application For Appointment. } Hester A. Gosnell } Order for hearing and notice } an alleged imbecile.

This day Lauder Gosnell appeared in open Court, and filed his application for the appointment of a Guardian of Hester A. Gosnell setting forth that said Hester A. Gosnell is an imbecile and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that Monday the 29th day of May 1911 at 9 o'clock A. M. be and hereby is fixed as the time of hearing said application before this Court. It is further ordered that at least 3 days' notice be given to said Hester A. Gosnell and to her next of kin resident of this County to attend at said time and place. And it is further ordered that said notice be served by delivering to each person named therein a copy thereof, or by leaving such copy at their usual place of residence, and this cause is continued.

7364 In the Matter of the Guardianship of } Suro Thompson "Minor" } Appointment. } Order For Bond.

This day Anna L. Daugherty appeared in open Court, and made application to be appointed Guardian of Suro Thompson and the Court being satisfied that said Suro Thompson is a minor of the age of 15 years, 22nd July 1911 and child of John F. Thompson late of Union Township, Union County, Ohio deceased, that said minor resides in this County, and the said Suro Thompson having in open Court made choice of said Anna L. Daugherty as his guardian, which choice is approved by this Court; and the Court being further satisfied that a guardian is necessary, and that said Anna L. Daugherty is a suitable person to be appointed, and she having filed in this office a statement, duly verified by

her affidavit, suitable value the Daugherty be with sureties (\$200.) Dollar

7364 In the Matter of Suro Thompson

This day [unclear] accepted the app[unclear] gave and filed \$200.00 Dollar C. Daugherty on, which B[unclear] Anna L. Daugherty and honestly such Guardian. It is therefore to said Anna and that sa

7363 In the Matter of the Treasurer

This day, [unclear] and provided advised in t[unclear] Harry G. [unclear] opposite polit[unclear] Treasurer, of s[unclear] pletis and the vouchers there. Whereupon [unclear] appeared in [unclear] Thereupon a Taylor and [unclear] were duly su[unclear] fully perform[unclear] of the Treas[unclear] best of their ad[unclear] It is therefore said Lewis A. unnecessary with the pro[unclear] thereof that [unclear] ing of their continued fo

her affidavit, of the whole estate of said minor, and the probable value thereof, and. It is ordered that said Anna L. Daugherty be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two hundred (\$200.) Dollars; and this cause is continued.

7364 In the Matter of the Guardianship } Appointment.
of Leo Thompson, minor. } Bond approved. Letters issued.

This day Anna L. Daugherty appeared in open Court, accepted the appointment as Guardian of Leo Thompson and gave and filed herein her Bond in the sum of Two hundred \$200.00 Dollars, conditioned according to law, with Thomas C. Daugherty and B. Daugherty free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Anna L. Daugherty took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore, ordered that Letters of Guardianship issue to said Anna L. Daugherty that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$—

7363 In the Matter of the Inspection } Appointment of Inspectors.
of the Treasury of Union Co. Ohio }

This day, 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 Lewis A. Taylor and Harry G. Southard competent and trust worthy 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 Lewis A. Taylor and Harry G. Southard appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said Lewis A. Taylor and Harry G. Southard 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 Lewis A. Taylor and Harry G. Southard proceed without unnecessary delay to make such inspection in accordance with the provisions of the Statutes, 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.

In the Matter of }
 The Estate of }
 7365 Andrew J. Wynne dec'd. } Appointment.
 Order for Bond.
 The Last Will and Testament of Andrew J. Wynne late of
 Claiborne Township, in this County, deceased, having hereto-
 fore been duly proved and allowed: this day C. C. Wynne
 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 C. C. Wynne is a suitable person and legally compe-
 tent; 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 (\$600.00) Dollars, and this cause is contin-
 ued.

In the Matter of }
 The Estate of }
 7365 Andrew J. Wynne dec'd. } Appointment. Bond approved.
 Letters issued.
 This day C. C. Wynne appeared in open Court, accepted the
 trust as Executor of the estate of Andrew J. Wynne deceased,
 and gave and filed herein his Bond in the sum of Six hun-
 dred (\$600.00) Dollars, conditioned according to law, with the
 Bankers Surety Co. 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
 C. C. Wynne (that this proceeding be recorded, and that said
 Executor pay the costs herein taxed at \$

Friday May 26th 1911.

In the Matter of }
 The Last Will and Testament of }
 7366 Margaret Kiefert, dec'd. } Application to Admit to Probate
 Order for filing Will
 To the Probate Court of said County: }
 Motus and Hearing.
 This day an instrument of writing, purporting to be the last
 Will and Testament of Margaret Kiefert, 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,
 that said application will be for hearing before this Court, on
 the 25th day of May 1911, at one o'clock P.M.

In the Matter of the will of }
 Margaret Kiefert, dec'd. } Orders on Hearing.
 Admission to Probate and Record.
 Be it Remembered, that heretofore, to-wit: on the 25th day
 of May A.D. 1911. an instrument of writing, purporting to be
 the Last Will and Testament of Margaret Kiefert, late of Paris
 Township, in this County, deceased, was produced in open

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In the Matter }
 6929 William H. }
 This day can
 of William H.
 and presented
 said estate d
 Whereupon t
 for hearing o
 o'clock, P.M. to

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 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 Frank B. Courtes and F. A. Thompson 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 Kezert deceased; that the same was duly executed and attested; and that the said Testatrix, at the time of making, signing and sealing the same 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 of this Court.

It is further ordered that Margaret Kezert pay the costs herein taxed at \$.

In the Matter of the Estate of }
6929 William H. Kezert. } Filing First and Final account.
This day came Jacob C. Elliott administrator of the Estate of William H. Kezert late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of June A. D. 1911, at one o'clock, P. M. to which time said matter is continued.

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7310 James O. Butler, as executor of the last Will and Testament of James Butler, Deceased.
Plaintiff.

Appointment of Guardian ad litem.

vs.
O. D. Butler, et al.,
Defendants.

Upon motion of the plaintiff and it appearing to the Court that the defendants Emory Meff and Amy Meff are minors it is hereby ordered and adjudged that Milo L. Myers be and he is hereby appointed Guardian ad litem for said defendants with leave to file an answer herein.

7310 James O. Butler, as Executor of the last Will and Testament of James Butler, Deceased
Plaintiff

Orders approving Appraisement in Inventory ^{and} for Private Sale.
Ordering Sale.

vs.
O. D. Butler, et al.,
Defendants.

This day this cause came on to be heard upon the petition filed herein for the purpose of having the real estate described in said petition sold to pay legacies directed to be paid by the last Will and Testament of said James Butler, deceased, and also upon the return of summonses issued and the answer of Milo L. Myers as Guardian ad litem for the defendants Emory Meff and Amy Meff, minors, and the evidence; and the Court being fully advised in the premises finds that all the defendants herein have been legally served with process, or have entered their appearance in this action, and that all the said defendants have been duly and legally notified of the pendency and prayer of said petition as prescribed by law; and the Court further finds that all the allegations of the petition are true and that it is necessary to sell the real estate in the petition described to pay the legacies as directed in the last will and testament of said James Butler, deceased.

The Court further finds that the property described in the petition was appraised by the appraisers appointed at the time of the taking of the inventory and appraisement of the personal property and that said appraisement has been duly returned and filed in this Court by the said James O. Butler, Executor, and that said appraisement is in all respects in accordance with law and the orders of this Court and the same is hereby approved and confirmed; the Court further finds that the plaintiff as such Executor has given bond in the sum of Fifty thousand Dollars with

sureties to the sufficient to actions.

The Court for said estate the petition at deed and ad Executor prob petition at pre thereof, to wit, and of his pro

James O. Butler, the last Will of

7310 James O. Butler vs. O. D. Butler et al.

This day of James O. Butler described in this Court of objections to such returns

Upon careful examination and diligent and legal order of this Court that the said and confirm James O. Butler the purchase price thereof purchase so by ordered to

It is ordered said sale the hold the further o

7278 In the Matter of James O. Butler This day of James O. Butler deceased, was recorded in

sureties to the approval of this Court and that said bond is sufficient to cover the real estate sought to be sold in this action.

The Court further finds that it would be to the interest of said estate of said estate to sell said real estate described in the petition at private sale, and it is therefore now here ordered and adjudged that the said James O. Butler as such Executor proceed and sell the real estate described in said petition at private sale at not less than the appraised value thereof, to wit, the sum of Fourteen Hundred dollars, for cash, and of his proceedings in this behalf he will make due return.

James O. Butler, as executor of
the last Will and Testament
of
James Butler Deceased. }
vs Plaintiff } Order Confirming Sale of
O.D. Butler et al., } Real Estate
Defendants.

This day this cause came on to be heard upon the return of James O. Butler, executor of a private sale of the real estate described in the petition in accordance with the order of this Court of May 26th 1911, and there appearing to be no objections to said sale it was submitted to the Court upon such return of sale and the evidence.

Upon consideration whereof the Court finds after due and careful examination of the same that said sale has been duly and legally made in conformity to law and the former order of this Court. It is therefore ordered and adjudged that the said sale be and the same is hereby approved and confirmed, and it is further ordered that the said James O. Butler as such executor, make and deliver to the purchaser M. C. Long, a good and sufficient deed for the premises so sold, upon the payment of the purchase price therefor, and the said M. C. Long having elected to purchase said property for cash, the said executor is hereby ordered to accept the same.

It is ordered that said executor pay out of the proceeds of said sale the costs of this action taxed at \$, and that he hold the remainder of the proceeds of said sale subject to the further order of this Court.

In the Matter of the Estate }
of James Butler, Deceased } Order To Record Notice

This day proof of publication of notice of the appointment of James O. Butler as executor of the estate of James Butler, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

7367 In the Matter of }
 The Will of }
 Mary J. Kirkpatrick Deid }
 Ordered

This day Isaac W. Heindel appeared in open Court and produced an Authenticated Copy of the Will of Mary J. Kirkpatrick late of Logan County, Ohio, deceased, and of the Order of Probate thereof, and made application for the admission of the same to record here: and it appearing to the Court that said Will was proved and allowed in Logan County, and that Real Estate devised of said Will is situated in this Union County, Ohio.

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 Isaac W. Heindel pay the costs herein taxed at \$3.00

Monday, May, 29th 1911

7222 In the Matter of the Assignment of }
 Lewis R. Williams, }
 F. A. Thompson Assignee }
 Application to Compromise
 and Sell Claims.

This day this matter came on to be heard upon the application of F. A. Thompson as assignee of Lewis R. Williams, for authority to compromise the claims against the following persons to-wit- George Kelley \$38.38, Alexander ^{Proder} \$70.00, and it appearing to the Court that the said debtors are both insolvent and that the said claims are uncollectable, and said assignee is hereby authorized to receive on the said claim of George Kelley \$15.00, and to receive on the said claim of Alexander Proder, \$10.00 and discharge each of them the aforesaid debt.

It also appearing to the Court that certain other claims represented in the application of the said assignee are uncollectable, and that said debtors are insolvent and will not pay their ^{said} claims. It is ordered that said assignee sell said claims for the best price obtainable, and to report his proceedings to this Court.

6199^a In the Matter of }
 The Estate of }
 H. A. Westlake }
 Motion for Citation
 Ordered

This day E. B. Westlake appeared in open Court and filed his motion for a Citation to issue against Joseph W. Westlake as administrator of H. A. Westlake.

And it appearing to the Court that said motion ought to be granted, it is ordered that a Citation be issued requiring said Joseph W. Westlake to file in this Court his act as such

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7386 In the Matter
 of Ellen C

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administrator on or before the 1st day of June 1911. at 9 o'clock a.m., or then and there to appear and show cause why an attachment should not issue against him for his default; said Citation to be served upon him 3 days before said day, and this cause is continued.

7386 In the Matter of the Trusteeship } Appointment.
of Ellen Burkepile. } Order for Bond.

This day Daniel H. Lowers appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee of Ellen Burkepile and it appearing to the Court that by the provisions of the will of said Geo. W. Manning, the said Ellen Burkepile was given a certain interest in said estate which has been properly paid to her by Edward W. Porter, the executor thereof, and the Court being satisfied that a Trustee is necessary, and that Daniel H. Lowers 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 Daniel H. Lowers be appointed such Trustee upon giving bond with sureties as required by law, in the sum of Two thousand \$2000.00 Dollars; and this cause is continued.

7386 In the Matter of the Trusteeship } Appointment. Order.
of Ellen Burkepile } Bond Approved. Letters Issued.

This day Daniel H. Lowers appeared in open Court, accepted the appointment as Trustee of Ellen Burkepile and gave and filed herein his Bond in the sum of Two thousand (\$2000.00) Dollars, conditioned according to law, with American Surety Company of New York, free holders as sureties thereon, which bond is approved by the Court. It is therefore ordered that Letters of Trusteeship issue to said Daniel H. Lowers that this proceeding be recorded, and that said Trustee pay the costs herein taxed at \$---

7346 In the Matter of the Estate of } Filing Inventory.
Minnie Mandell, Deceased }

This day came Mae Howland administrator of the estate of Minnie Mandell, 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 care 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 Accounts filed }
 for settlement } Notice approved.
 This day proof of publication of notice of filing accounts and
 vouchers of administrator and guardianship was made, and
 the Court do find the same in all respects regular and just
 pursuant to law.

6904

L. M. Southard et al, executors of the estate of John S. Southard;
 second partial account.

7120

Mary L. Pyne, executrix of the estate of Edward S. Pyne; first
 and final account.

7061

J. A. Mc. Neil, administrator of the estate of Robert Smith; first
 account.

7127

J. C. Langstaff, guardian of Asa Langstaff; first and final accit.

7279

Milo L. Myers, guardian of Laura E. Randall; first and final
 account.

6798

Graw Hudson, guardian of Carl D. Yount; first and final account.

6395

A. R. Linn, guardian of Starling and Madaline Dwyer; second
 account. (final as to Starling).

6988

Lida De Lamater, guardian of Sarah Higgins; first partial accit.

6701^a

John A. Kemmington, guardian of Phillips and Isabel Connor;
 first account.

In the Matter of }
 The Estate of }
 John S. Southard, Decd. } Second partial account.

6904

This day the second partial account of L. M. Southard, H. S.
 and Homer Southard executors of the estate of John S. Southard
 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 mat-
 ter 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 hereby is approved, al-
 lowed and confirmed.

The Court finds a balance of One hundred & fifty-five and
 6/100 Dollars, (\$155.61), in the hands of said executors due said
 estate

Costs paid.

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

7120

In the Matter
 The Estate
 Edward S. Pyne
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7127

In the Matter
 Guardian
 Asa Langst
 This day
 guardian of
 due notice

In the Matter of }
 The Estate of }
 7120 Edward S. Pym Decd } First and Final Account.
 This day the First and Final account of Mary L. Pym executor of the estate of Edward S. Pym 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.

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 }
 7061 Robert Smith Decd } First Account.
 This day the First Account of S. A. McNeil administrator of the estate of Robert Smith 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 Forty-two hundred & sixty-five and 97/100 Dollars (\$4265.97), in the hands of said Administrator due said estate.

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 }
 7127 Asa Langstaff } First and Final account.
 This day came the first and final account of J. C. Langstaff guardian of Asa Langstaff 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.

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 }
7279 Laura E. Randall } First and Final Account.

This day the First and final account of Milo L. Myers guardian of Laura E. Randall 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 said Account duly balanced, and said Guardianship settled according to law.

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 }
6798 Carl D. Mount. } First and Final Account.

This day the First and Final Account of Grace Hudson guardian of Carl D. Mount 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 to do find the same 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.

Costs paid.

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

6395 In the Matter of Guardianship of Starling Sweet Madaline Sweet

This day the account of R.R. Linn guardian of Starling Sweet 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 Seven Dollars and Twenty Five Cents, (\$47.25), as compensation for his services, which amount the Court deems reasonable.

The Court said Account duly balanced, and said Guardianship settled according to law.

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 Sarah Higginson

This day the account of Sarah Higginson guardian of Sarah Higginson 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 Seven Dollars and Twenty Five Cents, (\$47.25), as compensation for his services, which amount the Court deems reasonable.

The Court said Account duly balanced, and said Guardianship settled according to law.

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 Sarah Higginson

This day the account of Sarah Higginson guardian of Sarah Higginson came on for hearing and settlement, due notice thereof having been published according to law.

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.

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 }
6395- Starling Sivy }
Madaline Sivy }

Second Account.

(final as to Starling)

This day the Second account and (final as to Starling) of R.R. Linn guardian of Starling and Madaline Sivy 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, (\$10.⁰⁰), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of \$493.21 due Madaline, and \$479.25 due Starling; which amount he has paid over to said Starling according to law.

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 }
6988- Sarah Higgins }

First and Partial account.

This day the First and Partial Account of Lida De Laneter guardian of Sarah Higgins 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), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Eight hundred & ninety nine & 80/100 Dollars, (\$899.80), in the hands of said Guardian due said Ward.

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 }
Phillips Connor and }
Isabel Connor. } First Account.

This day the first Account of John A. Kemmington guardian of Phillips and Isabel Connor 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 Dollars, (\$40.00), as compensation for his services, which amount the Court deems reasonable.

Costs paid

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

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, June 24th, 1911, at one o'clock p.m., as follows:

7209 Jonah Blue, executor of the estate of Mary E. Southwick; first and final account.

7054 Jose Embrey, executor of the estate of Emma Bowers; final account.

6646 Daniel C. Pa
of Margaret

7082 L. M. Blume
Jonas Blume

6929 Jacob Elliott
first and final

7070 Lillian Lita
first and final

6975 Alma Thos
first and final

7029 Elizabeth M
first and final

7348 John A. Ken
and final a

5799 Mary R. Fu

In the Mat
of Geo. V.

7029 This day c
of George W.

and present
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Whereupon
returned for

A.D. 1911, at
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In the Mat
7054 Emma B

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- 6646 Daniel C. Parish and Robert C. Cook, administrators of the estate of Margaret A. Parish: first and final account.
- 7082 L. W. Blum and F. L. Robinson, executors of the estate of Jonas Blum: first and final account.
- 6929 Jacob Elliott, administrator of the estate of M. H. Keperter: first and final account.
- 7070 Lillian Little, administratrix of the estate of Elliott Young: first and final account.
- 6975 Alma Thompson, executrix of the estate of Caroline Brown: first and final account.
- 7029 Elizabeth M. Court, executrix of the estate of Geo. W. Court: first and final account.
- 7348 John A. Remington, guardian of Clara C. Osborne: first and final account.
- 5799 Mary R. Fulton, guardian of William Fulton: fifth acct.

Wednesday, May 31st 1911.

In the Matter of the Estate of }
 7029 of Geo. W. Court Deceased } Filing first and final account.
 This day came Elizabeth M. Court executrix of the estate of George W. Court 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 24th day of June A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Estate of }
 7054 Emma Bowers, Deceased } Filing final account.
 This day came Josr Embrey, executor of the estate of Emma Bowers 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 24th day of June A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Estate of }
 6646 Margaret A. Parish Deid } Filing first and final account.
 This day came Daniel C. Parish and R. C. Cook of the estate of Margaret A. Parish late of Union County, Ohio, deceased, and presented their third and final account in settlement of said Estate.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of June A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7369 In the Matter of } Inquest of Lunacy.
 David M. Price } Orders for Warrant, etc.
 This day Ella Price a resident citizen of Allen 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 David M. Price into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Gad Price commanding him to bring said David W. Price alleged to be insane, before this Court, on the 31st day of May 1911, at 8 o'clock A.M.

And it is further ordered that subpoenas issue for A.B. Swisher and P.D. Longbrake two respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

7363 In the Matter of the Inspection of the }
 Treasury of Union County, Ohio } Filing report of Inspectors, etc.

This day this Matter came on further to be heard, and thereupon came Lewis W. Taylor and Harry G. Southard heretofore, to-wit: On May 29th 1911, 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 copy of said report be published in Marysville Tribune and Union Co. Journal as required by law, said newspapers being of opposite politics, and published, and of general circulation in said Union County; 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.

Thursday, June 1st 1911

John L. Langbery }
 guardian of }
 Grant H. Douglass } Plaintiff.
 vs }
 7298 Grant H. Douglass }
 et al } Defendants.
 Petition to Sell Real Estate.
 Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement

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herin made by Harrison W. McVey, Brough Durham and Charles D. Webb 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 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 ward to sell the real estate described in the petition at private sale.

It is therefore further ordered that said John L. Longbery as such guardian proceed to sell said real estate, free of the duties at private sale for not less than the appraised value thereof, on the following, 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 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.

7369 In the Matter of } Inquest of Lunacy.
David W. Price } Order on Hearing, etc.
This day this cause came on to be heard, and the said David W. Price was brought before the Court and evidence heard and it is the opinion of the Court that David W. Price is sane, and this cause is dismissed without record.

7361 In the Matter of the Estate of }
Sarah Evans, Deceased. } Filing Inventory.
This day came J. P. Evans executor of the estate of Sarah 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 J. P. Evans 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 J. P. Evans pay the costs herin taxed at \$.

7150 In the Matter of the Estate of }
Mary A. Pettet, Deceased } Filing First and Final Account.
This day came F. A. Thompson executor of the estate of Mary A. Pettet 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 July A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7151 In the Matter of the Estate of }
 Cornelius Mc Suture, Deed } Filing First ^{and} Final Account.
 This day came F. A. Thompson administrator of the
 Estate of Cornelius Mc Suture late of Union County, Ohio, decess-
 ed, and presented his first and final account in settle-
 ment of said Estate duly verified.
 Whereupon the Court do Order the same filed and adverti-
 sed for hearing on Saturday, the 29th day of July A. D., 1911, at
 one o'clock, P. M. to which time said matter is continued.

Friday, June 2nd 1911.

John L. Longhrey }
 Edu. }
 Grant H. Douglass } Petition to Sell Real Estate
 vs. Plaintiff }
 7298 Grant H. Douglass }
 et al. } Defendants } Orders Approving ^{and} Confirming Sale.

This day this cause coming on to be heard on the re-
 turn of John L. Longhrey guardian of Grant H. Douglass 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 re-
 gularly and legally made. It is ordered that the same
 be and hereby is approved and confirmed; and it is fur-
 ther ordered that said John L. Longhrey as such Guardian
 make to the purchaser Harriett L. Patel a good and suf-
 ficient deed for the premises so sold.
 It is further ordered that this proceeding be recorded,
 and that said Guardian pay the costs thereon taxed
 at \$ 12.00.

Saturday, June 3rd 1911.

Charles F. Sellers Adm^r }
 of Mary L. Sellers } # 7370.
 Plaintiff }
 vs. }
 7370 Catherine L. Sellers }
 et al. } Defendants } Filing Petition To Sell
 Real Estate.

This day came the Plaintiff Chas F. Sellers and pre-
 sented to this Court his petition, duly verified, praying an
 order for the sale of real Estate of the said Mary L. Sellers,
 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

of the said d

5837 In the Matter
 of Walter
 This day
 Ida Dellinger
 her Fourth A
 verified.
 Whereupon
 for hearing
 o'clock, P. M.

7362 In the Matt
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7371 In the Matt
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 State of Ohio
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of the said defendants: and this cause is continued.

Tuesday June 6th 1911.

5837 In the Matter of the Guardianship } Filing Fourth Account.
of Walter and Ida Dellinger }

This day came Elizabeth Dellinger guardian of Walter and Ida Dellinger minors of Union County, Ohio, and presented her Fourth Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of July A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7362 In the Matter of the guardianship } Motion to set aside or strike
of Hester A. Gosnell. } from files application

This day Leander Gosnell appeared in open Court and filed his motion to have application in the above entitled matter dismissed.

Whereupon the Court orders that this cause be dismissed and that Leander Gosnell pay the costs taxed herein at \$11.72.

7371 In the Matter of the Will of } Order for Filing Will.
David B. Davis, Decd. } Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of David B. Davis, 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 10th day of June 1911, at 10 o'clock A.M.

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In the Matter of } Account of
 The Estate of } Final Distributions.
 7269 Maude W. Shaver Decd } Order.

This day Charles Braun administrator of the estate of Maude W. Shaver deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said Charles Braun: it is ordered that the same be and hereby is allowed as his final discharge. Said Charles Braun 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 \$--

In the Matter of } Appointment.
 The Estate of } Order for Bond.
 7372 C. L. Evans Decd }

This day L. W. McKittrick appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of C. L. Evans 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 L. W. McKittrick 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 (2000) Dollars, and this cause is continued.

In the Matter of } Appointment. Order.
 The Estate of } Bond Apprond. Letters Issued.
 C. L. Evans Decd }

This day L. W. McKittrick appeared in open Court, accepted the appointment as Administrator, of the Estate of C. L. Evans deceased, and gave and filed his bond in the sum of Two Thousand (\$2000.) Dollars, conditioned according to law, with T. J. Dodge and J. D. Hooper freeholders as sureties, which bond is approned by the Court. It is therefore ordered that Letters of Administration issue to said L. W. McKittrick that this proceeding be recorded, and that said Administrator pay the costs herein tax-

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 In the Matter of the Estate }
 7372 of C. L. Evans Deceased } Appointment of Appraisers
 This day came L. W. McKittrick, administrator of the estate of C. L. 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 J. D. Hoopes, Thomas Dodge and John Bishop, 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

Friday June 9th 1911.

In the Matter of the Estate of }
 7142 Henry M. Vaughn Deceased } Filing Inventory.
 This day came Jesse F. Conrad executor of the Estate of Henry M. Vaughn, 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 Statute to such case made and provided, do order the said Inventory filed and recorded.

It is further ordered that said executor pay the costs here in taxed at \$
 in taxed at \$

In the Matter of the assignment,
 of Lewis L. Williams
 7222 In the matter of the application for \$500.00, in lieu of exemption.

This day the matter of the application of Lewis L. Williams, assignor, for \$500.00 in lieu of his exemption, came on to be heard, and it appearing to the Court that the said applicant waived the setting off to him by the appraisers of said estate, or any property which he might have selected not exceeding \$500.00 in value and by so doing is entitled to \$500.00 in lieu of said exemption, to be taken from the proceeds of the sale of the property of said estate, and it is ordered by the Court that the assignee pay out of the proceeds of the sale of said estate to the said Lewis L. Williams assignor, in lieu of his exemption rights, the sum of \$500.00

4849^a In the Matter of }
 The Guardianship of } Appointment
 John Draper, an imbecile } Order for Bond, etc.
 This day Clarence A. Hoopes appeared in open Court, and made application to be appointed Guardian of John Draper and the Court being satisfied that said John Draper is an imbecile of the age of 80 years, 1911, and resides in Paris Township in this County, and the Court being further satisfied that said Clarence A. Hoopes 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 Draper the probable value thereof, and the probable annual rents of the real estate, It is ordered that said Clarence A. Hoopes be appointed such Guardian upon giving bond with sureties as required by law, in the sum of \$500.00 Dollars; and this cause is continued.

6323 In the Matter of the Estate of }
 Elizabeth Hower dec'd } Filing first and final Account.
 This day came B. R. Hower executor of the Estate of Elizabeth Hower 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 July A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7263 In the Matter of the Estate of }
 Sarah A. Hower, Dec'd. } Filing Inventory
 This day came Benjamin Hower administrator of the Estate of Sarah A. Hower, 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 Benjamin Hower has in all respects complied with the Statutes to such made and provided, do order the said Inventory filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$

4849^a In the Matter of }
 The Guardianship of } Appointment.
 John Draper } Order, Bond Approved.
 an imbecile } Letters Issued.
 This day Clarence A. Hoopes appeared in open Court, accepted the appointment as Guardian of John Draper and gave and filed herein his Bond in the sum of \$500.00 Dollars, conditioned according to law, with Clarence A. Hoopes, James Ed. Robinson and W. J. Hoopes freeholders

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In the Matter
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as sureties thereon, which Bond is approved by the Court. Thereupon said Clarence A. Hoopes 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 Clarence A. Hoopes that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

Monday June 12th 1911.

In the Matter of }
The Estate of } Appointment.
7373 Samuel L. Swine Deid } Order for Bond.

This day Flora A. Swine appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate Samuel L. Swine 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 consisted of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Flora A. Swine is legally competent; it is ordered that she be appointed 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. Order.
7373 Samuel L. Swine Deid } Bond Approved. Letters Issued.

This day Flora A. Swine appeared in open Court, accepted the appointment as Administratrix, of the Estate of Samuel L. Swine deceased, and gave and filed herein her Bond in the sum of Twenty-five hundred (\$2500.) Dollars, conditioned according to law, with Wm. G. Snodgrass and Henry W. Morey freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Flora A. Swine that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.

In the Matter of the Estate of }
Samuel L. Swine, deceased. } Appointment of Appraisers.

This day came Flora A. Swine, administratrix of the Estate of Samuel L. Swine, deceased, and made application to the Court for the appointment of Appraisers of the Estates of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that Harry E. Shaver, L. F. White and C. D. Haynes, 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 Administrators return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law and this matter is continued.

7371 In the matter of the Will of } Order on Hearing.
David B. Davis Deceased } Admission to Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 6th day of June A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of David B. Davis, 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.

Whereupon on this day came P. M. Keller and O. E. Curb 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 B. Davis 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 costs herein taxed at \$ - - .

7371 In the Matter of the Last Will and Testament } Ordering Citations
of David B. Davis Deceased } to Widow.

It appearing to the Court from the last Will and testament of David B. Davis deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Jane Davis his widow, and that provision was made for said widow in said Will.

It is therefore ordered that a citation issue to said Jane Davis, to appear before said court within one year from

the date of said take under be endowed the distrib

In the Matter }
The Will of }
7371 David B. Davis

This day appeared in to take under ing ex plain under it, and the Will, the fusal to take upon elected

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In the Matter }
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George M. M. This day application (Trustees to co of the Will of to the Court record in the being satisf A. Green is leaving filed affidavit, of and also to dered that, upon giving of Fifteen li continued.

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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 }
7371 David B. Davis, Deid } Orders on
Election of Widow.

This day Jane Davis, widow of said David B. Davis 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 Jane Davis widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Jane Davis pay the costs herein taxed at \$ —

In the Matter of }
The Trust Created under }
7374 the provisions of the Will of } Appointment.
George W. Mackling, Deid. } Orders For Bond.

This day Oscar A. Green appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee to carry into effect the Trust created by the provisions of the Will of Geo. W. Mackling deceased; and it appearing to the Court that said Will was admitted to Probate and record in this Court, Union County, Ohio, and the Court being satisfied that a Trustee is necessary, and that Oscar A. Green 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 Oscar A. Green be appointed, such Trustee upon giving bond with sureties as required by law, in the sum of Fifteen hundred & five (\$1505) Dollars; and this cause is continued.

In the Matter of }
The Trust Created under }
7374 the provisions of The Will of } Appointment. Orders.
Geo. W. Mackling Deid. } Bond Approved. Letters Issued.

This day Oscar A. Green appeared in open Court, accepted the appointment as Trustee of the Trustee created under the provisions of the Will of Geo. W. Mackling deceased, and gave and filed herein his Bond in the sum of Fifteen hundred & five (\$1505) Dollars, conditioned according

to law, with G. E. Harriott and Della Green freeholders as sureties thereon, which Bond is approved by the Court. It is therefore ordered that Letters of Trusteeship issue to said Oscar A. Green that this proceedings be recorded, and that said Trustee pay the costs herein taxed at \$.

Tuesday, June 13th 1911.

7188 In the Matter of the Estate of }
William Riddle, Deid. } Filing first and Final Account.
This day came Joseph F. Sanders administrator of the Estate of William Riddle 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. 1911, at one o'clock, P.M. to which time said matter is continued.

Wednesday, June 14th 1911.

7223 In the Matter of the Assignment of }
Lewis L. Williams, Deid. } Filing First and Final Account.
This day came F. A. Thompson assignee of Lewis L. Williams of Union County, Ohio, and presented his first and final account in settlement of said assignment duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 29th day of July A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7328 In the Matter of the Estate of }
Sarah R. Kezeta Deid. } Filing Inventory.
This day came Ruth D. Kezeta administratrix of the Estate of Sarah R. Kezeta, 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 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 \$.

7372 In the Matter of the Estate of }
C. L. Evans deceased } Filing Inventory.
This day came L. W. McKittrick administrator of the Estate of C. L. 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 Administrator has in all respects complied with the Statutes to such

case made and recorded. Administrator has in such case made filed and recorded. Administrato

Edward A. D

7375 Henry J. Br
Lida Peet,
Staymated and

This day came his Attorney upon Pleas. tion is pend came on to an injunctio vite therein, the Probate being satisfie temporary i petition, rest across the p and from ion of said from claim other man upon the sa dertaking, ex Two hundred required by

case made and provided, do order the said Inventory filed and recorded. It is further ordered 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 \$.

Edward A. Schaumb
Plaintiff.

vs.

7375 Henry J. Brooks, Harriett F. Brooks,
Lida Peets, S. A. McNeil, Mathew
Staymated and the Village of Richmond.
Defendants

Order Granting Temporary
Injunction or Restraining
Order.

This day came the Plaintiff by Hoopes, Robinson and Hoopes his 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 the 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 from driving over and across the premises described in the petition herein and from interfering with the plaintiff in his possession of said premises in any manner whatsoever and from claiming right or title to said premises in any other manner than by defending in this proceeding 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.

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6604 In the Matter of the Trusteeship of }
 Dorthula Reed } Filing Second Account.
 This day came Emilius M. Kilbury trustee for Dorthula Reed a minor of Union County, Ohio, and presented his Second Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of July A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

6605 In the Matter of the Trusteeship }
 of the Children of U. G. Kilbury } Filing Second and final acc't.
 This day came Emilius M. Kilbury Trustee for the Children of U. G. Kilbury minors of Union County, Ohio, and presented his 2^d 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 July A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

Saturday June 17th 1911.

7291 M. F. Welch - Executor of the estate of John A. Welch, dec'd }
 Plaintiff }
 vs. }
 M. F. Welch, et al }
 Defendants }
 Order for Appraisement.

This day this cause came on to be heard upon the petition, proofs and exhibits 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 John A. Welch deceased.
 And Lois R. Welch the widow of the said John A. Welch 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 the dower, by the oath of Charles D. Webb, Brough Dunham, and Harrison W. Mc Vey, 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.

Lillian Skidmore of the estate deceased,
 7308 Jesse Haro

On this day heard upon administrative order for sale the Motion in reported fully examined in all respects notice of said Trustee for Ohio, bid \$6, thereby sold highest and proved and ian Skidmore and delivered Company of ies. a good a The Answer of L therefrom t dower its va of said prem sum of \$147 ten, out of r sale, pay.
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Lillian Skidmore, administratrix
of the estate of F. W. Skidmore,
deceased,

Plaintiff

vs
Jesse Harvey, et al.

Defendants

Orders Confirming Sale.

7308

On the 19th day of June, 1911, this cause came on to be heard upon the return made this day by Lillian Skidmore, administratrix of the estate of F. W. Skidmore, deceased, and the order for sale of the premises therein described, and upon the Motion of said administratrix to confirm the sale therein reported to have been made. And the Court having carefully examined said return, and finding that said sale has been in all respects legally made, and that due and proper notice of said sale was properly given, and that John M. Wilgus, Trustee for the Union Banking Company of West Mansfield, Ohio, bid \$6944.74 for said property and that the same was thereby sold to said purchaser for said sum, being the highest and best price obtainable, the same is hereby approved and confirmed, and it is ordered that said Lillian Skidmore, as such administratrix, do make, execute and deliver to John M. Wilgus, Trustee for the Union Banking Company of West Mansfield, Ohio, the purchaser of said premises, a good and sufficient deed of conveyance therefor.

This cause coming on further to be heard upon the Answer of Lillian Skidmore, the widow, and it appearing therefrom that she has elected to receive in lieu of her dower its value in money out of the proceeds of the sale of said premises, which the Court now finds to be the sum of \$1476.⁰⁰/₁₀₀.

It is therefore ordered that said administratrix, out of the funds in her hands arising from such sale, pay:

1st The Costs of this action, taxed at \$63.⁸⁵/₁₀₀.

2nd To the Treasurer of Union and Logan Counties the taxes now due on said premises in the amount of \$51.26,

3rd To Lillian Skidmore, the widow, the sum of \$1476.⁰⁰/₁₀₀, being the amount so found due her in lieu of dower.

4th That the balance of said funds be applied by the administratrix towards the payment of the debts due from said estate, according to law, and the further orders of this Court.

7013 In the Matter of the Guardianship }
 of Charles and Allen Roberts } Filing First Account.
 This day came Margaret Roberts guardian of Charles
 and Allen Roberts minors of Union County, Ohio, and pre-
 sented her First Account in settlement of said Guardianship
 duly verified.
 Whereupon the Court do order the same filed and adver-
 tised for hearing on Saturday, the 27th day of July A.D. 1911,
 at one o'clock, P.M. to which time said matter is continued

Thursday, June 22nd 1911

7357 In the Matter of the Estate }
 of Mary Row, Deceased } Filing Inventory.
 This day came J. W. Hill administrator of the Estate of
 Mary Row 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 re-
 corded. It is further ordered that said Administrator
 pay the costs herein taxed at \$.

7376 W. H. Wells executor }
 Milo Kimball }
 Plaintiff }
 vs. }
 Josiah H. Kimball }
 et al. Defendants } Filing Petition To Sell
 Real Estate

This day came the Plaintiff W. H. Wells and presented to
 this Court his petition, duly verified, praying an order for
 the sale of real estate of the said Milo Kimball, 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

6717 In the Matter }
 of S. M. Mc Cloud }
 This day }
 of the estate }
 deceased, a }
 settlement of }
 Whereupon }
 tried for hear }
 one o'clock, P.

6717 In the Estate }
 of S. M. Mc Cloud }
 deceased }
 It appearing }
 Mc Cloud and }
 S. M. Mc Cloud }
 been paid an }
 of the Davis }
 that it is to }
 butions of the }
 ted to them }
 in this Court }
 ordered the }
 among the }
 To John J. M }
 Blair County }
 To Eugene }
 Blair County }
 To Lena E. F }
 Blair County }
 To Mellen G }
 Blair County }
 To Erdean F }
 Blair County }

In the Matter of the Estate of }
 6717 S. M. Mc Cloud, Deceased. } Filing Third partial Account.
 This day came Charles Schwartz one of the executors of the estate of S. M. Mc Cloud late of Union County, Ohio, deceased, and presented their third partial 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 July A.D. 1911, at one o'clock, P.M. to which time said matter is continued

Saturday, June 24th 1911.

In the Estate of }
 6717 S. M. Mc Cloud, }
 deceased }
 It appearing upon the application of Charles F. Mc Cloud, John J. Mc Cloud and Charles L. Schwartz, Executors of the Estate of S. M. Mc Cloud, deceased, that all the debts of said Estate having been paid and there remains in their hands certain stock of The Davis Chair Company belonging to said Estate, and that it is the desire of the parties entitled to the distribution of the assets of said Estate that the same be distributed to them in kind, and that said parties have filed in this Court their written consent thereto, it is hereby ordered that said Executors distribute the said stock among the distributees of said Estate, as follows:-
 To John J. Mc Cloud, 37 1/3 shares of the stock of The Davis Chair Company of the par value of \$100.00 per share;
 To Eugene E. Schwartz, 37 1/3 shares of the stock of The Davis Chair Company of the par value of \$100.00 per share;
 To Lena E. Friedell, 37 1/3 shares of the stock of The Davis Chair Company of the par value of \$100.00 per share;
 To Mellen G. Hooper, 37 1/3 shares of the stock of The Davis Chair Company of the par value of \$100.00 per share;
 To Erdean F. Mc Cloud, 74 2/3 shares of the stock of The Davis Chair Company of the par value of \$100.00 per share

In the Matter of }
 The Guardianship of } Orders.
 6434² Aaron G. Yookam }

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 Atlanta Yookam as guardian of said Aaron G. Yookam is sufficient for the reason that it is too large and unnecessary to carry such a large bond for the sum the reason handle.

It is therefore ordered that said Guardian give a new or additional bond conditioned according to law in the sum of Five hundred (500) Dollars, with sureties to be approved by the Court, on or before the 15th day of July 1911, and this cause is continued.

In the Matter of }
 The Guardianship of } Orders.
 6434² Aaron G. Yookam }

This day Atlanta Yookam appeared in open Court, and gave and filed herein a new or additional bond as Guardianship of said Aaron G. Yookam as heretofore ordered, conditioned according to law, in the sum of Five hundred (500) Dollars, with The United State Fidelity and Guaranteed Co. freeholders, as sureties, which bond is approved by the Court. It is ordered that this proceeding be recorded, and that said Atlanta Yookam pay the costs herein, taxed at \$.

In the Matter of }
 The Estate of }
 7150 Mary A. Pettit, Deceased. }

This day this cause came on to be heard upon the motion of F. A. Thompson, executor of the Estate of Mary A. Pettit, deceased.

It is therefore ordered by the Court that F. A. Thompson be allowed to take up the First and Final account filed by him on the 31st day of May, 1911, and that he file another account within the time limited by law to take the place of this incorrect account.

In the Matter of }
 Account for }
 This day per }
 vouchers of ad }
 the Court de }
 suant to law }
 It is therefore }
 be entered up }

- 6646 Daniel C. G.
- 6929 Jacob C. Elliot
- 7070 Lillian Little
- 7209 Josiah Blue
- 7082 P. M. Olive a
- 6975 Alma Thorne
- 7054 Jose Embrey
- 7029 Elizabeth M.
- 5799 Mary R. Fult
- 7348 John A. Ken

In the Matter of }
 The Estate of }
 6646 Margaret A.

This day... and Robert... A. Daniel de... due notice to... No exception... appearing to... having caref... ers therewit... being fully... to be in all... It is orde... allowed and... The Court f... estate settle... It is order... be recorded.

In the Matter of }
 Account 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.

6646 Daniel C. Parish and Robert G. Cook, administrators of the estate of Margaret A. Parish; third and final account.

6929 Jacob C. Elliott, administrator of the estate of M. F. Rejter; first and final account.

7070 Lillian Little, administrator of the estate of Elliott Young; first and final account.

7209 Josiah Blue, executor of the estate of Mary E. Southwick; first and final account.

7082 L. M. Blue and F. J. Robinson, executors of the estate of Josiah Blue; first and final account.

6975 Alma Thompson, executrix of the estate of Caroline Brown; first and final account.

7054 Joe Embrey, executor of the estate of Emma Bowers; first and final account.

7029 Elizabeth M. Court, executrix of the estate of George W. Court; first and final account.

5799 Mary R. Fulton, guardian of William Fulton; fifth account.

7348 John A. Hemmington, guardian of Clara E. Osborn; first and final account.

Dudley C. Thornton, Probate Judge.

In the Matter of }
 The Estate of }
 Margaret A. Parish Decd } *Third and Final Account.*

This day the third and final account of Daniel Parish and Robert G. Cook administrators of the estate of Margaret A. Parish 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 account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
The Estate of }
6929 W. H. Kezter dec'd } First and Final Account.

This day the First and Final Account of Jacob C. Elliott administrator of the estate of W. H. Kezter 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 & thirty & 00/100 Dollars (\$130.00), in the hands of said administrator due said estate; which amount he has paid to Hester Smith (May 25th 1911).

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 }
7070 Elliott Young, dec'd } First and Final account.

This day the first and Final Account of Lillian L. Little administratrix of the estate of Elliott 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 administratrix be and she is allowed the sum of Fifty Dollars (\$50.00), 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 said account duly balanced, and said estate settled according to law.

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 }
7209 Mary E. Sord

This day the First and Final Account of the executor of the estate of the said 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 the estate settled according to law. Costs paid.

It is ordered that the same be recorded in the records of this office.

In the Matter of }
The Estate of }
7082 Jonas C. Blue

This day the First and Final Account of the executor of the estate of the said 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 the estate settled according to law. Costs paid.

It is ordered that the same be recorded in the records of this office.

In the Matter of }
The Estate of }
6975 Caroline B. B.

This day the First and Final Account of the executor of the estate of the said 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.

In the Matter of }
 The Estate of }
 7209 Mary E. Sorclawick Deid } First and Final account.

This day the first and final account of Josiah Blue executor of the estate of Mary E. Sorclawick 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.

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 }
 7082 Jonas C. Cline Deid } First and Final Account.

This day the First and Final Account of P. M. Cline and F. J. Robinson executors of the estate of Jonas Cline 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.

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 }
 6975 Caroline Brown deid } First and Final account.

This day the First and final account of Alena Thompson, executrix of the estate of Caroline Brown deceased, came on for hearing and settlement, due notice thereof,

In the Matter of }
 The Estate of }
 6975 Caroline Brown dec'd } First and Final Account.
 This day the first and final account of Alura Thompson, executor of the estate of Caroline Brown 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.
 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 }
 7054 Emma Bowers Dec'd } Final account.
 This day the Final Account of Jose Embrey executor of the estate of Emma Bowers 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 Jose Embrey executor be and he is allowed the sum of Seventy-one and 87/100 Dollars (\$ 71.87) 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.
 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 }
 7029 George M. Gow }
 This day the account of the Court executor of the estate of George M. Gow 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 the sum of Fifty and 87/100 Dollars (\$ 50.87) being commission for (by law) many services rendered by the executor be and he is allowed the sum of Seventy-one and 87/100 Dollars (\$ 71.87) 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.
 Costs paid.
 It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
 Guardians of }
 5799 William F. }
 This day the account of the Court guardian of the estate of William F. Gow 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 the sum of Fifty and 87/100 Dollars (\$ 50.87) being commission for (by law) many services rendered by the guardian be and he is allowed the sum of Seventy-one and 87/100 Dollars (\$ 71.87) 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.
 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 }
 7029 George W. Court, Deid } First and Final Account.

This day the First and final account of Elizabeth M. Court executrix of the estate of George W. Court 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 approved, allowed and confirmed.

It is ordered that said executrix be and she is allowed the sum of Four hundred + forty-nine + ³⁶/₁₀₀ Dollars (\$449.36) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

It is ordered that said executrix be and she is allowed the sum of Seven and ⁷⁵/₁₀₀ Dollars (\$7.75), for actual and necessary expenses, which sum the Court considers just and reasonable.

It is ordered that said executrix be and she is allowed the sum of One hundred + Ninety-nine + ⁵⁸/₁₀₀ Dollars (\$199.58), for shortage in inventory as per schedule thereof, marked "A" herewith filed.

The Court finds a balance of One hundred + Ninety-nine + ⁴⁸/₁₀₀ Dollars (\$199.48) 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 Geo. W. Court deceased.

Costs paid.

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

In the Matter of }
 Guardianship of }
 5799 William Fulton } Fifth account.

This day the Fifth Account of Mary Fulton guardian of William 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 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 twenty-one hundred + ninety three + 40/100 Dollars, (\$ 2193. 40), due said Guardian from said Ward. 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.
7348 Clara Osborne, dec'd.

This day the first and final Account of John A. Remington guardian of Clara Osborne came on for hearing + 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, (\$10.00) 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. Costs paid.

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

Tuesday, June 27th 1911.

In the Matter of the Estate of }
Samuel L. Swin Dec'd. } Filing Inventory.

7373

This day came Flora A. Swin administratrix of the Estate of Samuel L. Swin, 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 Flora A. Swin 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 Flora A. Swin pay the costs herein taxed at \$400.00.

7373

In the Matter of }
The Estate of }
Samuel L. Swin

This day...
And the Court...
that the same...
are true, and...
to be sold as...
good and...
of said estate...
it is therefore...
trip of said...
at private sale...
the appraisers...
It is further...
following ten...
Dollars, or less...
above that...
may be given...
the day of...
chaser, with...
It is further...
type of her...
this date, and...
this cause is

7061

In the Matter of }
of Robert Swin

This day...
Estate of Robert...
and presented...
duly verified...
Whereupon to...
for hearing...
one o'clock,

7377

In the Matter of }
Sarah A.

This day...
last Will and...
Township, in...
open Court of...
Will be filed...
of and of the...
an record be...
dent of the

In the Matter of }
 The Estate of }
 7373 Samuel L. Irvine, Deed. } Petition to sell Personal Property.
 Orders of Sale, etc.

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 herein 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 Flora A. Irvine as Administratrix of said Estate proceed to sell said personal property at private sale as a whole or in parcels, 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 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 Administratrix make return of her proceedings herein, within one year from this date, and forthwith after such sale is made, and this cause is continued.

Saturday, July 1-1911

In the Matter of the Estate of }
 7061 of Robert Smith, Deceased } Filing Final Account.

This day came S. A. McNeil administrator of the Estate of Robert Smith late of Union County, Ohio, deceased, 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 29th day of July A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Will of }
 7377 Sarah A. Higgins, deed } Order for Filing Will.
 Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Sarah A. Higgins, 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 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 6th day of July 1911, at one o'clock P.M.

Monday, July 3rd 1911.

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, July 29th 1911, at one o'clock p.m., as follows:

- 6717 Charles Schwartz et al, executors of the estate of A.M. McCloud: Third partial account.
- 6323 B.R. Houser, executor of the estate of Elizabeth Houser: first and final account.
- 7151 F.A. Thompson, administrator of the estate of Cornelius McIntire: first and final account.
- 7188 Joseph A. Sauder, administrator of the estate of William Riddle: first and final account.
- 7061 J.A. McNeil, administrator of the estate of Robert Smith: Final account.
- 7013 Margaret Roberts, guardian of Charles and Allen Roberts: first account.
- 5837 Elizabeth Dellinger, guardian of Walter and Ida Dellinger: Fourth account.
- 7223 F.A. Thompson, assignee of Lewis L. Williams: first and final account.
- 6604 Emelius M. Kilbury, trustee for Deborah Reed: second account.
- 6605 Emelius M. Kilbury, trustee for the Children of U. G. Kilbury: second and final account.

6880

In the Matter of The Estate of David Field. This day the estate of David Field and present of the delivery of money and by the Ord being proved by the oath same be an Said Admin forward exp of distribute fraud or in said account records of t

7370

Charles F. Administrator of Mary L. s

This day a petition, proo defendant's voluntarily that as set the real ex of the said And Ch L. Peller, s of his dower and adjudg appraised of Michael M ested free hoc appoint for proceeding

6880

In the Matter of }
The Estate of }
David Hildreth, Deid }
Account of }
Final Distribution }
Order.

This day A. D. Hildreth administrator of the estate of David Hildreth deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the Order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Administrator; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, costs paid heretofore

Wednesday, July 5th 1911.

7370

Charles F. Sellers, as }
Administrator of the Estate }
of Mary L. Sellers, deid }
Plaintiff }
vs. }
Catherine L. Sellers, et al. }
Defendant. }
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, to pay the debts of the said Mary L. Sellers deceased.

And Charles F. Sellers the widower of the said Mary L. Sellers, having by his answer, waived the assignment of his 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 oaths of Charles W. Reider, Michael Murphy, and E. J. Morris 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

7370 Charles F. Sellers, as
Administrator
of the Estate of
Mary L. Sellers, dec'd
Plaintiff

Petition to Sell Real Estate.

Order of Sale, etc.

vs.
Catherine L. Sellers
et al. Defendants.

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by Charles M. Guder, Michael Murphy and E. J. Morris 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 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 Charles F. Sellers as such Administrator proceed to sell said real estate, free of and 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.

7370 Charles F. Sellers, as
Administrator of the Estate
of Mary L. Sellers, dec'd
Plaintiff

Petition to Sell Real Estate.

Order Approving and Confirming Sale.

vs.
Catherine L. Sellers
et al. Defendants.

This day this cause coming on to be heard on the return of Charles F. Sellers, Administrator of the estate of Mary L. Sellers, deceased, of his proceedings and sale under former order of this Court: the Court having carefully examined said return, and being satisfied that such sale has in all respects been regular and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Charles F. Sellers as such Administrator make to the purchaser Edward A. Mullen a good and sufficient deed for the premises so sold. On distribution of the proceeds of sale it is ordered that said Administrator pay:

1st The costs herein taxed at \$

2nd The taxes and assessments against said premises pursuant to law.

3rd The dower reasonable value of \$649.38: and proceeds acc. It is further

5854

In the Matter of Clarence Hodges a will duly verified therupon certified for 1911, at one, continued

7378

In the Matter of Michael D. This day the last Will Township, in open Court said Will thereof and bated and of the testator thereto, the this Court

7379

In the Matter of Samuel Be it Remedy July A.D. 1911, Last Will and Township, in Court and of it now being due notice tion to administration Court, has testator, res my order of therupon, Price the duly sworn, time of said

3rd The Dower of Charles F. Selles in said premises, the reasonable value of which the Court finds to be the sum of \$649.38: and that he distribute the balance of said proceeds according to law.

It is further ordered that proceeding be recorded.

5854

In the Matter of the Guardianship }
of Clarence Hodges, deceased. } Filing Final Account.

This day came Jessie C. Dickerson Guardian of Clarence Hodges 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 Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued

7378

In the Matter of the Will of }
Michael Davis, deceased. } Order for Filing Will,
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Michael Davis, 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 8th day of July 1911, at one o'clock A.M.

Thursday, July 6th 1911.

7379

In the Matter of the Will }
of Samuel Berke, Decd. } Order on Hearing,
Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 5th day of July A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Samuel Berke, late of Claiborne 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.

Whereupon, on this day came H. V. Spicer and Thomas 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 Samuel Berke 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 \$.

7379 In the Matter of the Will of } Order For Filing Will,
Samuel Berke Deed. } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Samuel Berke, late of Claibourne 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 will be for hearing before this Court, on the 5th day of July 1911, at 9 o'clock A.M.

7379 In the Matter of the Last Will and Testament } Ordering Citations
of Samuel Berke Deceased } to Widow.

It appearing to the court from the last Will and Testament of Samuel Berke deceased, which has been duly admitted to probate and record in this Court, that said Testator died leaving Johannah Berke his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Johannah Berke, 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 widowed of the lands of her said consort and take the distributive share of her personal estate.

7380 In the Matter of }
The Estate of } Appointment.
Samuel Berke Deed } Order for Bond.

The Last Will and Testament of Samuel Berke late of Claibourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Johannah and Mark Berke the executors named in said Will, appeared in open Court, and made and filed an application under oath as required by law to

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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 Johannah + Mark Burke are suitable persons and legally competent; it is ordered that they be appointed as such Executors, Bond dispensed with by Will, and this cause is continued

7380 In the Matter of }
The Estate of } Appointment. Bond Approved.
Samuel Burke dec'd } Letters Issued.

This day Johannah and Mark Burke appeared in open Court, accepted the trust as Executors of the Estate of Samuel Burke deceased, Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Johannah and Mark Burke that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$ —.

7381 In the Matter of the Will of }
Isaac M. Smart dec'd } Order for Filing Will.
Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Isaac M. Smart, late of Clarbourne Township, in this County, deceased, was produced in open Court for Probate; it is now ordered 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 14th day of July 1911, at one o'clock P.M.

Thursday July 6th 1911

7382 In the Matter of }
The Estate of } Appointment.
Patrick Healy Dec'd } Order for Bond.

This day Ed F. Healy appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Patrick Healy 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 Ed F. Healy is legally competent; it is ordered that he be appointed upon giving Bond with

as required by law, in the sum of six thousand (\$6000.) Dollars, and this cause is continued.

In the Matter of }
 The Estate of }
 7382 Patrick Healy dec'd. } Appointment. Order.
 Bond Appron'd. Letters Issued.
 This day Ed F. Healy appeared in open Court, accepted the appointment as Administrator, of the Estate of Patrick Healy deceased, and gave and filed herein his Bond in the sum of six thousand (\$6000.00) Dollars, conditioned according to law, with Will Aman and J. M. Lutz, free holders as sureties, which bond is appron'd by the Court. It is therefore ordered that Letters of Administration issue to said Ed F. Healy that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—

In the Matter of the Estate }
 of Patrick Healy deceased }
 7382 Appointment of Appraisers.
 This day came Ed F. Healey, administrator of the Estate of Patrick Healy, 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. M. Lutz, E. F. Sawyer and William Aman, whom the Court find to be suitable and disinterested persons, be, and they hereby are 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 Will of }
 Sarah A. Higgins, Deceased. }
 7377 Admission to Probate and Record.
 Be it Remembered, that heretofore, to wit: on the 6th day of July A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Sarah A. Higgins, 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 testatrix, resident of the State of Ohio, pursuant to a former order of this Court.
 Thereupon on this day came A. E. Knox and Augusta Smith, the subscribing witnesses to said Will; who being duly sworn, testified as to the execution and attestation of said Will;

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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 A. Higgins 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 \$.

In the Matter of }
The Estate of } Appointment.
7383 Elizabeth Sprague } Orders for Bond.

This day J. T. Overfield appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Elizabeth Sprague late of Allen Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said J. T. Overfield 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 (\$4000.00) Dollars; and this cause is continued.

In the Matter of }
The Estate of } Appointment, Orders.
7383 Elizabeth Sprague Deed } Bond Approved. Letters Issued.

This day J. T. Overfield appeared in open Court, accepted the appointment as Administrator, of the Estate of Elizabeth Sprague deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000.00) Dollars, conditioned according to law, with The United States Fidelity & Guarantee Co. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said J. T. Overfield that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

In the Matter of }
 The Estate of }
 6606^a Philip Spain Decd. } Account of Final Distribution.
 Order.
 This day H. V. Spicer Administrator de bonis non of the Estate of Philip Spain deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said H. V. Spicer; it is ordered that the same be and here- by is allowed as his final discharge. Said H. V. Spicer and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his ac- count be impeached for fraud or manifest error. It is fur- ther ordered that said account and this proceedings be recorded in the records of this office, and that said account and this proceeding be recorded in the records of this office, and that said H. V. Spicer pay the costs here- in taxed at & costs paid.

Saturday, July 8th 1911.

In the Matter of }
 The estate of John Oppibile }
 7254 Deceased. }
 This day this cause came on to be heard upon the Motion of J. S. Oppibile, O. S. Oppibile and John R. Oppibile, heirs of the estate of said John Oppibile, deceased, to require the executrix Mary Oppibile, to give bond, under the provisions of Section 10607 of the General Code of Ohio, and having been submitted to the Court on brief of counsel, the Court being fully advised in the premises orders and decrees that said executrix shall give a good and sufficient bond, to the satisfaction of the Court, in the sum of \$12,000, within ten days from the date hereof, and in case default be made in giving such bond within said ten days, said executrix shall be removed.

In the Matter of the Estate of }
 C. Ernest Hill, deceased. } Filing Inventory.
 7354 This day came J. C. Howe administrator of the estate of C. Ernest Hill, 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 Admini-

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7357 In the Matter of the Guardianship }
of Mary Rose } Filing Final Account.

This day came J. E. Howe guardian of Mary Rose an imbecile 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 Aug. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7194 In the Matter of the Estate }
of Rhoda W. Wollpert } Filing First and Final Account.

This day came William J. Wollpert administrator of the Estate of Rhoda W. Wollpert 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 Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7210 In the Matter of }
The Estate of }
Oliver B. Davis, Decd. }

Foster Davis, having heretofore filed his exceptions to the Inventory filed by Rebecca A. Davis, as administratrix of said estate, it is mutually agreed between said Rebecca A. Davis, June Davis and Foster Davis that the following order may be taken concerning the same. That there shall be added to said appraisement the following articles, One two horse wagon, One Wagon bed with side boards part of the equipment of the above wagon, One Mc Cormick mowing machine, One two horse Ohio corn cultivator, One two horse Osborn hay tedder, One hay rake, One breaking plow, One steel harrow, One set of double work harness, One set of double driving harness, One set of single harness and one single buggy. That the disk harrow mentioned in said exceptions did not belong to deceased and that the one Pleaton buggy and the articles of household furniture mentioned in Items 4 to 12 inclusive, either belong to the widow Rebecca A. Davis or should have been set off to her under the law in said appraisement, except the piano mentioned at article No. 9 which is the property of June Davis. It is also agreed that the said Rebecca A. Davis may sell at private sale without further order of the Court the articles of personal property originally in said

Appraisement and those added by this entry for the highest and best price she can obtain for the same, she to account for all the proceeds the same as if sold under order of the Court.

Approved. Hoopes, Robinson & Hoopes, For Foster Davis.
Cameron & Cameron, For Rebecca A. Davis & Jane Davis

Monday, July 10th 1911.

7378 In the Matter of the Will of } Order on Hearing.
Michael Davis, Decd. } Admission to Probate and Record.
Be it Remembered, That heretofore, to wit: on the 3rd day of July A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Michael Davis, late of Union Township, in this County, deceased, was produced in open Court and offered for 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 Geo. Lyons and John A. Hemmington 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 Michael Davis 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 \$5.⁰⁰.

Tuesday, July 11th 1911.

7384 In the Matter of }
The Trust Created By }
Item 4 of the Will of } Appointment.
G. W. Mackling, Decd. } Order For Bond.
to Frank Mackling }

This day W. S. Copeland appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee to carry into effect the Trust created by the provision of the Will of Geo. W. Mackling

deceased, was admitted to Probate in this County. The Court is not a person to office a whole estate the probate said W. S. Copeland with a thousand

7384 In the Matter of }
The Trust }
Item 4 of the Will of }
G. W. Mackling, Decd. }
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7373 In the Matter of }
The Estate of }
Samuel }

This day }
of Flora A. }
L. Swine, }
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deceased, and it appearing to the Court that said Will was admitted to Probate and record in this Court, Union County, Ohio, and the Court being satisfied that a Trustee is necessary, and that W. F. Copeland is a suitable person to be appointed; and that 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 W. F. Copeland be appointed such Trustee upon giving bond with sureties as required by law, in the sum of Two thousand (\$2000.) Dollars; and this cause is continued.

In the Matter of }
 The trust created by } Appointment. Order.
 7384 Item 4 of the Will of } Bond Approved. Letters Issued.
 G. W. Mackling deceased.)

This day W. F. Copeland appeared in open Court, accepted the appointment as Trustee of the trust created under the provision of the Will of G. W. Mackling deceased, and gave and filed herein his Bond in the sum of Two thousand \$2000. Dollars, conditioned according to law, with the Bankers Surety Co. freeholders as sureties thereon, which Bond is approved by the Court. It is therefore ordered that Letters of Trusteeship issue to said W. F. Copeland that this proceeding be recorded, and that said Trustee pay the costs herein taxed at \$-

In the Matter of }
 The Estate of } Petition to Sell Personal Property.
 7373 Samuel L. Swine } Order Approving and Confirming Sale.
 Deceased.)

This day this cause came on to be heard on the report of Flora A. Swine, Administratrix of the Estate of Samuel L. Swine, deceased, of her proceedings under the former order of this Court; and the Court having carefully examined said report, and being satisfied that said sale has 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 administratrix pay the costs herein taxed at \$-

7385 In the Matter of the Will of }
 Augusta A. Hoyt, deceased }
 Orders for Filing Will,
 Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Augusta A. Hoyt, late of Claibourne 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 next of kin of the testatrix, resident of the State of Ohio prior thereto, that said application will be for hearing before this Court on the 10th day of July 1911, at 3 o'clock P.M.

7385 In the Matter of the Will of }
 Augusta A. Hoyt, deceased. }
 Order on Hearing.
 Admittance to Probate and Record.
 Be it Remembered, that heretofore, to-wit: on the 10th day of July A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of J. C. Hubert, late of Claibourne 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 Mrs. W. C. Woodard and Sarah E. 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 Augusta A. Hoyt 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 J. C. Hubert pay the costs herein taxed at \$ —.

7386 In the Matter of }
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 The Last Will and }
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 Claibourne Township, }
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7386 In the Matter of }
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7335 In the Matter of }
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 continued }

In the Matter of }
 The Estate of }
 7386 Augusta A. Hoyt. deid } Appointment.
 Order for Bond.
 The Last Will and Testament Augusta A. Hoyt. late of Blair-
 bourne Township, in this County, deceased, having here-
 tofore been duly proved and allowed; this day J. C. Stuber-
 bert 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 J. C. Stuberbert is a suitable person
 and legally competent; it is ordered that he be appoint-
 ed as such executor, Bond dispensed with by Will, and
 this cause is continued.

In the Matter of }
 The Estate of }
 7386 Augusta A. Hoyt. } Appointment. Bond Approved.
 deid. } Letters Issued.
 This day J. C. Stuberbert appeared in open Court, accepted
 the trust as Executor of the Estate of Augusta A. Hoyt
 deceased, and Bond dispensed with by Will. It is
 therefore ordered that Letters Testamentary issue on the
 Will of said decedent, to said J. C. Stuberbert that this pro-
 ceeding be recorded, and that said Executor pay the
 costs herein at \$ -

Wednesday, July 12th 1911.

In the Matter of the Estate of }
 7335 Mellville E. Mallory deid } Filing First and Final Account.
 This day came Edward W. Porter administrator of the
 Estate of Mellville E. Mallory late of Union County, Ohio,
 deceased, and presented his first and final account in
 settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 26th day of August
 A. D., 1911, at one o'clock, P. M. to which time said matter is
 continued.

In the Matter of
The Estate of
7387 Fannie M. Winston
Deceased.

Appointment.
Order For Bond.

This day R.L. Ingram appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Fannie M. Winston late of Paris Township, Union County, Ohio, deceased and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said R.L. Ingram is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Six thousand (\$6000.) Dollars, and this cause is continued.

In the Matter of
The Estate of
7387 Fannie M. Winston.
Deceased.

Appointment, Order
Bond Approved, Letters Issued.

This day R.L. Ingram appeared in open Court, accepted the appointment as Administrator, of the Estate of Fannie M. Winston deceased, and gave and filed herein his bond in the sum of Six thousand (\$6000.00) Dollars, conditioned according to law, with S. Bellville and Ado A. Ingram freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said R.L. Ingram that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ -.

Thursday, July 13th 1911

In the Matter of the Estate of
7387 Fannie M. Winston, Deceased.

Appointment of Appraisers

This day came R.L. Ingram, administrator of the estate of Fannie M. Winston, 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 Lee, Wm. B. Smith and Walter Jewell, 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
7388 Sarah A.

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In the Matter of
The Estate of
7388 Sarah A.

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In the Matter of
7383 of Hiram

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7388 In the Matter of }
 The Estate of } Appointment.
 Sarah A. Higgins Decd. } Order for Bond.

This day C. H. Smith appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Sarah A. Higgins late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said C. H. Smith is legally competent; it is ordered that he be appointed upon giving Bond with securities as required by law, in the sum of Fifteen Hundred Dollars, and this cause is continued.

7388 In the Matter of }
 The Estate of } Appointment. Order
 Sarah A. Higgins Decd. } Bond Approved. Letters Issued.

This day C. H. Smith appeared in open Court, accepted the appointment as Administrator, of the Estate of Sarah A. Higgins deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred (\$1500.00) Dollars, conditioned according to law, with U. G. Lager and C. H. Smith freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said C. H. Smith that this proceeding be recorded, and that said Administrator pay the costs therein taxed at \$-

7303 In the Matter of the Estate }
 of Hiram D. Watts Decd. } Filing First & Final Account.

This day came C. D. Watts executor of the Estate of Hiram D. Watts 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 Aug. A.D. 1911. at one o'clock P.M. to which time said matter is continued.

7278 In the Matter of the estate of James Butler, deceased }
 James O. Butler, Executor } Ordering Notice on Rejection of Claim.

This day came J. F. Meff, as guardian of Amy Meff and Emory Meff, and O. D. Butler, legatees under the last Will and Testament of James Butler, deceased, and filed in this Court their written requisition on James O. Butler, Executor of the last Will and Testament of James Butler, deceased, to disallow the claim of Georgiana Curry against said estate for the sum of One thousand two hundred & eighty and no/100 (\$1280.00) Dollars, as to all of said claim save and except the sum of Seven hundred and twelve and no/100 (\$712.00) Dollars, said legatees having also executed and filed herein a bond with surety to said James O. Butler, Executor, as required by law in such cases; wherefore it is ordered that said bond be approved, and that the said executor be ordered and directed to disallow said claim as to all of said claim save and except the sum of Seven hundred and twelve and no/100 (\$712.00) Dollars; and it is further ordered that notice be given to said executor that he is required to disallow said claim as aforesaid, and that notice be given said Georgiana Curry that by order of Court, such executor has been directed to disallow said claim as aforesaid.

Friday, July 14th 1911

7389 In the Matter of }
 The Estate of } Appointment.
 J. E. Fox dec'd } Order for Bond.

This day C. W. Fox 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. E. Fox late of Liberty Township, Union County, Ohio, deceased, and an affidavit that 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 C. W. Fox is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of \$1000.00 Dollars, and this cause is continued.

7389 In the Matter of }
 The Estate of } Appointment. Order.
 J. E. Fox dec'd } Bond Approved. Letters Issued.

This day C. W. Fox appeared in open Court, accepted the appointment as Administrator, of the Estate of J. E. Fox deceased, and gave and filed herein his Bond in the

sum of One thousand two hundred and eighty and no/100 (\$1280.00) Dollars, as to all of said claim save and except the sum of Seven hundred and twelve and no/100 (\$712.00) Dollars, said legatees having also executed and filed herein a bond with surety to said James O. Butler, Executor, as required by law in such cases; wherefore it is ordered that said bond be approved, and that the said executor be ordered and directed to disallow said claim as to all of said claim save and except the sum of Seven hundred and twelve and no/100 (\$712.00) Dollars; and it is further ordered that notice be given to said executor that he is required to disallow said claim as aforesaid, and that notice be given said Georgiana Curry that by order of Court, such executor has been directed to disallow said claim as aforesaid.

7390 In the Matter of }
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sum of One thousand (\$1,000.00) Dollars, conditioned according to law, with The United States Fidelity and Surety, Co. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said C. W. Fox that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of }
The Estate of }
7390. Michael Davis dec'd. } Appointment.
Orders for Bond.

The Last Will and Testament of Michael Davis late of Union Township, in this County, deceased, having heretofore been duly proved and allowed; this day Alva Debolt 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 Alva Debolt is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Four thousand (\$4,000) Dollars, and this cause is continued.

In the Matter of }
The Estate of }
7390. Michael Davis dec'd. } Appointment. Bond Approved.
Letters Issued.

This day Alva Debolt appeared in open Court, accepted the trust as Executor of the Estate of Michael Davis deceased, and gave and filed herein his Bond in the sum of Four thousand (\$4,000) Dollars, conditioned according to law, with American Surety Co. of New York 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 Alva Debolt that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

7386 In the Matter of the Estate of Augusta A. Hoyt, deceased. It appearing to the Court that under the will of Augusta A. Hoyt, lately deceased of this County and whose will has been duly admitted to probate and record in this Court, the entire estate left by said decedent was given to her sister Sarah M. Stubert, and

It is further appearing that a portion of the personal estate of said decedent consisted of two shares of the Capital Stock of The Cincinnati Street Railway Company a corporation under the laws of Ohio, par value of Fifty

made and to be ap. of Liberty Affidavit Testament of us as to thereof; tor should competent; Bond with 0.00 Dollars,

ed. accepted of J. E. Fox in the

Dollars per share, and

It further appearing that said stock is now subject to distribution under the will, it is now and here ordered that the Executor of said estate endorse and transfer to said Sarah M. Stubert said certificate of stock, and the said The Cincinnati Street Railway Company is authorized to transfer said stock upon the books of said company to said Sarah M. Stubert.

Saturday, July 15th 1911

7381

In the Matter of the Will of } Order on Hearing.
Isaac M. Smart, Deid. } Admision to Probate and Record.
Be it Remembered, That heretofore, to-wit: on the 5th day of July A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Isaac M. Smart, late of Blairtown 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 Mrs King and Laura Bushman 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 Isaac M. Smart 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 \$.

7381

In the Matter of the Last Will & Testament } Ordering Citations
of Isaac M. Smart, deceased. } to Widow

It appearing to the court from the last Will and Testament of Isaac M. Smart deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Harriet Smart his widow, and that provisions

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was made for said widow in said will.

It is therefore ordered that a citation issue to said Harriet Smart, 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 her said Consort and take the distributive share of her personal estate.

7381 In the Matter of }
The Will of }
Isaac M. Smart decd. } Order on
Election of Widow.

This day Harriet Smart widow of said Isaac M. Smart 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 Harriet Smart 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 \$ —.

7391 In the Matter of }
The Estate of } Appointment.
Isaac M. Smart decd. } Order for Bond.

The Last Will and Testament of Isaac M. Smart, late of Clairbourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Harriet Smart 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 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 Harriet Smart is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, bond dispensed with by Will, and this cause is continued.

7391 In the Matter of }
The Estate of } Appointment. Bond Apprond.
Isaac M. Smart. Decd. } Letters Issued.

This day Harriet Smart appeared in open Court, accepted the trust as Executor of the Estate of Isaac M. Smart deceased, bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Harriet Smart that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —.

7391 In the Matter of the Estate of }
 Isaac M. Smart, deceased } Appointment of Appraisers.
 This day came Harriet Smart, executor of the estate of Isaac M. Smart, 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 Wm King, William Hite and Olive Stults, 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 Appraisal of the Estate aforesaid, pursuant to law, and that matter is continued.

7382 In the Matter of the Estate of }
 Patrick Healy, deceased } Filing Inventory.
 This day came E. F. Healy administrator of the Estate of Patrick Healy, 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 \$ —.

Monday, July 17th 1911.

7392 In the Matter of }
 The Guardianship of }
 Martha R. Portz. } Application For Appointment.
 an alleged Lunatic. } Order For Hearing and Notice.
 This day Frank G. Ballinger appeared in open Court, and filed his application for the appointment of a Guardian of Martha R. Portz, setting forth that said Martha R. Portz is a Lunatic and by reasons thereof is incapable of taking care of and preserving her property.
 It is ordered that Friday the 21st day of July 1911 at one o'clock P.M., be and hereby is fixed as the time of hearing said application before this Court. It is further ordered that at least three days notice be given to said Martha R. Portz and to her next of kin resident of this County to attend to said time and place.
 And it is further ordered that said notice be served by delivering to each person named therein a copy thereof, or by leaving such copy at their usual place of residence, and this cause is continued.

4554 In the Matter of }
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 This day }
 Charles }
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6844 In the Matter of }
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4554 In the Matter of the Guardianship }
 of Clarence + Charles L. Patterson } Filing Eight Account.
 This day came C. E. Patterson guardian of Clarence + Charles L. Patterson minor of Union County, Ohio, and presented his eight 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 August A.D. 1911, at one o'clock P.M. to which time said matter is continued.

6844 In the Matter of the Estate of }
 A. R. Biglow deceased. } Filing Second account.
 This day came Mattie R. Biglow executrix of the estate of A. R. Biglow late of Union County, Ohio, deceased, and presented her Second account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of August A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7393 In the Matter of the Will of }
 Mary R. Lovless, Deed } Order For Filing Will.
 Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Mary R. Lovless, late of 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, that said application will be for hearing before this Court on the 17th day of July 1911, at 4 o'clock P.M.

7393 In the Matter of the Will of }
 Mary R. Lovless Deed. } Order on Hearing.
 Admissions to Probate and Record.
 Be it Remembered, that heretofore, to wit: on the 17th day of July A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Mary R. Lovless, late of Dover 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 this day came B. F. Freshwater and Mary Shoemaker 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 R. Lovless 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 Executors pay the costs herein taxed at \$5.⁰⁰.

Wednesday July 19th 1911

6686 In the Matter of the Trusteeship of Nancy Robinson. } Filing Second Account.

This day came Jennie Frank trustee of Nancy Robinson an imbecile of Union County, Ohio, and presented her second account in settlement of said Trusteeship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Aug. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7154 In the Matter of the Estate of Sarah M. Hager, Deceased. } Filing first and final account.

This day came F. S. Hager administrator of the estate of Sarah M. Hager 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 Aug. A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

Friday, July 21st 1911.

7260 J. A. Fry as administrator of the Estate of Mary J. Fry, decd. Plaintiff vs. William F. Fry and others. Defendants.

This day the parties appear by their attorneys, and this cause comes on to be further heard.

Leave is granted defendant Hiram Orabood to withdraw from the files the demurrer filed by him herein March 2nd 1911, which is done.

Whereupon Orabood, a set aside to me on Feb. said motion being fully said finding made and which def.

Whereupon defendant Hiram Orabood, withdrew the same, being fully said motion Hiram Orabood.

Whereupon of the approval motion of a praemunire and the careful exam thereof, for all respects with the said approval said Hiram Orabood.

And it is plaintiff twelve hundred and no bond is to be.

And it is in the interest of the petitioner that said Mary J. Fry be at private and thereof, on time of sale.

Approved Atty for me at Law of N.

Whereupon this cause is heard on the motion of Hiram Oralwood, defendant herein, filed March 2^d 1911, to vacate and set aside the findings and orders made and entered herein on February 18th 1911, and the evidence for and against said motion. On consideration whereof and the Court, being fully advised in the premises, and finding that said findings and said orders were properly and regularly made and entered, does hereby overrule said motion, to which defendant Hiram Oralwood excepts.

Whereupon this cause is further heard on the motion of defendant Hiram Oralwood, for leave to file answer herein within ten days, which answer is duly exhibited to and read by the Court. On consideration whereof, and the Court being fully advised in the premises, hereby orders that said motion be and it is hereby overruled. To which said Hiram Oralwood excepts.

Whereupon this cause is further heard upon the return of the appraisement heretofore ordered in this cause, the motion of defendant Hiram Oralwood to set aside said appraisement, and the evidence. On consideration whereof, and the Court being fully advised in the premises, after careful examination of said appraisement and the return thereof, finds that said appraisement has been made in all respects in accordance with law and the former orders with the Court, and does hereby approve and confirm said appraisement and the return thereof. To which said Hiram Oralwood excepts.

And it further appearing to the Court, that the plaintiff has given additional bond in the sum of twelve hundred and fifteen (1215) dollars, with approved sureties thereon, conditioned according to law, the said bond is hereby approved.

And it appearing to the Court that it would be to the interest of said estate to sell the real estate described in the petition herein, at private sale, it is now ordered that said J. A. Fry as administrator of the estate of said Mary J. Fry, deceased, proceed and sell said real estate at private sale, at not less than the appraised value thereof, on the following terms, to-wit: cash in hand at time of sale.

Approved John H. Willis
Atty for next of kin and heirs
at Law of Mary J. Fry, deceased.

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In the Matter of
The Guardianship of
Martha R. Ports
an alleged Lunatic

Application For Appointment
Order

Finding and Judgement.

This day Frank J. Ballinger appeared in open Court, and filed his application for the appointment of a Guardian of Martha R. Ports setting forth that said Martha R. Ports is a Lunatic and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that Friday the 21st day of July 1911 at one o'clock P.M. be and hereby is fixed as the time of hearing said application before this Court. It is further ordered that at least three days notice be given to said Martha R. Ports and to her next of kin resident of this County, to attend at said time & place. (One by mistake) for this entry see page 310.

In the Matter of
The Guardianship of
Martha R. Ports
an alleged Lunatic

Application For Appointment
Order

Finding and Judgement.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of this hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Martha R. Ports is a Lunatic and by reason thereof is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Claiborne Township, and that a Guardian is necessary. It is therefore ordered that a guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Martha R. Ports the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded, and that the costs taxed at \$8.⁰⁰ be paid out of the property of said Martha R. Ports.

In the Matter of
The Guardianship of
Martha R. Ports

Appointment
Order For Bond.

This day J. E. Howe appeared in open Court, and made application to be appointed Guardian of Martha R. Ports and the Court being satisfied that said Martha R. Ports is insane and of the age of 60 years, on the - day of - 1910, and reside in Claiborne Township, in this County; and the Court being further satisfied that said J. E. 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 Martha R. Ports

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the probable value thereof, and the probable annual rents of the real estate. It is ordered that said J. E. Howe be appointed such Guardian upon giving bond with sureties as required by law, in the sum of eight hundred Dollars; and this cause is continued.

7392 In the Matter of } Appointment.
The Guardianship of } Order. Bond Approved.
Martha R. Potts. } Letters Issued.

This day J. E. Howe appeared in open Court, accepted the appointment as Guardian of Martha R. Potts and gave and filed herein his Bond in the sum of Eight hundred Dollars, conditioned according to law, with J. E. Langstaff and J. H. Crawford freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said J. E. Howe 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. E. Howe that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.⁰⁰

Monday, July, 24th 1911.

7168 In the Matter of the Estate of } Filing First and Final Account.
Sarah M. Metz, deceased. }

This day came F. A. Thompson executor of the estate of Sarah M. Metz 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 Aug. A. D. 1911, at one o'clock, P. M. to which time said matter is continued.

7130 In the Matter of the Estate of } Filing First + Final account.
Elijah Harris, deceased. }

This day came J. Blaine Harris administrator of the estate of Elijah Harris 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 August A. D. 1911, at one o'clock, P. M. to which time said matter is continued.

7380 In the Matter of the Estate } Appointment of Appraisers
of Samuel Berke deceased. }

This day came Johanna Berke, executrix of the Estate of Samuel Berke, 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 Price, L. G. Peet and A. J. Glick, 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 that 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.

7394 In the Matter of the Will of } Order for Filing Will.
John M. Sanders Deceased. } Motus and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of John M. Sanders, late of Claibourne 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 applications will be for hearing before this Court on the 29th day of July 1911, at one o'clock P.M.

7380 In the Matter of the Estate of } Filing Inventory
Samuel Berke Deceased. }

This day cause Johanna Berke executrix of the estate of Samuel Berke, 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 Executrix 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 \$.

7395 In the Matter of the Guardianship } Appointment.
of Lucy Court, minor. } Order For Bond.

This day George O. Oretz appeared in open Court, and made application to be appointed Guardian of Lucy Court and the Court being satisfied that said Lucy Court is a minor of the age of 7 years, March 14th 1911, and child of George W. Court late of Paris Township, Union County, Ohio, deceased, and that said minor reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said George O. Oretz 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 probable a order to deam upon in the p this cause

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Thereupon and having H. G. South that said settlement has been a next proc

of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said George P. Praty be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One hundred & seventy-five Dollars; and this cause is continued.

7395 In the Matter of the Guardianship } Appointment, Bond Approved.
of Lucy Court, Minor } Letters Issued.

This day George P. Praty appeared in open Court, accepted the appointment as Guardian of Lucy Court and gave and filed herein his Bond in the sum of One hundred and seventy-five (\$175.00), conditioned according to law, with Elizabeth M. Court and W. L. Blaney freeholders as sureties thereon, which Bond is approved by the Court, whereupon said George P. Praty took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said George P. Praty that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ —.

Tuesday, July 25th 1911.

7396 In the Matter of } Inquest of Lunacy.
Cassie M. Fish } Order For Warrant, etc.

This day Thurman Skidmore a resident citizen of Liberty 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 Cassie M. Fish into the Columbus State Hospital. It is therefore ordered that a warrant issue to bad Price commanding him to bring said Cassie M. Fish alleged to be insane, before this Court, on the 24th day of July 1911, at 9 o'clock A. M.

And it is further ordered that subpoenas issue for Dr. P. D. Longbrake and H. G. Southard two respectable physicians, and for Thurman Skidmore witnesses, to appear at the time and place aforesaid; and this cause is continued.

7396 In the Matter of } Inquest of Lunacy
Cassie M. Fish } Order on Hearing, etc.

This day this cause came on to be heard, and the said Cassie M. Fish was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake & H. G. Southard the medical witnesses and being satisfied that said Cassie M. Fish is insane, that she is legal settlement in Liberty Township, in this County; that she has been an inhabitant of the State of Ohio for one year next proceeding 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 & H. G. Southard 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 Cassie M. Fish and that a certified copy under seal of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

W. H. Hills - Exr.

7376

Milo Kimball
Plaintiff

vs.

Josiah Kimball
Defendant.

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, to pay the debts of the said Milo Kimball deceased. And no widow; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of George Lyne, E. P. Smith and O. W. McAdow 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.

Wednesday, July 26th 1911.

7286

In the Matter of the Estate of John Trout, Deceased. Appointment of Appraiser

This day came John L. Boughney, administrator of the Estate of John Trout, 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 Brough Durham, H. W. McVey and C. D. Webb, 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 Estate aforesaid continued

7390

In the Matter of Michael Davis, deceased

This day Michael Davis, deceased, presented the

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7390

In the Matter of Michael Davis, deceased

This day Michael Davis, deceased, presented the

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7040

In the Matter of Louisa Se...

This day Louisa Se... presented verified.

Whereupon for hearing o'clock, P. M.

4849

In the Matter of John D...

This day L. Swin d Union Court in settlement

return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Thursday, July 27th 1911.

7390

In the Matter of the Estate of Michael Davis, Deceased } Appointment of Appraisers

This day came Alva DeBolt, executor of the Estate of Michael Davis, deceased, and made application to the Court for the appointment of Appraisers of the Estate & Effects of said decedent.

On consideration whereof, and the Court being fully advised in the premises, it is ordered that John A. Huntington, Charles Michel and George Lyon, 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.

7390

In the Matter of The Estate of Michael Davis, Deceased } Filing Inventory

This day came Alva DeBolt executor of the Estate of Michael Davis, 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 \$ -

Friday, July 28th 1911.

7040

In the Matter of the Estate of } Filing Final Account
Louisa Shaffer deceased.

This day came L. L. Roebuck administrator of the estate of Louisa Shaffer 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 26th day of August A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

4849⁰⁰

In the Matter of the Guardianship of } Filing First & Final acc't
of John Draper

This day came Flora A. Swine administrator of Samuel L. Swine deceased guardian of John Draper a drunkard of Union County, Ohio, and presented his first & 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 Aug. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Saturday, July 29th 1911.

7091 In the Matter of the Estate of Andrew J. Middleworth Deid Filing First and Final Account. This day came R.B. Middleworth administrator of the estate of Andrew J. Middleworth 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 Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7382 In the Matter of the Estate of Patrick Healy, Deceased Filing First and Final Account. This day came Edward F. Healy administrator of the estate of Patrick Healy 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 Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7398 In the Matter of The Will of Charles Gladman Deceased. Order.

This day Emya A. Gladman appeared in open Court and produced an Authenticated Copy of the Will of Charles Gladman late of Union 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 Kansas, July 20th 1911.

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 Emya A. Gladman pay the costs herein taxed at \$1.⁰⁰

7397 In the Matter of the Guardianship of Dwight Perry Minor. Appointment. Order For Bond.

This day Mary Perry Norris appeared in open Court, and made application to be appointed Guardian of Dwight Perry and the Court being satisfied that said Dwight

Perry is of J. H. Perry deceased, and the is necessary suitable for this office whole estate and also to estate. appointed, as required and this e

7397 In the Ma of Dwight Perry This day accepted the gave and and \$500. S. Morris which Bond Mary Perry and house such Gua It is the issue to sa recorded, at \$

7394 In the Ma John M. Be it Rem July A.D. the Last bourne Town in open Co And it is that due plication this Court tator, res order of the Thereupon von the, duly sworn of said this

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Perry is a minor of the age of 8 years, May 11-1911 and child of J. H. Perry late of Radnor Township, Delaware County, Ohio, deceased, and that said minor reside in this County; and the Court being further satisfied that a Guardian is necessary, and that said Mary Perry Morris 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 Perry Morris be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five thousand (\$5000) Dollars and this cause is continued.

7397 In the Matter of the Guardianship } Appointment. Bond Approved.
of Dwight Perry Minor } Letters Issued.

This day Mary Perry Morris appeared in open Court, accepted the appointment as Guardian of Dwight Perry and gave and filed herein her bond in the sum of Five thousand (\$5000) Dollars, conditioned according to law, with Charles S. Morris and D. H. Kyle freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Mary Perry Morris 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 Perry Morris that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

Monday, July 31st 1911.

7394 In the Matter of the Will of } Order on Hearing,
John M. Sanders, Deceased } Admission to Probate & Record.

Be it Remembered, That heretofore, to-wit: on the 22nd day of July A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of John M. Sanders, late of Blair-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 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 Benj. P. Hall and R. L. 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 John M. Sauden 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 \$5.⁰⁰

7125- In the Matter of the Estate of }
 Elias Johnson, Deceased. } Filing Inventory.
 This day came John Mulcahy administrator of the estate of Elias Johnson, 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 Elias Johnson 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 Mulcahy pay the costs herein taxed at \$ —.

6199- In the Matter of the Estate of }
 Henry A. Westlake, deceased. } Filing Second + final acct
 This day came Joseph W. Westlake administrator de bonis non of the estate of Henry A. Westlake late of Union County, Ohio, deceased, and presented his second + 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 Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7125- In the Matter of the Estate of }
 Elias Johnson, Deceased. } Filing First + Final Account.
 This day came John Mulcahy administrator of the Estate of Elias Johnson late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified. Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 26th day of Aug. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

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In the Matter of Account }
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 notice and proof aforesaid be entered upon the Journal and account record of this Court.

- 6717 Charles Schwartz et al, executor of the Estate of S.M. Mc Cloud; third account.
- 6323 B.R. Hower, executor of the estate of Elizabeth Hower; first and final account.
- 7151 F.A. Thompson, administrator of the estate of Cornelius Mc Sutter; first and final account.
- 7188 Joseph A. Sanders, administrator of the estate of William Riddle; first and final account.
- 7061 S.A. McNeil, administrator of the estate of Robert Smith; final account.
- 7013 Margaret Roberts, guardian of Charles & Allen Roberts; first account.
- 5837 Elizabeth Doellingner, guardian of Walter and Ida Doellingner; fourth account.
- 7223 F.A. Thompson, assignee of Lewis L. Williams; first and final account.
- 6604 Emeline M. Kilbury, trustee for Darshula Reed; second account.
- 6605 Emeline M. Kilbury, trustee for the Children of W. H. Kilbury; second and final account.

In the Matter of }
The Estate of }
S.M. Mc Cloud decd. } Third partial Account.

This day the Third partial Account of Chas F. Mc Cloud, John J. Mc Cloud and Chas. L. Schwartz executor of the estate of S.M. Mc Cloud 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 Chas. L. Schwartz and John J. Mc Cloud be and they are allowed the sum of \$191.48 and \$54.00 Dollars (\$245.48). For actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of One hundred and forty + 87/100 Dollars (\$140.87), in the hands of said Executor due said estate;

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 }
Elizabeth Hower Deid. } First and Final Account.

6323

This day the First and final account of B. R. Hower executor of the estate of Elizabeth Hower 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.

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 }
Cornelius McIntire Deid. } First and Final Account.

7157

This day the first + Final Account of F. A. Thompson administrator of the estate of Cornelius McIntire 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 F. A. Thompson be and he is allowed the sum of Twenty-six and 10/100 Dollars (\$26.10), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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The Court finds said account duly balanced, and said estate settled according to law.
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 }
7188 William Riddle decd } First and Final Account.

This day the first & final account of Joseph A. Sanders administrator of the estate of William Riddle 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 Joseph A. Sanders 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 Joseph A. Sanders be and he is allowed the sum of Fifteen Dollars (\$15.00), for actual and necessary expenses, which sum the Court deems just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law.
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 }
7061 Robert Smith decd } Final Account.

This day the final account of S. A. McNeal administrator of the estate of Robert Smith 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 S. A. McNeil be and he is allowed the sum of Two hundred & Thirty-three Dollars (\$233.00), 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 S. A. McNeil be and he is allowed the sum of One hundred & Eight Dollars (\$108.00), 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.

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 }
Charles and Allen Roberts } First Account

7013

This day the First Account of Margaret Roberts guardian of Charles and Allen Roberts 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 dollars, (\$200.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Thirteen hundred & ninety-three and 7/100 Dollars (\$1393.77), in the hands of said Guardian due said Wards.

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 }
Walter Dellinger and } Fourth Account
Ida Dellinger.

5837

This day the Fourth Account of Elizabeth Dellinger guardian of Walter Dellinger and Ida Dellinger came on

for hearing published filed thereto to the said said account pertains premises, and corrected.

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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 Thirty-eight Dollars, (\$38.54), as compensation for her services, which amount the Court deems reasonable. The Court finds a balance of Seventy-four hundred + six + 7/100 Dollars, (\$7406.76) in the hands of said Guardian due said Ward.

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 Assignment of }
 Lewis L. Williams } First and Final Account.

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

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

It is ordered that said Assignee be and he is allowed the sum of One hundred thirty-seven + 4/100 Dollars, (\$137.04), being commision on the amount collected and accounted for by him, and being in full compensation for all ordinary services rendered.

It is ordered that said Assignee be and he is allowed the sum of Fifty seven + 9/100 Dollars, (\$57.26), as Counsel fees; which sum the Court finds was necessary for the proper administration of the trust; a bill of items and affidavits relating thereto having been duly filed as provided by law.

The Court finds a balance in the hands of said Assignee of Eight hundred Nine + 18/100 Dollars, (\$809.18), subject to distribution among the general creditors of said Assignor.

Costs paid.

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

6604 In the Matter of }
Trusteeship of }
Dartula Reed. } Second Account.

This day the Second account of Civilus M. Kilbury trustee of Dartula 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 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 Five thousand Twenty-four + 2/100 Dollars, (\$5024.21), in the hands of said Guardian due said Ward.

Costs paid.

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

6605 In the Matter of }
Trusteeship of }
The Children of }
U. G. Kilbury } Second and Final Account.

This day the Second and final Account of Civilus M. Kilbury guardian of the children of U. G. 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.

It is ordered that said Guardian be and he is allowed the sum of Sixty-four Dollars, (\$64.00), as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of Forty-two + seventy-four + 3/100

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Dollars, (\$4274.34), in the hands of said Guardian due said Wards: which amount he is ordered to pay over according to law.

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

J. E. Howe guardian of
Matthia R. Ports.
Plaintiff

7399

His Ward, et al.

Defendants.

Petition to Sell Real Estate.
Orders For Notice.

This day J. E. Howe guardian of Matthia R. Ports appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his Ward Matthia R. Ports.

It is ordered that the time of hearing said petition be and hereby is fixed for the 4th day of August 1911, 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 Matthia R. Ports, W. R. Ports, Elizabeth Morris, Sadie Ports, James Cunningham + Tell Cunningham + Sadie Mc Mahan, 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.

4813

In the Matter of the Guardianship
of Ezzie Thompson

Filing Final Account.

This day came Millie Thompson guardian of Ezzie Thompson a minor of Union County, Ohio, and presented her Final Account in settlement of said Guardianship duly verified.

It is upon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Aug A.D. 1911, at one o'clock P. M. to which time said matter is continued.

7222

In the Matter of
The Assignment of
Lewis L. Williams

Order declaring Dividend.

This day F. A. Thompson Assignee of Lewis L. Williams appeared in open Court and filed a statement of claims against said Assignor on which a dividend may be declared.

And it appearing to the Court that on settlement of the

final account of said Assignee, a balance of Eight hundred nine & 1/100 Dollars, (\$809.18), was shown as remaining in the hands of said Assignee, subject to distribution among the general creditors.

And it further appearing by said Statement that the amount of claims against the Assignor held by general creditors, on which a dividend may be declared (including those disallowed, as to which the claimant has begun proceedings to establish, and claims held under advisement) is three thousand nine hundred & three & 02/100 Dollars, (\$3593.05).

It is therefore ordered that a dividend of 22 1/2 per cent. be and hereby is declared payable out of said balance out of said balance equally among all creditors entitled, in proportion to the amount of their respective claims against said Assignor.

It is further ordered that said Assignee give notice of the making of said dividend and of the time and place of payment by advertisement once in a newspaper published and of general circulation in this County, and by giving personal notice to each creditor by letter, or postal card.

It is further ordered that of the payment of which dividends and those remaining uncalled for and unpaid at that time, report shall be made to this Court within sixty days after the day fixed for the payment of the same.

And it is further ordered that this proceeding be recorded and that said Assignee pay the costs herein taxed at \$-.

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 Aug. 26th 1911, at one o'clock p.m., as follows:

- 6199^a Joseph W. Westlake, administrator de bonis non of the estate of Henry A. Westlake; second and final account.
- 7194 William J. Wollpert, administrator of the estate of Rhoda W. Wollpert; first and final account.
- 7303 C. D. Watts executor of the estate of Hiram D. Watts; first and final account.
- 7130 J. Blaine Harris, administrator of the estate of Elijah Harris; first and final account.
- 6844 Hattie R. Biglow, executrix of the estate of A.R. Biglow; second account.

- 7154 F. S. Hager, First and
- 7382 C. F. Healy and final
- 7040 L. L. Roebuck final acco
- 7168 F. A. Thomey and final
- 7335 Edward M. C. Mallon
- 7091 R. B. Middl Middlewo
- 7125 John Mus first and
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- 7356 J. E. Howe
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- 4849^a Samuel B. account. (
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- 7154 F. S. Hager, administrator of the estate of Sarah M. Hager: First and Final account.
- 7382 C. F. Healy, administrator of the estate of Patrick Healy: first and final account.
- 7040 L. L. Roebuck, administrator of the estate of Louisa Shaffer: final account.
- 7168 F. A. Thompson, executor of the estate of Sarah M. Metz: first and final account.
- 7335 Edward W. Porter, administrator of the estate of Melville C. Mallory: first and final account.
- 7091 R. B. Middleworth, administrator of the estate of Audus J. Middleworth: first and final account.
- 7125 John Mulcahy, administrator of the estate of Elias Johnson: first and final account.
- 5854 J. C. Dickinson, guardian of Clarence Hodge: final account.
- 7356 J. C. Howe, guardian of Mary Row: Final account.
- 4554 B. C. Patterson, guardian of Clarence & Charles Lee Patterson: eight account.
- 6686 James Frank, trustee of Nancy Robinson: second account.
- 4849^a Samuel L. Swin, guardian of John Draper: first and final account. (by Flora L. Swin adm^{or} of S. L. Swin deceased)
- 4813 Millie Thompson, guardian of Cyrie Thompson: final account.

Thursday Aug. 3rd 1911.

In the Matter of the Estate of }
 7121 Nancy McGoan, Deceased } Filing first and final account.
 This day came Daniel McGoan administrator of the estate of Nancy McGoan 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 Sept. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Estate of }
 7387 Maria F. Hinson, Deceased } Filing Inventory.
 This day came R. L. Ingram, administrator of the Estate of Maria F. Hinson, 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. L. Ingram 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 administrator pay the costs herein taxed at \$.

In the Matter of the Guardianship }
 of Emitt Lavender. } Filing final Account.
 6256 This day came Arthur L. Lavender guardian of Emitt Lavender 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 Sept. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

In the Matter of }
 The Board of County Visitors } Order of Appointment.
 It is ordered that Mate L. Braun and F. A. Thompson be and they hereby are appointed on the Board of County Visitors of this County. Said Mate L. Braun and F. A. Thompson shall serve for the term of 3 years from the 1st day of May, 1911.
 It is further ordered that a certificate of such appointment under seal be issued to said appointee and that there be transmitted to the Secretary of the Board of State Charities at Columbus, a certified copy of this order.

Saturday August 5th 1911.

J. E. Howe guardian of }
 Martha R. Porter } Plaintiff. } Petition to Sell Real Estate.

vs. }
 His Ward et al. } Defendants. } Order of Appraisement, 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: That the statements and allegations in said petition are true. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for. It is ordered that J. K. Langstaff, Adam Rides and Henry Vanauker judicious freeholders of the County, and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value. It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 15 day of Aug. 1911 and this cause is continued.

In the Matter }
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In the Matter of the Guardianship } Appointment
 of Hazel M. Ballinger } Order For Bond.
 7400 This day John Lockwood appeared in open Court, and made application to be appointed Guardian of Hazel M. Ballinger and the Court being satisfied that said Hazel M. Ballinger is a minor of the age of 17 years, Dec. 27th 1910, and child of J. K. Ballinger residence unknown, and said minor resides in this County; and the said Hazel M. Ballinger having in open Court made choice of said John Lockwood as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary to secure a marriage license, and that said John Lockwood is a suitable person to be appointed, It is ordered that said John Lockwood 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 Guardianship } Appointment
 of Hazel M. Ballinger } Bond Approved
 7400 Letter Issued.
 This day John Lockwood appeared in open Court, accepted the appointment as Guardian of Hazel M. Ballinger and gave and filed herein his Bond in the sum of One hundred (\$100.) Dollars, conditioned according to law, with B. H. Hildreth and Otto Lockwood freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said John Lockwood 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 Lockwood that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ ---.

In the Matter of the Estate }
 of John Trout, Deceased } Filing Inventory.
 7286 This day came John B. Longbery administrator of the Estate of John Trout, 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. Longbery 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 B. Longbery pay the costs herein taxed at \$ ---.

7399 J. E. Howe guardian
of Martha R. Portt
Plaintiff.

vs.
His Ward
et al. Defendants

Petition to Sell Real Estate

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 J. H. Langstaff, Adam Rider and H. P. Vanauken
in pursuance of a former order of this Court, and it appear-
ing upon examination that said report is in all respects
regular and correct, it is ordered that 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 Ward
to sell the real estate described in the petition at private
sale.

It is therefore further ordered that said J. E. Howe as such
Guardian proceed to sell said real estate at private sale
for not less than (\$940) 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 im-
mediately after such sale is made, and this cause is
continued.

J. E. Howe Guardian of
Martha R. Portt
Plaintiff.

7399 vs.
His Ward et al.
Defendants

Petition to Sell Real Estate.

Order Approving & Confirming Sale.

This day this cause coming on to be heard on the return
of J. E. Howe Guardian of Martha R. Portt in case person
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 res-
pects 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 J. E. Howe as such Guar-
dian make to the purchasers A. B. Coukright & Anna D.
Portt a good and sufficient deed for the premises so sold.
A. B. Coukright for $\frac{1}{2}$ lot # 610. in Richwood, Ohio. and
Anna D. Portt the $\frac{1}{2}$ interest of the Seventy five acre tract
of land mentioned.

It is further ordered that this proceeding be recorded, and
that said J. E. Howe pay the costs herein taxed at \$12.⁰⁰

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In the Matter of }
The Estate of } Appointment.
Levi Keeran Decd. } Order For Bond.

This day E. M. Keeran appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Levi Keeran 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 E. M. Keeran 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.

7401

In the Matter of }
The Estate of } Appointment.
Levi Keeran Deceased } Order For Bond.

This day E. M. Keeran appeared in open Court, accepted the appointment as Administrator, of the estate of Levi Keeran deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2000.) Dollars, conditioned according to law, with T. F. Gault and Samuel Westlake freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administrator issue to said E. M. Keeran that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

7401

In the Matter of the Estate }
of Levi Keeran, deceased. } Appointment of Appraisers
This day came E. M. Keeran, Administrator of the Estate, 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 Harrison Welch, John Lee and R. A. Linn, 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.

7217

William King-Ex-
of the Estate of
Louisa Beckman
Plaintiff.

vs.

John Beckman
et al. Defendants.

Petition to Sell Real Estate,
Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of William King executor of the estate of Louisa Beckman deceased, of the 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 William King as such Executor, make to the purchaser Joseph Bell and Nancy Bell 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 \$12.⁰⁰

7217

William King
executor of
Louisa Beckman
Plaintiff.

vs.

John Beckman
et al. Defendants.

Petition to Sell Real Estate,
Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Charles O. Jewett, John Green and J. M. Lowe 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 William King 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 \$1100.00 cash in hand on day of sale, \$300.00 in one year and \$300.00 in two years from the day of sale; deferred payments to be secured by mortgage on the premises sold and to bear 6% 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.

7402

In the Matter of
The Estate of
T. G. Ball

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In the Matter of
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In the Matter of
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7402 In the Matter of }
 The Assignment of } Deed of Assignment.
 F. G. Ballinger } Order to File and Record.

This day at the hour of one o'clock P. M., F. G. Ballinger appeared in open Court and delivered the Deed of Assignment executed by F. G. Ballinger of Washington Township, Union County, Ohio, to Tracy Hicks of Washington Township, Union County, Ohio, of the property money right 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.

7402 In the Matter of }
 The Assignment of } Appointment.
 F. G. Ballinger } Order for Bond.

This day Tracy Hicks appeared in open Court, and having accepted the trust, and made and filed an application under oath to be appointed Assignee of F. G. Ballinger 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 Tracy Hicks is legally competent; it is ordered that he be appointed as such Assignee upon his entering into Bond to be approved of the Court and with sureties as required by law in the sum of Six Thousand (\$6000.00) Dollars; and this cause is continued.

7402 In the Matter of }
 The Assignment of } Appointment. Bond Approved.
 F. G. Ballinger } Letters Issued.

This day Tracy Hicks gave and filed herein his Bond as Assignee of F. G. Ballinger in the sum of Six Thousand (6000) Dollars, conditioned according to law, with H. S. Green and J. T. Hummer free holders 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 \$ —

7404 In the Matter of the Will of } Order for filing Will.
 Lesette Schlegel, deceased } Notice and Hearing
 This day an instrument of writing, purporting to be the last Will and Testament of Lesette Schlegel, late of Pacific 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 testator, 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 Aug. 1911, at one o'clock P.M.
 Wednesday, Aug. 5th 1911.

6988 In the Matter of the Guardianship } Filing 2nd and final Acct
 of Sarah A. Higgins. }
 This day came Lida DeLamater guardian of Sarah Higgins an imbecile of Union County, Ohio and presented her 2nd 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 September A.D. 1911, at one o'clock P.M. to which time said matter is continued

7174 In the Matter of the Estate of } No. 7174
 Hannah M. Brown, Deceased } Filing First & Final Account.
 This day came Robert Jenkins executor of the Estate of Hannah M. Brown late of Union County, Ohio, deceased, and presented his first & 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 Sept A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7403 In the Matter of the Will of } Order for Filing Will.
 H. L. Clark, deceased } Notice and Hearing
 This day an instrument of writing, purporting to be the last Will and Testament of H. L. Clark, late of Eldabourne 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 August 1911, at one o'clock P.M.

7046 In the Matter of the Estate } Filing 1st & final Account
 of James Fletcher deceased }

This day the estate of deceased, settlement
 Whereupon returned for A.D. 1911, a is continued

6721 In the Matter of the Estate of John R. Dodge deceased
 This day the account of the personal property in his last will and testament of R. Dodge allowed as his surety liability account be in further or recorded
 John R. D.

7405 In the Matter of the Estate of Mary R. Love
 The last will and Testament of said deceased was filed and appointed such as to what of; and the maker is ordered that with sureties (\$6000.) Do

This day came Thomas Fletcher administrator of the estate of James Fletcher 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 September A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

In the Matter of } Account of
The Estate of } Final Distribution
John H. Dodge, Deid. } Order.

6721

This day John R. Dodge executor of the estate of John H. Dodge 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 R. Dodge; it is ordered that the same be and hereby is allowed as his final discharge. Said John R. Dodge 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 John R. Dodge pay the costs herein taxed at \$ —

Tuesday, Aug. 22nd 1911.

In the Matter of } Appointment
The Estate of } Order for Bond.
Mary R. Lovell, deid. }

7405

The last Will and Testament of Mary R. Lovell late of Donn Township, in this County, deceased, having heretofore been duly proved and allowed; this day John A. Shoemaker 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. Shoemaker is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Six thousand (\$6000.) Dollars, and this cause is continued.

In the Matter of }
 The Estate of }
 7405 Mary R. Lovell Deid. } Appointment. Bond Approved.
 Letters Issued.
 This day John A. Shoemaker appeared in open Court, accepted the trust as Executor of the Estate of Mary R. Lovell deceased, and gave and filed herein his Bond in the sum of Six Thousand and (\$6000.00) Dollars, conditioned according to law, with Charles D. Lovell and Carrie L. Shoemaker 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 A. Shoemaker that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

In the Matter of the Estate }
 of Mary R. Lovell deceased. } Appointment of Appraisers
 7405 This day came John A. Shoemaker, Executor of the Estate of Mary R. Lovell, deceased, and makes 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 Will Bonnette, Matt Sharp and John Hush, 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 Levi Keeran, Deceased. } Filing Inventory
 7401 This day came E. M. Keeran administrator of the Estate of Levi Keeran, 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 E. M. Keeran 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 E. M. Keeran pay the costs herein taxed at \$.

Friday, Aug. 25th 1911.

In the Matter of the Guardianship }
 of Rolla DeBolt and Clyde DeBolt } Filing 2nd (final as to Rolla) Acct
 6520 This day came Alva DeBolt guardian of Rolla and Clyde DeBolt minors of Union County, Ohio, and presented his 2nd and (final as to Rolla) 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 Sept. A.D. 1911.

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at one o'clock P.M. to which time said matter is continued.

Saturday August 26th 1911

7406

In the Matter of the Will of }
Serena A. Mann, Decd. } Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Serena A. Mann, 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 5th day of September 1911, at one o'clock P.M.

7283

Edwin M. Balo - Adm. }
of the Estate of }
Flora B. Balo }
Plaintiff }
vs. }
Edwin M. Balo }
et al. } Defendants }
Petition to Sell Real Estate.

Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Edwin M. Balo administrator of the estate of Flora B. Balo 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 Edwin M. Balo as such Administrator, make to the purchaser George W. Wolford a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Adm. pay the costs herein taxed at \$12.00

Monday, Aug. 28th 1911.

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

This day proof of publication of notice of filing accounts and vouchers of administrator 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.

6199

Joseph M. Westlake, administrator de bonis non of the estate of Henry A. Westlake: Second and final account.

- 7194 William J. Wollpert, administrator of the estate of Rhoda Wollpert: first and final account.
- 7303 C. D. Watts, executor of the estate of Hiram D. Watts: first and final account.
- 7130 J. Blain Harris, administrator of the estate of Elijah Harris: first and final account.
- 6844 Hattal R. Biglow, executor of the estate of A. R. Biglow: second account.
- 7154 F. S. Hager, administrator of the estate of Sarah M. Hager: first and final account.
- 7382 E. T. Healy, administrator of the estate of Patrick Healy: first and final account.
- 7040 L. L. Roebuck, administrator of the estate of Louisa Shaffer: final account.
- 7168 T. A. Thompson, executor of the estate of Sarah M. Metz: first and final account.
- 7335 Edward W. Porter, administrator of the estate of Melville E. Mallory: first and final account.
- 7091 R. B. Middlesworth, administrator of the estate of Andrew J. Middlesworth: first and final account.
- 7125 John Mulcahy, administrator of the estate of Elias Johnson: first and final account.
- 5854 J. E. Dickerson, guardian of Clarence Hodge: final account.
- 7356 J. E. Howe, guardian of Mary Rose: final account.
- 4554 B. E. Patterson, guardian of Clarence & Charles Lee Patterson: eight account.
- 6686 Jennie Frank, trustee of Nancy Robinson: second account.
- 4849 Samuel L. Irwin, guardian of John Draper: first and final account. (by Flora L. Irwin admix of S. L. Irwin, deid).
- 4813 Miller Thompson, guardian of Ezrie Thompson: final acit

In the matter of
The Estate of

7194 Rhoda W. Wollpert, Deid. } First and Final Account.

This day the first and final account of William J. Wollpert of the estate of Rhoda W. Wollpert 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 seven hundred forty-one & 53/100 Dollars (\$ 741.53, in the hands of said Administrator due said estate: which amount he is ordered to pay over and distribute

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Costs paid.
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 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 }
 7303 Hiram Watts Deid. } First and Final Account.

This day the first and final account of C. D. Watts executor of the estate of Hiram D. Watts 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 and confirmed.

The Court finds said account duly balanced, and said estate settled according to law.
 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 }
 7130 Elijah Harris Deid. } First and final Account.

This day the First and Final account of J. Blaine Harris administrator of the estate of Elijah Harris 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 Nineteen and 26/100 Dollars (\$19.26), due said Administrator from said estate.

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 }
 6844 A. R. Biglow, Deid. } Second Account

This day the Second account of Hattus R. Biglow executor of the estate of A. R. Biglow deceased, 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 a balance of One thousand sixty and 37/100 Dollars (\$1060.37), in the hands of said Executor due said estate.

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 }
 7154 Sarah M. Hager, Deid. } First and Final account.

This day the First and Final account of T. S. Hager administrator of the estate of Sarah M. Hager 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 T. S. Hager administrator be and he is allowed the sum of One hundred seventy three + 40/100 Dollars (\$173.45), 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 T. S. Hager administrator be and he is allowed the sum of Fifty and 60/100 Dollars (\$50.60), 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.

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 }
 7382 Patrick H. }
 This day the account of the estate of Patrick H. came on for hearing and settlement, due notice thereof having been published according to law. 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 account and the proceedings herein be recorded in the Records of this office.

In the Matter of }
 The Estate of }
 7040 Louisa S. }
 This day the account of the estate of Louisa S. 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 account and the proceedings herein be recorded in the Records of this office.

7382 In the Matter of }
 The Estate of }
 Patrick Healy, dec'd. } First and Final account.

This day the first and final account of E. F. Healy administrator of the estate of Patrick Healy 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 Edward F. Healy be and he is allowed the sum of One hundred eighty-three & 1/100 (\$183.10), 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.

Costs paid.

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

7040 In the Matter of }
 The Estate of }
 Louisa Shaffer, dec'd. } Final Account.

This day the final account of L. L. Roebuck administrator of the estate of Louisa Shaffer 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 L. L. Roebuck be and he is allowed the sum of Sixteen and 92/100 Dollars (\$16.92), 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.

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 }
 7168 Sarah M. Metz, deid. } First and Final Account.

This day the first and final account of S. A. Thompson executor of the estate of Sarah M. Metz 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-five and 7/100 Dollars (\$45.71), being commissions on the amount collected and accounted for by him, and being in full compensation for all ordinary services rendered.

The Court finds a balance of Three hundred ninety-four and 27/100 Dollars (\$394.27), 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 M. Metz, deceased.

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 }
 7335 Melville E. Mallory, deid. } First and Final account.

This day the First and Final account of Edward W. Porter administrator of the estate of Melville E. Mallory 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 thirty and 94/100 Dollars (\$130.94), 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.

Costs paid.
 It is ordered
 be recorded

In the Matter of }
 The Estate of }
 7091 Andrew J. ...

This day
 administrator
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 hearing and
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 the premises,
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 to law.

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

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

Costs paid.
 The Court
 estate settled
 It is ordered
 be recorded

In the Matter of }
 The Estate of }
 7125 Elias John ...

This day
 administrator
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 hearing and
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 same to be
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 to law.

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

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

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 }
7091 Andrew J. Middlesworth } First and Final Account.

This day the First and Final account of R. B. Middlesworth administrator of the estate of Andrew J. Middlesworth 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 thirty-three Dollars (\$133.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Costs paid.

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

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 }
7125 Elias Johnson, decd. } First and Final Account.

This day the First and final account of John Mulcahy administrator of the estate of Elias Johnson 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 and 57/100 Dollars (\$40.57), being commissions on the amount collected & accounted

for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Five hundred Ninety-eight + 28/100 Dollars (\$598.28), in the hands of said Administrator due said estate; which amount he is ordered to pay over and distributed according to law.

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 }
Clarence Hodge } Final Account.

5857

This day the Final Account of J. E. Dickinson guardian of Clarence Hodge 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 and 3/100 Dollars, (\$10.31), 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.

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 }
Mary Rose } Final Account.

7357

This day the Final Account of J. E. Horns guardian of Mary Rose 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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sum of Fifty Dollars, (\$50.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One hundred eighteen + 36/100 Dollars, (\$118.36), in the hands of said Guardianship due said Ward; which amount he is ordered to pay over according to law.

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 }
Clarence Patterson }
Charles Lee Patterson }
Eight Account. (Trial as to Clarence)

This day the eight Account of C. E. Patterson guardian of Clarence Patterson and Charles Lee 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.
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 }
Nancy Robinson }
Second Account.

This day the second Account of Jennie Frank guardian of Nancy Robinson 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.
Costs paid.

→ The Court finds a balance of
One hundred twenty + 7/100 Dollars, (\$120.21), in the
hands of said Guardian due said Wards in
accordance to law.
half of the amount be ordered to pay over to Clarence.

6686

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

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

4849⁰²

This day the first and final Account of (Flora A. Swine, administrator of Samuel L. Swine, deceased) 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 Five Dollars, (\$5.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Eight and 3/100 Dollars, (\$8.32), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

Costs paid

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

In the Matter of }
Guardianship of }
Ezra Thompson. } Final Account.

4813

This day the Final Account of Millie Thompson guardian of Ezra Thompson 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 Two hundred fifty-three + 0/100 Dollars, (\$253.09), in the hands of said Guardianship due said Ward; which amount she is ordered to pay over according to law.

Costs paid

It is ordered that said Account and the proceedings hereon

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In the Matter of
The Estate of

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In the Matter of

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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 Executor pay the costs herein taxed at \$5.00.

In the matter of the }
Last Will and Testament }
7404 of Lisette Schlegel, Deceased. } Ordering Citation to Widow.

It appearing to the Court from the last will and testament of Lisette Schlegel deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving George Schlegel her widower, and that provisions was made for said widow in said Will.

It is therefore ordered that a citation issue to said George Schlegel, 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 Estate }
6969 of Susanna M. Fox } Filing 2^d and Final Account.

This day came Frederick C. Fox executor of the estate of Susanna M. Fox late of Union County, Ohio, deceased, and presented his 2^d 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 Sept. A. D., 1911, at one o'clock, P. M. to which time said matter is continued.

In the matter of }
The Estate of }
7168 Sarah M. Metz, Deed. } Account of
Final Distribution.
Order.

This day J. A. Thompson executor of the estate of Sarah M. Metz deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said Executor, it is ordered that the same be and hereby is allowed as his final discharge. Said 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 Executor pay the costs herein taxed at \$ -.

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In the Matter of the Estate of

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In the Matter of
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In The Matter of The }
Estate of George W. Court } Account of Final Distribution, Entry
Deceased.

This day Elizabeth M. Court, Executrix of the estate of George W. Court, deceased, appeared in open Court and presented an account and report of her disposition of the balance of funds found in her hands on Settlement of her first and final account heretofore confirmed by the Court, and it appearing to the Court that Edward Court, a legatee and distributee of said estate, refuses to accept the sum of \$10.⁰⁰ as the amount due him on final distribution of said estate; and it further appearing that Erminie C. Wilkins, a legatee and distributee of said estate, refuses to accept the sum of \$2.⁰⁰ as the amount due her on final distribution of said estate; And it further appearing that said Executrix has deposited said respective amounts in the Bank of Marysville, Marysville, Ohio, and has taken interest bearing certificates of the said Bank therefor, subject to the order of the Judge of this Court, for the use of said legatees respectively; and it appearing further that said sums are too small to warrant an order to invest the same in Bonds or Mortgages, and that said Executrix desires to file in this Court the said certificates as vouchers for the payment of said sums; and it further appearing that said Executrix presents here ^{of all other distributees of said estate,} the vouchers and that said account is proved to the satisfaction of the Court and verified by the oath of said Executrix. It is considered, ordered and adjudged by the Court that said certificates of Deposit, be, and they are, received and filed for the purpose aforesaid; and the said Account and report is hereby allowed as the final discharge of said Executrix in the premises, and the said Executrix and her executors are, therefor, forever exonerated from all liability under the order of distribution herein, unless her account be impeached for fraud or manifest error. It is further ordered that said Account and this proceeding be recorded, and that the said Executrix pay the costs in this behalf, taxed at \$2.00, forthwith, and the same are accordingly paid.

7403

In the Matter of the will of } Order on Hearing.
H. L. Clark, Deceased. } Admission to Probate & Record.

Be it Remembered, That heretofore, to-wit: on the 14 day of Aug A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of H. L. Clark, late of Claibourne 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 Percy A. Sandus and J. S. Kagay 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 is the last Will and Testament of said A. L. Clark 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 \$5.00.

In the Matter of the Last Will and Testament of A. L. Clark Deceased. } Ordering citation to Widow.

It appearing to the Court from the last will and testament of A. L. Clark deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Hattie J. Clark his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Hattie J. Clark, 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 } Appointment.
The Estate of }
A. L. Clark, Deed. } Order for Bond.

The Last Will and Testament of A. L. Clark late of Claibourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Hattie J. Clark 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 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 Hattie J. Clark is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, Bond

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In the Matter

7407

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In the Matter
of A. L. Clark
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dispensed with by Will, and this cause is continued.

7407 In the Matter of }
The Estate of } Appointment, Bond Approved.
H. L. Clark, Decd. } Letters Issued.

This day Hattie J. Clark appeared in open Court, accepted the trust as Executrix of the estate of H. L. Clark Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issued on the Will of said decedent, to said Hattie J. Clark that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$-

7407 In the Matter of the Estate }
of H. L. Clark, Decedent. } Appointment of Appraisers.

This day came Hattie J. Clark, Executrix of the estate of H. L. Clark, 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 M. W. Hill, J. S. Hagay and Percy Sanders, 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.

Friday, September, 2nd 1911.

7408 In the Matter of the }
Appointment of a }
School Examiner } Appointing J. A. Yealey.

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. Yealey.

Therefore this matter came on for hearing on the application of J. A. Yealey 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 J. 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 instructor in any institute in said Union County, Ohio; and that

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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 term will expire on the thirty-first day of August, A. D. 1914.

Whereupon, on said 2nd day of September 1911, 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 thereof; that a record be made of the proceedings herein, and that the costs herein taxed at \$2.00 be paid by said Union County, Ohio.

Saturday Sept. 2nd 1911

In the Matter of

Accounts filed for Settlement } Notice ordered

The following account and vouchers 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 Sept. 30th 1911, at one o'clock P. M., as follows:

- 7064 Thomas S. Fletcher, administrator of the estate of James S. Fletcher: first and final account.
- 7174 Robert Jenkins, executor of the estate of Hannah M. Brown: first and final account.
- 7121 Daniel Mc Gown, administrator of the estate of Nancy Mc Gown: first and final account.
- 6969 Frederick C. Fox, executor of the estate of Susanna M. Fox: second and final account.
- 6520 Alva DeBolt, guardian of Rolla DeBolt and Clyde DeBolt: second account, and (final as to Rolla DeBolt)
- 6256 Archer L. Lavender, guardian of Emmit Lavender: final account.
- 6988 Lido DeLamater, guardian of Sarah Higgins: second & final ac't

7254

In the Matter of
The Estate of
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In the Matter of
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7254

In the Matter of }
The Estate of }
John Oppabile, Deid. } Petition for Order to Distribute Assets in Kind.
Order.

This day Mary Oppabile, Executrix of the estate of John Oppabile, deceased, appeared in open Court and filed her petition praying for an order approving the distribution and paying over of certain assets of said estate, as described and set forth in said petition. And it appearing to the Court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributed, assented and agree to have the same distributed and paid over, in kind, as indicated by their assent and agreement in writing, attached to said petition.

It is therefore ordered that said Executrix distribute and pay over said assets, in kind, to those of such distributees as will receive the same.

It is further ordered that said Executrix report her proceedings herein immediately after the making of such distribution, and this cause is continued.

7254

In the Matter of The Will }
of Serena A. Mann, Deid. } Admision to Probate + Record.
Order on Hearing.

Be it Remembered, That, heretofore, to-wit: on the 25th day of September A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Serena A. Mann, 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 Martha S. Eaton the subscribing witness to said Will died June 9th 1907.

Thereupon Lelia M. Mc Gann and Miranda J. Eaton appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said Martha S. Eaton attached to said Will. Miranda J. Eaton one of the subscribing witnesses 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 Serena A. Mann 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 this 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 Abbie Wheeler pay the costs herein taxed at \$5.⁰⁰.

Thursday September 7th 1911.

7271 M. F. Welch executor of the Estate of John S. Welch Plaintiff vs M. F. Welch et al. Defendants

Petition to Sell Real Estate. Order of Sale, etc

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Charles D. Webb, Brough Dunham and S. L. Loughrey 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 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 M. F. Welch as such executor proceeds to sell said real estate, free of the 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.

Monday September 11th 1911.

6615 In the Matter of the Guardianship of Harry and James Clapsaddle

This day came Eva Robinson guardian of Harry and James Clapsaddle Minors 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 Oct. A.D. 1911, at one o'clock P.M. to which time said matter is continued

7409 In the Matter of George M. Welch et al. This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Charles D. Webb, Brough Dunham and S. L. Loughrey 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 hereby is approved and confirmed.

7409 In the Matter of George M. Welch et al. This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Charles D. Webb, Brough Dunham and S. L. Loughrey 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 hereby is approved and confirmed.

7410 In the Matter of the Guardianship of Harry and James Clapsaddle This day came Eva Robinson guardian of Harry and James Clapsaddle Minors of Union County, Ohio, and presented her first and final Account in settlement of said Guardianship duly verified.

In the Matter of }
 The Will of }
 George Westfall, deid. }
 7409 } Orders for Filing Will.
 } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of George Westfall, 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 30th day of Sept. 1911 at one o'clock P.M.

In the Matter of }
 The Will of }
 George Westfall deid. }
 7409 } Order For Commission.

This day Fred Westfall appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Robert Mc Croy witness to the Will of said George Westfall deceased.

And it appearing to the Court that said witness reside out of the jurisdiction of this Court, to-wit: It is therefore ordered that such Commission, with said Will annexed, issue to 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.

Tuesday, Sept. 13th 1911.

In the Matter of the Guardianship }
 of Fay T. Guy }
 7410 } Appointment.
 } Order For Bond.

This day Ada Guy Holt appeared in open Court, and made application to be appointed Guardian of Fay T. Guy and the Court being satisfied that said Fay T. Guy is a minor of the age of 9 years, June 8th 1911, and a child of Louise J. Guy late of Paris Township, Union County, Ohio, deceased, and that said minor reside in this County; and the Court being further satisfied that a guardian is necessary, and that said Ada Guy Holt 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, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Ada Guy Holt be appointed such Guardian upon giving bond with securities as required by law in the sum of Five hundred (\$500.) dollars; and this

cause is continued.

7410

In the Matter of the Guardianship of } Appointment Bond Approved.
Tay F. Guy. } Letters Issued.

This day Ada Guy Holt appeared in open Court, accepted the appointment as Guardian of Tay F. Guy and gave and filed herein her Bond in the sum of Five hundred (\$500.) Dollars, conditioned according to law, with Robert E. Guy and F. M. Holt freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Ada Guy Holt 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 Ada Guy Holt that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

7404

In the Matter of }
The Will of } Order on
Lizette Schlegel decd. } Election of Widow.

This day Geo Schlegel widower of said Lizette Schlegel 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 Geo Schlegel widower thereupon elected to take under said Will.

It is ordered that said proceeding be recorded and that George Schlegel pay the costs herein taxed at \$2.⁰⁰

Thursday, Sept. 14th 1911.

7049

In the Matter of the Guardianship }
of Cecil E. Smith. } Filing Trust Account.

This day came James S. Smith guardian of Cecil E. Smith 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 28th day of October A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Friday, Sept. 15th 1911.

7210

In the Matter of the Estate }
of Oliver B. Davis Decd. } Filing first and final Account.

This day came Rebecca A. Davis administratrix of the Estate of Oliver B. Davis 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 October A.D., 1911,

7411

at one o'clock

In the Matter of }
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5954

In the Matter of }
of Lizzie }
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7412

In the Matter of }
The }
Sarah E. }

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at one o'clock P.M. to which time said matter is continued

7411

In the Matter of The Will of }
Eli Sloop Deceased. } Order for Filing Will.
Notice of Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Eli Sloop, 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 5 days prior thereto, that said application will be for hearing before this Court on the 23rd day of Sept 1911, at one o'clock P.M.

Saturday, September 16th 1911.

3954

In the Matter of the Guardianship }
of Lizzie M. Reepes } Filing Final Account.

This day came Barbara Ellen Reepes guardian of Lizzie M. Reepes 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 28th day of Oct. A.D. 1911, at one o'clock P.M. to which time said matter is continued

7412

In the Matter of }
The Will of } Order
Sarah E. Strickler deid. }

This day Eva Cook appeared in open Court and produced an authenticated copy of the Will of Sarah E. Strickler late of Mills County, Iowa 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 executed proved and allowed in Mills County, State of Ohio, according to the laws of said State and related to property to come into this State and into this county, viz, money of the value of \$ 4750.00.

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 Eva Cook, trustee pay the costs herein taxed at \$ -

7413

In the Matter of
The Trust Created By
Items 5-6 and 7 of the Will
of Sarah E. Strickler, decd.

Appointment.
Order For Bond.

This day Eva Cook appeared in open Court, and made application (by petition filed herein) for the appointment of a Trustee of S. W. McFadon to carry into effect the Trust created by Items 5-6 and 7 of the Will of Sarah E. Strickler deceased of Mills County, State of Iowa and it appearing to the Court that Authenticated Copy of said Will was duly admitted to record in this Court on the 15th day of Sept. 1911. and related to property to come into this County, and Eva Cook was appointed Trustee in said Will. and the Court being satisfied that a trustee is necessary, and that Eva Cook 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 and the probable value thereof, and also the probable rents of the real estate. It is ordered that Eva Cook be appointed such trustee upon giving bond with sureties as required by law, in the sum of Ninety-five Hundred Dollars; and this cause is continued

7413

In the Matter of
The Trust Created By
Items 5-6 and 7 of the Will of
Sarah Strickler deceased.

Appointment. Order
Bond Approd. Letter Issued.

This day Eva Cook appeared in open Court, accepted the appointment as Trustee of the Trust created by Items 5-6 & 7 of the Will of Sarah Strickler deceased, and gave and filed herein her Bond in the sum of Ninety-five hundred (\$9500.) Dollars, conditioned according to law, with Illinois Surety Co. By Ernest S. Bown, Atty. freeholders as sureties thereon, which Bond is approved by the Court.

It is therefore ordered that Letters of Trusteeship issue to said Eva Cook that this proceeding be recorded, and that said Trustee pay the costs herein taxed at \$ -.

September, Tuesday, 19th, 1911.

5310^a

In the Matter of the Estate of
Martin Witzel, Deceased.

Filing Month Account.

This day came John A. Remington administrator of the Estate of Martin Witzel late of Union County, Ohio, deceased, and presented his Month 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 Oct. A.D. 1911. at one o'clock. P.M. to which time said matter is continued

7143

In the Matter of
Joseph C. ...
This day ...
Joseph C. ...
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5815

In the Matter of
The Estate of
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In the Matter of
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7143 In the Matter of the Estate }
 of Joseph C. Hull, deceased. } Filing Final Account.
 This day came John C. Hull administrator of the estate of Joseph C. Hull 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 Oct. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

5815 In the Matter of }
 The Guardianship of } Order.
 Dwight Courter }
 This day this cause came on to be heard upon the application of David H. Henderson & C. W. Smith sureties on the bond of Corilla E. Courter as guardian of Dwight Courter to be released from the bond of said guardian and it appearing to the Court that notice of this hearing has been duly given to said Corilla Courter as heretofore ordered, and being of opinion there is good reason therefor, it is ordered that said application be granted; it is further ordered that said Corilla E. Courter give a new bond in the sum of Five hundred (500) Dollars, as guardian as aforesaid, conditioned according to law, with sureties to the acceptance of the Court this day, and this cause is continued.

5815 In the Matter of }
 The Guardianship of } Order.
 Dwight Courter }
 This day came Corilla E. Courter guardian of Dwight Courter and gave a new bond as such guardian in the sum of Five hundred (\$500.) Dollars, conditioned according to law, with Illinois Surety Co, by Ernest Rowe attorney, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that David H. Henderson & C. W. Smith sureties upon the former bond of said Corilla E. Courter as such guardian, be and they are henceforth released from said former bond, for and an account of this act of said Corilla E. Courter as guardian as aforesaid, from this time forth. It is further ordered that this proceeding be recorded, and that said guardian pay the costs herein taxed at \$ —

7376

W. H. Mills Executor
of Milo Kimball
Plaintiff.

vs.
Josiah K. Kimball
et al. Defendants.

Petition to Sell Real Estate
Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by George Lyon, E. P. Smith and O. W. McAdow in pursuance to 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 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 further ordered that said W. H. Mills 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.

Alva DeBolt guardian
of Clyde D. Bolt
Plaintiff.

vs.
His Wards.
Defendant.

Petition to Sell Real Estate
Order For Notice.

This day Alva D. Bolt guardian of Clyde D. Bolt appeared in open Court and filed his petition duly verified, asked 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 5th day of October 1911, 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 Clyde D. Bolt 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.

5709

In the Matter
of Rutland
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for hearing
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7411

In the Matter
of Eli S. C.
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5709 In the Matter of the Guardianship }
of Ruth M. Jolliff. } Filing Final Account.
This day came Emma A. Jolliff guardian of Ruth M. Jolliff 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 28th day of October A.D. 1911, at one o'clock P.M. to which time said matter is continued.

7411 In the Matter of the Will of }
Eli Sloop, Deceased. } Order on Hearing.
Admission to Probate and Record.

Be it remembered, That heretofore, to-wit: on the 14th day of Sept. A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Eli Sloop, late of Blairsville 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.

Whereupon on this day came R. E. Curry and J. 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 Eli Sloop 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 \$5.00.

7411 In the Matter of the Last Will and Testament }
of Eli Sloop, Deceased. } Ordering Citations
to Widow

It is appearing to the Court from the last will and testament of Eli Sloop deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Martha J. Sloop his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Martha J. Sloop, 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 consort and take the distributed share of his personal estate.

7411 In the Matter of }
 The Will of }
 Eli Sloop Deed. } Election of Widow-
 This day Martha J. Sloop widow of said Eli Sloop 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 Martha J. Sloop widow thereupon elected to take under said Will.
 It is ordered that this proceeding be recorded and that Martha J. Sloop pay the costs herein taxed at \$2.00 Ad.

7415 In the Matter of }
 The Estate of }
 Eli Sloop Deceased. } Appointment
 Order for Bond.
 The Last Will and Testament of Eli Sloop late of Clai Bourne Township, in this County, deceased, having heretofore been duly proved and allowed: this day Martha J. Sloop 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 Martha J. Sloop is a suitable person and legally competent: it is ordered that she be appointed as such Executrix, Bond dispensed with by Will, and this cause is continued.

7415 In the Matter of }
 The Estate of }
 Eli Sloop Deed. } Appointment. Bond Approved.
 Letters Issued.
 This day Martha J. Sloop appeared in open Court, accepted the trust as Executrix of the Estate of Eli Sloop deceased, Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Martha J. Sloop that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$ -.

7415 In the Matter of the Estate }
 of Eli Sloop Deceased. } Appointment of Appraisers
 This day came Martha J. Sloop, executrix of the estate of Eli Sloop, deceased, and made application to the Court for the appointment of Appraisers of the Estate and Effect of said

decedent.
 On coming in the presence and presence interested parties prayer.
 It is further turned to the Estate of continued.

7416 In the Matter of }
 The Estate of }
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7416 In the Matter of }
 The Estate of }
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On consideration whereof, and the Court being fully advised in the premises, it is ordered that Edward Jones, M. W. Hill and Jesse Hagay, 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 and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

In the Matter of }
The Estate of } Appointment.
7416 Elizabeth Fish deid. } Orders for Bond.

This day Clarence B. Hoopes appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Elizabeth Fish late of Blairbourn 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 Clarence A. Hoopes 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 } Appointment. Order.
7416 Elizabeth Fish deid. } Bond Approved. Letters Issued.

This day Clarence A. Hoopes appeared in open Court, accepted the appointment as Administrator, of the Estate of Elizabeth Fish deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2000.00) Dollars, conditioned according to law, with the Bankers Surety Co. freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Clarence A. Hoopes that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

Jesse S. Overfield
Admin - Elizabeth Sprague.
Plaintiff

vs.

7417 Gerald Overfield
etal. Defendants.

Filing Petition To Sell
Real Estate

This day came the Plaintiff Jesse S. Overfield Administra-
tor of Elizabeth Sprague and presented to this Court his pe-
tition, duly verified, praying an order for the sale of real
estate of the said Elizabeth Sprague 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.

E. M. Gibron guardian
of Kent L. Ballinger
Plaintiff

vs.

7418 His Wards, etal.

Petition to Sell Real Estate.
Order For Notice

This day E. M. Gibron guardian of Kent L. Ballinger appear-
ed in open Court and filed his 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 20th day of Oct. 1911, at one o'clock P.M.
It is further ordered that said Guardian cause notice there-
of, and of the filing and demand of said petition, to be given
to said Kent L. Ballinger, W. J. Ballinger and Marietta
Brown. 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.

Wednesday, Sept. 27th 1911.

W. H. Wills Executor
of Milo Kimball
Plaintiff

vs.

7376 Josiah Knight Kimball.
etal. Defendants.

Petition to Sell Real Estate
Orders.
Approving and Confirming Sale.

This day this cause coming on to be heard on the return
of W. H. Wills executor of the estate of Milo Kimball de-
ceased, of his proceedings and sale under the former

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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 W. H. Willis as such Executor, make to the purchaser John Harner 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 \$

Friday, Sept 27th 1911.

7171 In the Matter of the Estate of }
Lovina Beckman dec'd } Filing First and Final Acct.

This day came William King Executor of the estate of Lovina Beckman 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 21st day of October A.D., 1911, at one o'clock, P. M. to which time said matter is continued.

7407 In the Matter of the Estate of }
H. L. Clark, Dec'd. } Filing Inventory.

This day came Hattie J. Clark executrix of the Estate of H. L. Clark, 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 J. Clark 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 Hattie J. Clark pay the costs herein taxed at \$

7419 Ada Guy Holt }
Guardian of }
Ray F. Guy } Plaintiff }
vs. }
His Wards, et al. } Defendants }
Petition to Sell Real Estate
Order For Motion

This day Ada Guy Holt guardian of Ray F. Guy appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her Ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 12th day of Oct 1911, 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 Fay S. Guy Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of these who can not be served personally, 5 days before said day of hearing, and this cause is continued.

Monday, October, 2nd 1911.

In the Matter of }
The Will of }
George Westfall decd. }
7409 }
Admission to Probate and Record.
Commissioner Returned.

Be it Remembered, That heretofore, to wit: on the 11th day of Sept. A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of George Westfall, 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 testator, resident of the State of Ohio, pursuant to a former order of this Court.

F. H. Jones the Commissioner heretofore appointed to take the deposition of Robert McCroly the subscribing witness 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 F. A. Thompson 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 George Westfall 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 Fred Westfall pay the costs herein taxed at \$5.00 Paid.

In the Matter of }
the Last Will and Testament }
of George Westfall, Deceased. }
7409 }
Ordering Citation to Widow
It appearing to the court from the last will and testament of George Westfall deceased, which has been duly admitted to probate and record in this court, that

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In the Matter of }
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said testator died leaving Sophia Westfall his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Sophia Westfall (his widow) 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 consort and take the distributive share of his personal estate.

In the Matter of }
The Will of } Order on
George Westfall, dec'd. } Election of Widow.

This day Sophia Westfall widow of said George Westfall 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 Sophia Westfall widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Fred Westfall pay the costs herein taxed at \$2.00 Paid.

In the Matter of }
The Estate of } Order For Motion
Fannie M. Minton }
Deceased.

This day S. Belleville appeared in open Court and filed his application to be released as surety from the bond of R. L. Ingram an administrator of Fannie M. Minton.

It is ordered that the time of hearing said application be and hereby is fixed for the 6th day of Oct. 1911, at one o'clock P. M., and that notice thereof in writing be given to said R. L. Ingram to be served upon him 5 days before said day of hearing, and this cause is continued.

In the Matter of }
The Estate of } Filing Inventory.
Isaac M. Smart, Dec'd. }

This day came Harriett Smart executrix of the Estate of Isaac M. Smart, 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 Harriett Smart has in all respects complied with the Statute 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 — Paid.

6724 In the Matter of the Estate of Rebecca Mullen, Deed. } Filing First and Final acct.
 This day came Sadie Mullen executrix of the Estate of Rebecca Mullen 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 Oct. A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

Wednesday, October 4th 1911

7420 In the Matter of the Will of } Orders for Filing Will.
 Mary Dower, Deceased. } Notice and Hearing
 This day an instrument of writing, purporting to be the last Will and Testament of Mary Dower, late of Claibourne 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 are given to the next of kin of the testator, resident of this State of Ohio 3 days prior thereto, that said application will be for hearing before this Court on the 10th day of Oct. 1911, at one o'clock P.M.

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, Oct. 28th 1911, at one o'clock, p.m., as follows:

- 7171 William King, executor of the estate of Lovina Beckman; first and final account.
- 7143 John C. Hull, administrator of the estate Joseph Hull; final acct.
- 5310 John A. Huntington, administrator of the estate of Martin Metzger; fourth account.
- 7210 Rebecca A. Davis, administrator of the estate of Oliver B. Davis; first and final account.
- 6724 Sadie Mullen, executrix of the estate of Rebecca Mullen; first and final account.
- 5709 Emma A. Jolliff, guardian of Ruth M. Jolliff; fourth account.
- 6618 Eva Robinson, guardian of Harry and James Clapsaddle; first and final account.
- 7049 James F. Smith, guardian of Cecil E. Smith; first account.
- 5954 Barbara E. Leeper, guardian of Lizzie M. Leeper; final account.

In the Matter of the Estate of Rebecca Mullen, Deed. }
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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.

- 6969 Frederick C. Fox, executor of the estate of Susanna M. Fox;
second and final account.
- 7064 Thomas T. Litcher, executor of the estate of James T. Litcher;
first and final account.
- 7174 Robert Jenkins, executor of the estate of Hannah Brown;
first and final account.
- 6988 Lida De Kauter, guardian of Sarah Higgins; second and
final account.
- 6256 Arthur R. Ravender, guardian of Emitt Ravender; final ac-
count.
- 6520 Alva De Bolt, guardian of Rolla De Bolt + Clyde De Bolt; second
and final account.
- 7121 David Mc Gown, administrator of the estate of Nancy Mc Gown;
first and final account.

In the matter of }
 The Estate of }
 6969 Susanna M. Fox decd. } Second and Final Account.
 This day the second and final account of Frederick
 C. Fox executor of the estate of Susanna M. Fox 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 conform-
 ity 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 al-
 lowed the sum of Two hundred Ninety + 68/100 Dollars
 (\$ 290.68). being commissions on the amount collected
 and accounted for by him, and being in full compen-
 sation for all his ordinary services rendered.
 The Court finds a balance of Twenty-two + forty-six
 and 56/100 Dollars (\$ 2246.56), 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 Susanna M. Fox deceased.
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.
7064 James Fletcher, Decd. }

This day the First and Final account Thomas Fletcher administrator of the estate of James Fletcher, 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 Thomas Fletcher be and he is allowed the sum of Twenty-one and 8/100 Dollars (\$21.80), 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.
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.
7174 Hannah M. Brown, decd. }

This day the first and final account of Robert Jenkins executor of the estate of Hannah M. Brown deceased, 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 hereby is approved, allowed and confirmed.

It is ordered that the sum of the amount being in view received. The Court settles the estate set. Costs paid. It is ordered herein.

In the Matter of }
Guardian of }
6988 Sarah K. }
This account examined and approved. Published according to law. No exceptions 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, allowed and confirmed. It is ordered that the same be and hereby is approved, allowed and confirmed. The Court settles the estate set. Costs paid. It is ordered herein.

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It is ordered that said executor be and he is allowed the sum of Ten Dollars (\$10.00), 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.

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 }
 6988 Sarah Higgins } Second and Final Account.

This day the Second and Final Account of Lida D. Lamater guardian of Sarah Higgins 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 Fifty Dollars (\$50.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Eight hundred & thirty-seven & 90/100 Dollars (\$837.90), in the hands of said Guardian due said Ward's estate; which amount she is ordered to pay over according to law, to administrator of said estate.

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 }
6356 Ermit R. Lavender }

#6256
Final Account.

This day the Final Account of Arthur L. Lavender guardian of Ermit R. Lavender 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.
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 }
6520 Rolla D. Bolt and }
Clyde D. Bolt }

#6520
Second and final Account.

This day the Second and final Account of Alva D. Bolt Guardian of Rolla D. Bolt and Clyde D. Bolt 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 thirty-eight + 75/100 Dollars, (\$338.75), in the hands of said Guardian due said Clyde D. Bolt.
Cost 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 }
7121 Nancy M. }
This

administration 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 the same be and hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.
Costs paid.
It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

Benj. F. ...
Benj. F. ...

7421
The Wors...

This day the petition of real estate of the debtors of the said ...
It is hereby ordered that the notice of petition, by law, be served on the defendant.

7121 In the Matter of }
 The Estate of }
 Nancy Mc Koon Deid. } First and Final Account.

This day the first and final Account of David Mc Koon administrator of the estate of Nancy Mc Koon 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 eighteen and 36/100 Dollars (\$18.36), 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.

Costs paid.

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

Thursday, Oct. 5th 1911.

Benj Thomas - Ex-
 Benj. Thomas }
 Plaintiff }

7421 The Wooster University }
 Wooster, Ohio. } Filing Petition To Sell
 Defendants. } Real Estate

This day came the Plaintiff and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Benj Thomas, deceased to pay the debts, and the costs of administering the estate, of the said decedent.

Whereupon, it is considered and ordered by the 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.

7421 }
 Benj Thomas et al Ex-
 Benj Thomas
 Plaintiff }
 vs.
 The Wooster University
 of Wooster, Ohio.
 Defendants }

Order For Appraisement

This day this cause came on to be heard upon the petitions, 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, there in described, to pay the debts of the said Benjamin Thomas deceased. No widow: it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of George Whitney, Howard Vosbury and Walter Otto 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.

7394 }
 In the Matter of
 The Estate of
 John M. Sanders, Deid. }

Application for Administration.
 Order For Citation

This day M. D. Sanders appeared in open Court and made application for the appointment of an administrator of the estate of John M. Sanders deceased, Percy H. Sanders 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 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 1st day of October 1911, 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.

7405 }
 In the Matter of The Estate
 of Mary R. Lombes, Deid. }

Filing Inventory

This day came John A. Shoemaker executor of the Estate of Mary R. Lombes, 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 cases made and provided, do order the said Inventory filed and recorded. It is further ordered that said Executor pay the costs herein

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In the Matter of }
The Assignment of } Report of Dividend
Lewis R. Williams } Order on Filing.
7222

This day J. A. Thompson assignee of Lewis R. Williams, appeared in open Court and filed his report of the payment of dividends as heretofore ordered by the Court. On examination the same appearing regular and correct, is approved and confirmed.

And it appearing to the Court that there is one owner of an unpaid dividend, mentioned in said report.

And it further appearing to the Court that all the assets of said assignor have been distributed and accounted for, it is ordered that said J. A. Thompson assignee be discharged as assignee of said Lewis R. Williams, and that said trust be and is hereby terminated.

It is ordered that this proceeding be recorded and that said assignee pay the costs herein taxed at \$ —.

Saturday, Oct. 7th 1911.

In the Matter of }
The Estate of } Order.
Fannie M. Winston }
7387

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 R. B. Ingram as Administrator of said estate is sufficient for the reasons stated in application and also the said R. B. Ingram appeared in open Court and agreed to file a new bond within ten days.

It is therefore ordered that said administrator give a new and additional bond conditioned according to law in the sum of Six Thousand (\$6,000.) Dollars, with securities to be approved by the Court, on or before the 16th day of October 1911, and this cause is continued.

Wednesday, Oct. 11th 1911.

In the Matter of the Will of }
Mary Dorer, Deceased. } Order on Hearing.
7420

Be it Remembered, That heretofore, to-wit: on the 3rd day of Oct. A.D. 1911, an instrument of writing, purporting to be the last Will and Testament of Mary Dorer, 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

Also, pursuant to a former order of this Court.

Thereupon on this day came J. A. McNeil and Bent Cahill 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 Dones 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 \$5.00

Thursday Oct 12th 1911

In the Matter of }
The Estate of } Appointment
Mary Dones Deid. } Order for Bond.

The Last Will and Testament of Mary Dones late of Clabourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Mary M. Blain 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 M. Blain is a suitable person and legally competent; it is ordered that he be appointed as 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 M. Blain is a suitable person and legally competent; it is ordered that he be appointed as such Executrix. Bond dispensed with by Will, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Bond Approved
Mary Dones Deid. } Letters Issued.

This day Mary M. Blain appeared in open Court, accepted the trust as Executrix of the Estate of Mary Dones deceased, bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Mary M. Blain that this proceeding be

recorded,
taxed at \$

7422

In the Matter of
The Estate of
Mary Dones
for the appointment
of said decedent

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7387

In the Matter of
The Estate of

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In the Matter of
The Estate of

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7422 In the Matter of the Estate of Mary Dorer, Decd. } Appointment of Appraiser.
This day came Mary M. Blain, executrix of the Estate of Mary Dorer, 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 Otto Bieder, Lyman Dorer and E. W. Blain, 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.

Saturday, October 14th 1911.

7387 In the Matter of the Estate of Fannie M. Winston } Order.

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 R. L. Ingram as Administrator of said Estate is insufficient for the reasons stated in application and also the said R. L. Ingram appeared in open Court & agreed to file a new bond within 10 days.

It is therefore ordered that said Administrator give a new and additional bond conditioned according to law in the sum of Six Thousand (\$6000.00) Dollars, with sureties to be approved by the Court, on or before the 16th day of October 1911, and this cause is continued.

7387 In the Matter of the Estate of Fannie M. Winston } Order.

This day R. L. Ingram appeared in open Court, and gave and filed herein a new bond as administrator of said Fannie M. Winston as heretofore ordered, conditioned according to law, in the sum of Six thousand (\$6000.) Dollars, with The Illinois Surety Co. 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 \$ —.

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7423

In the Matter of the Will of
Uraah Cook Deceased.

Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Uraah Cook 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 3 days prior thereto, that said application will be for hearing before this Court on the 25th day of Oct. 1911, at one o'clock P.M.

7424

In the Matter of
The Estate of
John M. Sanders Deceased.

Appointment.
Order for Bond.

The last Will and Testament of John M. Sanders late of Claibourne Township, in this County, deceased, having heretofore been duly proved and allowed, this day Percy H. Sanders 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 Percy H. Sanders is a suitable person and legally competent, it is ordered that he be appointed as such Executor Bond dispensed with by Will, and this cause is continued.

7424

In the Matter of
The Estate of
John M. Sanders Deceased.

Appointment. Bond Approved.
Letters Issued.

This day Percy H. Sanders appeared in open Court, accepted the Trust as Executor of the Estate of John M. Sanders deceased, Bond dispensed with by Will (for the present) It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Percy H. Sanders that this proceeding be recorded, and that said Executor pay the cost herein taxed at \$ —.

Tuesday, Oct. 17th 1911.

7425

In the Matter of
Rena M. Carroll.

Inquest of Lunacy.
Order for Warrant, etc.

This day Edward A. Carroll a resident citizen of Claibourne Township, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Rena M. Carroll into the Columbus State Hospital. It is therefore ordered that L.C. Roebuck bring said Rena M. Carroll alleged to be insane, before this Court, on the 16th day

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In the Matter of
Rena M. Carroll
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In the Matter of
Rena M. Carroll

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In the Matter of
Rena M. Carroll

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And it is further ordered that subpoenas issue for Drs. L. L. Roebuck and P. D. Longbrake respectable physicians to appear at the time and place aforesaid; and this cause is continued.

7425 In the Matter of } Appointment as Sheriff.
Rena M. Carroll }

This day this cause came on to be heard and it appearing that that the sheriff is absent.

It is ordered by the Court that L. L. Roebuck be appointed Deputy Sheriff for the purpose of taking Rena M. Carroll to the State Hospital.

7425 In the Matter of } Inquest of Lunacy.
Rena M. Carroll } Order on Hearing, etc.

This day this cause came on to be heard, and the said Rena M. Carroll was brought before the Court.

Thereupon the judge proceeded with the examinations and having heard the testimony of L. L. Roebuck and P. D. Longbrake the medical witnesses and being satisfied that said Rena M. Carroll is insane, that she has a legal settlement in Blairbourne 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 L. L. Roebuck + P. D. Longbrake 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 Rena M. Carroll and that a certified copy under seal of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7424 In the Matter of } Inquest of Lunacy.
Rena M. Carroll } Order.

The judge being advised that said Rena M. Carroll can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to L. L.

Roebuck: that this proceeding be recorded, and that the costs herein taxed at \$-

In the Matter of the Guardianship of Carl H. Blumenschein
Dora E. Blumenschein
Walter P. Blumenschein
Bertha A. Blumenschein
Minor

Appointment
Order For Bond.

7425

This day Elizabeth Blumenschein appeared in open Court, and made application to be appointed Guardian of Carl H., Dora E., Walter P. and Bertha A. Blumenschein and the Court being satisfied that said Carl H. Blumenschein is a minor of the age of 9 years, June 7th 1911. Dora E. Blumenschein is a minor of the age of 7 years, 2nd Dec. 1910. Walter P. Blumenschein is a minor of the age of 5 years May 31st 1911. Bertha A. Blumenschein aged 2 years, Dec. 10th 1910 and children of Philip Blumenschein late of 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 Elizabeth Blumenschein is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof. It is ordered that said Elizabeth Blumenschein 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 Carl H. Blumenschein
Dora E. Blumenschein
Walter P. Blumenschein
Bertha A. Blumenschein
Minor

Appointment. Bond Approved.
Letters Issued.

7425

This day Elizabeth Blumenschein appeared in open Court, accepted the appointment as Guardian of Carl H. Blumenschein and gave and filed herein her bond in the sum of Four Thousand (\$4000.) Dollars, conditioned according to law, with Peter Schneider and Chas. Mead freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Elizabeth Blumenschein took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Elizabeth Blumenschein that this proceeding be recorded, and that said Guardian pay the

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In the Matter of the

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In the Matter of

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Wednesday, Oct. 18th 1911.

In the Matter of }
The Estate of } Appointment.
7427 Elizabeth Scott, decd. } Order for Bond.

This day Elmer Herriott appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Elizabeth Scott 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 consisted of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Elmer Herriott is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of six hundred (\$600.) Dollars, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Order.
7427 Elizabeth Scott, decd. } Bond Approved. Letters Issued.

This day Elmer Herriott appeared in open Court, accepted the appointment as Administrator, of the Estate of Elizabeth Scott deceased, and gave and filed herein his Bond in the sum of six hundred (\$600.) Dollars, conditioned according to law, with R.C. Richey and A.L. Selley freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Elmer Herriott that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

Sherman Hill }
Plaintiff }
vs. }
9231 Laura McEntire, } Action for an Injunction and for
John A. Potts and } Specific Performance of a Contract.
Hattie E. Potts }
Defendants }

This day came the Plaintiff by Hooper Robinson + Hooper, his Attorneys and it appearing that the Judge 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

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consent: 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 Laura M. Enters from conveying the premises described in plaintiff's petition to the defendants John A. Potts and Hattie E. Potts from receiving a conveyance of said premises prior to the 2nd day of April, 1912, and restraining all of said defendants from interfering with the plaintiff and his assigns in the possession of said premises, upon the said plaintiff giving to said defendant an undertaking, executed by sufficient sureties, in the sum of five hundred (\$500.) dollars, conditioned and to be approved as required by law.

In the Matter of the Estate }
 7197 of Albert Stoddard Deceased } Filing First and Final Account.
 This day came William King administrator of the Estate of Albert Stoddard 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 Nov. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

Friday, Oct. 20th 1911.

In the Matter of the Guardianship }
 6312 of Arthur Bartholomew } Filing Third Account.
 This day came Margarette Bartholomew guardian of Arthur Bartholomew 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 25th day of November A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Benjamin Thomas et al. }
 as executors }
 of the estate of }
 Benjamin Thomas Deid. } Petition to Sell Real Estate
 vs. Plaintiff }
 7421 The Hooster University et al } Defendants } Order of Sale, etc.
 This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Geo. O. Whitney, Walter Otte and Howard Cosbury in pursuance of a former order of this Court; and it appearing upon examination that said report is in

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all respects regular and correct, it is ordered that that the same be and hereby is approved and confirmed. And it being made to appear to this Court upon satisfactory evidence that it would be more for the interest of said estate etc to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Benjamin Thomas et al 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, 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.

Friday, Oct. 20th 1911.

E. M. Gibbon, Guardian
of Kent L. Ballinger, a minor

vs.

7418 Kent L. Ballinger, H. J. Ballinger,
and Marietta Brown

Journal Entry

This day this matter came on to be heard upon the petition of E. M. Gibbon, guardian of Kent L. Ballinger, for an order of this Court, authorizing said guardian to sell the premises in his petition described, and the same was submitted to the Court upon the evidence and the pleadings in the case.

It hereupon, after due consideration, the Court finds that all the parties defendant have been served with notice as required by law, and the former order of the Court; that said Guardian received his appointment in the Probate Court of this County; that it is necessary to sell the premises in the petition described as alleged in said petition; that the allegations of the said petition are true; and that there is no one having any dower interest in the premises described in the petition.

It is therefore ordered that Mark Simpson, Samuel Smith and George M. Wade, three judicious free hold-ers of the County in which said real Estate is situated who are not of kin to the guardian, appraise said real estate at its fair cash value, and return the same to the Court for confirmation.

7428 In the Matter of The Will of Frederick H. Brewer decd. } Order for Filing Will, Notice and Hearing
 This day an instrument of writing, purporting to be the Last Will and Testament of Frederick H. Brewer, 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 there being no next of kin, that said application will be for hearing before this Court on the 21st day of Oct. 1911, at 10 o'clock A.M.

7428 In the Matter of the will of Frederick H. Brewer, decd. } Order on Hearing, Admission to Probate and Record.
 Be it Remembered, That heretofore, to wit: on the 21st day of Oct. A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Frederick H. Brewer, 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, resident of the State of Ohio, pursuant to a former order of this Court.

Thereupon on this day came F. J. Arman and F. A. Thompson 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 Frederick H. Brewer 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 \$ —.

7429 In the Matter of The Estate of Frederick H. Brewer Decd. } Appointment.
 Order for Bond.
 The Last Will and Testament of Frederick H. Brewer late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed; this day Wilbert Temple the Executor named in said Will, appeared in open

Court, and as required a statement consisting of a being satisfied person and appointed

7429 In the Matter of Frederick H. Brewer decd. }
 This day accepted the will of said deceased before ordered of said deceased being by record in taxed

5802 In the Matter of Lee Earl Thompson }
 This day Lee Earl Thompson presented of said goods. It being advertised A.D. 1911. is continuing

7430 In the Matter of Ida Bede }
 This day in this Court said Ida Bede. It is now commencing to be in at 9 o'clock. And August to appear cause is

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 Milbert Temple is a suitable person and legally competent; it is ordered that he be appointed as such Executor, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Bond Approved.
7429 Frederick H. Grever, Deid. } Return Issued.

This day Milbert Temple appeared in open Court, accepted the trust as Executor of the Estate of Milbert Temple deceased, Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Milbert Temple that this proceeding be recorded, and that said Executor pay the costs here in taxed at \$ -.

In the Matter of the Guardianship }
of Lee Earl Phillips minor. } Filing Third and Final Acct.

This day came Lillian A. Phillips guardian of Lee Earl Phillips 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 25th day of Nov. A.D. 1911, at one o'clock P.M. to which time said matter is continued.

Tuesday, Oct. 24th 1911.
In the Matter of }
7430 Ida Biddle } Inquest of Lunacy.
Orders for Warrant, etc.

This day W.A. Biddle a resident citizen of Marysville, Ohio in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Ida M. Biddle into the Columbus State Hospital.

It is therefore ordered that a warrant issue to lead Owen commanding him to bring said Ida M. Biddle alleged to be insane, before this Court, on the 23rd day of Oct. 1911, at 9 o'clock A.M.

And it is further ordered that subpoenas issue for Angus Mc Ivor and G.D. Mills two respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

In the Matter of } Inquest of Lunacy.
 7430 Ida M. Biddle } Order on Hearing, etc.

This day this cause came on to be heard, and the said Ida M. Biddle was visited by the Court and ascertained her condition.

Thereupon the Judge proceeded with the examination and having heard the testimony of C. D. Mills & August Mac Swor the medical witnesses, and being satisfied that said Ida M. Biddle 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 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 Dr. August Mac Swor and Dr. C. D. Mills 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 Ida M. Biddle and that a certified copy under seal of the certificate of said medical witnesses and of the findings in this case, transmitted to said Superintendent, and this cause is continued.

In the Matter of } Inquest of Lunacy.
 7430 Ida M. Biddle } Order.

The Judge being advised that said Ida M. Biddle can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to Gad Price; that this proceeding be recorded, and that the costs herein taxed at \$ be paid by this County as is provided by law.

In the Matter of the Guardianship }
 5374 of Harley M. Fox minor. } Filing Fifth & Final Account.

This day came Ida L. Fox guardian of Harley Fox a minor of Union County, Ohio, and presented her Fifth & 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 November A. D. 1911. at one o'clock P. M. to which time said matter is continued.

5374

In the Matter of }
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In the Matter of the Guardianship }
 of Gillah Elin Fox minor } Filing Fifth Account.
 This day came Ida R. Fox guardian of Gillah Elin
 Fox a minor of Union County, Ohio, and presented her
 Fifth Account in settlement of said Guardianship duly
 verified.

Whereupon the Court do order the same filed and adver-
 tised on Saturday, the 25th day of November A.D. 1911, at
 one o'clock P.M. to which time said matter is continued.

7422

In the Matter of the Estate }
 of Mary Dorer, Deceased. } Filing Inventory.
 This day came Mary M. Blaine executrix of the Estate
 of Mary Dorer, 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.
 Blaine has in all respects complied with the Statute to
 such case made and provided, do order the said Inventory
 filed and recorded. It is further ordered that said
 Mary M. Blaine pay the costs herein taxed at \$ —.

Alva DeBolt, guardian of
 Clyde DeBolt,
 Plaintiff.

vs.

7414

Clyde DeBolt,
 Defendant.

Appointment of Guardian ad litem.

This day Alva DeBolt by his attorneys 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
 Clyde DeBolt a minor of the age of fourteen years, and
 has been duly and legally served with summons herein,
 and that said Clyde DeBolt has neglected for twenty days
 after the return of the summons served upon him to
 apply for a guardian ad litem it is ordered that Milo
 R. Myers be and he is hereby appointed Guardian for
 the suit, for said minor defendant.

And now comes the said Milo R. Myers and in open
 Court accepts said appointment.

J. A. Fry as administrator of the estate
of Mary J. Fry, deceased. Plaintiff.

vs.

7260 William F. Fry and others, Defendants.

Number 7260.

This day this cause comes on to be heard upon the report of a private sale of the real estate described in the petition herein, and there appearing to be no objection to said sale, this cause is submitted to the Court, on the said return of said sale, and the evidence. Whereupon, the Court finds, after due and careful consideration, that said sale has been in all respects duly and legally made in conformity to law and the former orders of the Court herein. Therefore it is hereby ordered that said sale be, and it is, now confirmed. And it is further ordered that said J. A. Fry as said administrator, make to the purchaser William F. Fry a good and sufficient deed for the premises so sold.

And the Court coming now to the distribution of the proceeds of said sale, amounting to twelve hundred and eleven dollars and forty cents (\$1211.04), it is ordered that said administrator pay:

1. The costs of this proceeding, including \$15 to The Marysville Tribune, for printing notice, and W. F. Fry, \$15.40, for serving summons herein, in all, \$44.94.
2. The Citizens Home and Savings Company, mortgage indebtedness, \$23.83.

And it is further ordered that the remainder of said sum, to-wit, \$1142.63, be paid by said administrator in accordance with law and the former orders of this Court.

Wednesday, Oct. 25th, 1911.

In the matter of the Estate of }
7081 Mary J. Fry Deceased. } Filing First and Final Account.

This day came J. A. Fry administrator of the Estate of Mary J. Fry 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 Nov. A.D., 1911, at one o'clock, P.M. to which time said matter is continued.

7423

In the matter of the Estate of Mary J. Fry deceased. Be it Remembered that on the 24th day of Oct. A.D. 1911, the Court do order that the said sale be confirmed and that the administrator make a deed to the purchaser. And it is further ordered that the administrator make a deed to the purchaser. And it is further ordered that the administrator make a deed to the purchaser.

Therefore it is hereby ordered that said sale be, and it is, now confirmed. And it is further ordered that said J. A. Fry as said administrator, make to the purchaser William F. Fry a good and sufficient deed for the premises so sold.

7423

In the matter of the Estate of Mary J. Fry deceased. It is ordered that the administrator make a deed to the purchaser. And it is further ordered that the administrator make a deed to the purchaser.

7423

In the Matter of the will of }
 Uriah Cook, deceased. }
 Order on Hearing.
 Be it Remembered, That heretofore, to wit: on the 14th day
 of Oct. A.D. 1911, an instrument of writing, purporting to be
 the Last Will and Testament of Uriah Cook, late of Liberty Town-
 ship, 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 no-
 tice of the filing of said Will and of the application to ad-
 mit 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. C. Moore and P. M. Keller
 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. It hereupon the Court finds the aforesaid instru-
 ment of writing is the Last Will and Testament of said
 Uriah Cook deceased; that the same was duly exe-
 cuted 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 A. T. Cook pay the costs here-
 in taxed at \$ —.

7423

In the Matter of the Last Will & Testament }
 of Uriah Cook, Deceased. }
 Ordering Cita-
 tion to Widow.

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

It is therefore ordered that a citation issue to said
 Melinda Cook, 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 consort and take the distributive share of
 his personal estate.

In the Matter of
The Will of
7423 Uriali Cook Deceased.

Order on
Election of Widow-

This day Melinda Cook widow of said Uriali Cook 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 Melinda Cook widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that A. S. Cook pay the costs herein taxed at \$-.

In the Matter of
The Estate of
7432 Uriali Cook Deceased.

Appointment.
Order for Bond.

The last Will and Testament of Uriali Cook late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed; this day A. S. Cook 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 A. S. Cook 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 (\$2000.) Dollars, and this cause is continued.

In the Matter of
The Estate of
7432 Uriali Cook Deceased.

Appointment. Bond Approved.
Letters Issued.

This day A. S. Cook appeared in open Court, accepted the trust as Executor of the estate of Uriali Cook deceased, and gave and filed herein his Bond in the sum of Two thousand Dollars, conditioned according to law, with Melinda Cook, freeholder, 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 A. S. Cook that this proceeding be recorded, and that said Executor pay the cost herein taxed at \$-.

7432

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7432 In the Matter of the Estate of Urial Cook, Deceased. } Appointment of Appraisers
 This day came A. S. Cook, executor of the estate of Urial Cook, 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. H. Dean, Edwin Bates, and Stewart Green, 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.

7227 In the Matter of the Estate of } Filing
 Jacob Bowersmith, Deceased } First and Final Account
 This day came F. S. Holmes executor of the Estate of Jacob Bowersmith 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 October A. D., 1911, at one o'clock, P. M. to which time said matter is continued.

Saturday, Oct. 28th 1911.

7419 Ada Guy Holt }
 guardian of }
 Fay F. Guy } Plaintiff } Petition to Sell Real Estate
 vs. }
 Her Ward } Defendant } Order of Appraisement, 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; That the statements and allegations in said petition are true. It is ordered that Wilbur B. Temple, L. J. Temple and C. G. Lilley judicious freeholders of the County; and not of kin to the petitioner, be and they hereby are appointed to appraise said lands at their fair cash value, subject to the dower of said James Guy therein.
 It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view,

perform the duties required of them, and make returns of their proceedings in writing to this Court, on or before the 1st day of Nov. 1911, and this cause is continued.

In the Matter of the Guardianship of Donna Clemons and Carl Clemons. "Minor" } Appointment. Order For Bond.

7423

This day Mrs B. Brandell appeared in open Court, and made application to be appointed Guardian of Donna Clemons and Carl Clemons and the Court being satisfied that said Donna Clemons is a minor of the age of 8 years, Aug. 3rd 1911. Carl Clemons is a minor of the age of 6 years Jan. 5th 1911, and children of Donna P. Clemons late of Union Township, Union County, Ohio, deceased, and that said minors reside in this County: as their Guardian, which choice is approved by the Court: and the Court being further satisfied that a guardian is necessary, and that said Mrs B. Brandell 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 Mrs B. Brandell be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five hundred (\$500.) Dollars: and this cause is continued

In the Matter of the Guardianship of Donna Clemons and Carl Clemons. "Minor" } Appointment. Bond Approved. Letters Issued.

7423

This day Mrs B. Brandell appeared in open Court, accepted the appointment as Guardian of Donna Clemons and Carl Clemons and gave and filed herein his Bond in the sum of Five hundred (\$500.) Dollars, conditioned according to law, with D. C. Miller and W. S. Coughenour freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Mrs B. Brandell 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 Mrs B. Brandell that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ —.

7223

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7223

Edward W. Porter admin-
of the estate of
Conrad Decker
Plaintiff

vs.
Flora Darling et al.
Defendants

Petition to Sell Real Estate
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 James Kay, William Nelson and J. D. Berry
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 hereby is approved and confirmed.

And it being made to appear 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 Edward W.
Porter 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:
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 case is continued

7223

Edward W. Porter Admin-
of the Estate of
Conrad Decker
vs. Plaintiff.
Flora Darling
et al. Defendants.

Petition to Sell Real Estate
Order Approving & Confirming Sale.

This day this case coming on to be heard on the re-
turn of Edward W. Porter administrator of the estate of
Conrad Decker deceased, of his proceedings and sale
under the former order of this Court; the Court hav-
ing 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 Edward W. Porter as such administrator
make to the purchaser E. S. Atkinson and Nora Atkinson
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 \$ —.

Ada Guy Holt guardian
of Fay F. Guy

vs.
Her Ward

Journal Entry
Orders to Adjourn

This day this cause having come on to be heard, and for cause the court orders it adjourned until Oct. 26th 1911.

Tuesday, Oct. 31st 1911

In the Matter of Accounts }
filed for settlement.

Motion 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 above said be entered upon the Journal and account record of this Court.

- 7171 William King, executor of Lovina Beckman: first and final account.
- 7143 John C. Hull administrator of the estate of Joseph C. Hull: final account.
- 5310^a John A. Kemington, administrator of the estate of Martine Mitchell: ninth account.
- 7210 Rebecca A. Davis, administrator of the estate of Oliver B. Davis: first and final account.
- 6724 Sadie Mullen, executor of the estate of Rebecca Mullen: first and final account.
- 5709 Emma A. Jolliff, guardian of Ruth M. Jolliff: Fourth account.
- 6618 Eva Robinson, guardian of Harry and James Clapsaddle: first + final account.
- 7049 James F. Smith, guardian of Cecil C. Smith: first account.
- 5954 Barbara E. Leeper, guardian of Lizzie M. Leeper: final account.

In the Matter of }
The Estate of }
7171 Lovina Beckman }
Deceased.

First and Final Account.

This day the First and Final Account of William King executor of the estate of Lovina Beckman 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.

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It is ordered that said executor be and he is allowed the sum of eighty-eight and thirty-six Dollars (\$88.36), 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 Thirteen hundred + Twenty three + 5/100 Dollars (\$1323.15), 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 Lovina Beckman deceased.

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 }
Joseph C. Hull. } Final Account.

7143

This day the Final Account of John C. Hull administrator of the estate of Joseph C. Hull 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 John C. Hull be and he is allowed the sum of Four + 24/100 Dollars (\$4.24), 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.

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 }
Martin Metzger }
Deceased. } Mixed Account.

5310^e

This day the Mixed Account of John A. Huntington of the estate of Martin Metzger deceased, came on for hearing and settlement, due notice thereof having been published.

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Oct. 26th
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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 Four Dollars (\$4.00), 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 One hundred & ninety-two & 29/100 Dollars (\$192.25), due said Administrator from said estate.

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

7210

Oliver B. Davis, dec'd. } First and Final Account.

This day the First and Final Account of Rebecca A. Davis administrator of the estate of Oliver B. Davis 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 she is allowed the sum of Ninety-four and 93/100 Dollars (\$94.93) 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 Four eighty-one & 20/100 Dollars (\$481.20), in the hands of said Administrator due said estate; which amount she is ordered to pay over and distribute according to law.

Costs paid.

It is ordered that said account and the proceedings

6724

herein be

In the Matter of

The Estate of

Rebecca A. Davis

This day the

account of

Rebecca A. Davis

administrator

of the estate

of Oliver B. Davis

deceased, came

on for hearing

and settlement,

due notice

thereof having

been published

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No exceptions

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5709

In the Matter of

The Estate of

Ruth M. Davis

This day the

account of

Ruth M. Davis

administrator

of the estate

of Oliver B. Davis

deceased, came

on for hearing

and settlement,

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herein be recorded in the Records of this office.

6724 See the Matter of }
 The Estate of }
 Rebecca A. Mullin } First and Final Account.
 Deceased.

This day the First and Final Account of Sadie Mullin executrix of the estate of Rebecca Mullin 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 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. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Sadie Mullin be and she is allowed the sum of eighteen and 26/100 Dollars (\$18.26) being commissions on the amount collected and accounted for by her, and being in Part compensation for all her ordinary services rendered.

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

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

5709 See the Matter of }
 Guardian of }
 Ruth M. Joliff } Fourth Account.

This day the Fourth Account of Emma A. Joliff Guardian of Ruth M. Joliff 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 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.

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 One hundred and one and 66/100 Dollars (\$101.66), as compensation for her services, which amount the court deems reasonable.

The Court finds a balance of Five hundred + eleven + 4/100 Dollars (\$511.46), in the hands of said Guardian due said Ward.

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 Harry Clapsaddle James Clapsaddle.

First and Final Account.

6618

This day the First and Final Account of Eva Robinson guardian of Harry and James Clapsaddle 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.

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 Beat C. Smith.

First Account.

7049

This day the First Account of James T. Smith guardian of Beat C. 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 a balance of Six hundred and four + 7/100 Dollars (\$604.14), in the hands of said Guardian due said Ward.

Costs paid.

It is ordered

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Ida L. Foy

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

In the Matter of }
Guardianship of }
Lizzie M. Leeper } Final Account.

This day the Final Account of Barbara C. Leeper guardian of Lizzie M. Leeper 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 One hundred & two + ¹³/₁₀₀ Dollars, (\$102.13) in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

Costs paid.

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

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, Nov. 25th 1911, at one o'clock p.m., as follows:

- 7227 F. S. Adlum, executor of the estate of Jacob Bowersmith: first and final account.
- 7081 J. A. Fry, administrator of the estate of Mary J. Fry: first and final account.
- 7197 William King, administrator of the estate of Albert Stoddard: first and final account.
- 6312 Margarette Bartholomew, guardian of Arthur Bartholomew: Third Account.
- 5374 Ida L. Fox, guardian of Gillab Elmer Fox: fifth and final account.
- 5802 Lillian A. Phillips, guardian of Lee Carl Phillips: Third and Final Account.
- 5374 Ida L. Fox, guardian of Harley W. Fox: fifth and final account.

7245 In the Matter of the Estate of }
 John M. Horney deceased } Filing First and Final Account.
 This day came F. F. Arthur administrator of the Estate
 of John M. Horney late of Union County, Ohio, deceased,
 and presented his first partial account in settlement
 of said Estate duly verified.
 Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 30th day of Dec. A.D. 1911,
 at one o'clock, P.M. to which time said matter is continued.

7419 Ada Guy Holt }
 guardian of }
 Fay F. Guy }
 Plaintiff }
 vs. }
 Fay F. Guy }
 et al. } Defendants }
 Petition to Sell Real Estate.
 Order Approving and Confirming Sale.

This day this cause coming on to be heard on the returns
 of Ada Guy Holt guardian of Fay F. Guy minor of her pro-
 ceedings 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 Ada Guy Holt as such
 guardian, make to the purchaser Ellis W. Miller and
 Mary Jane Miller a good and sufficient deed for the prem-
 ises so sold.
 It is further ordered that this proceeding be recorded,
 and that said guardian pay the costs herein taxed at
 \$12.⁰⁰ - Paid.

7414 Alva DeBolt guardian }
 of Clyde DeBolt }
 Plaintiff }
 vs. }
 His Ward et al. }
 Defendant. }
 Petition to Sell Real Estate.
 Order of Appraisement, etc.

This day this cause came on to be heard upon the peti-
 tion, 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 penden-
 cy and prayer of the petition, and are now properly be-
 fore the Court: That the statements and allegations
 in said petition are true. It is ordered that O. W. McAdams
 C. P. Smith and Geo. Lyons judicious freeholders of the County,
 and not of kin to the petitioner, be and they hereby
 are appointed to appraise said lands at their fair cash

value sub-
 therein,
 It is
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7195 In the M-
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value subject to the dower estate of said Marquitt Finley therein.

It is further ordered that said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them, and make return of their proceedings in writing to this Court, on or before the 30th day of Oct. 1911. and this cause is continued.

Friday, November, 3^d 1911.

In the Matter of the Estate of Smeal Hooper, deceased. } Filing First + Final Account.

7195

This day came Julius D. Hooper executor of the estate of Smeal Hooper late of Union County, Ohio, deceased, and presented his first + final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed advertised for hearing on Saturday, the 30th day of Dec. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

Saturday, November, 4th 1911.

In the Matter of the Estate of } Filing first + Final account.
Elizabeth Houbek, Deceased.

7259

This day came Milo L. Myer administrator of the Estate of Elizabeth Houbek 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 December A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

Tuesday, Nov. 7th 1911.

In the Matter of the Guardianship } Filing fifth account.
of Glenma M. Johnson.

5615

This day came Mary E. Dean, Guardian of Glenma M. Johnson a minor of Union County, Ohio and presented her fifth Account in settlement of said guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of Dec. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7424 In the Matter of the Estate of }
 John M. Sanders deceased. } Appointment of Appraisers
 This day came Percy H. Sanders, executor of the estate of
 Percy H. Sanders, deceased, and made application to the Court
 for the appointment of Appraisers of the Estate & Effects of said
 decedent.

On consideration whereof, and the Court being fully advised
 in the premises, it is ordered that M. W. Hill, B. P. Hull
 and Mr. Long, whom the Court find to be suitable and dis-
 interested persons, be, and they are hereby appointed Apprais-
 ers 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
 aforesaid, pursuant to law, and this matter is continued.

Saturday, Nov. 9th 1911

7424 In the Matter of }
 The Estate of } Order
 John M. Sanders

This day this cause came on to be heard upon the Motion
 and testimony; and it appearing to the Court that a bond
 should be given in the sum of (\$4000).

It is therefore ordered that said Percy H. Sanders give a
 bond conditioned according to law in the sum of Four Thousand
 and (\$4000) Dollars, with sureties to be approved by the Court,
 on or before the 11th day of Nov. 1911, and this cause is con-
 tinued.

7424 In the Matter of }
 The Estate of } Order
 John M. Sanders

This day Percy H. Sanders appeared in open Court, and
 gave and filed herein a bond as Executor of said John M. San-
 ders as heretofore ordered, conditioned according to law, in
 the sum of Four Thousand (\$4000) Dollars, with James H. San-
 ders and Mrs. L. Sanders freeholders, as sureties, which bond
 is approved by the Court. It is ordered that this proceeding
 be recorded, and that said Percy H. Sanders pay the costs
 herein, taxed at \$1.00 within ten days.

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7225 In the Matter of the Estate }
of Emily K. Slink, Deceased. } Filing First and final Account.
This day came John B. Longhery Administrator of the
Estate of Emily K. Slink late of Union County, Ohio, deceased
and presented his First and final account in settlement
of said Administrator duly verified.
Whereupon the Court do order the same filed and adver-
tised for hearing on Saturday, the 30th day of December A.D.
1911, at one o'clock, P.M. to which time said matter is
continued.

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the Estate
continued

7434 In the Matter of }
Susan Sneider } Suggestion of Lunacy
Order for Warrant, etc.
This day C. W. Sneider a resident citizen of Marysville,
in this County, appeared in open Court, and filed an af-
fidavit in the form prescribed by law, for the admission
of the said Susan E. Sneider into the Columbus State
Hospital. The Judge visited the said Susan E. Sneider
Nov. 13th 1911, at Columbus, Ohio.

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7434 In the Matter of }
Susan Sneider } Suggestion of Lunacy
Order on Hearing, etc.
This cause came on to be heard, and it was deemed
improper to bring said Susan E. Sneider into Court. The
Judge visited her and ascertained her condition by ac-
tual inspection.

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John M. Saw-
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Whereupon the Judge proceeded with the examina-
tion; and having heard the testimony of A.B. Swisher
& E.C. Gaver the medical witnesses, and being satisfied
that said Susan E. Sneider is insane, that she has a le-
gal 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 he 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 A.B. Swisher and E.C. Gaver
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 admis-
sion of said Susan E. Sneider and that a certified copy under
seal of the certificate of said medical witnesses and of the
findings in this case, be transmitted to the Superinten-
dent, and this cause is continued.

7434 In the Matter of } Suggest of Lunacy
 Susan E. Sueder } Order.

The Judge being advised that said Susan E. Sueder can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing, it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to said Order, that this proceeding be recorded, and that the costs herein taxed at \$- be paid by this County as is provided by law.

3257^e In the Matter of }
 The Estate of } Appointment.
 Kirdol F. Higgins } Order for Bond.
 Deceased.

The Last Will and Testament of Kirdol F. Higgins late of Liberty Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, and Henry Dague the former sole Executor of said decedent, having died without fully administering said estate; this day S. A. McNeil 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 S. A. McNeil is a suitable person and legally competent; it is ordered that said S. A. McNeil 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 thirty-six hundred (\$3600.) Dollars, and this cause is continued.

3257^a In the Matter of }
 The Estate of } Appointment. Order, Bond.
 Kirdol F. Higgins } Approved. Letters Issued
 Deceased.

This day S. A. McNeil appeared in open Court, accepted the trust as Administrator de bonis non with the Will annexed of the Estate of Kirdol F. Higgins deceased, and gave and filed herein his Bond in the sum of thirty-six hundred (\$3600) Dollars, conditioned according to law, with Bent Cahill and Urial Cahill freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administrator

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de bonis non with Will annexed, issued to said S. A. McNeil that this proceeding be recorded, and that said Administrator de bonis non with Will annexed, pay the costs herein taxed at \$ —.

35-27th In the Matter of the Estate of }
Kindol F. Higgins, Decd. } Appointment of Appraisers
This day came S. A. McNeil, administrator of the Estate of Kindol F. Higgins, 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 P. H. Smith, John Hartshorn and A. E. Knox, 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.

7-32 In the Matter of The Estate of }
Uriah Cook, Deceased. } Filing Inventory.

This day came A. T. Cook, executor of the Estate of Uriah Cook, 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. T. Cook 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 A. T. Cook pay the costs herein taxed at \$ —.

7-26-1 In the Matter of the Estate of }
John E. Mc Cune, decd. } Order for Sale of Stock and Bonds.

This day came J. D. Mc Dowell and Albert E. Warner, as executors of the Last Will and Testament of John E. Mc Cune, deceased, and filed in this Court their application, duly verified, praying order to sell certain Telephone Corporation Stock and certain Mahoning County, (Ohio), Bonds for the purpose of paying debts, legacies, costs of administration, and to facilitate distribution of the assets of the said estate, And -

Thereupon, this matter came on to be heard by the Court upon said Application and the evidence adduced in support thereof; and the same was submitted to the Court.

Whereupon, the Court, being fully advised in the premises, find that it is necessary, for the purpose aforesaid and alleged, to sell the said Stock and Bonds; That it will be to the best interest of said estate to sell the said Stock and bonds at private sale; and that the fair market value thereof in par and accrued interest thereon.

Wherefore, it is considered, ordered, and adjudged by the Court that the selling price of the said Telephone Stock be, and the same is fixed at \$100.00 per share and accrued interest; and the selling price of the said County Bonds be, and the same is fixed at \$1000.00 per Bond and accrued interest thereon.

And it is ordered that the said stock and bonds be sold, at private sale, for cash, and transfer to the purchaser, or purchasers, thereof at not less than the prices aforesaid fixed by the Court. And it is-

Further ordered and adjudged by the Court that the said Executors pay the costs arising upon said Application, taxed at \$, and that a record in the premises be made.

In the Matter of the Guardianship }
of John C. March. } Filing Second Account.

43-992

This day came J. D. Wood guardian of John C. March a Sumner 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 30th day of Nov. A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

Monday Nov. 20th 1911.

In the Matter of the Estate }
of Christian Doner, dec'd } Filing 3rd and Final Account.

67-87

This day came Lyman Doner executor of the estate of Christian Doner late of Union County, Ohio, deceased, and presented his 3rd 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 December A.D. 1911, at one o'clock, P.M. to which time said matter is continued.

7417 Jesse T. Over
of The Estate
Elizabeth Sprague

vs.
Jerald O.
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7417 Jesse T. Overfield Adm^r.
of the Estate of
Elizabeth Sprague
Plaintiff

vs.

Jerald Overfield

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, to pay the debts of the said Elizabeth Sprague, deceased. It is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of Frank Edwards, O. B. Eton and Otto Poling judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to the Court for confirmation.

Adam C. Myers, Guardian
of Ralph C. Myers et al.
Plaintiff

vs.

7425 His Wards et al.,
Defendants.

Petition To Borrow Money
and Mortgage Real Estate.

Order For Notice

This day Adam C. Myers Guardian of Ralph C. Myers and Alice R. Myers appeared in open Court, and filed his petition duly verified, praying for authority to borrow money and to mortgage real estate therein described, belonging to his said wards. It is ordered that the time of hearing said Petition be and hereby is fixed for the 23rd day of November, 1900 at 10 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 Ralph C. Myers, Alice R. Myers, Mary Blanche DeBolt and Adam C. Myers, 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, two days before said day of hearing, and this cause is continued.

In the Matter of the Last Will and Testament of James Butler, dec'd. }
 James O. Butler, Executor.

7278

This day came James Butler, Sadie O. Hopkins, Clara Moyer, Fattie Butler, Dinnie Butler, Kittie Butler and Emory Corbin, each of them being legates under the Last Will and Testament of said James Butler, deceased, and filed their several applications in this Court for orders requiring James O. Butler, executor of the estate of James Butler deceased, to pay severally to them certain legacies bequeathed to each of them by the said James Butler deceased, in his said last Will and Testament, and thereupon this matter came on to be heard upon said applications and the evidence, and it appearing to the Court that the said James O. Butler, as executor has assets in his possession belonging to said estate which may be applied upon the payment of said legacies, it is ordered that the said parties give separate bonds payable to the said James O. Butler executor, with sureties to the approval of this Court conditioned according to law, each of said parties to give such bond in amounts as follows:

James Butler	\$1000.00
Sadie O. Hopkins	300.00
Clara Moyer	200.00
Fattie Butler	300.00
Dinnie Butler	300.00
Kittie Butler	300.00
Emory Corbin	300.00

And thereupon came each of said legates and produced to the Court the said bonds as hereinbefore required duly executed, and each of said bonds having been carefully examined by the Court and each of said bonds and the sureties thereon are approved, and the said James O. Butler is hereby directed and ordered to pay to each of said legates and legacies provided for them respectively in the Will of said James Butler deceased, as prayed for in their said several applications as follows:

James Butler	\$1000.00
Sadie O. Hopkins	300.00
Clara Moyer	200.00
Fattie Butler	300.00
Dinnie Butler	300.00
Kittie Butler	300.00
Emory Corbin	300.00

E. F. Sawyer
 John T. Co

7436

vs
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7436 E. F. Sawyer - Adm^r -
John T. Cartmell.
Plaintiff.
vs.
Esa Cartmell et al.
Defendants.

Nov. 22nd 1911.

Filing Petition to Sell
Real Estate.

This day came the Plaintiff E. F. Sawyer Adm^r - of John T. Cartmell and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said John T. Cartmell, 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.

7437 See the Matter of The Will
of Ray L. Jordan, decd. } Orders for Filing Will.
Notice and Hearing.

Saturday, Nov. 25th 1911.

This day an instrument of writing, purporting to be the last Will and Testament of Ray L. Jordan, 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 15th day December 1911, at one o'clock P.M.

7435 Adam C. Myers Guardian
of Ralph C. Myers et al.,
Plaintiff.
vs.
His Wards et al.,
Defendants.

Monday, Nov. 27th 1911.

Appointment of Viewers.

This day this cause came on to be heard upon the papers, evidence and testimony, and was submitted to the Court. Whereupon after due consideration, the Court finds that all parties defendant herein have been duly and legally notified of the pendency of this action, and the time of hearing thereof as required by law and the former order of this Court; and that the statements and allegations of said petition are true and that it is necessary to mortgage, repair and improve

the real estate of the plaintiff as in said petition set forth.
 It is therefore ordered that C. D. Webb, C. S. Bown and M. C. Bown three disinterested freeholders of the County in which the real estate is situate and who are not of kin to the petitioner, be, and they are hereby appointed to view the premises under oath, and report their opinion of the probable cost of the improvement proposed, whether the same and the proposed mortgage will be for the best interest of the wards, and if so, upon what terms the mortgage and improvements should be made; and it is ordered that they make due return of their proceedings in writing to this Court on the 25th day of Nov. at 1st o'clock, which time is set for the final hearing of this cause.

Adam C. Myers, guardian
 of Ralph C. Myers et al.
 Plaintiff.

Report Of Viewers.

7435-

vs.
 His Wards, et al.,
 Defendants.

In obedience to the orders of the Probate Court of Union County, Ohio, we, C. D. Webb, C. S. Bown and M. C. Bown after being first duly sworn viewed the premises described in the petition and we respectfully report that in our opinion the probable cost of the proposed improvement will be \$280.00 that the same and the proposed mortgage will be for the best interest of the wards and that said improvements should be made upon the following terms, to wit:
 Cash when improvements are completed

Adam C. Myers, Guardian
 of Ralph C. Myers et al.,
 Plaintiff.

Order to Guardian

7435-

vs.
 His Wards et al.,
 Defendants.

This day this matter came on to be heard in the pursuance of the former order of this Court; and the freeholders heretofore appointed herein having reported in favor of the improvement and mortgage, and the Court being of the opinion that it will be to the advantage of the wards to improve and to mortgage is necessary to secure the improvements, and increase the rents and that the same be indebted to pay the lien of said mortgage against the estate.

This matter coming on further to be heard upon the application of Adam C. Myers, Guardian of Ralph C.

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Adam C. M.
 Guardian
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 7435- Alice R. M.
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 His Wards

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Myers and Alice L. Myers for authority to mortgage real estate described in the petition.

Whereupon after due consideration the Court approves and confirms the report of said referee.

It is ordered that said guardian shall ascertain and report to this court the rate of interest and the time which he can borrow, such amount which is necessary.

7435 Adam C. Myers
Guardian of
Ralph C. Myers and
Alice L. Myers et al
Plaintiff

vs.

His Wards et al.
Defendants

Petition to Borrow Money and Mortgage Real Estate

Order.

This day this cause came on to be heard on the report of said Adam C. Myers guardian, of the rate of interest and time for which he can borrow the amount heretofore found necessary to be borrowed, and the Court having carefully examined said report, finds the terms proposed satisfactory to the Court. It is ordered that the same be accepted, and is hereby confirmed, and said guardian is authorized and ordered as such guardian to execute a note for said amount, and to execute a mortgage on the lands designated in the former order herein. It is further ordered that this proceeding be recorded and that said guardian pay the costs herein taxed at \$

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7414 Alva DeBolt guardian
of Clyde DeBolt
Plaintiff

vs.

Clyde DeBolt
et al. Defendants

Petition to Sell Real Estate
Order Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Alva DeBolt guardian of Clyde DeBolt 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 Alva DeBolt as such guardian, make to the purchasers Margaret Finley and M. J. Thompson good and sufficient deeds for the premises so sold, of separate pieces.

It is further ordered that this proceeding be recorded,

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and that said Guardian pay the costs herein taxed at \$

Tuesday, Nov. 25th 1911.

3257^o In the Matter of the Estate of }
Kendol F. Higgins, Deceased. } Filing Inventory.

This day came S. A. McNeil administrator de bonis non with the Will annexed of the estate of Kendol F. Higgins, 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 S. A. McNeil 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 S. A. McNeil pay the costs herein taxed at \$

7414 Alva De Bolt guardian of the Estate of Clyde De Bolt. Plaintiff vs. Clyde De Bolt et al. Defendants. }
Petition to Sell Real Estate.
Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by O. W. McAdow, C. P. Smith and Geo. Lyons 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 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 Wards to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Alva De Bolt as such guardian proceed to sell said real estate, subject to 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.

7417 Jesse J. Overfield administrator of Elizabeth Sprague vs. Plaintiff. }
Gerald Overfield et al. Defendants. }
Petition to Sell Real Estate.
Order of Sale, etc.

This day produced to the Court the report of an appraisement herein made by O. W. McAdow, C. P. Smith and Geo. Lyons 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 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 Wards to sell the real estate described in the petition at private sale. It is therefore further ordered that said Alva De Bolt as such guardian proceed to sell said real estate, subject to 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.

7227 In the Matter of the Estate of Jacob B...

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by O. W. McAdow, C. P. Smith and Geo. Lyons 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 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 Wards to sell the real estate described in the petition at private sale. It is therefore further ordered that said Alva De Bolt as such guardian proceed to sell said real estate, subject to 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.

The Court ordered that the said Jacob B... costs paid...

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by O. B. Eaton, W. F. Edwards and O. R. Poling 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 Jesse J. Overfield as such administrator proceed according to law to sell the real estate, described in the petition Free of dower at public auction on the premises for not less than 2/3 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 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.

In the Matter of }
The Estate of }
Jacob Bowersmith } First and Final Account.
Deceased. }
7227

This day the First Account of F. J. Arthur executor of the estate of Jacob Bowersmith 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 F. J. Arthur be and he is allowed the sum of Sixty-six Dollars, (\$66.⁰⁰), being commissions on the amount collected and accounted for by him, and being full compensation for all his ordinary services rendered.

The Court finds a balance of Six-hundred & Thirty-six & 07/100 Dollars, (\$636.⁰⁷), 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 Jacob Bowersmith deceased.

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.
Mary J. Fry, Deceased.

7081

This day the first and final Account of J. A. Fry administrator of the estate of Mary J. Fry 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-two and 68/100 Dollars (\$72.68), 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.

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 }
Harley W. Foy } Fifth and Final Account.

5374

This day the Fifth and final Account of Ida L. Foy guardian of Harley W. Foy, 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 & seven 7/100 Dollars, (\$707.07), in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law.

Costs paid
It is ordered
ings herein

In the Matter of
Guardian
Gillali

5374

This
for hearing
been published
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fully examined
with and
fully advised
in all respects
law.

It is ordered
approved, and

The Court
one & 99/100
Guardian

Costs paid
It is ordered
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In the Matter of
Guardian

6312

Arthur C.

This account
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
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pertaining
thereto, and
being fully
advised in
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premises,
do find the
same to be
in all
respects
just and
correct
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conformity
to law.

It is ordered
approved and

The Court
& 87/100 Dollars
due said
costs paid

It is ordered
in be recorded

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 }
Gillale Elin Fox. } Fifth Account.

5374

This day the fifth Account of Ida L. 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 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.

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

The Court finds a balance of Seven hundred & Seventy-one & 99/100 Dollars, (\$ 771.99), in the hands of said Guardian due said Ward:

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 }
Arthur Bartholomew } Third Account

6312

This day the Third Account of Margaret 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 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.

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

The Court finds a balance of Four hundred & fifteen & 87/100 Dollars, (\$ 415.87), in the hands of said Guardian due said Ward:

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 }
 5802 Lee Earl Phillips } Third and Final Account.

This day the Third and Final Account of Lillie A. Phillips guardian of Lee Earl Phillips 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 five Dollars, (\$205.⁰⁰) being the amount of her reasonable expenses incurred in the execution of her trust, board, washing, mending, etc.

It is ordered that said Guardian be and she is allowed the sum of Twenty-six and ⁶/₁₀₀ Dollars, (\$26.66), 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.

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 }
 7197 Albert Stoddard, Decd. } First and Final Account.

This day the First and Final Account of William King administrator of the estate of Albert Stoddard 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 same be and hereby is approved, allowed and confirmed.

It is ordered that said William King, administrator be and he is allowed the sum of Ninety and ⁶/₁₀₀ Dollars (\$90.86), being commission on the amount collected for by him, and being in full compensation for all his ordina-

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- 7270 F. J. Arden
- 7259 Milo R. W
- 7228 John R. Lo
- 7145 Julius D.
- 6787 Lyman D.
- 5615 Mary B. D
- 4099 J. D. Wood, g
- 7219 C. F. Sawyer

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 Court.

- 7227 F. J. Arden
- 7081 J. A. Fry
- 7197 William
- 6312 Margaret
- 5374 Ida L. Foy
- 5374 Ida L. Foy
- 5802 Lillian C

my services rendered.

The Court finds a balance of Six hundred thirty-seven and 10/100 Dollars, (\$ 637.15), in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute accorded in the Records of this office.

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 Maconville Tribune, and that they will be for hearing on Saturday, Dec. 30th 1911, at one o'clock p.m., as follows:

- 7270 F. J. Aalhus, administrator of the estate of John M. Horney; first partial account.
- 7259 Milo R. Myers, administrator of the estate of Eliza Hornbeck; first and final account.
- 7225 John R. Longhrey, administrator of the estate of Emily H. Shirk; first and final account.
- 7145 Julius D. Hoopes, executor of the estate of Loyal Hoopes; first and final account.
- 6787 Lyman D. Dower, executor of the estate of Christian Dower; 3rd and Final Account.
- 5615 Mary B. Dean, guardian of Glenna M. Johnson; fifth acct.
- 4599 J. D. Wood, guardian of John C. March; second Account.
- 7219 C. F. Sawyer, administrator of John V. Cartmell; first Account.

In the Matter of }
Account for settlement }

Notice Approved.

This day proof of publication of notice of 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.

- 7227 F. J. Aalhus, executor of the estate of Jacob Bowersmith; first and final Account.
- 7081 J. A. Fry, administrator of the estate of Mary J. Fry; first and final account.
- 7197 William King, administrator of the estate of Albert Stoddard; first and final account.
- 6312 Margaret Bartholmai, guardian of Aalhus Bartholmai; Third account.
- 5374 Ida L. Foy, guardian of Harley W. Foy; fifth & final account.
- 5374 Ida L. Foy, guardian of Jellab Elie Foy; fifth account.
- 5802 Lillian A. Phillips, guardian of Lee Carl Phillips; third and final account.

In the Matter of }
 The Estate of } Appointment.
 7438 Deleg Cranston Decd. } Order for Bond.

This day Walter F. 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 Deleg Cranston 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 Walter F. Cranston 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 (\$2000.) Dollars, and this cause is continued.

In the Matter of }
 The Estate of } Appointment. Order
 7438 Deleg Cranston Decd. } Bond Approved. Letters Issued.

This day Walter F. Cranston appeared in open Court, accepted the appointment as Administrator, of the Estate of Deleg Cranston deceased, and gave and filed herein his Bond in the sum of Two Thousand \$2000.00 Dollars, conditioned according to law, with G. W. Moore and J. W. Mitchell freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administrations issue to said Walter F. Cranston that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

In the Matter of the Estate of }
 Deleg Cranston. Deceased. } Appointment of Appraisers.
 7438

This day came Walter F. Cranston, administrator of the Estate of Deleg 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 G. W. Moore and J. W. Savaft and O. A. Wilgus, 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 an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued.

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3257^a In the Matter of
The Estate of
Kendal F. Higgins

Petition to Sell Personal Property
Orders of Sale, etc

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 S. A. McNeil as Administrator of said Kendal F. Higgins proceed to sell said personal property at private sale, for not less than 1/2 the appraised value thereof.

It is further ordered that said sale be made on 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 S. A. McNeil make return of his proceedings herein, within 3 days from this date, and forthwith after such sale is made, and this cause is continued.

7439 In the Matter of The Will of
J. P. Merriott, Deceased.

Orders for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of J. P. Merriott, late of Blairbourne 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 5th day of Dec. 1911. at 1 o'clock P.M.

In the Matter of the Guardianship }
 of Bertha Moyes }
 Offa Moyes } minors } Appointment.
 7441 } } } } Order for Bond.

This day Elmer C. Moyes appeared in open Court, and made application to be appointed Guardian of Bertha Moyes and Offa Moyes and the Court being satisfied that said Bertha Moyes is a minor of the age of 17 years, June 22nd 1911 and Offa Moyes is a minor of the age 15 years, Mch. 23rd 1911, and children of Elmer C. Moyes late of Union Township, Union County, Ohio, deceased and that said minor resides in this County; and the said Bertha Moyes and Offa Moyes having in open Court made choice of said Elmer C. Moyes as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Elmer C. Moyes 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 Elmer C. Moyes be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two hundred (\$200) Dollars; and this cause is continued.

In the Matter of the Guardianship }
 of Bertha Moyes }
 Offa Moyes } } Appointment. Bond Approved.
 7441 } } } } Letters Issued.

This day Elmer C. Moyes appeared in open Court, accepted the appointment as Guardian of Bertha Moyes and Offa Moyes and gave and filed his Bond in the sum of Two Hundred (\$200) Dollars, conditioned according to law, with David C. Moyes and C. S. Haynes, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Elmer C. Moyes 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 Elmer C. Moyes that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ —

In the Matter of }
 The Estate of }
 7440 Elizabeth }
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In the Matter of
The Estate of
Elizabeth Moffitt
Deceased.

Appointment
Order for Bond.

This day W. H. Pence appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Elizabeth Moffitt 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 W. H. Pence 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 (\$1000) Dollars, and this cause is continued.

7440

In the Matter of
The Estate of
Elizabeth Moffitt
Deceased.

Appointment. Order.

Bond Approved. Letters Issued.

This day W. H. Pence appeared in open Court, accepted the appointment as Administrator, of the Estate of Elizabeth Moffitt deceased, and gave and filed herein his Bond in the sum of One Thousand (\$1000) Dollars, conditioned according to law, with Tracy Hicks and John M. Drake freeholders (as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said W. H. Pence that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$-.

Wednesday, Dec. 6-1911.

7443

In the Matter of
The Estate of
J. P. Marriott Deid.

Appointment.
Order for Bond.

The Last Will and Testament of J. P. Marriott late of Claibourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Harry E. Peet 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 E. Peet is a suitable person and legally competent, it is ordered that he be

be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued

7443 In the Matter of } Appointment Bond Appointment
The Estate of } Letters Issued.
J. P. Marriott, Deceased.

This day Harry E. Oest appeared in open Court, accepted the trust as Executor of the Estate of J. P. Marriott deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000) Dollars, conditioned according to law, with Leda Oest and L. G. Oest 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 Harry E. Oest that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —.

7439 In the Matter of the Will } Order on Hearing.
of J. P. Marriott, Deceased. } Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 1st day of December A. D. 1911, an instrument of writing, purporting to be the Last Will and Testament of J. P. Marriott, late of Claiborne 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.

Whereupon on this day came J. C. Blair and J. 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 J. P. Marriott 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 \$ —.

7443 In the Matter of J. P. Marriott, Deceased. This Estate of J. P. Marriott, deceased, and Effie Marriott, his widow, On court record in the Matter of Harry E. Oest, Executor of the Estate of J. P. Marriott, deceased, hereby appointed. It is further ordered that the return to the Estate aforesaid be continued.

7219 In the Matter of John V. ... This Estate of John V. ... and present Estate duly ... It being ... verted for 1911, at once continued.

7442 In the Matter of Blanche ... This ... slip, in a ... fidant in ... of the said ... Hospital. It is ... Price ... alleged to ... Dec. 1911, a ... And it ... Murtohan ... to appeal ... is continued.

7443 In the Matter of the Estate }
 of J. P. Marriott, Deceased. } Appointment of Appraisers
 This day came Harry E. Deit, executor of the
 Estate of J. P. Marriott, 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 ad-
 viced in the premises, it is ordered that Deit Cabell,
 Wm. Kimmey and Ben Snowden, 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 & Appraisement of the
 Estate aforesaid, pursuant to law, and this matter is
 continued.

7219 In the Matter of the Estate }
 of John V. Cartmell Deceased. } Filing First Account.
 This day came C. F. Sawyer administrator of the Estate
 of John V. Cartmell late of Union County, Ohio, deceased,
 and presented his First account in settlement of said
 Estate duly verified.

Whereupon the Court do Order the same filed and ad-
 vertised for hearing on Saturday, the 30th day of Dec. A.D.
 1911, at one o'clock, P.M. to which time said matter is
 continued.

Thursday, Dec. 7th 1911

7442 In the Matter of }
 Blanche Longberry } Inquest of Lunacy.
 Orders for Warrant, etc.
 This day J. J. Longberry a resident citizen of Jackson Town-
 ship, in this Court, appeared in open Court, and filed an af-
 fidavit in the form prescribed by law, for the admission
 of the said Blanche Longberry into the Columbus State
 Hospital.

It is therefore ordered that a warrant issue to Cad
 Price commanding him to bring said Blanche Longberry
 alleged to be insane, before this Court, on the 6th day of
 Dec. 1911, at 1 o'clock P.M.

And it is further ordered that subpoenas issue for F. M.
 Murtsbaugh and Harry H. Southard respectable physicians,
 to appear at the time and place aforesaid; and this cause
 is continued.

In the Matter of } Suggest of Lunacy.
 74421 } *Blanche Longberry.* } *Orders on Hearing etc.*
 This day this cause came on to be heard, and the said *Blanche Longberry* was brought before the Court.

Thereupon the Judge proceeded with the examination, and having heard the testimony of *F. M. Wurtsbaugh* & *H. G. South* and the medical witnesses, and being satisfied that said *Blanche Longberry* is insane, that she has a legal settlement in Jackson 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 *F. M. Wurtsbaugh* & *Harry K. Southard* 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 *Blanche Longberry* and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

Friday, Dec. 8th 1911.

In the Matter of the Estate of }
 6296 } *Samuel Ryan, Deceased.* } *Filing First and Final Account.*

This day came *W. L. Blaney* and *A. Lee Seely* of the estate of *Samuel Ryan* late of Union County, Ohio, deceased, and presented their first and final account in settlement of said Estate duly verified.

Whereupon the Court do Order the same filed and advertised for hearing on Saturday, the 3rd day of January A.D., 1912, at one o'clock, P.M. to which time said matter is continued.

In the Matter of } *Account of*
 The Estate of } *Final Distribution.*
 7227 } *Jacob Bowersmith, Deid.* } *Orders*

This day *F. J. Arthur*, administrator of the estate of *Jacob Bowersmith* deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oaths of said *F. J. Arthur*; it is ordered that the same

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be and hereby is allowed as his final discharge. Said F. J. Arthur 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 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 F. J. Arthur pay the costs herein taxed at \$2.00.

Monday, Dec. 11th 1911.

7223 See the Matter of }
Approving Deed in }
Conrad Decker estate } Entry No. 7223
E. W. Porter admr. } Dec. 9th 1911

Now comes Edward W. Porter, administrator of the Estate of Conrad Decker, deceased, and moves the Court, to approve and confirm the deed of said administrator to said Clark J. Atkinson, and Mora Atkinson his wife.

Whereupon, the Court being fully advised in the premises, do hereby approve and confirm the same.

7182 See the Matter of the Estate of }
Conrad Decker, deceased. } Filing First & Final Account.

This day came E. W. Porter executor of the estate of Conrad Decker 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 Jan. A.D., 1912, at one o'clock, P.M. to which time said matter is continued.

7142 See the Matter of the Estate }
of Henry M. Vaughn, Deceased. } Filing First & final account.

This day came Jesse F. Conrad executor of the estate of Henry M. Vaughn 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 January A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

6568 In the Matter of the Estate of Geo. C. Freshwater Deceased. } Filing first & final Account.
 This day came C. W. Porter executor of the estate of Geo. C. Freshwater 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 Jan. A.D. 1912, at one o'clock P.M. to which time said matter is continued.

6096 In the Matter of the Estate of Geo. W. Machlins, Deceased. } Filing first and final Account.
 This day came C. W. Porter executor of the estate of George W. Machlins 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 Jan. A.D. 1912, at one o'clock P.M. to which time said matter is continued.

Tuesday, Dec. 12th 1911

6911 In the Matter of }
 The Guardianship of } Orders for Notice, Etc.
 Ellis Snuffen.

This day Levi Snuffen & Alora Gigles appeared in open Court and filed a motion for the removal of Thompson B. Snuffen as Guardian of Ellis Snuffen.

It is ordered that the time of hearing said Motion be and hereby is fixed for the 15th day of January 1912, at 9 o'clock A.M., and that notice thereof issue to Cad Price Sheriff of Union County Co. Ohio. to be served upon him 30 days before said day of hearing, and this cause is continued.

7438 In the Matter of the Last Will & Testament of J. P. Marriott, Deceased. } Ordering Citation to Widow

It appearing to the Court from the last Will and testament of J. P. Marriott deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Sisson Marriott his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Sisson Marriott, 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 consort and take the distributed share of his personal estate.

7388 In the Matter of Sarah A. ...
 This day ...
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7439 In the Matter of J. P. Marriott. This application of person to Marriott of said de. And it is "unable" resides in. It is issue, will to be returned is continued.

7254 In the Matter of John C. ...
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 Ohio, deceased ...
 in settlement ...
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 verified for ...
 at one o'clock

7438 In the Matter of Peleg ...
 This day ...
 Estate of ...
 and provided ...
 Whereupon ...
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 has in a

7388 In the Matter of The Estate }
 of Sarah A. Higgins Deceased. } Filing Inventory.
 This day came Charles H. Smith administrator of the
 estate of Sarah A. Higgins, late of Union County, Ohio, de-
 ceased, and presented the Inventory of said Estate, duly
 verified.

Whereupon the Court, after a careful examination of the same,
 and being satisfied that said Charles H. Smith 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 \$ —.

Wednesday, December 13th, 1912.

7439 In the Matter of }
 The Will of } Election of Widow
 J. P. Marriott, Deed. } Order for Commission.

This day M. W. Hill appeared in open Court and made
 application for a Commission to issue to some suitable
 person to take the election of Susan S. Marriott widow of J. P.
 Marriott 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 E. W. Porter,
 to be returned with all convenient speed, and this cause
 is continued.

7254 In the Matter of the Estate }
 of John Oppible, Deceased. } Filing First and Final Account.

This day came Mary Oppible executrix of the ex-
 ecutrix of the estate of John Oppible late of Union County,
 Ohio, deceased, and presented his first and final account
 in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 27th day of Jan. A. D. 1912,
 at one o'clock, P.M. to which time said matter is continued.

7438 In the Matter of The Estate }
 of Peleg Craunston Deceased. } Filing Inventory.

This day came Walter F. Craunston administrator of the
 Estate of Peleg Craunston, 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 Walter F. Craunston
 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 Walter F. Crauston pay the costs herein taxed at \$4.00 (Pd Dec 12-1911)

Thursday, Dec. 14-1911.

In the Matter of }
The Estate of }
Thomas Rine Deed. }

Account of }
Final Distributions }
Orders. }

6907

This day Stephen M. Rine and John Durham Executor of the estate of Thomas Rine deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in their hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oaths of said Executors; it is ordered that the same be and hereby is allowed as their final discharge. Said Executors and their sureties are therefore forever exonerated from all liability under said order of distribution, unless their account be impeached for fraud or manifest error. It is further ordered that said account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Executors pay the costs herein taxed at \$—. Costs paid

In the Matter of the Guardianship of }
Louis Trotschel. }

6313

Filing Third Account.

This day came Charles Trotschel guardian of Louis Trotschel a minor of Union County, Ohio, and presented his Third account in settlement of said Guardianship duly verified

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of January, A.D. 1911, at one o'clock P.M. to which time said matter is continued.

In the Matter of the Estate of }
J. P. Marriott, Deceased. }

7443

Filing Inventory.

This day came Harry E. Put executor of the estate of J. P. Marriott 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 Harry E. Put 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 Harry E. Put pay the costs herein taxed at \$—.

7444

In the Matter of }
George D. }
This day }
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Township }
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In the Matter of }
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Dec. 12-1911

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7444

In the Matter of The Will of }
George D Mitchell, Deid.

Order for Filing Will.
Notice and Hearing.

This day an instrument of writing purporting to be his last Will and Testament of George D. Mitchell, 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 23rd day of December 1911, at one o'clock P.M.

7445

In The Matter of The Will of }
William J. Lowe, deceased.

Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of William J. Lowe, 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 20th day of Dec. 1911, at one o'clock P.M.

7421

Beny. Thomas - Ex-
Beny Thomas
Plaintiff

Petition to Sell Real Estate.
Orders approving and
Confirming Sale.

vs.
The Wooster University.
et al. Defendant.

This day this cause coming on to be heard on the returns of Beny. Thomas, S. J. Bown and Alva Green, Executors of the estate of Beny Thomas deceased, of their 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 Beny Thomas, S. J. Bown and Alva Green as such Executors, make to the purchasers a good and sufficient deed for the premises so sold. First Tract to Edward H. Thompson. Second Tract to Calvin C. Dunlap, and the third tract to Thomas P. Thomas, and a writ of possession is awarded to put said ^{purchasers into possession thereof.} It is further ordered that this proceeding be recorded.

and that said Executor pay the costs herein taxed at \$12.00.

7388 In the Matter of the Estate of Sarah Higgins Deceased. } Appointment of Appraisers.

This day came C. H. Smith, administrator of the Estate of Sarah A. Higgins, 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 D. W. Williams, S. Denton and M. G. Sager, 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 Dec 16th 1911.

7437 In the Matter of The Will of Ray L. Jordan deceased. } Order on Hearing, Admission to Probate and Record.

Be it Remembered, that, heretofore, to wit: on the 23rd day of Nov. A.D. 1911, an instrument of writing, purporting to be the Last Will and Testament of Ray L. Jordan, late of Claibourne 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 Samuel Berke one of the subscribing witnesses to said Will: is dead. Thereupon H. J. Brooks and Mrs. M. Berke appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Samuel Berke attached to said Will. Thereupon on this day came Thomas Price the other subscribing witness 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 Ray L. Jordan 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 there be admitted the testimony of record in It is further in taxed

7447 In the Matter of The Estate of Ray L. Jordan

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7447 In the Matter of The Estate of Ray L. Jordan

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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 H. V. Spicer pay the costs herein taxed at \$ —.

In the Matter of }
 The Estate of } Appointment.
 7447 Ray L. Jordan, decd. } Order For Bond.

The last Will and Testament of Ray L. Jordan late of Claiborne Township, in this County, deceased, having heretofore been duly proved and allowed; this day H. V. Spicer 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 H. V. Spicer is a suitable person and legally competent; it is ordered that he be appointed as such executor upon giving bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued.

In the Matter of }
 The Estate of } Appointment. Bond Approved.
 7447 Ray L. Jordan, Decd. } Letters Issued.

This day H. V. Spicer appeared in open Court, accepted the trust as Executor of the Estate of Ray L. Jordan deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000.) Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. 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 H. V. Spicer that this proceeding be recorded, and that said Executor pay the cost herein taxed at \$ —.

In the Matter of the Estate }
 of Ray L. Jordan, Deceased. } Appointment of Appraisers.

This day came H. V. Spicer, executor of the estate of Ray L. Jordan, 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 Mrs. M. Burke, Thomas Price and John Koch, whom the Court find to be suitable and disinterested persons, be, and they are

herby 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 } Appointment.
Mary L. Roots, Deid. } Orders for Bond.

7446

This day W. Y. Roots 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 L. Roots 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 W. Y. Roots 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 (\$4000.) Dollars, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Orders.

7446

Mary L. Roots, Deceased. } Bond Approved. Letters Issued.
This day W. Y. Roots appeared in open Court, accepted the appointment as Administrator, of the Estate of Mary L. Roots deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000.) Dollars, conditioned according to law, with American Surety Company of New York freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said W. Y. Roots that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

In the Matter of the Guardianship }
of Bernice M. Mulvane. } Filing Second Account.

6003

This day came Oscar B. Murphy guardian of Bernice M. Mulvane 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 January A.D. 1912, at one o'clock P.M. to which time said matter is continued.

7439

In the Matter of }
The Estate of }
J. P. Marri }
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In the Matter of }
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In the Matter of }
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In the Matter of }
The Will of } Election of Widow.
7439 J. P. Marriott, decd. }
This day Edward M. Porter the Commissioner heretofore
appointed to take the election of Susan S. Marriott widow of
said J. P. Marriott 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 re-
port and the election of said widow reduced to writing; from
which it appears that said widow not 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 Executor pay the costs herein taxed at \$ —

Tuesday Dec. 19-1911.

In the Matter of the Estate of }
Annetta Robinson decd. } Filing first and final account.
7229 This day came Addie Fulk administrator of the Es-
tate of Annetta Robinson late of Union County, Ohio, decas-
ed, and presented his first and final account in settlement
of said Estate duly verified.
It hereupon the Court do order the same filed and adver-
tised for hearing on Saturday, the 27th day of Jan. A.D.,
1912, at one o'clock, P.M. to which time said matter is
continued

In the Matter of the Estate of }
Mary A. Pettit, Deceased. } Filing First and Final Acct.
7150 This day came F. A. Thompson executor of the estate
of Mary A. Pettit late of Union County, Ohio, deceased,
and presented his First and Final account in settle-
ment of said Estate duly verified.
It hereupon the Court do order the same filed and ad-
vertised for hearing on Saturday, the 27th day of Jan. A.D.,
1911, at one o'clock, P.M. to which time said matter is
continued.

Wednesday, Dec. 20-1911.

In the Matter of the Adoption of }
Arthur Henry Goscard. } Journal Entry.
7449 This day came Wm. M. Roth and Della A. Roth and
filed herein their petition for permission to adopt, and
change the name of Arthur Henry Goscard and the
Court being advised in the premises, find that said
petitioners are husband and wife; that they are in-
habitants of the State of Ohio, and residents of this County;
that said Arthur Henry Goscard is aged 5 yrs. July 21st
A.D. 1911, and the said Della A. Roth was examined

by the Court separate and apart from her husband
 which examination the Court is satisfied that said
 wife of her own free will and accord, desire such adop-
 tion: and Chas. Goscard having filed herein her
 written consent to such adoption, which consent is at-
 tached to and filed with said petition, and the Court
 being satisfied of the ability of the petitioners to bring
 up and educate said child properly. It is therefore
 considered and ordered by the Court that from and
 after the date of this order, the said Arthur Henry Gos-
 card be and is to all legal intents and purposes the child
 of said petitioners Mrs. M. Roth and Della A. Roth and that
 the name of said Arthur Henry Goscard be and is here-
 by changed to Arthur Goscard Roth.

The State of Ohio,

Union County ss. } In Probate Court.

I hereby certify the above and foregoing to be a true
 copy of the Entry made on the Journal of this Court in
 the matter of the adoption of Arthur Goscard Roth.

Witness my hand and official seal, this 20th
 day of Dec. A.D. 1911.

Dudley C. Thornton Probate Judge

In the Matter of the Will of } Order on Hearing.

7443

William J. Lowe Decd. } Admission to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 13th
 day of Dec. A.D. 1911, an instrument of writing, purporting
 to be the last Will and Testament of William J. Lowe, 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 satis-
 faction 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, pursu-
 ant to a former order of this Court.

Whereupon on this day came Chas. S. David and Edward
 W. Porter 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 afore-
 said instrument of writing is the last Will and Testament
 of said William J. Lowe deceased; that the same was
 duly executed and attested; and that the said tes-
 tator, 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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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 here-in taxed at \$-

In the Matter of }
The Estate of } Appointment.
7445 William J. Lowe, Decd. } Order for Bond.

The Last Will and Testament of William J. Lowe late of Leesburg Township, in this County, deceased, having heretofore been duly proved and allowed; this day J. M. and Freeman Lowe 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 J. M. Lowe & Freeman Lowe is a suitable person and legally competent; it is ordered that they be appointed as such Executors upon Bond being dispensed with by Will, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Bond Approved.
7447 William J. Lowe decd. } Letters Issued.

This day J. M. Lowe and Freeman Lowe appeared in open Court, accepted the trust as Executors of the Estate of William J. Lowe deceased, Bond dispensed with by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said J. M. Lowe and Freeman Lowe that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$-

In the Matter of the Estate }
of William J. Lowe, Decd. } Appointment of Appraisers
7448

This day came J. M. and Freeman Lowe, executors of the Estate of W. J. Lowe, 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 Reed, Wm. King and Joe Keckley, whom the Court finds 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 and Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

Thursday, Dec. 27th 1911.

In the Matter of the Estate }
 of Benjamin Thomas, Decd. } Filing First Account.

This day came S. J. Rowe, Alon Green and Benj. Thomas executors of the Estate of Benjamin Thomas 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 Jan. A.D. 1912, at one o'clock P.M. to which time said matter is continued.

Saturday, Dec. 23rd 1911.

In the Matter of }
 The Estate of } Exceptions
 J. P. Marriott, Decd. } Orders.

This day Susan S. Marriott appeared in open Court and filed Exceptions to the Inventory of Harry Peet as Executor of J. P. Marriott.

It is ordered that the time of hearing said exceptions be and hereby is fixed for the 29th day of December, 1911, at 1 o'clock P.M., and that notice thereof in writing issue to said Harry Peet to be served upon him 3 days before said day of hearing, and this cause is continued.

In the Matter of }
 The Estate of } Order of Notice.
 J. P. Marriott, Decd. }

This day Susan S. Marriott widow of J. P. Marriott 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 \$1500.00.

It is ordered that the 29th day of December 1911 at 10 o'clock A.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 Harry Peet executor of J. P. Marriott of said estate 3 days before said time of hearing, and this cause is continued.

Hopps Robinson & wife took
 out the acct. etc. & kept it
 to long for it to get into
 January Court.

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In the Matter of George F. Be it Rem Will and Township open Court And Court the of the app cord in rest of his pursuant There Pearl who being attestation writing, filed with the afore and the same the said sealing to memory. It is Will be a gether in mess at It is herein to In the of George and testa has been court, as his widow widow in It is Sarah C. one year elect wh last wil of his sa of his pe

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In the Matter of the will of } *Order on Hearing.*
 George D. Mitchell Deceased. } *Admission to Probate and Record.*
 Be it Remembered, That heretofore, to-wit: on the Last
 Will and Testament of George D. Mitchell, 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 re-
 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.

Whereupon on this day came John H. Kirkade and
 Pearl McElroy 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 Geo. D. Mitchell 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, to-
 gether with the testimony of the testimony of the wit-
 nesses above named, be entered of record in this Court.

It is further ordered that Executor pay the costs
 herein taxed at \$5.00.

7444

In the Matter of the Last Will + Testament } *Ordering*
 of George D. Mitchell Deceased. } *Citation to Widow*

It appearing to the Court from the last Will
 and testament of George D. Mitchell deceased, which
 has been duly admitted to probate and record in this
 court, and said testator died leaving Sarah C. Mitchell
 his widow, and that provision was made for said
 widow in said will.

It is therefore ordered that a citation issue to said
 Sarah C. Mitchell, at 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 his said husband and take the distribute share
 of his personal estate.

In the matter of }
 The Will of }
 7444 George D. Mitchell } Order on
 Deceased. } Election of Widow

This day Sarah C. Mitchell widow of said George D. Mitchell 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 C. Mitchell 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 \$2.00.

In the matter of }
 The Estate of } Appointment.
 7451 Geo. D. Mitchell, Decd. } Order for Bond.

The Last Will and Testament of Geo. D. Mitchell late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed: this day Sarah C. Mitchell the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed, such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that said Sarah C. Mitchell is a suitable person and legally competent: it is ordered that she be appointed as such Executor. Bond being dispensed with by Will, and this cause is continued.

In the matter of }
 The Estate of } Appointment. Bond Apprond.
 7451 George D. Mitchell } Letters Issued.
 Deceased. }

This day Sarah C. Mitchell appeared in open Court, accepted the trust as Executrix of the Estate of Geo. D. Mitchell deceased. Bond being dispensed by Will. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Sarah C. Mitchell that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —.

In the matter of }
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7451 In the Matter of the Estate of }
George D. Mitchell decd. } Appointment of Appraisers
This day came Sarah C. Mitchell, executrix of the Estate of George D. Mitchell, 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 Charles S. Chapman, Pearl Crowder and H. E. Conkright, 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

7450 In the Matter of the }
Guardianship of } Appointment.
Levy Kent. } Order For Bond.
minor. }
This day Edith Kent appeared in open Court, and made application to be appointed Guardian of Levy Kent and the Court being satisfied that said Levy Kent is a minor of the age of 20 years, Oct 19 1911, and a child of Albert Kent and that said minor resides in this County; and the said Levy Kent having in open Court made choice of said Edith Kent as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Edith Kent 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 Edith Kent be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Hundred (\$100) Dollars; and this cause is continued.

7450 In the Matter of the Guardianship } Appointment Bond
of Levy Kent. "minor." } Approved. Letters Issued
This day Edith Kent appeared in open Court, accepted the appointment as Guardian of Levy Kent and gave and filed her Bond in the sum of One Hundred (\$100.) Dollars, conditioned according to law, with Otta R. Poling and Glen L. Cline freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Edith Kent

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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 Edith Kent this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

Thursday, Dec. 28th 1911.

7257 In the Matter of the Estate of }
Wm. Cartmell, Deceased. } Filing First & Final Acct.

This day came A. B. Johnson administrator of the Estate of Wm. Cartmell 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 January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

Wednesday Jan. 3rd 1912.

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.

7245 F. J. Arthur, administrator of the estate of John M. Horney; first partial account.

7259 Milo L. Myers, administrator of the estate of Eliza Hornebeck; first and final account.

7228 John L. Roughrey, administrator of the estate of Emily R. Slick; first and final account.

7195 Julius D. Hooper, executor of the estate of Loyal Hooper; first and final account.

6787 Lyman D. Dower, executor of the estate of Christian Dower; third and final account.

5615 Mary C. Dean, guardian of Stella M. Johnson; fifth acct.

4599 J. D. Wood, guardian of John C. March; second account.

7219 C. F. Sawyer, administrator of the estate of John J. Cartmell; first account.

7245

In the Matter of the Estate of John M. Horney

This day came on for hearing the first and final account of A. B. Johnson administrator of the Estate of Wm. Cartmell deceased, which account was found to be correct and approved.

It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

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

The expenses of the administrator are allowed to be paid out of the estate.

It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

7259

In the Matter of the Estate of Eliza Hornebeck

This day came on for hearing the first and final account of Milo L. Myers administrator of the Estate of Eliza Hornebeck, which account was found to be correct and approved.

No exception being taken, the Court do find the account correct and approved.

It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of January A. D., 1912, at one o'clock P. M. to which time said matter is continued.

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7245 In the Matter of }
 The Estate of }
 John M. Horney decd. } First partial account.
 This day the First partial Account of John M. Horney administrator of the Estate of John M. Horney 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 Ninety-one and 76/100 Dollars (\$91.76), 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 Twelve hundred and sixty-five + 9/10 Dollars (\$1265.94), in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law.

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

7259 In the Matter of }
 The Estate of }
 Eliza Hornbeck Decd. } First and Final Account.
 This day the First and Final Account of Milo L. Myers administrator of the estate of Eliza Hornbeck 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 Milo L. Myers be and he is allowed the sum of Thirty-two + 3/4 Dollars (\$32.32), being commissions on the amount collected and ac-

counted 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.

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 }

7228 Emily K. Shank dec'd. First and Final Account.

This day the first and final account of John R. Loughrey administrator of the estate of Emily K. Shank 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 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 Dollars (\$30.00), 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 said account duly balanced, and said estate

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 }

7195 Smeal Hooper dec'd. First and Final Account.

This day the First and Final account of Julius D. Hooper Executor of the estate of Smeal Hooper 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 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

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correct and in conformity 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.

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 }
Christina Dower, decd. } Third & Final account.

This day the Third and final account of Cyrus D. Dower executor of the estate of Christina Dower 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.

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 }
Glema M. Johnson. } Fifth Account.

This day the Fifth Account of Mary E. Dean Guardian of Glema M. Johnson 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 thirty-seven & 72/100 Dollars (\$937.72), in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

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 }
John C. March } Second Account.

45-99^a

This day the Second Account of J. D. Wood 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 object 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 Fifty Dollars (\$50.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Sixty-two and 57/100 Dollars (\$62.57), due said Guardian from said Ward.

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 account }
filed for settlement. } Notice ordered.

The following account 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, Jan 3rd 1912, at one o'clock p.m., as follows:

62-96 W. L. Blaney and A. L. Seely, executors of the estate of Samuel Ryan; first and final account.

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In the Matter of }
The Estate of }
John T. Cartmell dec'd. } First Account

This day the First Account of E. F. Sawyer administrator of the estate of John T. Cartmell 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 Three hundred + twenty-six + 50/100 Dollars (\$326.50), in the hands of said administrator due said estate; which he is ordered to pay over and distribute according to law.

Costs paid

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

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.

62.96

W. L. Blaney and A. L. Sealey, executors of the estate of Samuel Ryan; first and final account.

62.96

In the Matter of }
The Estate of }
Samuel Ryan dec'd. } First and Final Account.

This day the first and final account of W. L. Blaney and A. L. Sealey executors of the estate of Samuel Ryan 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 are approved, allowed and confirmed.

It is ordered that said executors be and they are allowed the sum of Two hundred + sixty-eight + ⁵⁵/₁₀₀ Dollars (\$268.55), being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

It is ordered that said executor be and they are allowed the sum of One hundred + eighty-one + ⁵⁰/₁₀₀ Dollars (\$181.50), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Forty-seven hundred + twenty-two + ⁴⁰/₁₀₀ Dollars (\$4722.40), 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 Samuel Ryan deceased.

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 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, Jan. 27th. 1912, at one o'clock p.m., as follows:

- 6568 C. W. Porter, executor of the estate of Geo. C. Freshwater: first and final account.
- 6096 C. W. Porter, executor of the estate of Geo. W. Machling: first and final account.
- 7142 Jesse T. Conrad, executor of the estate of Henry M. Vaughn: first and final account.
- 7150 F. A. Thompson, executor of the estate of Mary A. Pettit: first and final account.
- 7254 Mary Oppible, executrix of the estate of John Oppible: first and final account.
- 7182 C. W. Porter, administrator of the estate of Conrad Decker: first and final account.
- 7229 Addie Tull, administrator of the estate of Annetta Robinson: first and final account.
- 7257 A. B. Johnson, administrator of the estate of Wm. M. Cartmell: first and final account.
- 6003 Oscar B. Murphy, guardian of Bernice M. Madman: second account.
- 6313 Charles Troetschel, guardian of Louis Troetschel: third account.

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Jesse T. Overfield
administrator of
Elizabeth Sprague
Plaintiff

Petition to Sell Real Estate

7417

vs.
Gerald Overfield
et al. Defendants

Orders Approving and Confirming Sale

This day this cause coming on to be heard on the return of Jesse T. Overfield, administrator of the estate of Elizabeth Sprague 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 Jesse T. Overfield as such administrator make to the purchaser Lester W. Cline 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 \$ —.

7451

In the Matter of The Estate of }
George D. Mitchell. Deid. } Filing Inventory.

This day came Sarah C. Mitchell executrix of the estate of George D. Mitchell, 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. Mitchell 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 C. Mitchell pay the costs herein taxed at \$ —.

7453

In the Matter of The Will of }
Thomas L. Robinson Deid. } Orders for Filing Will.
Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Thomas L. Robinson, 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. prior thereto, that said application will be for hearing before this Court on the 3rd day of Jan 1912, at 1 o'clock P.M. all came in Court and waived notice as above in Court.

7453 In the Matter of the will of } Order on Hearing
 Thomas L. Robinson, dec'd. } Admission to Probate and Record
 Be it Remembered, That heretofore, to-wit: on the 3rd day
 of Jan. A.D. 1912, an instrument of writing, purporting to
 be the Last Will and Testament of Thomas L. Robinson, late
 of Leesburg 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 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.

Whereupon on this day came H. M. Robinson and
 Edna Crist 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 L. 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, 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 Mary E. Robinson pay the
 costs herein taxed at \$5.⁰⁰.

7453 In the Matter of the Will and Testament } Ordering Citation
 of Thomas L. Robinson, Deceased. } to Widow.

It appearing to the Court from the last will
 and testament of Thomas L. Robinson deceased, which
 has been duly admitted to probate and record in this
 court, that said testator died leaving Mary E. Robinson
 his widow, and that provision was made for said wid-
 ow in said Will.

It is therefore ordered that a citation issue to said
 Mary E. Robinson, 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 widowed of the lands of her
 consort and take the distributive share of his personal
 estate.

7453 In The Matter of
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7452 In the Matter of
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7452 In the Matter of
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7453 In the Matter of }
 The Will of }
 Thomas L. Robinson }
 Deceased. }
 Order on
 Election of Widow

This day Mary E. Robinson widow of said Thomas L. Robinson 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 E. Robinson widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Mary E. Robinson pay the costs herein taxed at \$ 2.00 (Costs paid).

7452 In the Matter of the Guardianship }
 of Arthur Gossard Roth, minor }
 Appointment.
 Order For Bond.

This day Mrs. M. Roth appeared in open Court, and made application to be appointed Guardian of Arthur Gossard Roth and the Court being satisfied that said Arthur Gossard Roth is a minor of the age of 5 years, July 21st, 1911, and child of Mrs. M. Roth (adopted parent) late of Washington Township, Union County, Ohio, and that said minor resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said Mrs. M. Roth is a suitable person to be appointed, and he having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Mrs. M. Roth 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.

7452 In the Matter of the Guardianship }
 of Arthur Gossard Roth, minor }
 Appointment. Bond Approved.
 Letters Issued.

This day Mrs. M. Roth appeared in open Court, accepted the appointment as Guardian of Arthur Gossard Roth and gave and filed herein her Bond in the sum of Two Thousand (\$2000.) Dollars, conditioned according to law, with American Surety Company of New York freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Mrs. M. Roth 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 Mrs. M. Roth that this proceeding be recorded,

and that said Guardian pay the costs herein taxed at \$ -

In the Matter of }
The Estate of } Final Order and Judgment.
7443 J.P. Marriott Decd.

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 appraiser 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 Five hundred dollars: It is therefore ordered that such allowance be increased accordingly, making the total amount of such allowance the sum of One Thousand dollars, which amount said Executor is ordered to pay out according to law, instead of the amount as made by said appraiser. And it is further ordered that this proceeding be recorded, and that Harry C. Post executor pay the costs herein taxed at \$33.62.

Monday, January 8th 1912.

In the Matter of the Will of }
Andrew S. Howry, Deceased } Orders for filing Will,
7454 } Notice and Hearing.

This day an instrument of writing, purporting to be the Last Will and Testament of Andrew S. Howry, 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 11th day of January 1912, at 1 o'clock P.M.

In the Matter of }
The Will of }
7454 Andrew S. Howry }
Deceased } Orders For Commission.

This day Adelle M. Cheney appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Frank Hudson, one of the witnesses to the Will of said Andrew S. Howry deceased.

And it appearing to the Court that said witness reside out of the jurisdiction of this Court, to-wit: at Bellefontaine, Ohio, Logan Co.

It is therefore ordered that such Commission, with said Will annexed, issue to Edward C. Campbell, a suitable

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In the Matter of }
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In the Matter of }
The Estate of }
7445 John M. }
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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 Life Insurance }
of }
7441 Elmer C. Moyes. } Order authorizing
This day Elmer C. Moyes, guardian of Beulah and }
Offa Moyes appeared in open Court and made application }
for an order authorizing the surrender of an insurance }
policy on the life of Elmer C. Moyes, and there being no }
fact or reason made to appear to the Court why the }
application should not be allowed, it is therefore ordered }
that the same be issued to the applicant.

Tuesday, Jan. 9th. 1912

In the Matter of the Estate of }
Benjamin Thomas, Deceased. } Filing First Account.
7099. This day came S. J. Bown, Alva Green and Benj Thomas }
as executors of the estate of Benjamin Thomas late of Union }
County, Ohio, deceased, and presented their first account }
in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th. day of February A. D., 1912, at one o'clock, P. M. to which time said matter is continued.

In the Matter of }
The Estate of } Motion for Extension of Time to Collect
7245 John M. Horney, Deceased. } Assets. Order.
This day T. T. A. Palmer administrator of the estate of John }
M. Horney 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 }
Nov. 1st 1912 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 \$ —.

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In the Matter of The Estate of }
 7448 William J. Rowe, Deceased. } Filing Inventory.
 This day came J. M. and F. D. Rowe executors of the Estate of W. J. Rowe, 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. M. and F. D. Rowe 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 J. M. and F. D. Rowe pay the costs herein taxed at \$ 4.00. Dtd. Jan 9th 1912.

Thursday, Jan. 10th, 1912.

W. H. Pence Admin- }
 of Elizabeth Moffitt } Plaintiff }
 vs. }
 7455 Kate R. Moffitt et al. } Filing Petition To Sell
 Defendants. } Real Estate.
 This day came the Plaintiff W. H. Pence and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Elizabeth Moffitt, 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.

W. H. Pence Admin- }
 Elizabeth Moffitt } Plaintiff }
 vs. }
 7453 Kate R. Moffitt et al. } Order, Service by Publication
 Defendants. }

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 non-resident of Ohio, that service of Summons on them cannot be made in this State: that the residence of said Carrie Miller + Jacob Miller her husband is Columbus, Mo. that the residence of said Defendant John Moffitt, Bridget Moffitt and Louitia Moffitt are unknown to the Plaintiff, that the residence of such defendants so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and

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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 contains 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.

Friday, January, 12th 1912.

In the Matter of the Last Will and Testament of Andrew S. Mowry Deceased. } Ordering Citation to Widow.

It appearing to the court from the last will and testament of Andrew S. Mowry deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Joanna D. Mowry his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Joanna D. Mowry, 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 him, said Andrew S. Mowry, and take the distributive share of his personal estate.

In the Matter of } Order on Election of Widow.
The Will of Andrew S. Mowry Deceased.

This day Joanna D. Mowry widow of said Andrew S. Mowry deceased, appeared in open Court, in person, and made application to take under the will of said deceased. 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 Joanna D. Mowry widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Adela Mowry Cheney administratrix with the Will annexed pay the costs herein taxed at \$2.00.

In the Matter of The Will of } Order on Hearing.
Andrew S. Mowry Deceased. } Admission to Probate and Record.
Commission Returned.

Be it Remembered, That, heretofore, to-wit: on the 6th day of January A. D. 1912, an instrument of writing, purporting to be the Last Will and Testament of Andrew S. Mowry, 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

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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.

Edward S. Campbell the Commissioner heretofore appointed to take the depositions of Frank Hudson 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; 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 Andrew S. Howry 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 Adele Howry Cheney administratrix with the Will annexed, pay the costs herein taxed at \$ —.

7454 In the Matter of the Will of } Order on Hearing.
Andrew S. Howry, Deceased. } Admission to Probate & Record.
(Testimony as to Signature)

Be It Remembered, That, heretofore, to-wit: on the 6th day of January A.D. 1912, an instrument of writing, purporting to be the Last Will and Testament of Andrew S. Howry, 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 Lafe Mullen one of the subscribing witnesses to said Will; is dead

Whereupon John C. Guthrie and James Mc Campbell appeared in open Court, and were duly sworn and examined according to laws touching the genuineness of the signature of said Lafe Mullen attached to said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said

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Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Andrew S. Howmy 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 Adele Howmy Cheney administratrix with the Will annexed pay the costs at \$

In the Matter of }
The Estate of } Appointment.
Andrew S. Howmy, decd. } Order for Bond.

The Last Will and Testament of Andrew S. Howmy late of Paris Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Adele M. Cheney 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 that said Adele M. Cheney is a suitable person and legally competent; it is ordered that said Adele M. Cheney be appointed as such Administratrix with the Will annexed, upon giving Bond with sureties as required by law, in the sum of One Thousand (\$1000.00) Dollars, and this cause is continued.

In the Matter of }
The Estate of } Appointment. Bond Approved.
Andrew S. Howmy decd. } Letters Issued.

This day Adele M. Cheney appeared in open Court, accepted the trust as Administratrix with the Will annexed of the estate of Andrew S. Howmy deceased, and gave and filed herein her Bond in the sum of One Thousand (\$1,000) Dollars, conditioned according to law, with Alvi Graham and H. J. Brooks free holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issued to said Adele M. Cheney that this proceeding be recorded, and that said Administratrix with the Will annexed, pay the costs herein taxed at \$

In the Matter of The Estate of } Filing Inventory.
Ray L. Jordan, Deceased

7447

This day came H. V. Spicer executor of the Estate of Ray L. Jordan, 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 H. V. Spicer has in all respects complied with and recorded. It is further ordered that said H. V. Spicer pay the costs herein taxed at \$4.22. Pd. Jan. 12th 1912.

Tuesday, January 16th 1912.

In the Matter of the Guardianship }
of Ellis Snuffin

6916

This day Thompson B. Snuffin appeared in open Court and tendered his resignation as to the person of Ellis Snuffin.

Whereupon it is ordered by the Court that his resignation be accepted as to the person of Ellis Snuffin and an other be appointed. This January 15th 1912.

Wednesday, January 17th 1912.

In the Matter of the Guardianship } Motion for removal of Guardian.
of Ellis Snuffin

6916

This cause came on for hearing upon the motion to remove the guardian and upon the evidence, whereupon before the evidence was all in the parties hereto in open court agreed that the court might make the following finding: That the present guardian, Thompson B. Snuffin, be removed as guardian of the person of the said Ellis Snuffin and be continued as the guardian of the property of the said Ellis Snuffin, that the said Thompson B. Snuffin as guardian of the property of the said Ellis Snuffin cause a fence to be constructed between the lands of himself and his said Ward, that in the future the said Thompson B. Snuffin as such guardian of the property of the said Ellis Snuffin rent the property of his said ward for the highest price he can obtain to parties other than himself, that the court appoint a guardian for the person of the said Ellis Snuffin from the residents of the County of Union other than the parties who were subpoenaed as witnesses in this case, and the complainant that the costs of this proceedings including attorney fees to both counsel for the complainants and counsel for said guardian be paid out of the estate of said Ellis Snuffin, ward.

It is therefore adjudged and decreed by the Court that the said Thompson B. Snuffin resign or in default

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In the Matter
The Estate
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In the Matter
The Guardian
of Ellis Snuffin

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thereof be removed as guardian of the person of said Ellis Snuffin and that F. J. Robinson be appointed in his stead as the guardian of the person of the said Ellis Snuffin upon his giving a bond in the sum of \$100.00 Dollars, that the said Thompson B. Snuffin carry out the provisions of said agreement as to the fence and the rental of said property, that the costs of this proceedings including an attorneys fee of \$150.00 to Cameron + Cameron and \$150.00 to Hoopes, Robinson + Hoopes be paid by the said Thompson B. Snuffin as guardian of the property of the said Ellis Snuffin.

In the Matter of }
The Estate of }
John Trout, Decd. }
7286 }
Petition for Certificate of Amount Necessary to Pay Indebtedness
Order.

This day John L. Longhrey, Administrator of the estate of John Trout 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, being eleven hundred and fifty three dollars, including widows allowance.

Thereupon this cause came on to be heard upon said petition and the evidence; and the Court being fully advised in the premises finds the statements in said Petition true, and ascertains the amount necessary to pay said indebtedness in addition to said assets, to be the sum of Eleven hundred and Fifty-three dollars (\$1153.00).

It is therefore ordered that a Certificate thereof be given to said John L. Longhrey, Administrator, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$60.00 within 60 days.

Thursday, Jan. 18th 1912.

In the Matter of }
The Guardianship }
of Ellis Snuffin. }
7438 }
Appointment.
Order for Bond.

This day F. J. Robinson appeared in open Court, and made application to be appointed guardian of Ellis Snuffin and the Court being satisfied that said Ellis Snuffin is an imbecile of the age of 56 years, and resides in Allen Township in this County; and the Court being further satisfied that said F. J. Robinson 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 Ellis Snuffin the probable value thereof, and the probable annual rents

of the real estate. It is ordered that said F. J. Robinson be appointed such Guardian upon giving bond with securities as required by law, in the sum of One hundred (\$100.) Dollars; and this cause is continued.

In the Matter of } Appointment.
The Guardianship } Order. Bond Approved.
of Ellis Snuffin } Letters Issued.

This day F. J. Robinson appeared in open Court, accepted the appointment as Guardian of Ellis Snuffin and gave and filed herein his Bond in the sum of One hundred (\$100.) Dollars, conditioned according to law, with F. G. Ballinger and L. B. Hawcy freeholders as securities thereon, which Bond is approved by the Court. Thereupon said F. J. Robinson took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said F. J. Robinson that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$—.

In the Matter of }
Charles Kingsly, an alleged Delinquent minor.

This day J. M. Fox filed with the Judge and Ex Officio Clerk of this Court an affidavit setting forth that Charles Kingsly a minor under the age of seventeen years, appears to be Delinquent.

Both parties J. M. Fox and Charles Kingsly having appeared no citation was issued, on the 16th day of January 1912, at 10 o'clock A.M. and this cause is continued.

Tuesday, Jan. 23rd 1912.

In the Matter of } Appointment.
The Estate of } Order for Bond.
George Caldwell, decd. }

This day James F. Caldwell appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of George Caldwell 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 James F. Caldwell is legally competent; it is ordered that he be appointed upon giving Bond with securities as required by law, in the sum of Two Thousand (\$2000) Dollars, and this cause is continued.

7459

In the Matter of }
The Estate of }
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In the Matter of }
 The Estate of }
 George Caldwell, Deid } Appointment Order.
 7459 Bond Approved. Letters Issued.
 This day James F. Caldwell appeared in open Court, accepted the appointment as Administrator, of the Estate of George Caldwell deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2000.) Dollars, conditioned according to law, with F. G. Fullington and M. F. Flaherty freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said James F. Caldwell that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

In the Matter of the Estate of }
 George Caldwell, Deid. } Appointment of Appraisers.
 7459
 This day came James F. Caldwell, Administrator of the Estate of George Caldwell 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. Boylan, J. L. Boylan and F. G. 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 Administrator return to this Court an Inventory and Appraisement of the Estate aforesaid, pursuant to law, and this matter is continued

Wednesday 24th 1912

E. M. Gibson }
 of Kent L. Ballinger }
 Plaintiff }
 vs. }
 7418 Kent L. Ballinger }
 et al. } Defendant }
 Order 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 Mack Simpson, Geo. Mc Wade and Samuel Smith 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 E. M. Gibson execute within ten 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.

Thursday, Jan. 25th 1912.

7327 In the matter of the Estate of Mary L. Sellers, Decd. } Filing first and final Account.

This day came Charles F. Sellers administrator of the Estate of Mary L. Sellers late of Union County, Ohio, deceased, and presented his first and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of Feb. A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

6851 In the matter of the Estate of Sarah M. Willis, Decd. } Filing 2nd and final Account.

This day came R. B. Willis administrator of the Estate of Sarah M. Willis late of Union County, Ohio, deceased, and presented his 2nd & final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of February A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

5877 In the Matter of the Estate of Geo. W. Drummer, Decd. } Filing Final Account.

This day came Alva C. Drummer executor of the estate of Geo. W. Drummer 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 24th day of Feb. A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

Friday, January 26th 1912.

6969 In the Matter of The Estate of Susanna M. Fox Decd. } Account of Final Distribution. Orders.

This day Frederick C. Fox, Executor of the estate of Susanna M. Fox 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 said order ed for fraud said account of this office taxed at \$2

7015 In the Mat of Thaddeus This day of the estate deceased, a of said estate. Wherein vertised for ary A.D. 1912 is continued.

7460 In the Matt Sarah L. This the last W. of Donr Town in open Court said Will. cured app. said applic on the 27th

7460 In the Mat Sarah L. Be it day of Jan. ing to be to late of Dover duced in o then filed. of the Court and waived Court. Thereupon Aluira M. who being d attestation writing, by filed with aforesaid i

are therefor forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Executor pay the costs herein taxed at \$2.⁰⁰ (Paid.)

Friday, January, 26th 1912.

7018

In the Matter of the Estate of Thadens Wood, Deceased } Filing Second Account.

This day came L. F. Wood and H. R. Meadow executors of the estate of Thadens Wood late of Union County, Ohio, deceased, and presented their 2nd account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of February A.D. 1912, at one o'clock P.M. to which time said matter is continued.

Monday, Jan. 29th 1912.

7460

In the Matter of the Will of Sarah R. Pritchard } Order for filing Will. Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Sarah R. Pritchard, 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 all parties concerned appeared in open Court and waived notice, that said application will be for hearing before this Court on the 27th day of January 1912, at 10 o'clock A.M.

7460

In the Matter of the will of Sarah R. Pritchard, deid. } Order on Hearing. Admission to Probate & Record.

Be it Remembered, That heretofore, to-wit: on the 27th day of Jan. A.D. 1912, an instrument of writing, purporting to be the last Will and Testament of Sarah R. Pritchard, late of Dover 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 all parties concerned appeared in Court and waived notice, pursuant to a former order of this Court.

Thereupon on this day came Jeff L. Richey and Almira Myers 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 L. Pritchard 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 Geo. W. Pritchard pay the costs herein taxed at \$5.00.

7-460

In the Matter of the Last Will & Testament of Sarah L. Pritchard. Deceased. } Ordering Citations to Widow.

It appearing to the court from the last Will and testament of Sarah L. Pritchard deceased which has been duly admitted to probate and record in this court, that said testatrix died leaving Geo. W. Pritchard her widower, and that provision was made for said widower in said will.

It is therefore ordered that a citation issue to said widower Geo. W. Pritchard, 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 consort and take the distributive share of her personal estate.

7-460

In the Matter of This Will of Sarah L. Pritchard Deceased. } Orders on Election of Widow.

This day Geo. W. Pritchard widower of said Sarah L. Pritchard 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 Geo. W. Pritchard widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that G. W. Pritchard pay the costs herein taxed at \$2.00.

7021

In the Matter of Henry M... This day of the Estate deceased, a in settlement. Whence advertised for Mary A. D. matter is co

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E. W. Porter, final account.

6096

E. W. Porter, final account.

7142

Jesse F. Cou... and final a

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F. A. Thomp... and final a

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Mary Opp... and final a

7182

E. W. Porter, first and f

7229

Addie Fult... son: first an

7257

A. B. Johnso... first and f

6003

Oscar L. M... account.

6313

Charles Tr... account.

In the Matter of the Estate }
 7021 of Henry Moore Deceased. } Filing first and final account.
 This day came along Skidmore administrator
 of the Estate of Henry 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 24th day of Feb.
 ruary A. D. 1912, at one o'clock, P. M. To which time said
 matter is continued.

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 re-
 gular 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.

- 6568 E. W. Porter, executor of the estate of Geo. C. Freshwater: first and final account.
- 6096 E. W. Porter, executor of the estate of Geo. W. Kachling: first and final account.
- 7142 Jesse F. Conrad, executor of the estate of Henry M. Vaughan: first and final account.
- 7150 F. A. Thompson, executor of the estate of Mary A. Pettit: first and final account.
- 7254 Mary Oppible, executrix of the estate of John Oppible: first and final account.
- 7182 E. W. Porter, administrator of the estate of Conrad Decker: first and final account.
- 7229 Addie Fulk, administrator of the estate of Annetta Robinson: first and final account.
- 7257 A. B. Johnson, administrator of the estate of Mrs. M. Cartmell: first and final account.
- 6003 Oscar L. Murphy, guardian of Bernice Melvain: second account.
- 6313 Charles Troetschel, guardian of Louis Troetschel: third account.

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In the Matter of }
 The Estate of }
 6568 Geo. C. Freshwater, Decd. } First and Final account.

This day the First and Final Account of C. W. Porter executor of the estate of Geo. C. Freshwater 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 Eight hundred & thirty-seven & 78/100 Dollars, (\$837.78), 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.

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 }
 6096 Geo. W. Marchling } First and Final Account.
 Deceased. }

This day the First and Final Account of C. W. Porter executor of the estate of Geo. W. Marchling deceased, came on for hearing and an 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 C. W. Porter executor be and he is allowed the sum of Two hundred & eight & 86/100 Dollars (\$208.86), 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 C. W. Porter be and he is allowed

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the sum of forty-eight + 02/100 Dollars (\$48.02), 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.

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.
7182 Conrad Dickel, Decd.

This day the first and final account of Edward W. Porter administrator of the estate of Conrad Dickel 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 E. W. Porter be and he is allowed the sum of Three hundred + five + 93/100 Dollars (\$305.93), be 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.

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.
7142 Henry M. Vaughn.

This day the first and final Account of Jesse F. Conrad executor of the estate of Henry M. Vaughn 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 & thirty-four & ⁵/₁₀₀ Dollars (\$134.54), 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 & twenty & ¹/₁₀₀ Dollars (\$220.13), 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 Henry M. Nauglin deceased.

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

7150

Mary A. Pettit dec'd. First and Final account.

This day the first and final account of F. A. Thompson executor of the estate of Mary A. Pettit 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 Executors be and he is allowed the sum of Twenty-four & ²⁵/₁₀₀ Dollars (\$24.25), 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.

Costs paid.

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

7254

In the Matter of
The Estate of

John Oppenheimer

This day the account of the executor of the estate of the deceased, having been published according to law, and being in full compensation for all his ordinary services rendered, and being in full compensation for all his ordinary services rendered, and being in full compensation for all his ordinary services rendered.

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

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

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

Costs paid.

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

7229

In the Matter of

The Estate of

Annetta

This day the account of the executor of the estate of the deceased, having been published according to law, and being in full compensation for all his ordinary services rendered, and being in full compensation for all his ordinary services rendered, and being in full compensation for all his ordinary services rendered.

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

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

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

7254 In the Matter of }
The Estate of }
John Oppihle decd. } First and Final account.

This day the First and Final account of Mary Oppihle 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 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.

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

It is ordered that said Executrix be and she is allowed the sum of three hundred & eleven & 30/100 Dollars (\$311.30), 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.

Costs paid.

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

7229 In the Matter of }
The Estate of }
Annetta Robinson } Decd. First and Final account.

This day the first and final account of Addey Tulk administrator of the estate of Annetta 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 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.

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 Five Dollars (\$5.00), being commissions on the amount collected and accounted by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Nine hundred & eleven

+ 1/100 Dollars (\$911.17), in the hands of said administrator due said estate; which amount he is ordered to pay out according to law.

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 }
Mrs M. Cartmell } First and Final account.
Deceased.

This day the first and final account of A. B. Johnson administrator of the estate of Mrs M. Cartmell deceased, 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 hereby is approved, allowed and confirmed.

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

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 }
Louis Trotschel } Third Account.

This day the Third Account of Charles Trotschel guardian of Louis Trotschel 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 + seven + 1/100 Dollars (\$707.06), in the hands of said guardian due said Ward.

Costs paid.

It is ordered
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In the Matter of
Guardianship of

6003 Bernice M.
Plus

dian of Bernice M. Mement, due notice thereof having been published according to law. 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 the same be and hereby is approved, allowed and confirmed.

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

Costs paid.

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

In the Matter of
filed for

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

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

7099 S. J. Brown
first account

7327 Chas. T. Se
first and final

6851 R. T. Miller
second + final

5877 Alva C. D.
final account

7018 R. T. Hood
second account

7021 Alamo Ski
first and final

6904 Lucinda
Southard

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

In the Matter of }
Guardianship of }
Bernice Mulvain } Second Account.
6003

This day the second account of Oscar R. Murphy guardian of Bernice M. Mulvain 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 to 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-eight and 93/100 Dollars, (\$28.93), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One hundred + fifty Dollars, (\$150.00), in the hands of said due said Ward. Costs paid.

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

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 Maryville, Tribune, and that they will be for hearing on Saturday, Feb. 24th, 1912, at one o'clock P. M., as follows:

- 7099 S. J. Bown et al., executors of the estate of Benjamin Thomas: first account.
- 7327 Chas. F. Sellers, administrator of the estate of Mary E. Sellers: first and final account.
- 6851 R. B. Willis, administrator of the estate of Sarah M. Willis: second + final account.
- 5877 Alva C. Drumm, executor of the estate of Geo. W. Drumm: final account.
- 7618 R. F. Hood and H. R. McAdow, executors of the estate of Thaddeus Hood: Second Account.
- 7021 Alonzo Skidmore, administrator of the estate of Henry Moore: first and final account.
- 6904 Lucinda M. Southard et al., executors of the estate of John L. Southard: third and final account.

6904 In the Matter of the Estate of }
 John S. Southard, Deceased. } Filing Third and final Acct.
 This day came Harry Southard one of the Executors of the estate of John S. Southard late of Union County, Ohio, deceased, and presented his third and final account in settlement of said estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of February A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

Thursday, February 1st, 1912.
 7462 In the Matter of the Will of }
 Watterman Hill, Deid. } Order for Filing Will.
 Motion and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Watterman Hill, 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 the testator, 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 February 1912, at one o'clock P.M.

7463 In the Matter of the Will of }
 Susan E. Hill, Deid. } Order for Filing Will.
 Motion and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Susan E. Hill, 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 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 February, 1912, at one o'clock, P.M.

7447 In the Matter of }
 The Estate of }
 Ray L. Jordan, Deid. } Petition to Sell Personal Property
 Order of Sale, etc.
 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 there-

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fore ordered that H. V. Spicer as Executor of said Ray B. Jordan 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 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 90 days from this date, and forthwith after such sale is made, and this cause is continued.

Saturday, February, 3rd 1912.

In the Matter of }
The Estate of } Appointment.
Charles Williams, Decd. } Orders for Bond.

This day Margaret M. Williams appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the Estate of Charles F. Williams 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 testator, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Margaret M. Williams 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.

In The Matter of }
The Estate of } Appointment. Order.
Charles F. Williams } Bond Approved. Letters Issued.
Deceased. }

This day Margaret M. Williams appeared in open Court, accepted the appointment as Administratrix, of the Estate of Charles F. Williams deceased, and gave and filed herein her Bond in the sum of One Thousand (\$1000.) Dollars, conditioned according to law, with United States Fidelity + Guaranty Co. free holders as sureties, which bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Margaret F. Williams that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$—.

7457 In the Matter of the Estate of Charles F. Williams Deceased. } Appointment of Appraisers.
 This day came Margaret M. Williams, administratrix of the estate of Charles F. Williams 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 E. G. Adams, G. W. Dunfee and R. C. Renty, 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.

7464 F. V. Spicer executor of Ray L. Jordan Plaintiff vs. J. G. Howison et al Defendants. } Filing Petition To Sell Real Estate.
 This day came the Plaintiff F. V. Spicer executor of Ray L. Jordan and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Ray L. Jordan, 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.

7464 Henry V. Spicer Executor - Ray L. Jordan Plaintiff vs. J. G. Howison et al Defendants. } 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 Defendant Mary Spooner, Pearl Biglow Gella Biglow and Edith Biglow non-resident of Ohio, that service of Summons on them cannot be made in this State; that the residence of said Mary Spooner is Searcy Arkansas

Pearl Gella known here of Tillman parties and Plaintiff to the plaintiff, and the made; it heirs to be publication printed in of the object in it is for they are re
 And first public to the Clerk proper post- fundants, a therein, an

7465 In the Matter of French vs. French
 This day came the last M. Claiborne in open Court will be for in Court same to for hearing 1912, at

7465 In the Matter of French vs. French
 Be it Remembered that the Court of Claiborne divided in
 And it all parties the filing same to former ord
 There C. Humphreys

Pearl Gella and Edith Biglow are Indianapolis, Ind. last known heirs of Fillmore Biglow are unknown, that the heirs of Fillmore Biglow 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 news paper printed in this County, that it contains a summary statement of the object and prayer of the petition, mention the Court where in 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.

Tuesday, February, 6th. 1912.

In the Matter of The Will of } Order for Filing Will
 French H. Thornhill, Deid. } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of French H. Thornhill, late of Claibourne 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 all parties appeared in Court and waived notice of the application to admit the same to probate and record, that said application will be for hearing before this Court on the 5th. day of February 1912, at 1 o'clock P.M.

In the Matter of the Will of } Order on Hearing
 French H. Thornhill, deid. } Admission to Probate and Record.

Be it Remembered, That heretofore, to wit: on the 5th. day of February A. D. 1912, an instrument of writing, purporting to be the last Will and Testament of French H. Thornhill, late of Claibourne 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 all parties interested appeared in Court + waived notice of the filing of said Will and of the application to admit the same to probate and record in this Court, pursuant to a former order of this Court.

Thereupon on this day came Chas. H. Trussell and Prof. C. Humphrey 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 French H. Thornhill 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 Mrs. H. Thornhill pay the costs herein taxed at \$

In the Matter of the Last Will & Testament of French H. Thornhill, deceased. } Ordering Citation to Widow.

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

It is therefore ordered that a citation issue to said French H. Thornhill, 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 consort and take the distributive share of his personal estate.

In the Matter of } The Will of } Order on Election of Widow.

This day Rebecca P. Thornhill widow of said French H. Thornhill 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 Rebecca P. Thornhill widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Mrs. H. Thornhill pay the costs herein taxed at \$

In the Matter of the Estate of French H. Thornhill deceased. } F. H. Thornhill as Executor. } The Court being satisfied that the said Will is the last Will and Testament of said deceased, and that the same was duly executed and attested, and that the said Testator was of full age, of sound mind and memory, and not under any restraint, it is 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 Mrs. H. Thornhill pay the costs herein taxed at \$

In the Matter of the Estate of French H. Thornhill deceased. } F. H. Thornhill as Executor. } The Court being satisfied that the said Will is the last Will and Testament of said deceased, and that the same was duly executed and attested, and that the said Testator was of full age, of sound mind and memory, and not under any restraint, it is 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 Mrs. H. Thornhill pay the costs herein taxed at \$

In the Matter of the Estate of French H. Thornhill deceased. } F. H. Thornhill as Executor. } The Court being satisfied that the said Will is the last Will and Testament of said deceased, and that the same was duly executed and attested, and that the said Testator was of full age, of sound mind and memory, and not under any restraint, it is 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 Mrs. H. Thornhill pay the costs herein taxed at \$

In the Matter of }
 the Estate of } Appointment.
 7465^a F. H. Thornhill, decd. } Order for Bond.
 The last Will and Testament of F. H. Thornhill late of
 Claibourne Township, in this County, deceased, having
 heretofore been duly proved and allowed; this day Wm
 H. Thornhill the Executor named in said Will, appear-
 ed in open Court, and made and filed an application
 under oath as required by law to be appointed such Execu-
 tor, also a statement in general terms as to what the es-
 tate consists of and the probable value thereof; and the
 Court being satisfied that said Wm H. Thornhill is a
 suitable person and legally competent; it is ordered that
 he be appointed as such Executor, Bond dispensed with
 by Will, and this cause is continued.

In the Matter of }
 The Estate of } Appointment. Bond Approved.
 7465^a F. H. Thornhill decd. } Letters Issued.
 This day Wm H. Thornhill appeared, accepted the trust
 as Executor of the Estate of F. H. Thornhill deceased, Bond
 dispensed with by Will. It is therefore ordered that
 Letters Testamentary issue on the Will of said decedent,
 to said Wm H. Thornhill that this proceeding be recorded,
 and said Executor pay the cost herein taxed at \$—.

In the Matter of the Estate of }
 F. H. Thornhill, Decedent. } Appointment of Appraisers.
 7465^a
 This day came Wm H. Thornhill, executor of the Estate of
 F. H. Thornhill, deceased, and made application to the Court
 for the appointment of Appraisers of the Estate of Effects of said
 decedent.
 On consideration whereof, and the Court being fully ad-
 vised in the premises, it is ordered that Chas H. Trussell,
 John Wilkins and Fred Wood, 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 Wm H. Thors-
 hill return to this Court an Inventory and Appraisement
 of the Estate aforesaid, pursuant to law, and this matter
 is continued.

7466 In the Matter of The Will of }
 Mary Rogers, Deceased. }
 Order for Filing Will.
 Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Mary Rogers, 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 thereto, that said application will be for hearing before this Court on the 7th day of Feb. 1912, at 2 o'clock P.M.

7466 In the Matter of the Will of }
 Mary Rogers, deceased. }
 Order on Hearing.
 Admission to Probate and Record.
 Be it Remembered, That heretofore, to-wit: on the 7th day of February A.D. 1912, an instrument of writing, purporting to be the last Will and Testament of Mary Rogers, late of Paris Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it was 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, was waived by interested persons, pursuant to a former order of this Court.

Thereupon on this day came A. H. Holefrath and Valentine Goellner 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 Rogers 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 Ed Rogers pay the costs herein taxed at \$5.00, (costs paid)

3257 In the Matter of The Estate of Kendall S. ...
 This day ...
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7260 In the Matter of the Estate of Mary J. Fry ...
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7457 In the Matter of the Estate of Charles F. ...
 of Charles ...
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7457 In the Matter of the Estate of Charles F. ...
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 Charles F. ...
 This day ...
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In the Matter of }
 The Estate of }
 3257^a Kendall F. Higgins } Petition to Sell Personal Property.
 Orders Approving and Confirming Sale.
 This day this cause came on to be heard on the report of
 S. A. McNeil administrator of Kendall F. Higgins of his proceed-
 ings 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 con-
 firmed. It is further ordered that this proceeding be record-
 ed, and that said Administrator pay the costs herein taxed
 at \$ 3.⁰⁰ within ten days.

In the Matter of }
 approving Deed in } Case No. 7260
 7260 Mary J. Fry estate } Oct. 23rd 1911.
 J. H. Fry adme.
 Now comes J. H. Fry administrator of the estate of Mary
 J. Fry deceased, and moves the Court to approve and confirm
 the deed of said administrator to William F. Fry.
 Whereupon the Court being fully advised in the prem-
 ises, do hereby approve and confirm the same.

Saturday, Feb. 10th 1912.

In the Matter of the Estate }
 of Charles F. Williams. } Filing Inventory.
 7457 Deceased. }
 This day came Margaret M. Williams administratrix of
 the Estate of Chas. F. Williams, 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 Margaret M. Williams
 has in all respects complied with the Statute to such case
 made and provided, do order the said Inventory filed and
 recorded. It is further ordered that said Margaret M.
 Williams pay the costs herein taxed at \$ —.

In the Matter of }
 The Estate of }
 7457 Chas. F. Williams } Petition to Sell Personal Property.
 Deceased. } Orders of Sale, etc.
 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 proper-
 ty that the property therein ought to be sold as prayed
 for. And the Court being satisfied upon good & sufficient

proof that it will be to the advantage of said estate to sell said personal property at private sale; it is thereupon ordered that Margaret M. Williams as administratrix of said Chas F. Williams 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 return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

Wednesday, February 14th 1912.

E. M. Gibbon guardian
of Kent L. Ballinger
vs. Plaintiff

Petition to Sell Real Estate.

7418

Kent L. Ballinger
et al. Defendants

Order of Sale, Etc.

This day this cause came on further to be heard, and it appearing to the Court, that the said E. M. Gibbon the plaintiff a bond named has given bond as heretofore ordered, in the sum of Eighteen Hundred Dollars, with P. H. Johnson and Orva Johnson 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 thereupon further ordered that said E. M. Gibbon 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, 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.

In the matter of
This Estate of
Annetta Robinson, } Account of
Final Distribution
Order

7229

This day Addie Fulk administratrix of the estate of Annetta Robinson deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in 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 Addie Fulk and from all her accounts.

It is further ordered that said Addie Fulk may be recorded.

7465²

In the matter of F. H. Johnson presented

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In the matter of Agatha D. Fulk presented

Agatha D. Fulk presented Estate de At heretofore tised for 1912, at on tinned.

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In the matter of Waterbury Be it Remedy A. D. the Last

Township Court as it now be due notice to admit has been resident Court.

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of said Addie Fulk: it is ordered that the same be and
hereby is allowed as her final discharge. Said Addie
Fulk and her surties 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 proceed-
ing be recorded in the records of this office, and that
said Addie Fulk pay the costs herein taxed at \$—.

7465² In the Matter of The Estate of }
F. H. Thornhill, deceased. } Filing Inventory.

This day came Wm. H. Thornhill executor of the Estate
of F. H. Thornhill, 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 Wm. H. Thornhill
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 Wm. H. Thornhill
pay the costs herein taxed at \$—.

7290 In the Matter of the Estate of }
Agatha Dellinger, Deid. } Filing first and final Account.

This day came Anna A. Fencil executrix of the estate of
Agatha Dellinger 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 ad-
mitted for hearing on Saturday, the 30th day of March A.D.,
1912, at one o'clock, P.M. to which time said matter is con-
tinued.

Friday, Feb. 16th 1912.

7462 In the Matter of the will of }
Waterman Hill, Deid. } Admission to probate and record.

Be it Remembered, That here tofore, to wit: on the 31st day of Jan-
uary A.D. 1912, an instrument of writing, purporting to be
the Last Will and Testament of Waterman Hill, 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 L. J. Beams and Mary Otte
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 Waterman Hill 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 ordered that John R. Longhney pay the costs herein taxed at \$—.

74 62 In the Matter of the Last Will and Testament of Waterman Hill, Deceased. } Ordering Citation to Widow

It appearing to the Court from the Last Will and Testament of Waterman Hill deceased, which has been duly admitted to probate and record in this Court, that said Testator died leaving Hattie Hill his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Hattie Hill, 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 consort and take the distributive share of his personal estate.

3. In the Matter of Mabel Lansdowne as alleged delinquent, neglected, or dependant child. } Entry For Hearing

This day came H. W. Hawley, and filed herein an affidavit alleging that Mabel Lansdowne is a delinquent child, and that said child is in the control of George Lansdowne.

Monday, Feb. 19th 1912.

71 61 In the matter of the Estate of John E. McCune, deceased. } Filing first and final account.

This day came J. P. McDowell and A. C. Warner ex executors of the Estate of John E. McCune late of Union County, Ohio, deceased, and presented their first and final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of March, A.D. 1912, at one o'clock, P. M. to which time said matter is continued.

72 61

In the Matter of John E. McCune. This day came L. S. E. ... and the ... It hereupon ... and that ... deceased, ... It hereupon ... said claim ... the said ... assets the ... there be ... character

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The State ... in ... Earl ... This day ... Earl ... Testimony ... It is ... guilty as ... Through ... the sum ... taxed at \$... house of ... are paid ... therefrom ... and costs ... or suit

74 68

In the Matter of Susan M. ... This day ... and filed ... pointed A ... for Town ... that there ... of the all ... to what ... and the ... be appor ... it is orde ... surities a

In the Matter of the Estate }
 of } allowing claim of A. E. Warner, executor.
 7261 John E. McCune, deceased.

This day this matter came on to be heard upon the claim of A. E. Warner, an Executor of the Estate of John E. McCune, deceased, and the evidence in support thereof.

Whereupon, the Court finds said claim to be valid and correct, and that there is due from the estate of said John E. McCune, deceased, to the said A. E. Warner, the sum of \$29.95.

It hereupon is considered and ordered by the Court that said claim be allowed as valid against said estate, and that the said estate, and that the said Executor may retain out of the assets thereof a sum sufficient to pay the same, if so much there be thereof applicable to the payment of claims of the same character.

The State of Ohio }
 vs } Journal Entry
 7467 Carl Zoder

This day this cause having come on to be heard, the defendant Carl Zoder having been arraigned in court, plead not guilty. Testimony was heard.

It is the opinion of the Court that the defendant is guilty as charged.

Whereupon the court hereby fines the defendant Carl Zoder the sum of seventy five Dollars and costs of this prosecution, taxed at \$11.25, and that he stands committed to the work house of the city of Columbus, Ohio, until the fine and costs are paid, or secured to be paid, or until he be discharged therefrom by allowing a credit of 60 cts per day on such fine and costs for each day of confinement in such work house or until he be otherwise discharged according to law.

In the Matter of }
 The Estate of } Appointment.
 7468 Susan M. Morford } Oidus for Bond.
 Deceased.

This day Howard Shaw appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Susan M. Morford 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 Howard Shaw is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Six Thousand (\$6000)

Dollars, and this cause is continued

In the Matter of }
 The Estate of } Appointm^t. Order.
 7468 Susan M. Morford } Bond Approved. Letters Issued.
 Deceased.

This day Edward Shaw appeared in open Court, accepted the appointment as Administrator, of the estate of Susan M. Morford deceased, and gave and filed herein his Bond in the sum of Six Thousand (\$6000) Dollars conditioned according to law, with O. Shaw and F. A. Thompson free holders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward Shaw that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

In the Matter of The Will of } Order for Filing Will.
 7470 Clarence A. Snowden died. } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Clarence A. Snowden, 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 widow and next of kin of the testator, resident of the State of Ohio 1 day prior thereto, that said application will be for hearing before this Court on the 21st day of February, 1912, at 10 o'clock P.M.

In the Matter of the Guardianship }
 6383 of Joseph Mills Poling. } Filing Final Account.

This day came Jeremiah Poling guardian of Joseph M. Poling 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 19th day of Feb. A.D. 1912, at one o'clock P.M. to which time said matter is continued.

In the Matter of }
 The Estate of }
 7469 E. H. Schneider } Appointm^t.
 Deceased. } Order for Bond.
 Wednesday, February, 21st, 1912.

This day W. S. Kunder appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of E. H. Schneider late of Paris Township, Union County, Ohio, deceased, and an

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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. G. Hinderer is legally competent, it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Eighteen Thousand (\$18,000.) Dollars, and this cause is continued.

In the Matter of }
The Estate of } Appointment Order.
E. H. Schneider, dec'd. } Bond Approved. Letters Issued.

This day W. G. Hinderer appeared in open Court, accepted the appointment as Administrator, of the Estate of E. H. Schneider deceased, and gave and filed herein his Bond in the sum of Eighteen Thousand (\$18,000.) Dollars, conditioned according to law, with Charles A. Morelock and Edward Court fee-holders as sureties, which bond is approved by the Court.

It is therefore ordered that Letters of administration issue to said W. G. Hinderer that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$—.

In the Matter of the Estate } Appointment of Appraisers
of E. H. Schneider, deceased. }

This day came W. G. Hinderer, administrator of the Estate of E. H. Schneider, 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 Schwarzkopf, Peter Weber and Henry Rauech, 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.

Friday, February 23rd 1912.

In the Matter of the Will of } Order on Hearing.
Clarence A. Snowden, dec'd. } Admission to Probate and Record.

Be it Remembered, That heretofore to-wit: on the 19th day of February A.D. 1912, an instrument of writing, purporting to be the Last Will and Testament of Clarence A. Snowden, late of Blairtown 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. M. Wurtsbaugh and N. D. 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 Clarence A. Snowden 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 Ethel F. Snowden pay the costs herein taxed at \$0.00.

7470 In the Matter of the Last Will & Testament of Clarence A. Snowden, deceased. } Ordering Citation to Widow

It appearing to the Court from the last will and testament of Clarence A. Snowden deceased, which has been duly admitted to probate and record in this court, that said testator died leaving Ethel F. Snowden his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Ethel F. Snowden, 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 }
Clarence A. Snowden, } Election of Widow
Deceased. }

I, Ethel F. Snowden widow of Clarence A. Snowden late of Chabourne 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 provisions made for me in the Last Will and Testament of said Clarence A. Snowden, deceased in lieu of being endowed of the lands of my de-

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In the Matter of }
The Will of }
7470 Clarence A. Snowden }
Deceased. } Orders on
Election of Widow.

This day Ethel F. Snowden widow of said Clarence A. Snowden 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 Ethel F. Snowden widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Ethel F. Snowden executrix pay the costs herein taxed at \$2.00

Monday, February 26th 1912.

In the Matter of }
The Estate of }
7471 Clarence A. Snowden }
Deceased. } Appointment.
Orders for Bond.

The Last Will and Testament of Clarence A. Snowden late of Staibourne Township, in this County, deceased, having heretofore been duly proved and allowed; this day Ethel F. Snowden 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 Ethel F. Snowden 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 Four Thousand (\$4000) Dollars, and this cause is continued.

In the Matter of }
The Estate of }
7471 Clarence A. Snowden }
Deceased. } Appointment. Bond Approved.
Letters Issued

This day Ethel F. Snowden appeared in open Court, accepted the trust as Executrix of the Estate of Clarence A. Snowden deceased, and gave and filed herein her Bond in the sum of Four Thousand (\$4000) Dollars, conditioned according to law, with Gordon C. Wheeler and Edgar H. McMahon 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 Ethel F. Snowden that this proceeding be re-

corded, and that said Executor pay the costs herein taxed at

In the Matter of the Estate of }
7471 Clarence A. Snowden decd. } Appointment of Appraisers.

This day came Ethel F. Snowden, executrix of the Estate of Clarence A. Snowden 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 Moore, Elmer Hall and A. J. Miller, 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 Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

In the Matter of }
7472 The Estate of } Appointment
J. W. Columbus Decd. } Order for Bond.

This day R. W. Columbus 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. Columbus late of Jackson Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed Administrator of the estate of J. W. Columbus late of Jackson Township, Union County Ohio deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said R. W. Columbus 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.

In the Matter of }
7472 The Estate of } Appointment Order.
J. W. Columbus, Decd. } Bond Approved. Letters Issued.

This day R. W. Columbus appeared in open Court, accepted the appointment as Administrator, of the Estate of J. W. Columbus deceased, and gave and filed herein his Bond in the sum of One Thousand and (\$1000) Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co. free holders as sureties, which bond is app. by the Court. It is there for ordered

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that Letters of Administration issue to said R. W. Columbe that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

7472 In the Matter of the Estate }
of J. W. Columbe, deceased. } Appointment of Appraisers.
This day came R. W. Columbe, administrator of the Estate of J. W. Columbe, 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 Jesse Robinson, Ben Carter and Ed Young, 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 Appraisalment of the Estate aforesaid, pursuant to law, and this matter is continued.

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7473 Howard Shaw - Admors-
Susan Morford. }
Plaintiff }
vs. } Filing Petition To Sell
J. N. Morford. } Real Estate.
Defendants. }

This day came the Plaintiff Howard Shaw and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Susan Morford, 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 said defendants; and this cause is continued.

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In the Matter accounts filed } Feb. 24th 1912.
for settlement } Motus Approv.

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.

7099 J. B. Bonnstal, executors of the estate of Benjamin Thomas: first account.

7327 Chas F. Sellers, administrator of the estate of Mary R. Sellers: first and final account.

6851 R. B. Willis, administrator of the estate of Sarah M. Willis: Second and final account.

5877 Alva E. Dumm, executor of the estate of George W. Dumm: final account.

7018 L. F. Wood and H. R. McAdow, executors of the estate of Thaddeus Wood: Second account.

7021 Alonzo Skidmore, administrator of the estate of Henry Moore: first and final account.

6904 Lucinda M. Southard et al, executors of the estate of John S. Southard: third and final account.

In the Matter of }
The Estate of }
7099 Benjamin Thomas } First Account.
Deceased. }

This day the first account of J. B. Bonnstal, Alva Dumm and Benj. Thomas executors of the estate of Benjamin Thomas 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 & twenty-four & 26/100 Dollars (\$2524.26) in the hands of said executors due said estate:

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 }

7327 Mary R. Sellers

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.

7099 J. B. Bonnstal, executors of the estate of Benjamin Thomas: first account.

7327 Chas F. Sellers, administrator of the estate of Mary R. Sellers: first and final account.

6851 R. B. Willis, administrator of the estate of Sarah M. Willis: Second and final account.

5877 Alva E. Dumm, executor of the estate of George W. Dumm: final account.

7018 L. F. Wood and H. R. McAdow, executors of the estate of Thaddeus Wood: Second account.

7021 Alonzo Skidmore, administrator of the estate of Henry Moore: first and final account.

6904 Lucinda M. Southard et al, executors of the estate of John S. Southard: third and final account.

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

The Court finds a balance of Twenty-five hundred & twenty-four & 26/100 Dollars (\$2524.26) in the hands of said executors due said estate:

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 }

6851 Sarah M. Willis

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.

7099 J. B. Bonnstal, executors of the estate of Benjamin Thomas: first account.

7327 Chas F. Sellers, administrator of the estate of Mary R. Sellers: first and final account.

6851 R. B. Willis, administrator of the estate of Sarah M. Willis: Second and final account.

5877 Alva E. Dumm, executor of the estate of George W. Dumm: final account.

7018 L. F. Wood and H. R. McAdow, executors of the estate of Thaddeus Wood: Second account.

7021 Alonzo Skidmore, administrator of the estate of Henry Moore: first and final account.

6904 Lucinda M. Southard et al, executors of the estate of John S. Southard: third and final account.

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

The Court finds a balance of Twenty-five hundred & twenty-four & 26/100 Dollars (\$2524.26) in the hands of said executors due said estate:

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 }

In the Matter of }
 The Estate of }
 7327 Mary E. Sellers Decd. } First and Final Account.

This day the first and final account of Chas. F. Sellers administrator of the estate of Mary E. Sellers 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.

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 }
 6857 Sarah M. Willis Decd. } 2nd and final Account.

This day the 2nd and final account of R. B. Willis administrator of the estate of Sarah M. Willis 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 hundred & fifty-three & 37/100 Dollars. (\$1353.37), in the hands of said Administrator due said estate; which amount he is ordered to pay over and distribute according to law.

Costs paid.

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

5877 In the Matter of
The Estate of
George H. Deunum
deceased

Final Account.

This day the final account of A. E. Deunum executor of the estate of Geo. H. Deunum 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 Four hundred & eighty Dollars (\$480.00), being commissions on the amount collected and accounted for 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 (\$100.00), 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.

Costs paid

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

7015 In the Matter of
The Estate of
Thaddeus Wood, dec'd

Second Account.

This day the Second Account of L. F. Wood and H. R. McAdow executors of the estate of Thaddeus Wood 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 Two and 12/100 Dollars (\$2.12), in the hands of said executors due said estate.

Costs paid.

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In the Matter of
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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 }
Henry Moore, deceased. } First and final Account.

7021 This day the first and final Account of George Shedmore administrator of the estate of Henry 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 Ninety five and 52/100 Dollars (\$95.52), 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.

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 }
6904 John S. Southard } Third and final Account.
Deceased. }

This day the third and final Account of Lucinda M. Southard and et al., executors of the estate of John S. Southard 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 One hundred + ninety + 7/100, Dollars (\$190.71), 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.

Costs paid.

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

Thursday, February 29th 1912.

W. G. Henderick - Adm^r -
E. H. Schneider.
Plaintiff

-vs-

7475 Catherine Schneider (widow)
Herman C. W. Schneider
Sarah C. "
August M. P. "
Walter C. P. "
Loyal Pearson and
J. M. Martin.

Filing Petition To Sell
Real Estate.

Defendants.

This day came the Plaintiff W. G. Henderick - Adm^r - of the estate of E. H. Schneider and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said E. H. Schneider, 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.

Friday, March 1st 1912.

7053 In the matter of the Estate of }
Isaac Mummy, deceased. } Filing First and Final Account

This day came J. L. Riehey administrator of the Estate of Isaac Mummy 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 March A.D. 1912 at one o'clock, P.M. to which time said matter is continued.

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In the matter of
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In the matter of } Inquest- Feeble-Minded.
Lillie Sawyer } Orders for Warrant, etc.

This day John H. Willis a resident citizen of Marietta Ohio, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Lillie Sawyer into the Ohio Institution for Feeble-Minded Youth.

It is therefore ordered that a warrant issue to End Price commanding him to bring said Lillie Sawyer alleged to be feeble-minded, before this Court on the 2nd day of March 1912, at 9 o'clock A.M.

And it is further ordered that subpoenas issue for Dr. Longbrake and Dr. Southard respectable physicians and for Mrs. Frank Fote, and Frank Fote witnesses, to appear at the time and place aforesaid; and this cause is continued.

Monday, March 4th 1912.

7475

E. M. Gibson, guardian of
Kent L. Ballinger, a minor
Plaintiff.

vs.

Kent L. Ballinger
Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of Order of Sale issued to E. M. Gibson guardian of the estate of Kent L. Ballinger a minor 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. M. Gibson as such Guardian, make to the purchaser James W. Ballinger a good and sufficient deed for the premises, so sold. And the said James W. Ballinger desiring to pay all of said purchase money in cash said guardian is ordered to accept the same.

It is further ordered that this proceeding be recorded, and that said E. M. Gibson pay the costs herein taxed at \$14.50.

7476

In the matter of } Feeble Minded
Lillie Sawyer } Orders on Hearing, etc.

This day this cause came on to be heard, and the said Lillie Sawyer was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of P.D. Longbrake + H. S. Southard the medical witnesses, and of Frank Fote and Mrs. Frank Fote and being satisfied that said Lillie Sawyer is a feeble-minded person, incapable of receiving instruction in the common schools of the State, 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 feeble-mindedness has occurred during the time she has resided in this state, and that she is a proper subject for classification and discipline at the Ohio Institution for Feeble-minded Youth.

It is therefore ordered that D. D. Longbrake & A. K. Southard the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law.

The Court further finds that said feeble-minded person has no estate to defray the expense in supporting her in said institution.

And it is further ordered that an application be made to the Superintendent of said Institution for the admission of said Lillie Sawyer and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; and it further ordered that said Lillie Sawyer be committed to the custody of the Ohio Institution for Feeble-minded until otherwise ordered, and this cause is continued.

Tuesday, March 5th 1912.

7286 In the Matter of the Estate of } John Frost, Deceased. } Filing 1st and final Account.

This day came John R. Longbrake administrator of the Estate of John Frost 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 March A.D. 1912. at one o'clock P.M. to which time said matter is continued.

7108 In the Matter of the Guardianship } of Lucy A. Maberry. } Filing First Account.

This day came Elmer Williams guardian of Lucy A. Maberry a Sumatic 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 March A.D. 1912. at one o'clock P.M. to which time said matter is continued.

7439 In the Matter of The Estate of } George Caldwell, Deceased. } Filing Inventory.

This day came James F. Caldwell administrator of the Estate of George Caldwell 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 provided, is further taxed at \$-

In the Matter of } filed

This } it is ordered } in the Matter of } on Saturday.

7286 John R. Longbrake and final

7261 J. R. M. D. first and

7290 Anna A. and final

7053 J. R. Bickel and final

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In the Matter of } of Will

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Benjamin } J. F. Brown } Ex. Benj

7421

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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 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, March 30th 1912, at one o'clock p.m., as follows:

- 7286 John R. Ronghrey, administrator of the estate of John Trout: first and final account.
- 7261 J. P. M. Dowell & A. E. Weaver, executor of the estate of John E. McBumie: first and final account.
- 7290 Anna A. Fennel, executor of the estate of Agatha Dellinger: first and final account.
- 7053 J. R. Rieley, administrator of the estate of Isaac Mummery: first and final account.
- 6383 Jeremiah Poling, guardian of Joseph M. Poling: fourth account.
- 5539 Chas. Michel, guardian of William Harris: third account.
- 7108 Elmer Williams, guardian of Lucy A. Mabery: first account.
- 7099 J. J. Bown, et al. executor of the estate of Benj. Thomas: 2nd and final account.

In the Matter of the Guardianship }
of William Harris, deceased. } Filing Fifth Account.

This day came Chas. Michel guardian of William Harris 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 30th day of March A.D. 1912, at one o'clock P.M. to which time said matter is continued.

Benjamin Thomas }
S. J. Bown & Alva Green }
Ex. Benj. Thomas }
Plaintiff. }
7421 }
The Wooster University }
Petition to Sell Real Estate.
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the return of the above named executors of the estate of Benjamin Thomas 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 Benj. Thomas, S. J. Bown & Alva Green as such Executor, make to the purchasers a good and sufficient deed for the premises so sold.

as follows first tract, Edward A. Thompson.
 Second tract, Calvin C. Dunlap
 Third tract, Thomas P. Thomas.

It is further ordered that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$ (Paid)

In the Matter of the Estate of }
 7079 Benj. Thomas, Deceased. } Final 2nd & final Account.

This day came S. B. Brown et al executors of the Estate of Benj. Thomas late of Union County, Ohio, deceased, and presented his 2nd 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 March A.D., 1912 at one o'clock P.M. to which time said matter is continued.

Thursday, March 7th 1912.

In the Matter of The Estate of }
 7472 J. W. Columbus, Deceased } Filing Inventory.

This day came B. W. Columbus administrator of the Estate of J. W. Columbus, 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 B. W. Columbus 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 B. W. Columbus pay the costs herein taxed at \$ —.

In the matter of the }
 6199² Estate of } Orders Approving Appeal Bond, etc.
 H. A. Metlake }

This day Josiah W. Metlake appeared in open Court, and gave a written undertaking to E. B. Metlake and the estate of H. A. Metlake deceased, the adverse party, conditioned according to law, in the sum of \$55.40 Dollars, with Loren C. Metlake, as sureties. And it appearing to the Court that said sureties are sufficient, it is ordered that said Bond be and is hereby approved.

It is ordered that an authenticated transcript of the Docket and Journal Entries, and of the order, decision, or decree appealed from in the above entitled case, be made out and filed with the Court of Common Pleas of this County on or before the second day of the term of said Court next after this date, by said person appealing, as provided by law.

And it is further ordered that this proceeding be recorded and that said Josiah W. Metlake pay the costs herein taxed at \$ — within ten days.

Dudley C. Thurston
 Probate Judge

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 7474 William...
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7471 In the Matter of the Estate of Clarence A. Snowden, decd. } Case No. 7471.
Saturday, March 9th, 1912.
Journal Entry.

This day this matter coming on to be heard upon the motion of the Executor of said estate, Ethel E. Snowden, to set aside the order for appraisement of chattels heretofore issued by this Court, and the evidence.--

The Court, being fully advised in the premises, finds that the statement heretofore made by said Executor in her application for letters testamentary as to the amount and value of the personal estate of said decedent is an inadvertent error; and that, in fact, the value of said personal estate is probably much less than \$500.00;

Wherefore, it is considered, ordered, and adjudged by the Court that the said order for the appraisement of the personal estate of said decedent be, and the same here by us, set aside as being unnecessary at the present time.

7477 In the Matter of The Will of John Ruhl, Decedent. } Tuesday, March 12th, 1912.
Orders for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of John Ruhl, late of Charbourne 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 20th day of March 1912, at 1 o'clock P.M.

7478 The State of Ohio. } Affidavit charging violation of local option law.
vs. William C. Peppard.

This day this cause having come on to be heard, William C. Peppard appeared in court and plead guilty as charged in affidavit;

Whereupon it is considered, adjudged and ordered that he pay a fine in the sum of seventy five Dollars (\$75.00) and costs.

7474 The State of Ohio. } Journal entry dismissing.
vs. William C. Peppard.

This day J. H. Willis prosecuting Attorney + James E. Robinson for defendant, appeared in open Court and dismissed this cause without record. Whereupon the same is ordered by the Court.

5167 In the Matter of the Guardianship }
 of Guy C. Cliehlis } Filing Final Account.
 This day came Thos. D. Shields guardian of Guy C. Cliehlis
 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 27th day of April A.D. 1912, at one
 o'clock P.M. to which time said matter is continued.

7271 M. F. Melch Executor }
 of John A. Melch } Plaintiff }
 vs. }
 M. F. Melch }
 et al. } Defendants. }
 Orders Approving & Confirming Sale.

This day this cause came on to be heard on the return
 of M. F. Melch executor of John A. Melch deceased, of his pro-
 ceedings 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 order-
 ed that said M. F. Melch as such Executor, make to the pur-
 chaser Alvah B. Green a good and sufficient deed for the prem-
 ises so sold.

It is further ordered that this proceeding be recorded,
 and that said Executor pay the costs herein taxed at \$

Thursday March 15th 1912.

The State of Ohio, }
 Union County, }

6717 In the Estate of }
 J. M. McCloud } Deceased. }
 Journal Entry.

It appearing upon the application of John J. McCloud, Charles
 F. McCloud, and Charles L. Schwartz, executors of the Estate of
 J. M. McCloud, deceased, that all the debts of said Estate having
 been paid, and there remains in their hands certain stock
 of The Davis Chair Company belonging to said Estate and
 that it is the desire of the parties entitled to the distribu-
 tion of the assets of said Estate that the same be distribu-
 ted to them in kind, and that said parties have filed
 in this Court their written consent thereto, it is hereby
 ordered that said Executors distribute the said stock among
 the distributees of said Estate as follows:-

- To John J. McCloud, 1/3 shares of the stock of The Davis Chair
 Company, of the par value of \$100.00 per share;
- To Eugene C. Schwartz, 1/3 shares of the stock of The Davis

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Chair Company of the par value of \$100.00 per share.
To Rena E. Fridell, 1's share of the stock of The Davis Chair
Company of the par value of \$100.00 per share;
To Melle G. Hopkins, 1's share of the stock of The Davis Chair
Company of the par value of \$100.00 per share, and
To Ordean F. McCloud, 3's shares of the stock of The Davis Chair
Company of the par value of \$100.00 per share.

7262 In the Matter of the Estate of }
Francis M. Dort, Decd. } Filing first & final Account.
This day came Edward W. Porter executor of the Estate of
Francis M. Dort 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 adver-
tised for hearing on Saturday, the 13th day of April A.D. 1912
at one o'clock, P. M. to which time said matter is continued.

7480 In the Matter of }
The Estate of } Appointment.
Sarah E. Cartmell } Order for Bond.
Decd. }

This day Richard L. Cameron appeared in open Court, and
made and filed an application under oath as required by
law to be appointed Administrator of the estate of Sarah E.
Cartmell late of Paris Township, Union County, Ohio, Decd.,
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 ad-
ministrator should be appointed, and that said Richard
L. Cameron 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 (\$3000.00) Dollars, and
this cause is continued.

7480 In the Matter of }
The Estate of } Appointment. Order.
Sarah E. Cartmell } Bond Approved. Letters Issued.
Decd. }

This day Richard L. Cameron appeared in open Court, ac-
cepted the appointment as Administrator, of the Estate of
Sarah E. Cartmell deceased, and gave and filed herein his
Bond in the sum of Three Thousand (\$3000.) Dollars, condi-
tioned according to law, with Elias J. Dadds and J. L. Cameron
that this proceeding be recorded, and that said Adminis-
trator pay the costs herein taxed at \$

3755^b In the Matter of the Guardianship } March 10th 1912.
 of Raymond H. C. Chapman. } Filing Fourth Account.
 This day came Uriah Calhoun guardian of Raymond H. Chapman an imbecile of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1912, at one o'clock P.M. to which time said matter is continued.

3755^b In the Matter of the Guardianship }
 of Mary J. Chapman } Filing Fourth Account.
 This day came Uriah Calhoun guardian of Mary J. Chapman an imbecile of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1912, at one o'clock P.M. to which time said matter is continued.

Monday, March 18th 1912.

Richard L. Cameron - Adm-
 Sarah E. Cartmell
 Plaintiffs

vs.
 William L. Cartmell, Walter
 Cook, Clarence C. Cartmell,
 7481 Walter Cartmell & Edna Coughlin.
 Defendants.

Filing Petition To Sell Real Estate.

This day came the Plaintiff Richard L. Cameron Adm- Sarah E. Cartmell and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Sarah E. Cartmell, 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 said defendants: and this cause is continued.

M. A. Walcutt, executor of
 The Estate of James Walcutt.
 Plaintiff

vs.
 Susie Walcutt, Addie Walcutt,
 James Walcutt, Frank Walcutt,
 Elias Walcutt, Alice Walcutt, and
 Andrew J. Pellers Defendants.

Filing Petition To Sell Real Estate.

M. A. Walcutt
The Estate

7482 Susie Walcutt
 James Walcutt
 Charles Walcutt
 and Andrew J. Pellers

This day
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M. A. Walcutt
 The Estate
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7482 Susie Walcutt
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7482 M. A. Walcutt, executor of
The Estate of James Walcutt.
Plaintiff.
vs.
Susan Walcutt, Addie Walcutt.
James Walcutt, Frank Walcutt.
Charles Walcutt, Alice Walcutt
and Andrew J Peters
Defendants.

Filing Petition To Sell
Real Estate.

This day came the Plaintiff M. A. Walcutt, executor of the estate of James Walcutt and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said James Walcutt, 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.

7482 M. A. Walcutt, executor of
The Estate of
James Walcutt, deceased.
Plaintiff.
vs.
Susan Walcutt
et al. Defendants.

Affidavit for Constructive Service.
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 Defendant Susan Walcutt, Addie Walcutt, James Walcutt, Frank Walcutt, and Charles Walcutt, non-resident of Ohio, that service of summons on their cannot be made in this State; that the residence of said Defendants are unknown to the Plaintiff, that the heirs of James Walcutt 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.

6851 In the Matter of }
 The Estate of }
 Sarah M. Willis }
 Deceased. }
 Account of }
 Final Distribution }
 Orders.

This day R. B. Willis administrator of the estate of Sarah M. Willis deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said R. B. Willis: it is ordered that the same be and hereby is allowed as his final discharge. Said R. B. Willis and his sureties are thereupon forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said R. B. Willis pay the costs herein taxed at \$ — (Paid)

Monday, March 18th 1912

W. H. Owen Administrator }
 of the Estate of }
 Elizabeth Moffitt. }
 Plaintiff }

7455 vs. }
 Mate B. Moffitt et al. }
 Defendants. }

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, to pay the debts of the said Elizabeth Moffitt deceased. No widowers, it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of A. F. Coon, J. M. Drake and O. L. Bonham 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.

7443 In the Matter of }
 The Estate of }
 J. Q. Marriott }
 Deceased. }
 Inventory and Appraisement. }
 Partnership Assets. }
 Orders, Appraisers Appointed.

This day this cause came on to be heard upon the application filed herein for the appointment of appraisers of the assets of the late partnership of J. Q. Marriott and Dave North

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ington and it appearing to the Court that due notice of this hearing has been given as heretofore ordered, and that appraisers should be appointed: it is ordered that J. A. M. M. M., Ben Snowden and William Kimmey three judicious disinterested persons be and they hereby are appointed as such appraisers. It is further ordered that said appraisers make out, under oath, a full and complete inventory and appraisement of the entire assets of said partnership, including real estate, together with a schedule of the debts and liabilities thereof. It is further ordered that said appraisers deliver such inventory and appraisers and schedule to Harry C. Oest the Executor of J. P. Marriott to be by him forthwith filed in this Court, and this cause is continued.

Wednesday, March 20th 1912.

7282 In the matter of the Estate of Harry R. Miller, Deceased. } Filing First and Final Account.
This day came John B. Miller administrator of the Estate of Harry R. Miller 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., 1912, at one o'clock, P.M. to which time said matter is continued.

Thursday, March 21st 1912.

7486 State of Ohio } Entry
vs } Sentence.
L. B. Shumaker }
This day the within defendant L. B. Shumaker having been arraigned in Court plead guilty to the charges he is accused of.

Whereupon the court hereby fines the defendant L. B. Shumaker the sum of twenty five Dollars and costs of these proceedings, taxed at six and 1/3% Dollars and that he stand committed to the work house of the City of Columbus, until the fine and costs are paid, or secured to be paid or until he be discharged therefrom by allowing a credit of 60 cts per day on such fine and costs for each day of confinement in such work-house, or until he be otherwise discharged according to law.

Dudley C. Shoups
Probate Judge.

Plead guilty and paid fine and costs.

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7487 In the Matter of the Guardianship }
 of Delmar Wood & Melvina Wood }
 Minors. } Appointment
 Orders for Bond.

This day H. R. McAdow appeared in open Court, and made application to be appointed Guardian of Delmar Wood and Melvina Wood and the Court being satisfied that said Delmar Wood is a minor of the age of 15 years, Sept 1st 1911. Melvina Wood is a minor of the age of 12 years March 2nd 1912. and children of Benjie Wood late of Liberty Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Delmar Wood and Melvina Wood leaving in open Court made choice of said H. R. McAdow as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said H. R. McAdow 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 H. R. McAdow be appointed such Guardian upon giving Bond with sureties as required by law in the sum of Sixteen Hundred (\$1600.) Dollars; and this cause is continued.

7487 In the Matter of the Guardianship }
 of Delmar Wood & Melvina Wood }
 Minors. } Appointment Bond Approved
 Letters Issued.

This day H. R. McAdow appeared in open Court accepted the appointment as Guardian of Delmar Wood and Melvina Wood and gave and filed herein his Bond in the sum of Sixteen Hundred (\$1600.) Dollars, conditioned according to law, with R. R. Wood and L. F. Wood freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said H. R. McAdow 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. R. McAdow that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ —.

7488 In the Matter of }
 The Estate of }
 Robert A. Conklin } Appointment
 Deceased. } Orders for Bond.

This day Geo Smart appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Robert A. Conklin 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 state-

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7488 In the Matter of }
 The Estate of }
 Robert A. Conklin }
 Deceased. }
 This day Geo Smart
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7477 In the Matter of }
 The Estate of }
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ment 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 Aea Smart is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Five Thousand (\$5000.) Dollars, and this same is continued.

In the Matter of }
The Estate of } Appointment, Order.
7488 Robert A. Conklin } Bond Approved. Letters Issued.
Deceased. }

This day Aea Smart appeared in open Court, accepted the appointment as Administrator, of the Estate of Robert A. Conklin deceased, and gave and filed herein his Bond in the sum of Five Thousand (\$5000.) Dollars, conditioned according to law, with Elias Rausch and Rolland Conklin freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Aea Smart that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

In the Matter of The Will of } Order on Hearing.
7477 John Ruhl, Deceased. } Admission to Probate and Record.

Be it Remembered, That, heretofore, to-wit: on the 20th day of March A.D. 1912, an instrument of writing to be the Last Will and Testament of John Ruhl, late of Claiborne 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 M. McFarland one of the subscribing witnesses to said Will is dead.

Whereupon Nettie McFarland & R. G. Cook appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said John M. McFarland attached to said Will. R. G. Cook 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 aforesaid instrument of writing is the last Will and Testament of said John Ruhl deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing

and reading 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 W^m M. Rubel pay the costs herein taxed at \$.

7477 In the matter of the Last Will and Testament of John Rubel Deceased. } Ordering Citations to Widow.

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

It is therefore ordered that a citation issue to said Julia Ann Rubel 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 Consort and take the distributive share of her personal estate.

Friday, March 22nd 1912.

7485 The State of Ohio vs. Omer Degood. } Journal Entry.

This day this cause having come on to be heard, Omer Degood plead not guilty to the charge as against him in affidavit, in open court. Trial had and witnesses examined, Wilbur Hoque and Sam Moffit. The defendant made no defence, but upon the testimony I hereby find the defendant guilty as charged.

The court hereby fines the defendant Omer Degood the sum of Twenty Five Dollars, and the costs of this prosecution, taxed at \$11.48, and that he stand committed to the Work house of the City of Columbus, until the fine and costs are paid or secured to be paid, or until he be discharged there from by allowing a credit of 60 cents per day on such fine and costs for each day of confinement in such work house, or until he be otherwise discharged according to law.

7281 In the matter of the Estate of Nancy M. Murphy, Deid. } Filing First and Final Account. This day came C. J. Snidell administrator of the Estate of Nancy M. Murphy late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said Estate duly verified.

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Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of April A.D. 1912 at one o'clock P.M. to which time said matter is continued.

Saturday, March 23rd, 1912.

7288

In the Matter of the Estate of }
J.M. Davids Deceased. } Filing first Account.

This day came F.J. Williams administrator of the Estate of J.M. Davids 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 April A.D. 1912. at one o'clock, P.M. to which time said matter is continued

7276

In the Matter of }
The Estate of }
Mary E. Roots Deid. } Orders

This day W. J. Roots, administrator of the estate of Mary E. Roots, 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, nothing being in his hands.

Thereupon this cause came on to be heard upon said petition and the evidence, and the Court being fully advised in the premises finds the statements in said Petition true, and ascertains the amount necessary to pay said indebtedness in addition to said assets to be the sum of Sixteen Hundred Dollars, (\$1600.00).

It is therefore ordered that a Certificate thereof be given to said Administrator, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

7278

In the Matter of the }
Last Will and Testament }
of James O. Butler, deceased. } Entry
James O. Butler, Executor.

This day this cause on to be heard upon the application of O.D. Butler and J.F. Meff, as guardian of Amy Meff and Emery Meff, minors, filed herein this 22nd day of March 1912, praying for an order directing James O. Butler, Executor herein to make a partial distribution of certain funds now in his hands to said O.D. Butler, J.F. Meff as guardian of Amy Meff and Emery Meff, minors, and James O. Butler, an individual, as residuary legatee under the last Will and Testament of James Butler, deceased, and the evidence and was submitted to the Court: upon consideration whereof the Court finds that the facts stated in said application are true and that the said Executor has in

in his hands the sum of seven thousand and fifty-eight and 1/4^o (\$7058.73), dollars in cash and that the same is available for distribution, and it is therefor ordered and adjudged that the said executor proceed to make distributions of the said sum and that he distribute the same to the said residuary legatees as follows:

To O.D. Cutler the sum of two thousand three hundred and fifty-two and 9/100 dollars.

To L.F. Meff, as Guardian of Amy Meff and Emory Meff, minors, the sum of two thousand three hundred and fifty-two and 9/100 dollars.

To James O. Cutler as an individual the sum of two thousand three hundred and fifty-two and 9/100 dollars.

Monday, March 25th 1912.

John H. Burkade
administrator of
The Estate of
Rebecca J. Leggett
Plaintiff
Laurilla A. Hulick
et al. Defendants

Petition to Sell Real Estate.

Orders of Sale, etc.

7319

This day came the said Plaintiff by his attorney, and produced to the Court the report of an appraisement herin made by A.H. Kirby, R.B. Cameron, and Chas. 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 hereby is approved and confirmed.

It is therefor further ordered that said J.H. Burkade as such administrator proceed according to law to sell the real estate described in the petition 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 6 weeks consecutively of the terms and time and place, of sale, prior thereto, in some newspaper 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 made, and this cause is continued.

John H. Burkade
administrator of the Estate
of Rebecca J. Leggett
Plaintiff

7319

Laurilla A. Hulick
et al. Defendants

This day this cause coming on to be heard on the return

of John H. Burkade
deceased, of
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State of Ohio
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of John H. Kunkade administrator of the estate of Rebecca Biggett 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. Kunkade as such administrator, make to the purchasers J. C. and Walter Elliott 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 \$ —.

Tuesday, March 26th 1912.

State of Ohio

vs.

7483 William Tamm } Sentence.

This day the within named defendant having been arraigned in court plead guilty to the charge as charged in affidavit.

Thereupon the Court fines the defendant William Tamm Five hundred Dollars and costs of this proceeding, taxed at Nine and 3/100 Dollars, — and that he stand committed to the work house of the City of Columbus, until this fine and costs are paid or secured to be paid or until he be discharged therefrom by allowing a credit of 60 cents per day on such fine and costs for each day of confinement in such work house or until he be otherwise discharged according to law.

It is also ordered that the above defendant be allowed to go free during good behavior and so long as he does not sell intoxicating drinks and upon the payment of one hundred and twenty five Dollars of the above fine, costs to be taken out of this money.

Wednesday, March 27th 1912

In the Matter of The Will of }
B. F. Miller, deceased.

Orders for Filing Will,
Notice and Hearing

7489

This day an instrument of writing, purporting to be the last Will and Testament of B. F. 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 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 April 1912, at 1 o'clock P.M.

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7490 In the Matter of The Will of }
 Martha Kollman, deceased. }
 Order for Filing Will.
 Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Martha Kollman, 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 2nd day of April 1912, at 1 o'clock P.M.

Thursday, March 28th 1912.

7455 M. H. Pence adm- }
 of The Estate of }
 Elizabeth Moffitt. }
 vs. Plaintiff }
 Mate R. Moffitt }
 et al. Defendants }
 Order of Sale, etc.
 This day came the said Plaintiff by his attorney, and produced to the Court the report of an appraisement herein made by A. F. Coon, J. M. Drake and O. B. Bouhan 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 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 M. H. Pence 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, 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.

7455 M. H. Pence, adm- of }
 The Estate of }
 Elizabeth Moffitt. }
 Plaintiff }
 vs. }
 Mate R. Moffitt. }
 et al. Defendants }
 Order Approving and Confirming Sale
 Petition to Sell Real Estate

This day this cause coming on to be heard on the return of M. H. Pence, Administrator of the estate of Elizabeth Moffitt deceased, of his proceedings and sale under the former

order of the said return all respects ordered to be confirmed as such to Robinson & It is for and that & —

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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 W. H. Owen as such Administrator, make to the purchaser William Robinson 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 \$ —.

7491 In the Matter of the Guardianship } Appointment.
of Dana Mulvain, "minor" } Order for Bond.
This day F. M. Mulvain appeared in open Court, and made application to be appointed guardian of Dana Mulvain and the Court being satisfied that said Dana Mulvain is a minor of the age of 5 years, July 4th 1911, and child of Emma J. Mulvain late of Beeburg 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 F. M. Mulvain 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 F. M. Mulvain be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five Hundred (\$500.00) Dollars; and this cause is continued.

7491 In the Matter of the Guardianship } Appointment. Bond Approved.
of Dana Mulvain, "minor" } Letters Issued.
This day F. M. Mulvain appeared in open Court, accepted the appointment as Guardian of Dana Mulvain and gave and filed herein his Bond in the sum of Five Hundred (\$500.00) Dollars, conditioned according to law, with O. R. Murphy and M. W. Radow free holders as sureties thereon, which Bond is approved by the Court. Thereupon said F. M. Mulvain took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said F. M. Mulvain that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ —.

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7063 In the Matter of the Estate of }
 Emma Mulhain deceased. } Filing First and Final Account.
 This day came O. L. Murphy administrator of the Estate
 of Emma Mulhain 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 advertis-
 ed for hearing on Saturday, the 27th day of April A. D. 1912, at one
 o'clock P. M. to which time said matter is continued.

7484 The State of Ohio, }
 vs. } Journal Entry
 Charles Donohoe }
 This day this cause having come on to be heard, Charles
 Donohoe appeared in open Court and plead guilty to the
 charge in the above entitled cause.
 Whereupon the Court fines the
 defendant Charles Donohoe in the sum of One hundred
 \$100.00 Dollars and costs taxed at 7.00 and orders same paid
 immediately.
 (costs and fine paid)

Dudley E. Thornton,
 Probate Judge

Saturday, March 30th 1912.

7492 The Board of Inferiary }
 Directors of Union County }
 Ohio } Plaintiffs.
 vs. }
 Their Inmate. }
 Patrick Ferry Defendant }
 Petition to Sell Real Estate.
 Order for Notice

This day The Board of Inferiary Directors of Union
 County, Ohio, appeared in open Court and filed their petition
 duly verified, asking for the sale of real estate therein
 described, belonging to their said inmate
 It is ordered that the time of hearing said petition be
 and hereby is fixed for the 6th day of April 1912, at 1 o'clock
 P. M.
 It is further ordered that said Directors cause notice thereof,
 and of the filing and demand of said petition, to be
 given to said Patrick Ferry 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.

6700³ In the Matter of }
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6700³ In the Matter of the Guardianship }
 of Margaret Boney. } Filing Second Account.
 This day came Stephen Boney guardian of Margaret Boney 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 April A.D., 1912, at one o'clock P.M. to which time said matter is continued

In the Matter of Accounts }
 filed for settlement. } Motus Approvatus.

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.

- 7286 John L. Loughrey, administrator of the Estate of John Trout: first and final account.
- 7261 J. P. McDowell and A. E. Warner, executors of the Estate of John E. McBune: first and final Account.
- 7290 Anna A. Fensil, executrix of the Estate of Agatha Dellinger: first and final account.
- 7053 J. L. Richey, administrator of the Estate of Isaac Munnery: first and final Account.
- 6383 Jeremiah Poling, guardian of Joseph M. Poling: fourth Account.
- 5539 Charles Michel, guardian of William Harris: third account.
- 7108 Elmer Williams, guardian of Lucy Maberry: first account.
- 7079 J. S. Bown, et al. executors of the Estate of Benj. Thomas: 2^d and final Account.

In the Matter of }
 The Estate of } First and Final Account.
 7256 John Trout, Deceased. }

This day the First + Final Account of John L. Loughrey administrator of the estate of John Trout 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 commissions on the amount collected and accounted 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.

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 }
John C. Mc Cune } First and Final Account.
Deceased.

7261

→ It is ordered that said Executors be and they are allowed the sum of One hundred & twenty-three & 2/100 Dollars (\$123.20), for extraordinary services not required of them in the common course of the estate, which sum the Court considers just and reasonable.

This day the First and Final Account of J. O. Mc Dowel and Albert C. Warner executors of the Estate of John C. Mc Cune, deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, and dismissed, 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 Executors be and they are allowed the sum of Three hundred & Ninety-four & 29/100 Dollars (\$394.29), being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

It is ordered that said Executors be and they are allowed the sum of Thirty-six and 14/100 Dollars (\$36.14), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of One Thousand Dollars (\$1000.00), 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 John C. Mc Cune, deceased.

Costs paid.

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

7270

In the Matter of }
The Estate of }
Agatha D. }
Deceased.

This day the First and Final Account of J. O. Mc Dowel and Albert C. Warner executors of the Estate of Agatha D. Deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, and dismissed, 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 Executors be and they are allowed the sum of One hundred and twenty-three & 2/100 Dollars (\$123.20), 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.

Costs paid.

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

7053

In the Matter of }
The Estate of }
Isaac M. }
Deceased.

This day the First and Final Account of J. O. Mc Dowel and Albert C. Warner executors of the Estate of Isaac M. Deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, and dismissed, 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 Executors be and they are allowed the sum of One hundred and twenty-three & 2/100 Dollars (\$123.20), being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

7220 In the Matter of }
 The Estate of }
 Agatha Dellinger } First and Final Account.
 Deceased.

This day the First and Final Account of Anna A. Seibel executrix of the estate of Agatha Dellinger 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 Executrix be and she is allowed the sum of Seven and 3/100 Dollars (\$7.93), 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.

Costs paid

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

7053 In the Matter of }
 The Estate of }
 Isaac Mummy. } First and Final Account.
 Deceased.

This day the First and Final Account of Jeff R. Richey administrator of the estate of Isaac Mummy 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 Fourteen + 9/100 Dollars (\$14.97), 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 + 85/100 Dollars (\$1.85), 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.

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 Account.
6383 Joseph Mills Poling }

This day the fourth account of Jeremiah Poling Guardian of 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 Two hundred + Ninety seven + 56/100 Dollars, (\$297.56), due said Guardian from said Ward.

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 } Fifth Account.
5339 William Harris }

This day the Fifth 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.

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ed the sum of Twenty-nine and 7/100 Dollars (\$29.76), 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.
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 Account.
7108 Lucy A. Maberry.

This day the first Account of Elmer Williams guardian of Lucy Maberry 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-five Dollars, (\$35.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two hundred & Seven & 7/100 Dollars, (\$207.72), due said Ward — from said Guardian.
Costs paid.

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

In the Matter of Accounts }
filed for settlement. } Motion 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, Apr. 27th 1912, at one o'clock p.m., as follows:

- 7282 John B. Miller, administrator of the estate of Harry R. Miller: first and final Account.
- 7251 C. D. Grindell, administrator of the estate of Maucy M. Murphy: first and final Account.
- 7278 T. J. Williams, administrator of the estate of J. M. Davids: first account.
- 7063 O. L. Murphy, administrator of the estate Emma Mulvain: first and final Account.

- 5167 Thos. P. Shields, guardian of Guy C. Chellis: Final account.
- 3755⁶ Uriah Cabell, guardian of Mary J. Chapman: Fourth account.
- 3755⁶ Uriah Cabell, guardian of Raymoth A. Chapman: fourth account.
- 7262 Edward W. Porter, executor of the estate of Francis M. Dost: first and final account.
- 6700⁸ Stephen Long, guardian of Margaret Bowie: second account.

Tuesday, April 3rd 1912.

D. H. Burnham
Adm. - J. W. Heath
Plaintiff

vs.

7494 Edna Heath
Walter Heath
David Allen Ray
Defendants

Filing Petition To Sell
Real Estate.

This day came the Plaintiff D. H. Burnham as Administrator of J. W. Heath and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said J. W. Heath, 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.

Wm. G. Hinderer
administrator of the
Estate of C. H. Scheiderer
Plaintiff

vs.

7475 Catherine C. Scheiderer
Defendants.

Order F. 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, to pay the debts of the said C. H. Scheiderer deceased.

And Catherine C. Scheiderer the widow of the said C. H. Scheiderer having by her answer, waived the assignment of her dower by metes and bounds, it is there-

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fore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of John Schwartzkopf, Louis Doelinger and Adam Vobath 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.

Howard Shaw
administrator of the Estate
of Susan M. Morford.
Plaintiff

7473

J. M. Morford, et al.
Defendants

Order of Appraisal.

This day this cause came on to be heard upon the petition, proofs and exhibits 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 Susan M. Morford deceased.

And J. M. Morford the widower of the said Susan M. Morford having by his answer, waived the assignment of his dower by dower and bounds; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of George Moore, James Mitchell and Jacob Blue, 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.

6594^a

In the matter of }
Frank H. Armstrong } Inquest of Lunacy
Orders for Warrant, etc

This day C. C. Armstrong a resident citizen of Maconville, 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 Gad Price Sheriff commanding him to bring said Frank H. Armstrong alleged to be insane, before this Court, on the 12th day of April 1912, at 1 o'clock P.M.

And it is further ordered that subpoenas issue for A. MacIvor and C. D. Mills, respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

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65-94^a In the Matter of } Inquest of Lunacy.
 Frank H. Armstrong } Orders on Hearing, etc.

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

Thereupon the judge proceeded with the examination; and having heard the testimony of A. Mac Ivor and C.D. Mills the medical witnesses, 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 this State, that he 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. Mac Ivor and D.C. Mills 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 Frank H. Armstrong and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

7495 In the Matter of }
 The Trust created by } Appointment.
 Item four of The Will of }
 Benj. Thomas, dec'd } Orders For Bond.

This day S.J. Bown appeared in open Court, and made application (by petition filed herein), for the appointment of a Trustee of Edgar Jones the Trust created by Item four of the will of Benj. Thomas deceased; and in appearing to the Court that said Will was duly admitted to in this Court on the 26th day of Dec. 1909, and the Court being satisfied that a trustee is necessary, and that S.J. Bown 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 S.J. Bown be appointed such Trustee upon giving bond with securities as required by law; in the sum of Fifteen Hundred (\$1500.) Dollars; and this cause is continued.

7495 In the Matter of }
 The Trust created by }
 Item four of The Will of }
 Benj. Thomas, dec'd }
 Orders For Bond.

This day this cause came on to be heard, and the said Benj. Thomas was before the Court.

7493 In the Matter of }
 The Trust created by }
 Item four of The Will of }
 Benj. Thomas, dec'd }
 Orders For Bond.

This day this cause came on to be heard, and the said Benj. Thomas was before the Court.

7490 In the Matter of }
 The Trust created by }
 Item four of The Will of }
 Benj. Thomas, dec'd }
 Orders For Bond.

This day this cause came on to be heard, and the said Benj. Thomas was before the Court.

In the Matter of }
 The Trust Created by }
 7495- Item Four of The Will of }
 Benj. Thomas, Deed. }
 Appointment. Order
 Bond Approved. Letters Issued.

This day S. J. Bown appeared in open Court, accepted the appointment as Trustee of the Trust created by Item four of the Will of Benj. Thomas deceased, and gave and filed herewith his Bond in the sum of Fifteen hundred (\$1,500.) Dollars, conditioned according to law, with C. R. Mr. Allister and A. B. Green freeholders as sureties thereon, which Bond is approved by the Court.

It is therefore ordered that Letters of Trusteeship issue to said S. J. Bown that this proceeding be recorded and that said Trustee pay the costs hereof taxed at \$ —.

In the Matter of the Will of }
 7493 Conrad Wolf, Deceased. }
 Orders for Filing Will
 Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Conrad Wolf, 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, 5 days prior thereto, that said application will be for hearing before this Court on the 11th day of April 1912, at 1 o'clock P. M.

In the Matter of the Will }
 7490 of Martha Wallace, Deceased. }
 Orders on Hearing.
 Admission to Probate + Record.

Be it Remembered. That, heretofore, to wit: on the 26th day of March A. D. 1912, an instrument of writing, purporting to be the Last Will and Testament of Martha Wallace, late of Blairbourne 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 one of the witnesses to said Will, J. F. Miller having since deceased thereupon H. J. Brooks and J. L. Horn appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said J. F. Miller attached to said Will. J. L. Horn the other subscribing witness to said Will appeared

and examined 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 Wallau, 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 Thos. Wallau pay the costs herein taxed at \$5.00. Paid.

Saturday, Apr. 6th 1912.

Howard Shaw
administrator of
Susan M. Morford
Plaintiff

Petition to Sell Real Estate.

7473 J. M. Morford
et al. Defendants

Order of Sale, etc.

This day came the Plaintiff by his attorney, and produced to the Court, the report of an appraisement herein made by G. W. Moore, Jacob Blue and J. M. McAllister 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 hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be upon 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 Howard Shaw 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.

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6795 In the Matter of the Guardianship }
 of Maud, Merle and Mabel Jarvis } Filing 3rd & 4th (Final Account) }
 Plus day came Addie Jarvis guardian of Maud, Merle
 and Mabel Jarvis minors of Union County. Plus, and pre-
 sented her third and (final account for Maud) in settle-
 ment of said Guardianship duly verified.
 Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 14th day of June, A.D.
 1912, at one o'clock P.M. to which time said matter is
 continued.

7443 In the Matter of }
 The Estate of } Inventory and Appraisement
 J. P. Marriott, Deed. } Partnership Assets. Order
 Plus day came Harry E. Oerts executor of J. P. Marriott
 and filed herein the inventory and appraisement of
 the assets of the late partnership of J. P. Marriott and David
 Worthington, together with a schedule of the debts and liabil-
 ities thereof. It is ordered that this proceeding (includ-
 ing the schedule of the real estate) be recorded in the re-
 cords of inventories in this Court. It is further ordered
 that the costs herein taxed at \$50.00 be paid out of said part-
 nership assets by said Executor.

7479 In the Matter of }
 The Estate of } Appointment
 Benjamin F. McComb. } Orders for Bond
 Deceased. }
 Plus day Catharine McComb appeared in open Court,
 and made and filed an application under oath as required
 by law to be appointed Administratrix of the estate of
 Benjamin F. McComb late of Leesburg 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 there-
 of; and the Court being satisfied that an administrator
 should be appointed, and that said Catharine McComb
 is legally competent; it is ordered that she be appointed
 upon giving Bond with sureties as required by law, in
 the sum of Twenty Thousand (\$20,000) Dollars, and this
 cause is continued

In the Matter of
The Estate of
7479 Benj. F. Mc Combs } Appointment. Order
Deceased. } Bond approved. Letters Issued.
This day Catharine Mc Combs appeared in open Court,
accepted the appointment as Administratrix, of the Estate
of Benj. F. Mc Combs deceased, and gave and filed here
in her Bond in the sum of Twenty Thousand (\$20,000)
Dollars, conditioned according to law, with Ruffie Mc
Whorter, Anne Ayers, Nettie Ayers, Verma Jones and John
Mc Combs free holders as sureties which bond is approved
by the Court. It is therefore ordered that Letters of
Administration issue to said Catharine Mc Combs that
this proceeding be recorded and that said Administratrix
pay the costs herein taxed at \$

Monday, April 1st 1912.

Board of Infirmary
Directors of Union County
Ohio.

Plaintiff

vs.

7492 Patrick Ferry.

Defendants

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 en-
tered their appearance in the case; and that as set forth
in the petition, it is necessary to sell the real estate for
the reason that it is deemed advisable by said Board of
Infirmary Directors and to be to the best interest of said
Patrick Ferry; it is therefore ordered and adjudged by
the Court that the said premises be appraised free of dower
by the paths of E. S. Bours, J. P. Crowder and A. Darrow jud-
icious 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.

Orville Marriott W. H.
Longbrake and D. S. Danforth
Infirmary Directors of
Union County Ohio.

7492

vs.

Patrick Ferry

Defendant

Petition to Sell Real Estate

Order of Sale, etc.

This day came the said Plaintiff by their attorney, and
produced to the Court the report of an appraisement here-
in made by E. S. Bours, J. P. Crowder and A. Darrow in

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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 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 Patrick Ferry to sell the real estate described in the petition at private sale.

It is therefore further ordered that said Orville Marriott, M. H. Longbrake and D. S. Danforth as such Infirmary Directors 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 petitioners is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Board of Infirmary
Directors

Plaintiffs

Petition to Sell Real Estate

7492 Patrick Ferry
Defendant

Orders Approving and Confirming Sale

This day this cause coming on to be heard on the return of Board of Infirmary Directors of Union County, Ohio, of their proceedings and sale under the former order of this Court, the 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 that said Orville Marriott, M. H. Longbrake and D. S. Danforth as such Board of Infirmary Directors make to the purchasers Ellenore McBride a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said plaintiffs pay the costs herein taxed at.

In the Matter of the Guardianship of
Howard Columbe.

Irene Columbe, minors

Appointment.
Orders For Bond.

7497

This day Eliza C. Columbe appeared in open Court and made application to be appointed guardian of Howard Columbe and Irene Columbe and the Court being satisfied that said Howard Columbe is a minor of the age of 18 years, July 18-1911. Irene Columbe is a minor of the age of 13 yrs. Apr. 18-1911. and children of John W. Columbe late of Jackson Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Howard Columbe and Irene Columbe having in open Court made choice of said

Olivia E. Columbus as their Guardian, which choice is approved by the Court, and the Court being further satisfied that a Guardian is necessary, and that said Olivia E. Columbus 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 Olivia E. Columbus 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.

7497 In the Matter of the Guardianship of Howard Columbus and Irene Columbus minors } Appointment. Bond Approved. Letters Issued.

This day Olivia E. Columbus appeared in open Court, accepted the appointment as Guardian of Howard Columbus and Irene Columbus and gave and filed herein her Bond in the sum of Fifteen Hundred (\$1500) Dollars, conditioned according to law, with C. E. Carter, Ed Young and A. D. Jarvis freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Olivia E. Columbus 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 Olivia E. Columbus that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$—.

Tuesday April 9th 1912.

7469 In the Matter of The Estate of } Filing Inventory
C. H. Schneider Deceased.

This day came W. S. Hinderer administrator of the Estate of C. H. Schneider 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. S. 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 \$—.

7498 H. R. M... guardian
Delmer M...
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This day Melrose M... duly verified belonging...

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7099 In the Matter of Benjamin...

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H. R. McAdow
 guardian of
 Delmar Wood &
 7498 Melvius Wood
 Plaintiff
 vs.
 His Wards, et al.
 Defendants

Petition to Sell Real Estate
 Order for Notice

This day H. R. McAdow guardian of Delmar Wood and Melvius Wood appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said Ward Delmar Wood and Melvius Wood.

It is ordered that the time of hearing said petition be and hereby is fixed for the 10th day of April, 1912, 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 Delmar Wood and Melvius Wood 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.

In the Matter of the Estate }
 of Benjamin Thomas deceased. } Exceptions to second
 and final Account.

This cause came on for hearing this day for confirmation of said account and the hearing of the exceptions thereto. Thereupon there came into open Court the executors of said estate and the Moderator University, by its attorneys and agreed that the exceptions to the \$500.00 credit under date of March 5th to B. R. Thomas might be overruled, and that the exceptions to the \$250.00 allowance of extra compensation to P. J. Brown be sustained to the extent of reducing said extra allowance to the sum of \$227.45, and that the exceptions to the \$250.00 allowance of extra compensation under date of March 5th to Alva Green be sustained to the extent of reducing said extra allowance to the sum of \$177.45, and that the exceptions to the \$265.00 allowance of extra compensation to Benjamin Thomas under date of March 5th be sustained to the extent of reducing said extra allowance to \$177.45.

It is therefore considered and adjudged that said P. J. Brown be allowed as extraordinary compensation the sum of \$227.45; that the said Alva Green be allowed as extraordinary compensation the sum of \$177.45, and that the said Benjamin Thomas be allowed as extraordinary compensation the sum of \$177.45.

7443 In The Matter of } Partnership of
 The Estate of } J. O. Marriott and
 J. O. Marriott Decd } Dave Worthington

Orders Approving Bond of Surviving Partner, etc.

This day Dave Worthington surviving partner of the late partnership of J. O. Marriott and Dave Worthington appeared in open Court, and with the consent of Harry Oet executor of the estate of said J. O. Marriott deceased, and the approval of the Court, elected to take the interest of said decedent, in the partnership assets, at the appraised value thereof, first deducting therefrom the debts and liabilities of the partnership.

Said surviving partner gave to said Harry Oet his promissory note in the sum of seven hundred + Nine + 80/100 Dollars, payable in 6 months from date, with interest, and with Lyda Oet good and approved surety, for the payment of the interest of said deceased partner in the partnership assets; and said surviving partner also gave bond to said Executor in the sum of One Thousand \$, 000.00 dollars, with Wm Oet and Lido Oet sureties, for the payment of the debts and liabilities of said partnership and for the performance of all contracts for which said partnership is liable; which bond is approved by the Court.

It is ordered that said Executor execute and deliver to Dave Worthington the purchaser, a deed for the deceased partnership's interest in the real estate of such partnership.

It is further ordered that this proceeding be recorded and that said surviving partner pay the costs herein taxed at \$ — within ten days, as a part of the debts & liabilities of said partnership.

D. H. Burnham Adm-
 J. W. Heath }
 Plaintiff
 vs.
 Edna Heath }
 et al. } Defendant.

Order for Appraisement.

This day this cause came on to be heard upon the petitions, 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 J. W. Heath deceased.

And there is no widow; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the raters of W. W. Rhoads, O. C. Stovins and W. W. Orakood, judicious and disinterested free holders of the

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vicinity, whom the Court hereby appoint for that purpose, and that they return their proceedings to this Court for confirmation

7492 In the Matter of The Will of } Orders for filing Will.
Thomas D. Shields decd. } Notice and Hearing

This day an instrument of writing, purporting to be the last Will and Testament of Thomas D. Shields, 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 24th day of April 1912, at 1 o'clock P.M.

Friday, April 12th 1912.

7493 In the Matter of the Will } Orders on Hearing.
of Conrad Wolff decd. } Admissions to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 1st day of April A. D. 1912, an instrument of writing, purporting to be the last Will and Testament of Conrad Wolff, 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 Edward M. Doxter and George C. Edwards 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 to be the last Will and Testament of said Conrad Wolff 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 \$ —.

7439 In the Matter of the Last Will & Testament of Conrad Wolff, Deceased. } Ordering Citation to Widow.

It appearing to the Court from the last Will and Testament of Conrad Wolff deceased, which has been duly admitted to probate and record in this Court, that said testator died leaving Anna M. Wolff his widow, and that provision was made for said widow in said will.

It is therefore ordered that a citation issue to said Anna M. Wolff, 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 consort and take the distributive share of his personal estate.

7437 In the Matter of } Orders on The Will of } Election of Widow. Conrad Wolff deceased.

This day Anna M. Wolff widow of said Conrad Wolff 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 Anna M. Wolff widow thereupon elected to take under said Will.

It is ordered that this proceeding be recorded and that Henry Wolff pay the costs herein taxed at \$ —.

Monday, April 15, 1912.

7489 In the Matter of the will of } Orders on Hearing. Admissions to B. F. Miller, Deceased. } April 12th 1912. Probate & Record.

Be it Remembered, That heretofore, to-wit: on the 26 day of March, A.D. 1912, an instrument of writing, purporting to be the Last Will and Testament of B. F. 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 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. E. Knox and W. D. Henry 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 B. F. Miller deceased; that the same was duly executed & attested;

and that ... and sealed ... memory. It is the admitted testimony of this Court. It is for ... herein tax

7167 In the Matter of } James F. ... This day ... F. Hull ... his first ... duly verified. Whereupon for hearing one o'clock

7332 In the Matter of } J. E. Furl ... This day ... J. E. Furl ... sented his ... duly verified. It here used for at one o'clock

7099 In the Matter of } Benj. F. ... The ... This ... atal ex ... came on ... leaving ... been filed ... Journal ... annexed ... matters ... the pre ... just an ... It is o ... allowed ... It is o ... lowed the Dollars

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 Elizabeth V. Miller pay the costs herein taxed at \$ —.

In the Matter of the Estate of }
71 67 James F. Hull, Deceased. } Filing First and Final Account.

This day came John C. Hull, executor of the Estate of James F. Hull 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 14th day of June, A.D., 1912 at one o'clock, P.M. to which time said matter is continued.

In the Matter of the Estate of }
73 32 J. E. Finley, Deceased. } First and Final Account.

This day came M. H. Mills administrator of the Estate of J. E. Finley 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 14th day of June A.D., 1912, at one o'clock, P.M. to which time said matter is continued.

In the matter of }
70 99 The Estate of } 2nd + Final Account.
Benj. Thomas, decd.

This day the second and final account of S. J. Brown et al executors of the estate of Benj. Thomas deceased, came on for hearing and settlement, due notice thereof having been published according to law, exceptions having been filed thereto and settlement according to Entry herein Journal 30 - Page 521, 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 Two hundred + Seventy-two + 50/100 Dollars (\$ 272.55), being commissions on the amount col.

lected and accounted for by them, and being in full compensation for all his ordinary services rendered.

It is ordered that said executors be and they are allowed the sum stated in entry - Journal 30 - Page 521 for extraordinary services not required by them in the common course of their duty, which sum the Court considers just and reasonable.

The Court finds said account duly balanced Under agreement by Journal entry Journal 30 - Page 521 and said estate settled according to law.

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

Monday, April 15th 1912.

State of Ohio

vs.

Journal Entry

7500

Ernest Stump,

This day the above entitled cause came on to be heard, The above defendant was arraigned in Court and plead not guilty.

That had and witness examined and upon the testimony adduced the Court finds the Defendant guilty as charged.

Thereupon the Court fines the defendant Ernest Stump the sum of One hundred (\$100) Dollars and the costs of this prosecution taxed at \$8.25, and that he stand committed to the work house of the City of Columbus until the fine and costs are paid, or secured to be paid or until he be discharged therefrom by allowing a credit of 60 cts. per day on such fine and costs for each day of confinement in such work house, or until he be otherwise discharged according to law.

H. R. McAdow guard of Delmar Wood and Melvin Wood

vs. Plaintiff

Petition to Sell Real Estate

7498

The Wards

Defendants

Order of Sale, etc

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an order of appraisement herein made by L. B. Harvey, Norman Bown and T. J. Dallingier 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 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 Wards to sell the real estate described in the petition at private sale,

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It is the Guardian private sale of, or the sale. The this Court this cause

H. R. McAdow of Delmar

7498

The Wards et al.

This day H. R. McAdow proceeding the Court being sat regularly be and the this order make to deed for It is and that

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In the Matter of W. H. C.

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In the Matter of the

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titions at private sale.

It is therefore ordered that said H. R. McAdow as such Guardian proceed to sell said real estate, free of down, 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.

H. R. McAdow guardian
of Delmar Wood and Melvin Wood
Plaintiff

7498 His Ward
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 H. R. McAdow guardian of Delmar Wood and Melvin Wood 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 H. R. McAdow as such guardian make to the purchaser Otto Turner 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 \$

Friday April 19th 1912.

In the Matter of the Guardianship }
of Wm. H. Bous. an insane person } Filing 2nd Account.

This day came Geo Smart guardian of Wm. H. Bous. an insane person 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 1st day of June, A.D. 1912, at one o'clock P.M. to which time said matter is continued.

In the Matter of the Inspection }
of the Treasury of Union County O. } Appointment of Inspectors

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 Bruce G. Gausner and George W. Warden competent and trust worthy accountants of opposite politics to count the money in the office of the County Treasurer of said Union County, Ohio, and do make a complete and thorough inspection of the

of the books, accounts and vouchers therein
 Thereupon the said Bruce G. Gummer and George W. Marden appeared in open Court and accepted said appointment.

Thereupon a commission was duly issued to said Bruce G. Gummer and George W. Marden 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 Bruce G. Gummer and George W. Marden proceed without unnecessary delay to make such inspections 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.

Saturday April 20th 1912.

7464 of Henry V. Spicer
 Executor
 of Ray B. Jordan
 vs. Plaintiff
 S. K. Howison,
 et al. Defendants

Petition to Sell Real Estate
 Order of Sale, etc

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by William Burke, J. F. Wood and J. M. Koch 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 therefore further ordered that said Henry V. Spicer as such executor proceed according to law to sell the real estate, described in the petition here from do over 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 four weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper 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.

Henry V. Spicer
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 Ray B. Jordan

7464

S. K. Howison
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Henry V. Spicer executor
of the Estate of
Ray L. Jordan
Plaintiff

vs.

7464 J. K. Howison
et al. Defendants

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, there in described, to pay the debts of the said Ray L. Jordan deceased. It is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of William Burke, J. F. Wood and J. H. Koch, judicious and disinterested freeholders of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceeding to this Court for confirmation.

Monday, April 22nd 1912.

7501 In the Matter of the Inspection
of the Treasury of Union County, O

Filing report of Inspectors, etc.

This day this matter came on further to be heard, and there upon came Bruce B. Ganner and Geo. W. Hardin heretofore, to wit: On April 18th 1912, 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 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 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 \$30, be paid by said Union County, pursuant to law.

7502 In the Matter of the Guardianship of Jesse M. Conrad, minor. } Appointment. Order for Bond.
 This day Jesse F. Conrad appeared in open Court and made application to be appointed Guardian of Jesse M. Conrad and the Court being satisfied that said Jesse M. Conrad is a minor of the age of 4 years, Nov. 25th 1911, and child of Maud B. Conrad late of Leesburg 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 Jesse F. Conrad is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Jesse F. Conrad be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued.

7502 In the Matter of the Guardianship of Jesse M. Conrad, minor. } Appointment. Bond Approved. Letters Issued
 This day Jesse F. Conrad appeared in open Court, accepted the appointment as Guardian of Jesse M. Conrad and gave and filed herein his Bond in the sum of Four Thousand (\$4000) Dollars conditioned according to law, with Wm King and B. F. Stanfield free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Jesse F. Conrad took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Jesse F. Conrad that this proceeding be recorded, and that said Guardian pay the Costs herein taxed at \$5.⁰⁰

6616 In the Matter of The Estate of Peter Hill } Wednesday, April 24th 1912. Order For Motion
 This day The United Surety Co. appeared in open Court and filed its application to be released as surety from the bond of S. W. Vauwinkle as surety of S. W. Vauwinkle. It is ordered that the time of hearing said application be and hereby is fixed for the 22nd day of April, 1912, at 1 o'clock P. M., and that notice thereof in writing be given to said S. W. Vauwinkle to be served upon him 3rd days before said day of hearing, and this cause is continued.

6616 In the Matter of The Estate of Peter Hill }
 This day Jesse F. Conrad appeared in open Court and made application to be appointed Guardian of Jesse M. Conrad and the Court being satisfied that said Jesse M. Conrad is a minor of the age of 4 years, Nov. 25th 1911, and child of Maud B. Conrad late of Leesburg 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 Jesse F. Conrad is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Jesse F. Conrad be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued.

7504 In the Matter of Blind }
 This day Jesse F. Conrad appeared in open Court, accepted the appointment as Guardian of Jesse M. Conrad and gave and filed herein his Bond in the sum of Four Thousand (\$4000) Dollars conditioned according to law, with Wm King and B. F. Stanfield free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Jesse F. Conrad took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Jesse F. Conrad that this proceeding be recorded, and that said Guardian pay the Costs herein taxed at \$5.⁰⁰

7503 In the Matter of The Estate of Herman }
 This day Jesse F. Conrad appeared in open Court, accepted the appointment as Guardian of Jesse M. Conrad and gave and filed herein his Bond in the sum of Four Thousand (\$4000) Dollars conditioned according to law, with Wm King and B. F. Stanfield free holders as sureties thereon, which Bond is approved by the Court. Thereupon said Jesse F. Conrad took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Jesse F. Conrad that this proceeding be recorded, and that said Guardian pay the Costs herein taxed at \$5.⁰⁰

In the Matter of }
The Estate of }
Peter Hill } Orders.

6616

This day this cause came on to be heard upon the application of The United Surety Co. a surety on the bond of S. W. Vaukhile as Administrator of Peter Hill to be released from the bond of said S. W. Vaukhile; and it appearing to the Court that notice of this hearing has been duly given to said S. W. Vaukhile, as heretofore ordered, and being of opinion there is good reason therefor, it is ordered that said application be granted. It is further ordered that said S. W. Vaukhile give a new bond in the sum of One thousand (\$1000) 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 }
Blind Relief Commission } Appointment.

7004

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 for said County, the following named person, resident of said County of Union, whose terms of office shall begin on the date of this appointment, to-wit: on the 23rd day of April 1912, and continue from said date for the respective terms hereinafter designated, to-wit: R. L. Roebuck whose address is Richwood, Ohio for the term of Three of Years;

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.

In the Matter of }
The Estate of } Appointment.
Herman Schultz } Orders For Bond.

7503

This day Alice Schultz appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Herman Schultz, late of Claiborne Township Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged 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 Alice Schultz 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 (\$1000.) Dollars, and this cause is continued

75-03 In the Matter of }
The Estate of } Appointment, Orders,
Arman Schultzy } Bond Approud. Letters Secured.
Deceased.

This day Alice Schultzy appeared in open Court, accepted the appointment as Administrator of the Estate of Arman Schultzy deceased, and gave and filed herein her Bond in the sum of One Thousand (\$1000.) Dollars, conditioned according to law, with H. D. Brooks and M. D. Kimmey feeholders as sureties, which bond is approud by the Court. It is therefore ordered that Letters of Administration issue to said Alice Schultzy that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$-.

74-75 M. G. Hunderer }
Admin- }
of C. H. Scheidner } Petition to Sell Real Estate
Plaintiff }
vs. }
Catherine E. Scheidner }
etal. } Defendants }
Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by John Schwartzhoff, Louis Dollinger and Adam Woloth 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 hereby is approud 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 M. G. Hunderer 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

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75-03 In the Matter of }
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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 for said County, the following named 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 1911, and continuing from said date for the respective terms hereinafter designated, to-wit: F. H. Macey whose address is Marysville, Ohio for the term of Three years:

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 said person.

7503

In the Matter of the Estate of } Appointment of Appraisers.
Herman Schully, decd.

This day came Alie Schully, administrator of the estate of Herman Schully, 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 M. H. Hill, Bent Cabell and J. M. Coy, 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.

Thursday, April 25th 1912.

7499

In the Matter of the Will of } Order on Hearing
Thomas D. Shields } Admission to Probate and Record.

Be it Remembered, That heretofore to-wit: on the 10th day of April A.D. 1912, an instrument of writing, purporting to be the Last Will and Testament of Thomas D. Shields, 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 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. R. Bragg and R. W. Elsom 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. Thereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Thomas P. Shields 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 \$ —.

74 99 In the Matter of the Last Will and Testament of Thomas P. Shields Deceased. } Ordering Citation to Widow

It appearing to the Court from the last Will and testament of Thomas P. Shields deceased, which has been duly admitted to probate and record in this Court, that said Testator died leaving Louise Shields his widow, and that provision was made for said widow in said Will.

It is therefore ordered that a citation issue to said Louise Shields, 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 her said husband and take the distributive share of his personal estate.

75 05 In the Matter of The Estate of Thomas P. Shields Deceased. } Appointment. Orders for Bond.

The Last Will and Testament of Thomas P. Shields late of Millcreek Township, in this County, deceased, having heretofore been duly proved and allowed; this day Alfred W. Shields 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 Alfred W. Shields is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Four Thousand (\$4000.) Dollars, and this cause is continued.

75 05 In the Matter of The Estate of Thomas P. Shields Deceased.

This Court has reviewed the true and correct copy of the Last Will and Testament of said Thomas P. Shields deceased, and finds the same to be the true and correct copy of the Last Will and Testament of said Testator, 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 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 \$ —.

75 05 In the Matter of The Estate of Thomas P. Shields Deceased.

This Court has reviewed the true and correct copy of the Last Will and Testament of said Thomas P. Shields deceased, and finds the same to be the true and correct copy of the Last Will and Testament of said Testator, 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 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 \$ —.

72 87 In the Matter of The Estate of Thomas P. Shields Deceased.

This Court has reviewed the true and correct copy of the Last Will and Testament of said Thomas P. Shields deceased, and finds the same to be the true and correct copy of the Last Will and Testament of said Testator, 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 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 \$ —.

7505 In the Matter of }
 The Estate of } Appointment. Bond Approved.
 Thomas P. Shields } Letters Issued.
 Deceased.

This day Alfred W. Shields appeared in open Court, accepted the trust as Executor of the Estate of Thomas P. Shields deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000) Dollars, conditioned according to law with The Maryland Casualty Company 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 Alfred W. Shields that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$—.

7505 In the Matter of the Estate of } Appointment of Appraisers.
 Thomas P. Shields, dec'd.

This day came Alfred W. Shields, executor of the Estate of Thomas P. Shields, 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 John W. C. Bright, Lee W. Elson and Roy Brown, 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.

Monday, April 27, 1912.

7287 M. G. Hinderer admr- }
 of E. H. Scheiderer. } Confirming Sale and
 Plaintiff. } Ordering Distribution.
 vs. }
 Catherine E. Scheiderer }
 et al. } Defendants.

This day this cause came on to be heard on the return of the Order of Sale heretofore issued herein to M. G. Hinderer 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 M. G. Hinderer as such administrator is hereby ordered to execute and deliver to Catherine E. Scheiderer, the purchaser, a good and sufficient deed for the

premises so sold.

And the Court coming not to distribute the proceeds of said sale in the hands of said Administrator, viz: \$ 974.9, orders that he pay:

First: To the Treasurer, the tax is, and interest thereon against said lands.

Second: To the Clerk of this Court the costs of this action.

Third: Pay to J. M. Martin \$ 502.50.

Four: " " Sereal Pearce 3574.56.

Five: " " Catherine E. Schindler 2405.52.

7287 In the matter of the Estate of Rebecca J. Biggett, Deid. } Filing First and Final Account.

This day came John A. Kirkade executor of the Estate of Rebecca J. Biggett 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 do vest used for hearing on Saturday, the 1st day of June, A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

In the matter of the Accounts } Notice Ordered, 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 conformant to law.

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

7282 John B. Miller, administrator of the estate of Harry R. Miller; first and final account.

7281 C. J. Grindell, administrator of the estate of Nancy M. Murphy; first and final account.

7288 T. J. Williams, administrator of the estate of J. M. Davids; first account.

7063 O. L. Murphy, administrator of the estate of Emma Mahan; first and final account.

5167 Thos. P. Shields, guardian of Guy C. Bellis; final account.

3755* Urial Cahill, guardian of Mary J. Chapman fourth account.

3755* Urial Cahill, guardian of Raymond H. Chapman; fourth account.

7262 Edward M. Dodder, executor of the estate of Francis Dort; first and final account.

6700* Stephen Long, guardian of Margaret Bourne second account.

7282

In the matter of the Estate of Harry C. ...

This ... administrator ... came on ... having been ... except or ... examined ... all matters ... the premises ... and costs ...

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In the matter of the Estate of Nancy ...

7281

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7282

In the Matter of
The Estate of
Harry R. Miller }
Deceased. } First and Final Account.

This day the First and Final Account of John R. Miller
administrator of the estate of Harry R. Miller, 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 Nineteen + 03/100 Dollars (\$19.55),
being commissions on the amount collected and account-
ed for by him, and being full compensation for all
his ordinary services rendered.

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

Costs paid.

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

7281

In the Matter of
The Estate of
Nancy M. Murphy }
Deceased. } First and Final Account.

This day the first and final account of C. S. Grindell
of the estate of Nancy M. Murphy 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-
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.

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

Costs paid.

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

7288 In the Matter of }
 The Estate of } First Account
 J. M. Davids, decd. }

This day the First Account of E. J. Williams of the estate of J. M. Davids 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 confirmed.

It is ordered that said Administrator be and he is allowed the sum of Ninety-three & 4/100 Dollars (\$93.40), 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-seven & 1/100 Dollars (\$357.11) in the hands of said Administrator due said estate, which amount he is ordered to pay over and distribute according to law.

Costs paid.

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

7063 In the Matter of }
 The Estate of } First and Final Account
 Emma Mulhair, Decd. }

This day the first and final Account of O. B. Murphy administrator of the estate of Emma Mulhair 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-one & 5/100 Dollars (\$71.89), being commissions on the amount collected and accounted for by him, and being in full compensation for all his

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3767 In the Matter of }
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ordinary services rendered.

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

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 }
5167 Guy C. Bellis } Final Account.

This day the Final Account of Thos. P. Shields guardian of Guy C. Bellis 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), 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.

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 }
3755^{1/2} Mary J. Chapman } Fourth Account.

This day the Fourth Account of Wm. 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 Five Dollars, (\$5.00) being the amount for his

trouble in care of farm.

It is ordered that said Guardian be and he is allowed the sum of Twenty-one + 36/100 Dollars (\$21.36), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Seventy-five + 4/100 Dollars (\$75.40), in the hands of said Guardian due said Ward, 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 Account.
3755^o Ramoth H. Chapman.

This day the fourth Account of Ulrich Cahill guardian of Ramoth H. 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 hereunto 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) being the amount of his reasonable services in care of farm.

It is ordered that said Guardian be and he is allowed the sum of Twenty-two + 50/100 Dollars (\$22.50), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One hundred + one + 88/100 Dollars (\$101.88), in the hands of said Guardian due said Ward; 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.
7262 Francis M. Dort. }
Deceased.

This day the first and final Account of Edward H. Porter of the estate of Francis M. Dort, 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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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.

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 Dollars, (\$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.

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 }
Guardianship of } Second Account.
6700th Margaret Bonin.

This day the Second Account of Stephen Bonin guard-
ian of Margaret Bonin came on for hearing and settle-
ment, 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 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 he is allowed
the sum of Two Hundred Dollars (\$200.00) as compensa-
tion for his services, which amount the Court deems rea-
sonable.

The Court finds a balance of Fifty-six hundred & two & 10/100
Dollars (\$5602.10), in the hands of said Guardian due
said Ward.

Costs paid.

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

7307 }
 Jesse F. Conrad
 Guardian of
 Jesse M. Conrad
 Plaintiff }
 vs.
 His Ward, et al
 Defendants }

Petition to Sell Real Estate
 Order For Notice

This day Jesse F. Conrad guardian of Jesse M. Conrad appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said ward Jesse M. Conrad.

It is ordered that the time of hearing said petition be and hereby is fixed for the 4 day of May 1912, 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 Jesse M. Conrad & Union Banking Co. 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.

7261 }
 In the Matter of
 The Estate of
 John C. Mc Cune
 Deceased. }

Account of
 Final Distribution.
 Order.

This day J. P. McDowell & A. E. Narver executors of the estate of John C. Mc Cune deceased, appeared in open Court, and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said executors; it is ordered that the same be and hereby is allowed as their final discharge. Said executors and their sureties are therefore forever exonerated from all liability under said order of distribution, unless their account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said executors pay the costs herein taxed at & cost paid.

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7494 D. H. Burubham admr. of the Estate of James Heath Plaintiff
 vs. Edua Heath. et al. Defendants.
 Petition to Sell Real Estate.
 Order of Sale, etc.

This day came the said Plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by W. W. R. Roads, W. H. Orshood and H. H. Harris 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 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 D. H. Burubham 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: 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.

7494 D. H. Burubham admr. of the estate of James H. Heath Plaintiff
 vs. Edua Heath 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 D. H. Burubham and of his proceedings and sale thereunder.

Thereupon the Court after having carefully examined said return, and be 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 D. H. Burubham as such administrator is hereby ordered to execute and deliver to Isaac W. Pratt, 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 D. H. Burubham, viz: \$4000. orders that he pay:

First:- To the Treasurer, the taxes, penalties, and interest

Sharon against said lands,
 Second: To the Clerk of this Court the costs of this action,
 Third: Pay to D. A. Ray Seventeen hundred forty three and 4/100 Dollars (\$1743.40) a mortgage.

Saturday, May 4, 1912.

7273 In the Matter of the Estate of }
 Moses L. Mettler, Deceased. } Filing First & Final Account.

This day came Estelle M. Mettler executrix of the estate of Moses L. Mettler 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 1st day of June A.D. 1912, at one o'clock P.M. to which time said matter is continued.

7389 In the Matter of the Estate of }
 J. E. Fox, Deceased. } Filing First and Final Account.

This day came W. H. Fox administrator of the estate of J. E. Fox 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 1st day of June A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

Monday May 6th 1912.

7507 Jesse F. Conrad }
 guardian of }
 Jesse M. Conrad. }
 Plaintiff }
 vs. }
 His Ward, et al. }
 Defendants. }
 Petition to Sell Real Estate
 Order of Appraisalment.

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; That the statement and allegations in said petition are true. That said Jesse F. Conrad widower of Maud R. Conrad deceased, is entitled to dower in said real estate; That said widower by his answer herein waives the assignment of dower in said premises by heirs and bonds, or in rents and profits, and consents to the sale of said premises free from his dower estate therein. And the Court being satisfied that the real estate described in the petition ought to be sold as prayed for.

It is ordered that Clayton Herd, Oscar Ferris and A. Hayes

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judicious free holders of the County, and not of kin to the pe-
titioner, be and they hereby are appointed to appraise said
lands as a whole, at their fair cash value, free from the dower
estate of said Jesse F. Conrad therein.

It is further ordered that said appraisers be sworn as re-
quired by law, and afterwards, upon actual view, perform
the duties required of them, and make return of their pro-
ceedings in writing to this Court, or or before the 4th.
day of May, 1912, and this cause is continued.

7507 Jesse F. Conrad,
guardian of
Jesse M. Conrad
Plaintiff }
vs. His Ward et al. }
Defendants. }
Petition to Sell Real Estate.
Order of Sale, etc.

This day this cause came on further to be heard, and it appear-
ing to the Court, that the said Jesse F. Conrad the plaintiff
above named has given bond as heretofore ordered, in the
sum of Eighty-four hundred twenty-five Dollars, with B. G.
Staufield and Clayton Ford freeholders as sureties, it is or-
dered that said bond be and hereby is approved.

And it being made to appear to the Court, upon satis-
factory evidence, that it would be more for the interest
of said Ward to sell the real estate described in the peti-
tion at private sale. It is therefore further ordered that
said Jesse F. Conrad 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.

7507 Jesse F. Conrad,
guardian of
Jesse M. Conrad
Plaintiff }
vs. Jesse F. Conrad }
et al. }
Defendants. }
Petition to Sell Real Estate
Order Approving and Confirming Sale.

This day this cause coming on to be heard on the re-
turn of Jesse F. Conrad guardian of Jesse M. Conrad of his
proceedings and sale under former order of this Court, the
Court having carefully examined said return, and being
satisfied that such sale has in all respects been requi-
sarily and legally made. It is ordered that the
same be and hereby is approved and confirmed; and it

is further ordered that said Jesse F. Coward as such guardian, make to the purchaser Baumgartner 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 \$-

7465² In the Matter of the Estate of F. H. Thornhill Deceased. } Filing First Account.
 This day came Wm. H. Thornhill of the Estate of F. H. Thornhill 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 1st day of June A.D., 1912, at one o'clock, P.M., to which time said matter is continued.

Tuesday, May 7-1912.

7508 In the Matter of } Appointment.
 The Estate of } Order for Bond.
 Martha Wallace decd. }
 The Last Will and Testament of Martha Wallace late of Claiborne Township, in this County, deceased, having heretofore been duly proved and allowed: this day Thomas Wallace 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 Wallace 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 (\$500.) Dollars, and this cause is continued.

7508 In the Matter of } Appointment. Bond Approved.
 The Estate of } Letters Issued.
 Martha Wallace } Deceased.
 This day Thomas Wallace appeared in open Court, accepted the trust as Executor of the estate of Martha Wallace deceased, and gave and filed herein his Bond in the sum of Five hundred (\$500.) Dollars, conditioned according to law with Cyrus Stamatis and Frank Stevenson 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 Thomas Wallace that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$-

7508 In the Matter of Martha Wallace. This account for the settlement of said decedent. On account received in settlement of said account. William Wallace appointed as Executor of said Estate of said decedent.

6681 In the Matter of Estate of Martha Wallace. This account for hearing on Saturday at one o'clock P.M.

7287 In the Matter of John A. Fox first and final account.

7332 W. H. M. and final account.

7167 John C. Fox final account.

6795 Addie Fox account.

6739 A. M. Fox final account.

7389 C. M. Fox final account.

7213 Estella Fox first and final account.

7465 Wm. H. M. account.

6681 William Wallace final account.

In the Matter of the Estate }
 of Martha Wallace, decd. } Appointment of Appraisers.
 7308 This day came Thomas Wallace, executor of the estate
 of Martha Wallace, 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 ad-
 viced in the premises, it is ordered that Mr. Graves, Gordon
 Wheeler and Ed Mc-Mohan, 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 executor re-
 turns to this Court an Inventory and Appraisement of the
 Estate aforesaid, pursuant to law, and this matter is contin-
 ued.

In the Matter of the Guardianship }
 of Carroll Stubbs, "minor" } Filing 2nd & final account.
 6681 This day came William Stubbs a minor of Union County,
 Ohio, and presented his 2nd and final account in settle-
 ment of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised
 for hearing on Saturday, the 1st day of June A.D. 1912, at one
 o'clock P.M. to which time said matter is continued.

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 publish-
 ed in the Marysville Tribune, and that they will be for hear-
 ing on Saturday, June 1st 1912, at one o'clock p.m., as follows:
 7287 John H. Kirkade, executor of the estate of Rebecca J. Leggett;
 first and final account.
 7332 W. H. Mills, administrator of the estate of J. B. Finley; first
 and final account.
 7167 John C. Hulls, executor of the estate of Jane F. Hull; first and
 final account.
 6795 Addie Jarvis, guardian of Maud, Merle & Mable Jarvis; third
 account, and (final as to Maud).
 6739 Asa Smart, guardian of Mrs. H. Bonier; second account.
 7389 C. W. Fox, administrator of the estate of J. E. Fox; first and
 final account.
 7213 Estella M. Mottler, executor of the estate of Moses R. Mottler;
 first and final account.
 7465 Mrs. A. Thomsbill, executor of the estate of F. H. Thomsbill; first
 account.
 6681 William Stubbs, guardian of Carroll Stubbs; second and
 final account.

In the Estate of
 F. H. Thornhill, Deceased.
 W. H. Thornhill Executor.

Petition

W. H. Thornhill the petitioner herein, that he is the duly appointed and qualified executor of the estate of F. H. Thornhill, deceased; That by the terms of the will of said F. H. Thornhill, the petitioner is the sole legatee and devisee, and in pursuance of the terms of the said Will the said Executor has paid all debts of the said Estate and has distributed to himself as legatee certain property of said estate as appears by his partial account heretofore duly filed in this Court by the said Executor; That among other property transferred to the petitioner were two Registered bonds of the United States for five hundred dollars each and numbered 23429 and 24773, which said bonds have been duly assigned by the petitioner as executor to himself individually as legatee, and said bonds together with certified copies of the said Will and of the Peters Testamentary herein have been forwarded to the registrar of the Treasury Department at Washington; That under the rules of said Department of The Treasury of the United States the said Transfer and an assignment cannot be completed until an order has been obtained of this Court ratifying said transfer and a certified copy thereof filed in said department.

Wherefore the petitioner prays that an order issued out of the Court ratifying and confirming said assignment.

In the Matter of
 The Estate of
 F. H. Thornhill, deid.

7465

Be it remembered that on this 7th day of May, 1912 it is made to appear to the satisfaction of the Court that the said W. H. Thornhill is justly and legally entitled in his own right to the two United States registered three percent bonds for five hundred dollars each, numbered 23-29 and 24773, and incited in the name of French H. Thornhill; It is, now therefore

Adjudged and Decreed That The assignment of said bonds heretofore executed, to wit on the second day of May, 1912, by the said William H. Thornhill as such executor to himself as an individual, is now hereby in all things ratified and confirmed, to the end that he may have new bonds issued in his name and his title thus perfected.

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7022 In the Matter of the Estate of }
Henry F. Jackson deceased. } Filing first and final Account.
This day came O. G. Jackson executor of the estate of
Henry F. Jackson 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 adver-
tised for hearing on Saturday, the 29th day of June A.D. 1912,
at one o'clock, P.M. to which time said matter is continued.

Friday, May 10th, 1912.

7123 In the Matter of the Guardianship of }
Elizabeth Moon. } Filing first Account.
This day came S. L. Longhrey guardian of Elizabeth A. Moon
an imbecile of Union County, Ohio, and presented his first ac-
count 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. 1912, at one
o'clock P.M. to which time said matter is continued.

Saturday, May 11th, 1912.

7323 In the Matter of the Estate of }
Joseph H. Freese, deceased. } Filing first and final Account.
This day came J. H. Freese administrator of the Estate
of Joseph H. Freese late of Union County, Ohio, deceased, and
presented his first & final account in settlement of said Estate
duly verified.

Whereupon the Court do order the same filed and adver-
tised for hearing on Saturday, the 29th day of June A.D., 1912,
at one o'clock, P.M. to which time said matter is contin-
ued.

Wednesday, May 13th, 1912.

7306 In the Matter of the Estate }
of S. G. Buruside deceased. } Filing first and final account.
This day came J. W. Buruside executor of the Estate of
S. G. Buruside late of Union County, Ohio, deceased, and present-
ed his first and final account in settlement of said Estate
duly verified.

Whereupon the Court do order the same filed and adver-
tised for hearing on Saturday, the 29th day of June A.D., 1912, at
one o'clock, P.M. to which time said matter is continued.

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The State of Ohio }

vs.

Lewis Page }

7509

This day this cause having come on to be heard, the States witnesses heard. Defendant made a motion that the cause be dismissed on the account of the evidence being insufficient. Thereupon it is considered and adjudged by the Court that this cause be dismissed, and defendant discharged. motion sustained. county pay the costs.

The State of Ohio }

vs.

John Page }

7510

This day this cause having come on to be heard, States evidence adduced.

Defendant made a motion to dismiss on the grounds that there was not sufficient evidence to convict.

Thereupon it is considered and adjudged by the Court that this cause dismissed and defendant discharged and county pay the costs. motion sustained.

Thursday, May 16th 1912.

M. A. Walcutt executor of the Estate of James Walcutt.

Plaintiff.

Orders For Appraisement.

vs.

Sueie Walcutt.

Defendants.

7482

This day this cause came on to be heard upon the petition. proofs and exhibits 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 James Walcutt deceased; it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the oaths of J. L. Davis, J. P. Kritline and M. H. Bailey 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.

M. A. Walcutt of the Estate of James Walcutt

7482

Sueie Walcutt et al.

This day this cause having come on to be heard, the Court produced in made in pursuance of the order of the Court in regular and due form by the Court.

And it is the order of the Court that the estate to be sold be sold at private sale.

It is the order of the Court that such expenses be paid at private sale on the first day of the month of May next.

And it is the order of the Court that the cause be dismissed.

M. A. Walcutt of the Estate of James Walcutt

7482

Sueie Walcutt et al.

This day this cause having come on to be heard, the Court produced in made in pursuance of the order of the Court in regular and due form by the Court.

It is the order of the Court that the cause be dismissed.

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7482 }
 M. A. Walcutt executor
 of the Estate of
 James Walcutt
 Plaintiff }
 vs. }
 Susie Walcutt
 et al. } Defendants.
 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 Dr. J. R. Davis, J. P. Kristine and M. H. Bailey 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 hereby is approved and confirmed.

And it being made to appear to the Court upon satisfactory evidence, that it would be won 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 M. A. Walcutt 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.

7482 }
 M. A. Walcutt executor
 of the Estate of
 James Walcutt
 Plaintiff }
 vs. }
 Susie Walcutt
 et al. } Defendants.
 Orders Approving and Confirming Sale

This day this cause coming on to be heard on the return of the estate of James Walcutt 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 M. A. Walcutt as such executor, make to the purchaser Andrew J. Peters 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 \$-

75-05 In the Matter of the Estate of }
 Thos. D. Shields, deceased. } Filing Inventory.
 This day came Alfred W. Shields executor of the
 Estate of Thos. D. Shields, 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 Alfred W. Shields
 has in all respects complied with the Statutes to such an
 extent as made and provided, do order the said Inventory filed and
 recorded. It is further ordered that said Alfred W.
 Shields pay the costs herein taxed at \$—.

Monday, May 20th, 1912.

58-64 In the Matter of the Guardianship }
 of Marion B. Mc Dowell. } Filing Fourth & Final account.
 This day came Josephine M. Daniel guardian of
 Marion B. Mc Daniel a minor of Union County, Ohio, and
 presented her Fourth & Final Account in settlement of said
 Guardianship duly verified.
 Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 29th day of June A.D. 1912
 at one o'clock P.M. to which time said matter is continued.

74-96 In the Matter of the }
 Formation of the } # 7496.
 Kelleville Special }
 School District. } Entry Dismissing.
 This cause having been heard on the 15th & 16th of May,
 1912, my decision was withheld a few days.
 It is the Court's opinion that the above entitled cause
 should be dismissed.
 It is ordered and adjudged that
 the above cause be dismissed without record and that
 the partition pay the costs of this action.

Tuesday, May, 21st, 1912.

69-17 In the Matter of the Estate of }
 S. M. Mc Cloud, deceased. } Filing Fourth Partial Account.
 This day came Chas. R. Schwartz, one of the executors
 of the estate of S. M. Mc Cloud late of Union County, Ohio,
 deceased, and presented his Fourth Partial account
 in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 29th day of June A.D. 1912,
 at one o'clock, P.M. to which time said matter is continued.

75-12

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 Will of }
Eva Robinson, Deceased. } Order for Filing Will.
Notice and Hearing.

This day an instrument of writing, purporting to be the Last Will and Testament of Eva Robinson, 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 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 first day of June 1912, at 10 o'clock A.M.

Saturday, May 20th 1912.

7513

In the Matter of }
The Will of } Order
Caulfield Seward, dec'd.

This day Adelle Mowry Cheney appeared in open Court and produced an authenticated copy of the Will of Caulfield Seward late of Surry County, Virginia, 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 executed, proved and allowed in Surry County, State of Virginia, "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 Adelle Mowry Cheney pay the costs herein taxed at \$1.⁰⁰.

Monday, May 27th 1912.

7503

In the Matter of The Estate of }
Herman Schultz, Dec'd. } Filing Inventory.

This day came Alice Schultz administratrix of the Estate of Herman Schultz, 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 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 \$ —.

7192 In the Matter of the Estate of }
 Samuel Dixon, Deceased. } Filing First and Final Account.
 This day came Ella C. DeLoed executrix of the Estate of Samuel Dixon late of Union County, Ohio, deceased, and presented his first & 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. 1912, at one o'clock, P.M. to which time said matter is continued.

Dudley E. Thornton,
 Probate Judge.

Alice Schultz Adm-
 of Herman Schultz.
 Plaintiff

vs.
 Roy Schultz,
 Edith Schultz,
 Elizabeth Sloop.
 Defendants.

Filing Petition To Sell
 Real Estate.

7514

This day came the Plaintiff Alice Schultz administratrix of the estate of Herman Schultz and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said Herman Schultz, 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.

Alice Schultz adm-
 of Herman Schultz.
 Plaintiff

vs.
 Roy Schultz
 et al. Defendants.

Petition to Sell Real Estate.

Order of Sale, etc.

7514

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 Herman Schultz deceased, did leave a

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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 Herman Schultz, 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 of said Herman Schultz, 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 Alvin Schultz, as such administrator, proceed to sell said real estate, free of dower, at private sale for not less than \$480, the appraised value thereof, on the following terms, to-wit, 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.

7131 In the Matter of the Guardianship }
of Thomas J. Harris, deceased. } Filing First Account.
This day came Bent Colwell guardian of Thomas J. Harris 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 June A.D., 1912, at one o'clock, P.M. to which time said matter is continued.

Tuesday May 28th 1912.

7361 In the Matter of the Estate of }
Sarah Evans, Deceased. } Filing First + Final Account.
This day came J. O. Evans executor of the Estate of Sarah Evans 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. 1912, at one o'clock, P.M. to which time said matter is continued.

Chas. W. Adams
administrator of
Lenora Adams
Plaintiff

Petition to Sell Real Estate.

vs.

Order Approving^g & Confirming
Sale.

3744

Ella Adams
et al. Defendant.

This day this cause coming on to be heard on the return of Chas. W. Adams admin- of the estate of Lenora Adams 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 Chas. W. Adams as such Administrator make to the purchaser Henry Adams 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 \$.

In the Matter of The Estate of } Appointment.

7447

Ray L. Jordan, Deceased. } Order To Record Notice.

This day proof of publication of notice of the appointment of Henry V. Spicer as executor of Ray L. Jordan, deceased, was filed therein; it is ordered that the same be recorded in the records of this office.

Chas Adams admin-
of Lenora Adams
Plaintiff

Order For Appraisement.

vs.

7344

Ella Adams
et al. Defendant.

This day this cause came on to be heard upon the petition, proofs and exhibits of Chas Adams admin- and 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 Lenora Adams deceased.

And there being no widower: it is therefore ordered and adjudged by the Court that the said premises be appraised free of dower, by the rats of B. F. Davis, Jas. Cushman, Clyde Cushman judicious and disinterested free holders, of the vicinity, whom the Court hereby appoint for that purpose, and that they return their proceed-

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Ella A
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Chas Adams, admin-
of Lenora Adams,
Plaintiff

Petition to Sell Real Estate

vs.

Order of Sale, etc

7344

Ella Adams,
et al. Defendants.

This day came the said plaintiff, by his attorney, and produced to the Court, the report of an order of appraisement herein made by B. F. Davis, D. C. Cushman, and J. M. Cushman 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 therefore further ordered that said Chas. Adams as such administrator proceed according to law to sell the real estate, described in the petition 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 5 weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper of general circulation in Union County, Ohio, where said real estate is situate Richwood Union County, O.

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

7173

In the Matter of the Estate } Insolvency.
of John W. Foreman, dec'd. } Order to Give Notice, etc.

This day James E. Robinson, administrator of the estate of John W. Foreman deceased, appeared in open Court, and filed his Representation of Insolvency of said estate; and it appearing to the Court from such representation, that the real and personal estate of the deceased, will probably be insufficient for the payment of his debts; it is ordered that said estate be and hereby is declared probably insolvent; and the Court not deeming it necessary to appoint Commissioners; it is further ordered that said James E. Robinson proceed, in the place of such Commissioners, to receive and allow, if valid, the claims of creditors against said estate and to return to the Court

a list of all the claims that shall have been laid before him, with the sum allowed by him on each claim.

It is further ordered that said James C. Robinson immediately give notice to creditors of the insolvency of said estate, and to present their claims to him for allowance within six months, by causing notice to be published 3 consecutive weeks in *Marquette Tribune Marquette, Mich.*

7173

In the Matter of the Estate of }
John W. Foreman, Deceased. } Filing First Account.

This day came James C. Robinson administrator of the Estate of John W. Foreman late of Union County, O. deceased, and presented his first account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and admitted for hearing on Saturday, the 29th. day of June A.D., 1912, at one o'clock, P.M. to which time said matter is continued.

Henry V. Spicer
Executor of the Estate
of Ray L. Jordan
Plaintiff

Petition to Sell Real Estate

vs.

7464

S. G. Howison
et al. Defendants.

Order Approving and Confirming Sale

This day this cause coming on to be heard on the return of Henry V. Spicer executor of the estate of Ray L. Jordan 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 Henry V. Spicer as such Executor, make to the purchaser John Ogau 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 \$.

7471

In the Matter of the Estate }
of Clarence A. Snowden dec'd } Order for publication of Notice, etc.

This day this matter coming on to be heard upon the petition of Ethel J. Snowden, Executrix of said Estate for an order requiring publication of notice of her appointment, and the evidence, the same was submitted to the Court. Whereupon the Court being fully advised, find that through inadvertence notice of the appointment of said Executrix was not published within the period prescribed by the Statutes for such case provided. Whereupon, it is considered, ordered, and adjudged by the Court that notice of said appointment of said Ethel J. Snowden, as Executrix of said estate, be published forthwith, pursuant to law, in the *Richmond Gazette Union*; and Matter adjourned.

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In the matter of the will of } Orders on Hearing,
 Eva Robinson, Deceased. } Admission to Probate and Record.
 Be it Remembered, That heretofore, to wit: on the 20th day of
 May A. D. 1912, an instrument of writing, purporting
 to be the Last Will and Testament of Eva Robinson, late of
 Washington 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 sat-
 isfaction 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 widower
 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. Bird and Mervetta
 Grant 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 Eva Robinson 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 \$—.

7512.

In the Matter of the Last Will and Testament } Ordering Citation
 of Eva Robinson, Deceased. } to Widow.

It appearing to the Court from the last will and tes-
 tament of Eva Robinson deceased, which has been duly
 admitted to probate and record in this Court, that
 said testatrix died leaving Lemuel Robinson her wid-
 ower, and that provision was made for said widower
 in said will.

It is ordered that a citation issue to said Eva Robinson,
 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 testa-
 ment, or be endowed of the lands of his said consort
 and take the distribution share of her personal estate.

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In the Matter of
The Will of
Eva Robinson, deceased.

Order on
Election of Widow.

This day Lemuel Robinson widow of said Eva Robinson 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 Lemuel Robinson 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 \$ -.

In the Matter of The Estate of
Martha Wallace, Deceased.

Filing Inventory.

75-08

This day came Thos. B. Wallace executor of the Estate of Martha Wallace, 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. B. Wallace 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 4.⁰⁰

In the Matter of
The Estate of
Martha Wallace.

Petition to Sell Personal Property.
Orders of Sale, Etc.

75-08

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 J. B. Wallace, as Ex. of said Martha Wallace, proceed to sell said personal property at private sale, for not less than (\$136.75) 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 Ex. make return of proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is

7065-

continued

In the Matter of John Miller
The Estate of John Miller
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In the Matter of
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In the Matter of
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continued.

7065- In the Matter of the Estate of John A. Welch, dec'd. } Filing First Account.

This day came M. F. Welch executor of the estate of John A. Welch 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. 1912, at one o'clock, P. M. to which time said matter is continued.

7511 In the Matter of The Estate of Benjamin F. Miller, Dec'd. } Appointment. Orders for Bond.

The Last Will and Testament of Benjamin F. Miller late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed; this day

Elizabeth V. 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 Elizabeth V. Miller 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 (\$1,000.00) Dollars, and this cause is continued.

7511 In the Matter of The Estate of Benjamin F. Miller, Dec'd. } Appointment. Bond Approved. Letters Issued.

This day Elizabeth V. Miller appeared in open Court, accepted the trust as Executrix of the Estate of Benj. F. Miller deceased, and gave and filed herein her Bond in the sum of One Thousand (\$1,000.) Dollars, conditioned according to law, with The Maryland Casualty Co. 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 Elizabeth V. Miller that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$ —.

75-15 In the Matter of }
 The Estate of } Appointment.
 Eva Robinson, deceased. } Oidus for Bond.
 The Last Will and Testament of Eva Robinson late of Washington Township, in this County, deceased, having heretofore been duly proved and allowed: this day J. J. McKee 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. McKee 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 (\$3000.) Dollars, and this case is continued.

75-15 In the Matter of }
 The Estate of } Appointment. Oidus
 Eva Robinson, dec'd. } Bond Approved. Letters Issued.
 This day J. J. McKee appeared in open Court, accepted the appointment as Administrator of the Estate of Eva Robinson deceased, and gave and filed his Bond in the sum of Three Thousand (\$3000.) Dollars, conditioned according to law, with D. R. Robinson and A. B. McKee, freeholders as sureties, which bond is approved by the Court.
 It is therefore ordered that Letters of Administrators issue to said J. J. McKee that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

75-15 In the Matter of the Estate }
 of Eva Robinson, Deceased. } Appointment of Appraisers.
 This day came J. J. McKee, executor of the Estate of Eva 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 Clint Athey, John Paul and Rubin January, 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

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this matter is continued.

6275 In the Matter of the Guardianship }
of Alma C. Rauch, et al. } Filing First Account.

This day came Andrew Mc Gathly guardian of Alma C. Rauch et al. 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 June A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

7267 In the Matter of the Estate }
of F. W. Skidmore, deceased. } Filing First Account.

This day came Lillian Skidmore administratrix of the Estate of F. W. Skidmore late of Union County, Ohio, deceased, and presented her first account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of June A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

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.

7287 John A. Kinkade, executor of the estate of Rebecca J. Liggett; first and final account.

7332 W. H. Mills, administrator of the estate of J. B. Finley; first and final account.

7167 John C. Hull, executor of the estate of Jane F. Hull; first and final account.

6795 Addie Jarvis, guardian of Maude, Merle and Mable, Jarvis; third account, and (final as to Maude)

6739 Asa Smart, guardian of Wm. A. Bonie; second account.

7389 C. W. Fox, administrator of the estate of J. C. Fox; first and final account.

7273 Estella M. Mettles, executor of the estate of Moses L. Mettles; first and final account.

7465 Wm. H. Flourhill, executor of the estate of F. H. Flourhill; first account.

6681 William Stubbs, guardian of Carroll Stubbs: second and final account.

In the Matter of
The Estate of
Rebecca J. Riggitt,
Deceased.

} First and Final Account.

This day the First and Final Account of John H. Burkade executor of the estate of Rebecca J. Riggitt 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 Fifty-six and 0/100 Dollars (\$56.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court find a balance of six hundred + 58/100 Dollars (\$600.58), 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 Rebecca J. Riggitt deceased.

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
J. C. Finley, dec'd.

} First and final Account.

7332

This day the first and final Account of W. H. Mills administrator of the estate of J. C. Finley 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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med 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-six fifty seven + 07/100 Dollars (\$2657.07), in the hands of said Guardian due said Muel and Math.

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 }
6739^a Mrs. H. Bouie } Second Account.

This day the second account of Asa Smart guardian of Mrs. H. Bouie 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 Eighty Dollars, (\$80.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two hundred + eighty nine + 10/100 Dollars, (\$289.10), in the hands of said Guardian due said Ward.

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 }
7273^a Moses L. Mettler, decd. } First and Final Account.

This day the first and final account of Estella Mettler executrix of the estate of Moses L. Mettler 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 there-

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It is ordered, allowed and confirmed.

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

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Costs paid.

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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 hereby is approved, allowed and confirmed.

It is ordered that said Executive be and she is allowed the sum of One hundred & two + 33/100 Dollars (\$102.33) being commissions on the amount collected and accounted for by her, 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.

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 }
7465th F. H. Throuhull Decd. } First account.

This day the First Account of W. H. Throuhull, executor of the Estate of F. H. Throuhull 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 same be and hereby is approved, allowed and confirmed.

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

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 }
6681 Carroll Stubbs, decd. } Second & final Account.

This day the Second & final account of W. H. Stubbs Guardian of Carroll Stubbs 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,

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 hereby is approved, allowed and confirmed.

The Court finds said Account duly balanced, and said Guardianship settled according to law.

Costs paid.

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

In the Matter of accounts }
filed for Settlement.

Motion 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, June 29, 1912, at one o'clock p. m., as follows:

- 7123 S. L. Loughrey, guardian of Elizabeth Moore; first Account.
- 5864 Josephine Mc Daniels, guardian of Marion R. Mc Daniel; fourth and final account.
- 7131 Bent Cahill, guardian of Thos. J. Harris; first account.
- 7323 John H. Tree, administrator of the estate of Joseph H. Tree; first and final account.
- 7022 O. G. Jackson, executor of the estate of Henry F. Jackson; first and final account.
- 7192 Ella C. De Cord, executrix of the estate of Samuel Dixon; first and final account.
- 7389 G. W. Fox, administrator of the estate of J. C. Fox; first and final account.
- 7361 J. Q. Evans, executor of the estate of Sarah Evans; first and final account.
- 6717 Elias L. Schwartz, et al, executors of the estate of S. M. Mc Cloud; Fourth Partial account.
- 7306 J. W. Burnsides, executor of the estate of S. G. Burnsides; first and final account.
- 7173 James E. Robinson, administrator of the estate of John W. Foreman; first account.
- 7065 M. F. Welch, executor of the estate of John A. Welch; first account.
- 6275 Andrew Mc Carthy, guardian of Alva C. Rausch; first account.
- 7267 Lillian Skidmore, administratrix of the estate of F. W. Skidmore; first account.

7464

Henry C. of Ray L. vs. S. G. How. This

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7464 Henry C. Spicer Es. }
of Ray L. Jordan }
vs. } 7464
S. E. Howson et al. } Journal Entry on Motion to accept money
instead of time.
This day this cause came on to be heard on motion.

And it is ordered that the above plaintiff be allowed to accept money or cash in the above entitled cause instead of \$5 cash, \$3 in one year, & one third in two years.

7095 In the Matter of the Guardianship }
of Andrew J. Middleworth } Filing first Account.

This day came Lillie M. Middleworth a minor of Union County, Ohio, and presented her first account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July, A.D. 1912, at one o'clock P.M. to which time said matter is continued.

7356 In the Matter of the Estate of }
Milo Kimball, deceased. } Filing first & final Account.

This day came W. H. Mills executor of the Estate of Milo Kimball late of Union County, Ohio, deceased and presented his first & 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. 1912, at one o'clock, P.M. to which time said matter is continued.

Saturday June 8th 1912.

7498 H. R. McAdow guardian of }
Delmer Wood & Melvin Wood }
vs. } Plaintiff. } Petition to vacate.
His Wards, et al. } Defendants. } Order For Motion

This day H. R. McAdow guardian of Delmer Wood and Melvin Wood appeared in open Court and filed his petition duly verified, asking for the vacation of all orders, decrees, journal entries and proceedings made and had after April 10th 1912 in certain actions herein pending wherein H. R. McAdow guardian is plaintiff and Delmer Wood & Melvin Wood, his wards, et al are defendants and is case no. 7498. It is ordered that the time of hearing said petition be and hereby is fixed for the 13th day of June 1912, at 10 o'clock A.M. It is further ordered that said guardian cause notice thereof and of the filing and demands of said petition, to be given to said Adversely affected parties, Otto F. Turner, Royanna Turner, William W. Wood, Edy Wood, Meta Wood, Marguerite Wood, 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, 2 days before said day of hearing, and this cause is continued.

5723 In the Matter of the Guardianship } Filing Fifth Partial Acct
 of Philip Rausch. }
 This day came George Strong guardian of Philip Rausch, a decedent of Union County, Ohio, and presented his Fifth Partial Account in settlement of said guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

7207 In the Matter of the Estate of } Filing First & Partial Account
 Thomas Campbell, dec'd. }
 This day came Samuel T. Campbell executor of the Estate of Thomas Campbell late of Union County, Ohio, deceased, and presented his First partial account in settlement of said Estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of July A.D. 1912, at one o'clock, P.M. to which time said matter is continued.

Tuesday June 11th 1912.

7517 In the Matter of The Will of } Orders for Filing Will.
 Orville B. McLean dec'd } Notice and Hearing.
 This day an instrument of writing, purporting to be the last Will and Testament of Orville B. McLean, 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 next of kin resident of the state of Ohio, that said application will be for hearing before this Court on the 10th day of June 1912, at 8 o'clock A.M.

7517 In the Matter of the will of } Orders on Hearing.
 Orville B. McLean dec'd } Admission to Probate and Record.
 Be it Remembered, That heretofore, to-wit: on the 10th day of June A.D. 1912, an instrument of writing, purporting to be the last Will and Testament of Orville B. McLean, 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.

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Thereupon on this day came Jesse F. Conrad and Perry B. Scott 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 Orville B. McLean 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 R. C. McLean pay the costs herein taxed at \$—

In the matter of }
The Estate of } Appointment.
Orville B. McLean. } Order for Bond.
Deceased. }

The last Will and Testament of Orville B. McLean late of Leesburg Township, in this County, deceased, having heretofore been duly proved and allowed; this day R. C. McLean 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 R. C. McLean is a suitable person and legally competent; it is ordered that he be appointed as such Executor, Bond dispensed with by Will, and this cause is continued.

In the matter of }
The Estate of } Appointment. Order.
Orville B. McLean } Bond Approved. Letters Issued.
Deceased. }

This day R. C. McLean appeared in open Court, accepted the appointment as Administrator of the Estate of Orville B. McLean deceased, Bond dispensed with by Will.

It is therefore ordered that Letters of Administration issue to said R. C. McLean that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—

75-18 In the Matter of the Estate } Appointment of Appraisers.
 of Orville B. McLean, Dec'd. }
 This day came R. C. McLean, executor of the Estate of Orville B. McLean, 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. B. Scott, Will Carrott, and Clayton Herd, 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.

7464 et al. Henry V. Spicer Ex. of Ray L. Jordan Plaintiff. vs. S. G. Howison 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 Henry V. Spicer 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 Henry V. Spicer as such executor is hereby ordered to execute and deliver to John Ogau, 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 Executor, viz: \$705.⁰⁰, orders that he pay:

First:- To the Treasurer, the taxes, penalties, and interest thereon against said lands, amounting to the sum of \$4.18.

Second:- To the Clerk of this Court, the costs of this action herein taxed at \$52.08.

Third:- That he pay S. G. Howison Two hundred Seventeen & 8/100 Dollars.

Four: Balance distribute according to law.

75-16 In the Matter of the Estate of Blaine J. P. in an application for an appointment to the State Hospital. It is ordered that P. D. Long, M.D., be appointed physician in this cause.

75-16 In the Matter of the Estate of Blaine J. P. in an application for an appointment to the State Hospital. It is ordered that P. D. Long, M.D., be appointed physician in this cause.

75-16

In the Matter of } Suggest of Lunacy.
Clarence Powell. } Order for Warrant, etc.

This day R. B. Shumaker a resident citizen of Leesburg 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 Clarence Powell into the Columbus State Hospital.

It is therefore ordered that a warrant issue to the Sheriff commanding him to bring said Clarence Powell alleged to be insane, before this Court, on the 10th day of June 1912, at 8 o'clock A.M.

And it is further ordered that subpoenas issue for P. D. Longbrake and R. B. Shumaker two respectable physicians, to appear at the time and place aforesaid; and this cause is continued.

75-16

In the Matter of } Suggest of Lunacy.
Clarence Powell. } Order on Hearing, etc.

This day this cause came on to be heard, and the said Clarence Powell was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of P. D. Longbrake & R. B. Shumaker the medical witnesses, and being satisfied that said Clarence Powell 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 insanity has occurred during the time he has resided in this State, that he 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 P. D. Longbrake and R. B. Shumaker 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 Clarence Powell and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case be transmitted to said Superintendent, and this cause is continued.

75-16 In the Matter of } Suggest of Lunacy.
 Clarence Powell, decd. } Orders

The Judge being advised that said Clarence Powell can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to said Sheriff; that this proceeding be recorded, and that the costs herein taxed at \$ — be paid, this County as is provided by law.

75-19 In the Matter of The Will of } Orders for Filing Will.
 Isabella Debolt, decd. } Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Isabella Debolt, late of Leesburg Township, in this County, deceased, was produced in open 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 18th day of June 1912, at 10 o'clock a.m.

Wednesday June 12th 1912.

75-20 Clark B. Barlow Ex. }
 of Margaret Barlow } Filing Petition to Sell
 Plaintiff } Real Estate

vs. Leodora A. Herd }
 et al. } Defendants

This day came the Plaintiff Clark B. Barlow executor and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Margaret Barlow, 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.

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7066 In the Matter of the Guardianship }
 of John B. Satia F. and Macy D. Morris. } Being first & final acct.
 This day came Clara M. Graham guardian of }
 John B. Satia F. and Macy D. Morris "minors" of Union County, }
 Ohio, and presented her first & final Account in settle- }
 ment of said Guardianship duly verified.

Whereupon the Court do order the same filed and ad-
 vertised for hearing on Saturday, the 27th day of July A.D.
 1912, at one o'clock P.M. to which time said matter is
 continued.

Thursday, June 13th 1912.

7521 In the Matter of }
 The Estate of } Appointment.
 Charles W. Snider } Order for Bond.
 This day Corinne Snider Hall appeared in open Court,
 and made and filed an application under oath as required
 by law to be appointed Administratrix of the estate of
 Charles W. Snider 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 alleg-
 ed 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 Corinne Snider Hall
 is legally competent; it is ordered that she be ap-
 pointed upon giving Bond with sureties as required
 by law, in the sum of Thirty-five Thousand (\$35,000.)
 Dollars, and this cause is continued.

7521 In the Matter of }
 The Estate of } Appointment. Order.
 Charles W. Snider } Bond Approved. Letters Issued.
 deceased. }
 This day Corinne Snider Hall appeared in open Court,
 accepted the appointment as Administratrix, of the
 Estate of Charles W. Snider deceased, and gave and filed
 herein her Bond in the sum of Thirty-five Thousand
 (\$35,000.00) Dollars, conditioned according to law with
 John H. Kirkade, Flora Snider, F. J. Auman, Chas. S. David and
 J. C. Auman free holders as sureties, which bond is approv-
 ed by the Court. It is therefore ordered that Letters
 of Administration issue to said Corinne Snider Hall
 that this proceeding be recorded, and that said Admin-
 istratrix pay the costs herein taxed at \$-

75-21 In the Matter of the Estate of Charles W. Snider, deceased. } Appointment of Appraisers.
 This day came Corinne Snider Hall, administratrix of the Estate of Charles W. Snider, 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. R. Reagle, J. C. Kennedy and Charles Braun, 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.

75-22 In the Matter of the Guardianship of John Snider, "Minor" } Appointment. Orders For Bond.

This day Flora Snider appeared in open Court, and made application to be appointed Guardian of John Snider and the Court being satisfied that said John Snider is a minor of the age of 12 years, Dec. 7th 1911, and a child of Charles W. Snider late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said John Snider having in open Court made choice of said Flora Snider as his Guardian, which choice is approved by the Court, and the Court being further satisfied that a guardian is necessary, and that said Flora Snider 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 Flora Snider be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twenty-five hundred (\$2500.00) Dollars; and this cause is continued.

75-22 In the Matter of the Guardianship of John F. Snider, "Minor" } Appointment Bond Approved. Letters Issued.

This day Flora Snider appeared in open Court, accepted the appointment as Guardian of John Snider and gave and filed herein her Bond in the sum of Twenty-five hundred (\$2500.00) Dollars, conditioned according to law, with John H. Kinkade, Corinne S. Hall, and W. C. Fullington freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Flora Snider took an

oath that she will faithfully discharge the duties of the office of Guardian of the Estate of said decedent. It is ordered that this record be filed and that a copy be given to the said Corinne Snider Hall.

75-24

In the Matter of the Estate of Susan Snider, deceased. } Alleged Will. This day Susan Snider appeared in open Court and by her pleading she alleges that she is the true and lawful executrix of the last will and testament of said decedent.

It is ordered that the Court be closed at 1 o'clock P.M. on this day and that the Court be open at 10 o'clock A.M. on the 14th day of this month. And it is further ordered that the Court be closed at 1 o'clock P.M. on the 15th day of this month and that the Court be open at 10 o'clock A.M. on the 16th day of this month.

93-28

The board of Milburn School District, Union County.

This day the board of Milburn School District appeared in open Court and made application for a writ of habeas corpus to remove the said board from office and to appoint a new board. It is ordered that the writ be granted and that the said board be removed from office and that a new board be appointed.

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vath 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 Smider that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$—.

7524 In the Matter of
The Guardianship of
Susan Smider
an alleged Lunatic } Orders for Hearing and Notice.

This day Flora Smider appeared in open Court, and filed her application for the appointment of a Guardian of Susan Smider, setting forth that said Susan Smider is insane and by reason thereof is incapable of taking care of and preserving her property.

It is ordered that on the 20 day of June 1912, at 1 o'clock P.M., be and here by is fixed as the time of hearing said application before this Court.

It is further ordered that at least 5 days' notice be given to said Susan Smider and to her next of kin resident of this County to attend at said time and place.

And it is further ordered that said notice be served by delivering to each person named therein a copy thereof, or by leaving such copy of their usual place of residence, and this cause is continued.

9328 Fred W. Parsons
Plaintiff
vs.
The board of Education
of Millcreek Township
School District, Union
County, Ohio.
Defendant } Injunction.
Orders Granting Temporary
Injunction or Restraining Order.

This day came the Plaintiff by Strope, Robinson and Strope and Barr and Williams, his Attorneys, and it appearing that the judges of the Common Pleas Court, in which Court the above entitled action is pending, are absent from this 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 issuing, selling and offering for sale the \$15,000.00 bonds or any part

thereof of said Millcreek Township School District on said 15th day of June 1912, or at any other time upon the said plaintiff giving to said defendant an undertaking, executed by sufficient surety, in the sum of Two hundred dollars, conditioned and to be approved as required by law.

Friday, June 14th 1912.

H. R. McAdow, guardian of
Delmer Wood and Melvin Wood
Plaintiff.

vs.

7498 His Wards et al.

Defendants.

Orders setting aside all
Orders, Decrees, Journal
Entries and Proceedings made
and had herein after April 10th 1912.

Order For Motion

This day this cause came on to be heard upon the petition of the plaintiff to vacate all orders, decrees, journal entries and proceedings made and had herein after April 10th 1912; the plaintiff by his attorney comes, and all of the defendants are in default of answer or demurrers, although all are duly served with notice, and the allegations of the petition are taken as confessed by them to be true.

Whereupon the court upon consideration finds that no notice upon the sale of said real estate was served upon the defendants, Delmer Wood and Melvin Wood, minors, said wards herein as required by law and that said proceedings in said respects are irregular.

It is therefore ordered, decreed, and adjudged that all orders, decrees, journal entries and proceedings heretofore made herein, after the 10th day of April 1912, be and the same are hereby set aside, cancelled and held for naught.

It is further ordered that said H. R. McAdow, guardian as aforesaid give notice to Delmer Wood and Melvin Wood, his wards, defendants to his petition filed in this court April 5th 1912 for the sale of the real estate of said wards as described in said petition, of the filing and demand of said petition and the time when the same will be heard, such notice to be given at least ten days before the time hereinafter named for said hearing.

Said petition will be for hearing before said Probate Court at the office of the Judge of said Court in Marysville, Ohio, on the 27th day of June, A.D. 1912, at 10 o'clock a.m.

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75-23

In the Matter of The Will of
Louisa Mather Deceased.

Order for Filing Will,
Notice and Hearing.

This day an instrument of writing, purporting to be the Last Will and Testament of Louisa Mather, 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 widower 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 June 1912, at 1 o'clock P.M.

75-08

In the Matter of
The Estate of
Martha Wallace

Order Approving and Confirming Sale.

This day this cause came on to be heard on the report of T. B. Wallace Executor of Martha Wallace 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 \$3.00

Saturday, June 15th 1912.

Howard Shaw Admin-
Susan Morford
Plaintiff

Order Approving and Confirming Sale.

7473

v.
J. M. Morford.
Defendants.

This day this cause coming on to be heard on the return of Howard Shaw administrator of the estate of Susan Morford 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 Howard Shaw as such Administrator, make to the purchaser Guy Hamilton good and sufficient deed for the premises so sold, and also pay a Mortgage Note to Grant Sage consisting or amounting to \$533.20.

It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$12.00.

In the Matter of the Estate }
 7199 of Virginia E. May, deceased. } Filing first & final account.
 This day came Frances R. Martin, Executrix of the Estate of Virginia E. May late of Union County, Ohio, deceased, and presented her First & 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., 1912, at one o'clock P.M. to which time said matter is continued.

In the Matter of }
 The Estate of } Appointment.
 75-25 Caroline Kennedy } Orders For Bond.
 Deceased }

This day Milo R. 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 Caroline Kennedy 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 Milo R. Myers 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 } Appointment. Order.
 75-25 Caroline Kennedy } Bond Approved. Letters Issued.
 deceased }

This day Milo R. Myers appeared in open Court, accepted the appointments as Administrators, of the Estate of Caroline Kennedy deceased, and gave and filed herein his Bond in the sum of Four Thousand (\$4000.00) Dollars conditioned according to law, with Esther E. Myers and Dicy L. Conrad freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Milo R. Myers that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$—.

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In the Matter of }
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In the Matter of }
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75-28

In the Matter of }
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75-26

In the Matter of The Will of } Charles D. Perfect, dec'd } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Charles D. Perfect, late of Paris Township, in this County, deceased, was produced in open Court in 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 June 1912, at 10 o'clock A.M.

Monday June 17th 1912.

75-27

In the Matter of The Will of } Andrew J. McMillen } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Andrew J. McMillen late of Claibourne 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 22nd day of June 1912, at 1 o'clock P.M.

75-28

In the Matter of The Will of } Emanuel Burns, dec'd } Orders for Filing Will, Notice and Hearing.

This day an instrument of writing, purporting to be the last Will and Testament of Emanuel Burns, late of Paris Township, in this County, deceased, was produced in open Court for Probate; it is now ordered that the 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 20th day of July 1912, at 1 o'clock P.M.

7498 H. R. McAdow Guardian
 vs. His wards et al. }
 Plaintiff. }
 Defendants. } Appointment of
 Guardian ad litem

This day Delmer Wood appeared in open Court, and made application for the appointment of a Guardian ad litem for the minor defendants in this case.

And it appearing to the Court that the defendant Melvin Wood is of the age of 12 years and that the defendant, Delmer Wood is of the age of 15 years, and have been duly and legally served with summons herein, it is ordered that Norman C. Brown be and he hereby is appointed Guardian for the suit, for said minor defendants.

And now comes the said Norman C. Brown and in open Court accepts said appointment.

7507 Jesse F. Conrad guardian
 of Jesse M. Conrad }
 Plaintiff. }
 vs. His Ward. }
 et al. } Defendant. } 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 Clayton Herd, Charles Ferris and A. Hodges 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 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 Jesse F. Conrad Guardian as such Guardian proceed to sell said real estate, free from dower at private sale for not less than (\$2412.⁰⁰) 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 returns to this Court immediately after such sale is made, and this cause is continued.

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In the Matter of }
The Estate of }
J. E. Fox deceased. } First and Final Account.

This day the first & final Account of C. W. Fox administrator of the estate of J. E. Fox deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions have 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 voucher 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 C. W. Fox administrator be and he is allowed the sum of Forty-four & 7/100 Dollars (\$44.87), being the 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.

Costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office.
Dudley E. Thornton, Clk.

Friday, June 21st 1912

7524

In the Matter of }
The Guardianship of }
Susan Snider. } Application For Appointment.
Order for Hearing and Notice

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of this hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said Susan Snider is a lunatic and by reason thereof is incapable of taking care of a preserving her property, that she is a resident of this County, having a legal settlement in Paris Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making application to be appointed file a verified statement of the whole estate of said Susan Snider the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded, and that costs taxed at \$

be paid out of the property of said Oueau Snider.

In the Matter of
The Will of
7528 Emanuel Burns } Order for Commission.
Deceased.

This day John H. Kunkade appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of W. M. Kunkade witness to the Will of said Emanuel Burns deceased.

And it appearing to the Court that said witness reside out of the jurisdiction of this Court, to-wit: at Honolulu H. I.

It is therefore ordered that such Commission with said Will annexed, issue to some 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.

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