

JOURNAL

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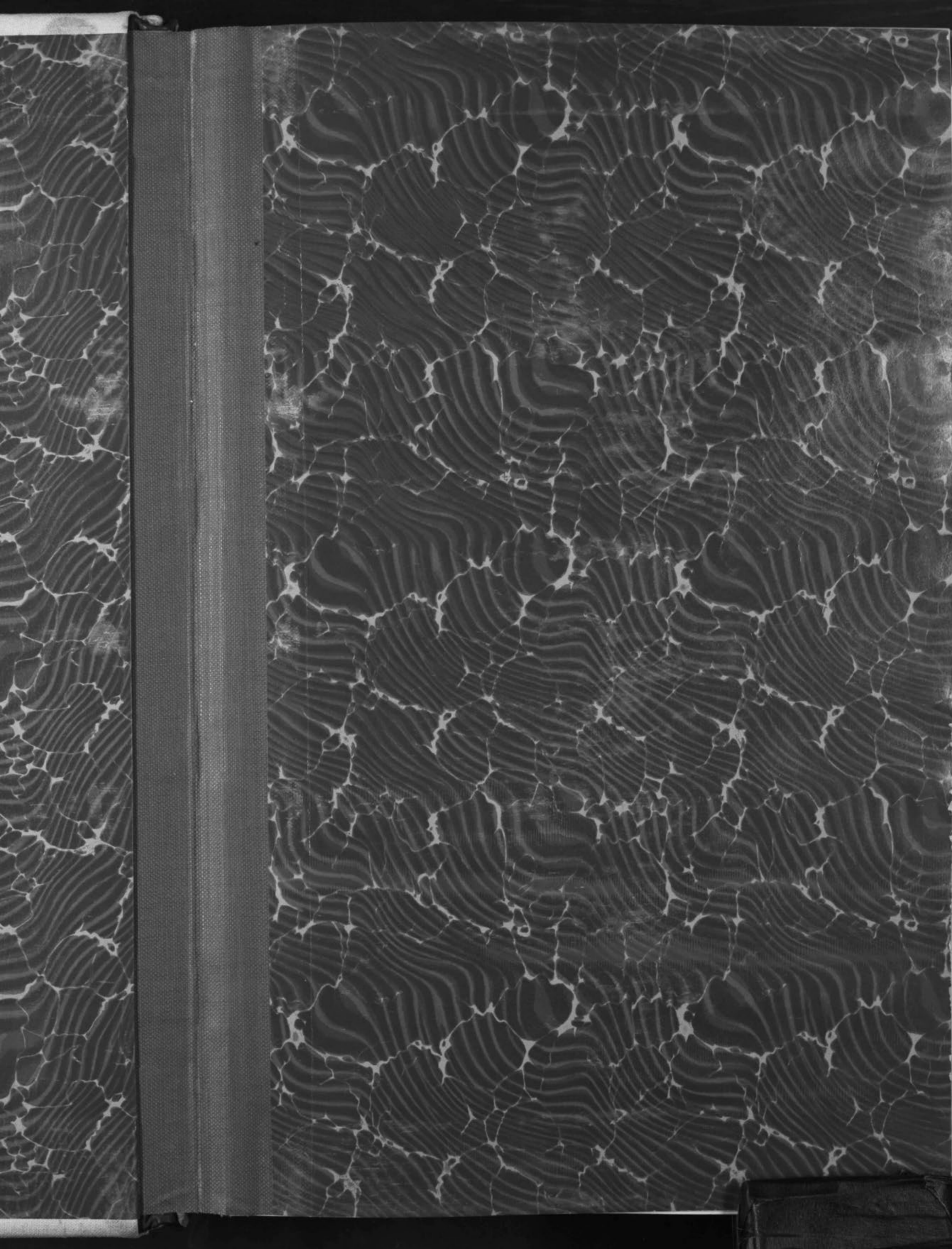
PROBATE COURT
UNION COUNTY

JOURNAL

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Accounts	Approved	April	1926	1
"	Ordered	May	"	142
"	Approved	"	"	41
"	Ordered	June	"	47
"	Approved	"	"	70
"	Ordered	July	"	86
"	Approved	"	"	110
"	Ordered	August	"	120
"	Approved	"	"	146
"	Ordered	Sept	"	162
"	Approved	"	"	183
"	Ordered	Oct	"	197
"	Approved	"	"	222
"	Ordered	Nov	"	230
"	Approved	"	"	257
"	Ordered	Dec	"	266
"	Approved	"	"	291
"	Ordered	Jan	1927	307
"	Approved	"	"	336
"	Ordered	Feb	"	350
"	Approved	"	"	384
"	Ordered	March	"	398
"	Approved	"	"	421
"	Ordered	April	"	442
"	Approved	"	"	473
"	Ordered	May	"	483
"	Approved	"	"	513
"	Ordered	June	"	526
"	Approved	"	"	545
"	Ordered	July	"	557
"	Approved	"	"	587
"	Ordered	August	"	596
"	Approved	"	"	624

Avery, Wm. B.
 Asman Thomas
 Arnold, William
 Asman William
 Andrews, John J.
 Alexander Jennie
 Arnold Hettie M.
 Alden Mattie
 Albaugh Jerome
 Adams Selilah
 Allemang Marga
 Andrews, Ding C.
 Arnold Hettie M.

Avery, Wm. P.	Estate	30-71-
Asman Thomas	Partnership	64-360-361-362-
Arnold, William F.	Estate	255-256- 100-115-294-
Asman William	"	65-116- 107-108-
Andrews, John J.	Lease	126-
Alexander Jennie	Partnership	209-253- 201-208-
Arnold Hettie M.	Estate	510-438- 277-294-521-
Alden Mattie	"	345- 329-329-
Alsbaugh Jerome	"	463- 362-362-
Adams Delilah	"	462- 370-370-
Allemaug Margaret R.	Lease	469-
Andrews, Nina Conklin	Partnership	516-
Arnold Hettie M.	L. Sale	80-232-

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Board of County Visitors.	Appointment	8-479-	Braun William	Adulship	597-
Bixler Gemina R. et al.	L. Sale	31- 15-17-18	Braun Karl Clara	"	597-
Brown, Louisa	Adulship	22-			
Beens, L. C.	Estate	223- 179- 24-48-			
Brown, Ernest L.	Inh Tax	27-			
Brown William M.	Estate	42-			
Braun, Charles & Adalbert	Partnership	44-			
Baker Samuel H.	Estate	226-502- 53-53-64-548-			
Blue W. D.	"	54-114-			
Baker Raymond	Epilepsy	63-64-			
Berry Mary Kathryn	Adulship	98-150-			
Bradden Nell	Will	121-124-			
Same	Estate	123-199-218- 124-125-241-259-			
Burns, J. Martin	Will	176- 129-129-			
Same	Estate	176-200-543- 130-130-			
Burns Phillip	Will	133- 132-132-			
Same	Estate	170-179- 133-134-632-			
Bowdre Rosa	Lunacy	163-163-			
Blumenschein John A.	Estate	182-189-			
Black Christopher	Adulship	190-190-			
Brown Linville	Lunacy	213- 212-213-			
Burnham D. H.	Inh Tax	221- 228-			
Barnes Josephine Thompson.	Will	223-236-			
Beem Jacob	Inh Tax	117			
Bishop Marguerite	Adulship	244-			
Same	Adulship	244-245-			
Baker Darlene	Adoption	251-263-			
Bishop A. E.	Estate	269-292- 280-312-			
Belt Frank	"	269-269- 320-344-437-			
Barnes Josephine Thompson	"	283-283-283-			
Baker Ella Margaret	Adoption	307-326- 310-			
Baker Rosanna	Lunacy	309-309-			
Ballinger Luitica	Inh Tax	319-			
Belt Frank	Adulship	335-339-			
Baker Floyd et al	"	341-			
Brodrick, Narcissa	Inh Tax	368- 371-			
Barker Gaidee	Lunacy	371-371-			
Beaver H. H.	Estate	400-527- 416-416-			
Bailey Delmore et al.	Adulship	417-476-			
Brown Mary A.	Will	446-460-			
Biggs Henry	"	460-460-			
Same	Estate	457-527- 457-457-			
Blair Mrs Amanda	Criminal	457-			
Brown Mary A.	Estate	512- 472-473-			
Berke Samuel	"	531-587-			
Braun Charles	Will	543-			
Bird Mildred	Adulship	563-630-			
Ballinger John F.	Will	571-572-			
Braun Charles	Estate	575-624-			
Ballinger John F.	"	604-622- 582-584-			
Bridge Mary C.	"	586-			

Partnership
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Coe J.D.	Estate	546- 4-523-523-	Charles, Mary Prynthia	Estate	538- 551-551-
Clark Emma L.	"	19-199-574- 344-384-522-	Coder Fay Lawrence	Adoption	567- 585-
Carr Alfred C.	"	20-344-	Cratty Sarah J.	Estate	571-
Cameron Mary J.	will	21-29, 212-	Calloway J. W.	Guardship	577-577- 575-576-
Carr Edith	Inh Tax	70-	Calloway Sarah E.	"	578-578- 576-576-
Courtright Charles	Guardship	70-149-	Carr David	L. Sale	472-623-623- 599-622-
Carson Samuel H.	Estate	101-	Carr William	" "	620-621-621- 599-619-
Clark Emma L.	L. Sale	98- 126-158-	Coder Kathryn J.	Estate	601-
Craig Berlin L.	Inh Tax	109-	Coons Sterling F.	" Inh Tax	603
Chapman Ramoth	Guardship	117-157	Clark J. Pearl	" " "	607-
Conboy Robert	"	126-186-	Cody M. J.	L. Sale	614-
Carr William	"	186- 128-135-	Cowgill Ethelwyn M	copy of will	615-615
Conrad Dorothy	"	322- 79-153-	Converse Hezekiah Edgar	will	615-616-
Cox Thomas	Estate	188-188-199- 164-164-608-613-	Converse Hezekiah Edgar	Estate	620-620-
Cramer Albert	Lunacy	194- 193-193-			
Cary Andrew	Copy of will	195-196-			
Cassell Winifred Jean	Estate	231- 198-198-			
Cochran Henry	Guardship	202-202-			
Chapman Ramoth	Estate	206-206-			
Clark Lillian	Lunacy	249- 248-248-			
Courtis Russell Angus	"	252- 250-250-			
Coe J.D.	L. Sale	392- 252-331-			
Cunningham Sarah P.	Estate	303- 254-254-			
Copp Lizzie A.	will	258-299-			
Cox Carrie M.	Estate	256-295-			
Copp Lizzie A.	"	302-302-318- 280- 295 -437-			
Conklin Antillissa	Guardship	262-297- 511-			
Connolly John	will	318-321-			
Chapman Mary J.	Guardship	318-334- 367-379-509-			
Connolly John	Estate	320-320-402-549-			
Conrad Henry	will	352-357-			
Clevenger Wilbur et al	Guardship	353-427- 407-412-			
Croft Mary J.	Estate	362-363- 374-461-			
Conrad Henry	"	363-363- 408-410-			
Croft Mary J.	L. Sale	365-405- 377-			
Carroll George S	Estate	374-423-			
Currier Opal M.	Guardship	375-426- 420-			
Croft Edward J	"	417-412-			
Clark Florence	"	437-473-			
Cooksey Mary J.	Copy of will	450-			
Cook William	Misdemeanor	467-			
Conklin Nina Andrews	Guardship	464-			
Clark Emma L.	Estate	481- 510-			
Cochran Andrew	will	484-498-			
Cook Rolla D.	Inh Tax	496-			
Cochran Andrew	Estate	503-528- 498-498-			
Conrad Dorothy	"	532-534-535-539-547- 501-501-534-536-536-589-			
Cody M. J.	will	528-529- 607-608-			
Same	Estate	529-529- 577-578-			
Same	Partnership	530-577-			
Charles Mary Prynthia	will	550-			

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	Adoption	569-
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	Estate	571-
		577-577-
	Guardship	575-576-
		579-579-
	"	576-576-
	L. Sale	622-623-623-
		599-622-
	" "	620-621-621-
		599-619-
	Estate	601-
	" sub 20x	603
	" " "	607-
	L. Sale	614-
	copy of will	615-615
	will	615-616-
	Estate	620-620-

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Delaune Edmund	Transfer	18-
Devine Robert	Estate	42-16-
Davis Joseph H	"	75- 47-70-
Dayton Willard C.	will	52-59-
Same	Estate	87-97-147-107- 57-57-52-
Darnall Arthur H.	"	62-
Dunn, Hattie F.	Transfer	81-
Dun Katherine J.	"	81-
Doby Anna	Partnership	87-149-
Dodge John R.	Estate	162-199-225- 121-121-
Davis Hildreth E.	Partnership	131-185-
Dunn Francis	Estate	189-378-423-
Dyal Mary Jane	Transfer	161-161-379- 124-125-
Davis Charles E.	"	162-166-225-
Same	will	241-249- 219-219-
Dunn Francis	Estate	235-245-299- 219-219-257-
Dobson Elizabeth	L. Sale	282-282- 243-243-
Drake Emeline	Lease	264-
Davis W. B.	Estate	312-315-
Dunmore Louis B.	"	276-276-
Dunmore Louis B.	Succession	279-280-
Davis W. S.	will	304- 284-289-
Dost Charlie H.	Estate	312-327-415-434- 504-604-474-
Davis W. S.	will	309-315- 393-393-
Dost Charlie H.	"	329-384- 385-385-
Davis W. S.	Partnership	334-384-
Dost Charlie H.	Estate	352-367-531-531- 335-386-590-
Davis W. S.	"	342- 316-319-
Dunbar Savannah	"	365-407- 342-342-
Dunfee Samuel W.	"	354-442- 346-347-609-
Daily John W.	Estate	375-879-424-
Dunfee Samuel W.	Transfer	356-
Dunbar Savannah	L. Sale	455- 404-449-
Dunlap James	"	466- 485-485-
Same	will	446- 426-431-
Dunn Leonard	Estate	446-447-614- 431-431-680-
Same	will	459-469-
Dougherty Benjamin	Estate	486-486-486- 470-470-528-
Doudna Charles F.	"	584-
Doudna Sarah E.	"	585-586- 602-
Drake Emeline	"	586-586-
Davis W. S.	L. Sale	607-608- 602-605- 524-554- 435-523-

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Epps, Christopher	Gdnship	5-
Elliott Lewis	Estate	568-526-
Emmert William	"	30-
Eiselstein Guy	Gdnship	50-61-
Est. Louis D.	will	139-
Est. Louis D.	Estate	88-94-
Est. Louis D.	Estate	139-139-184-
Est. Louis D.	Estate	90-95-120-
Eisaman, Evelyn	Lunacy	40-105-145-
Egleston, Joseph	Gdnship	194-195-
Evans, Bertha Francis	Epilepsy	128-129-
Evans Ida	Estate	130-136-
Ell. William	Lunacy	224-
Ell. Eugene G. et al.	Gdnship	172-182-
Eastman Susan	Inh Fox	242-243-
Ell. Lucile (Rausch), et al	Gdnship	254-388-
Elliott Hattie A.	will	418-
Elliott Oliver	transfer	425-
Elliott William	Gdnship	433-
Enlow, James F.	criminal	429-
Enlow, James F.	will	445-445-
Enlow, James F.	Estate	438-443-
Enlow, James F.	will	458-
Enlow, James F.	Estate	469-
Enlow, James F.	will	468-468-
Enlow, James F.	Estate	482-489-528-
Enlow, James F.	will	469-469-
Easton Joseph	will	504-
Easton Joseph	Estate	526-536-
Easton Joseph	Estate	506-526-

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Pullington Walter C.	will	9-9-
Same	Estate	40-57-66-498-574- 9-10-39-109-155-808-
Frazier Walter S.	Transfer	25-
Fugate Esther	will	46-
Same	Estate	47-76-
Pullington Bess.	"	9-200- 53-53-37-105-
Frazier Amy L.	"	111- 64-82- 142-
Fox Altruda	will	80-98-127-
Fox Elijah K.	Transfer	93-
Figley Otto M.	Guardship	107-148-
Friedwald John George	will	143-
Fausnaugh Louis S.	Inh. Tax	133- 141-141-
Fausnaugh Jane	Guardship	134-140- 142-142- 133-140-
Fleming Elizabeth E.	"	104-172-200-627-
Fox, E. K.	Estate	137-137-567-567- 301-335-352-571-
Fay Thomas M.	L. Sale	214-214-500- 156-213-
Same	Estate	231-454- 267-268-53-
Greenman Daniel	will	525- 268-268-
Fox Altruda	Estate	327- 294-294- 363-407-422-
Fox, Charles W.	"	357-358-358-358-
Foreman Minor L.	Guardship	432-440-
Same	Estate	564- 535-535-
	L. Sale	535-

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Gunderman, George B.	Ink Tax	25-40-
Gferrer, Henry Richard	Epilepsy	33-33-
Graham, Rowena	Estate	41-
Guy, James	will	89-94-
Same	Estate	136-199-574- 97-97-280-625-
Gill H.D.	"	127-
Green, Anna Catherine	Ink Tax	128-
Klass Forest et al.	Guardship	172-229- 271-
Grauman, Jane (Cartmell)	"	200-201-
Geeder Alphens	Estate	216-259-
Guy, James.	L. Dale	220-279-
Gingrich Levi et al.	Guardship	246-296-
Goalt Elizabeth	Estate	281-293-
Galloway Emma Jane.	will	282-287-
Same	Estate	308-345-542- 287-287-462-560- 541-
Gardner Mary	will	385-406-
Grubbs, Christopher	Estate	405-463-463- 395-395-471-520- 475-
Goff Susan L.	"	432-434-
Gaulke, Bertha & Elsie	Guardship	490-490-
Grant Joseph Carl	Criminal Ink Tax	507- 539-
Gross, J. Charles	copy of will	509-521-
Gray Albert	Estate	40-
Graves, Lida	Ink Tax	603-
Gantt, Filmore F.	" "	604-

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Harger Charles P.	Estate	2-	Hays, Nora G	Inh Tax	530-
Holloway John H. et al	Guardship	6-	Harger Jessie Opal	Guardship	593-
Hall, Simon	will	8-10	Hill Clyde F.	"	597-
Same	Estate	26-230- 70-10-610-			
Harrington, Lorenzo D.	will	12-	Handley, John F.	Copy of will	616-618-
Hawley, George D.	Estate	146- 14-87-			
Harrington Lorenzo D.	"	45- 21-21-27-			
Howison, John H.	"	27-28-			
Howard Anson,	Transfer	36-			
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Haughn Samuel	Estate	63-63-			
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Hess Bradford	Estate	102-146-			
Hagenlocker Henry	will	102-140-			
Harger, Neva	Estate	103-138-417- 103-103-			
Hollycross Walter F.	Jail matron	118-303-			
Hollenbach, John H.	Estate	128-226-			
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Hedge Elza	"	221- 204-228-			
Hamilton Horatio C.	"	262- 220-239-			
Nicks Robert et al	Transfer	221-			
Harrington Lorenzo D.	Guardship	223-262- 381-343-347-			
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Huston Elon J.	Estate	239-260-470-			
Haynes Ella Rigdon	Guardship	271-339- 565-			
Hayes Julia	will	277-326-			
Haynes Ella Rigdon	Estate	320-462- 312-312-			
Hawley Melissa	"	348-300-401-411- 324-324-434-475-			
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Holycross Pearson F.	Estate	327-342-525- 325-325-462-			
Howard Pearl	will	333-369			
Hagenlocker, Henry	Estate	343-			
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Hamilton Sallie	Estate	348-348- 357-			
Holycross Pearson F.	"	390-424- 366-372-			
Haines Elizabeth	Estate	369- 368-369-			
Hawley Melissa	Inh Tax	374-425- 378-			
Hagenlocker Martha	Guardship	327-388-			
Huston Mariah	Estate	419-419-			
Hickok Estella	Inh Tax	461-			
Hanks Samuel Z.	Guardship	467-516-			
Henderson Lutielle	Estate	483-520-			
Hutchisson L. W.	will	493- 547-			
Harmon Paul	Estate	505-513-			
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Ingman, Clair E.
Imhoff, Agnes.
Ingman Clair E.
Ingman Josie M.

Will 492-
77-77-
Estate 190-917-
" 465-466-
Transfer 503-546-
495-502-

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Johnson Lydia	Lunacy	61-61-
Johnson Alfred	Estate	194-210-29- 180-180-257-
James Sarah	"	122-183-
Johnson Alfred	L. Dale	207- 176-203-
Jackson Lena	Estate	311- 198-198-
Johnson W. D.	"	349-440- 826-
Jenkins Vestal A	"	505-506-
James Violet C. et al.	Partnership	572-629-

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Kinney, George C.	Guardianship	26-74-
Kuhlman, John Leonard.	Estate	27
Koffroth Roland D.	"	51-52-
Kutline John P.	will	138- 118-132-
Kersey Jacob W.	will	126-127-565-
Same	Estate	125-126- 165-565-696- 126-127-566-
Kennedy, J. Walter	will	179- 173-173-
Kutline John P.	Estate	199-266-306-591- 180-181-554-556-
Kile William F.S.	will	274-
Kleiber Emanuel	criminal	435-
Kinkade John H.	Appointment	463-
Kennedy Edward	Estate	549- 494-507-
Kinney Corrima	will	532-533-
Same	Inh Tax	534-
Koffroth Milton B	Estate	560- 542-543-

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Lockwood Charles H.	Guardship	5-
Lenox, O.P.	"	33-40-
Lenox O.P.	Trusteeship	51-52-52-
Lake, Martha May	Estate	51-
Lawson, Sarah H.	Guardship	44-76-
Low Arnettie	Estate	83-83-
Liggett Maria S.	"	84-84-84-
Layton Mary J.	"	207-211-212-
Lyons Edwin E.	Guardship	92-92-167-259-303-
Lee, John M.	Estate	176-224-
Lockwood Charles H.	"	249-
Lockwood Sarah O.	Guardship	233-233-
Long Melvin Curtis	Estate	263-298-
Same	Will	278-338
Lockwood Charles H.	Guardship	284-295-
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Lehman Rose M.	Guardship	339-
Lockwood, Esther et al	Estate	289-290-
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Laird Charles M.	Estate	308-308-511-
Lawson Sarah H.	Guardship	316-316-
Same	"	311-315-
Ledley, Corintha A.	copy of will	314-352-
Lockwood W.A.	Guardship	317-319-
	Guardship	353-435-
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	L. Dale	470-491-491-
	L. Dale	445-488-
	Guardship	499-499-
	Inh Tax	609-
	Estate	632-632-

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Moore James P.	Gdnship	7-
Moore Clifford	"	79-
Miller Ellis W.	Estate	2a-24-
Miller Mary J.	Estate	313-422-462-
Moore Edward E.	Estate	22-23-57-443-
Morrison Lewis Elden	"	40-71-
Morrison, Joseph	"	23-
Marshall, Leotis E.	Gdnship	612-614-
Mills James,	Estate	47-49-69-
Murphy John	"	76-112-
Minthorn O. H.	"	77-112-
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Mayer Anna Margaret	Estate	86-86-
Mason Chloe M.	Will	89-385-
Manley, Vertie	Estate	123-314-
Mason Chloe M.	Gdnship	120-127-
Maddles Chester H.	" Estate	171-171-
Martin Monroe	Transfer	181-170-
Merry M. V.	Gdnship	226-
Masters Addie E.	Estate	166-169-
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Moffitt Nettie	Gdnship	222-
Morelock Charles A	L. Sale	191-191-
Morey H. W.	Estate	204-229-
Same	Will	216-231-
Martin Martha J	"	242-277-292-
Same	Estate	241-
Mullen Lydia R	"	264-270-318-
Morrison Della	"	247-254-277-
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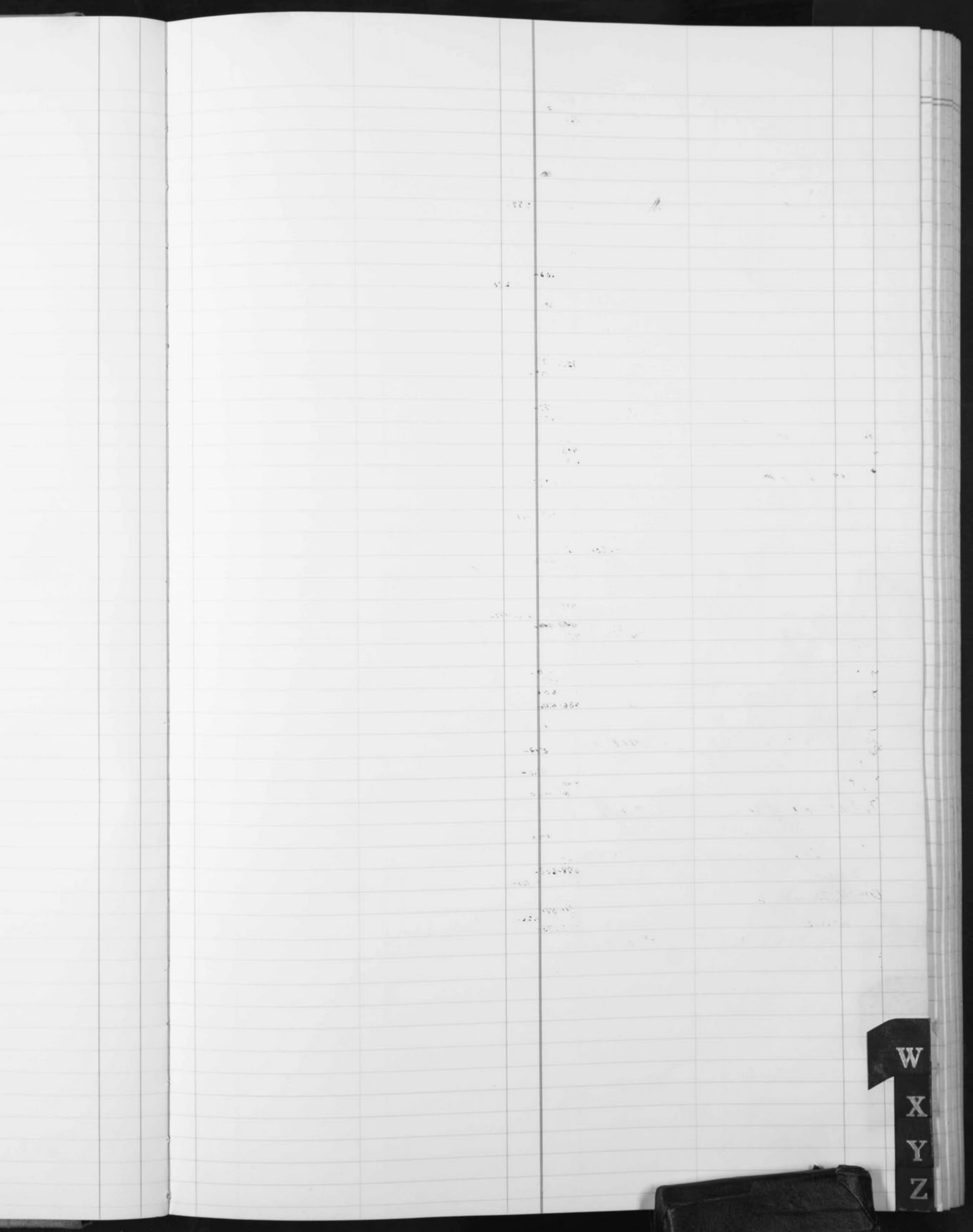
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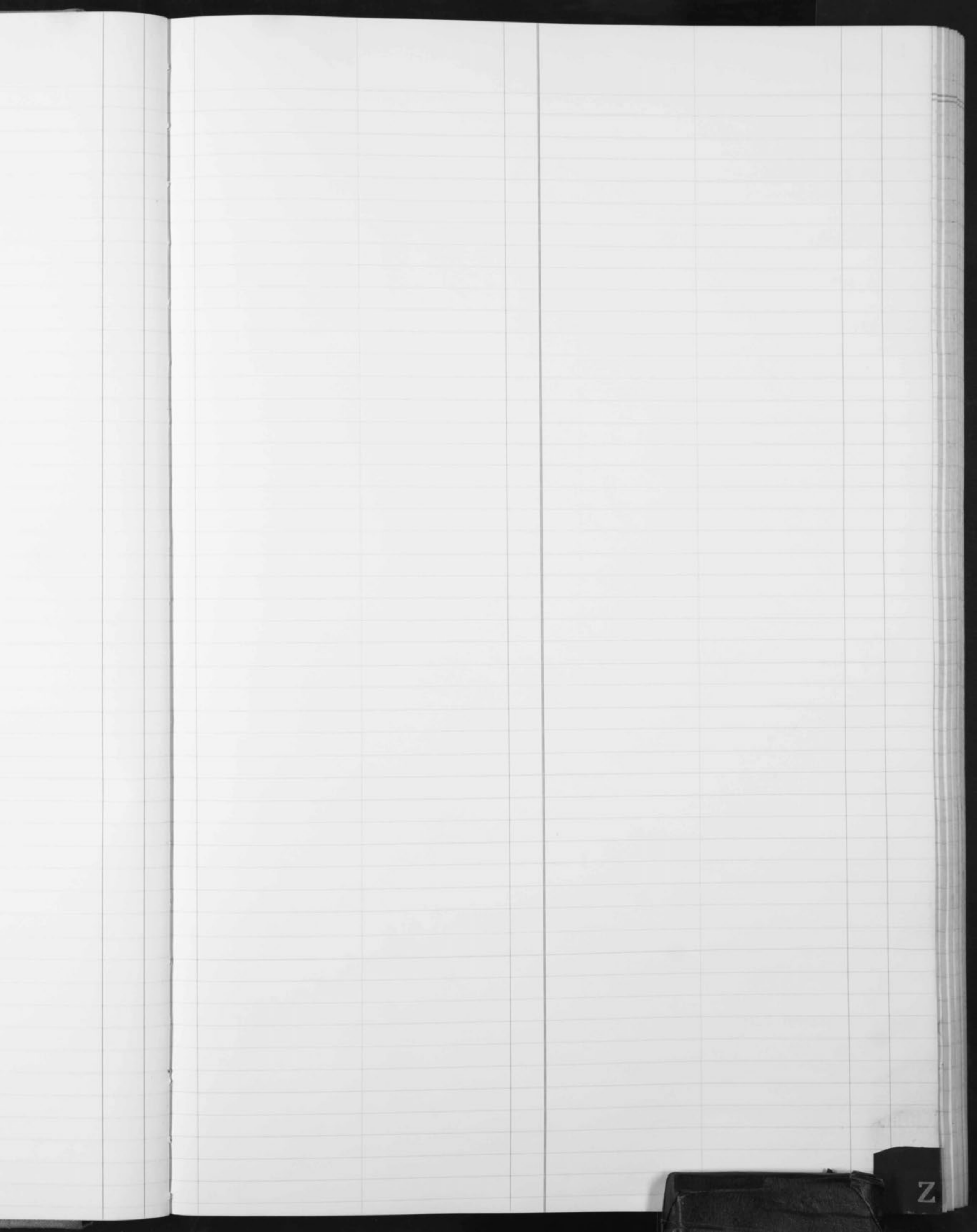
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In the matter of
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 This day of
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 It is the order of the
 court and account
 10 537 Mabel Astor
 10 453 J. H. Harger
 10 486 W. P. Hudson
 10 640 James Corbett
 9831 Fred Shipman
 10 358 D. E. Penno
 10 488 O. O. Laird
 10 512 C. O. Wiley, ad
 10 076-A Glen L. Clinch
 10 080 1/2 Guy C. Locke
 8319-A Edwin Hooper
 9816 Carrie E. Foster
 9077 Harley Clapp
 6916 Thomas B. ...

10 532 In the matter of
 Laurinda
 This day of
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In the matter of Accounts } Notice Approved.
 filed for Settlement.

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

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

- 10 537 Mabel Ashbaugh, Executrix of the estate of Laurinda Seely, first and final account.
- 10 453 J. H. Harger, Executor of the estate of Charles F. Harger, first and final account.
- 10 486 W. P. Hudson, Administrator of the estate of Lydia Zimmermann, first and final account.
- 10 640 James Corney, Administrator of the estate of Fredericka McCarty, first and final account.
- 9831 Fred Shipley, Executor of the estate William Shipley, third account.
- 10 358 D. E. Penrose, Administrator of the estate of E. F. Penrose, first and final account.
- 10 488 O. O. Laird, Administrator of the estate of Ida V. McCamey, first and final account.
- 10 512 C. O. Wiley, and V. D. Coe, Administrators of the estate of J. D. Coe, first partial account.
- 10 076-A Glen L. Cline, Trustee for Christopher H. Epps, first partial account.
- 10 080 1/2 Guy C. Lockwood, Guardian of Charles H. Lockwood, second and final account.
- 8319-A Edwin Howison, Guardian of Albert Robinson, first partial account.
- 9816 Carrie E. Holloway, Guardian of John F. Holloway, et al. second partial account.
- 9077 Harley Clapsaddle, Guardian of James F. Moore, third and final account.
- 6916 Thomas B. Smuffin, Guardian of Ellis Smuffin, second account.

10 537 In the matter of the estate of } First and final Account
 Laurinda Seely. Deceased

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

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

It is ordered that said executrix be and she is allowed the sum of seventy five dollars (\$75.00), as a credit, being a just and reasonable amount expended by her for a marker for said decedent.

It is ordered that said executrix be and she is allowed the sum of twenty five dollars (\$25.00), 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.

It is ordered that said Mabel S. Ashbaugh, Executrix pay the costs herein taxed at \$5.00, within ten days. Costs paid Mar. 27, 1926.

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

THE W. H. STAMAGE CO., CIN., O. 187889

10453

In the matter of the estate of Charles P. Harger, deceased.

First and final account.

This day the first and final account of J. H. Harger, Executor of the estate of Charles P. Harger, 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 Forty five Dollars, (\$245.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 12th 1926.

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

10486

In the matter of the estate of Lydia Zimmerman, deceased.

First and final account.

This day the first and final account of W. P. Hudson, Administrator of the estate of Lydia Zimmerman, 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 W. P. Hudson be and he is allowed the sum of Two Hundred and Forty four Dollars, (\$244.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 1st 1926.

9831

In the matter of William St...

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9831

In the matter of the Estate of } Third Account.
William Shipley, Deceased.

This day the third account of Fred Shipley, Executor of the estate of William Shipley, 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 Dollars (\$100.00), 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 Two Hundred and Eighty four, and ³/₁₀₀ Dollars (\$284.84) 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 Shipley, deceased.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 16-1926.

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

10305

In the matter of the Estate of } First and final Account.
E. F. Penrose, Deceased.

This day the first and final account of D. E. Penrose, Administrator of the estate of E. F. Penrose, 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 four, and ⁶/₁₀₀ Dollars (\$204.60), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 5-1926.

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

THE W. H. STANAGE CO., CIN. O. 192569

10488

In the matter of the Estate of Ida V. McCamey, Deceased. } First and final Account.

This day the first and final account of O. P. Laird, Administrator of the estate of Ida V. McCamey, 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 thirty eight, and 2/100 Dollars (\$38.26) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 18-1926.

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

10512

In the matter of the Estate of J. D. Col. Deceased. } First Partial Account.

This day the first partial account of C. O. Wiley and V. D. Col, Administrators of the estate of J. D. Col, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 4-1926.

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

10640

In the matter of the Estate of Frederick A. McCartney, Deceased. } First and final Account.

This day the first and final account of James Corney, Administrator of the estate of Frederick A. McCartney, 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 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 James Corney be and he is allowed the sum of three

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Hundred and Seventy five Dollars, (\$375.00) as a credit, being a reasonable amount expended by him for a monument for said decedent.

It is ordered that said James Corney be and is allowed \$308.24, being in full compensation for all his ordinary services. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said James Corney pay costs herein taxed at \$5.00 within ten days. Costs pd Mar. 27-28. It is ordered that said account and the proceedings herein be recorded in the records of this office.

10076-A

In the matter of }
The Guardianship of } First partial Account.
Christopher H. Epps.

This day the first partial account of Glen L. Cline, Guardian of Christopher H. Epps, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 expenses incurred in the execution of his trust.

The Court finds a balance of Twenty eight, and ³/₁₀₀ Dollars, (\$28.03) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid March 16-1926.

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

10050 1/2

In the matter of }
The Guardianship of } Second and final Account.
Charles H. Lockwood.

This day the second and final account of Guy C. Lockwood, Guardian of Charles H. 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 said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid March 17-1926.

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

8319-A

In the matter of
The Guardianship of
Albert Robinson.

First Account.

This day the first account of Edwin Howison, Guardian of Albert 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.

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 Sixty one, and 79/100 Dollars, (\$61.79), due said Guardian from said ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid March 17-1926.

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

9816

In the matter of

The Guardianship of
John H. Holloway, et al.

Second partial account.

This day the second partial account of Carrie E. Holloway, Guardian of John H. Holloway 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 said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid March 20-1926.

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

9077

In the matter of
Guardianship of

James S. Moore

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In the matter of

Guardianship of

Ellis D. Moore

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In the matter of the
Guardianship of
James F. Moore.

Third and final account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of Five Dollars (\$5.00), as compensation for his services, which amount the court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid March 23rd 1926.

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

6916

In the matter of the
Guardianship of
Ellis Snuffin.

Seventh Account.

This day the seventh account of Thomas 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. The court finds a balance of Two Hundred and fifteen, and ³/₁₀₀ Dollars, (\$215.30) in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid March 4-1926.

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

THE W. H. STANAGE CO., CIN., O., 1925

10787

In the matter of the settlement of the estate of Charles E. Snedeker, deceased.

Estate not subject to Tax.

Minnie Snedeker only heir at law of the estate of Charles E. Snedeker, deceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the successions therein are exempt from or subject to inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that deceased left Minnie Snedeker surviving his widow, and she the only heir at law, that no administration is being had on said estate, that the only property of which said decedent was the owner at the time of death was of the value of Fifty Three Hundred Dollars, that the value of the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the deceased of each person to whom such distribution was made is as follows: None. That the funeral expense and other debts amount to \$321.30 and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio, and that said petitioner pay the costs herein, taxed at \$3.00.

10788

In the matter of the Board of County Visitors

Appointment

Pursuant to the General Code of Ohio, Sec. 2971, providing for a Board of County Visitors for the inspection of all Charitable and Correctional Institutions supported in whole or in part from the County or Municipal funds, the Probate Court of said County hereby appoints as members of said board for said County, the following named persons, whose terms of office shall begin on the First day of May, A.D. 1926, and continue for the respective terms hereinafter designated, to-wit: Adelaide Kennedy whose address is Marysville Ohio, and Peter Fisher whose address is Plain City 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 each of said persons and to the Board of State Charities at Columbus.

10779

In the matter of the will of Simon Hall, deceased.

Monday May 3-1926.
Election

This day personally came into open Court Julia Hall, widow of said Simon Hall, deceased, and applied to make her election whether to take or not to take under the will of said Simon Hall, deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the Journal of the Court, which is accordingly done.

10781

In the matter of Walter C. Fullington

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In the matter of Walter C. Fullington

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In the matter of Walter C. Fullington

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10781

In the matter of the will of
Walter C. Fullington, Deceased.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Walter C. Fullington, late of Paris Township in this County, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this Court on this the 3rd day of May 1926, at two o'clock P.M., the widow and next of kin having waived further notice.

10781

In the matter of the will of
Walter C. Fullington, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Bess Fullington to admit to probate and record the will of Walter C. Fullington, deceased, heretofore filed in this Court therefor.

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 it to probate and record in this court has been given to the widow, next of kin of said testator resident of Ohio, Milo L. Myers and Maude Myers the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Walter C. Fullington, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this Court. Citation ordered to be issued to Bess Fullington, widow of said decedent to elect as to said will, as required by law.

10782

In the matter of the estate of
Walter C. Fullington, Deceased.

Order for Bond.

The Last Will and Testament of Walter C. Fullington late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day the Executor and 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 Executor and 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 J.M. Lentz and Bess Fullington are suitable persons and legally competent, it is ordered that they be appointed as such Executor and Executrix. Such Executor and Executrix Bond is dispensed with by will, and this cause is continued.

THE W. H. STANAGE CO., CIN., O. 1925

10782

In the matter of the estate of Walter C. Fullington, deceased

Appointment. Orders. Bond Approved. Letters Issued.

This day J. M. Lentz and Bess Fullington appeared in open court, accepted the trust as Executor and Executrix of the estate of Walter C. Fullington, deceased, and it is ordered that no bond be required because of the fact that the giving of bond is dispensed with by the will.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to J. M. Lentz and Bess Fullington, that this proceeding be recorded, and that said Executor and Executrix pay the costs herein taxed at \$5.50.

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In the matter of the estate of Simon Hall, deceased

Appointment Order for Bond

The Last will and Testament of Simon Hall late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed; this day Edward Hall 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 Edward Hall is a suitable person and legally competent, it is ordered that he be appointed without bond in accordance with the will of the said Simon Hall, deceased.

In the matter of the estate of Simon Hall, deceased

Appointment Orders. Bond Approved. Letters Issued.

This day Edward Hall appeared in open court, accepted the trust as Executor of the estate of Simon Hall, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Edward Hall, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10784 Jacob R. Pa
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In the matter of the will of Simon Hall, deceased

Admitting to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 28th day of April A. D. 1926, an instrument of writing, purporting to be the Last will and Testament of Simon Hall, late of Liberty Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this court.

And it further appearing to the court that A. E. Knox, one of the subscribing witnesses to said will, according to facts, is dead.

Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open court, and were duly sworn and examined according to law, touching the genuineness of the signature of A. E. Knox, attached to said will. Thereupon this day came Charles A. Thompson, the other subscribing witness to said will, who having 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

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instrument of writing is the last will and Testament of said Simon Hall, de-
ed; 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. Edward Hall pay the costs herein taxed at \$9.00
Monday May 3-1926.

10784 Jacob R. Fackler, Administrator of the
Estate of Frank O. Penney, Deceased.
vs. Plaintiff
Sarah S. Penney, Dora Blummons,
C. B. Penney, William O. Penney, and
H. E. Penney, Defendants

Filing Petition to sell Real Estate.

This day came the Plaintiff Jacob R. Fackler Administrator of the estate of
Frank O. Penney, deceased, and presented to this Court his petition, duly verified,
praying an order for the sale of real estate of the said Frank O. Penney, 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 an-
swer the same, be given to each of the said defendants; and this cause is
continued.

Tuesday May 4-1926.

9276 In the matter of the }
Guardianship of } Filing Third Account.
Everett Loy Pyers.

This day came Mary M. Pyers, Guardian of Everett Loy Pyers, an incom-
petent of Union County, Ohio, and presented her third partial account in
settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing
on Saturday, the 29th day of May A.D. 1926, at one o'clock P.M. to which time
said matter is continued.

10768 In the matter of the estate of }
Frank O. Penney, Deceased. } Filing Inventory and Appraisement.

This day came Jacob R. Fackler, Administrator of the estate of Frank
O. Penney, late of Union County Ohio, deceased, and presented the inventory
and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being sat-
isfied that said Jacob R. Fackler has in all respects complied with the Statutes
to such case made and provided, do order the said inventory and appraisement
filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed
at \$4.00.

THE W. H. STANAGE CO., CIN., O. 187589

10775-

In the matter of the will of Lorenzo D. Harrington, Dec'd.

Orders on Hearing, Admission to Probate & Record. Commission Returned.

Be it Remembered, that heretofore, to-wit: on the 25th day of April A.D. 1926, an instrument of writing, purporting to be the Last Will and Testament of Lorenzo D. Harrington, 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. Ethel Elder the Commissioner heretofore appointed to take the deposition of N.D. Wilkins one of the subscribing witnesses to said will, duly returned the Commission issued to her, with said will annexed, and also the deposition so taken, duly certified, and it appearing to the Court from facts obtained, that John C. Hartshorn the other subscribing witness has become incompetent, thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were sworn as to the genuineness of the signature of the said John C. Hartshorn as such witness; 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 Lorenzo D. Harrington, 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 H. D. Harrington, pay the costs herein taxed at \$13.00.

10714

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10785-

In the matter of the estate of Harry J. Skidmore, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Sarah Skidmore appeared in open Court, accepted the appointment as Administratrix of the Estate of Harry J. Skidmore, deceased, and gave and filed herein her bond in the sum of Twelve Thousand Dollars, conditioned according to law, with D.M. Skidmore and Bernice Skidmore freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Sarah Skidmore, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50

10762

Dora E. Wood, Guardian of Lenna Wood and Glenna Southwick, Plaintiff Her Wards, et al. Defendants.

Orders approving and confirming Sale.

This day this cause coming on to be heard on the report of Dora E. Wood, Guardian of Lenna Wood, and Glenna Southwick, minors, of her proceedings and sale and the former order of this Court and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Lenna Wood and Glenna Southwick in said real estate, to the purchaser Lucy Riley and Hobla Riley. It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$ within ten days.

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10714

Edward A. Schambo, as Guardian
 of the person and Estate of
 Cyrus W. Schambo. a minor.
 vs. Plaintiff
 His said ward, Cyrus W. Schambo,
 a minor, et al. Defendants

Entry Ordering Sale

This day this cause came on further to be heard; the Court finds that said Guardian, plaintiff herein, has given bond in this proceeding in the sum of \$2,720.00, conditioned according to law, with George H. Schambo and Edward A. Schambo Jr. as sureties, in accordance with the former order of this court and the same appearing in all respects regular and the sureties sufficient said bond is hereby approved; and it further appearing to the court that it will be for the best interest of said ward and his estate to sell the undivided interest of said ward in the premises known as Group One in said petition described at private sale, it is hereby ordered that said Guardian sell said real estate at private sale for not less than the appraisement thereof, for cash; that the proceeds of said sale be by said Guardian reinvested by purchase of an interest in the real estate described in said petition known as Group Two; the court finding it to be for the best interest of said ward and his estate so to do. Said Guardian to make due return of his said sale for confirmation by the court, and this cause is continued.

10784

Jacob R. Fackler, Administrator
 of the Estate of Frank O. Penney, Dec'd.
 vs. Plaintiff
 Sarah S. Penney, et al. Defendants

Orders for Private Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony, and the court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court. That the statements and allegations in said petition are true. That said Frank O. Penney, deceased, did leave a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory.

It is ordered that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the real estate of said Frank O. Penney, 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 Jacob R. Fackler 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.

THE W. H. STANAGE CO., CIN. O. 197569

10784

Jacob R. Fackler, Administrator
Estate of Frank O. Penny, Dec'd.
vs.
Sarah D. Penny, et al.
Plaintiff
Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Jacob R. Fackler, Administrator of the Estate of Frank O. Penny, deceased, of his proceeding and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said reports and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Frank O. Penny in said real estate to the purchaser John P. Livingston, upon payment of purchase price.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

Tuesday May 5-1926.

In the matter of Accounts } Notice Ordered.
filed for settlement.

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, May 29th 1926, at one o'clock P.M. as follows:

- 10099 J.E. Lake, Executor of the Estate of Roena Graham, first and final account.
- 10607 J.E. Lake, Administrator of the Estate of Martha May Lake, first and final account.
- 10704 Floy Mangans and LeRoy Brown, Executors of the Estate of Wm. M. Brown, first and final account.
- 10211 Frank Devine and John Devine, Executors of the Estate of Robert Devine, first and final account.
- 10290 Sarah L. Reese, Executor of the Estate of B.M. Reese, first and final account.
- Grace Gunderman, Executrix of the Estate of George F. Gunderman, first and final account.
- 10624 Adalbert S. Braun, Surviving Partner in the Partnership of Chas. Braun and Adalbert Braun, first and final account.
- 9276 Mary M. Pyers, Guardian of Everett Loy Pyers, third account.

10768 In the matter of the Estate of } Orders on Filing Inventory
George S. Hawley.

This day G.W. Hawley Administrator of the Estate of George S. Hawley appeared in open court and filed his Inventory, duly verified as such Administrator. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein, taxed at \$1.50.

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10470 Edgar H. McMahon, Guardian of
Jemima R. Dixler et al.

vs. Plaintiff
His 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 testi-
mony produced, 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 therein, and are now properly
before the court, and that the statements and allegations in said petition are
true. And the court being satisfied that it is to the best interest of his said wards
to sell the real estate described in the petition, to re-invest.

It is ordered that C. G. Bolebaugh, William Stahl and C. A. Triley, three suitable
and judicious disinterested men of the vicinity of said real estate, who are freehol-
ders, be and they hereby are appointed to appraise said lands at their true
value in money.

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 10th
day of May 1926, and this cause is continued.

Thursday May 6-1926.

10479 In the matter of the Estate of
Ida V. McCamey, Deceased

Authority to Transfer and Record
Real Estate Devised.

This day came Lloyd M. Crum and filed herein his supplication duly verified,
for an order to the County Auditor directing the transfer upon the tax duplicate of
Union County, of certain real estate devised by Ida V. McCamey, deceased, and for a
certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of
said decedent, said real estate was devised to Lloyd M. Crum.

That the following is a description of said real estate such as is contained
in the will, to wit:

"Item 3. The residue of my estate, I give and ^{appoint} to my foster son,
Lloyd M. Crum, to be his absolutely."

The following is a specific description of said real estate.

Real estate situate in the State of Ohio, County of Union and Township
of Liberty, being part of Survey Nos. 12388 and 12401 and bounded and describ-
ed as follows: Beginning at a stake in the center of pike and

Northeast corner to 20 acres of land owned by Isaac Shirk, May 15th 1886;
thence N. 81 1/2° W. 52 poles to a stake in Thomas Garwood's East land line;
thence N. 16° 18.47 poles; thence S. 81 1/2° E. 50.11 poles; thence S. 10 1/4° W. 19.17 poles
to the place of beginning. Except one acre of land deceded to Elwood Shirk
by the said Silas Shirk and Christina Shirk. Containing Five acres of land.

Also the following premises, part of said Survey Nos. 12388 and 12401 and bound-
ed and described as follows: Beginning at a stake in the center of same
pike and corner of piece of land owned by Thomas B. Skidmore; thence with said
pike S. 10 1/4° W. 25.78 poles; thence N. 81 1/2° W. 50.11 poles; thence N. 16° E. 26.67
poles; thence S. 81° E. 47 1/2 poles to the place of beginning. Containing 8 acres
of land. Being the same premises conveyed by Silas Shirk and wife to Ida
McCamey, by deed dated October 2, 1899, and recorded in Vol. 7 of Deeds No 75. Page 490.

THE W. H. STANAGE CO., CIN., O. 1928

v. McCamey by deed dated October 9th 1897 and recorded in vol of deeds No. 75 page 490.
 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 said real estate be transferred upon the Duplicate of the County to the name of Lloyd M. Crum, and that a certificate of this order issue to said Auditor and Recorder as required by law.

Thursday May 6-1926.

10786

In the matter of
 The Guardianship of
 Mary Jane Patch, incompetent.

Orders for Hearing and Notice.

This day John Low appeared in open Court, and filed his application for the appointment of a Guardian of Mary Jane Patch, setting forth that said Mary Jane Patch is an incompetent and therefore is incapable of taking care of and preserving her property and person.

It is ordered that the 11th day of May 1926, at 10 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 Mary Jane Patch, 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.

* 10785

In the matter of the Estate of
 Harry J. Skidmore, Deceased.

Appointment. Orders.
 Bond Approved. Letters Issued.

This day May 6th 1926, Sarah Skidmore appeared in open Court, accepted the appointment as Administratrix of the Estate of Harry J. Skidmore, deceased, and gave and filed herein her bond in the sum of Twelve Thousand Dollars, conditioned according to law, with S.M. Skidmore and Bernice Skidmore freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Sarah Skidmore that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

* 10785

In the matter of the Estate of
 Harry J. Skidmore, Deceased.

Appointment
 Order for Bond.

This day Sarah 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 Harry J. 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 Sarah Skidmore is legally competent.

It is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Twelve Thousand Dollars, and this cause is continued.

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No. 75 page 490.
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 Cause is continued.

10606

The Estate of } Authorizing Private Sale
 Fielding Taylor

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 E. J. Hahler and M. W. Taylor as Adms of said estate proceed to sell said personal property at private sale, for not less than the appraised value thereof.

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

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

10606

In the matter of the Estate of } Sale of Personal Property Confirmed.
 Fielding Taylor, Deceased.

The Administrators of the above named decedent having filed their return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

10794

In the matter of the Estate of } Appointment
 Lewis Elliott, Deceased. } Order for Bond.

This day Arthur Elliott appeared in open court, and made application under oath as required by law to be appointed Administrator of the Estate of Lewis Elliott, 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 Arthur Elliott 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 Dollars, and this cause is continued.

10770

Edgar H. McMahan, Guardian of }
 Jennima R. Bixler et al. }
 vs. Plaintiff } Petition to Sell Real Estate
 Jennima R. Bixler, et al. } Defendants. } Orders for Bond, etc

This day came the said plaintiff, by his Attorney, and produced to the court, the report of an appraisement herein made by O. C. Bolenbaugh, William Stahl and C. O. Wiley 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, allowed and confirmed. It is further ordered that said Edgar H. McMahan

execute within days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of \$7000.00, conditioned according to law, and this cause is continued.

Saturday May 8-1926.

10770 Edgar H. McMahon Guardian of
Jemima A. Dixler, et al.
vs. Plaintiff
Jemima A. Dixler et al. Defendant

Petition to Sell Real Estate
Order of Sale, etc

This day this cause came on further to be heard, and it appearing to the Court, that the said Edgar H. McMahon the plaintiff above named, has given bond as heretofore ordered, in the sum of Seven Thousand (\$7000.00) Dollars, with John McMahon and Guy McMahon, 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 wards, to sell the real estate described in the petition at private sale; it is therefore further ordered that said Edgar H. McMahon as such Guardian proceed to sell said real estate, free of dower, Emma Dixler at private sale, for not less than all the appraised value thereof, on the following terms, to-wit: full amount of sale to be paid in five years at the rate of six per cent; 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 May 10-1926.

10029 In the matter of the Estate of
Edmond Dilsaver, Deceased.

Authority to Transfer and Record
Real Estate Devised.

This day came Opal Hollansted and Viola (Dilsaver) Green and filed herein their application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Edmond Dilsaver, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Opal Hollansted, Edmond Dilsaver and Viola (Dilsaver) Green.

That the following is a description of said real estate such as is contained in the will, to-wit:

" To my grand children, Opal Hollansted, Edmond Dilsaver and Viola Dilsaver, children of my son, Albert Dilsaver, deceased, I give and devise thirty-five acres of land off the East end of what we call the Lenox Farm, being a part of the land I now own in Claibourne Township and west of the Andrew Cochran land, also a driveway, being a strip of land twenty-six (26) feet wide off the North side of the land devised to my son, E. Franklin Dilsaver, to be theirs forever, share and share alike, but the said grand children are not to come into possession of the said land, until Viola has become twenty-one (21) years of age.

That the said Viola (Dilsaver) Green became twenty-one years of age on September 16th 1925.

The following is a specific description of said real estate, situated in the State of Ohio, County of Union and Township of Claibourne, being a

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part of Survey No. 6293, and bounded and described as follows:

Beginning at a Stone, corner to the lands of Franklin Dilsover and Andrew Cochran, N. 1° 30' E. 86.40 poles to a Stone to a post, a corner to said Andrew Cochran's land; thence with the southerly line of E. B. and A. B. Taylor's land, N. 88° 30' W. 68.20 poles to a Stone; thence S. 1° 30' W. 89.25 poles to a Stone in the line of A. & M. E. Sangler's land; thence with said Sangler's land and the lands of Frank Dilsover, N. 89° E. 68.20 poles to the place of beginning. Containing 35 acres.

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 said real estate be transferred upon the Duplicate of the County, to the name of Opal Hollanshed, Edmund Dilsover and Viola (Dilsover) Green and that a certificate of this order issue to said Auditor and Recorder, as required by law.

Monday May 10-1926

10778 In the matter of the estate of Emma L. Clark, Deceased. } Filing Inventory and Appraisement.

This day came Howard Black Administrator of the estate of Emma L. Clark late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said Estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$4.00

10774 In the matter of the estate of Louella Poling. } Orders on filing Inventory

This day Claribel Poling as Administratrix of the estate of Louella Poling appeared in open Court and filed her Inventory, duly verified as such Administratrix. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administratrix pay the costs herein, taxed at \$1.50.

10673 In the matter of the estate of E. O. Reams, Deceased. } Filing Sale Bill

This day came Camby Reams, Executor of the estate of E. O. Reams, late of Union County, Ohio, deceased, and presented the Sale Bill of said estate, duly verified

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

It is further ordered that said Camby Reams pay the costs herein taxed at \$2.50.

THE W. H. STANAGE CO., CIN., O. 197569

10214

In the matter of the
Guardianship of
Frank Clifford Moore.

Filing first partial account.

This day came Gladys Marine, Guardian of Frank Clifford Moore, a minor, 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 26th day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Tuesday May 11-1926.

10767

In the matter of the Estate of
Alfred E. Carr, Deceased.

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Mary P. Carr, as Executrix of the Estate of Alfred E. Carr, Deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10786

In the matter of the
Guardianship of
Mary Jane Patch, incompetent

Finding

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 Mary Jane Patch is an incompetent and therefore 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 Mary Jane Patch, 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 Mary Jane Patch.

10786

In the matter of
The Guardianship of
Mary Jane Patch, a Lunatic

Appointment, Order for Bond.

This day John Low appeared in open Court and made application to be appointed Guardian of Mary Jane Patch, and the Court, being satisfied that said Mary Jane Patch is an insane person or lunatic and therefore is incapable of taking care of and preserving her property; that she is of the age of 44 years, and resides in Paris Township in this County; and the Court being further satisfied that said John Low is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said Mary Jane Patch, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said John Low be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred (\$200.00) Dollars; and this cause is continued.

10786

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In the matter of
The Guardianship of
Mary Jane Patch, Lunatic.

Appointment. Bond approved.
Letters Issued.

This day John Low appeared in open court, accepted the appointment as Guardian of Mary Jane Patch and gave and filed herein his Bond in the sum of Two Hundred Dollars, conditioned according to law, with Charles S. Herd, freeholders as sureties thereon, which Bond is approved by the court. Thereupon said John Low 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 Low, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00

10789

In the matter of the Estate of
Lorenzo S. Harrington, Deceased.

Appointment
Order for Bond.

The Last Will and Testament of Lorenzo S. Harrington, late of Liberty Township, in this county, deceased, having heretofore been duly proved and allowed; this day H. D. Harrington 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. D. Harrington is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

10789

In the matter of the Estate of
Lorenzo S. Harrington, Deceased.

Appointment. Orders.
Bond Approved. Letters Issued.

This day H. D. Harrington appeared in open court, accepted the trust as Executor of the Estate of Lorenzo S. Harrington, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with James Skirk and Alice W. Harrington, 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. D. Harrington, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

Tuesday May 12-1926.

10791

In the matter of the Will of
Mary J. Cameron, Deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Mary J. Cameron, late of Richwood, Claibourne Township in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 19th day of May, 1926, at ten o'clock A.M., and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix of the State of Ohio.

THE W. H. STANAGE CO., CIN., O. 1925

7657

In the matter of the Guardianship of Louisa Bown, an insane person.

Orders on Acceptance of Dower.

This day came Pearl Mc Troy, Guardian of Louisa Bown and filed herein his application for authority from this Court, to accept the sum of \$10.00, as the reasonable and just value of the contingent dower right of Louisa Bown, as the wife of John Bown, in the premises in said application described, and the same was submitted to the Court; whereupon the Court finds that \$10.00 is the full and fair value of the said dower right in said premises, and that it would be to the interest of the estate of the said Louisa Bown for said Guardian to accept the same, and it is therefore ordered that the said Guardian accept the same in full of said dower right and that upon receipt of the same the said Guardian, as such, and for the said Louisa Bown, is authorized and directed to make, execute and deliver to Norman C. Bown a deed duly executed, releasing and quit claiming and conveying to him all the dower claims the said Louisa Bown might have in and to the premises in the application described.

10559

In the matter of the Estate of Mary F. Snowden. Deceased.

Sitting Thursday May 13-1926. First and final Account.

This day came C. D. Cheney, Executor of the Estate of Mary F. Snowden late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of May A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10792

In the matter of the Estate of George Rigel. Deceased.

Friday May 14-1926. Appointment Order for Bond.

This day Belle Rigel appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of George Rigel, late of Claibourne 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 Belle Rigel 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 is continued.

10793

In the matter of the Estate of Ellis W. Miller, Deceased.

Appointment Order for Bond.

This day A. J. 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 Ellis W. Miller, 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 A. J. Miller

10793

In the matter of Ellis W. Miller

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In the matter of Mary J. Miller

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10714

Edward A. Seaman the person

Cyrus W. Seaman vs. His said estate a minor, et

This day

of Cyrus W. Seaman

sale of the the Court

ises, and according to

hereby appointed

execute and deed for the reinvest

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.
Friday May 14-1926.

10793

In the matter of the Estate of
Ellis W. Miller, Deceased.

10104

In the matter of the Estate of
Mary J. Miller, Deceased.

Estate not subject to Tax.

A. J. Miller as Administrator of the Estate of Mary J. Miller, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Twenty Three Hundred Seventy five Dollars, the debts and cost of Administration are Six Hundred Ten (\$610.00) Dollars and the net actual market value thereof is Seventeen Hundred Sixty five, (\$1765.00) Dollars. (a) That said deceased died intestate leaving six children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10714

Edward A. Schambo, as Guardian of
the person and Estate of
Cyrus W. Schambo, a minor, et al.

vs. Plaintiff

His said ward, Cyrus W. Schambo,
a minor, et al.

Defendants

Confirming Sale and Ordering Deed.
and reinvestment of funds

This day came Edward A. Schambo Guardian of the person and estate of Cyrus W. Schambo, a minor, plaintiff herein, and made report of his sale of the premises of his said ward heretofore ordered sold herein, and the Court upon examination thereof and being fully advised in the premises, and being satisfied that said sale has been made in all respects according to law, and in accordance with the former orders of this court, does hereby approve and confirm the same and said Guardian is ordered to execute and deliver to the purchaser, William C. Beer, a good and sufficient deed for the premises so sold, and further that said Guardian immediately reinvest the proceeds of said sale in accordance with the former orders

of this court, by purchasing an interest in the real estate set forth in Group Two as described in his petition herein.

It is further ordered that said Guardian, out of the funds of said ward in his hands, pay the costs of this proceeding, ^{further ordered that this proceeding} be recorded in the record of land sales of this court.

Friday May 14-1926.

10728

In the matter of the Estate of L. C. Beem, Deceased. } Petition for Order to Distribute Assets in Kind. Orders.

This day Emma B. Beem, one of the Executors of the estate of L. C. Beem deceased, appeared in open court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit:

Items of said assets	To whom to be distributed.
8 Shares Capital Stock. ^{First Nat'l Bank} ^{Richwood Ohio.}	Perry L. Beem.
8 Shares " " " "	Lena M. Beem.
2 Shares Ostrander Bell Tel. Co.	Perry L. Beem
2 " " " " "	Lena M. Beem.
200 " Prof. Stillwater Coal Mining Co	Perry L. Beem
200 " " " " " "	Lena M. Beem.
225 " Common " " " "	Perry L. Beem
225 " " " " " "	Lena M. Beem.

And it appearing to the court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over, in kind, as indicated by their assent and agreement in writing, attached to said petition.

It is therefore ordered that said Executor distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same.

It is further ordered that said Executor report his proceedings herein immediately after the making of such distribution, and this cause is continued.

10793

In the matter of the Estate of Ellis W. Miller, Deceased. } Appointment. Orders. Bond Approved. Letters Issued.

This day A. J. Miller appeared in open court, accepted the appointment as Administrator of the Estate of Ellis W. Miller, deceased, and gave and filed herein his bond in the sum of Two Thousand (\$2,000.00) Dollars, conditioned according to law, with Elmer Miller and Sylvia J. Miller, freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said A. J. Miller, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10635

In the matter of George F. Gunn Grace Gunn having filed the success the same ca and determin the debts an the net act. That said And that a inheritance at \$3.00 be provided t It is fur entries in re said estate,

10740

In the matter of Walter S. Fra This day for an orde cate of Uni ceased. will of said And that Being an in the Cou and descri Being l more defin plat of pai And it a been fully ordered the the name ty Auditor

10635

In the matter of the estate of George F. Gunderman, Dec'd.

Estate not subject to Tax.

Grace Gunderman as Administrator of the estate of George F. Gunderman, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is Sixty five Hundred Dollars, the debts and cost of administration are Thirty Two Hundred Twenty five Dollars, and the net actual market value thereof is Thirty Two Hundred Seventy five Dollars.

That said deceased left a widow entitled to an exemption of \$5,000.00.

And that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10740

In the matter of the will of Walter S. Frazier, Deceased.

Authority to Transfer Real Estate Devised.

This day came Dana Draper and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Walter S. Frazier, deceased. Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Dana Draper.

And that said real estate so devised is described as follows:

Being an undivided one-half interest in the following real estate located in the County of Union, State of Ohio and Village of Marysville and bounded and described as follows:

Being the w. half of In Lot No. Two Hundred and twenty-one (221). For a more definite description thereof reference is hereby made to the recorded plat of said village at the Union County Recorder's Office.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Dana Draper and that a certificate of this order issue to the County Auditor as required by law.

THE W. H. STANAGE CO., CIN., O., 1926

10783 In the matter of the estate of Simon Hall, Deceased. } Filing Inventory and Appraisement.

This day came W. E. Hall, Executor of the estate of Simon Hall, late of Union County Ohio deceased, and presented the Inventory and Appraisement of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said W. E. Hall has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

9862 In the matter of the Guardianship of George E. Tinney, } Filing Second Partial Account.

This day came Grace M. Paley, Guardian of George E. Tinney, an incompetent of Union County, Ohio, and presented her second partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of June A. D. 1926, at one o'clock P. M. to which time said matter is continued.

10557 In the matter of the Estate of Margaret C. Williams, Dec'd. } Orders Approving Distribution of Assets in Kind.

This day came Guy H. Williams, Administrator of the estate of Margaret C. Williams, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said Report is in all respects correct, and that such distribution has been made according to law and the former order of the Court, it is ordered that the proceedings of said Guy H. Williams be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$2.00

10556 In the matter of the Estate of Timothy J. Williams, Deceased. } Orders Approving Distribution of Assets in Kind.

This day came Guy H. Williams, Administrator of the estate of Timothy J. Williams, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said Report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Guy H. Williams be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

10789 In the matter of Lorenzo S. ... } This day ...

Union County Ohio, duly verified and being satisfied that the same were made and recorded.

10794 In the matter of Lewis Elliot ... } This day ...

Administrator, of the sum of Five ... William L ... It is therefore ordered that this proceeding be recorded and the costs herein taxed at ...

10795 In the matter of Ernest S. ... } Norm ...

ed, having ... estate and ... der the law ... advised in ... tate is \$1 ... actual ma ... (a) That ... who are ... said estate ...

It is ordered that this proceeding be recorded and the costs herein taxed at ... It is further ordered that the entries in ... sessions of ...

10657 In the matter of John H. Ho ... } This day ...

late of Union County Ohio, duly verified and being satisfied that the same were made and recorded. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of June A. D. 1926, to which time said matter is continued.

10789

In the matter of the estate of Lorenzo S. Harrington, Dec'd.

Filing Inventory and Appraisement

This day came H. S. Harrington, Executor of the estate of L. S. Harrington late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said H. S. Harrington has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00

10794

In the matter of the estate of Lewis Elliott, Dec'd.

Appointment. Orders. Bond Approved. Letters Issued.

This day Arthur Elliott appeared in open Court, accepted the appointment as Administrator, of the estate of Lewis Elliott, deceased, and gave and filed herein his Bond in the sum of Five Thousand Dollars, conditioned according to law, with Laura Elliott and William Leroy Elliott freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Arthur Elliott that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50

10795

In the matter of the estate of Ernest S. Bown, Dec'd.

Tuesday May 18-1926. Estate not Subject to Tax.

Norman C. Bown as one of the heirs of the estate of Ernest S. Bown, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$12,750.00, the debts and cost of Administration are \$8800.00, the net actual market value thereof is \$3950.00

(a) That said deceased died intestate leaving eight brothers and one sisters who are entitled to an exemption of \$500.00 each, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10657

In the matter of the estate of John H. Howison, Dec'd.

Filing first and final Account.

This day came V. W. Howison, Administrator of the estate of John H. Howison 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 June, A. D. 1926, at one o'clock P. M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 187559

10662

In the matter of the estate of John H. Howison, Deceased.

Determination of Inheritance Tax.

This 18th day of May 1926, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$13,667.87 composed as follows: Personally \$4,001.87, real estate \$9,666.00. That the debts (including a year's allowance of \$1000.00), are \$3200.00, and that the cost of administration will be \$170.00. That there is no one entitled to dower in said real estate, which interest is worth \$1219.07. And that the net actual market value of the assets which might be subject to tax is \$9,078.80.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the successions to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	value of Succession	Exemption	Sub to Tax	Tax	Date of Accrual	By whom pd.	Twp. or Corp.
Widow	\$277.29	\$5000.00	None				
Son	\$8801.57	\$3500.00	\$5301.57	\$53.02	Oct-25-25	V. W. Howison	Clatbourne ^{\$29.16} Richwood ^{\$23.86}

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time in which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.50 be certified to the Auditor of said County, to be paid in the manner provided by law.

Tuesday May 19-1926

10794

In the matter of the estate of Lewis Elliott, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Arthur Elliott appeared in open court, accepted the appointment as Administrator of the estate of Lewis Elliott, deceased, and gave and filed herein his bond in the sum of Five thousand (\$5,000.00), Dollars, conditioned according to law, with Laura Elliott and William LeRoy Elliott freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Arthur Elliott, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50

8916

In the matter of John Leonard

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8916

In the matter of the estate of John Leonard Kuhlman, Dec'd.

Authority to Transfer and Record Real Estate Devised.

This day came Richard C. Thrall, and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by John Leonard Kuhlman, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Philip P. Kuhlman, John P. Kuhlman, and Rosa Kuhlman (now Hofman).

That the following is a description of said real estate such as is contained in the will, to-wit:

The following is a specific description of said real estate: Situated in the State of Ohio, County of Union and Village of Marysville and bounded and described as follows.

Being the W. half of In. Lot No. Two Hundred and Twenty one (221).

For a more definite description reference is hereby made to the recorded plat of said Village at the Union County Recorder's Office.

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 said real estate be transferred upon the duplicate of the County to the name of Philip P. Kuhlman, John P. Kuhlman, Rosa Kuhlman, (now married to John Hofman). And that a certificate of this order issue to said Auditor and Recorder, as required by law.

10792

In the matter of the estate of George Rigel, deceased.

Appointment, Orders. Bond Approved. Letters Issued.

This day Belle Rigel appeared in open court, accepted the appointment as Administratrix, of the estate of George Rigel, deceased, and gave and filed herein her bond in the sum of Two Thousand Dollars, conditioned according to law, with American Surety Company of New York as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Belle Rigel, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

10791

In the matter of the will of Mary J. Cameron, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Minnie White, to admit to probate and record the will of Mary J. Cameron deceased, heretofore filed in this Court therefor.

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 it to probate and record in this Court has been given to the next of kin of said testator residents of Ohio, L. G. Thrall and Mabel C. Thrall subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that

THE W. H. STANAGE CO., CHICAGO, ILL., U.S.A.

The aforesaid instrument of writing is the last will and Testament of said Mary J. Cameron, deceased, that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Thursday May 20-1926.

7580- In the matter of the Estate of William Emmert, Dec'd. Authority to Transfer and Record Real Estate Devised.

This day came Elizabeth Emmert and filed herein her application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by William Emmert deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Elizabeth Emmert for and during her natural life, then to Elizabeth Burns, Margaret Schneiderer, Matilda Conrad, Rose Emmert, Charlotte Emmert, Louise Emmert, George Emmert, Edward A. Emmert, John C. Emmert, William Bishop, Hattie Volbrath, Otto Burger, Alfred Burger, Charlotte Burger, Leroy Burger, Elizabeth Burger, Conrad Burger, and Philip Bishop, the foregoing being all the heirs of William Emmert, deceased, and all being of legal age.

That the following is a description of said real estate such as is contained in the will, to-wit:

Beginning at the Southeast corner of Wm J. Brauman's lot: Thence Northerly with said east line to said Brauman's Northeast corner: Thence easterly and parallel with Fourth Street to Calvin Wilcox' Northwest corner; Thence southerly with said Wilcox' west line to the North line of Fourth Street; thence westerly with said North line of Fourth Street to the place of beginning. Containing one-fourth (1/4) Acre, more or less, and being 66 front feet by 166 feet deep.

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 said real estate be transferred upon the duplicate of the County to the name of Elizabeth Emmert for and during her natural life, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

10747 In the matter of the Estate of Wm F. Avery, Deceased. Filing first and final account

This day came Ella Avery and Fred B. Avery, Executors of the estate of Wm F. Avery, 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 26th day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10770 Edgar H. McR... of Jermina R... vs. His Wards, et al

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10796 In the mat... Qua... O.P. Lenox...

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10770

Edgar H. McMahon, Guardian
of Jennima R. Bixler, et al.
vs. Plaintiff
His Wards, et al. Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Edgar H. McMahon, Guardian of Jennima R. Bixler, Celia M. Bixler, and Alfred Bixler, Minors, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Jennima R. Bixler, Celia M. Bixler and Alfred Bixler in said real estate, to the purchasers Otto A. Bixler, Arthur Bixler and Glenma Bixler upon the said purchasers executing to said petitioner a mortgage upon the premises sold to secure the deferred payments of the purchase money.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

10796

In the matter of the
Guardianship of
O.P. Lenox, incompetent.

Order of Hearing and Notice.

This day Ralph Lenox appeared in open court, and filed his application for the appointment of a Guardian of O.P. Lenox, setting forth that said O.P. Lenox is an incompetent by reason of infirmity, and therefore is incapable of taking care of and preserving his property.

It is ordered that the 24th day of May 1926, 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 three days notice be given to said O.P. Lenox and to his 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 his usual place of residence, and this cause is continued.

10706

In the matter of the Estate of
Highalmer R. VanHouten, Dec'd.

Filing Inventory and Appraisement

This day came Louis B. McNeal, Executor of the estate of Highalmer R. VanHouten, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN., O. 192589

10733

D. B. Cahill, Administrator of the Estate of Clarence Powell, Dec'd. vs. Pearl Powell, et al. Plaintiff Defendants.

Petition to Sell Real Estate Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of D. B. Cahill, Administrator of the Estate of Clarence Powell, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the rights, title and interest of the said Clarence Powell, deceased, to the purchaser William R. Porto, upon the said purchaser paying the purchase price, cash in hand.

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

Monday May 24-1926.

10796

In the matter of the Guardianship of O. P. Lenox. Incompetent

Pending

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 O. P. Lenox is an incompetent by reason of infirmity, and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in Claibourne 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 O. P. Lenox, 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 O. P. Lenox.

10796

In the matter of the Guardianship of O. P. Lenox. Incompetent

Appointment. Order for Bond.

This day Ralph Lenox appeared in open Court and made application to be appointed Guardian of O. P. Lenox and the court, being satisfied that said O. P. Lenox is an incompetent by reason of infirmity, and therefore is incapable of taking care of and preserving his property; that he is of the age of 77 years, on the 4th day of December 1926, and resides in Claibourne Township in this County; and the Court being further satisfied that said Ralph Lenox 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 O. P. Lenox, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Ralph Lenox be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twenty four Thousand Dollars; and this cause is continued.

10796

In the matter of the Guardianship of O. P. Lenox.

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10798

In the matter of Henry Rich

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10798

In the matter of Henry Rich

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10796

In the matter of the
Guardianship of
O.P. Lenox, an incompetent.

Appointment. Bond Approved.
Letters Issued.

This day Ralph Lenox appeared in open court, accepted the appointment as Guardian of O.P. Lenox and gave and filed herein his Bond in the sum of Twenty four Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Ralph Lenox 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 Ralph Lenox, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00

10798

In the matter of
Henry Richard Gferrer.

Epilepsy

This day Richard Gferrer, a resident citizen of Richwood in this county, appeared in open court, and filed herein a written application, duly verified, for the admission of said Henry Richard Gferrer, into the Ohio Hospital for Epileptics.

It is therefore ordered that the 24th day of May, 1926, at two o'clock P.M. be and is hereby fixed as the time when the examination and inquiry will be made, whether the said alleged epileptic is a suitable person for admission into the said Hospital.

And it is ordered that a subpoena issue for Dr H.C. Duke and Dr F.M. Wurtsbaugh reputable physicians, witnesses.

And it is further ordered that a warrant issue to F.S. Hager commanding the alleged epileptic to be brought before the court at said time fixed, and this cause is continued.

10798

In the matter of
Henry Richard Gferrer.

Epilepsy

This day this cause came on to be heard, and the said Henry Richard Gferrer was brought before the court.

Thereupon the judge proceeded with the examination; and having heard the testimony of Dr H.C. Duke and Dr F.M. Wurtsbaugh the medical witnesses, and being satisfied that said Henry Richard Gferrer is an epileptic; that he has a legal settlement in Claibourne 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 being further satisfied that said epileptic person is also feeble minded, and that his disease has developed during the time he has resided in the State, and his being at large is dangerous to the community.

It is therefore ordered that Dr H.C. Duke and Dr F.M. Wurtsbaugh 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 the application and of the accompanying papers, including a certified copy of the certificate of said physicians, be transmitted to the manager of said Hospital, and this cause is continued.

10795 In the matter of } Epilepsy
 Henry Richard Gferrer. } Orders for clothing and for Warrant to Convey.
 The Judge being advised that said Henry Richard Gferrer, can be received into the Epileptic 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 the Sheriff, and that said Sheriff be authorized to take Henry Richard Gferrer as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10792 In the matter of the Estate of } Filing Inventory and Appraisement.
 George Rigel } Deceased.
 This day came Belle Rigel Administratrix of the Estate of George Rigel late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.
 It is further ordered that said Belle Rigel pay the costs herein taxed at \$4.00.

10797 R. B. Cheney, and Lulu M. Cheney, }
 Executors, } Plaintiff
 vs }
 Elmore Perry, Willard Perry, }
 Millie (Perry) Webb, Ellen Hughes, }
 Myrtle (Perry) Boaz, Fred Perry, }
 Defendants. }
 Filing Petition to Sell Real Estate
 This day came the Plaintiff R. B. Cheney and Lulu M. Cheney and presented to this Court their petition, duly verified, praying and order for the sale of real estate of the said Mary M. Perry, 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.

10797 R. B. Cheney, }
 Executors, }
 vs }
 Elmore Perry, }
 Willard Perry, }
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10797

R. B. Cheney, and Lulu M. Cheney,
Executors, Plaintiffs

vs.

Elmore Perry, et al.

Defendants

Affidavit to obtain Service
by Publication.

R. B. Cheney, one of the said Plaintiffs being sworn, says that the defendants Millard Perry, Ella Hughes, Myrtle (Perry) Boaz and Fred Perry are non residents of Ohio, and that service of summons on them cannot be made in this state; that the residence of said Millard Perry is Detroit Michigan, and said Ella Hughes and of Myrtle (Perry) Boaz is Terre Haute Indiana; that the residence of the defendant Fred Perry is unknown to the Plaintiff, and cannot with reasonable diligence be ascertained; and that service of summons on them cannot be made; and that the case is one of those mentioned in section 3045 of the revised Statutes of Ohio.

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 the Court wherein it is filed, and notify the persons thus 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 the Court copies of the publication, with the proper postage, that said clerk mail a copy to each of said Defendants, whose residence is known, to their residence named therein, and make an entry thereof on the proper docket.

Tuesday May 25-1926.

*
10800

In the matter of the Estate of
Charles B. Whiley, Deceased.

Authority to Transfer and Record
Real Estate Devised.

This day came Mary Moulton Whiley and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Charles B. Whiley, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Mary Moulton Whiley.

That the following is a description of said real estate such as is contained in the will, to-wit:

Being 165.75 acres in Union Township, Union County Ohio, now standing on the tax duplicate in the name of Charles B. Whiley.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the county to the name of Mary Moulton Whiley, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

THE W. H. STANAGE CO., CIN., O. 1925

* 10800

In the matter of the will of Charles B. Whiley, Deceased.

Order Admitting to Record Authenticated Copy of will and Order of Probate.

This day Mary Moulton Whiley appeared in open court, and produced an authenticated copy of the will of Charles B. Whiley late of Fairfield 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 Fairfield county, Ohio and is of Record in the will Records of Fairfield County, having been duly probated therein August 1st 1925; and that there is devised unto said Mary Moulton Whiley in said will the certain 165.25 acres of land owned by said testator at his death and is in Union Township, Union County Ohio, and on the tax duplicate in the name of said Charles B. Whiley.

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 Record of Wills of this office; and it is further ordered that said Mary Moulton Whiley pay the costs herein taxed at \$

10799

In the matter of the will of Anson Howard, Deceased.

Order Admitting to Record Authenticated Copy of will and Order of Probate.

This day Mary Moulton Whiley appeared in open court, and produced an Authenticated Copy of the will of Anson P. Howard late of Champaign 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 Champaign County, Ohio, and is of Record in Will Record B. page 7 of the Will Records of Champaign County Ohio, and that said will relates to 58.75 acres of land situate in Union Township in Union County Ohio, now on the tax duplicate in the name of Anson Howard.

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 Record of wills of office; and it is further ordered that said Mary Moulton Whiley pay the costs herein taxed at \$

In the matter of the estate of Anson Howard, Deceased.

Authority to Transfer and Record Real Estate Devised.

This day came Mary Moulton Whiley and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County of certain real estate devised by Anson Howard deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to George P. Howard and Olive Howard, which real estate is situated in Union Township, Union County Ohio, and comprises 58.75 acres, standing on the tax duplicate in the name of said Anson Howard and said George P. Howard on April 9-1853 by his deed of that date duly executed and delivered, conveyed his interest in said real estate to said Olive Howard, and the latter on January 16-1926 sold and conveyed the said real estate to her daughter Mary Moulton Whiley who is now the sole owner thereof. That the following is a description of said real estate such as is contained in the will, to-wit:

Being 58.75 acres in Union Township Union County Ohio now on the Tax Dup- in the name of Anson Howard. And it appearing to the satisfaction of the Court

10606

In the matter of Fielding Taylor

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10801

In the matter of Hector McNe

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that the terms of said will have been fully complied with on the part of said devisee hereinafore named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Mary Moulton Whaley and that a certificate of this order issue to said Auditor and Recorder, as required by law.

Tuesday May 25-1926.

10606 In the matter of the Estate of Fielding Taylor. Deceased. } Filing first and final account.

This day came F. J. Nahler and M. W. Taylor, Administrators of the Estate of Fielding Taylor 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 26th day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10801 In the matter of the will of Hector McNeill, Deceased } Order admitting to Record Authenticated Copy of will, and Order of Probate.

This day Adele M. Hagay appeared in open Court, and produced an Authenticated Copy of the will of Hector McNeill late of Petersburg Va. 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 Petersburg State of Virginia.

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 Record of wills of said office; And it is further ordered that said Adele M. Hagay pay the costs herein taxed at \$3.00.

10710 Ollie Patch, Administratrix of the Estate of John Simpson, Dec'd. vs. Pearl Mabery, et al. } Appointment of Guardian ad litem

This day Ollie Patch 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 defendants Mildred Simpson and John Simpson are over the age of fourteen years, and that Clarence Simpson is under the age of fourteen years, and have been duly and legally served with summons herein, and more than twenty days have elapsed since the return thereof, and that they and each of them have neglected to apply for a Guardian ad litem, it is ordered that C. A. Hoopes be and he hereby is appointed Guardian for the suit, for said minor defendants.

And now comes the said C. A. Hoopes and in open Court accepts said Appointment.

THE W. H. STANAGE CO., CINC., O. 187259

10710

Ollie Patch, Administratrix of
the Estate of John Simpson, Dec'd.
vs.
Pearl Mabery et al.
Plaintiff
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 served with process or have voluntarily entered their appearance herein, and are now properly before the court, and that the statements and allegations in said petition are true. That said John Simpson did not leave a widow entitled to dower in said real estate; and the court being satisfied that it is necessary to sell the real estate of said John Simpson described in the petition, to pay his debts.

It is ordered that Norman C. Down, C. D. Webb and John Laird, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands as a whole at their true value in money.

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 25th day of May, 1926, and this cause is continued.

10710

Ollie Patch Administratrix of
the Estate of John Simpson, Dec'd.
vs.
Pearl Mabery, et al.
Plaintiff
Defendants

Decree Confirming Appraisement and
Ordering Sale.

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

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

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

It is thereupon by the court ordered that said Ollie Patch Administratrix as aforesaid, proceed to advertise and sell the the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to wit: Cash in hand on day of sale.

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

10710

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10710 Ollie Patch, Admrx, vs. Pearl Mabrey, et al. } Approving and Confirming Sale.
 This day this cause came on to be heard upon the report of the plaintiff of her proceedings under the former order of this Court, and upon motion of the said plaintiff to confirm the same and sale made in obedience to said order; and the court having carefully examined said report, and finding the proceedings of the said plaintiff in all respects correct, and being satisfied that the said sale was fairly and legally made; it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that the said plaintiff as said administratrix execute a good and sufficient deed for said premises and deliver the same to the purchasers, Imo Brooks and H. B. Brooks, upon their paying to her the purchase price therefor in the sum of Two Thousand Dollars, in cash.

And that it is further ordered that the said plaintiff, as such administrator pay the costs herein taxed at \$, and that this cause be recorded.

10774 In the matter of the Estate of } Appointment
 Louella Poling Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Charabel Poling as Administrator of the estate of Louella Poling, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Wednesday May 26-1926.

10792 In the matter of the Estate of } Appointment
 Walter C. Fullington, Dec'd. } Order to Record Notice

This day proof of publication of notice of the appointment of Bers Fullington and J. M. Lentz as Executors of the estate of Walter C. Fullington deceased was filed herein.

It is ordered that the same be recorded in the records of this office.

Friday May 28-1926.

10532 In the matter of the Estate of } Estate Not Subject to Tax.
 Laurinda Seely, Deceased. }

Mabel S. Ashbaugh as Executrix of the Estate of Laurinda Seely, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1979.05, the debts and cost of administration are \$450.00, and the net actual market value thereof is \$1529.05. (a) that said deceased died testate leaving her property to three daughters to share and share alike, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN., O. 1925

10792

In the matter of the estate of George Rigel, Deceased.

Application by widow to take property at appraised value.

This day this cause came on for hearing on the application of Belle Rigel widow of said George Rigel deceased, to take the personal property described in said application at the valuation fixed by the appraisers heretofore appointed by this Court, and the consent of Belle Rigel as administratrix of said estate, in writing, and the evidence, and it appearing to the Court that said Belle Rigel is the widow of said George Rigel, deceased, that the facts stated in said application are true, and that said widow is by law entitled to make such election as prayed for.

It is therefore ordered and decreed by the Court that said election be, and the same hereby, is approved and confirmed; and said Belle Rigel is hereby ordered to deliver to said widow the goods and chattels so elected to be taken by her, upon the said widow complying with the terms of payment.

It is further ordered that said Belle Rigel Administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$2.00

10796

In the matter of the Guardianship of O.P. Lenox,

Orders on filing Inventory

This day Ralph W. Lenox, Guardian of O.P. Lenox, appeared in open Court and filed his inventory, duly verified, as such Guardian. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$1.00.

5723

In the matter of the Guardianship of Philip Rausch,

Filing Twelfth partial Account.

This day came George Streng, Guardian of Philip Rausch, a lunatic of Union County Ohio, and presented his twelfth partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of June A.D. 1926, at one o'clock P.M., to which time said matter is continued.

10104

In the matter of the Estate of Mary J. Miller, Deceased.

Filing first and final account.

This day came A. J. Miller, Administrator of the Estate of Mary J. 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 26th day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10663

In the matter of The Trust of O.P. Lenox.

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10663

In the matter of }
The Trusteeship of } Filing first and final account.
O.P. Lenox.

This day came R. N. Lenox, Trustee of O.P. Lenox, of Union County Ohio, and presented his first and final 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 June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Saturday May 29-1926.

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.

10099

J.E. Lake, Executor of the Estate of Roena Graham, first and final Account.

10607

J.E. Lake, Administrator of the estate of Martha May Lake, first and final Account.

10704

Floy Mangans and Leroy Brown, Executors of the estate of Wm M. Brown, first and final Account.

10211

Frank Devine and John Devine, Executors of the Estate of Robert Devine, first and final Account.

10290

Sarah L. Reece, Executrix of the estate of Benjamin M. Reece, first and final Account.

10635

Grace Gunderman, Executrix of the estate of George F. Gunderman, first and final Account.

10624

Adalbert F. Braun, Surviving Partner, in the Partnership of Chas Braun, and Adalbert Braun, first and final Account.

9276

Mary M. Pyers, Guardian of Everett Loy Pyers, Third Account.

10099

In the matter of the Estate of }
Roena Graham, Deceased. } First and final account.

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

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

It is ordered that said Executor be and he is allowed the sum of One Hundred and Fifty Dollars (\$150.00) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

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

It is ordered that said Executor pay the costs herein taxed at \$3.00 within ten days. Costs paid Apr. 29th 1926.

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

THE W. H. STANAGE CO., CIN., O. 1925

10607

In the matter of the estate of Martha May Lake, Deceased.

First and final account.

This day the first and final account of J. E. Lake, Administrator of the estate of Martha May Lake, deceased, came on for hearing and settlement, due notice thereof having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 29th 1926.

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

10704

In the matter of the estate of William M. Brown, Dec'd.

First and final account.

This day the first and final account of Floy Mangans and Leroy Brown executors of the estate of William M. 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 & confirmed.

It is ordered that said Executors be and they are allowed the sum of four Hundred Dollars (\$400.00) as a credit, being a just and reasonable amount expended by them for a tombstone or monument for said decedent.

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

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 26th 1926.

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

10211

In the matter of the Estate of Robert Devine, Deceased.

First and final account.

This day the first and final account of Frank Devine and John Devine, Executor of the estate of Robert Devine 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, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed.

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The court finds said account duly balanced, and said estate settled according to law. It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid April 20-1926.

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

10290

In the matter of the Estate of Benjamin M. Reece. Dec'd. } First and final account.

This day the first and final account of Sarah L. Reece, Executrix of the estate of Benjamin M. Reece, 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, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed.

Said Executrix is hereby allowed the sum of Two Hundred and Eighty Seven, and 9/100 Dollars (\$287.90) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid April 8-1926.

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

10635

In the matter of the Estate of George F. Gunderman. Deceased. } First and final account.

This day the first and final account of Grace Gunderman, Administratrix of the estate of George F. Gunderman came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed.

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00. Costs paid April 15-1926.

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

THE W. H. STANAGE CO., CIN., O. 182889

10624

In the matter of the Partnership of Charles Braun & Adalbert Braun.

First and final Account.

This day the first and final account of Adalbert F. Braun, Surviving Partner of the Partnership of Charles Braun and Adalbert F. Braun, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed.

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

It is ordered that said Surviving Partner pay the costs herein taxed at \$5.00. Costs paid April 27-1926.

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

9276

In the matter of the Guardianship of Everett Loy Dyers.

Third Account

This day the third account of Mary M. Dyers, Guardian of Everett Loy Dyers came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Forty eight Hundred and 57/100 Dollars, (\$4807.57) in the hands of said Guardian due said ward, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$7.00 within ten days. Costs paid May 4-1926.

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

10789

In the matter of Lorenzo D. ... This day

as Executor It is ordered

10697

Ethel Miller, Doris Potter

vs. His Wards and Bartley Wagn

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In the matter of Albert Kra

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10789

In the matter of the Estate of
Lorenzo D. Harrington, Dec'd.

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of H.D. Harrington as Executor of the Estate of Lorenzo D. Harrington, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

Thursday May 13-1926

10697

Ethel Miller, Guardian of
Doris Potter, and Owen Potter

vs. Plaintiff

His Wards and Helen Wagner,

Barley Wagner and John Potter,

Defendants

Petition to Borrow Money and Mortgage
Real Estate

Orders for Hearing and Notice

This day Ethel Miller, Guardian of Doris Potter and Owen Potter appeared in open Court, and filed her petition duly verified, praying for authority to borrow money and to mortgage real estate therein described, belonging to her said wards.

It is ordered that the time of hearing said petition be and hereby is fixed for the 14th day of June 1926, 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 Helen Wagner, Doris Potter, Owen Potter, and Emmett Potter, Defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally days before said day of hearing, and this cause is continued.

Jan. 30-1926.

10521

In the matter of the Estate of
Albert Gray, Deceased.

First and final Account.

This day the first and final account of Nannie A. Gray, Executrix of the estate of Albert Gray, 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 One Hundred and forty nine, and 2/100 Dollars, (\$149.26) being commissions on the amount collected and accounted for by her, and being in full ^{compensation} for all her ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 4-1925.

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

THE W. H. STANAGE CO., CIN., O. 192569

10782

In the matter of the estate of Walter C. Pullington, Deceased.

Filing Inventory and Appraisement.

This day came Bessie Pullington and J.M. Lentz, Executors of the estate of Walter C. Pullington late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

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

It is further ordered that said Executors pay the costs herein taxed at \$4.00.

10802

Edwin E. Hoffroth, Executor of the Estate of R.D. Hoffroth, Deceased.

Plaintiff

M.B. Hoffroth, Loretta Bigley, Hilber Hoffroth, Sara Hoffroth & Glenna Pagers, Defendants.

Filing Petition to Sell Real Estate

This day came the Plaintiff Edwin E. Hoffroth, Executor of the Estate of R.D. Hoffroth, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said R.D. Hoffroth, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said R.D. Hoffroth, deceased, to comply with the terms of the Last will and Testament 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.

10748

In the matter of the will of Esther Fugate, Deceased.

Election

This day personally came into open Court Alonzo J. Fugate widower of said Esther Fugate, deceased, and applied to make his election whether to take or not to take under the will of said Esther Fugate, deceased.

Whereupon the Court explained to him the provisions of said will and his rights under it, and also his rights under the law in the event of his refusal to take under the will; and he declared himself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the Journal of the Court, which is accordingly done.

10573

In the matter of Joseph H. D.

This day of Union County, Ohio, presented the Inventory and appraisement of said estate, duly verified.

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

10754

In the matter of Esther Fugate, Deceased.

This day of Union County, Ohio, presented the Inventory and appraisement of said estate, duly verified.

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

In the matter of the estate of the said decedent, duly verified, praying an order for the sale of real estate of the said R.D. Hoffroth, deceased, to comply with the terms of the Last will and Testament of the said decedent.

The following notice of the filing 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.

10747

Ella Avery

10104

R.J. Miller,

10431

William B. Miller, final account

10657

V.M. Howie

10559

C.B. Cheney,

10606

F.J. Wahler a

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George Str

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Clara B. Le

10663

R.W. Leno

10754

George Fug

10573

In the matter of the Estate of Joseph H. Davis, Deceased.

Filing first and final account.

This day came Clara B. Lentz, Administratrix of the Estate of Joseph H. 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 26th day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10754

In the matter of the Estate of Esther Fugate Deceased.

Filing first and final account.

This day came George Fugate Executor of the estate of Esther Fugate 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 June A.D. 1926, 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 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 26th 1926, at one o'clock P.M. as follows:

10747

Ella Avery and Fred B. Avery, Executors of the estate of Wm F. Avery, first and final account.

10104

A. J. Miller, Administrator of the estate of Mary J. Miller, first and final account.

10431

William Haughw, Administrator of the estate of Samuel Haughw, first and final account.

10652

V. N. Howison, Administrator of the estate of John H. Howison, first and final acc't.

10559

C. S. Cheney, Executor of the estate of Mary P. Snowden, first and final account.

10606

F. J. Kahler and M. W. Taylor, Administrators of the estate of Fielding Taylor, first and final account.

10214

Gladys Marine, Guardian of Frank Clifford Moore, first partial account.

9862

Grace M. Paley, Guardian of George E. Kinney, second partial account.

5723

George Streng, Guardian of Philip Rausch, Twelfth account.

10573

Clara B. Lentz, Administratrix of the Estate of Joseph H. Davis, first and final account.

10663

R. N. Lenox, Trustee of the estate of O. P. Lenox, first and final account.

10754

George Fugate, Executor of the Estate of Esther Fugate, first and final account.

THE W. H. STANAGE CO., CINC., O. 1926

10499

In the matter of the Estate of N. M. Stewart, Deceased.

Filing first and final account.

This day came C. E. Stewart, Administrator of the Estate of N. M. Stewart, 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 July, A. D. 1926, at one o'clock P. M., to which time said matter is continued.

10503

In the matter of the will of Philip M. Smith, Deceased.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Philip M. Smith, late of York Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 7th day of June 1926, at ten o'clock A. M., and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testator, resident of the State of Ohio.

Friday June 4-1926.

10728

In the matter of the Estate of L. C. Beem, Deceased.

Determination of Inheritance Tax.

This 4th day of June, 1926, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is Twenty Three Thousand one hundred and thirty five and ⁴/₁₀₀ Dollars, composed as follows: Personally Thirty five Hundred Dollars, real estate Nineteen Thousand six Hundred & thirty five and ⁴/₁₀₀ Dollars. That the debts (including a year's allowance of \$1200.00) are Three Thousand Five Hundred Eighty Two and ⁴/₁₀₀ Dollars, and that the cost of administration will be Two Hundred Forty Three Dollars. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is Nineteen Thousand Three Hundred and Ten Dollars.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	value of succession	Exemption	Sub to Tax	Tax	Date of accrual	By whom Paid	municipality corporation
widow	\$6,912.00	\$5,000.00	\$1,912.00	\$19.12	Feb. 2-1926	Emma B. Beem	
daughter	\$6,199.00	\$3,500.00	\$2,699.00	\$26.99	" " "	Lena M. Beem	
son	\$6,199.00	\$3,500.00	\$2,699.00	\$26.99	" " "	Perry L. Beem	

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate, and the suc-

10504

In the matter of Edward E. M.

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10804

In the matter of Edward E. T.

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10771

In the matter of Rolland P.

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cessions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Friday June 4 - 1926.

10804

In the matter of the Estate of Edward E. Moore. Deceased.

Appointment Order for Bond.

This day Marie Briggie appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Edward E. Moore late of Claibourne 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 Marie Briggie is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

10804

In the matter of the Estate of Edward E. Moore. Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Marie Briggie appeared in open court, accepted the appointment as Administratrix of the estate of Edward E. Moore, deceased, and gave and filed herein her bond in the sum of Three Thousand Dollars, conditioned according to law, with C. V. Zuspau and Della Zuspau freeholders as sureties, which Bond is approved by this court. It is therefore ordered that Letters of Administration issue to said Marie Briggie, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

10771

In the matter of the Estate of Rolland Penrose. Deceased

Orders on hearing, Etc

This day this cause came on to be further heard, upon the evidence and testimony concerning the alleged absence of said Rolland Penrose and the circumstances and duration thereof, and upon due consideration the court finds and is satisfied that due and legal notice was given at the time, place and purpose of this meeting.

The Court further finds that the said Rolland Penrose had his last place of residence in the State of California, at Los Angeles in said State; that he has been absent since 1915 and has not been heard from, by his nearest of kin, and the court is satisfied that the legal presumption of the death of said Rolland Penrose has been made out and the court further finds that there is no likelihood of the said Rolland Penrose being still alive.

The Court further finds that Rolland Penrose, at the time of his death, was a non-resident of the State of Ohio, and that he left all or the greater portion of his estate in Union County, Ohio.

It is ordered by the Court that notice be given as provided by law, to said Rolland Penrose, that if he be alive, he must produce satisfactory evidence of his continuance in life to this court on or before the 5th day of October, 1926, which time is set for final confirmation of the decree

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THE W. H. STANGE CO., CIN. O. 187569

this day made, that the said Rolland Penrose is presumptively and legally dead; to which time this cause is adjourned.

Saturday June 5-1926.

8588

In the matter of the Guardianship of Lucretia R. Schwartzkopf

Filing Second Partial Account.

This day came Flora Blumenschein, Guardian of Lucretia R. Schwartzkopf, a minor of Union County, Ohio, and presented her second partial account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 31st day of July A. D. 1926, at one o'clock P. M. to which time said matter is continued.

10805

In the matter of the Guardianship of Guy Eiselstein, minor

Appointment Order for Bond.

This day Edna Story appeared in open court and made application to be appointed Guardian of Guy Eiselstein, and the court being satisfied that said Guy Eiselstein is a minor of the age of 13 years, Feb. 27th, A. D. 1925; and the child of Flora Eiselstein, late of Pomeroy Ohio, deceased, and that said minor resides in this county; and the court being further satisfied that a Guardian is necessary, and that said Edna Story 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 Edna Story be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Thousand (\$2,000.00) Dollars; and this cause is continued.

10806

In the matter of the will of Willard C. Dayton, deceased.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Willard C. Dayton, late of Dover Township in this county, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 14th day of June 1926, at ten o'clock A. M., and that due notice thereof be given 3 days prior to said hearing, to next of kin of the testator, resident of the State of Ohio.

10782

In the matter of Walter C. Fullington

This day Fullington set the estate of deceased, and place of the executor, J. M. as sole executor.

And it appears appointments competent to be for the of the said K.

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10785

In the matter of Harry J. Skidmore

This day Skidmore appraisement. Whereupon is filed that to such case filed and re costs herein

10802

Edwin E. Hoff

The Estate of This day testimony, the defendant voluntarily the court.

That said in the estate the inventory dispensed the real estate provisions upon date R. D. Hoff sale. It proceed to appraised and petitioner is o

gally dead; to

10782

In the matter of the estate of
Walter C. Fullington, Deceased.

Order on Hearing

This day this cause came on to be heard upon the motion of Elizabeth Jane Fullington suggesting the death of her mother, Bess Fullington, the executrix of the estate of Walter C. Fullington, the executrix of the estate of Walter C. Fullington, deceased, and asking for an order of this court that no one be named to take the place of the said Bess Fullington as such Executrix, and that the remaining executor, J.M. Lentz, be authorized and empowered to administer said estate as sole executor.

And it appearing to the court that the said Bess Fullington has died since her appointment as executrix herein; that J.M. Lentz, the remaining executor, is competent to administer said estate without assistance, and that it would be for the best interest of said estate that no one be named to take the place of the said Bess Fullington as such executrix.

It is therefore considered by the court that no one be named or appointed by the court to take the place of the said Bess Fullington as such executrix, and that the said J.M. Lentz as executor be and he hereby is authorized and empowered to administer said estate as sole executor.

Waltz Kopf, a minor

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27th, A.D. 1926;

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10785

In the matter of the Estate of
Harry J. Skidmore, Deceased

Filing Inventory and Appraisement

This day came Sarah Skidmore Administratrix of the estate of Harry J. Skidmore late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Sarah Skidmore has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$4.00

10802

Edwin E. Koffroth, Executor of
The Estate of R.D. Koffroth, Dec'd.

Order for Private Sale

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 R.D. Koffroth, deceased, did not leave a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the real estate of said R.D. Koffroth, described in the petition, to carry out the provisions of his will in full. And it being made to appear to the court upon satisfactory evidence, that it would be more for the interest of said R.D. Koffroth estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said Edwin E. Koffroth, 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.

THE W. H. STANAGE CO., CINC., O. 187564

10802

Edwin E. Koffroth, Executor of the estate of R.D. Koffroth, deceased.
vs
M.B. Koffroth et al.
Plaintiff
Defendants.

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Edwin E. Koffroth, executor of the estate of R.D. Koffroth, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said R.D. Koffroth, deceased, in said real estate, to the purchaser Elizabeth Osborn, upon the purchaser executing to said petitioner a mortgage upon the said premises sold to secure the deferred payments of the purchase money.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

Monday June 7-1926.

7321

In the matter of the estate of Laura E. Randall, deceased.

Filing fifth and final account.

This day came Milo L. Myers, Executor of the Estate of Laura E. Randall 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 July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10803

In the matter of the will of Philip M. Smith, Dec'd.

Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Hutson S. Smith, to admit to probate and record the will of Philip M. Smith deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the next of kin of said testator resident of Ohio. O. L. Harvey and Grace Harvey the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said Philip M. Smith deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10807

In the matter of Samuel N. B...

This day... cation unde... late of Sam... an affidavit... the alleged... consists of a... an adminis... petent. It... required by

10807

In the matter of Samuel N. B...

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10808

In the matter of Bess Fuller

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In the ma... Bess Full...

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10807

In the matter of the estate of Samuel N. Baker, Deceased.

Appointment Order for Bond.

This day Jesse O. Baker, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Samuel N. Baker, 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 Jesse O. Baker 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.

10807

In the matter of the estate of Samuel N. Baker, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Jesse O. Baker appeared in open court, accepted the appointment as Administrator of the Estate of Samuel N. Baker, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Stella Lash and O. A. Wilgus freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Jesse O. Baker, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.00.

10808

In the matter of the Estate of Bess Fullington, Deceased.

Appointment Order for Bond.

This day Elizabeth Jane Fullington appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Bess Fullington 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 Administratrix should be appointed, and that said Elizabeth Jane Fullington is legally competent. It is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of One Hundred and Thirty Three Thousand, Five Hundred Dollars, and this cause is continued.

In the matter of the Estate of Bess Fullington, Deceased.

Bond Approved. Letters Issued.

This day Elizabeth Jane Fullington appeared in open court, accepted the appointment as Administratrix of the Estate of Bess Fullington, deceased, and gave and filed herein her bond in the sum of One Hundred and Thirty Three Thousand and Five Hundred Dollars, conditioned according to law, with J. M. Lentz and C. A. Hoopes freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Elizabeth Jane Fullington, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50

THE W. H. STANAGE CO., CIN., O. 187659

10103 In the matter of the estate of Henry Stalder, Deceased. } Filing Third partial account.

This day came Henry Ward Brooks, Executor of the estate of Henry Stalder, late of Union County, Ohio, deceased, and presented his 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 31st day of June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Wednesday June 9-1926.

9873 In the matter of the estate of W.D. Blue, Deceased. } Filing first and final account.

This day came Mary E. Blue Administratrix of the Estate of W.D. Blue 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 June A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10809 In the matter of the estate of Philip M. Smith, Deceased. } Appointment - Order for Bond.

The Last Will and Testament of Philip M. Smith, late of York Township, in this County, deceased, having heretofore been duly proved and allowed; this day Hutson S. Smith, 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 Hutson S. Smith is a suitable person and legally competent; it is ordered that he be appointed as such Executor without bond according to will.

Wednesday June 1-1926.

10809 In the matter of the estate of Philip M. Smith, Deceased. } Appointment Bond Approved. Letters Issued.

This day Hutson S. Smith appeared in open court, accepted the trust as Executor of the estate of Philip M. Smith, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Hutson S. Smith that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10708 In the matter of Eli P. Rogers. This day

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10709 In the matter of Eli P. Rogers. This day

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10708

In the matter of the will of
Eli P. Rogers, Deceased.

Election

This day personally came into open court Clarissa A. Rogers widow of said Eli P. Rogers, deceased. Whereupon the court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will, and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the court, which is accordingly done.

10709

In the matter of the Estate of
Eli P. Rogers, Deceased.

Orders on Allowance.

This day this cause came on to be heard, and the court having heard the testimony and arguments, and being fully advised in the premises, finds that the allowance made by the appraisers of the estate and effects of said decedent for the support of the widow and children for twelve months from the death of said decedent is three thousand dollars, and that the same should be reduced by the sum of fifteen hundred dollars,

It is therefore ordered that such allowance be reduced accordingly, making the total amount of such allowance the sum of fifteen hundred dollars, which amount said Executor is ordered to pay over according to law, instead of the amount as made by said appraisers. And it is further ordered that this proceeding be recorded, and that John L. Loughrey pay the costs herein taxed at \$2.00

10755

In the matter of the Estate of
Harry J. Skidmore, Deceased.

Estate not subject to Tax.

Sarah J. Skidmore as Administratrix of the Estate of Harry J. Skidmore deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$8,553.91, the debts and cost of administration are \$3,472.95, the net actual market value thereof is \$5,080.96. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STARBUCK CO., CIN., O., 197589

10699

In the matter of the Estate of N. M. Stewart. Deceased.

Estate not subject to Tax.

C. E. Stewart as Administrator of the Estate of N. M. Stewart, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$11,861, the debts and cost of administration are \$1817.32, the net actual market value thereof is \$10,043.68, (a) that said deceased died intestate, leaving a widow and two adult children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Saturday June 12-1926.

10810

In the matter of Amer G. Renner.

Inquest of Lunacy. Orders for Warrant, Etc

This day G. Fred Renner, a resident citizen of Union Twp. in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Amer G. Renner, into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. S. Hager commanding him to bring said Amer G. Renner alleged to be insane, before this court on the 12th day of June 1926, at 9 o'clock a.m.

And it is further ordered that subpoenas issue for Dr F. C. Callaway and Dr W. M. Goff legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of Amer G. Renner.

Inquest of Lunacy. Orders on Hearing, Etc

This day this cause came on to be heard, and the said Amer G. Renner was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr F. C. Callaway and Dr W. M. Goff, the medical witnesses and being satisfied that said Amer G. Renner is insane, that he has a legal settlement in Union Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this state, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr F. C. Callaway and Dr W. M. Goff, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Amer G. Renner 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.

10810

In the matter of Amer G. Renner. The judge Columbus State Hospital proper clothing to said for the relief

10808

In the matter of Bess Fullin. This day Bess Fullin and Appraisers whereupon is filed that notes to such appraisement. Brix pay

10793

In the matter of Ellis W. Miller. This day of Union County said estate. Whereupon filed that such case filed and received costs here

10811

In the matter of Mildred and Clarence. This day to be appointed Simpson, Ohio, deceased minors the Guardians. er satisfied is a suitable statement, and the proposed said minor appointed according to law, in t

10810 In the matter of } Amer G. Renner. } Orders for Clothing and for
warrant to Convey.

The judge being advised that said Amer G. Renner can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to G. Fred Renner. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10808 In the matter of the Estate of } Bess Pullington, Deceased. } Filing Inventory and Appraisement.

This day came Elizabeth Jane Pullington, Administratrix of the Estate of Bess Pullington late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the Statutes related to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$4.00.

10793 In the matter of the estate of } Ellis W. Miller, Deceased. } Filing Inventory and Appraisement.

This day came A. J. Miller, Administrator of the Estate of Ellis W. Miller late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

Monday June 14-1926.

10811 In the matter of the Guardianship } of Mildred Simpson, John Simpson, } Appointment
and Clarence Simpson, } Minors. } Order for Bond.

This day Gertrude Miller appeared in open court and made application to be appointed Guardian of Mildred Simpson, John Simpson and Clarence Simpson, children of Ora Simpson, late of Paris Township, Union County Ohio, deceased, and that said minors reside in this county; and the said minors having in open court made choice of said Gertrude Miller as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Gertrude 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 minors, and the probable value thereof, and also the probable annual rents of said minors' real estate. It is ordered that said Gertrude Miller 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.

THE W. H. STANAGE CO., CIN., O. 1926

10811

In the matter of the Guardianship of John Simpson, Clarence Simpson, and Mildred Simpson, Minors.

Appointment. Bond Approved. Letters Issued.

This day Gertrude Miller appeared in open Court, accepted the appointment as Guardian of Mildred Simpson, John Simpson and Clarence Simpson, and gave and filed herein her Bond in the sum of Five Hundred Dollars, conditioned according to law, with W. F. Brodrick and O. L. Baker, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Gertrude Miller took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Gertrude Miller, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$7.00

10811

In the matter of The Guardianship of Mildred Simpson, et al.

Orders on filing Inventory

This day Gertrude Miller as Guardian of Mildred Simpson and John Simpson and Clarence Simpson appeared in open Court and filed her Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$1.50.

10697

In the matter of the Guardianship of Doris Potter, and Owen Potter, Minors.

Ordering Viewers.

This day this cause came on to be heard upon the petition, evidence and testimony, and the Court, being fully advised in the premises, finds that all the defendants herein have been duly and legally notified of the pendency and prayer of the petition and are now properly before the Court, and that the statements and allegations in said petition are true. It is therefore ordered that J. M. Edgington, John Lloyd, and Ray Potter three disinterested freeholders be and are hereby appointed to fully investigate as to the necessity of placing a mortgage on said real estate for the purpose outlined in said petition, and that they make report of their proceedings in writing to this Court on or before June 21st 1926.

10806

In the matter of Willard C. Day

This matter was brought on to admit to probate the will of said Willard C. Day. The Court having had due notice and record in the County of Ohio. O. S. Day having this will reduced to writing respectively to the will of said Willard C. Day is the last will and duly executed will, was of legal mind, sound memory, and free from any undue influence or restraint.

It is therefore ordered that the will of said Willard C. Day be admitted to probate, and the executor named therein be appointed.

10812

In the matter of Willard C. Day

The Last Will and Testament of Willard C. Day in this cause came on to be heard upon this day Lee C. Day appeared in open Court, and was appointed executor of the estate consisting of the real and personal estate of said Willard C. Day. It is therefore ordered that the will of said Willard C. Day be admitted to probate.

10812

In the matter of Willard C. Day

This day Lee C. Day appeared in open Court as Executor of the estate of Willard C. Day. The Court having had due notice and record in the County of Ohio. O. S. Day having this will reduced to writing respectively to the will of said Willard C. Day is the last will and duly executed will, was of legal mind, sound memory, and free from any undue influence or restraint.

10806

In the matter of the will of Willard C. Dayton, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Leslie Dayton to admit to probate and record the will of Willard C. Dayton, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the next of kin of said testator residents of Ohio. O. D. Shanks and John A. Kennington the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the afore said instrument of writing is the last will and testament of said Willard C. Dayton, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10812

In the matter of the estate of Willard C. Dayton, Deceased.

Appointment Order for Bond.

The Last Will and Testament of Willard C. Dayton late of Dover Township, in this county, deceased, having heretofore been duly proved and allowed; this day Leslie Dayton 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 Leslie Dayton is a suitable person and legally competent, it is ordered that he be appointed as such Executor without bond in accordance to the will of Willard C. Dayton.

10812

In the matter of the estate of Willard C. Dayton, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Leslie Dayton appeared in open court, accepted the trust as Executor of the Estate of Willard C. Dayton, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to said Leslie Dayton, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$3.50.

THE W. H. STANAGE CO., CIN., O., 1925

10747

In the matter of the Estate of
G. L. Harris, Deceased.

Authority to Transfer and Record
Real Estate Devised.

This day came Clara M. Harris and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by G. L. Harris, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Clara M. Harris.

That the following is a description of said real estate such as is contained in the will, to-wit:

Situated in the village of Unionville Center, County of Union, and State of Ohio. Being part of Survey No. 5724 adjoining the town of Unionville Center Ohio. Beginning at Southeast corner of school House lot (now owned by May E. Lehman and conveyed to John Harris by said May E. Lehman) thence south with railroad Street six poles to Thomas Page's Northeast corner, turning right angles with said Page's line twelve poles (12 poles) to said Page's land northwest corner; thence turn right angles six poles to Southwest corner of said school House lot; thence then turn right angles twelve poles to place of beginning, being 72 poles of land more or less, the same conveyed by David and Elizabeth Dager to Michael Yealey and from said Michael Yealey to Thomas Mundy.

Also another piece of land situated in the said village, County and State, Being part of Survey No. 5724. Beginning at a stake in the center of Railroad Street in said village of Unionville Center, Ohio, at the south line of First Street; thence with the center of Railroad Street southerly six poles to the Northeast corner of Michael Yealey's land thence at right angles westerly parallel with the south line of first Street, twelve poles to a stone at the Northwest corner of said Yealey's land; thence northerly and parallel with said Railroad Street, six poles to a stone at the southwest of first Street, this being the terminus of First Street; thence with the south line of first Street 12 poles to the place of beginning, containing 72 poles of land more or less, and being the premises formerly known as the School House lot.

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 said real estate be transferred upon the duplicate of the county to the name of Clara M. Harris, and that a certificate of this order issue to said Auditor and Recorder as required by law.

10813

In the matter of
Lydia Johnson

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In the matter of
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In the matter of
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10813

In the matter of Lydia Johnson

Inquest of Lunacy
Orders for Warrant, etc

This day P. B. Hill a resident citizen of Paris Township in this county, appeared in open court and filed an affidavit in the form prescribed by law, for the admission of the said Lydia Johnson into the Columbus State Hospital

It is therefore ordered that a warrant issue to P. B. Hager commanding him to bring said Lydia Johnson alleged to be insane, before this court, on the 16th day of June 1926, at 9.30 o'clock A.M.

And it is further ordered that subpoenas issue for Dr Angus MacIvor and Dr H. G. Southard respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10813

In the matter of Lydia Johnson

Inquest of Lunacy
Orders on Hearing, etc

This day this cause came on to be heard, and the said Lydia Johnson was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr Angus MacIvor and Dr H. G. Southard and the medical witnesses, and being satisfied that said Lydia Johnson is not insane, it is ordered that the said Lydia Johnson be and is hereby released and discharged.

It is therefore ordered that Dr Angus MacIvor and Dr H. G. Southard, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

10800

In the matter of the Guardianship of Guy Eiselstein, minor.

Appointment. Bond Approved
Letters Issued.

This day Edna Story appeared in open court, accepted the appointment as Guardian of Guy Eiselstein and gave and filed herein her bond in the sum of Two Thousand (\$2,000.00) Dollars, conditioned according to law, with U. M. Deal, and D. E. Stanear freeholders as sureties thereon, which bond is approved by the court. Thereupon said Edna Story 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 Edna Story, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5.50.

10667

In the matter of the estate of Emma J. Thompson, deceased.

Filing first and final account.

This day came Olive N. McLune, Administratrix of the estate of Emma J. Thompson, 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 July A. D. 1926, at one o'clock P. M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 1926

10496

In the matter of the Estate of Arthur H. Darnall, Deceased.

Authority to Transfer and Record Real Estate Devised.

This day came Mary E. Darnall and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Arthur H. Darnall deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Mary E. Darnall for and during the term of her natural life, and then to Bernice Darnall and Gerald Darnall in fee simple.

That the following is a description of said real estate such as is contained in the will, to-wit:

"Third: - In lieu of all her Statutory rights in my real estate, I hereby give and devise to my wife, Mary E. Darnall, all of my real estate wherever situated, to have and to hold the same for and during the term of her natural life."

"Fourth: - Subject to the life estate therein of my wife, Mary E. Darnall, I give and devise to my children, Bernice Darnall and Gerald Darnall, all my real estate in fee simple."

The following is a specific description of said real estate, Real Estate situate in the State of Ohio, County of Union and Township of Jerome, being part of Survey No. 3686, and bounded and described as follows:

Beginning at a sycamore tree (down) on the east bank of Big Darby Creek; thence N. 13 1/4° W. 27 poles in line of and along the center of the Plain City and New California Gravel Road to a stake at the northwest corner of J. J. Kilbury's land; thence with the lines of said Kilbury's lands N. 72° 47 poles to a stone; thence S. 32° E. 48.80 poles to a stone; thence N. 57° E. 267.96 poles to a stone in the East line of said survey and at the northeast corner of said Kilbury's land; thence with said Survey line N. 32 1/4° W. 97 poles to a stone at the southeast corner of George M. Rickard's land; thence with said Rickard's line S. 57 1/2° W. 303 poles to a stone in the center of said Plain City and New California Gravel Road; thence with the center of said Gravel Road S. 13 1/4° E. 1.72 poles to a stake at the point of intersection of said Gravel Road with the Plain City and Marysville Gravel Road; thence with the center of the last named Gravel Road S. 67 1/4° W. 22.88 poles and S. 88° W. 13.67 poles to a stake; thence S. 32° E. 1.72 poles with Joseph O'Harra's line to a stone on the bank of said Big Darby Creek; thence with the east bank of said Creek at low water mark and the various meanderings thereof to the place of beginning.

Containing 174 1/4 Acres, more or less.

Also the following premises, situate in the State of Ohio, County of Union, and Township of Jerome, being part of Survey No. 3686, and bounded and described as follows:

Beginning at a stone in the center of the Plain City and California Gravel Road and corner to lands formerly owned by Perry Douglas; thence with three consecutive lines of said lands N. 72° E. 47 poles to a stone and thence S. 32° E. 48.80 poles to a stone and thence N. 57° 30' E. 264.96 poles to a stone, the southeasterly line of said Survey No. 3686; thence with said line S. 32° E. 68.20 poles to a hickory tree; thence S. 57° 30' W. 323 poles to a stone on the bank of Darby's creek; thence up

10703

The Estate of John Hanan

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the creek, following the meanders thereof 103 poles to a Sycamore tree; thence n. 20° w. 28 poles to the beginning. Containing 157.50 acres, more or less.

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 said real estate be transferred upon the Duplicate of the County to the name of Mary E. Darnall for life and then to Bernice Darnall and Gerald Darnall, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

Wednesday June 16-1926

10703

The Estate of } Authorizing Private Sale.
John Hanawalt

This day this cause came on to be heard upon the petition herein filed 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 Arthur Hanawalt as Administrator of said estate proceed to sell said personal property at private sale, for not less than the appraised value thereof.

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

It is further ordered that said 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.

10703

In the matter of the Estate of } Sale of Personal Property Confirmed.
John Hanawalt, Deceased.

The Administrator of the above named decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

Thursday June 17-1926.

10814

In the matter of } Epilepsy
Raymond Baker

This day Andrew Baker a resident citizen of Marysville in this county, appeared in open Court, and filed herein a written application, duly verified, for the admission of said Raymond Baker into the Ohio Hospital for Epileptics.

It is therefore ordered that the 18th day of June 1926, at nine 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 H. V. Southard and Dr P. D. Longbrake, two reputable physicians, witnesses.

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

THE W. H. STANAGE CO., CIN., O. 187558

10814

In the matter of } Epilepsy
Raymond Baker. } Orders on Hearing.

This day this cause came on to be heard, and said Raymond Baker was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr H. V. Southard and Dr P. D. Longbrake the medical witnesses, and being satisfied that said Raymond Baker 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 being further satisfied that said epileptic's disease has developed during the time he has resided in the State; and his being at large is dangerous to the community.

It is therefore ordered that Dr H. V. Southard and P. D. Longbrake, the medical witnesses in attendance make out a certificate, setting forth the facts as provided by law.

And it is further ordered that a certified copy of the application and of the accompanying papers, including a certified copy of the certificate of said physician, be transmitted to the manager of said Hospital, and this cause is continued.

10719

In the matter of the Guardianship } Orders on Filing Inventory
of Thomas Asman. }

This day Fred J. Asman, as Guardian of Thomas Asman appeared in open court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein, taxed at \$1.00.

10807

In the matter of the estate of } Filing Inventory and Appraisement.
Samuel N. Baker. Deceased. }

This day came Jesse O. Baker, Administrator of the estate of the estate of Samuel N. Baker late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Jesse O. Baker has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00

10676

In the matter of the estate of } Filing first and final Account.
Amy L. Frazier, Deceased. }

This day came Clarence J. Frazier, Administrator of the estate of Amy L. Frazier 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 July A.D. 1926, at one o'clock P. M., to which time said matter is continued.

10674

In the matter }
John Simpro }

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10674

In the matter of the estate of John Simpson, Deceased.

Estate not subject to Tax.

Ollie Patch as Administratrix of the estate of John Simpson, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is Three Thousand One Hundred and Fifty four, and 62/100 Dollars, the debts and cost of Administration are Twelve Hundred and Twenty-two and 80/100 Dollars, and the net actual market value thereof is Eighteen Hundred and Eighty-one and 52/100 Dollars.

(a) That said sum of \$1881.97 should be distributed as follows:—

To Pearl Mabery, daughter of deceased	\$ 376.36
.. Imo Brooks	376.37
.. Ollie Patch	376.37
.. William Cider G. Son	188.18
.. John Cider	188.18
.. Garold Simpson	78.28
.. John Simpson	78.27
.. Clarence Simpson	78.27
.. Mildred Simpson .. Dau. .. .	78.27
.. Pauline Shank	78.27

and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$8.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10809

In the matter of the estate of Philip M. Smith, Deceased.

Filing Inventory and Appraisement.

This day came Hutson S. Smith, Executor of the estate of Philip M. Smith late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CIN., O., 1925

10782

In the matter of the estate of Walter C. Pullington, Dec'd.

Determination of Inheritance Tax.

This 17th day of June 1926, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of Twenty six Hundred and 00/100 Dollars distributed by decedent in contemplation of death or take effect in possession or enjoyment at or after death) is Two Hundred and Seventeen Thousand, Four Hundred and Seventy one and 50/100 Dollars, composed as follows: Personally Six Hundred and Thirty eight Thousand, Six Hundred and Fifteen and 67/100 Dollars, real estate Seventy Eight Thousand, Eight Hundred and Fifty Six and 70/100 Dollars.

That the debts (including a year's allowance of Three Thousand Dollars) are One Hundred and Seven Thousand, Two Hundred and Seventy and 78/100 Dollars, and that the costs of administration will be Ten Thousand and Three Hundred Dollars, that Bess Pullington whose age at the death of said decedent was 43 years, has a dower interest in said real estate, which interest is worth nothing, by reason of her death immediately after the death of her husband, and before dower was assigned. And that the net actual market value of the assets which might be subject to tax is Ninety Nine Thousand, Nine Hundred and 89/100 Dollars.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originated, are as follows:

Relationship	Value of Succession	Exemption	Sub. to Tax.	Tax.	Date of Accrual	By whom Paid	Township or Municipality
Virginia Howard Sister	\$2331.37	\$500.00	\$2331.37	\$116.57	Apr. 25-1926.	Virginia Howard	Daniel Zopf - \$188.87 Mary Lee - 174.00 Maud Cook - 100.00 E. J. P. Admrx. - 98.67
U.C. of N.D.	1000.00	1000.00				E. J. P. Admrx.	
Est. of Bess F. - Widow	29,000.00	5000.00	24,000.00	240.00			
Eliz. J. Pullington Daughter	67,069.50	3500.00	43569.50	1021.39			

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time in which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$50.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

10810

In the matter of George B. Temple

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10810

In the matter of George B. Temple

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10697

Ethel Miller vs Doris Potter

Her Wards

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10815-

In the matter of the estate of George B. Temple, Deceased.

Appointment
Order for Bond.

This day W.C. Temple appeared in open court, and filed an application under oath as required by law to be appointed Administrator of the estate of George B. Temple 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.C. Temple 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.

10815-

In the matter of the Estate of George B. Temple, Deceased.

Appointment. Orders
Bond Approved. Letters Issued.

This day W.C. Temple appeared in open court, accepted the appointment as Administrator of the estate of George B. Temple, deceased, and gave and filed herein his bond in the sum of Three Thousand (\$3,000.00) Dollars, conditioned according to law, with Ellen C. Temple and Grace H. Temple freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said George B. Temple, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10697

Ethel Miller, Guardian of Doris Potter & Owen Potter vs. Plaintiff Her Wards, et al. Defendants

Petition to Borrow Money & Mortgage Real Estate. Orders on Report of Freeholders as to amount of Loan, etc (Repairs and Improvements)

This day this cause came on further to be heard upon the report of the freeholders heretofore appointed herein. And it appearing to the court to be for the best interest of the estate of said ward that the prayer of the petition be granted, the court hereby fixes the amount necessary to be so borrowed, to be the sum of Seven Hundred and fifty Dollars, and directs that the following described lands of said wards be encumbered by mortgage to secure the same, to-wit: being the undivided one-half interest. Situate in the Township of Lynn, County of Hardin and State of Ohio, and described as follows: Being a part of Military Survey

Number 4180 and 10919 and bounded and described as follows:

Tract No. 1. Beginning at a stake in the center of the Bailey Road in Seigle's Northwest corner; thence South 10 deg. East 176.80 poles to a stake and two soft snapples; thence South 80 deg. West 72.40 poles to a stake, Hickory and Red Oak in Wilkins East line; thence North 10 deg. West 67.71 poles to a stake and two Lynns; thence North 80 deg. East 44 poles to a stake, Red Oak and sugar Tree; thence South 10 deg. West 107.07 poles to a stake in the center of said road; thence North 80 deg. East 28.40 poles to the beginning. Containing 50 acres, more or less.

Tract No. 2. Being a part of the Virginia Military Survey No. 4180 and 10919 on the waters of the Scioto, bounded and described as follows:

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THE W. H. STANAGE CO., CINCINNATI, O. 1925

Beginning at a point in the north line of said survey number 4180 South 80 deg. west 45.29 poles from the Northeast corner thereof and in the center of the Bailey Road; thence South 10 deg. East 221 poles to a stake in the Southwest corner of a Tract of 56.34 acres conveyed by William R. Seigel and Fillie Seigel, his wife, to Jess W. Edgington by deed dated March 28-1898; thence South 80 deg. west 20.91 poles to a stake, Southeast corner to Lewis M. Bradley; thence North 10 deg. west 221 poles to the center of the said Bailey Road and North line of said Survey Number 4180; thence with said line and the center of said road 80 deg. East 20.91 poles to the place of beginning, Containing 28.16 acres, of land, more or less, and being the west one third of the premises and conveyed by Hanson L. Penn and wife to said William R. Seigel by deed dated April 3, 1880 and recorded in Vol. 52 page 276 of the deed record of Hardin County Ohio.

And it is ordered that said Guardian be and she is hereby directed to ascertain and report to the court, the rate of interest and time for which she can borrow said amount so found necessary to be borrowed, and this cause is continued.

Monday June 21-1926.

10 697

Ethel Miller, Guardian of
Doris Potter and Owen Potter
vs. Plaintiff
Her Ward, et al,
Defendants

Petition to Borrow Money and Mortgage
Real Estate. Orders.

This day this cause came on to be heard on the report of said Ethel Miller, 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 or notes 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 \$ within ten days.

10 471

In the matter of the will of
Esther E. Myers, Deceased.

Authority to Transfer Real Estate Devised.

This day came Milo L. Myers, and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Esther E. Myers, deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to him. and that said real estate so devised is described as follows:

Situated in the County of Union, in the State of Ohio, and in the village of Marysville, and being all of Dr. Lot number three hundred and forty four (344) in Robinson's Addition to said village of Marysville. For a more definite description thereof reference is hereby made to the plat of said addition as shown by the records of said county.

Being renumbered and now known as Lot No. 361 thereof.

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Also, Lots number 507 and 509 of bunny side Addition to the said village of Marysville Ohio. For a more definite description of both of said lots reference is hereby made to the recorded plat of said addition as found in the office of the county recorder of said Union County Ohio.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the county to the name of Milo L. Myers, and that a certificate of this order issue to the County Auditor as required by law.

Thursday June 24-1926.

10264 In the matter of the estate of R. W. Purdum, Deceased. } Filing first and final account.

This day came Elva Purdum Administratrix of the estate of R. W. Purdum 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 July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Friday June 25-1926.

10816 In the matter of the Estate of Lucinda Worth, Deceased. } Estate not subject to Tax.

Ernest H. Worth, as only heir of the Estate of Lucinda Worth, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Six Hundred Dollars, the debts and cost of administration are Three Hundred (\$300.00) Dollars, and the net actual market value thereof is Three Hundred (\$300.00) Dollars (a) that the said deceased died intestate leaving one son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10804 In the matter of the Estate of Edward E. Moore, Deceased. } Filing Inventory and Appraisement

This day came Marie Briggie, Administratrix of the estate of Edward E. Moore late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Marie Briggie pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN., O. 1925

10378

In the matter of the estate of Edith Carr, Deceased.

Estate not subject to Tax.

L. J. Mc Coy as Administrator of the estate of Edith Carr, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises finds and determines that the gross value of said estate is \$2623.37, the debts and cost of Administration are \$930.00, and the net actual market value thereof is \$1693.37.

(a) That said deceased died intestate leaving a widower and one minor child, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10573

Estate of Joseph H. Davis, Deceased.

Final Discharge.

This day came Clara Lentz, Administratrix of the Estate of Joseph H. Davis, presented her account of final distribution in said estate, duly verified, and the same was examined by the Court.

Whereupon it is ordered that the same be allowed as a final discharge of such Administratrix and be placed on the files of this Court and also recorded in the records of accounts; and the said Clara Lentz is hereby discharged as Administratrix of said trust.

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.

10747

Ella Avery & Fred L. Avery, Executors of the Estate of Wm E. Avery, first and final account.

10104

A. J. Miller, Administrator of the Estate of Mary J. Miller, first and final account.

10431

William Haughm, Administrator of the Estate of Samuel Haughm, first & final account.

10652

V. W. Howison, Administrator of the Estate of John H. Howison, first & final account.

10559

C. S. Cheney, Executor of the Estate of Mary F. Snowden, first and final account.

10606

F. J. Kahler, & M. W. Taylor, Administrators of the Estate of Fielding Taylor, first & final account.

10214

Gladys Marine, Guardian of Frank Clifford Moore, first partial account.

9862

Grace M. Paleu, Guardian of George E. Henney, Second partial account.

5723

George Streng, Guardian of Philip Rausch, Twelfth account.

10573

Clara B. Lentz, Administratrix of the Estate of Joseph H. Davis, first and final account.

10663

R. N. Lenox, Trustee of the Estate of O. P. Lenox, first and final account.

10754

George Fugate, Executor of the estate of Esther Fugate, first and final account.

10747

In the matter of William P. ...

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10747

In the matter of the estate of
William D. Avery, Deceased.

First and final account

This day the first and final account of Ella Avery and Fred S. Avery, Executors of the estate of William D. Avery, 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 and Sixty Dollars, (\$360.00), 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.

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid May 20-1926.

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

10104

In the matter of the estate of
Mary J. Miller, Deceased.

First and final account.

This day the first and final account of A. J. Miller, Administrator of the estate of Mary J. 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 Two Hundred Dollars (\$200.00) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 14-1926.

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.

10559

In the matter of the Estate of Mary F. Snowden, Deceased.

First and final account

This day the first and final account of C.S. Cheney, Executor of the Estate of Mary F. Snowden, 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 C.S. Cheney be and he is allowed the sum of One Hundred and Twenty eight, and 7/100 Dollars, (\$128.09) 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 Thousand and Ten, and 7/100 Dollars (\$2010.11), 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 Mary F. Snowden, dec'd.

It is ordered that said Executor pay the costs herein taxed at \$5.00, within ten days. Costs paid May 13-1926.

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

10606

In the matter of the estate of Fielding Taylor, Deceased.

First and final account.

This day the first and final account of F.J. Kahler and M.W. Taylor, Administrators of the estate of Fielding Taylor, 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 Administrators be and they are allowed the sum of Five Hundred and Thirty Five, Dollars (\$535.96) 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 a balance of Eighty Nine Hundred and seventy five and 7/100 Dollars, (\$8975.92), in the hands of said Administrators due said estate; which amount they are ordered to pay over and distribute according to law.

It is ordered that said Administrators pay the costs herein taxed at \$5.00 within ten days. Costs paid May 7th 1926.

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

THE W. H. STANAGE CO., CIN. O. 1925

10214

In the matter of
The Guardianship of
Frank Clifford Moore. } First Partial account.

This day the first partial account of Gladys Marine, Guardian of Frank Clifford Moore came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Three Hundred and Seventy ^{Three} Dollars and ⁶⁵/₁₀₀, (\$2373.65) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid May 10-1926.

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

9862

In the matter of
The Guardianship of
George E. Kinney. } Second Partial Account

This day the second partial account of Grace M. Palen, Guardian of George E. Kinney came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is allowed, approved & 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 Sixteen Hundred and Sixty six, and ⁶³/₁₀₀ Dollars (\$1666.63) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid May 8-1926.

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

5723

In the matter of
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5-7-23

In the matter of the Guardianship of Philip Rausch.

Fifteenth Account

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

It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds a balance of Four Hundred and Forty nine, and ⁵/₁₀₀ Dollars (\$449.15) in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid May 28-1926.

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

10-5-23

In the matter of the Estate of Joseph H. Davis, Deceased.

First and final Account.

This day the first and final account of Clara Lentz, Administratrix of the Estate of Joseph H. 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 Administratrix be and she is allowed the sum of Two Hundred and Seventy Dollars, (\$270.00) 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 Fifty one Hundred and forty six, and ⁶/₁₀₀ Dollars (\$5146.06), in the hands of said Administratrix due said estate; which amount she is ordered to pay over and distribute according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$6.00 within ten days. Costs paid June 5-1926.

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

THE W. H. STANAGE CO., CIN., O. 187549

10663

In the matter of the Trusteehip of O.P. Lenox } First and final account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Trustee pay the costs herein taxed at \$5.00 within ten days. Costs paid May 24-1926.

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

10754

In the matter of the estate of Esther Fugate, Deceased. } First and final Account.

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

It is ordered that the same be and hereby is approved, allowed & confirmed. The court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 2-1926.

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

Monday June 28-1926

10645

In the matter of the estate of Lewis Eldon Morrison. } Filing first and final account.

This day came Odell Lizzett, Administrator of the estate of Lewis Eldon Morrison 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 July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

9014-A

In the matter of Joseph Morrison. This day... ed, of the estate... sented his... Whereupon... day, the 31st... continued.

10794

In the matter of Lewis Elliott. This day... late of Union... ment of said... Whereup... is filed that... to such case... filed and rec... herein taxed

9276

In the matter of Guardian Everett Logg. This day... open court... with Mas... appearing... is hereby a... said court

10755

W.P. Hutchins of L.W. Hutchins H.O. Hutchins. This day... mony of the... That all the... have volun... the court... That said... in the esta... the invent... pensed with... real estate... And it be... it would be... ed in the... Said W.P. Hutchins free of don

9014-A

In the matter of the Estate of Joseph Morrison, Deceased.

Filing first and final account.

This day came Odell Lizzett Administrator de bonis non with the will annexed, of the estate of Joseph Morrison 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 July A.D. 1926. at one o'clock P.M. to which time said matter is continued.

Tuesday June 29-1926.

10794

In the matter of the Estate of Lewis Elliott, Deceased.

Filing Inventory and Appraisement.

This day came Arthur Elliott, Administrator of the Estate of Lewis Elliott late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said Estate duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Arthur Elliott has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

Wednesday June 30-1926.

9276

In the matter of the Guardianship of Everett Loy Pyers.

Filing New Bond.

This day Mary M. Pyers, Guardian of Everett Loy Pyers, appeared in open court and presented and filed an additional bond as such Guardian with Massachusetts Bonding and Insurance Co. as sureties thereon, said bond appearing to be a good bond, it is therefore ordered that said bond be and is hereby approved and ordered filed, and made a part of the records of said court.

Saturday June 5-1926

10755-

W.P. Hutchisson, Administrator of L.W. Hutchisson, Plaintiff. vs. H.P. Hutchisson et al. Defendants.

Order for Private Sale, etc.

This day this cause came on to be heard upon the petition, evidence and testimony of the plaintiff, and the court being fully advised in the premises finds:

That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court. That the statements and allegations in said petition are true.

That said L.W. Hutchisson, deceased, did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the real estate of said L.W. Hutchisson, 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 W.P. Hutchisson as such Administrator proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof.

THE W. H. STANGE CO., CIN., O. 18765

on the following terms, to-wit: Cash in hand on day of sale. And said petitioner is ordered to make return to this court immediately after such sale is made, and this cause is continued.

Wednesday June 30-1926.

10755- N.P. Hutchisson, Administrator of L. W. Hutchisson, Plaintiff vs. H.O. Hutchisson et al. Defendants.

Petition to Sell Real Estate Orders Approving and confirming Sale.

This day this cause coming on to be heard on the report of W.P. Hutchisson deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of W.P. Hutchisson in said real estate, to the purchaser, Henry Dorschet upon the said purchaser paying the purchase price.

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

Wednesday June 9-1926.

10790 Howard C. Black, Administrator of the Estate of Emma L. Clark, Dec'd. Plaintiff vs. Frank Clark et al. Defendants.

Orders, Service by Publication

This day came the Plaintiff and filed herein an affidavit under the General Code in that behalf for the purpose of procuring service by publication; and it appearing to the court that the residence of said defendant Dell Summerville is unknown to the plaintiff, that the residence of such defendant so unknown to the Plaintiff cannot with reasonable diligence be ascertained, and that service of Summons on such defendant cannot be made; it is ordered that proceedings against said heir herein named be had. 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 person thus 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, and make an entry thereof on the proper docket.

8347 In the matter of Dorothy C. This day County Ohio, ianship duly used for head which time

10674 In the matter John Simpson This day Union County ment of said Whereupon Saturday, the ter is contin

10769 John L. Long of the estate v. Clarissa A. W

This day testimony, and defendants to untarily en That the plars deceased, and an app that another being satisfed in the po on satisfact. tate to sell e fore further ceed to sell, appraised of sale, immediately a

Friday June 18-1926.

8347 In the matter of the Guardianship of Dorothy Conrad. } Filing third partial account.

This day came Milo L. Myers, Guardian of Dorothy Conrad, a minor of Union County Ohio, and presented his third partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10674 In the matter of the estate of John Simpson, Deceased. } Filing first and final account.

This day came Ollie Patch Administrator of the estate of John Simpson 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 July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Saturday, June 12-1926.

10769 John L. Loughrey as Administrator of the estate of Eli P. Rogers, Dec'd. vs. Plaintiff Clarissa A. Rogers, et al. Defendants. } Orders for Private Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises, finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Eli P. Rogers deceased, did leave a widow not 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 Eli P. Rogers, 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 John L. Loughrey 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.

Saturday June 12-1926.

10467 John L. Loughrey, Administrator with the will annexed of Eli P. Rogers, deceased.

vs. Plaintiff Carl Rogers, et al. Defendants.

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of John L. Loughrey as administrator with the will annexed of Eli P. Rogers, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is ordered that said petitioner execute a deed of all the right, title and interest of the said Eli P. Rogers in said real estate, to the purchaser Frank Sanders and Gertrude Sanders, upon the said purchaser paying the sum of sixteen hundred dollars, said amount being the purchase price.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

Mon. June 28-1926.

10581 C. C. Penhorwood, Executor of the Estate of Nettie M. Arnold, Dec'd. Plaintiff vs. L. H. Stone, et al. Defendants.

Order for Public Sale.

This day this cause came on to be heard upon the application of the Executor, the plaintiff herein, asking for an order of sale to sell the real estate in the petition described at public sale, and the court being fully advised in the premises find that on the 23rd day of Sept. 1925, that an order of sale issued from this court to the said executor to sell said real estate at private sale for not less than the appraised value thereof, and that on this 28th day of June 1926, the said executor made his return, under oath, stating that he has been unable to sell said real estate or any part thereof at private sale, for the appraised value. It is therefore ordered by the court that the said report and order of sale be filed, and it is further ordered that the said C. C. Penhorwood, as such Executor proceed according to law to advertise and offer for sale said real estate described in the plaintiff's petition at public auction, and that he sell the same for not less than two-thirds the appraised value thereof, and for good cause shown, for cash, in full, on day of sale, and that the said sale be held on the premises where said real estate is located. It is further ordered that the said plaintiff make return of said sale immediately after the same is made, and that an order of sale issue to him from this court for said purposes.

Thursday July 1-1926.

10350 In the matter of the Guardianship of Emily E. Stillings.

Filing first partial account.

This day came B. E. Baker, Guardian of Emily E. Stillings an incompetent of Union County Ohio, and presented his first partial account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 31st day of July A. D. 1926, at one o'clock P. M. to which time said matter is continued.

10503*

In the matter of Nettie F. Duns

This day No. 8523 duly verified, county of certain which real est

Upon consid estate so devov interest in the County, Ohio, a little corner

Beginning west corner corner of Durv road to an iron to an iron p utive lines of 30' w. 70.68 rd 8. 15' 5' w. 98.2 thence N. 74° thence S. 10°

road and Dore of said road to a stone in of beginning And it appe have been f ed, it is ord of said Coun said Nancy

* 10393

In the matter of Katherine J.

This day application du licate of W Nancy A. Du to them coi

Upon con real estate third (1/3) in Township, No. 8523 and scribed as f Beginning Southwest co Southeast o the center o

10503

In the matter of the will of Hattie F. Dunn. Deceased.

Authority to Transfer Real Estate Devised.

This day Nancy A. Dun 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 Nancy A. Dun by Hattie F. Dun 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: An undivided one-half (1/2) interest in the following described premises, situated in Union Township, Union County, Ohio, and being part of Virginia Military Surveys No. 8523 and 12166 and a little corner of Survey No. 12239, bounded and described as follows:

Beginning at an iron pin in the center of the Sabine and Bigelow Road Southwest corner to Henry Moodie's land and 76's' westerly from a stone in the Southeast corner of Survey No. 12166; thence N. 67° W. 77.56 rods following the center of aforesaid road to an iron pin; Southwest to J. Chas. Gros's land; thence N. 10° 45' E. 301.20 rods to an iron pin on the line of F. O. and H. R. McDonald's land; thence with two consecutive lines of the McDonald land S. 47° 45' W. 14.32 rods to a stone; thence S. 81° 30' W. 75.68 rods to a stone Southwest corner to F. O. and H. R. McDonald's land; thence S. 15° 5' W. 93.28 rods to a stone in the Southeast corner of Warren Harris's land; thence N. 74° 10' W. 113.72 rods to a stone Northeast corner to Ellen Kinney's land; thence S. 10° 15' W. 156.20 rods to a stone in the center of the Sabine and Bigelow road and Southeast corner to Ellen Kinney's land; thence following the center of said road S. 80° 30' E. 123.32 rods to an iron pin; thence S. 32° 25' E. 87.48 rods to a stone in a corner of Survey No. 12166; thence N. 89° 30' E. 95 rods to the place of beginning, containing in all 266.50 acres more or less.

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 said County to the name of Nancy A. Dun, and that a certificate issue to said Nancy A. Dun as provided by law.

* 10393

In the matter of the will of Katherine J. Dun. Deceased.

Authority to Transfer Real Estate Devised.

This day Nancy A. Dun 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 Hattie F. Dun and Nancy A. Dun by Katharine J. Dun. Deceased, which real estate was devised to them 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: An undivided one-third (1/3) interest in the following described premises, situated in Union Township, Union County, Ohio, and being part of Virginia Military Surveys No. 8523 and 12166 and a little corner of Survey No. 12239, bounded and described as follows:

Beginning at an iron pin in the center of the Sabine and Bigelow Road Southwest corner to Henry Moodie's land and 76's' westerly from a stone in the Southeast corner of Survey No. 12166; thence N. 67° W. 77.56 rods following the center of aforesaid road to an iron pin; Southwest to J. Chas. Gros's land;

THE W. H. STANAGE CO., CIN., O., 1928

thence N. 10° 45' E. 301.20 rods to an iron pin on the line of F.P. and H.R. Mc Donald's land; thence with two consecutive lines of the Mc Donald land S. 47° 45' W. 14.32 rods to a stone; thence S. 81° 30' W. 75.68 rods to a stone Southwest corner to F.P. and H.R. Mc Donald land; thence S. 10° 5' W. 93.28 rods to a stone in the Southeast corner of Warren Harris' land; thence W. 74° 10' W. 113.72 rods to a stone Northeast corner to Ellen Kinney's land; thence following the center of said road S. 80° 30' E. 123.37 rods to an iron pin; thence S. 32° 20' E. 87.48 rods to a stone in a corner of Survey No. 12166; thence N. 89° 30' E. 90 rods to the place of beginning, containing in all 266.50 acres more or less.

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 devisees hereinbefore named, it is ordered that such real estate be transferred upon the duplicate of said county to the names of Hallie F. Dun and Nancy A. Dun, and that a certificate issue to said Hallie F. Dun and Nancy A. Dun, as provided by law.

Sat. July 3-1926

10 5 12 In the matter of the Estate of Willard C. Dayton, deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Leslie Dayton executor of the Estate of Willard C. Dayton, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

10 5 09 In the matter of the Estate of Philip M. Smith, deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Hutson S. Smith as executor of the Estate of Philip M. Smith, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

Tuesday July 6-1926

10 6 76 In the matter of the Estate of Amy Frazier, deceased. } Estate not subject to Tax.

A. J. Frazier as Administrator of the Estate of Amy Frazier, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is sixteen Hundred and fifteen and ⁹⁰/₁₀₀ Dollars, the debts and costs of administration are Four hundred and fifty Dollars, and the net actual market value thereof is Eleven Hundred Sixty five and ⁹⁸/₁₀₀ Dollars. That the said Amy Frazier died intestate leaving A. J. Frazier her only heir at law, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10 2 6 7

In the matter of R. W. Burdum, Elva Burdum ing filed an a the successio Ohio, the same premises, find eleven and ¹⁰/₁₀₀ Dollars and the result said e It is order tified to the c It is furthe entries in rel ions of said e

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In the matter of Elsworth J. C. Milo M. C deceased, ha said estate a tax under its fully advise said estate a and the net a testate leavi the successi It is order fied to the C by law. It is furth all other en tax on the of Ohio.

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multicast corner
outtheast corner
30' E. 123.32 rods
Survey No. 12166;
266.50 acres

10264

In the matter of the estate of
R. W. Purdum, Deceased.

Estate not subject to Tax.

Elva Purdum as Administratrix of the Estate of R. W. Purdum, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Six Hundred eleven and ⁶⁷/₁₀₀ Dollars, the debts and cost of Administration are Seven Hundred Dollars and the net actual market value thereof is - none - Dollars, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00, be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

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9204

In the matter of the Estate of
Elsworth J. Pinchart, Dec'd.

Estate not subject to Tax.

Wile M. Burkpile as one of the heirs of the estate of Elsworth J. Pinchart, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6253.27, the debts and costs of Administration are \$2000.00, and the net actual market value thereof is \$4,253.27. (2) That said deceased died testate leaving all property to his widow, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

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Wednesday July 7-1926.

6328

In the matter of the
Guardianship of
Leotus E. Marshall

Filing Seventh and final Account.

This day came G. W. Marshall Guardian of Leotus E. Marshall, a minor, of Union County Ohio, and presented his seventh and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of August A. D. 1926, at one o'clock P. M. to which time said matter is continued.

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THE W. H. STANAGE CO., CIN., O., 1925

10817

In the matter of
The Guardianship of
Sarah H. Lawson, incompetent.

Orders for Hearing and Notice

This day C.B. Lawson appeared in open court, and filed his application for the appointment of a Guardian of Sarah H. Lawson, setting forth that said Sarah H. Lawson by advanced age is incompetent and therefore is incapable of taking care of and preserving her property. The said Sarah H. Lawson appeared in open court this day and waived further notice and gave her consent to the appointment of a Guardian, and there being no other heirs other than the petitioner, it is therefore ordered that said petition be heard this day, and this cause is continued.

10817

In the matter of
The Guardianship of
Sarah H. Lawson, incompetent.

Finding

This day this cause came 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 Sarah H. Lawson is incompetent and therefore is incapable 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 Sarah H. Lawson, the probable value thereof and the probable annual rents of the real estate.

It is ordered that this proceeding be recorded, and that the cost taxed at \$8.00 be paid out of the property of said Sarah H. Lawson.

10817

In the matter of
The Guardianship of
Sarah H. Lawson, incompetent.

Appointment
Order for Bond.

This day C.B. Lawson appeared in open court and made application to be appointed Guardian of Sarah H. Lawson, and the Court, being satisfied that said Sarah H. Lawson is an incompetent and therefore is incapable of taking care of and preserving her property; that she is of the age of 79 years, and resides in Union Township in this County; and the Court being further satisfied that that said C.B. Lawson 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 H. Lawson, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said C.B. Lawson 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.

10817

In the matter
The Guardianship of
Sarah H. Lawson

This day C.B. Lawson appeared in open court, and filed his application for the appointment of a Guardian of Sarah H. Lawson, setting forth that said Sarah H. Lawson by advanced age is incompetent and therefore is incapable of taking care of and preserving her property. The said Sarah H. Lawson appeared in open court this day and waived further notice and gave her consent to the appointment of a Guardian, and there being no other heirs other than the petitioner, it is therefore ordered that said petition be heard this day, and this cause is continued.

Thereupon the Court discharged the petitioner, and it is therefore ordered that this proceeding be recorded, and that the cost taxed at \$8.00 be paid out of the property of said Sarah H. Lawson.

It is therefore ordered that this proceeding be recorded, and that the cost taxed at \$8.00 be paid out of the property of said Sarah H. Lawson.

10818

In the matter of
Attenda Fox

This day an application was made to the Court for the appointment of a Guardian of the person of Jerome Fox, and that said application was heard on the 1st day of July 1926, and it is therefore ordered that said hearing be continued to said hearing.

10817

In the matter of
The Guardianship of
Sarah H. Lawson

This day C.B. Lawson appeared in open court and made application to be appointed Guardian of Sarah H. Lawson, and the Court, being satisfied that said Sarah H. Lawson is an incompetent and therefore is incapable of taking care of and preserving her property; that she is of the age of 79 years, and resides in Union Township in this County; and the Court being further satisfied that that said C.B. Lawson 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 H. Lawson, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said C.B. Lawson 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.

It is ordered that this proceeding be recorded, and that the cost taxed at \$1.50 be paid out of the property of said Sarah H. Lawson.

10831

In the matter of
Robert Wood

This day an application was made to the Court for the appointment of a Guardian of the person of Robert Wood, and that said application was heard on the 1st day of July 1926, and it is therefore ordered that said hearing be continued to said hearing.

Whereupon the Court discharged the petitioner, and it is therefore ordered that this proceeding be recorded, and that the cost taxed at \$1.50 be paid out of the property of said Robert Wood.

9548

In the matter of
The Estate of

This day an application was made to the Court for the appointment of a Guardian of the person of [Name], and that said application was heard on the 1st day of July 1926, and it is therefore ordered that said hearing be continued to said hearing.

Whereupon the Court discharged the petitioner, and it is therefore ordered that this proceeding be recorded, and that the cost taxed at \$1.50 be paid out of the property of said [Name].

10517

In the matter of
The Guardianship of
Sarah H. Lawson, incompetent.

Appointment. Bond approved.
Letters Issued.

This day C.S. Lawson appeared in open court, accepted the appointment as Guardian of Sarah H. Lawson and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with H.L. Agner and M.F. Flaherty freeholders as sureties thereon, which Bond is approved by the court.

Thereupon said C.S. Lawson 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.S. Lawson, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

10518

In the matter of the will of
Altruda Fox, deceased

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Altruda Fox, late of Jerome Township in this county, deceased, was produced in open court and application made for probate. It is ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 22nd day of July 1926, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix resident of the State of Ohio.

10517

In the matter of the
Guardianship of
Sarah H. Lawson.

Orders on Filing Inventory

This day C.S. Lawson as Guardian of Sarah H. Lawson appeared in open court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said C.S. Lawson pay the costs herein taxed at \$1.50.

Tuesday July 6-1926.

10531

In the matter of the estate of
Robert Wood, deceased.

First and final account.

This day came Fay Styers Administrator of the estate of Robert Wood 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 July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Wednesday July 7-1926.

9548

In the matter of the Trusteeship of
the Estate of William Arman, Dec'd.

Filing third and final account.

This day came W.C. Moore Trustee of the estate of William Arman of Union County, Ohio, and presented his third and final account in settlement of said Trusteeship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 31st day of July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CINC., O. 1925

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

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, July 31-1926, at one o'clock P.M. as follows:

- 7321 Milo L. Myers, Executor of the Estate of Laura E. Randall, fifth and final account.
- 10264 Elva Purdum, Administratrix of the Estate of R. W. Purdum, first and final account.
- 10676 Clarence J. Frazier, Administrator of the Estate of Amy L. Frazier, first and final account.
- 10645 Odell Liggitt, Administrator of the Estate of Lewis Eldon Morrison, first and final acc't.
- 9014-A Odell Liggitt, Administrator de bonis non, with the will annexed, of the Estate of Joseph Morrison, first and final account.
- 10667 Olive D. McAune, Administratrix of the Estate of Emma J. Thompson, first and final account.
- 10699 C. E. Stewart, Administrator of the Estate of N. M. Stewart, first and final account.
- 9893 Mary E. Blue, Administratrix of the Estate of W. D. Blue, first and final account.
- 10103 Henry Ward Brooks, Executor of the Estate of Henry Stalder, third partial account.
- 10531 Fay Stycer, Administrator of the Estate of Robert Wood, first and final account.
- 8588 Flora Plumerschein, Guardian of Lucretia Schwartzkopf, second current account.
- 10324 B. E. Baker, Guardian of Emily E. Stillings, first partial acc't.
- 9645 William C. Moore, Trustee of the Estate of William Asman, third and final account

Thursday July 8-1926

In the matter of the Estate of } Exceptions to first and final account.
James Mills, Deceased. } Entry on finding of Court of Appeals.

This day the clerk of the Common Pleas Court filed a copy of the findings of the Court of Appeals in said case. It is ordered that said findings be filed and made a part of the records of this court. It is further ordered that the first and final account of J. O. Mills as Executor of the Estate of James Mills deceased be and is hereby approved subject to the findings of the said Court of Appeals. It is further ordered that the said J. O. Mills as such Executor make distribution of the balance remaining in his hands according to the will of the said James Mills deceased.

10293 Estate of } Final Discharge.
James Mills, Deceased. }

This day came J. O. Mills the executor of the Estate of James Mills, presented to the court his account of final distribution in said estate, duly verified, and the same was examined by the court.

Whereupon it is ordered that the same be allowed as a final discharge of such Executor and be placed on the files of this court and also recorded in the in the records of accounts; and the said J. O. Mills is hereby discharged as Executor of said trust.

9897

In the matter of
The Guardian
Anna Doty.

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10812

In the matter
Willard C. Day

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In the matter
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10819

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9897

In the matter of }
The Guardianship of } Filing second partial account.
Anna Doty.

This day came Lloyd Winter, Guardian of Anna Doty, an incompetent, of Union County Ohio, and presented his second partial account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10812

In the matter of the Estate of } Monday July 12-1926.
Willard C. Dayton. Deceased } Filing first and final account.

This day came Leslie Dayton, Executor of the estate of Willard C. Dayton, 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10820

In the matter of } Inquest of Lunacy.
Edna Bengler Peters } Orders for Warrant, etc

This day Mary Bengler a resident citizen of Jackson Township in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Edna Bengler Peters into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. B. Hager, Sheriff commanding him to bring said Edna Bengler Peters, alleged to be insane, before this court, on the 13th day of July 1926, at one o'clock P.M.

It is further ordered that subpoenas issue for Dr L. L. Roebuck and Dr C. D. Mills respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10819

In the matter of }
The Guardianship of } Appointment
William Ralph McCarty } Order for Bond.

This day Eura Edelblute appeared in open court and made application to be appointed Guardian of William Ralph McCarty, and the court being satisfied that said William Ralph McCarty is a minor of the age of 18 years September 2-A.D. 1925, and that said minor resides in this county; and the said William Ralph McCarty having in open court made choice of said Eura Edelblute as his Guardian, which choice is approved by the Court, and the court being further satisfied that a Guardian is necessary, and that said Eura Edelblute 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 Eura Edelblute be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred and Fifty Dollars; and this cause is continued.

THE W. H. STANAGE CO., CIN., O. 1926

10819

In the matter of the Guardianship of William Ralph Mc Carthy

Appointment. Bond Approved Letters Issued.

This day Eura Edelblute appeared in open court accepted the appointment as guardian of William Ralph Mc Carthy and gave and filed herein her Bond in the sum of Two Hundred and fifty Dollars, conditioned according to law, with Edw. Freshwater and Jacob Edelblute freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Eura Edelblute 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 Eura Edelblute, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5.50.

10820

In the matter of Edna Bengler Peters

Inquest of Lunacy. Orders on Hearing, Etc

This day this cause came on to be heard, and the said Edna Bengler Peters, was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr L. L. Roebuck and Dr C. S. Mills the medical witnesses, and being satisfied that said Edna Bengler Peters 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 her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr L. L. Roebuck and Dr C. S. Mills the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Edna Bengler Peters 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.

Tuesday July 13-1926.

In the matter of the will of Louis F. Erb, deceased.

Filing of will and order for hearing

This day an instrument of writing, purporting to be the last will of Louis F. Erb, late of Union Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 19th day of July 1926, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator resident of the State of Ohio.

10780

In the matter of George D. Hawk

This day came the late of Union County. Statement of said. Whereupon the 28th day of June.

10820

In the matter of Edna Bengler Peters

The judge ordered the Columbus State Hospital proper clothing to be sent to said hospital. And Sheriff, with

10877

In the matter of James Guy.

This day James Guy, late of Union County, succeeded in open court. It is now ordered that the examination will be held at one o'clock A.M. to the widow

8836

In the matter of Olive Reed

This day came the late of Union County. Statement of said. Whereupon the 28th day of June. Said matter

10780 In the matter of the Estate of George D. Hawley, Deceased. } Filing first and final account

This day came Arthur W. Hawley Administrator of the Estate of George D. Hawley 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10820 In the matter of Edna Bengler Peters } Orders for Clothing and for warrant to Convey

The Judge being advised that said Edna Bengler Peters can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; It is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; and that said Sheriff be authorized to take Neva Harger as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon

Wednesday July 14 - 1926.

10872 In the matter of the will of James Guy, Deceased. } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of James Guy, late of Marysville Paris Township in this County, deceased, was produced in open court and application made for probate.

It is now ordered that the said Will be filed in this court, and that said application will be for hearing before this court on the 17th day of July 1926, at ten o'clock A.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

8836 In the matter of The Guardianship of Olive Reed. } Filing third and final account.

This day came Mary L. Reed, Guardian of Olive Reed, an incompetent 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 28th day of July A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 1925

10810 In the matter of the estate of George B. Temple, deceased. } Filing Inventory and Appraisement

This day came W.C. Temple Administrator of the estate of George B. Temple late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said W.C. Temple has in all respects complied with the Statutes in such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

Thursday July 15-1926.

7839-A In the matter of } Filing Second partial Account
The Guardianship of Charles Courtwright.

This day came John L. Loughrey, Guardian of Charles Courtwright, an incompetent of Union County, Ohio, and presented his second Current account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10823 In the matter of } Inquest of Lunacy
William Robb. } Order for Warrant, etc.

This day Fred Neer 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 William Robb, into the Columbus State Hospital. It is therefore ordered that a warrant issue to F.S. Hager, commanding him to bring said William Robb alleged to be insane, before this Court, on the 15th day of July 1926, at ten o'clock A.M.

And it is further ordered that subpoenas issue for Dr. P.D. Longbrake and Dr. John L. Boylan respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10823 In the matter of } Inquest of Lunacy
William Robb } Orders on Hearing, Etc.

This day this cause came on to be heard, and the said William Robb was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr. P.D. Longbrake and Dr. John L. Boylan the medical witnesses and being satisfied that the said William Robb is not insane, it is ordered that he be and is discharged.

10607 In the matter of Lacy A. Snodgrass

This 15th day of July 1926, the undersigned does hereby certify that the same is composed as follows: \$675.00, and the same is entitled to down assets which or persons entitled if any to the deduction allowance of tax to which whom such tax originates, Relationship to Nephew #

None #

Clara K. Converse
Ella K. Converse

It is ordered that all persons known or to be known, together with the inheritance allowed, be forthwith paid to the Auditor.

10808 In the matter of Deas Pulling

This 15th day of July 1926, application for the premises (including property in contemplation of death) is filed and proposed as follows: \$100.00 Solowance of \$100.00 Dollars, and the same is ordered and the same is to be paid to tax in the estate. And the same is to be paid to tax in the estate. And the same is to be paid to tax in the estate.

The court for the same is to be paid to tax in the estate. And the same is to be paid to tax in the estate. And the same is to be paid to tax in the estate.

10657

In the matter of the estate of Lacy A. Snodgrass. Dec'd.

Determination of Inheritance Tax.

This 15th day July 1926, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$1985.99, composed as follows: Personally \$735.99, real estate \$1250.00. That the debts are \$675.00, and that the cost of administration will be \$100.00. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$1210.99. The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

	Relationship	value of succession	Exemption	Sub to Tax	Tax	Date of accrual	By whom Pd.	Municipality
Edwin G. Converse	Nephew	\$605.50	\$500.00	\$105.50	\$5.27	Oct. 8-1928	Edwin G. Converse	Plain City
Effie G. Converse	None	\$605.49	None	\$605.49	\$42.38	" " "	Effie G. Converse	" "

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time in which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County to be paid in the manner provided by law.

10808

In the matter of the estate of Jess Pullington. Deceased.

Determination of Inheritance Tax.

This 15th day of July 1926, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of - none - dollars distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is Fifty nine thousand four hundred and forty-two and 2/100 dollars, composed as follows: Personally Fifty nine thousand four hundred and forty-two, and 2/100 dollars. Real estate - nothing. That the debts (including a year's allowance of - nothing - dollars) are three hundred and twenty nine, and 55/100 dollars, and that the cost of administration will be Four thousand nine hundred and thirty dollars. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is Fifty four thousand one hundred and eighty three and 2/100 dollars.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

THE W. H. STANAGE CO., CIN. O., 1926

Relationship	Value of Inclusion	Exemption	Sub to tax	Tax	Date of Accrual	By whom Paid	Corporation
Ely Jane Pullington only child and sole heir	\$54,183.21	\$3,500.00	\$50,683.67	\$763.67	6-2-1926	Ely Jane Pullington	Marysville Ohio.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Friday July 16-1926.

10824

In the matter of the Estate of Emma Yonker, Deceased. } Appointment
Order for Bond.

This day W. W. Coffman appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Emma Yonkers 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 W. W. Coffman 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, (\$1000.00), and this cause is continued.

10824

In the matter of the Estate of Emma Yonker, Deceased. } Appointment. Orders
Bond Approved. Letters Issued.

This day W. W. Coffman appeared in open court, accepted the appointment as Administrator of the estate of Emma Yonker, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Alice Mitchell and Wm Coffman, freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said W. W. Coffman, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50

Saturday July 17-1926.

10820

In the matter of the Estate of Arnettie Low, Deceased. } Appointment
Order for Bond.

This day Cora L. Huddle and Grover R. Sherman appeared in open court, and made and filed an application under oath as required by law to be appointed Administrators of the estate of Arnettie Low, late of Dora Township, Union County Ohio, deceased, and an affidavit that there is not to their knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed, and that said Cora L. Huddle and Grover R. Sherman are suitable persons and legally competent; it is ordered that they be so appointed upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars; and this cause is continued.

10825

In the matter of Arnettie Low.

This day [unclear] ed the appoin and filed her cording to law proved by the issue to said recorded, and

5776

In the matter of Elijah K. Fox.

This day c an order to th Union County Upon cons decedent, sai Chester E. Fox.

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Beginning by Chester E. Elijah Fox's c wittle said F. to the beginn

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Corporation
Marysville Ohio.

10825-

In the matter of the estate of
Arnettie Low, deceased.

Bond Approved. Letters Issued.

This day Cora L. Kandel and Grover R. Sherman appeared in open court, accepted the appointment as administrators of the estate of Arnettie Low, deceased, and gave and filed herein their bond in the sum of Two Thousand Dollars, conditioned according to law, with themselves, as freeholders, as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Cora L. Kandel and Grover R. Sherman, that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$5.50.

5976

In the matter of the will of
Elijah K. Fox, deceased.

Authority to Transfer Real Estate Devised.

This day came Chester E. Fox and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Elijah K. Fox, deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Eli Fox, for life, and after his death to Chester E. Fox. That in the case of Chester E. Fox, vs. W. S. Fox, et al, Court of Common Pleas of Union County, Ohio, the court construed said devise to Chester E. Fox to be a devise in fee simple.

And that said real estate so devised is described as follows: Situated in the county of Union, in the State of Ohio, and in the Township of Jerome and bounded and described as follows:

Beginning at two Sugar Trees and a Hickory Tree in the line of Henry Bedinger's Survey No. 5261; thence South 80° west 110 poles to a stake; in the road. Thence South 10° East 145 poles to an ash in the line of the original survey; thence N. 80° E. 110 poles to three Beeches, corner to original survey; thence North 10° west 145 poles to the beginning. Containing 100.00 acres, more or less.

Being part of Survey No. 6310.

Excepting therefrom the following premises conveyed by Elijah K. Fox, to Samuel Dunham by deed dated November 3rd 1852 and recorded in Vol. 15, Page 503 of the Deed Records of Union County, Ohio, bounded and described as follows:

Beginning at the southeast corner of a lot of 100 acres sold to Elijah Fox by Chester Fox and northeast corner of Henry Liggett's land; thence with said Elijah Fox's east line nine rods to a stake; thence running in a parallel line with said Fox' south line nine rods from the said corner; thence along said line to the beginning. Containing one-half acre. Leaving 99 1/2 acres, more or less.

And it appearing to the satisfaction of the court that the terms of said will have been been fully complied with on the part of said devisee hereinbefore named, it is ordered that said real estate be transferred upon the Duplicate of the County to the name of Chester E. Fox and that a certificate of this order issue to the County Auditor as required by law.

THE W. H. STANAGE CO., CIN., O., 1925

10821

In the matter of the will of Louis S. Erb. Deceased.

Admitting to Probate and record.

This matter came on this day further to be heard, on the application of Helen M. Erb, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the widow next of kin of said testator residents of Ohio. John B. Cranston and Nellie D. Cranston the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10822

In the matter of the will of James Guy. Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Emma Guy to admit to probate and record the will of James Guy, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the widow and next of kin of said testator residents of, Richard L. Cameron and Jessie V. Southwick the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said James Guy, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10826

In the matter of Louis S. Erb.

The Last will in this county, Helen M. Erb and made and such Executors of and the pro. M. Erb and Elia they be appoin said deceased.

10826

In the matter of Louis S. Erb.

This day as Executor of It is theref dent, to said i that said Ex

10797

R. B. Cheney ad Executors of the Mary M. Perr vs. Elmore E. Perr

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Upon good news paper. And said 7 ter such sa

10826

In the matter of the estate of Louis F. Erb, Deceased.

Appointment Order for Bond.

The Last will and Testament of Louis F. Erb, late of Milford Center, Union Township in this county, deceased, having heretofore been duly proved and allowed, this day Helen M. Erb and Elias H. Erb 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 Helen M. Erb and Elias H. Erb are suitable persons and legally competent, it is ordered that they be appointed as such Executors, without bond in accordance with the will of said deceased.

10826

In the matter of the Estate of Louis F. Erb, Deceased.

Appointment. Bond Approved. Letters Issued.

This day Helen M. Erb, and Elias H. Erb appeared in open court, accepted the trust as Executors of the estate of Louis F. Erb, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Helen M. Erb and Elias H. Erb, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10797

R. B. Cheney and Lulu M. Cheney, Executors of the Estate of Mary M. Perry, Deceased. vs. Plaintiff's Elmore E. Perry, et al. Defendant's

Petition to Sell Real Estate Orders of Sale, etc

This day this cause came on further to be heard, and it appearing to the court, that the said R. B. Cheney and Lulu M. Cheney, executors, the plaintiff above named, have given bond as heretofore ordered, in the sum of One thousand and 00/100 Dollars, with C. S. Cheney and C. S. Allen freeholders as sureties; it is ordered that said bond be and hereby is approved.

It is therefore further ordered that said R. B. Cheney and Lulu M. Cheney as such executors proceed according to law to sell the real estate described in the petition, free from dower, at public auction upon 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. 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 news paper printed and of general circulation in Union County Ohio, where said real estate is situate.

Upon good cause shown on motion of plaintiff's advertisement in a German news paper is hereby dispensed with.

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

10194

In the matter of the estate of Robert Devine, deceased.

Authority to Transfer and Record Real Estate Devised.

This day came Frank Devine and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County of certain real estate devised by Robert Devine, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Frank Devine, and certain other real estate was devised to John Devine. That the following is a description of said real estate such as is contained in the will, to wit:

"Item 2. I give and devise to my son Frank Devine the entire brick store building and the land on which said store building is situate, this to include the part of said building used as a blacksmith shop and the land on which the same is situate, but not the tools or fixtures in said shop, except as hereinafter mentioned, together with the privilege of using so much of the lot north of the cement walk along the north side of said store building as may be necessary in taking in or taking out goods and merchandise and of storing the same in the store house attached to the back part of store building, and he is also to have free access to the area way which leads to the basement under said store room."

Note: - The land on which said store building is situate was conveyed by John Maddox to Mary Devine May 27th 1893, Vol. of Deeds No. 67 page 609, being part of In-Lot No. 71. The said Mary Devine died Nov. 10th 1913, leaving Robert Devine, her husband, and Frank Devine and John Devine her sole heirs at law, (Vol. 112, page 300). The said Frank Devine and John Devine have made division of said part of In Lot 71 by Quit Claim Deeds dated February 15th 1915, which are of record in said County of Union.

The land on which said blacksmith shop is situate was conveyed by John N. Laird to Robert Devine June 1st 1900, being part of In Lot 71 and fronting 22 feet on Sixth Street and extending North 82 1/2 feet. Refer to Vol. of Deeds No. 77 Page 622.

The part of said Lot No 71 specifically devised by Robert Devine is described as fronting 22 feet on Sixth Street and extending North 54 feet.

"Item 3. I give and devise to my son John Devine, the dwelling house and the lot on which the same stands, together with all the land north of the cement walk on the north side of the brick store building; also the ground on the west of said dwelling house."

The part of said Lot No. 71 specifically devised by Robert Devine to John Devine is described as being a lot 22 feet by 28 1/2 feet out of the northwest corner of said In Lot No 71, facing 28 1/2 feet on the alley and 22 feet on the north line of said In Lot No 71.

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 said real estate be transferred upon the duplicate of the County to the name of Frank Devine and John Devine, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

10827

In the matter of James Guy

The Last will and testament of James Guy, deceased, having been admitted to probate and the executor named therein having taken the oath of qualification under a certificate of the court, and the same being in general conformity with the provisions thereof. A bond was filed for the executor and legal representatives out bond in a

10827

In the matter of James Guy.

This day the Auditor of the estate of James Guy, deceased, to said executor pay the

7623

In the matter of Charles R. V.

This day the Auditor of the estate of Charles R. V., deceased, of the settlement of the same. Whereupon on Saturday, the matter is con

10817

In the matter of Willard C. D.

Leslie a. filed an application for the succession of the premises, for the debts and value thereof. It is ordered that the same be transferred to his name and that no tax be levied from such

It is ordered that the same be transferred to the name of Leslie a. It is further ordered that no tax be levied on the same of Ohio.

10827

In the matter of the estate of James Guy deceased.

Appointment Order for Bond

The Last will and Testament of James Guy late of Paris Township, in this county deceased, having heretofore been duly proved and allowed, this day Frank Sewell the Executor named in said will, appeared in open court and made and filed an application under oath as required by law to be appointed such Executor; also a statement in general terms as to what the estate consists of and the probable value thereof. And the Court being satisfied that said Frank Sewell is a suitable person and legally competent, it is ordered that he be appointed as such Executor without bond in accordance with the will of said deceased.

10827

In the matter of the estate of James Guy, deceased.

Appointment. Bond Approved Letters Issued.

This day Frank Sewell appeared in open court, accepted the trust as Executor of the estate of James Guy, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Frank Sewell, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

7623

In the matter of the Guardianship of Cletus R. Vannausdile

Filing Second and final account

This day came E. W. Vannausdile, Guardian of Cletus R. Vannausdile et al, minors, 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Wednesday July 21-1926.

10817

In the matter of the estate of Willard C. Dayton, deceased.

Estate not subject to Tax.

Leslie Dayton as Executor of the estate of Willard C. Dayton, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$657.00, the debts and cost of administration are \$270.00, and the net actual market value thereof is \$387.00. That said deceased died testate, leaving his estate to his son Leslie Dayton who is entitled to an exemption of \$5000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CINC., O. 192589

10744

In the matter of
The Guardianship of
Mary Kathryn Berry. } Filing first partial Account.

This day came Ella Mae Berry, Guardian of Mary Kathryn Berry, a minor, 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 27th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Thursday July 22- 1926.

10730

In the matter of the estate of
Frank Hall. Deceased. } Estate not subject to Tax.

Alice Hall as Administratrix of the Estate of Frank Hall, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is three hundred ninety four dollars, the debts and cost of administration are four hundred twenty five dollars, (a) that estate is insolvent, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10828

In the matter of the will of
Clair E. Ingman. Deceased. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Clair E. Ingman, late of Paris Township in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 22nd day of July 1926, at 10 o'clock A.M., Albert W. Ingman, the applicant, being all the next of kin in the state.

10818

In the matter of the will of
Altruda Fox. Deceased. } Hearing Application to Probate

This day this cause came on for hearing, and it appearing to the Court that all of the next of kin have not been notified of the filing of the application to probate said will, It is therefore ordered that said hearing be and is hereby continued until August 14th 1926, at two o'clock P.M. and this cause is continued.

10828

In the matter of
Clair E. Ingman

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10741

Alice Hall, A

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10741

Alice Hall,

of Frank Ho

vs.

John Hall, et

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10828

In the matter of the will of
Clair E. Ingman. Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Albert W. Ingman to admit to probate and record the will of Clair E. Ingman, deceased, heretofore filed in this Court therefor.

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 it to probate and record in this Court has been given to the next of kin of said testator residents of Ohio (2) died leaving no widow surviving, and C. A. Hoopes and G. E. Whitney the subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing, to be the last will and testament of said Clair E. Ingman, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10741

Alice Hall, Administratrix
of Frank Hall.

Plaintiff

Application for Appointment of
Guardian ad Litem

vs.

John Hall et al.

Defendants

This day Alice Hall 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 Harold Beltz, the age of fourteen years, and has been duly and legally served with summons herein, and that said Harold Beltz has neglected for twenty days after the return of the summons served upon him to apply for a Guardian,

It is ordered that Milo L. Myers be and he hereby is appointed Guardian for the suit, for said minor defendant.

And now comes the said Milo L. Myers and in open Court accepts said appointment.

10741

Alice Hall, Administratrix
of Frank Hall.

Plaintiff

Order for Private Sale, etc.

vs.

John Hall, 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 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 Frank Hall deceased, did leave a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained

THE W. H. STANAGE CO., CIN., O., 1925

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 Frank Hall, 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 Alice Hall 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.

Thursday July 22-1926.

10741

Alice Hall, Administrator of Frank Hall,

vs. Plaintiff

John Hall, et al.

Defendants

Orders Approving and Confirming Sale.

This day this cause came on to be heard on the report of Alice Hall, Administrator of Frank Hall deceased, of her proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, It is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Frank Hall in said real estate, to the purchaser Carl Graham, upon the said purchaser paying the purchase price of said property.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

Friday July 23-1926.

10448

In the matter of the Estate of William F. Arnold. Deceased.

Authorizing Sale of Stock.

This day this cause came on for hearing upon the application of A.C. Benhorwood, Administrator of the estate of William F. Arnold, deceased, requesting the court to fix a price at which said administrator might sell certain stock belonging to the deceased at private sale; and the court being fully advised in the premises hereby finds it necessary to sell said stock for the purpose set forth therein, and that it will be for the best interest of said estate to sell same at private sale.

Therefore, the court fixes the value of said stock as follows:

Two Shares of Preferred Stock in Marysville Oil Products Co. \$200.00

Fifty Shares Common Stock in Same 000.00

The Court further authorizes and directs the said Administrator to sell and transfer to the purchaser said stock at not less than the sum as stated above fixed by said Court, at private sale, and that his proceedings herein be reported to this court.

9451

In the matter of Samuel H. Carson

This day order to the County, of certificate to the

Upon said decedent's Lis Sensel Lulu Carson

That the in the will of Samuel

That a de Being the County of bounded and of the Marys in the writ to a stake, c poles to a premises; north-west to the dower to a stake, c one of the or with one of excepting and also a k to extend far that su wood-lot;

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945-1

In the matter of the estate of Samuel H. Carson, deceased.

Authority to Transfer and Record Real Estate Devised.

This day came G. W. Carson and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Samuel H. Carson, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Mae McCollum (formerly Mae Carson) Elia SENSEL (formerly Elia Carson) G. W. Carson, and Lulu McCampbell (formerly Lulu Carson).

That the following is a description of said real estate such as is contained in the will, to-wit: the undivided interest as provided in Item 5 of the will of Samuel H. Carson.

That a description of said lands by metes and bounds is as follows:

Being the undivided one-half of the following real estate situated in the County of Union, in the State of Ohio, and in the Township of Jerome, and bounded and described as follows: Beginning at a stake in the center of the Marysville and California Road and in the northerly line of the premises in the writ described; thence with the center of said road S. 52 E. 60.50 poles to a stake, corner of Lot No. 2; thence with a line of said Lot S. 54.75 W. 171.50 poles to a stake, another corner to said Lot and in the westerly line of said premises; thence with said line N. 35.50 W. 153 poles to three sugar trees, north-west corner to said estate; thence 57.25 E. 25.8 poles to a stake, corner to the lower woodlot; thence with a line of said Lot S. 35.51 E. 90.4 poles to a stake, corner of said Lot; thence N. 57.50 E. 83.5 poles to a stake and stone, one of the original corners in said premises, in said writ described; thence with one of the lines thereof N. 54.50 E. 73.50 poles to the place of beginning, excepting therefrom, the orchard, assigned to Eliza Ellen Faylor in Lot No. 1 and also a lane along the last two lines mentioned, two poles wide and to extend past the first corner from the road of the lower woodlot so far that sufficient passway may at all times be had to said lower woodlot; said Lot to contain 73 acres, more or less.

Said tract being a part of Survey No. 5766 of the Virginia Military District. For a more particular description and the meaning of the terms "lower lot" and "writ" and also the exceptions, reference is made to the complete record of the Court of Common Pleas, in the case of Samuel H. Carson and Jane A. Carson, vs. Eliza Ellen Faylor and John Faylor.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Mae McCollum, Elia SENSEL, G. W. Carson and Lulu McCampbell, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

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as stated above
herein be report-

THE W. H. STANAGE CO., CINC., O. 192559

10730 In the matter of the estate of Frank Hall, Deceased. } Filing first and final account

This day came Alice Hall, Administratrix of the estate of Frank Hall, 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Monday July 26-1926.

10859 In the matter of the estate of Mary P. Snowden, Dec'd. } Filing Second and final account.

This day came A. S. Cheney Executor of the Estate of Mary P. Snowden late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10390 In the matter of the estate of C. L. Wright, Deceased. } Estate not subject to Tax.

C. L. Wright as Administrator of the estate of C. L. Wright, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$8657.00, the debts and costs of administration are \$6105.00, the net actual market value thereof is \$2552.00

(a) That the said C. L. Wright died intestate leaving a widow and five children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Sat. July 24-1926.

10830 In the matter of the will of Bradford Hess, Deceased. } Filing of Will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Bradford Hess, late of Raymond, Liberty Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 20th day of August 1926, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of Kin of the testator, resident of the State of Ohio.

10831 In the matter of The Estate of John D. Spain, Deceased.

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10832 In the matter of Henry Hagen

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10832 In the matter of Henry Hagen

This day of appointment is an incomplete property, and hereby is

It is ordered as required in this cause.

10831

In the matter of
The Guardianship of
John F. Spain, incompetent.

Order for Hearing and Notice.

This day O. D. Spain appeared in open court, and filed his application for the appointment of a Guardian of John F. Spain setting forth that said John F. Spain is an incompetent and therefore is incapable of taking care of and preserving his property. It is ordered that the 30th day of July 1926 at two 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 John F. Spain and to his next of kin resident of this county to attend at said time and place.

And it is further ordered that at least 3 days notice be given to said John F. Spain, and to his 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.

Wednesday July 28-1926

10832

In the matter of the estate of
Henry Hagenlocker, deceased.

Appointment
Order for Bond.

This day Lulu M. Hagenlocker 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 Hagenlocker late of Millcreek Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the court being satisfied that an administrator should be appointed, and that said Lulu M. Hagenlocker 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.

10832

In the matter of the estate of
Henry Hagenlocker, Dec'd.

Appointment
Bond Approved and Letters Issued.

This day Lulu M. Hagenlocker appeared in open court, accepted the trust as Administratrix of the Estate of Henry Hagenlocker, deceased, and gave and filed herein her Bond in the sum of Twenty five Hundred Dollars, conditioned according to law, with Charles Hagenlocker and Will Hagenlocker 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 Lulu M. Hagenlocker, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

THE W. H. STARBUCK CO., CIN., O. 187869

10832 In the matter of }
The Guardianship of } First partial account.
Otto M. Figley,

This day came Edna V. Figley, Guardian of Otto M. Figley a lunatic 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 28th day of August A.D. 1926, at one o'clock P.M., to which time said matter is continued.

10833 In the matter of }
The Guardianship of } Order for Hearing and Notice
Phoebe Schmeltzer,

This day J. W. Blue appeared in open court, and filed his application for the appointment of a Guardian of Phoebe Schmeltzer, setting forth that said Phoebe Schmeltzer is an incompetent and therefore is incapable of taking care of and preserving her property.

It is ordered that the 5th day of August 1926 at two 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 Phoebe Schmeltzer 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.

Friday July 30 - 1926.

10831 In the matter of }
The Guardianship of } Finding
John F. Spain.

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 John F. Spain is an incompetent and therefore is incapable of taking care of and preserving her property, that he is a resident of this county, having a legal settlement in Allen 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 John F. Spain, 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 John F. Spain.

10834 In the matter of Evelyn Eisan

This day appeared in the admiralty

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10834 In the matter of Evelyn Eisan

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10834

In the matter of Evelyn Eisaman

Inquest of Lunacy
Orders for Warrant, etc

This day R. G. Eisaman a resident citizen of Jerome Township in this county appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Evelyn Eisaman into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. B. Hager commanding him to bring said Evelyn Eisaman alleged to be insane, before this court, on the 30th day of July 1926, at ten o'clock A.M.

And it is further ordered that subpoenas issue for Dr W. M. Goff and Dr W. C. Vigor respectable, legally qualified physicians witnesses, to appear at the time and place aforesaid; and this cause is continued.

10834

In the matter of Evelyn Eisaman

Inquest of Lunacy
Orders on Hearing, etc

This day this cause came on to be heard, and the said Evelyn Eisaman was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr W. M. Goff and Dr W. C. Vigor the medical witnesses and being satisfied that said Evelyn Eisaman is insane; that she has a legal settlement in Jerome Township, in this county; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr W. M. Goff and Dr W. C. Vigor the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Evelyn Eisaman 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.

10834

In the matter of Evelyn Eisaman

Orders for Clothing and for Warrant to Convey.

The judge being advised that said Evelyn Eisaman can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; and that said Sheriff be authorized to take Carrie W. Hornbeck as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

THE W. H. STANAGE CO., CIN. O. 187869

10831

In the matter of
The Guardianship of } Appointment. Order for Bond.
John F. Spain, incompetent.

This day L.B. Spain appeared in open court and made application to be appointed Guardian of John F. Spain, and the court being satisfied that said John F. Spain is an incompetent and therefore is incapable of taking care of and preserving his property; that he is of the age of 84 years, and resides in Allen Township in this county; and the court being further satisfied that L.B. Spain 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 F. Spain, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said L. B. Spain be appointed such Guardian upon such Guardian giving bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

10831

In the matter of
The Guardianship of } Appointment. Bond Approved.
John F. Spain, incompetent } Letters Issued.

This day L. B. Spain appeared in open court, accepted the appointment as Guardian of John F. Spain and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with O. O. Spain and Frank Mader freeholders as sureties thereon, which Bond is approved by the court. Thereupon said L. B. Spain took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said L. B. Spain, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00.

10790

Howard C. Black, Administrator
of the Estate of Emma L. Clark, Dec'd.
vs. Plaintiff
Frank Clark et al. Defendants.
Orders for Private Sale, Etc.

This day this cause came on to be heard upon the petition, evidence and testimony and the court being fully advised in the premises finds; that all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance herein, and are now properly before the court. That the statements and allegations in said petition are true. That said Emma L. Clark, deceased, did not leave a widower, 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 Emma L. Clark, deceased, described in the petition, to pay her 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 Howard C. Black, as such Administrator of the estate of said Emma L. Clark, deceased, proceed to sell said real estate, free of dower, at private sale for not less than the apprais-

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In the matter
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of 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.

Saturday July 31-1926.

10835 In the matter of the estate of John G. Nicol, Deceased.

Estate not subject to Tax.

J.P. Vollrath as one of the heirs of the estate of John G. Nicol, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is Twelve Thousand, Seventy two Dollars, the debts and costs of administration are \$592.30, and the net actual market value thereof is \$11,479.70. That said John G. Nicol died intestate leaving six children each entitled to \$3000.00 exemption, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

7267 In the matter of the will of William Asman, Deceased.

Authority to Transfer Real Estate Devised.

This day came W.C. Moore, Trustee of William Asman and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union and Franklin County, Ohio, of certain real estate devised by William Asman, deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised, in trust for the benefit of Mrs. Dollie Asman, and said Fred J. Asman and Chas. Asman refusing to qualify, W.C. Moore was by this court appointed such trustee.

And that said real estate so devised is described as follows:

Being part of Survey No. 3357 at southwest corner of 6 acres on which William Gibson resides, being a stake in the center of Delaware and Marysville Road; thence with said Gibson's land North 2 East 83 poles to a stake (witness a Lynn N. 85 1/2 E. 13 links and Red Oak N. 62 3/4 W. 23 links); thence with another line of said lot S. 88 E. 12 1/2 poles to a stake near a beech in the line of Dynes or Bowers Lot; thence N. 2 E. 134.4 poles to a stake (witness a sugar tree N. 45 W. 14 links and 4 poles from the survey line); thence S. 86 W. 17.7 poles to center of Mill creek, 2 poles south of survey line; thence down the creek N. 4 W 2 poles to S. line; thence South 78 1/2 W. 26.3 poles to a stake near a large Lynn tree; thence South 11 1/2 E. 43.4 poles to a stake and stone; thence S. 78 1/2 W. 8 poles to a stake; thence S. 11 1/2 E. 43.4 poles to a stake and stone; thence S. 78 1/2 W. 8 poles to a stake; thence S. 1 1/2 W. 180 poles to center of pike; thence with the center of said pike N. 65 1/2 E. 30.4 poles to place of beginning, containing 48.7 acres of land, more or less. Excepting from the above described tract 1 1/2 acres conveyed by Hylas Wood and wife to John W. Robinson by deed dated Feb. 11-1880 and recorded

THE W. H. STANAGE CO., CIN., O. 1926

in Book No. 62 page 370, Grants also include in this conveyance and as part of the same the following, to-wit:

Situate in Paris Township Union County, Ohio, and being part of survey No. 3351, Beginning at a stake in the center of Millcreek and with west line of land owned by Hylas Wood; thence with his line S. 11 1/2 E. 37.4 poles to a stake, stone and brick N.E. Corner to Dan Longbrake land; thence with North line of said land 73 10.13 poles to center of Millcreek; thence down the center of said creek, with the meanderings thereof to place of beginning, containing 7 acres of land, more or less, Also the following described tract.

Situate in the County of Union State of Ohio and in the village of Marysville and being part of In Lots No. 47 and 38 in said village of Marysville;

Beginning at Southwest corner of said In Lot No. 47 running thence with center Street E. 28 feet; thence N. parallel with the west line of said lot to the North line thereof and continuing in that course 32 1/2 feet into said Lot No. 38; thence west parallel with center Street 28 feet to Alley; thence with alley to place of beginning, excepting therefrom a strip of land off of North end of that part of said lot now owned by said Asman and Dasher 6 feet in width extending from alley easterly to west line of that part of said Lot No. 38.

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 said real estate be transferred upon the Duplicate of the County to the name of W.C. Moore, Trustee of William Asman, and that a certificate of this order, issue to the County Auditor as required by law.

95-48

In the matter of the Estate of } Release of Trustee, etc
William Asman, deceased.

This day this cause came on to be heard upon the application of W.C. Moore Trustee, and the answer of Dollie Asman, to said Application, and was submitted to the court. And the Court being fully advised in the premises, finds that the said Dollie Asman and said residuary legatees have entered into the contract set forth in said application and that said contract is fair and equitable and said motion is therefore sustained.

It is therefore ordered by the court that upon the payment by said legatees to said Dollie Asman of the sum of \$5,000.00 (Five thousand Dollars) and upon the execution and delivery by said legatees to the said Dollie Asman of said note for \$4,000.00 (Four thousand Dollars) and upon the transfer by said legatees to the said Dollie Asman of said twenty shares of bank stock that said trustee execute deeds for the real estate of said William Asman, a description of which by metes and bounds is hereto attached, marked Exhibit "A" and made a part thereof, and to assign and transfer to said legatees all of the assets of said estate with the possession of which said trustee has charged himself in his third and final account as such trustee, filed in this court under date of July 7, 1926.

It is further ordered that upon the execution of said deeds and the transfer of said assets said trustee be discharged and released from all further obligations growing out of said trust.

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In the matter of the Estate of Bertha L. Craig, Deceased.

Estate not subject to Tax.

Guy A. Robinson as administrator of the estate of Bertha L. Craig, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$17,798.91, the debts and cost of administration are \$1150.00, and the net actual market value thereof is \$16,648.91.

(a) That said Bertha L. Craig died intestate leaving a widower and five minor children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10700

In the matter of the Estate of Luetta C. Faylor, Deceased.

Estate not subject to Tax.

W. H. Faylor as Executor of the Estate of Luetta C. Faylor, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises finds and determines that the gross value of said estate is \$6,043.27, the debts and cost of administration are \$550.00, and the net actual market value thereof is \$5,493.27.

(a) That said Luetta C. Faylor died testate leaving a widower and six children, each entitled to an exemption of \$3500.00, that none of said children or the widower received over Two Thousand Dollars, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN., O. 187858

In the matter of Accounts } Notice Approved.
filed for Settlement.

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

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

- 7321 Milo L. Myers, Executor of the estate of Laura E. Randall, fifth and final account.
- 10264 Elva Purdum, Administratrix of the estate of R. W. Purdum, first and final account.
- 10676 Clarence J. Frazier, Administrator of the estate of Amy L. Frazier, first and final account.
- 10645 Odell Lizzett, Administrator of the estate of Lewis Eldon Morrison, first and final account.
- 9014-A Odell Lizzett, Administrator de bonis non, with the will annexed, of the estate of Joseph Morrison, first and final account.
- 10667 Olive M. McCune, Administratrix of the estate of Emma J. Thompson, first and final account.
- 10699 C. E. Stewart, Administrator of the estate of M. M. Stewart, first and final account.
- 7893 Mary E. Chie, Administrator of the estate of M. D. Blue, first and final account.
- 10103 Henry Ward Brooks, Executor of the estate of Henry Stalder, third partial account.
- 10531 Ray Styers, Administrator of the estate of Robert Wood, first and final account.
- 8588 Flora Blumenschein, Guardian of Lucretia Schwartzkopf, second current account.
- 10324 D. E. Baker, Guardian of Emily E. Stillings, first partial account.
- 9848 William L. Moore, Trustee of the estate of William Asman, third and final account.

7321 In the matter of the estate of } First and final account.
Laura E. Randall, Deceased

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

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

It is ordered that said Executor be and he is allowed the sum of Fifty Dollars (\$50.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 7th 1926.

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

10264

In the matter of R. W. Purdum.

This day the account of R. W. Purdum having been published one now appearing to be examined said account, and being found just and correct.

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In the matter of Amy L. Frazier

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In the matter of the estate of } First and final account,
R. W. Purdum, Deceased.

This day the first and final account of Elva Purdum Administratrix of the estate of R. W. Purdum, 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 Twenty eight, and ⁵⁵/₁₀₀ Dollars (\$28.55), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid June 24-1926.

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

10676

In the matter of the estate of } First and final account,
Amy L. Frazier, Deceased.

This day the first and final account of Clarence J. Frazier, Administrator of the estate of Amy L. Frazier, 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 allowed, approved and confirmed.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid June 17-1926.

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

10640

In the matter of the estate of
Lewis Eldon Morrison. See it.

First and final account.

This day the first and final account of Odell Liggett Administrator of the estate of Lewis Eldon Morrison, 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 Sixty four, and ²⁴/₁₀₀ Dollars (\$264.24), 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.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid June 28th 1926.

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

2014-4

In the matter of the estate of
Joseph Morrison. Deceased.

First and final account.

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

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

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Ninety one, and ⁶⁷/₁₀₀ Dollars, (\$191.67), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid June 28-1926.

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

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10667 In the matter of the estate of } First and final account.
 Emma J. Thompson. Dec'd.

This day the first and final account of Olive N. Malone, Administratrix of the estate of Emma J. Thompson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and in conformity to law.

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

It is ordered that said Administratrix be and she is allowed the sum of One Hundred Dollars (\$100.00) 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.

It is ordered that said Administratrix pay the costs herein taxed at \$6.00 within ten days. Costs paid June 16-1926.

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

10699 In the matter of the estate of } First and final account.
 N. M. Stewart, Dec'd.

This day the first and final account of C. E. Stewart, Administrator of the estate of N. M. Stewart, 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.

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

It is ordered that said Administrator pay the costs herein taxed at \$0.50 within ten days. Costs paid June 3-1926.

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

THE W. H. BYRNE CO., CHICAGO, ILL., U.S.A.

9573

In the matter of the estate of
M. S. Blue, Deceased.

First and final account.

This day the first and final account of Mary E. Blue Administratrix of the estate of M. S. 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.

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid June 9-1926.

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

10103

In the matter of the estate of
Henry Stalder, Deceased.

Third partial account.

This day the third partial account of Henry Ward Brooks, Executor of the estate of Henry Stalder, 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 allowed, approved & confirmed.

It is ordered that said Executor 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 a balance of Seven Hundred and forty five, and ⁸⁶/₁₀₀ Dollars (\$745.86), 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 Stalder deceased.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 8-1926.

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

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In the matter
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In the matter of the estate of }
Robert Wood. Deceased. } First and final account.

This day the first and final account of Fay Styers, Administrator of the estate of Robert 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.

It is ordered that said Administrator be and he is allowed the sum of one Hundred and Thirty nine, and ⁸⁷/₁₀₀ Dollars, (\$139.87) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid July 6-1926.

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

8588

In the matter of }
The Guardianship of }
Lucretia R. Schwartzkopf. } Second Partial account.

This day the second partial account of Flora S. Blumenschein, Guardian of Lucretia R. Schwartzkopf, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and in conformity to law.

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

The Court finds a balance of Six Hundred and Fifty five and ⁴/₁₀₀ Dollars, (\$655.04) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid June 5-1926.

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

THE W. H. STANAGE CO., CH. O. 187888

10350

In the matter of
The Guardianship of }
Emily E. Stillings, } First Account.

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

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

The court finds a balance of One Hundred and Forty one, and 7/100 Dollars, (\$141.07), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid July 1-1926.

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

9848

In the matter of
The Trusteeship of the Estate of }
William Aeman, Deceased. } Third and final Account.

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

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

It is ordered that said Trustee be allowed the sum of Seven Hundred and Sixty Three, and 5/100 Dollars, (\$763.58) as compensation for his services, which amount the court deems reasonable.

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

It is ordered that said Trustee pay the costs herein taxed at \$10.00 within ten days. Costs paid July 7th 1926.

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
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In the matter of the settlement of the estate of Jacob Beem. Dec'd

Determination of Inheritance Tax.

This 8th day of July 1926, the above matter came on to be heard on the petition of Frank Beem, one of the heirs at law of Jacob Beem, deceased, for a finding and determination as to whether or not the estate of such decedent or any part thereof is subject to inheritance tax and the Court, being fully advised in the premises, does hereby find and determine that Jacob Beem died intestate on the 14th day of March 1923; that the gross value of said estate is \$10,050.00. Composed as follows: Personalty - none, real estate \$10,050.00. That the debts of the decedent are \$325.00, that Hannah Beem, whose age at the death of said decedent was 83 years, has a dower interest in said real estate, which interest is worth \$666.49. And that the net actual market value of said estate which might be subject to Inheritance tax is \$9,069.51.

The Court further finds that the persons entitled to succeed to said estate, or to whom such distribution was made, their ages in all cases where material, their relationship, if any, to the decedent, the value of the succession to which each is entitled, or of the distribution which each received, the exemption allowed to each, the balance of each succession or distribution subject to tax, the amount of tax to which each succession or distribution is liable, the date when such tax accrued, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relationship	value of Succession	Exemption	Sub to tax	Tax	Date of Accrual	By whom Pd.	Township
Daughter	\$4532.26	\$3000.00	\$1032.26	\$10.32	Mar-14-1923.	Hallie Elliott	Leesburg
Son	\$4532.25	\$3000.00	\$1032.25	\$10.32	Frank Beem	"

It is ordered that notice of this adjudication and determination be given to all persons known to be interested therein, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00, be certified to the Auditor of said County, to be paid in the manner provided by law.

Tuesday Aug. 3-1926

In the matter of the Guardianship of Candace Neill.

Filing Ninth and final account.

This day came Grant Brock, Guardian of Candace L. Neill, an incompetent of Union County Ohio, and presented his ninth 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Monday August 2-1926.

3758-B

In the matter of the Guardianship of Ramoth Chapman.

Filing final account.

This day came C.O. Wiley, Guardian of Ramoth Chapman, an incompetent 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 August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN. O. 1925

10461

In the matter of the appointment of Neva Hager, Matron of the Jail of Union County, Ohio.

Appointment of Jail Matron.

Claudia M. Hager, Jail Matron of Union County, having died July 31st, 1926, J. S. Hager, Sheriff of Union County, Ohio, do hereby appoint Neva Hager, Matron of the Jail of Union County Ohio.

Signed, J. S. Hager, Sheriff of Union County Ohio.

In the Probate Court, Union County Ohio.

The foregoing appointment is hereby approved this 2nd day of August 1926, and the salary of said Matron is hereby fixed at \$900.00 per year, payable \$75.00 per month.

(Signed) W. H. Husted, Probate Judge.

Tuesday August 3-1926.

10440

In the matter of the will of William F. Arnold, deceased.

Authority to Transfer Real Estate Devised.

This day came A. L. Penhorwood as Administrator and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by William F. Arnold, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Hettie M. Arnold. And that said real estate so devised is described as follows:

First Tract: Situated in the village of Marysville, County of Union and State of Ohio, and described as follows:

Beginning at a stake in the center of the Town Run in the north line of Seventh Street and south-west corner of Richard Turner's lot; situated on the north-west corner of the intersection of South Main Street and Seventh Street; thence northerly with the center of Sidney Fisher's lot; thence with said south line westerly about 80 feet to the east line of an alley; thence with the east line of said Alley southerly about 80 feet to the north line of Seventh Street; thence with the said north line of said street easterly about 80 feet to the place of beginning.

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 said real estate be transferred upon the duplicate of the County to the name of Hettie M. Arnold, and that a certificate of this order issue to the County Auditor as required by law.

Wednesday August 4-1926.

10838

In the matter of the will of John P. Kirtline, deceased.

Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of John P. Kirtline, late of Darby Township in this county, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 19th day of August 1926, at two o'clock P.M. and that due notice thereof be given to the next of kin of the testator resident of the State of Ohio, by publication for two weeks in the weekly Marysville Tribune.

10836

In the matter of Dalton Reed.

This day (open court) and the said Dalton Reed.

It is therefor brought said Dalton Reed August 1926, at his residence.

And it is found that the said Dalton Reed, residing at the place of residence.

10837

In the matter of Candace L. ...

This day (open court) and the said Candace L. ...

affidavit that the said Candace L. ...

and the said Candace L. ...

and legally ...

Bond with ...

and this cause ...

10837

In the matter of Candace L. ...

This day (open court) and the said Candace L. ...

application ...

the estate of ...

and ...

to what the ...

ing satisfied ...

10836 In the matter of } Inquest of Lunacy
 Dalton Reed. } Orders for Warrant, etc

This day Bertie Reed a resident citizen of Marysville in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Dalton Reed into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F.D. Hager, commanding him to bring said Dalton Reed, alleged to be insane, before this court on the 4th day of August 1926, at ten o'clock a.m.

And it is further ordered that subpoenas issue for Dr C.D. Mills and Dr H. B. Southard, respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10837 In the matter of the Estate of } Appointment
 Candace L. Neill, Deceased. } Order for Bond.

This day Grant Brock appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Candace L. Neill 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 Grant Brock is a suitable person and legally competent; It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Fifteen thousand Dollars, and this cause is continued.

10837 In the matter of the Estate of } Bond Approved. Letters Issued.
 Candace L. Neill, Deceased. }

This day Grant Brock appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Candace L. Neill 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 Grant Brock is a suitable person and legally competent.

accepted the appointment as administrator, of the estate of Candace L. Neill, deceased, and gave and filed herein his bond in the sum of Fifteen thousand Dollars, conditioned according to law, with E.H. Hallon and Ada M. Collier freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Grant Brock, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$5.50

THE W. H. STANAGE CO., CIN., O. 187568

In the matter of Accounts } Notice Ordered.
filed for settlement.

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, August 28th 1926, at one o'clock P.M. as follows:

- 10730 Alice Hall, Administratrix of the estate of Frank Hall, first and final account.
- 10812 Leslie Dayton, Executor of the Estate of Willard C. Dayton, first and final account.
- 10780 Arthur W. Hawley, Administrator of the estate of George D. Hawley, first and final account.
- 10674 Ollie Patik, Administratrix of the estate of John Simpson, first and final account.
- 10559 C. S. Cheney, Executor of the estate of Mary P. Snowden, first and final account.
- 10368 Edna G. Sigley, Guardian of Otto M. Sigley, first partial account.
- 7539-A John L. Loughrey, Guardian of Charles Courtright, second account.
- 9897 Lloyd Winter, Guardian of Anna Doty, second partial account.
- 10144 Ella Mae Perry, Guardian of Mary Kathryn Perry, first partial account.
- 7623 E. W. Vannausdelle, Guardian of Cletus R. Vannausdelle, second and final account.
- 6328 A. H. Marshall, Guardian of Leotus E. Marshall, seventh and final account.
- 3758-B. A. A. Wiley, Guardian of Ramoth Chapman, final account.
- 8836. Mary L. Reed, Guardian of Olive Reed, third and final account.
- 6186-A Grant Brock, Guardian of Landace L. Neill, final account.
- 8347 Milo L. Myers, Guardian of Dorothy Conrad, third partial account.
- 10657 Edwin G. Converse, Executor of the estate of Lacy A. Snodgrass, first and final account.

10836 In the matter of } Inquest of Lunacy.
Dalton Reed. } Orders on Hearing, Etc.

This day this cause came on to be heard, and the said Dalton Reed, was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr C. D. Mills and Dr H. G. Southard and being satisfied that said Dalton Reed is not insane.

It is therefore ordered that said Dalton Reed be and hereby is discharged.

10826 In the matter of the Estate of } Filing Inventory and Appraisement.
Louis P. Erb. } Deceased.

This day came Elias H. and Helen M. Erb, Executors of the estate of Louis P. Erb, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executors pay the costs herein taxed at \$4.00.

10657 In the matter of the Estate of } Filing first and final account.
Lacy A. Snodgrass. } Deceased.

This day came Edwin G. Converse, Executor of the estate of Lacy A. Snodgrass, 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 August, A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10833 In the matter
The Guard
Phoebe Schmet
This day
said cause be
continued to

10839 In the matter
Nell Braddon
This day
Braddon, late
in open court
It is now
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P.M. and that
and next of

10829 In the matter
John R. Do
This day
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late of John
affidavit tha
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10829 In the matter
John R. Do
This day
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which Bond
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Dodge, that
the costs her

10833 In the matter of }
 The Guardianship of }
 Phoebe Schmeltzer. } Continuing Case.

This day this came on to be heard and the attorneys and plaintiff asking that said cause be continued, it is therefore ordered that said hearing be and is hereby continued to August 19th 1926, at two o'clock P.M.

10839 In the matter of the will of }
 Nell Braddon. Deceased. } Filing of Will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Nell Braddon, late of Marysville Paris Township in this County, deceased, was produced in open Court and application made for probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 9th day of August 1926, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testatrix resident of the State of Ohio.

10829 In the matter of the Estate of }
 John R. Dodge. Deceased. } Appointment
 Order for Bond.

This day Ella Dodge appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of John R. Dodge, 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 Ella Dodge is a suitable person and legally competent;

It is ordered that she be so appointed upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

10829 In the matter of the Estate of }
 John R. Dodge. Deceased. } Bond Approved. Letters Issued.

This day Ella Dodge appeared in open Court, accepted the appointment as Administratrix of the Estate of John R. Dodge, deceased, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with Effie D. Torsey, and Pearl Torsey, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Ella Dodge, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

THE W. H. STANAGE CO., CIN., O. 187569

10678

In the matter of the estate of Sarah James, Deceased.

Filing first and final account.

This day came Anson James, Executor of the estate of Sarah James 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 September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Saturday Aug. 7 - 1926.

10278

In the matter of the will of Malen Wright, Deceased.

Authority to Transfer Real Estate Devised.

This day came L. J. Maloy one of the executors of the estate of Malen Wright deceased, and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Malen Wright deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Isabelle Anna Wright, Ernest Wright, Mary Ethel Jolliff, James Lloyd Wright, Carrie Hazel Fry, Beatrice May Hines, Neva Tail Shirk, and Mabel Bertha Wright.

The items by which said real estate is devised are as follows:

"Item III: I do give, devise and bequeath to my wife, Isabelle Anna Wright, the use of all my real estate consisting of 203 3/4 acres in York and Washington Townships, during the term of her natural life."

"Item IV: I do give, devise and bequeath all the property, real and personal, that may remain at the death of my said wife, to my sons and daughters, Ernest Wright, Mary Ethel Jolliff, James Lloyd Wright, Carrie Hazel Fry, Beatrice May Hines, Neva Tail Shirk and Mabel Bertha Wright, or their heirs, to be divided among them equally, share and share alike."

And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of York and part of Survey No. 12124, and bounded and described as follows:

Beginning at a beech, lynn, and dogwood, southwesterly corner to Lot No. 8 of the subdivision of said Survey No. 12124; thence N. 7° E. 139 poles (crossing Pullon Creek) to a beech, ash and water beech in the Greenville Treaty line; thence with said line S. 79° W. 157 poles to three beeches and ironwood; thence S. 83° E. 155 poles to the beginning.

Containing 106.75 acres, be the same more or less.

Also the following premises, situate in the State of Ohio, County of Union, and Township of Washington, and part of Survey No. 9897, and bounded and described as follows:

Beginning at a stone at the northeast corner of Polly A. Fuller's land and in the center of the Speck Road; thence with the center of said Road N. 83° 30' E. 41.26 poles to a stone, northwest corner to a lot of land containing 4 acres conveyed by Malen Wright to Jane Moodie, April 25th 1882; thence with the west line of said land S. 7° E. 18.56 poles to a stone; thence N. 83° 30' E. 34.55 poles to a stone, corner to said land in the west line of lands owned by Robert Moodie's heirs; thence with said line and the line of John H. Sterling's land, S. 7° E. 90.24 poles to a stone in the North line of Levin Wright's farm; thence with said line S. 83° 30'

W. 75:76 poles

East-line of P.

Containing

Also another

Beginning

owned by Levi

and brick; thence

thence N. 83° 30'

Containing in

and it appears

fully complete

that said real

estate was

devised to

Isabelle Anna

Wright, Ernest

Wright, Mary

Ethel Jolliff,

James Lloyd

Wright, Carrie

Hazel Fry, Bea-

trice May Hines,

Neva Tail Shirk,

and Mabel Bertha

Wright, as

executors, by

law.

10679

In the matter

of John Murphy

This day

of John Murphy

Ohio, deceased

Whereupon

it is found

that said

estate was

devised to

Isabelle Anna

Wright, Ernest

Wright, Mary

Ethel Jolliff,

James Lloyd

Wright, Carrie

Hazel Fry, Bea-

trice May Hines,

Neva Tail Shirk,

and Mabel Bertha

Wright, as

executors, by

law.

It is further

found that

the same

is taxed at

\$2.50.

10824

In the matter

of Emma York

This day

of Emma York

man as Admin

herein.

10832

In the matter

of Henry Hagen

This day

of Henry Hagen

Inventories a

Whereupon

satisfied the

Statutes to

appraisement

It is further

found that

the same

is taxed at

w. 75.76 poles to a stone, Southeast corner to said Polly A. Fuller's land; thence with the East line of said land N. 7° W. 108.88 poles to the beginning

Containing 47.55 acres, more or less, as surveyed by L.B. Harvey, June 6th 1889.

Also another tract of land being part of Survey No. 9892, and described as:

Beginning at an ash in the South line of said survey and corner to land formerly owned by Levin Wright; thence N. 6° 30' W. 55.80 poles to a beech, small sugar, and stone and brick; thence S. 6° 30' E. 55.90 poles to a stone in the South line of said Survey No. 9892; thence N. 83° 30' E. 158 poles to the beginning. Containing 55 acres of land.

Containing in all 204 1/4 acres, more or less.

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 said real estate be transferred upon the duplicate of the county to Isabelle Anna Wright, Ernest Wright, Mary Ethel Jolliff, James Lloyd, Vera Vail Shirk, and Mabel Bertha Wright, and that a certificate of this order issue to the County Auditor as required by law.

Saturday Aug. 7-1926.

10679

In the matter of the Estate of John Murphy, Deceased.

Filing Sale Bill.

This day came R.P. Murphy, Administrator of John Murphy, late of Union County Ohio, deceased, and presented the Sale Bill of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said R.P. Murphy has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$2.50.

Monday Aug. 9-1926.

10824

In the matter of the Estate of Emma Yorkers, Deceased.

Appointment

Order to Record Notice.

This day proof of publication of notice of the appointment of W.W. Cauffman as Administrator of the estate of Emma Yorkers, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10832

In the matter of the Estate of Henry Hagenlocker, Deceased.

Filing Inventory and Appraisement.

This day came Lulu M. Hagenlocker, Administratrix of the Estate of Henry Hagenlocker late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Lulu M. Hagenlocker pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN., O. 187889

10839 In the matter of the will of } Admitting to Probate and Record.
 Nell Braddon, Deceased.

This matter came on this day further to be heard, on the application of William Braddon to admit to probate and record the will of Nell Braddon, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the widower and next of kin of said testator residents of Ohio, Angus Mac Ivor and Mrs W.E. Brannon, subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and Testament of said deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10824 In the matter of the estate of } Filing Inventory and Appraisement.
 Emma Yorker Deceased.

This day came W.W. Coffman, Administrator of the estate of Emma Yorker, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said W.W. Coffman pay the costs herein taxed at \$4.00.

Tuesday Aug. 10-1926.

10840 In the matter of the Estate of } Appointment
 Nell Braddon, Deceased. } Order for Bond.

The Last will and Testament of Nell Braddon, late of Paris Township in this County, deceased, having heretofore been duly proved and allowed, this day William Braddon, 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 William Braddon is a suitable person and legally competent, it is ordered that he be appointed as such Executor without bond in accordance with the will of Nell Braddon, deceased.

10840 In the matter
 Nell Braddon
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 Executor of the
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 Executor pay

10202 In the matter
 O.K. Minter
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10840 In the matter
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10831 In the matter
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10841 In the matter
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10840 In the matter of the estate of Nell Braddon, Deceased. } Appointment. Bond Approved. Letters Issued.

This day William Braddon appeared in open Court, accepted the trust as Executor of the estate of Nell Braddon, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said William Braddon, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00

10202 In the matter of the estate of O. N. Minthorn, Deceased. } Filing first and final account.

This day came Maynae (Minthorn) Voit Administratrix of the estate of O. N. Minthorn 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 September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Wednesday Aug 11-1926.

10840 In the matter of the estate of Nell Braddon, Deceased } Orders on filing Inventory

This day William Braddon as Executor of the estate of Nell Braddon, appeared in open Court and filed his Inventory, duly verified as such Executor.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Executor pay the costs herein taxed at \$1.00

10831 In the matter of The Guardianship of John B. Spain. } Orders on filing Inventory.

This day L. B. Spain as Guardian of John B. Spain appeared in open Court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$1.50

Friday Aug 13-1926.

10841 In the matter of the will of Jacob W. Kersey, Deceased. } Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Jacob W. Kersey, late of Jackson Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on this the 13th day of August 1926, at one o'clock P.M. the widow and next of kin being in Court.

THE W. H. STANAGE CO., CIN., O., 1925

10841

In the matter of the will of Jacob W. Kersey, Deceased.

Admitting to Probate and Record.

Be it Remembered, That, heretofore, to-wit: on the 13th day of August A.D. 1926, an instrument of writing, purporting to be the Last Will and Testament of Jacob W. Kersey, late of Jackson Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that C.E. Nagay one of the subscribing witnesses to said will, according to facts ascertained is dead.

Whereupon Carrie W. Hornbeck and Clara B. Hustif appeared in open court, and were duly sworn and examined according to law touching the genuineness of the signature of said C.E. Nagay, attached to said will. Whereupon this day came Gladys (Fletcher) Cheney the other subscribing witness to said will, who having been duly sworn 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 W. Kersey, 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.

10842

In the matter of the Estate of Jacob W. Kersey, Deceased.

Appointment Order for Bond.

The Last Will and Testament of Jacob W. Kersey, late of Jackson Township, in this County, deceased, having heretofore been duly proved and allowed, this day Rebecca Kersey, 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 Rebecca Kersey is a suitable person and legally competent it is ordered that she be appointed such Executor without bond in accordance with the will of Jacob W. Kersey, deceased.

8694

In the matter of

The Guardianship of Robert Conboy.

Filing final account.

This day came B.F. Deem, Guardian of Robert Conboy, a minor, of Union County, Ohio, and presented his final account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10842

In the matter of Jacob W. Kersey, Deceased.

This day of the estate of Rebecca Kersey the costs be

10202

In the matter of C.K. Minthorn

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In the matter of Altruda Po

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In the matter of H.S. Gill.

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10815

In the matter of George B. Fer

This day ple, as Adm herein. It

10842 In the matter of the estate of } Appointment. Bond approved.
 Jacob W. Kersey, deceased. } Letters Issued.

This day Rebecca Kersey appeared in open court, accepted the trust as Executor of the Estate of Jacob W. Kersey, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said Rebecca Kersey, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

10202 In the matter of the Estate of } Sat. Aug. 14-1926.
 G. K. Minthorn, deceased. } Estate not subject to Tax.

Mayme (Minthorn) Voit as Administratrix of the Estate of G. K. Minthorn, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Thirteen Hundred Dollars, the debts and cost of administering are Four Hundred Dollars, and the net actual market value thereof is Nine Hundred Dollars.

That the said deceased died intestate leaving one daughter and two sons, and that as a result said estate and the successions therein are exempt from from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10818 In the matter of the will of } Hearing Application to Probate
 Altruda Fox, deceased. }

This day this cause came on to be heard and it appearing to the Court that all of the next of kin have not been legally notified of the filing of the application to probate said will.

It is therefore ordered that said hearing be and is hereby continued until August 25th 1926, at two o'clock P.M. and this cause is continued.

Monday August 16-1926.

10750 In the matter of the estate of } Appointment
 H. S. Gill, deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Anne Gill as Executrix of the Estate of H. S. Gill, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10815 In the matter of the Estate of } Appointment
 George B. Temple, deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of W. C. Temple, as Administrator of the Estate of George B. Temple, deceased was filed herein. It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CIN. O. 38769

10768

In the matter of the Estate of Frank O. Penney, deceased.

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Jacob R. Fackler as administrator of the estate of Frank O. Penney, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

9786-A
10759

In the matter of the estate of Walter F. Hollycross, deceased.

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Harry Z. Hollycross, as administrator of the estate of Walter F. Hollycross, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10844

In the matter of the estate of Anna Catherine Green, dec'd.

Estate not subject to Tax

William J. Green, as one of the heirs of the estate of Anna Catherine Green, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$340,000, the debts and cost of administration are \$350,000, and the net actual market value thereof is \$3,050,000, (a) that said deceased died intestate leaving a widow and two children and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10877

In the matter of The Guardianship of William Carr.

Orders on filing Inventory

This day Elizabeth Sloop as Guardian of William Carr, appeared in open court and filed her Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$1.00.

Saturday Aug. 21-1926.

*10843

In the matter of The Guardianship of Joseph Eagleston, an alleged drunkard.

In a Finding of...

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 Joseph Eagleston is a drunkard and therefore is incapable of taking care of and preserving his property, that he is a resident of this county, having a legal

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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 Joseph Eagleton, 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 Joseph Eagleton.

Monday Aug. 16-1926.

*
10843

In the matter of
The Guardianship of
Joseph Eagleton,

Order for Hearing and Notice.

This day George Singer appeared in open court and filed his application for the appointment of a Guardian of Joseph Eagleton, setting forth that said Joseph Eagleton is a drunkard and therefore is incapable of taking care of and preserving his property. It is ordered that the 21st day of August 1926 at ten 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 Joseph Eagleton, and to his 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.

Tuesday Aug 17-1926.

10845

In the matter of the will of
J. Martin Burns, deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of J. Martin Burns, late of Paris Township in this county, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on this, the 17th day of August, 1926, at two o'clock P.M. the widow and next of kin being in court.

10846

In the matter of the Estate of
J. Martin Burns, deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Le Roy Burns to admit to probate and record the will of J. Martin Burns deceased, heretofore filed in this court therefor.

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 it to probate and record in this court has been given to the widow and next of kin of said testator resident of Ohio, A. H. Kollfrath and Fred Gabriel the subscribing witnesses to said will, having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will. Whereupon the court finds that the afore-said instrument of writing is the last will and testament of said J. Martin Burns deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

THE W. H. STANAGE CO., CIN., O. 187689

10847

In the matter of the estate of J. Martin Burns, deceased.

Appointment
Order for Bond.

The Last will and Testament of J. Martin Burns, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed, this day Anna B. Burns and Le Roy Burns, 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 Anna B. Burns and Le Roy Burns are suitable persons and legally competent it is ordered that he be appointed as such Executor without bond in accordance with the will of said decedent.

10847

In the matter of the estate of J. Martin Burns, deceased.

Appointment. Bond Approved.
Letters Issued.

This day Anna B. Burns and Le Roy Burns, appeared in open court, accepted the trust as Executors of the Estate of J. Martin Burns, deceased, and no bond being required. It is ordered therefore that Letters Testamentary issue on the will of said decedent, to said Anna B. Burns and Le Roy Burns, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

8846

In the matter of the Estate of John Hollenbach, deceased.

Authority to Transfer and Record.
Real Estate Devised.

This day came Clement L. Hollenbach and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by John Hollenbach, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Clement L. Hollenbach.

That the following is a description of said real estate such as is contained in the will, to-wit: Situated in the Township of Clabourne, County of Union, State of Ohio, and known as being part of Virginia Military Survey Number Sixty one hundred and sixty one (6161). Beginning at a stake in the center of two roads and in the Greenville Treaty line, being the north-east corner to the following described tract of land; thence with the center of one of its roads, South 8° E. one hundred and forty two poles (142) to a stone in the northeast corner of C. O. Howison's land; thence with his line, S. 80 1/2° W. one hundred and thirteen poles (113) to a stone, another corner to said C. O. Howison's; thence with another of his lines N. 9 1/2° W. one hundred and forty two poles (142) to a stone in the center of the Greenville Treaty Line road; thence with said line and the center of said road N. 80 1/2° E. one hundred and twenty poles (120) to the place of beginning

Containing one hundred and three and one-fourth (103 1/4) acres of land. 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 said real estate be transferred upon the Duplicate of the County to the name of Clement L. Hollenbach, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

9040

In the matter of Conrad L.

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9040 In the matter of the Guardianship of Conrad L. Pfarr. } Filing third account.

This day came John Kuhlman, Guardian of Conrad L. Pfarr, 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 25th day of September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

8734 In the matter of the Guardianship of Hildreth E. Davis. } Filing final account.

This day came Sherman E. Davis, Guardian of Hildreth E. Davis, a minor of Union County, Ohio, and presented his final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10848 Eva Morelock, v Anna Mary Morelock.

Plaintiff
vs.
Eva Morelock, Charles S. Morelock, a minor,
George A. Morelock, a minor, Blanche
S. Morelock, Mother of said minors.
Defendants.
Filing Petition to Sell Real Estate.

This day came the Plaintiffs Eva and Anna Mary Morelock, and presented to this Court their petitions, duly verified, praying an order for the sale of real estate of the said Charles A. Morelock, 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.

Thursday Aug. 19-1926.

10833 In the matter of the Guardianship of Phoebe Schmeltzer. } Dismissing case.

This day this cause came on for further hearing, and the plaintiff after further thought and consideration asked the Court to dismiss said cause. It is therefore ordered that said cause be and is hereby dismissed.

THE W. H. STANAGE CO., CIN., O. 187569

10838

In the matter of the will of John P. Kittle, deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard on the application of James L. Davis, to admit to probate and record the will of John P. Kittle, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the next of kin of said testator residents of Ohio, E. W. Porter, and George H. Lowry subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said John P. Kittle, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10849

In the matter of the will of Phillip Burns.

Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Phillip Burns, late of Marysville, Paris Township in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court this 19th day of August 1926, at three o'clock P. M. the widow and next of kin being in court.

10849

In the matter of the will of Phillip Burns, deceased.

Election

This day personally came into open court Lillian Burns, widow of said Phillip Burns, deceased, and applied to make her election whether to take or not to take under the will of said Phillip Burns, deceased. Whereupon the court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the court, which is accordingly done.

10857

In the matter of the Estate of Margaret C. Williams, Dec'd.

Filing first and final account.

This day came Guy C. Williams, Administrator of the estate of Margaret C. Williams 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 September A. D. 1926, at one o'clock P. M., to which time said matter is continued.

10849

In the matter Phillip Burns

This matter Burns, to admit to probate and record the will of said testator resident to said will testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said John P. Kittle, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this court.

10851

In the matter John George

George Wald, deceased. Order that said inheritance to court, being value of said and the net died leaving that as a residue inheritance. It is ordered certified to be done by law. It is further ordered that all other matters on the success

10850 1/2

In the matter Phillip Burns

The last day Idell Burns appeared in open court and required by law terms as to the And the

10849 In the matter of the will of Phillip Burns, deceased. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Idell Burns, to admit to probate and record the will of Phillip Burns, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the widow next of kin of said testator residents of Ohio, Henry H. Brake and W. F. Brodrick the subscribing witnesses to said will having this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Phillip Burns, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named be entered of record in this court.

10851 In the matter of the Estate of John George Fruehwald, Dec'd. } Estate not subject to Tax.

George Fruehwald Jr. as one of the heirs of the Estate of John George Fruehwald, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2000.00, the debts and cost of administration are \$963.00, and the net actual market value thereof is \$1037.00. (a) that the said deceased died leaving five adult children, each entitled to \$3000.00 exemption, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10850 1/2 In the matter of the Estate of Phillip Burns, deceased. } Appointment Order for Bond.

The Last Will and Testament of Phillip Burns late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed, this day Idell Burns and Kittie Randal the Executors named in said will, appeared in open court and made and filed an application under oath as required by law to be appointed such Executor; also a statement in general terms as to what the estate consists of and the probable value thereof.

And the Court being satisfied that said Idell Burns and Kitty Randal

are suitable persons and legally competent - it is ordered that they be appointed as such Executors upon giving Bond with sureties as required by law, in the sum of Eight Hundred Dollars; and this cause is continued.

10850 1/2 In the matter of the Estate of Phillip Burns, deceased. } Appointment. Bond Approved. Letters Issued.

This day Idell Burns and Kitty Randall, appeared in open court, accepted the trust as Executor of the Estate of Phillip Burns, deceased, and gave and filed herein their Bond in the sum of Eight Hundred Dollars, conditioned according to law, with John George Burns 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 Idell Burns and Kitty Randall, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Friday Aug. 20-1926,

10857 In the matter of the Estate of Margaret C. Williams, Dec'd. } Estate not subject to Tax.

Gay C. Williams as Administrator of the Estate of Margaret C. Williams, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6,571.00, the debts and cost of administration are \$800.00, the net actual market value thereof is \$5,771.00. (a) that said Margaret C. Williams died intestate leaving one son and one daughter, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10854 In the matter of The Guardianship of Louis F. Fausnaugh, Insompetent. } Order for Hearing and Notice.

This day Roy Redick appeared in open court, and filed his application for the appointment of a Guardian of Louis F. Fausnaugh, setting forth that said Louis F. Fausnaugh is an incompetent, and therefore is incapable of taking care of and preserving his property.

It is ordered that the 25th day of August, 1926, 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 Louis F. Fausnaugh, and to his 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.

10853 In the matter of The Guardianship of Jane Fausnaugh. This day...

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10856 In the matter of F. J. Williams

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10877 In the matter of The Guardianship of Wm Carr.

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10853

In the matter of
The Guardianship of
Jane Fausnaugh, Incompetent

Order for Hearing and Notice.

This day Roy Redick appeared in open court, and filed his application for the appointment of a Guardian of Jane Fausnaugh, setting forth that said Jane Fausnaugh is an incompetent person, and therefore is incapable of taking care of and preserving her property.

It is ordered that the 25th day of August 1926, at ten 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 Jane Fausnaugh 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.

10556

In the matter of the estate of
F. J. Williams, Deceased.

Filing first and final account

This day came Guy C. Williams, administrator of the estate of F. J. Williams 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 20th day of August A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10377

In the matter of
The Guardianship of
Wm Carr.

Filing first partial account.

This day came Elizabeth Sloop, Guardian of Wm Carr, a minor 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 25th day of September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10856

In the matter of
Bertha Francis Evans.

Epilepsy.

This day Leona Evans, a resident citizen of Plain City in this county, appeared in open court, and filed herein a written application, duly verified, for the admission of said Bertha Frances Evans into the Ohio Hospital for Epileptics.

It is therefore ordered that the 20th day of August 1926, at three o'clock P.M. be and is hereby fixed as the time when the examination and inquiry will be made, whether the said alleged epileptic is a suitable person for admission into said Hospital. And it is ordered that a subpoena issue to Dr. P. D. Longbrake and Dr. H. S. Southard witnesses.

And it is further ordered that a warrant issue to F. S. Hager Sheriff, commanding the alleged epileptic to be brought before the court at said fixed time, and this cause is continued.

10856 In the matter of } Epilepsy
Bertha Frances Evans.

This day this cause came on to be heard, and the said Bertha Frances Evans, was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr H. B. Southard, the medical witnesses, and being satisfied that said Bertha Frances Evans is an epileptic, that she has a legal settlement in Jerome Township, in this County; that she has been a resident of the State of Ohio for one year next preceding this date, and that she is a suitable person for treatment at the Ohio Hospital for Epileptics; and being further satisfied that said epileptic person is also feeble minded, and that his disease has developed during the time she has resided in the State; and her being at large is dangerous to the community.

It is therefore ordered that Dr P. D. Longbrake and Dr H. B. Southard, 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 the application and of the accompanying papers, including a certified copy of the certificate of said physicians, be transmitted to the manager of said Hospital, and this cause is continued.

9198 In the matter of the Estate of } Estate not Subject to Tax.
J. O. Thomas. Deceased.

James E. Hoover as Administrator of the Estate of J. O. Thomas, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1952.78, the debts and cost of Administration are \$910.00 and the net actual market value thereof is \$1042.78, (a) that said deceased died intestate leaving a widow and one daughter, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Wednesday Aug. 4-1926.

10827 In the matter of the Estate of } Filing Inventory and Appraisement
James Guy. Deceased.

This day came Frank Sewell, Executor of the Estate of James Guy, deceased, late of Union County Ohio, and presented the Inventory and Appraisement of said estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Executor has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Frank Sewell pay the costs herein taxed at \$4.00.

10855- In the matter of
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10855- In the matter of
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10853- In the matter of the estate of } Appointment
 Elizabeth E. Fleming, Dec'd. } Order for Bond.

This day Mary S. Bailey and Henry A. Perkins appeared in open court, and made and filed an application under oath as required by law to be appointed administrators of the estate of Elizabeth E. Fleming, late of Dover Township, Union County Ohio, deceased, and an affidavit that there is not to their knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Mary S. Bailey and Henry A. Perkins are suitable persons and legally competent. It is ordered that they be so appointed upon giving Bond with sureties as required by law, in the sum of Fifteen Hundred Dollars, and this cause is continued.

10853- In the matter of the estate of } Bond approved. Letters Issued.
 Elizabeth E. Fleming, Dec'd. }

This day Mary S. Bailey, and Henry A. Perkins appeared in open court, accepted the appointment as administrators of the estate of Elizabeth E. Fleming, deceased, and gave and filed herein their bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Bessie Fleming and Ruth Fleming freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Mary S. Bailey and Henry A. Perkins, that this proceeding be recorded, and that said administrators pay the pay the costs herein taxed at \$5.00.

10527 In the matter of the Estate of } Estate not subject to Tax.
 George Scheiderer, Dec'd. }

Katherine Scheiderer, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$7,989.91, the debt and costs of administration are \$800.00, and the net actual market value thereof is \$7,189.91. (a) That said George Scheiderer, died intestate leaving a widow and five children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio,

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THE W. H. STANAGE CO., CIN., O. 187868

10838 In the matter of the will of } Appointment
 John P. Kuttline, Deceased. } Order to Record Notice
 This day proof of publication of notice of the filing of the will of John P. Kuttline, deceased, was filed herein.
 It is ordered that hearing on the same will be heard August 19th 1926, at two o'clock A.M.

10837 In the matter of the estate of } Appointment
 Henry Hagenlocker, Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of Lulu M. Hagenlocker was filed herein.
 It is ordered that the same be recorded in the records of this office.

10857 In the matter of }
 The Guardianship of } Orders for Hearing and Notice
 Edna Benzler Peters, (Insane) }
 This day Mary Benzler, appeared in open court, and filed her application for the appointment of a Guardian of Edna Benzler Peters, setting forth that said Edna Benzler Peters is an insane person and therefore is incapable of taking care of and preserving her property.

It is ordered that the 28th day of August 1926, 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 Edna Benzler Peters, 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 Aug. 23-1926.

9205 In the matter of the Estate of } Estate not subject to Tax.
 Mary E. Plate, Deceased. }

Alice E. Banks, as Administratrix of the Estate of Mary E. Plate, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines, that the gross value of said estate is \$3,505.50, the debts and cost of administration are \$750.00, and the net actual market value thereof is \$2755.50, (a) That said deceased, having filed an application, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$3,505.50, the debts and costs of administration are \$750.00, and the net actual market value thereof is \$2755.50.

(a) That said deceased died intestate leaving a widow and three children, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10825 In the matter
 Louis P. Erb.

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10821 In the matter
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10826 In the matt
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10525

In the matter of the Estate of Louis F. Erb. Deceased.

Determination of Inheritance Tax.

This 23rd day of August, 1926, the above matter came on to be heard and on application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$10,471.37, composed as follows: Personally \$10,821.37, real estate \$4600.00, that the debts (including a year's allowance of \$1200.00, are \$1837.54, and that the cost of administration will be \$50.00. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$13,583.83. The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any to the decedent, the value of the successions to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	Value of Succession	Exemption	Sub. to Tax.	Tax.	Date of Accrual.	By whom Pd.	Corporation.
Helen M. Erb. Widow	\$6791.91	\$5000.00	\$1791.91	\$17.92	July 10-26.	Helen M. Erb.	Mil. Co.
Elias H. Erb. Son	\$6791.91	\$5000.00	\$3291.91	\$32.92	" " "	Elias H. Erb.	" "

It is ordered that notice of this adjudication and determination be given by mail to all person known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00, be certified to the Auditor of said County, to be paid in the matter provided by law.

10521

In the matter of the will of Louis F. Erb. Deceased.

Election

This day personally came into open court Helen M. Erb, widow of said Louis F. Erb. deceased, and applied to make her election whether to take or not to take under the will of said Louis F. Erb, deceased. Whereupon the court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will, and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so take might be entered upon the journal of the court, which is accordingly done.

10826

In the matter of the Estate of Louis F. Erb. Deceased.

Filing First and final account

This day came Helen M. Erb. one of the Executors of the estate of Louis F. Erb. 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 September A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 1925

10854

In the matter of the Guardianship of Louis P. Pausnaugh, incompetent.

Pending

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 Louis P. Pausnaugh is an incompetent and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in Claibourne 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 Louis P. Pausnaugh, 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 Louis P. Pausnaugh.

10853

In the matter of the Guardianship of Jane Pausnaugh, incompetent

Pending

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 as heretofore ordered. The Court upon satisfactory evidence proof finds that said Jane Pausnaugh is an incompetent and therefore is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Claibourne 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 Jane Pausnaugh, 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 Jane Pausnaugh.

Tuesday Aug. 17-1926.

10830

In the matter of the will of Bradford Hess, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Herman Louis Hess, to admit to probate and record the will of Bradford Hess, late of the village of Raymond in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio.

And Milo L. Myers and Maude Myers subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Bradford Hess, deceased; that it was duly executed and attested; and that the said testator at the time of his death was a resident and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting

10858

In the matter of Bradford Hess, The Last Will and Testament of the deceased, he Hess, the Executor application in general of; and the and legally cor Bond with su this cause is

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In the matter of The Guar Louis P. Pausnaugh This day appointed Guar Louis P. Pausnaugh and preserving and the court be appointed; affidavit, of the and the probac It is order bond with su and this cause

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In the matter of The Guar Louis P. Pausnaugh This day as Guardian sum of Two right and Ro by the Court, fully and hon It is therefore that this pro in, taxed at

of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

Wednesday Aug. 25 - 1926.

10858

In the matter of the Estate of
Bradford Hess, Deceased.

Appointment
Order for Bond.

The Last Will and Testament of Bradford Hess late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed, this day Herman Louis Hess, 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 Herman Louis Hess, 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 Fifteen Hundred Dollars; and this cause is continued.

10854

In the matter of
The Guardianship of
Louis P. Pausnaugh, Incompetent.

Appointment
Order for Bond.

This day A. D. Parish appeared in open Court and made application to be appointed Guardian of Louis P. Pausnaugh, and the Court, being satisfied that said Louis P. Pausnaugh is an incompetent and therefore is incapable of taking care of and preserving his property; that he resides in Claibourne Township in this County, and the Court being further satisfied that said A. D. Parish 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 Louis P. Pausnaugh, the probable value thereof and the probable annual rents of the real estate.

It is ordered that said A. D. Parish 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.

10854

In the matter of
The Guardianship of
Louis P. Pausnaugh, incompetent.

Appointment. Bond Approved.
Letters Issued.

This day A. D. Parish appeared in open Court, accepted the appointment as Guardian of Louis P. Pausnaugh and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with A. B. Conkright and Roy Redick freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said A. D. Parish 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. D. Parish, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

THE W. H. STANAGE CO., CIN., O. 1925

10853

In the matter of
The Guardianship of } Appointment
Jane Fausnaugh, incompetent } Order for Bond.

This day A.D. Parish appeared in open court and made application to be appointed Guardian of Jane Fausnaugh and the court, being satisfied that said Jane Fausnaugh is an incompetent person, and therefore is incapable of taking care of and preserving her property; that she resides in Claiborne Township in this county; and the court being further satisfied that said A.D. Parish 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 Jane Fausnaugh, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said A.D. Parish 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.

10853

In the matter of
The Guardianship of } Appointment. Bond Approved.
Jane Fausnaugh, incompetent } Letters Issued.

This day A.D. Parish appeared in open court; accepted the appointment as Guardian of Jane Fausnaugh and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with A.B. Conbright and Roy Redick freeholders as sureties thereon, which bond is approved by the court.

Thereupon said A.D. Parish 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.D. Parish, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

10818

In the matter of the will of } Orders on Hearing, Admitting to
Altruda Fox, Deceased. } Probate and Record.

Be it Remembered, that heretofore, to-wit: on the 7th day of July A.D. 1926, an instrument of writing, purporting to be the Last will and Testament of Altruda Fox, 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 next of kin of the testator, resident of the state of Ohio, pursuant to a former order of this court. Homer F. Bostwick the commissioner heretofore appointed to take the deposition of Mary A. Sinclair one of the subscribing witnesses to said will, also the affidavit of M. A. Sinclair as to the signature of Jessie Sinclair the other witness to said will, who is deceased, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified. Whereupon the court finds the aforesaid instrument of writing is the Last will and Testament of said Altruda Fox deceased, that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the court ordered, that said will be admitted to probate, and that the same, together with the testimony of

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In the matter
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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 \$5.50.

Tuesday Aug. 25-1926.

10 5 30

In the matter of the will of } Admitting to Probate and Record.
Bradford Hess, deceased.

This matter came on this day further to be heard, on the application of Herman Louis Hess, deceased, heretofore filed in this court therefor. 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 it to probate and record in this court has been given to the next of said testator resident of Ohio, Milo L. Myers and Maude Myers.

Thursday Aug. 26-1926.

10 6 43

In the matter of the estate of } Authority to Transfer Real
John George Pruehwald, Dec'd. } Estate Devised.

This day came John George Pruehwald and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by John George Pruehwald deceased. Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to John George Pruehwald.

"Second: - I give, devise and bequeath to my beloved wife Eva Kummenda Pruehwald, the use of the home farm which is located in Darby Twp. Union County Ohio, and consisting of 39 acres of land, same being described in Vol. 43 page 570."

"That my son shall pay as consideration price for said described farm (\$2100.00) Twenty-one hundred dollars, that should it be necessary during my life or the life of my beloved wife, should she live longer than I to use any part or all of said \$2100.00 purchase money, that my son may advance the same or such amount as is necessary for maintenance of us or either of us,"

"That the same shall be a claim or lien against this described land, that whatsoever of my possessions, if any, or if any part of purchase consideration on above described premises shall remain unused by myself or by my beloved wife, it is my wife that the residue thereof after our death be divided share and share about between my five living children, namely John George Pruehwald, Mary Maggie Krieger, Gertrude Elizabeth Ruk, Gottlieb Michael Pruehwald, Anna Sorathia Magdalena Greenbaum, or should any of them die the heirs of such an one shall receive such ones share."

And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of Darby, being part of Survey No. 5005, and bounded and described as follows:

Beginning at two ashes, south corner to survey No. 5005; thence with the southwesterly line of said Survey N. 54° E. 33 3/4 poles to a stake in the center of the Dager Mill Road; thence with the center of said road N. 40 3/4° W. 64 poles to a stake, corner to 6.70 acres of land formerly owned by William Stithen; thence with the northwesterly lines of said Stithen's lot, N. 54° E. 2.16 poles to a stake, corner to Stithen's lot in the northerly original line of said Survey No. 5005; thence with said line N. 63° 13' W. 41 1/2 poles to a stake corner of or to David Rees line; thence with his line S. 54° W. 16.14 poles to a stake, corner to said David Rees land; thence with another of his lines S. 63° 13' E. 17 1/2 poles to a stake, corner to said David Rees land in the center of the Deceder Road; thence with the center of said road S. 54°

THE W. H. STANAGE CO., CIN. O. 187589

W. 67 1/2 poles to a stake in the southwesterly line of said Survey No. 5005; thence with said line S. 65° E. 78 1/2 poles to the beginning. Containing 39 acres, more or less.

Being the same premises conveyed by Isaac S. Mapes and Malinda S. Mapes, his wife, to George Freewalt, March 5th 1877, Vol. of Deeds No. 43 page 576; excepting therefrom so much thereof as lies north of the Pecider Road, and east of the Sager Mill Road.

The court further find that the said Eva Kummenda Fruehwald, the wife of the said John George Fruehwald, deceased, died July 17th 1913.

The court further find that all the terms of the will of the said John George Fruehwald have been fully complied with on the part of the said John George Fruehwald (jr) except the payment of the said sum of \$2100.00 to the heirs as named in said will.

The court further finds that the portions of said above described premises lying north of the Pecider Road and east of the Sager Mill Road, were never claimed or occupied by the said John George Fruehwald, but had been previously sold to John Douglass.

The court further finds that George Freewalt, the grantee in the above recited conveyance was one and the same person as John George Fruehwald Sr. the above mentioned testator.

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 said real estate be transferred upon the duplicate of of the County to the name of John George Fruehwald, and that a certificate of this order issue to the County Auditor as required by law.

Friday August 27-1927

10843

In the matter of

The Guardianship of Joseph Eagleston, a drunkard.

Appointment. Order for Bond.

This day Edd H. Garrington appeared in open court and made application to be appointed Guardian of Joseph Eagleston, and the court, being satisfied that said Joseph Eagleston is a drunkard and therefore is incapable of taking care of and preserving his property; that he resides in Paris Township in this county; and the court being further satisfied that said Edd. H. Garrington 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 Joseph Eagleston, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Edd. H. Garrington be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One thousand Dollars; and this cause is continued.

10843

In the matter

The Guardian Joseph Eagleston

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10843

In the matter of
The Guardianship of
Joseph Eagleston, a drunkard.

Appointment. Bond Approved.
Letters Issued.

This day Edd. H. Yarrington appeared in open Court, accepted the appointment as Guardian of Joseph Eagleston and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Edd. H. Yarrington 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 Edd. H. Yarrington, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

Saturday Aug. 28 - 1926.

10857

In the matter of
The Guardianship of
Edua Benzler Peters, Lunatic

Finding

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 Edna Benzler Peters is a lunatic and therefore 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 Edna Benzler Peters, 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 Edna Benzler Peters.

10657

In the matter of the estate of
Lacy A. Smodgrass, Deceased.

First and final Account.

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

It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Executor be and he is allowed the sum of Three Hundred Dollars (\$300.00), as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Executor be and he is allowed the sum of Forty nine and 72/100 Dollars (\$49.72), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

It is ordered that said Executor be and he is allowed the sum of Twenty

six, and $\frac{36}{100}$ Dollars, (\$26.36), for actual and necessary expenses, which sum the Court considers just and reasonable.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 15-1926.

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

Saturday August 28-1926.

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.

- 10730 Alice Hall, Administratrix of the Estate of Frank Hall, first and final account.
- 10812 Leslie Dayton, Executor of the estate of Willard C. Dayton, first and final account.
- 10780 Arthur W. Hawley, Administrator of the Estate of George D. Hawley, first and final account.
- 10674 Ollie Patch, Administratrix of the estate of John Simpson, Account.
- 10359 C. S. Cheney, Executor of the Estate of Mary E. Snowden, first and final account.
- 10365 Edna B. Figley, Guardian of Otto M. Figley, first partial account.
- 7537-A John L. Loughrey, Guardian of Charles Courtright, second account.
- 9897 Lloyd Winter, Guardian of Anna Doty, second partial account.
- 10114 Ella Mae Berry, Guardian of Mary Kathryn Berry, first partial account.
- 7623 E. N. Vanrausdte, Guardian of Cletus R. Vanrausdte, second and final account.
- 6328 A. H. Marshall, Guardian of Leotus E. Marshall, seventh and final account.
- 3758-A C. A. Miley, Guardian of Rannoth Chapman, third and final account.
- 8836 Mary L. Reed, Guardian of Olive Reed, third and final account.
- 6186-A Grant Brock, Guardian of Candace L. Neill, final account.
- 8347 Milo L. Myers, Guardian of Dorothy Conrad, third partial account.
- 10657 Edwin G. Converse, Executor of the Estate of Lacy A. Smodgrass, first and final account.

10730 In the matter of the Estate of }
Frank Hall, Deceased. } First and final account.

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

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

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid July 23-1926.

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

10512 In the matter of Willard C. Day

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In the matter of the Estate of Willard C. Dayton, Deceased.

First and final account

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 12-1926.

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

10780

In the matter of the Estate of George S. Hawley, Deceased.

First and final account.

This day the first and final account of A. W. Hawley, Administrator of the Estate of George S. Hawley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 5th 1926.

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

10674

In the matter of the Estate of John Simpson, Deceased.

First and final account.

This day the first and final account of Ollie Patch, Administratrix of the estate of John Simpson, 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 Ollie Patch be and she is allowed the sum of One Hundred and Forty eight, and 50/100 Dollars, (\$148.50) being commissions on the

amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid June 18-1926.

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

~~The court finds a balance of Seventeen Hundred and Sixty, and 1/100 Dollars (\$1760.11), in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law.~~

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

In the matter of the Estate of } Second and final Account.
Mary J. Snowden, deceased

This day the second and final account of C. S. Cheney, Executor of the estate of Mary J. Snowden, 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 C. S. Cheney be and he is allowed the sum of One Hundred and Twenty Eight, and 9/100 Dollars, (\$128.09), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Seventeen Hundred and Sixty, and 1/100 Dollars (\$1760.11), in the hands of said Executor due said estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid May 13-1926.

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

10368 In the matter of } First Partial Account.
The Guardianship of }
Otto M. Figley.

This day the first partial account of Edna S. Figley, Guardian of Otto M. Figley came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Dollars (\$100.00) as compensation for her services, which amount the Court deems reasonable.

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and ninety four, and ²⁷/₁₀₀ Dollars (\$1394.27) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 28-1926.

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

7539-A

In the matter of }
The Guardianship of } Second Account
Charles Courtright

This day the Second Account of John L. Longhrey, Guardian of Charles Courtright came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Twenty Four Hundred and Eighty six Dollars, and ²⁵/₁₀₀, (\$2486.25) in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 15-1926.

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

9897

In the matter of }
The Guardianship of } Second Partial Account
Anna Doty.

This day the second partial account of Lloyd Winter, Guardian of Anna Doty came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Guardian be and he is allowed the sum of Two Hundred Dollars, (\$200.00) as compensation for his services, which amount the court deems reasonable.

The court finds a balance of Four Hundred and Thirty three, and ⁵⁵/₁₀₀ Dollars (\$433.55), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 9th 1926.

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

THE W. H. STANAGE CO., CIN., O. 187289

10144

In the matter of
The Guardianship of } First partial account.
Mary Kathryn Berry.

This day the first partial account of Ella Mae Berry, Guardian of Mary Kathryn Berry came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of one hundred and ninety one, and $\frac{1}{100}$ dollars, (\$191.01) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 31, 1926.

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

7623

In the matter of
The Guardianship of } Second and final account.
Cletus R. Vannaussle et al

This day the second and final account of E. W. Vannaussle, Guardian of Cletus R. Vannaussle 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 said account duly balanced, and said Guardianship settled according to law, as to Laur Vannaussle.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 20th 1926.

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

6328

In the matter
The Guardian
Leotus E. Marshall

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds a balance of one hundred and fifty dollars, (\$150.00) in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 31, 1926.

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

3758-B.

In the matter
The Guardian
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This day
on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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, as to Laur Vannaussle.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 20th 1926.

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

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

6328

In the matter of
 The Guardianship of } Seventh and final account.
 Leotus E. Marshall.

This day the Seventh and final account of A. H. Marshall, Guardian of Leotus E. Marshall came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Guardian be and he is allowed the sum of One Hundred and fifty Dollars, (\$150.00), as compensation for his services, which amount the court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 7-1926.

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

3758-B

In the matter of
 The Guardianship of } Final Account.
 Ramoth Chapman.

This day the final account of C. A. Wiley, Guardian of Ramoth 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 Fifty Dollars, (\$50.00) as compensation for his services, which amount the court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 2nd 1926.

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

THE W. H. STANAGE CO., CHG., O. 187869

8536 In the matter of }
The Guardianship of } Third and final account.
Olive Reed.

This day the third and final account of Mary L. Reed, Guardian of Olive 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 she is allowed the sum of Five Hundred and sixteen, and 30/100 Dollars, (\$576.30) as compensation for her services, which amount the court deems reasonable.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1926.

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

6186-A In the matter of }
The Guardianship of } Ninth and final account.
Candace L. Neill.

This day the ninth and final account of Grant Brock, Guardian of Candace L. Neill came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed & Confirmed. It is ordered that said Guardian be and he is allowed the sum of Twenty Five Dollars, (\$25.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 3-1926.

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

6186-A In the matter }
The Guardian }
Candace L. Neill

This day L. Neill came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Five Hundred and sixteen, and 30/100 Dollars, (\$576.30) as compensation for her services, which amount the court deems reasonable.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1926.

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

8347 In the matter }
The Guardian }
Dorothy Con

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

It is ordered that the same be and hereby is approved, allowed & Confirmed. It is ordered that said Guardian be and he is allowed the sum of Twenty Five Dollars, (\$25.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 3-1926.

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

6186-A In the matter of
 The Guardianship of }
 Candace L. Neill } Ninth and Final Account

This day the ninth and final account of Grant Brock, Guardian of Candace L. Neill came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug 3-1926.

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

8347 In the matter of
 The Guardianship of }
 Dorothy Conrad } Third Account.

This day the third account of Milo L. Myers, Guardian of Dorothy Conrad, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of Eight Hundred and Thirty, and ²⁵/₁₀₀ dollars, (\$830.25) in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid June 18-1926.

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

THE W. H. STANAGE CO., CINCINNATI, O., 1917-1925

10812 In the matter of the Estate of Willard C. Dayton, Deceased. } First and final Account.

This day the first and final account of Leslie Dayton, Executor of the estate of Willard C. Dayton, 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 & confirmed.

It is ordered that said Executor be and he is allowed the sum of Eighteen Dollars, (\$18.00), being commissions on the amount collected and accounted for him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 12-1926.

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

Monday Aug. 30-1926.

10835 In the matter of the Estate of Elizabeth E. Fleming, Deid. } Filing Inventory and Appraisement

This day came Mary S. Bailey and Henry G. Perkins Administrators of the estate of Elizabeth E. Fleming late of Union County, Ohio, deceased, and presented the inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrators have in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Administrators pay the costs herein taxed at \$4.00.

10782 In the matter of the Estate of Walter C. Pullington, Dec'd. } Application to Sell Stock at Private Sale.

This day this cause came on to be heard upon the application of J. M. Lentz, Executor, for an order authorizing him to sell at private sale to Elizabeth Jane Pullington Fowler.

416 Shares of the 60% Preferred Stock of the Ohio Edison Co. \$37,440.00

266 Shares of the Common Stock of the Bank of Marysville \$19,950.00

And the same was submitted to the Court, whereupon the Court find and is satisfied upon good and sufficient proof that it would be for the advantage of the estate of the decedent to sell said stock to the said Elizabeth Jane Pullington Fowler for the prices above set forth at private sale.

That said prices represent the fair and reasonable value of said stock and the highest prices that could probably be obtained therefor.

Wherefore it is ordered that said J. M. Lentz, Executor, be ordered to sell said stock

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10782 In the matter Walter C. Pullington

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2 Shares of certificate No for not less than

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10808 In the matter Bess Pullington

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Wherefore said stock a ministrat from this d

to the said Elizabeth Jane Pullington Fowler at the prices above set forth, and that he make return of his proceedings within six months from date.

Monday Aug. 30 - 1926.

10782 In the matter of the Estate of } Private Sale of Stock.
Walter C. Pullington, Dec'd.

This day this cause came on to be heard upon the application of J. M. Lentz, Executor of the estate of Walter C. Pullington, deceased, for an order authorizing said Executor to sell, at private sale,

4 shares of common stock in the Marysville Light and water company, certificate No. 43, and

2 shares of common stock in the Marysville Light and water company, certificate No. 108.

for not less than its appraised value, to-wit, the sum of Fifty Dollars, per share.

And the same was submitted to the court whereupon the court find and is satisfied upon good and sufficient proof that it would be for the advantage of the estate of the decedent to sell the property in said application described at private sale for not less than its appraised value.

Wherefore, it is ordered that said J. M. Lentz, Executor, be ordered to sell said stock at not less than its appraised value for cash, and the said executor make return of his proceedings to within six months from this date.

10808 In the matter of the Estate of } Authority to sell stock at private sale
Bess Pullington, Deceased.

This day this cause came on to be heard upon the application of Elizabeth Jane Pullington Fowler, Administratrix of the estate of Bess Pullington, deceased, for an order authorizing her to sell at private sale 57 1/2 shares of the common stock of The Marysville Light and water company, Certificate No. 128, for not less than its appraised value, to-wit, the sum of Fifty Dollars per share.

And the same was submitted to the court, whereupon the court find and is satisfied upon good and sufficient proof that it would be for the advantage of the estate of decedent to sell the property in said application described for not less than its appraised value at private sale.

Wherefore, it is ordered that said Administratrix be ordered to sell said stock at not less than its appraised value for cash and that Administratrix make return of her proceedings within six months from this date.

\$37,440.00

\$19,950.00

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to sell said stock

9189 In the matter of the Estate of John J. Andrews, Dec'd.

Estate not Subject to Tax.

Sarah H. Andrews, as Executrix of the Estate of John J. Andrews, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$4,000.00, the debts and cost of Administration are \$400.00, and the net actual market value thereof is \$3,600.00. (a) that said deceased died testate leaving all of his property to his widow, she being entitled to an exemption of \$5,000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday Aug. 31-1926.

10860 In the matter of the Estate of Isabel Mc Elwee, Deceased.

Appointment Order for Bond.

This day Miles 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 Isabel Mc Elwee, 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 Miles L. Myers is a suitable person and legally competent.

It is ordered that he be so appointed upon giving bond with sureties as required by law, in the sum of thirty five Hundred Dollars, and this cause is continued.

Aug 19-1926

10850 Jennie Fox, Administratrix of the Estate of E. K. Fox, Dec'd. vs. Plaintiff Jennie Fox, et al. Defendants

Filing Petition to Sell Real Estate.

This day came the plaintiff Jennie Fox, and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said E. K. Fox, deceased, to pay the debts, and the costs of administering the estates 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.

10559 In the matter

Mary F. Snow

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Relationship

Finley Chapel	None	\$
Emma J. Shultz	Sister	\$
Martin Flasher	Brother	\$
Arthur Flasher	Brother	\$
Nan Anderson	Son's widow	\$
Anna Snowden	Niece	\$
Ella Cabbage	Niece	\$
Bessie White	W-Daughter	\$
Elaie Wynn	None	\$
Paul White	W-Grandson	\$
Richwood Union Mission	None	\$
M.E. Childrens Home Association of Ohio.	None	\$

It is ordered

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10559

In the matter of the Estate of } Determination of Inheritance Tax.
Mary F. Snowden. Deceased.

This 31st day of August 1926, the above matter came on to be heard, and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$2,658.30. Composed as follows: Personally \$1,158.30, real estate \$1,500.00

That the debts are \$371.10 and that the cost of Administration will be \$304.09.

That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$1983.11.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the successions to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

	Relationship	value of Succession	exemption	Sub. to tax	Tax	Date of Accrual	By whom Pd.	Corporation
Funley Chapel	None	\$500.00	None	\$500.00	\$35.00	7/27-28	Same	Richwood
Emma J. Shultz	Sister	\$150.00	\$500.00	None	None			
Martin Fletcher	Brother	\$50.00	\$500.00	None	None			
Arthur Fletcher	Brother	\$50.00	\$500.00	None	None			
Nan Anderson	Son's widow	\$25.00	\$500.00	None	None			
Anna Snowden	Niece	\$50.00	\$500.00	None	None			
Ella Cabbage	Niece	\$50.00	\$500.00	None	None			
Bessie White	H. Daughter	\$500.00	\$500.00	None	None			
Elcie Wynn	None	\$25.00	None	\$25.00	\$1.75	7/27-28	Same	Richwood O.
Paul White	H. Grandson	\$200.00	\$500.00	None	None			
Richwood Union Mission	None	\$25.00	None	\$25.00	\$1.75	7/27-28	Same	Richwood O.
M.E. Children's Home Association of Ohio.	None	\$358.11	None	\$358.11	\$21.99	7/27-28	Same	Richwood O.

It is ordered that notice of adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Friday August 20-1926.

THE W. H. STANAGE CO., CIN., O., 1925

10 852 Mary E. Shelton (Vaughn)
Guardian of Alvis Lee Vaughn,
vs. Plaintiff
Her ward, et al. Defendants

Petition to sell Real Estate
Order for Notice

This day Mary E. Shelton (Vaughn) Guardian of Alvis Lee Vaughn appeared in open court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said ward Alvis Lee Vaughn.

It is ordered that the time of hearing said petition be and hereby is fixed for the 3rd day of September 1926, at 9 o'clock a.m.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, be given to said Alvis Lee Vaughn her ward, and to Mary E. Shelton (Vaughn) as his mother and person with whom he resides, all persons entitled to the next estate of inheritance in such real estate, 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.

Monday August 9-1926.

10 512 In the matter of the Estate of J. D. Coe, deceased.

Application by widow to take property at appraised value.

This day this cause came on for hearing on the application of Mattie R. Coe, widow of said J. D. Coe, deceased, to take the personal property described in said application at the valuation fixed by the appraisers heretofore appointed by this court, and the consent of E. O. Wiley and Vernard S. Coe, as Administrators of said estate, in writing, and the evidence, and it appearing to the court that said Mattie R. Coe is the widow of said J. D. Coe, deceased, that the facts stated in said application are true, and that said widow is by law entitled to make such election as prayed for.

It is therefore ordered and decreed by the court that said election be, and the same hereby, is approved and confirmed; and said Administrators are hereby ordered to deliver to said widow the goods and chattels so elected to be taken by her, upon the said widow complying with the terms of payment.

It is further ordered that said Administrators of said decedent's estate, pay the costs of this proceeding taxed at \$1.50.

Wednesday Aug. 17-1926.

10 790 Howard C. Black, Administrator of the Estate of Emma S. Clark, deceased.
vs. Plaintiff
Frank Clark et al. Defendants

Petition to sell Real Estate
Orders Approving and Confirming Sale.

This day this cause came on to be heard on the report of Howard C. Black administrator of the Estate of Emma S. Clark, deceased of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said reports and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

It is ordered that said petitioner execute a deed of all the right, title and in-

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Gordon A. Rauso
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the court here

Interest of the said Emma L. Clark in said real estate, to the purchasers Jesse E. Rausch and Gordon A. Rausch, upon the purchasers, Jesse E. Rausch and Gordon A. Rausch paying to the petitioner the full purchase price cash in hand.

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

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THE W. H. STANAGE CO., CHN., O. 197869

10858 Jennie Fox, Administratrix of the estate of E. H. Fox, Deceased. *Sup.*
 Plaintiff } Filing Petition to Sell Real Estate.
 vs
 Jennie Fox et al. } Defendants

This day came the Plaintiff Jennie Fox and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said E. H. Fox, deceased, to pay the debts, and the costs of administering, the estate of the said decedent.

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

Wednesday Sept. 1-1926.

10861 In the matter of the will of S. B. Russell, Deceased. } Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of S. B. Russell, late of Leesburg Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and the said application will be for hearing before this Court on the 1st day of September 1926, at one o'clock P.M., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

10861 In the matter of the will of S. B. Russell, Deceased. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of H. D. Burlingame to admit to probate and record the will of S. B. Russell deceased, heretofore filed in this Court therefor. 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 it to probate and record in this Court has been given to the widow and next of kin of said testator residents of Ohio. John W. Dailey and Alvi Graham subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last will and testament of said S. B. Russell deceased; that it was duly executed and attested; that said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10862 In the matter of S. B. Russell.

The Last will of said decedent, made and filed in this County, Ohio, by H. D. Burlingame, as Executor, is hereby approved and confirmed, and that he be and he shall execute and discharge the will of said decedent.

10862 In the matter of S. B. Russell.

This day the Court ordered that the will of the said decedent, to be admitted to probate, be filed in this Court, and that the said Executor be and he shall execute and discharge the will of said decedent.

10863 In the matter of Francis Durbin.

The Last will of said decedent, made and filed in this County, Ohio, by J. R. Wood, as Executor, is hereby approved and confirmed, and that he be and he shall execute and discharge the will of said decedent.

10863 In the matter of Francis Durbin.

This day the Court ordered that the will of the said decedent, to be admitted to probate, be filed in this Court, and that the said Executor be and he shall execute and discharge the will of said decedent.

10860 In the matter of Isabel McElroy.

This day the Court ordered that the will of the said decedent, to be admitted to probate, be filed in this Court, and that the said Executor be and he shall execute and discharge the will of said decedent.

10862

In the matter of the estate of S. B. Russell. Deceased.

Appointment Order for Bond.

The Last will and Testament of S. B. Russell late of Leesburg Township, in this County, deceased, having heretofore been duly proved and allowed, this day H. D. Burlingame 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. D. Burlingame is a suitable person and legally competent it is ordered that he be appointed as such executor without bond in accordance with the will of said deceased.

10867

In the matter of the estate of S. B. Russell. Deceased

Appointment. Bond approved. Letters Issued.

This day H. D. Burlingame appeared in open court, accepted the trust as Executor of the Estate of S. B. Russell, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said H. D. Burlingame, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

10863

In the matter of the estate of Francis Dunn. Deceased.

Appointment Order for Bond.

The Last will and Testament of Francis Dunn late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed, this day J. R. Woods 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. R. Woods is a suitable person and legally competent; it is ordered that he be appointed as such Executor without bond, bond being dispensed with by said deceased.

10863

In the matter of the estate of Francis Dunn. Deceased.

Appointment. Bond approved. Letters Issued.

This day J. R. Wood appeared in open Court, accepted the trust as Executor of the estate of Francis Dunn, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said J. R. Woods, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10860

In the matter of the estate of Isabel Mc Elwee. Dec'd.

Bond approved. Letters Issued.

This day Milo L. Myers appeared in open Court, accepted the appointment as Administrator, of the estate of Isabel Mc Elwee, deceased, and gave and filed herein his bond in the sum of thirty five Hundred 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 of Administration issue to said Milo L. Myers, that this proceeding be recorded, and that said Admr. pay the costs herein taxed at \$5.50.

THE W. H. STAMAGE CO., CINC., O. 192569

10819

In the matter of the estate of John R. Dodge. Deceased.

Filing first and final account.

This day came Ella Dodge Admrx. of the estate of John R. Dodge, late of Union County Ohio, deceased, and presented her 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 August A.D. 1926, 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 published in the Marysville Tribune, and that they will be for hearing on Saturday, September 25th 1926, at one o'clock P.M. as follows:

10658

Anson James, Executor of the estate of Sarah James, first and final account.

10825

Helen M. Erb, and Elias H. Erb, Executors of the estate of Louis F. Erb, first and final account.

10207

Mayme (Minthorn) Voit, Administratrix of the estate of O. N. Minthorn, first and final account.

10556

Guy C. Williams, Administrator of the estate of F. J. Williams, first and final account.

10557

Guy C. Williams, Administrator of the estate of Margaret C. Williams, first and final account.

8734

Sherman E. Davis, Guardian of Hildreth E. Davis, final account.

9040

Philip Tuhlman, Guardian of Conrad L. Pfarr, third account.

8694

D. F. Deew, Guardian of Robert Conboy, final account.

10377

Elizabeth Sloop, Guardian of William Carr, first partial account.

10579

In the matter of the estate of Mary Jane Dyal. Deceased.

Filing first and final account.

This day came Marie (Moore) Briggie, Administratrix of the estate of Ed. E. Moore, 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 30th day of October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Friday Sept 3-1926.

10570

In the matter of the estate of Mary Jane Dyal. Deceased.

Filing Sale Bill.

This day came Marie (Moore) Briggie, Administratrix of the estate of Ed. E. Moore, late of Union County, Ohio, deceased, and presented the Sale Bill of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Marie Briggie has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Marie Briggie pay the costs herein taxed at \$2.00.

10864

In the matter of Rosa Bowdre

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And it is W. M. Goff, res aforesaid; and

10864

In the matter of Rosa Bowdre

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In the matter of Guards

Francis Polio This day Union County Guardians

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In the matter of Guard

Edua Benzler This day

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10864

In the matter of Rosa Bowdre.

Inquest of Lunacy
Orders for Warrant, Etc

This day Bertha Lansdown, a resident citizen of Raymond in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Rosa Bowdre into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. D. Hager, commanding him to bring said Rosa Bowdre alleged to be insane, before this Court, on the 3rd day of September 1926, at ten o'clock A. M.

And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Dr W. M. Goff, respectable, legally qualified physicians, to appear at the time and place aforesaid; and this cause is continued.

10864

In the matter of Rosa Bowdre

Inquest of Lunacy
Orders on Hearing, Etc

This day this cause came on to be heard and the said Rosa Bowdre was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr W. M. Goff the medical witnesses, and being satisfied that said Rosa Bowdre is not insane. It is therefore ordered that said Rosa be and is hereby discharged.

Tuesday Sept 7-1926.

9906

In the matter of the Guardianship of Francis Poling

Filing Second Account.

This day came Lottie Poling Guardian of Francis Poling, a minor, of Union County, Ohio, and presented her second account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of Oct. A. D. 1926, at one o'clock P. M. to which time said matter is continued.

10857

In the matter of the Guardianship of Edna Benzler Peters, Lunatic.

Appointment. Order for Bond.

This day Mary Benzler appeared in open Court and made application to be appointed Guardian of Edna Benzler Peters, and the Court, being satisfied that said Edna Benzler Peters is insane, and therefore is incapable of taking care of and preserving her property; and resides in Jackson Township in this County; and the Court being further satisfied that said Mary Benzler 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 Edna Benzler Peters, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Mary Benzler be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Thousand Eight Hundred Dollars; and this cause is continued.

THE W. H. STANAGE CO., CIN. O. 1925

10857

In the matter of
The Guardianship of
Edna Benzler Peters, a Lunatic

Appointment. Bond approved.
Letters Issued.

This day Mary Benzler appeared in open Court, accepted the appointment as Guardian of Edna Benzler Peters and gave and filed herein her Bond in the sum of Twelve Thousand Eight Hundred Dollars, conditioned according to law, with Southern Surety Company freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Mary Benzler 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 Benzler, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.00

10857

In the matter of
The Guardianship of
Edna Benzler Peters.

Orders on Filing Inventory

This day Mary Benzler as Guardian of Edna Benzler Peters appeared in open Court and filed her Inventory, duly verified, as such Guardian. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office. It is further ordered that said Guardian pay the costs herein taxed at \$1.50

10865

In the matter of the estate of
Thomas S. Cox, Deceased.

Appointment
Order for Bond.

This day Ida Cox appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Thomas S. Cox, late of Taylor 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 Ida Cox is a suitable person and legally competent.

It is ordered that she be so appointed upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars; and this cause is continued.

10865

In the matter of the Estate of
Thomas Cox, Deceased.

Bond Approved. Letters Issued

This day Ida Cox appeared in open Court, accepted the appointment as Administratrix of the estate of Thomas S. Cox, deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with A. L. Stout and O. A. Wilgus freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Ida Cox, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50

10842

In the matter
Jacob W. Hers

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In the matter
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10842

In the matter of the Estate of Jacob W. Kersey, Deceased.

Filing Inventory and Appraisement

This day came Rebecca Kersey, Executrix of the estate of Jacob W. Kersey late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

Saturday Sept. 11-1926.

10866

In the matter of the Guardianship of A.D. Hoover, Incompetent

Order for Hearing and Notice

This day June Hoover appeared in open Court, and filed her application for the appointment of a Guardian of A.D. Hoover setting forth that said A.D. Hoover is an incompetent and therefore is incapable of taking care of and preserving his property.

It is ordered that the 16th day of Sept. 1926, at two 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 A.D. Hoover and to his 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.

10867

In the matter of the Will of David V. Nyeth, Deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of David V. Nyeth, late of Broadway, Taylor Township in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said Will be filed in this Court, and that said application will be for hearing before this Court on the 23rd day of Sept. 1926, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

10861

In the matter of the Estate of S.B. Russell, Deceased.

Filing Inventory and Appraisement.

This day came H.D. Burlingame, Executor of the Estate of S.B. Russell late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said H.D. Burlingame has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CIN., O. 187368

10657

In the matter of the estate of Anna Margaret Mayer, Dec'd

Filing first and final account.

This day came J.W. and A.F. Scheiderer, Executors of the Estate of Anna Margaret Mayer, 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 Sept. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10554-A

In the matter of Emma McClelland.

Inquest of Lunacy
Orders for Warrant, etc

This day R.A. McClelland 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 Emma McClelland into the Columbus State Hospital

It is therefore ordered that a warrant issue to P.D. Hager commanding him to bring said Emma McClelland, alleged to be insane, before this court, on the 14th day of Sept. 1926, at ten o'clock A.M.

And it is further ordered that subpoenas issue for Dr C.D. Mills and Dr Angus Mac Ivor, respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10579

In the matter of the estate of Mary Jane Dyal, Dec'd

Estate not subject to Tax.

Marie Brizzle as Administratrix of the Estate of Edward E. Moore, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1659.83, the debts and cost of administration are \$450.00, and the net actual market value thereof is \$1209.83

(a) that said deceased died testate leaving her property to her grand-daughter, and her son. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10554-A

In the matter of Emma McClelland

This day was brought for examination; and being satisfied with the settlement in Ohio of the State of Ohio occurred during the time she is dangerous to herself at the Columbus State Hospital

It is therefore ordered that the witnesses in this case be provided by law

And it is further ordered that a certificate of the fact and of the finding of the court and this cause is continued.

10554-A

In the matter of Emma McClelland

The judge of the court into the Columbus State Hospital and the patient is authorized to be admitted to said Hospital by said warrant by said

10525

In the matter of Arnettie Lovell

This day of Arnettie Lovell's inventory and

Whereupon the court is satisfied with the appraisement of the same

It is further ordered that the same be taxed at \$4.00

10554-A

In the matter of
Emma McClelland.

Inquest of Lunacy.
Orders on Hearing, Etc.

This day this cause came on to be heard, and the said Emma McClelland was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr C. S. Mills and Dr Angus Mac Dvor, and being satisfied that said Emma McClelland is insane, that she has a legal settlement in Claibourne Township, in this county; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr C. S. Mills and Dr Angus Mac Dvor, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Emma McClelland, 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.

10554-A

In the matter of
Emma McClelland.

Orders for clothing and for Warrant to Convey.

The judge being advised that said Emma McClelland can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff, and that said Sheriff be authorized to take Julia Phipps as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10525-

In the matter of the Estate of
Annettie Low, Deceased.

Filing Inventory and Appraisement.

This day came Cora Handel and Grover Sherman, Admsrs. of the estate of Annettie Low, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Admsrs. have in all respects complied with the Statutes to such case made and provided, so order the said inventory and Appraisement filed and recorded.

It is further ordered that said Administrators pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN., O. 1926

10559 In the matter of the estate of } Final Discharge.
Mary F. Snowden, Deceased.

This day came C. S. Cheney, the Executor of the estate of Mary F. Snowden and presented to the court his account of final distribution in said estate, duly verified, and the same was examined by this court.

Whereupon it is ordered that the same be allowed as a final discharge of such Executor and be placed on the files of this court and also recorded in the records of accounts; and the said C. S. Cheney is hereby discharged as Executor of said trust.

Wednesday Sept 15-1926.

10560 In the matter of the estate of } Orders on Filing Inventory.
Isabel McElwee.

This day Milo L. Myers as Administrator of the estate of Isabel McElwee, appeared in open court and filed his Inventory, duly verified as such administrator. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein, taxed at \$1.50

10868 Milo L. Myers, Admr. of the Estate }
of Isabel McElwee, deceased. }
vs. Plaintiff } Filing Petition to Sell Real Estate
L. H. McElwee, et al. }
Defendants.

This day came the Plaintiff Milo L. Myers, Administrator of the estate of Isabel McElwee, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Isabel McElwee, 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.

10769 John L. Loughrey, Administrator }
of the Estate of Eli P. Rogers, Dec'd. }
vs. Plaintiff } Petition to Sell Real Estate
Alice C. Rogers, et al. }
Defendants } Orders of Sale, Etc.

This day this cause came on further to be heard, and it appearing to the Court that the said John L. Loughrey, Administrator of the estate of Eli P. Rogers, deceased. The plaintiff above named has given bond as heretofore ordered, in the sum of \$5000.00 (Five Thousand Dollars) with J. Walter Kennedy, freeholder as sureties; it is ordered that said bond be and hereby is approved.

It is therefore further ordered that said John L. Loughrey as such Administrator proceed according to law to sell the real estate described in the petition, free from dower of Alice C. Rogers, at public auction at the north door of the Court House, of said County, for not less than two-thirds the appraised

value thereof, ordered that, and time and station in Union, ordered to ma

10654 In the matter of Anna Margaret J. H. Mint filed an app Successions U Ohio, the sa premises, fr the debts a Net value th her property And that a such inherite It is ordered to the County It is further other entries successions

* 10866 In the matter of A. D. Hoover, This da to be appoin that A. D. Ho fore is incap of the age of in this Cour er is a suit. office a stat said A. D. Ho rents of the. It is orde giving bond Dollars; a

value thereof, on the following terms, to-wit, cash in hand. It is further ordered that said petitioner give notice of five weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situated. And said petitioner is ordered to make return to this court immediately after such sale is made, and cause continued.

Tuesday Sept 15-1926.

10654

In the matter of the estate of } Estate not subject to Tax.
 Anna Margaret Mayer, Dec'd.

J. W. Hinkade as attorney of the estate Anna Margaret Mayer, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2650.00, the debts and cost of administration are \$1300.00, and the net actual market value thereof is \$1350.00. (a) that said deceased died testate leaving her property to her two sons, each entitled to \$350.00 exemption.

And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Thursday Sept 16-1926.

10866

In the matter of the } Appointment. Order for Bond.
 Guardianship of }
 A. D. Hoover.

This day June Hoover appeared in open court and made application to be appointed Guardian of A. D. Hoover, and the court, being satisfied that A. D. Hoover is an incompetent by reason of mental disability and therefore is incapable of taking care of and preserving his property; that he is of the age of 72 years, on the day of June 1926, and resides in York Townships in this County; and the court being further satisfied that said June Hoover 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 A. D. Hoover, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said June Hoover be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

THE W. H. STANAGE CO., CINC., O. 187569

10866 In the matter of
The Guardianship of
A. D. Hoover, Imbecile

Appointment, Bond Approved.
Letters Issued.

This day June Hoover appeared in open court, accepted the appointment as Guardian of A. D. Hoover, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with O. D. Cook and H. A. Schrock freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said June Hoover 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 A. D. Hoover, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

Friday Sept. 17-1926.

10830 In the matter of the estate of
Phillip Burns, deceased.

Filing Inventory and Appraisement.

This day came Idell Burns and Kitty Randall, Executors of the estate of Phillip Burns, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

Saturday Sept 18-1926.

10866 In the matter of
The Guardianship
of A. D. Hoover.

Orders on filing Inventory

This day June Hoover, Guardian of A. D. Hoover, appeared in open Court and filed her Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said June Hoover pay the costs herein taxed at \$1.50

10848 Eva Morelock and Anna Mary Morelock.

vs. Plaintiffs
Charles S. Morelock & George A. Morelock
Defendants.

Application for Appointment
of Guardian ad Litem. Appointment

This day Eva Morelock 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 defendants Charles S. Morelock and George A. Morelock, under the age of fourteen years, and have been duly and legally served with summons herein. It is ordered that Mabelle Newlove

be and she hereby is appointed Guardian for the suit for said minor defendant. And now comes the said Mabelle Newlove and in open Court accepts said appointment.

10848 Eva Morelock
Administration of

vs.
Charles S. Morelock

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10848 Eva Morelock
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10848 Eva Morelock and Anna Mary Morelock
 Administration of Chas. A. Morelock, Est.
 vs. Plaintiff
 Charles S. Morelock, et al. Defendant

Order for Private Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony Eva Morelock and Anna Mary Morelock 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 Chas. A. Morelock did leave a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Eva Morelock, described in the petition, to pay the 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 Eva Morelock and Anna Mary Morelock as such Administrators proceed to sell said real estate, free of dower, at private sale for not less than \$2100. the appraised value thereof, on the following terms, to-wit, cash in hand on day of sale.

And said petitioners are ordered to make return to this Court immediately after such sale is made, and this cause is continued.

10848 Eva Morelock and Anna Mary Morelock,
 Admrx. of the estate of Chas. A. Morelock
 vs. Plaintiff
 Chas. S. Morelock, et al. Defendant

Petition to Sell Real Estate
Orders Approving & Confirming Sale.

This day this cause coming on to be heard on the report of Eva Morelock and Anna Mary Morelock, Admrx. of the estate of Charles A. Morelock, deceased, of their proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Charles A. Morelock in said real estate to the purchaser Susie Otte, upon the said purchaser paying the sale price for same.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

THE W. H. STANAGE CO., CINC., O. 192544

10855- The Estate of Elizabeth E. Fleming } Authorizing Private Sale.

This day this cause came on to be heard upon the petition herein filed, 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 Henry A. Perkins and Mary S. Bailey as Executors of said estate, proceed to sell said personal property at private sale, for not less than the appraised value thereof.

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

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

Monday Sept 20 - 1926.

9733 In the matter of The Guardianship of Forest Glass, et al. } Third and final account

This day came Grover R. Davids, Guardian of Forest Glass, et al. minors of Union County, Ohio, and presented his third, and final as to Forest, 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. 1926, at one o'clock, P.M. to which time said matter is continued.

10501 In the matter of the Estate of Denton M. Roseberry, Dec'd. } Filing first and final account.

This day came Frank Roseberry, Administrator of the Estate of Denton M. Roseberry, 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. 1926, at one o'clock P.M. to which time said matter is continued.

10761 In the matter of the Estate of Ida Evans, Deceased. } Filing first and final account.

This day came Georgia Ebert, Executrix of the Estate of Ida Evans 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 30th day of Sept. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10870 In the matter of J. Walter Kennedy

This day an application of J. Walter Kennedy, late of Union County, Ohio, for appointment as executor of the will of J. Walter Kennedy, late of Union County, Ohio, deceased, was filed in the Probate Court, on this day, and the same is continued to the next day of the State of Ohio to-wit: Monday, the 20th day of September, 1926.

10870 In the matter of J. Walter Kennedy

This matter was heard in the matter of the estate of R. Kennedy, late of Union County, Ohio, deceased, hereinafter referred to as the estate of R. Kennedy, and the same is continued to the next day of the State of Ohio to-wit: Monday, the 20th day of September, 1926. The application of J. Walter Kennedy, late of Union County, Ohio, for appointment as executor of the will of J. Walter Kennedy, late of Union County, Ohio, deceased, was filed in the Probate Court, on this day, and the same is continued to the next day of the State of Ohio to-wit: Monday, the 20th day of September, 1926.

It is therefore ordered that the same be filed and advertised for hearing on Saturday, the 30th day of Sept. A.D. 1926, at one o'clock, P.M. to which time said matter is continued.

* 10866 In the matter of A. D. Hoover.

This day an application of A. D. Hoover, late of Union County, Ohio, for appointment as executor of the will of A. D. Hoover, late of Union County, Ohio, deceased, was filed in the Probate Court, on this day, and the same is continued to the next day of the State of Ohio to-wit: Monday, the 20th day of September, 1926.

That the same be filed and advertised for hearing on Saturday, the 30th day of Sept. A.D. 1926, 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 30th day of Sept. A.D. 1926, at one o'clock, P.M. to which time said matter is continued.

10870 In the matter of the will of J. Walter Kennedy Dec'd. } Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of J. Walter Kennedy, late of Marysville, Paris Township in this County, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court, on this the 20th day of Sept. 1926, at two o'clock P.M., all next of kin of the State of Ohio having waived further notice.

10870 In the matter of the will of J. Walter Kennedy. Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Adelaide R. Kennedy, to admit to probate and record the will of J. Walter Kennedy, deceased, heretofore filed in this Court therefor. 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 it to probate and record in this Court has been given to the next of kin of said testator residents of Ohio, Adele M. (Cheney) Nagay and Hazel (Reams) Evans, subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said J. Walter Kennedy, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will, was of lawful 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 it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Thursday Sept 16-1926.

* 10866 In the matter of The Guardianship of A. D. Hoover, Incompetent } Pending

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 A. D. Hoover is an incompetent and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in York Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed.

That the persons making application to be appointed file a verified statement of the whole estate of said A. D. Hoover, 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 A. D. Hoover.

THE W. H. STAMAGE CO., CIN., O. 1925

10872

Arthur Hanawalt, Administrator of the Estate of John Hanawalt.

vs. Plaintiff

Sarah Hanawalt, Arthur Hanawalt, George Morris Hanawalt, Uberina Clement, Bernice Glock & Dorothy James.

Defendants

Filing Petition to Sell Real Estate

This day came the Plaintiff Arthur Hanawalt, Administrator of the estate of John Hanawalt, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said John Hanawalt, 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.

10576

In the matter of the will of Mary Jane Dyal. Deceased.

Authority to Transfer Real Estate Devised.

This day came Howard Ernest Wynegar and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Mary Jane Dyal, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Howard Ernest Wynegar.

And that said real estate so devised is described as follows:

Situated in the Village of Richwood, County of Union and State of Ohio and bounded and described as follows: - In Survey No. 6, 307, Part of Lot No. 4 of the sub-division of land of Henry J. Marriott's second Addition to Richwood, Ohio and the S.W. Corner of land conveyed to Mary Field by Franklin W. Marriott; thence N. 13° 30' W. 33 rods and 3/8 links to a tile on the said N. line of Henry J. Marriott's second Addition to Richwood, Ohio; thence N. 83° 30' E. nine (9) rods and 12 and 3/8 links to the place of beginning, containing two (2) acres of land.

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 said real estate be transferred upon the duplicate of the County to the name of Howard Ernest Wynegar, and that a certificate of this order issue to the County Auditor as required by law.

10870

In the matter of the will of J. Walter Kennedy, Dec'd.

Election

This day personally came into open Court Adelaide R. Kennedy widow of said Walter Kennedy deceased, and applied to make her election whether to take or not to take under the will of said J. Walter Kennedy deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

10576

In the matter of Mary Jane Dyal.

This day came verified, for an duplicate of ceased. Upon will of said dec

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10576

In the matter of the will of Mary Jane Dyal, Deceased. Authority to Transfer Real Estate Devised.

This day came Howard Ernest Wynegar and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the duplicate of Union County, Ohio, of certain real estate devised by Mary Jane Dyal, deceased. Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Frella Wynegar Guspan.

And that said real estate so devised is described as follows:

Situated in the village of Richwood, County of Union and State of Ohio and bounded and described as follows: Being all of In-Lot Number 694 in Henry J. Marriott's second addition to the Village of Richwood, Union County, Ohio.

For a more specific description reference is hereby made to the recorded Plat of said Addition on Record in the Recorder's office in Marysville, Ohio.

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 said real estate be transferred upon the duplicate of the County to the name of Frella Wynegar Guspan, and that a certificate of this order issue to the County Auditor as required by law.

*Lda Evans R.E.
transfer*

THE W. H. STANAGE CO., CIN. O. 1925

9008 In the matter of the Estate of Maria S. Liggett, Deceased. } First and final Account.

This day came W.M. Wolgamot, Administrator of the estate of Maria S. Liggett 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. 1926, at one o'clock P.M. to which time said matter is continued.

10847 In the matter of the Estate of J. Martin Burns, Deceased. } Filing Inventory and appraisement.

This day came Anna B. Burns, and Le Roy Burns, Executors of the Estate of J. Martin Burns, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00

10843 In the matter of the will of J. Martin Burns, Deceased. } Election

This day personally came into open court Anna B. Burns widow of said J. Martin Burns, deceased, and applied to make her election whether to take or not to take under the will of said J. Martin Burns, deceased.

Whereupon the court explained to her the provisions of said will and her rights under it and all her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election do to takes might be entered upon the journal of the court, which is accordingly done.

10703 Arthur Hanawalt, Administrator of the Estate of John Hanawalt, Dec'd.

vs. Plaintiff Sarah Hanawalt, et al. Defendants

Petition for Allowance of Claim against Estate. Orders for Notice, etc

This day Arthur Hanawalt, Administrator of the Estate of John Hanawalt deceased, appeared in open court, and presented his claim for allowance, by petition filed herein, against said estate, and asking that an order issue requiring notice to be given to all parties interested according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate. It is ordered that the 25th day of October 1926, 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 forthwith issue, and this cause is continued.

10871 In the matter of Robert Robotham

This day this certify the will, of this County for and that the same is hereby

Wherefore common Pleas of the proceedings be fil

10728 In the matter of L. C. Beem,

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10873 In the matter of The Guar

Paul White.

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10873 In the matter of Paul White

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10871 In the matter of the will of } Journal Entry on Motion
Robert Robotham, Dec'd

This day this cause came on to be heard upon the motion of Adèle M. Nagay, to certify the will, this day filed by Adèle M. Nagay, legatee, to the Court of Common Pleas of this County for probate. Upon consideration said motion is found to be well taken and that the Judge of this Court is interested therein and should not act, and the same is hereby granted.

Wherefore it is hereby ordered that said matter be certified to the court of Common Pleas of this County, and that all original papers connected with said proceedings be filed with the Clerk of this County, as required by law.

Thursday Sept 23, 1926

10728 In the matter of the estate of } Filing first and final account.
L. C. Beem, Deceased

This day came Emma Beem, one of the Executors of the estate of L. C. Beem, 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 30th day of October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10873 In the matter of } Appointment
The Guardianship of } Order for Bond.
Paul White, a minor.

This day Bessie White appeared in open court and made application to be appointed Guardian of Paul White and the Court being satisfied that said Paul White is a minor of the age of 9 years, January 6th A.D. 1926, and a child of Milford White late of Claibourne 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 Bessie White is a suitable 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 Bessie White be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Four Hundred Dollars; and this cause is continued.

10873 In the matter of the Guardianship } Appointment. Bond Approved
of Paul White, a minor. } Letters Issued.

This day Bessie White appeared in open court, accepted the appointment as Guardian of Paul White and gave and filed herein her bond in the sum of Four Hundred Dollars, conditioned according to law, with E. G. Blue and Chas Moore freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Bessie White 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 Bessie White, that this proceedings be recorded, and that said Guardian pay the costs herein taxed at \$6.50

THE W. H. STANAGE CO., CIN., O. 187588

10867 In the matter of the will of David V. Wyeth, Deceased. Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Ada Wyeth to admit to probate and record the will of David V. Wyeth late of the village of Broadway in said county, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has pursuant to a former order of this court, has been given to the widow next of kin of said testator resident of the state of Ohio.

L. H. Collins and Carrie Collins subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and Testament of said David V. Wyeth, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

10874 In the matter of the Estate of David V. Wyeth, Deceased. Appointment Orders for Bond.

The Last Will and Testament of David V. Wyeth late of Taylor Township Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Ada Wyeth appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix with the will annexed, of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed, and that said Ada Wyeth is a suitable person and legally competent.

It is ordered that said Ada Wyeth be appointed as such Administratrix with the will annexed, upon giving Bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

10874 In the matter of the Estate of David V. Wyeth, Deceased. Appointment. Bond Approved. Letters Issued.

This day Ada Wyeth appeared in open court, accepted the trust as Administratrix with the will annexed of the estate of David V. Wyeth, deceased, and gave and filed herein her Bond in the sum of Four Thousand Dollars, conditioned according to law, with Chester Wyeth and Lelah Wyeth freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Ada Wyeth, that this proceeding be recorded, and that said Administratrix with the will annexed, pay the costs herein taxed at \$

10873 In the matter of The Guardian Paul White.

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10850 1/2 In the matter of Phillip Burns. This day [unclear] Kitty Randall as It is ordered

10840 In the matter Nell Braddeu. This day [unclear] Braddeu as It is order

10728 In the matter L. C. Beew.

This day [unclear] deceased, and of the assets of [unclear] receive the same respects correct law and the f

It is order hereby appro and that said

8609-A In the matter Guardian Maggie Skidm

This day [unclear] incompetent in settlement

Whereupon on Saturday, said matter

10873

In the matter of
The Guardianship of
Paul White.

Orders on Filing Inventory.

This day Bessie White as Guardian of Paul White appeared in open court and filed her Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Bessie White pay the costs herein taxed at \$1.00.

10850 1/2

In the matter of the Estate of
Phillip Burns, Deceased.

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Edell Burns, and Kitty Randal as Executors of the Estate of Phillip Burns, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10840

In the matter of the Estate of
Nell Bradden, Deceased

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of William Bradden as Executor of the estate of Nell Bradden, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10728

In the matter of the Estate of
L.C. Beem, Deceased.

Orders Approving Distribution of
Assets in Kind.

This day came Emma B. Beem, one of the Executors of the Estate of L.C. Beem deceased, and made and filed herein her report of distribution and paying over of the assets of said estate, in kind, to such distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court:

It is ordered that the proceedings of said Executors be and the same are hereby approved. And it is further ordered that this proceeding be recorded and that said Executors pay the costs herein taxed at \$

Friday Sept 24-1926.

8609-A

In the matter of the
Guardianship of
Maggie Skidmore.

Filing fifth partial Account.

This day came Foster J. Skidmore, Guardian of Maggie Skidmore, an incompetent person, 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 Oct. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANGE CO., CIN., O. 1926

10875 In the matter of the will of Chloce M. Mason. Deceased. Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Chloce M. Mason, late of Richwood, Claibourne Township in this County, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 28th day of Sept. 1926, at ten o'clock a. m., and that due notice thereof be given 3 days prior to said hearing, to the widower and next of kin of the testatrix resident of the State of Ohio.

10876 In the matter of the estate of Alfred Johnson. Deceased. Appointment Order for Bond.

The Last will and Testament of Alfred Johnson late of Leesburg Township in this County, deceased, having heretofore been duly proved and allowed, this day Mary J. Johnson 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 Mary J. Johnson is a suitable person and legally competent it is ordered that she be appointed as such executor upon giving Bond with sureties as required by law, in the sum of Twenty Seven Hundred Dollars; and this cause is continued.

10876 In the matter of the estate of Alfred Johnson. Deceased. Appointment. Bond Approved Letters Issued.

This day Mary J. Johnson appeared in open court, accepted the trust as Executor of the estate of Alfred Johnson, deceased, and gave and filed herein her Bond in the sum of Twenty-seven Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co, 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 Mary J. Johnson, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

10877 In the matter of the Estate of John P. Kittle. Deceased. Appointment Order for Bond.

The Last will and Testament of John P. Kittle late of Darby Township, in this County, deceased, having heretofore been duly proved and allowed, this day J. L. Davis the Executor named in said will, appeared in open court 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. L. Davis 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 Fifteen Thousand Dollars, and this cause is continued.

10877 In the matter of John P. Kittle. This day J. L. Davis executor of John P. Kittle's estate of John P. Kittle Fifteen Thousand Dollars Kleiber freeholder. It is therefore ordered, to said executor, to pay the costs for pay the costs

9144 Glenn A. Rutan vs. John Milton Rutan and Jennie Rutan

This day Glenn A. Rutan for leave to file his answer hereto

The Court upon application, and being satisfied, do hereby grant said Glenn A. Rutan

9144 Glenn A. Rutan vs. John Milton Rutan and Jennie Rutan

This day Glenn A. Rutan that in the petition herein filed by the plaintiff in said proceeding and filed his answer and filed his answer and the cause made pursuant

10877

In the matter of the estate of John P. Kittle, deceased.

Appointment. Bond Approved. Letters Issued.

This day J.L. Davis appeared in open court, accepted the trust as Executor of the estate of John P. Kittle, deceased, and gave and filed herein his Bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with L.H. Osborne and Fred Kleiber 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.L. Davis, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

Saturday Sept 25 - 1926.

9144

Glenn A. Rutan, Guardian of John Milton Rutan.

vs. Plaintiff

John Milton Rutan, Lucy N. Rutan, and Jenny O. Rutan

Defendants.

Making Guardian Party Defendant.

This day this matter came on to be heard upon the application of Glenn A. Rutan for leave to be made a party defendant and to enter his appearance and file his answer herein, was argued by counsel and submitted to the Court.

The Court having been fully advised in the premises hereby grants said application, and it is, therefore, ordered by the Court that said Glenn A. Rutan be and is hereby made a party defendant in said proceeding, and leave is hereby granted said Glenn A. Rutan to file his answer therein.

9144

Glenn A. Rutan Guardian of John Milton Rutan.

vs. Plaintiff

John Milton Rutan, Lucy N. Rutan and Jenny O. Rutan

Defendants

Re-Confirming Sale.

This day this matter came on to be heard and it appearing to the Court that in the proceedings herein for the sale of the real estate described in the petition herein, Glenn A. Rutan, who was Guardian of John Milton Rutan, and as such the plaintiff in said proceedings was by inadvertence omitted as party defendant in said proceedings, and that said Glenn A. Rutan has entered his appearance and filed his answer herein, consenting to and ratifying the sale of said real Estate, as shown by the proceedings herein, the Court has again examined said proceedings and finds that except as to the making of said Glenn A. Rutan a party defendant and serving him with notice, said proceedings were duly and regularly had, and said sale was properly made; that said Glenn A. Rutan having been made a party defendant and having entered his appearance and filed his answer consenting to and ratifying all the actions of said Guardian and the Court in said proceedings, reconfirms said sale and the deed made pursuant thereof.

THE W. H. STANAGE CO., CIN., O., 1925

10 223

In the matter of the estate of John A. Blumenschein, Dec'd.

Estate not subject to Tax

Edna Blumenschein as Administratrix of the estate of John A. Blumenschein deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1600.00, the debts and cost of administration are \$370.00, and the net actual market value thereof is \$1220.00. (a) That said deceased died intestate leaving a widow, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10 761

In the matter of the estate of Ida Evans, Deceased.

Estate not subject to Tax.

Georgia Ebert as Executor of the estate of Ida Evans, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is the debts and cost of administration are \$579.50, and the net actual market value thereof is \$329.50. (a) That said deceased died testate leaving her property to a sister, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

In the matter of filed for settlement

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In the matter of Accounts } Notice Approved.
filed for Settlement.

This day proof of publication of notice of filing accounts and vouchers of Administration and Guardianship was made, and the court do find the same in all respects just and correct and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered up on the journal and account record of this court.

- 10678 Anson James, Executor of the Estate of Sarah James, first and final account.
- 10825 Helen M. Erb, and Elias H. Erb, Executors of the estate of Louis S. Erb, first & final account.
- 10202 Mayme (Minthorn) Voit, Administrator of the estate of O. N. Minthorn, first & final account.
- 10556 Guy C. Williams, Administrator of the estate of F. J. Williams,
- 10557 Guy C. Williams, Administrator of the Estate of Margaret C. Williams, first & final account.
- 8734 Sherman E. Davis, Guardian of Hildrette E. Davis, final account.
- 9040 Philip Kuhlman, Guardian of Conrad L. Pfarr, third account.
- 8694-B B. F. Deem, Guardian of Robert Conboy, final account.
- 10377 Elizabeth Sloop, Guardian of William Carr, first partial account.

10678 In the matter of the Estate of } First and final Account.
Sarah James. Deceased.

This day the first and final account of Anson James, Executor of the estate of Sarah James, 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 Sixty two and 900 Dollars. (\$62.91), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$0.00 within ten days. Costs paid Aug. 6-1926.

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

THE W. H. STANAGE CO., CIN., O. 1925

10826

In the matter of the Estate of Louis F. Erb. Deceased.

First and final account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug 23-1926.

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

10556

In the matter of the Estate of J. J. Williams. Deceased.

First and final account.

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

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

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid July 13-1926.

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

10557

In the matter of the Estate of Margaret C. Williams, Dec'd.

First and final account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00

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within ten days. Costs paid July 14-1926.

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

Saturday Sept. 25-1926.

8734

In the matter of
The Guardianship of
Hildreth E. Davis.

} Final Account.

This day the final account of Sherman E. Davis, Guardian of Hildreth E. Davis came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 17-1926.

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

9040

In the matter of
The Guardianship of
Conrad L. Pfarr.

} Third Account.

This day the third account of Philip Kuhlman, Guardian of Conrad L. Pfarr, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

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

The court finds a balance of Twenty seven Hundred and eighty, and ⁴⁷/₁₀₀ Dollars, (\$2780.47), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 18th 1926.

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

THE W. H. STANAGE CO., CIN. O. 1925

8694

In the matter of
The Guardianship of } Final Account.
Robert Conboy.

This day the final account of B.F. Deem, Guardian of Robert Conboy came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Three Hundred and fifty Dollars, (\$350.00) as compensation for his services, which amount the court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid Aug 15-1926.

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

10377

In the matter of
The Guardianship of } First Account.
William D. Carr,

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

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

It is ordered that said Guardian be and she is allowed the sum of Fifteen Dollars, (\$15.00) as compensation for her services, which amount the court deems reasonable.

The court finds a balance of One Hundred and Fifty five, and ⁰⁰/₁₀₀ Dollars (\$155.05), in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug. 20-1926.

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

10878

In the matter of
Sarah W. Hughes

This day an application made and that said account was filed 1926, at two o'clock

10878

In the matter of
Sarah W. Hughes

This matter was referred to the village of the village

It is now said will and has, pursuant of said testator

And C. H. T. this day appeared respectively to the was reduced to

with said will Whereupon the last will

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10879

In the matter of
Sarah W. Hughes

The Last will in this court day Addie H.

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satisfied that patent it is in accordance

10878 In the matter of the will of Sarah W. Hughes. Dec'd. } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Sarah W. Hughes, late of Jerome Township in this county, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 27th day of Sept. 1926, at two o'clock P.M., all next of kin being in court.

10878 In the matter of the will of Sarah W. Hughes. Dec'd. } Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Addie H. Bachman, to admit to probate and record the will of Sarah W. Hughes, late of the village of Jerome, in said county, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio.

And E. H. Halton and Elizabeth Dean, the subscribing witnesses to said will this day appeared in open court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said Sarah W. Hughes, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

10879 In the matter of the Estate of Sarah W. Hughes. Deceased. } Appointment
Order for Bond.

The Last Will and Testament of Sarah W. Hughes late of Jerome Township in this county, deceased, having heretofore been duly proved and allowed, this day Addie H. Bachman, 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 Addie H. Bachman is a suitable person and legally competent it is ordered that she be appointed as such executor without bond in accordance with the will of said deceased.

10879 In the matter of the Estate of } Filing Inventory and Appraisement:
 Thomas S. Cox. Deceased.

This day came Ida Cox Administratrix of the estate of Thomas S. Cox, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Ida Cox pay the costs herein taxed at \$4.00

10879 In the matter of the Estate of } Appointment. Bond Approved.
 Sarah W. Hughes. Deceased. } Letters Issued.

This day Addie H. Bachman, appeared in open court, accepted the trust as Executor of the Estate of Sarah W. Hughes, deceased, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Addie H. Bachman, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10865 In the matter of the Estate of } Application by widow to take Property
 Thomas S. Cox. Deceased. } at Appraised Value.

This day this cause came on for hearing on the application of Ida Cox widow of said Thomas S. Cox, deceased, to take the personal property described in said application at the valuation fixed by the appraisers heretofore appointed by this court, and the consent of Ida Cox, as Administratrix of said estate, in writing, and the evidence, and it appearing to the court that said Ida Cox is the widow of said Thomas S. Cox, deceased, that the facts stated in said application are true, and that said widow is by law entitled to make such election as prayed for.

It is therefore ordered and decreed by the court that said election be and the same hereby is approved and confirmed; and said Ida Cox is hereby ordered to deliver to said widow the goods and chattels so elected to be taken by her, upon the said widow complying with the terms of payment.

It is further ordered that said Administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$1.50.

10861 In the matter of the Estate of } Appointment
 S. B. Russell. Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of H. B. Durlingame, as Executor of the Estate of S. B. Russell, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10863 In the matter of the Estate of } Appointment
 Francis Dunn. Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of J. R. Wood, as Executor of the estate of Francis Dunn, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10863 In the matter of
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In the matter of the estate of Francis Dunn, Deceased. } Filing Inventory and Appraisement

This day came J.R. Wood, Executor of the estate of Francis Dunn, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said J.R. Wood has in all respects complied with the statutes to such care made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said J.R. Wood pay the costs herein taxed at \$4.00

10875

In the matter of the will of Chloe M. Mason, Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Owen Mason to admit to probate and record the will of Chloe M. Mason late of the village of Richwood in said County, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, has pursuant to a former order of this Court, has been given to the widower, next of kin of said testator resident of the State of Ohio.

And Percy H. Sanders and Geo. W. Lee the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Chloe M. Mason deceased; that it was duly executed and attested; that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

10223

In the matter of the estate of John A. Blumenschein, Dec'd. } Filing Statement in lieu of an Account.

This day came Edna Blumenschein late of Union County, Ohio, deceased, and presented her Statement in lieu of her account in settlement of said estate duly verified.

The Court thereupon finds said statement to be true and does hereby accept same in lieu of her account, it is further ordered that same be filed and made a part of the records of Court and that the said Edna Blumenschein be discharged from duty and obligations.

Cox, late of Union of said estate du- id being satisfied to such case filed and recorded. id at \$4.00

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THE W. H. STANAGE CO., CIN., O. 1926

10280 In the matter of the estate of Malen Wright, Deceased.

Estate not subject to Tax.

L. J. McCoy as one of the executors of the estate of Malen Wright, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$28,122.69, the debts and costs of administration are \$14,900.00, and the net actual market value thereof is \$13,222.69.

That said deceased died testate leaving all of his property to his widow, age 72 years for and during her natural life, then at her death to be divided equally between his eight children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the county auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10751 In the matter of the estate of Agnes Imhoff, Deceased.

Estate not subject to Tax.

Susan B. VanDerAu as Administratrix of the estate of Agnes Imhoff, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1690.00, the debts and cost of administration are \$1150.00, and the net actual market value thereof is \$540.00.

That said deceased died intestate leaving one sister and nineteen nieces and nephews, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Thursday Sept 30-1926.

10882 In the matter of The Guardianship of Christopher F. Black, an alleged incompetent.

Orders for Hearing and Notice.

This day Mary L. Black appeared in open court, and filed her application for the appointment of a Guardian of Christopher F. Black, setting forth that said Christopher F. Black is an incompetent and therefore is incapable of taking care of and preserving his property. It is ordered that the 6th day of October 1926 at ten 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 Christopher F. Black, and to his next of kin resident of this county to attend

at said time and delivering to each their usual part

10769

In the matter of Vertie Manley

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In the matter of Christopher F. Black

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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.

Wednesday, Sept 29-1926.

10767 In the matter of the estate of Vertie Manley. Deceased.

Appointment.
Order for Bond.

This day W. S. Manley, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate Vertie Manley, 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 W. S. Manley is a suitable person and legally competent.

It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

10769 In the matter of the Estate of Vertie Manley. Deceased.

Bond Approved. Letters Issued.

This day W. S. Manley appeared in open court, accepted the appointment as Administrator, of the Estate of Vertie Manley, deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with Lee Seely and Rosetti Manley, freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said W. S. Manley, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.60.

10882 In the matter of the Guardianship of Christopher Black, alleged incompetent.

Order for Hearing and Notice.

This day Mary L. Black appeared in open court, and filed her application for the appointment of a Guardian of Christopher Black, setting forth that said Christopher Black is an incompetent person, and therefore is incapable of taking care of and preserving his property.

It is ordered that the 6th day of October 1926 at 10 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 Christopher Black and to his 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.

Tuesday Sept 28-1926

THE W. J. BYRNE CO., CHICAGO, ILL. U.S.A.

10880

In the matter of the Estate of
Chloe M. Mason. Dec'd.

Appointment
Order for Bond.

The last will and Testament of Chloe M. Mason, late of Claiborne Township, in this County deceased, having heretofore been duly proved and allowed, this day Owen Mason 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 Owen Mason is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of One Thousand Dollars; and this cause is continued.

10880

In the matter of the Estate of
Chloe M. Mason. Dec'd.

Appointment. Bond approved
Letters Issued.

This day Owen Mason appeared in open court, accepted the trust as Executor of the estate of Chloe M. Mason, deceased, and gave and filed herein his Bond in the sum of One Thousand 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 Testamentary issue on the will of said decedent to said Owen Mason, that this proceeding be recorded, and that said Exec. pay the costs herein taxed at \$5.50.

Friday Oct 1-1926.

7786-A

In the matter of the estate of
Walter F. Hollycross. Dec'd.

Filing first and final account.

This day came Harry Hollycross, Administrator de bonis non, of the estate of Walter F. Hollycross, 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 October 1926, at one o'clock P.M. to which time said matter is continued.

Friday Oct 1-1926.

10791

In the matter of the estate of
Agnes Imhoff. Deceased.

Filing first and final account.

This day came Susan B. Van Der Au Administratrix of the Estate of Agnes Imhoff late of Union County Ohio, deceased, and presented her first and final account in settlement of said account duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of October A.D. 1926; at one o'clock P.M. to which time said matter is continued.

Friday, Oct 1-1926.

10398-

In the matter of the Estate of
Thomas E. Rowan. Deceased.

Filing first and final account.

This day came Mary F. Rowan, Administrator of the Estate of Thomas E. Rowan, 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 30th day of October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10883

In the matter
Harrison J. Fay

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10883 In the matter of the Estate of Harrison J. Taylor, Presumed Decedent.

Orders for Hearing and Advertisement

This day Lura A. Kahler appeared in open court and filed her petition that proceedings be had by the court, that the legal presumption of the death of said Harrison J. Taylor may be established.

And the court being satisfied that Lura A. Kahler, is the person who would be entitled to Letters of Administration were the said presumed decedent in fact dead; it is ordered that there be advertised in the Marysville Tribune a newspaper published in this county, once a week for four successive weeks, the fact of such application, together with notice that on a day certain, to-wit: the 20th day of Nov. 1926, at ten o'clock a.m. the court will hear evidence concerning the alleged absence of the said presumed decedent and the circumstances and duration thereof.

10881 In the matter of Albert Cramer,

Inquest of Lunacy
Orders for Warrant, Etc

This day Dr W. H. Lee, a resident citizen of Plain City, Ohio in this county appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Albert Cramer, into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. D. Hayer, Sheriff commanding him to bring said Albert Cramer alleged to be insane, before this court, on the 1st day of October 1926, at 10 o'clock a.m.

and it is further ordered that subpoenas issue for Dr W. H. Lee and Dr H. V. Southard respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10881 In the matter of Albert Cramer

Inquest of Lunacy
Orders on Hearing, Etc

This day this cause came on to be heard, and the said Albert Cramer was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr W. H. Lee and Dr H. V. Southard the medical witnesses, and being satisfied that said Albert Cramer is insane, that he has a legal settlement in Jerome Township, in this county; that he has been an inhabitant of the state of Ohio for one year next preceding this date, that his insanity has occurred during the time he has resided in this state, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr W. H. Lee and Dr H. V. Southard, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Albert Cramer 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.

THE W. H. STANAGE CO., CHICAGO, ILL. 1925

10581 In the matter of Albert Cramer. } Orders for clothing and for warrant to convey.

The judge being advised that said Albert Cramer can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to Marvin Fedrick. And this cause is continued for for the return of said warrant by said Marvin Fedrick with his report enclosed thereon.

10871 In the matter of the will of Robert Robotham, Dec'd. } Order for Commission.

This day Adele M. Nagay appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of Abe Newlove one of the witnesses to the will of said Robert Robotham, deceased.

And it appearing to the Court that said witness resides outside the jurisdiction of this court, to-wit: at Riverside Calif.

It is therefore ordered that such commission, with said will annexed issue to Margaret Newlove, 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. (Signed) E. N. Porter, Com. Pleas Judge.

10837 In the matter of the Estate of Candace L. Neill, Deceased. } Filing Inventory and Appraisement.

This day came Grant Brock, Administrator of the Estate of Candace L. Neill late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Grant Brock has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00

Tuesday Oct. 5-1926.

10576 In the matter of the Estate of Alfred Johnson, Deceased } Filing Inventory and Appraisement.

This day came Mary J. Johnson, Executrix of the Estate of Alfred Johnson late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is ordered further that said Administratrix pay the costs herein taxed at \$4.00

10584 Mary J. Johnson the estate of Alf vs. Mary J. Johnson, Dorothy Spicer, Minnie Parmer, William Johnson

This day Johnson, deceased an order for the debts, and Whereupon be filed, and the said petition, a be given to ea

10574 In the matter David W. Myrtle This day late of Union C ment of said

Whereupon fied that said case made an recorded. herein taxed a

10582 In the matter The Guard Christopher C

This day in and the evi duly given as There bein Black, said c the plaintiff

10583 In the matter Andrew Care

This day Ex ted Copy of the of Probate ther herein; and it Madison County, will is in Union said will and or cord, and that er ordered that

10884 Mary J. Johnson, Executrix of the Estate of Alfred Johnson, Dec'd.

vs. Plaintiff

Mary J. Johnson, Lizzie Klingler, Dorothy Spicer, Francesanna Patrick, Minnie Parmer, Ada M. Moore, and William Johnson, Defendants.

Filing petition to sell Real Estate

This day came the Plaintiff Mary J. Johnson, Executrix of the Estate of Alfred Johnson, deceased, and presented to this court her petition duly verified, praying an order for the sale of real estate of the said Alfred Johnson, 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.

Wednesday Oct 6-1926.

10874 In the matter of the Estate of David V. Wyette, Deceased.

Filing Inventory and Appraisement

This day came Ada Wyette Administratrix of the Estate of David V. Wyette late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Ada Wyette has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$4.00.

10882 In the matter of The Guardianship of Christopher Black.

Guiding

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.

There being a settlement effected between Christopher Black and Mary L. Black, said cause is therefore dismissed. It is further ordered that the plaintiff pay one-half of the costs, and the defendant one-half of the costs.

10883 In the matter of the will of Andrew Carey, Deceased.

Order Admitting to Record Authenticated Copy of will, and Order of Probate.

This day Frank P. Carey appeared in open court, and produced an authenticated copy of the will of Andrew Carey late of Madison County, deceased, and 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, and that a part of the real estate devised under said will is in 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 Record of Wills of this office; and it is further ordered that said Frank P. Carey pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN. O. 1926

10585- In the matter of the will of Andrew Carey, Deceased. Authority to Transfer Real Estate Devised.

This day came Frank Carey and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Andrew Carey, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Flora E. Cary.

And that said real estate so devised is described as follows:

Two and one-half hundredths of one acre located at rear end of Lot No. 16, in Plain City, Ohio

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 said real estate be transferred upon the duplicate of the County to the name of Flora E. Cary, and that a certificate of this order issue to the County Auditor as required by law.

10879 In the matter of the estate of David V. Nyelt, Deceased. Application by widow to take property at appraised value

This day this cause came on for hearing on the application of Ada Nyelt, deceased, to take the personal property described in said application at the valuation fixed by the appraisers heretofore appointed by this Court, and the consent of Ada Nyelt as Administratrix with the will annexed of said estate, in writing, and the evidence, and it appearing to the Court that said Ada Nyelt is the widow of said David V. Nyelt, deceased, that the facts stated in said application are true, and that said widow is by law entitled to make such election as prayed for.

It is therefore ordered and decreed by the Court that said election be, and the same hereby, is approved and confirmed; and said Ada Nyelt is hereby ordered to deliver to said widow the goods and chattels so elected to be taken by her, upon the said widow complying with the terms of payment.

It is further ordered that said Ada Nyelt, Administratrix of said decedent's estate, pay the costs of this proceeding taxed at \$2.00

Wednesday Oct 6-1926.

10861 In the matter of the will of S.B. Russell, Deceased. Election

This day personally came into open court May Russell widow of said S.B. Russell, deceased, and applied to make her election whether to take or not to take under the will of said S.B. Russell, deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so take might be entered upon the journal of the Court, which is accordingly done.

In the matter of filed for settlement The following

of the filing of be for hearing

- 10728 Emma Deew, Exe
- 9008 W.M. Wolgamot,
- 10736 Georgia Ebert, E
- 10501 Frank Roseber
- 10579 Marie Briggles,
- 9337 Leo. D. (Wise) Bro
- 10829 Ella Dodge, Ad
- 10654 J. W. and A. F. Bel
- 9786-A Harry Hollycro

10751 Susan B. Van D

10837 Grant Brock, A

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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, October 30th 1926, at one o'clock P.M. as follows:

- 10 728 Emma Beem, Executor of the estate of Louis C. Beem, first and final account.
- 9008 W. M. Wolgamot, Administrator of the estate of Maria S. Liggelt, first and final account.
- 10 736 Georgia Ebert, Executrix of Ida Evans, first and final account.
- 10 501 Frank Roseberry, Administrator of the estate of Penton M. Roseberry, first and final acc't.
- 10 579 Marie Briggie, Administratrix of the estate of Mary Jane Dyal, first and final account.
- 9337 Leo D. (Wise) Brown, Executor of the estate of David Wise, Sixth partial account.
- 10 829 Ella Dodge, Administratrix of the estate of John R. Dodge, first and final account.
- 10 654 J. W. and A. F. Scheiderer, Executors of the estate of Anna Margaret Mayer, first and final account.
- 9786-A Harry Hollycross, Administrator de bonis non, of the estate of Walter F. Hollycross, first and final account.
- 10 751 Susan B. Van Derau, Administratrix of the estate of Agnes Imhoff, first and final account.
- 10 837 Grant Brock, Administrator of the estate of Candace L. Neill, first and final account.
- 10 631 Althea Holycross, Administratrix of the estate of Lester H. Holycross, first and final account.
- 9906 Lettie Poling, Guardian of Francis Poling, Second account.
- 9433 Grover R. Davids, Guardian of Forest Glass et al, third account, and final as to Forest Glass.
- 10 594 N. Owen Mason, Guardian of Chloe M. Mason, first and final account.
- 8609 Forest J. Skidmore, Guardian of Maggie Skidmore, fifth partial account.
- 10 398 Mary F. Rowan, Administratrix of the estate of Thomas E. Rowan, first and final account.
- 9694-A Norman C. Bown, Guardian of Chester Meddles, first and final account.

Friday Oct 8-1926.

In the matter of
The Estate of
Roland Penrose.

Legal Presumption of Death confirmed.
Letters of Administration Ordered.

On motion of the Petitioner this case came on for further hearing and it appearing to the Court that the twelve weeks from the date of the last publication of the notice published as heretofore ordered has expired and that satisfactory evidence of the continuance in life of the said Roland Penrose presumed decedent, is not forthcoming, it is ordered that the decree heretofore rendered herein, that the legal presumption of the death of the said Roland Penrose is made out, be and the same is confirmed absolutely. It is further ordered that the Probate Judge of this County issue Letters of Administration to the person thereto entitled, and that the costs of this proceeding taxed at \$ be paid out of the estate of said presumed decedent.

THE W. H. BYRANDE CO., CIN. O. 1922

10886

In the matter of the Estate of Lena Jackson. Deceased.

Appointment Order for Bond.

This day O. G. Jackson, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Lena Jackson, 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 O. G. Jackson is a suitable person and legally competent; it is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

10886

In the matter of the Estate of Lena Jackson. Deceased.

Bond Approved. Letters Issued.

This day O. G. Jackson appeared in open court, accepted the appointment as Administrator of the Estate of Lena Jackson, deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with C. D. Webb, and E. E. Sawyer, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said O. G. Jackson, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

Monday Oct 11- 1926.

10888

In the matter of the Estate of Minifred Jean Cassell. Dec'd.

Appointment Order for Bond.

This day George Cassell appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Minifred Jean Cassell, 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 George Cassell is a suitable person and legally competent.

It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

10888

In the matter of the Estate of Minifred Jean Cassell. Dec'd.

Bond Approved. Letters Issued.

This day George Cassell appeared in open court, accepted the appointment as Administrator, of the estate of Minifred Jean Cassell, deceased, and gave and filed his bond in the sum of Two Thousand Dollars, conditioned according to law, with Fidelity and Deposit Company of Maryland, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said George Cassell, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10860

In the matter of Thomas Cox.

This day for administratrix of It is ordered

10829

In the matter of John R. Dodge

This day for as Administrator It is ordered

10827

In the matter of James Huy.

This day for as Executor of It is ordered

10837

In the matter of Candace L.

This day for Brock as Adm It is ordered

10860

In the matter of Isabel Mc El

This day L. Myers, as Ad filed herein. office.

10778

In the matter of Emma L. Cla

This day Black as Adm It is ordered

10877

In the matter of John P. Witt

This day for vis as Executor It is ordered

10860 In the matter of the Estate of Thomas Cox, Deceased. } Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Ida Cox as Administratrix of the Estate of Thomas Cox, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

10829 In the matter of the estate of John R. Dodge, Deceased. } Appointment
Order to Record Notice
This day proof of publication of notice of the appointment of Ella Dodge as Administratrix of the Estate of John R. Dodge, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

10827 In the matter of the Estate of James Guy, Deceased. } Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Frank Sewell as Executor of the Estate of James Guy, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

10837 In the matter of the Estate of Candace L. Neill, Dec'd. } Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Grant Brock as Administrator of the Estate of Candace L. Neill, was filed herein.
It is ordered that the same be recorded in the records of this office.

10860 In the matter of the Estate of Isabel Mc Elwee, Dec'd. } Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Milo L. Myers, as Administrator of the Estate of Isabel Mc Elwee, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10778 In the matter of the Estate of Emma L. Clark, Deceased. } Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Howard C. Black as Administrator of the Estate of Emma L. Clark, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

10877 In the matter of the Estate of John P. Kirtline, Deceased. } Appointment
Order to Record notice.
This day proof of publication of notice of the appointment of J. L. Davis as Executor of the Estate of John P. Kirtline, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CIN. O. 187889

10785 In the matter of the Estate of Harry J. Skidmore, Deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Sarah Skidmore as Administratrix of the estate of Harry J. Skidmore, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10847 In the matter of the Estate of J. Martin Burns, Deceased. } Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Anna B and Le Roy Burns as Executors of the Estate of J. Martin Burns, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10855 In the matter of the Estate of Elizabeth E. Fleming, Dec'd. } Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Mary S. Butler and Henry S. Perkins as Administrators of the Estate of Elizabeth E. Fleming was filed herein. It is ordered that the same be recorded in the records of this office.

10808 In the matter of the Estate of Bess Pullington, Deceased. } Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Elizabeth Jane Pullington as Administratrix of the Estate of Bess Pullington, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Wednesday Oct 6-1926.

10867 In the matter of the will of David V. Wyeth, Deceased. } Election

This day personally came into open Court Ada Wyeth widow of said David V. Wyeth, deceased, and applied to make her election whether to take or not to take or not to take under the will of said David V. Wyeth, deceased.

Whereupon the Court explained to her the provisions of said will and her rights under it, and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

Thursday Oct. 14-1926.

9432 In the matter of The Guardianship of Jane (Cartmell) Grauman. } Application to Reduce Bond.

Now comes J.C. Freshwater, Guardian of Jane (Cartmell) Grauman, and represents to the Court that there remains in his hands as such Guardian the amount of \$1574.00, and that the amount is constantly growing less, that the present bond of \$5600.00 is in excess of the amount of property held by said Guardian, that the said Guardian therefore asks the Court to reduce the amount of said bond to \$3,000, this amount being enough to fully protect said trust.

9432 In the matter of The Guardianship of Jane (Cartmell) Grauman.

This day this Court did order to protect all and ordered file and ordered file It is further ability from

10891 Belle Rigel, Adm of the estate of George vs. Belle Rigel, Gold Johnston, Floyd Forest Rigel.

This day Rigel, and pre for the sale of the costs of Ad Whereupon be filed, and the the said petition the same, be

10887 In the matter of The Guardianship of Jennie Alexander.

This day the appointed one Alexander and preserving It is order is fixed as the It is further exander and and place. to each person at their usual

10837 In the matter of Candace L. Ne

This day late of Union County ment of said estate and advertised o'clock P.M. to

9432

In the matter of
The Guardianship of
Jane (Carlwell) Grauman.

Approving New Bond.

This day this application to reduce bond came on for hearing, and it appearing to the court that said bond should be reduced. That a \$3000.00 bond is sufficient to protect all assets held by said Guardian.

It is therefore ordered that the new bond for \$3000.00 be and hereby is approved and ordered filed and made a part of the record of said court.

It is further ordered that the former bond of \$5000.00 be released from further liability from this date.

10891

Belle Rigel, Administratrix of
the estate of George Rigel, Dec'd.

vs. Plaintiff

Belle Rigel, Goldie Johnston, Carl
Johnston, Floyd Rigel, Celia Rigel,
Forest Rigel, Defendants.

Filing Petition to sell Real Estate.

This day came the Plaintiff, Belle Rigel, Administratrix of the estate of Geo. Rigel, and presented to this court her petition, duly verified, praying an order for the sale of real estate of the said George Rigel, 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 Oct. 11-1926.

10887

In the matter of
The Guardianship of
Jennie Alexander, ^{an alleged} incompetent

Order for Hearing and Notice.

This day Callie Mulligan appeared in open court, and filed her application for the appointment of a Guardian of Jennie Alexander setting forth that said Jennie Alexander is an incompetent, and therefore is incapable of taking care of and preserving her property.

It is ordered that the 15th day of Oct. 1926, at two 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 Jennie Alexander 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.

Wednesday Oct. 6-1926.

10837

In the matter of the Estate of
Caudace L. Neill, Dec'd.

Filing first and final account.

This day came Grant Brock Administrator of the Estate of Caudace L. Neill 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 October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN. O. 1925

9398-C

In the matter of
The Guardianship of
Henry Cochran, a lunatic

Appointment. Order for Bond.

This day Shur Cheney appeared in open court and made application to be appointed guardian of Henry Cochran, and the court, being satisfied that said Henry Cochran is a lunatic, and therefore is incapable of taking care of and preserving his property, and resides in Claibourne Township in this county; and the court being further satisfied that said Shur Cheney 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 Henry Cochran, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Shur Cheney be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

9398-C

In the matter of
The Guardianship of
Henry Cochran, a lunatic

Appointment. Bond Approved
Letters Issued.

This day Shur Cheney appeared in open court, accepted the appointment as Guardian of Henry Cochran and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with Lesta Cheney and Jonah Blue, freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Shur Cheney 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 Shur Cheney, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

Mile L. Myers, Administrator of the
Estate of Isabel Mc Elwee, Dec'd.

vs. Plaintiff

Orders on filing Cross-petition.

L. H. Mc Elwee, et al.

Defendants.

This day came Martha Elliott and asked leave of court to be made a party defendant to this action, and asked leave to file cross-petition instante, and the court being fully advised in the premises and on consideration thereof, find that the said Martha Elliott is a necessary party to this cause.

Therefore, be, and it is hereby ordered that the said Martha Elliott be made a party defendant to this cause, and leave is hereby granted her to file cross-petition herein setting up mortgage claim instante, and the same is filed.

10587

Mary J. Johnson
Estate of Alfred J.

vs.
Mary J. Johnson

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10526

In the matter of
Robert Faylor.

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10584

Mary J. Johnson, Executrix of the Estate of Alfred Johnson. Dec'd.

vs. Plaintiff

Mary J. Johnson, et al.

Defendants

Petition to Sell Real Estate.

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 Alfred Johnson deceased, left a widow, entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. and the court being satisfied that it is necessary to sell the real estate of said Alfred Johnson, 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 ordered further that said Mary J. Johnson as such Executrix 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.

10526

In the matter of the Estate of Robert Taylor, Deceased.

Estate not subject to Tax.

L. J. McCoy as Executor of the estate of Robert Taylor, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$3,083.21. the debts and cost of administration are \$800.00, and the net actual market value thereof is \$2,283.21. (a) That said deceased died testate leaving all property to his widow for and during her life, then to a son and daughter in equal parts, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN., O., 1925E9

10631

In the matter of the Estate of Lester Herbert Holycross, Dec'd.

Determination of Inheritance Tax.

This 12th day of October 1926, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$43,563.57, composed as follows: Personally \$7,498.87, real estate \$35,565.00. That the debts (including a year's allowance of \$1000.00) are \$22,630.00, and that the cost of Administration will be \$300.00, that Althea Holycross whose age at the death of said decedent was 60 years, has a dower interest in said real estate, which interest is worth \$5,906.63. And that the net actual market value of the assets which might be subject to tax is \$14,227.24.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the successions to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	Value of Succession	Exemption	Sub to Tax	Tax	Date of Accrual	By whom Pd	Township
Lucy C. Holycross Daughter	\$4,742.41	\$3500.00	\$1242.41	\$12.42	Sept-23-25	Lucy C. Holycross	Darby
Clifford S. Holycross Son	\$4,742.41	\$3500.00	\$1242.41	\$12.42	" " "	Clifford S. Holycross	"
Windell H. Holycross Son	\$4,742.42	\$3500.00	\$1242.41	\$12.42	" " "	Windell H. Holycross	"

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

9332

In the matter of the Estate of David Wise, Deceased.

Sale of Personal Property
Orders on Allowance of Further Time

This day Les D. (Wise) Brown, Executor of the Estate of David Wise, deceased, appeared in open court, and made application for an order of the Court extending the time for making the sale of the personal property belonging to said estate; and the same was submitted to the Court. Whereupon the Court finds that there is good cause for granting such extension and orders that this time be extended six months from this date.

Monday Oct 4-1926.

10594

In the matter of the Guardianship of Chloce M. Mason.

Filing first and final account.

This day came W.D. Mason, Guardian of Chloce M. Mason, an incompetent 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 30th day of October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10871

In the matter of Robert Robotham

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10889

In the matter of Robert Robotham

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10589

In the matter of Robert Robotham

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10871

In the matter of the will of Robert Robotham, Dec'd.

Entry on Hearing, Admission to Probate and Record Commission Returned.

Be it Remembered, that, heretofore, to-wit: on the 20th day of September A.D. 1926, an instrument of writing, purporting to be the Last will and Testament of Robert Robotham, 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.

Margaret Newlove the commissioner heretofore appointed to take the deposition of Abe Newlove one of the subscribing witnesses to said will, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified. And thereupon this day came W.H. Husted the other 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, and by them 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 Robotham, 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 M. Nagay pay the costs herein taxed at \$8.00
Wednesday Oct 13-1926.

10889

In the matter of the Estate of Robert Robotham, Deceased.

Appointment Order for Bond.

The Last will and Testament of Robert Robotham late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed, this day Adele M. Nagay 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 Adele M. Nagay is a suitable person and legally competent, it is ordered that she be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

10889

In the matter of the estate of Robert Robotham,

Orders on Filing Inventory.

This day Adele M. Nagay as Executor of the estate of Robert Robotham appeared in open court and filed her Inventory, duly verified, as such Executor.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Executor pay the costs herein taxed at \$1.00

THE W. H. STANAGE CO., CIN. O. 1925

10890

In the matter of the Estate of Ramoth Chapman, Dec'd.

Appointment
Order for Bond.

This day C.O. Wiley appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Ramoth Chapman 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 C.O. Wiley is a suitable person and legally competent: it is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

10890

In the matter of the Estate of Ramoth Chapman, Deceased.

Bond Approved. Letters Issued.

This day C.O. Wiley appeared in open court, accepted the appointment as Administrator of the estate of Ramoth Chapman, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Florence E. Wiley and J.W. Siniest freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said C.O. Wiley, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10889

In the matter of the Estate of Robert Robotham, Dec'd.

Appointment. Bond Approved.
Letters Issued.

This day Adelle M. Nagay appeared in open court, accepted the trust as Executor of the estate of Robert Robotham, deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with Alvi Graham and M. H. Evans 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 Adelle M. Nagay, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$0.50.

10797

R. B. Cheney, and Lulu M. Cheney, Executors of the Estate of Mary M. Perry, Dec'd.

vs
Elmore Perry et al.

Plaintiff

Defendants

Petition to Sell Real Estate.

Orders Approving & Confirming Sale.

This day this cause coming on to be heard on the report of R. B. Cheney, and Lulu M. Cheney Executors of the estate of Mary M. Perry, deceased, of their proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right,

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10884

Mary J. Johnson
Estate of Alfred
vs.
Mary J. Johnson

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10332

In the matter
Mary M. Perry
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title and interest of the said Mary M. Perry, deceased, in said real estate, to the purchaser Marion Winter, upon the said purchaser paying in full the purchase price of Twenty three hundred dollars.

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

Thursday Oct 14 - 1926.

10884 Mary J. Johnson Executrix of the Estate of Alfred Johnson, Dec'd.
vs. Plaintiff
Mary J. Johnson, et al. Defendants.

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Mary J. Johnson Executrix of the Estate of Alfred Johnson, deceased, of her proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Mary J. Johnson, Lizzie Klinger, Dorothy Spicer, Franceanna Patrick, Minnie Parmer, Ada M. Moore and William Johnson in said real estate, to the purchaser Morris Duleu for cash,

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

10332 In the matter of the Estate of Mary M. Perry. Deceased.

Filing first and final account.

This day came R. B. Cheney and Lulu M. Cheney, Executors of the estate of Mary M. Perry, 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 27th day of November A. D. 1926, at one o'clock P. M. to which time said matter is continued.

9276 In the Guardianship of Everett Loy Pyers, a lunatic.
Mary M. Pyers, Guardian.

Orders on Application for increase of Allowance.

This case coming on for hearing upon the application of Mary M. Pyers, mother of the above named Everett Loy Pyers, for an increased allowance for her support; and the Court being fully advised in the premises and being of the opinion that an increase in said allowance is necessary to provide said Mary M. Pyers with the necessaries of life, It is ordered therefore that said allowance be and it hereby is increased to fifty dollars per month beginning with the allowance for October 1926, to remain at said sum per month until the further of this Court.

THE W. H. STANAGE CO., CIN., O. 187269

10887 In the matter of
The Guardianship of
Jennie Alexander,
an alleged incompetent.

Order for Hearing and Notice.

This day Callie Mulligan appeared in open Court, and filed her application for the appointment of a Guardian of Jennie Alexander, setting forth that said Jennie Alexander is incompetent, and therefore is incapable of taking care of and preserving her property. It is ordered that the 15th day of October 1926, at two 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 Jennie Alexander 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.

10887 In the matter of
The Guardianship of
Jennie Alexander, incompetent.

Finding

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 Jennie Alexander is an incompetent and therefore is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in Claibourne 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 Jennie Alexander, 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 Jennie Alexander.

10838 In the matter of the Estate of
John O. Kirtline, Deceased.

Filing Inventory and Appraisement

This day came J.L. Davis, Executor of the Estate of John O. Kirtline, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J.L. Davis has in all respects complied with the Statutes in such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00

10887 In the matter
The Guardian
Jennie Alexander
an inc

This day [unclear] appointed Guardian of Jennie Alexander and preserving of July 1926, and being further [unclear] and he having [unclear] of the whole [unclear] probable annual [unclear] It is order [unclear] ing bond with [unclear] bars; and this [unclear]

10887 In the matter
The Guardian
Jennie Alexander

This day [unclear] as Guardian of Four Thousand and G. W. Alexander by the Court. fully and home It is therefore this proceeding at \$8.00.

10825 In the matter
Arnetta Lov

This 15th [unclear] no application advised in the value of said real estate \$ [unclear] Dollars) are [unclear] That there is al market va The Court here their ages whe the succession of each success the date of ac ship or municip Relationship su

Cora Kandel Daughter \$5
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10887 In the matter of }
 The Guardianship of } Appointment. Order for Bond.
 Jennie Alexander }
 an incompetent.

This day G. W. Moore, appeared in open court and made application to be appointed Guardian of Jennie Alexander, and the court, being satisfied that said Jennie Alexander is an incompetent and therefore is incapable of taking care of and preserving her property; that she is of the age of 77 years, on the 15th day of July 1926, and resides in Claibourne Township in this county; and the court being further satisfied that said G. W. Moore 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 Jennie Alexander, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said G. W. Moore 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.

10887 In the matter of }
 The Guardianship of } Appointment. Bond Approved.
 Jennie Alexander, an incompetent. } Letters Issued.

This day G. W. Moore, appeared in open court, accepted the appointment as Guardian of Jennie Alexander, and gave and filed herein his Bond in the sum of Four thousand Dollars, conditioned according to law, with Callie Milligan and G. W. Alexander freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said G. W. Moore took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said G. W. Moore, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5.00.

10820- In the matter of the Estate of } Determination of Inheritance Tax
 Arnetta Low. Deceased. }

This 15th day of October 1926, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$11,237.56, composed as follows: Personally \$1457.56, real estate \$9780.00, That the debts (including a year's allowance of no Dollars) are \$996.63, and that the cost of administration will be \$162.60.

That there is no one entitled to dower in said real estate, and the net actual market value of the assets which might be subject to tax is \$10078.33.

The court further finds that all the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

	Relationship	value of succession	Exemption.	Sub to tax.	Tax	Date of accrual	By whom Pd.	Township.
Cora Kandel	Daughter	\$5039.17	\$3500.00	\$1539.17	\$15.39	7/3-26	Cora Kandel	Dover.
Erver Sherman	Son	\$5039.16	\$3500.00	\$1539.16	\$15.39	7/3-26	Erver Sherman	"

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Saturday Oct 16-1926.

9504

In the matter of the Estate of Alfred Johnson, deceased.

Estate not subject to Tax.

Mary J. Johnson as Executrix of the Estate of Alfred Johnson, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Thirteen Hundred and fifty Dollars, the debts and costs of administration are Seven Hundred and fifty Dollars and the net actual market value thereof is Six Hundred Dollars. That said deceased died testate leaving all property to his widow, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10337

In the matter of the Estate of Mary M. Perry, deceased.

Estate not subject to Tax.

R. B. and Lulu M. Cheney, as Executors of the Estate of Mary M. Perry, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$3184.00, the debts and cost of Administration are \$3756.66, the net actual market value thereof is - none - Dollars. That said Estate is insolvent, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

9248

In the matter of Alfred J. Rigdon

This day came on for hearing in the Probate Court of said estate

Whereupon on the 27th day of said month, the Court continued.

10538

In the matter of Clarence Powell

D. B. Cahill

filed an application for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$100.00 and no inheritance tax is due thereon as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10897

In the matter of P. M. Warren.

This day came on for hearing in the Probate Court of said estate of Richwood, Ohio, and will be filed in the Probate Court of this County on the 27th day of said month, the Court thereof be given to the testator, re

10825-

In the matter of Arnetta Low.

This day came on for hearing in the Probate Court of said estate of Arnetta Low, first and final

Whereupon on Saturday, the 27th day of said month, the Court

9248 In the matter of the Estate of Alfred J. Rigdon, Deceased. Filing
Seventh Partial Account

This day came John A. Kennington Executor of the Estate of Alfred J. Rigdon, late of Union County, Ohio, deceased, and presented his seventh 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 Nov. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Tuesday Oct 19-1926.

10538 In the matter of the Estate of Clarence Powell, Deceased. Estate not subject to Tax

D.B. Cahill as Administrator of the estate of Clarence Powell, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Four Hundred Eighty five and no/100 Dollars, the net actual market value thereof is but nothing. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10892 In the matter of the will of P.M. Warren, Deceased. Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of P.M. Warren, late of Richwood, Claibourne Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 21st day of October 1926, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of Kin of the testator, resident of the State of Ohio.

Wednesday Oct. 20-1926.

10825 In the matter of the Estate of Arnetta Low, Deceased. Filing first and final Account.

This day came Cora Mandel and Grover Sherman, Administrators of the estate of Arnetta Low, 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 27th day of November A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 187569

10791

In the matter of the will of Mary J. Cameron. Deceased.

Authority to Transfer Real Estate Devised.

This day came Minnie White and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Mary J. Cameron, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Minnie White and Gertrude Gabriel, share and share alike.

And that said real estate so devised is described as follows: Situated in the County of Union in the State of Ohio, and in the village of Richwood and bounded and described as follows: Survey No 6293. Being forty feet off the east side of Lot Number Three Hundred and Two (302) Morris First Addition to the said village of Richwood. See Recorded plat of said addition at Marysville Ohio.

The Grantor herein reserves a strip of land full length of said lot off of the west side of said lot. One and one fourth (1 and 1/4) feet wide.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the county to the name of Minnie White and Gertrude Gabriel and that a certificate of this order issue to the County Auditor as required by law.

10825

In the matter of the Estate of Arnetta Low. Deceased.

Filing Sale Bill.

This day came Cora Handel and Grover Sherman Admsrs. of the Estate of Arnetta Low, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Cora Handel and Grover Sherman have in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Administrators, pay the costs herein taxed at \$2.50

10893

In the matter of Linville Brown.

Inquest of Lunacy Orders for Warrant, etc

This day Chas. H. Brown 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 Linville Brown into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. S. Hager, Sheriff commanding him to bring said Linville Brown alleged to be insane, before this Court, on the 20th day of October 1926, at 11 o'clock A. M.

And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Dr W. M. Soff, respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10593

In the matter of Linville Brown

This day brought before having heard and being satisfied in Claibourne of Ohio for one year the time he has community, and Hospital. It ical witnesses is vided by law.

And it is further said Hospital of said medical superintendent, a

10893

In the matter of Linville Brown

The Judge the Columbus proper clothing tinent to said ized to take said Hospital. by said Sheriff,

10800

Jennie Fox, Ad the Estate of E.

v.s. Jennie Fox,

This day testimony of in the premises gally served herein, and ar allegations in Fox is entitled answer herein bounds, or in free from her is necessary to to pay his debt Robinson, three of said real est

10593 In the matter of } Inquest of Lunacy.
Linville Brown. } Orders on Hearing, Etc

This day this cause came on to be heard, and the said Linville Brown was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr W. M. Goff the medical witnesses and being satisfied that said Linville Brown is insane, that he has a legal settlement in Claibourne Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr P. D. Longbrake and Dr W. M. Goff the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said Hospital for the admission of said Linville Brown and that a certified copy of said medical witnesses and of the findings in this case, be transmitted to said Superintendent, and this cause is continued.

10893 In the matter of } Orders for Clothing and for Warrant to Convey.
Linville Brown. }

The Judge being advised that said Linville Brown can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff, and that said Sheriff be authorized to take Linville Brown as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10800 Jennie Fox, Administratrix of }
the Estate of E. K. Fox, Deceased. }
vs. Plaintiff } Petition to Sell Real Estate.
Jennie Fox, et al. } Defendants } Order of Appraisement, etc

This day this cause came on to be heard upon the petition, evidence and testimony of Jennie Fox Administratrix, 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, and that the statements and allegations in said petition are true. That said Jennie Fox wife of said E. K. Fox is entitled to dower in said real estate; That said Administratrix by her answer herein waives 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 the court being satisfied that it is necessary to sell the real estate of said decedent described in the petition, to pay his debts. It is ordered that Glen C. Cline, John N. Laird, and M. C. Robinson, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to

to appraise said lands as a whole at their true value in money, free from the dower estate of said Jennie Fox therein.

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 18th day of October 1926, and this cause is continued.

Wednesday, Oct 20 - 1926.

10800 Jennie Fox, Administratrix of the Estate of E. N. Fox, Deceased.
vs. Plaintiff
Jennie Fox, et al. Defendants

Order for Private Sale, Etc

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

And the Court being satisfied that it is necessary to sell the real estate of said E. N. Fox, 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 Jennie Fox as such Administratrix proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, to-wit, cash in hand on day of sale.

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

10800 Jennie Fox, as Administratrix of E. N. Fox, Deceased.
vs. Plaintiff
Jennie Fox, Defendant.

Orders Confirming Sale.

This cause came on this day to be heard upon report of the plaintiff of the sale made to Edward Howard, for the sum of thirty eight Hundred Dollars, (\$3800.00), as heretofore ordered, and the proceedings appearing in all respects regular, and in conformity to law, they are hereby approved and confirmed, and the said Jennie Fox, Administratrix, is ordered to execute and deliver to said purchaser, a good and sufficient deed for the premises so sold. It is further ordered that satisfaction of the mortgages of the Union Central Life Insurance Company, and of the Farmers National Bank of Plain City, be entered on the records thereof, in the office of the Recorder of Union County Ohio. And as to the distribution of said fund, including the fixing of the dower of Jennie Fox, this cause is continued.

10879 In the matter of Sarah W. Hughes

This day pro as Executor of the It is ordered

10874 In the matter of David V. Wyeth

This day pro istratrix of the It is ordered

* 10877 In the matter of P. M. Warren.

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* 10892 In the matter of P. M. Warren.

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10879 In the matter of the estate of Sarah W. Hughes, Deceased. } Appointment -
Order to Record Notice
This day proof of publication of notice of the appointment of Addie H. Bachman as executor of the estate of Sarah W. Hughes, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

10874 In the matter of the estate of David V. Wyeth, Deceased. } Appointment -
Order to Record Notice
This day proof of publication of notice of the appointment of Ada Wyeth, Administratrix of the estate of David V. Wyeth, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.
Thursday Oct 21- 1926.

* 10892 In the matter of the will of P. M. Warren, Deceased. } Election
This day personally came into open court Nancy A. Warren widow of said P. M. Warren, deceased, and applied to make her election whether to take or not to take under the will of said P. M. Warren, deceased. Whereupon the court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the court, which is accordingly done.

* 10892 In the matter of the will of P. M. Warren, Deceased. } Admitting to Probate and Record.
This matter came on this day further to be heard, on the application of Arthur Fletcher to admit to probate and record the will of P. M. Warren late of the village of Richwood in said County, deceased, heretofore filed in this court.
It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the widow and next of kin of said testator resident of the State of Ohio.
And Arthur Fletcher and Gladys L. Cheney, the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will.
Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said P. M. Warren, deceased; that it was duly executed and attested; and that the said testator at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.
Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

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THE W. H. BYRANE CO., CIN. O. 187888

10858

In the matter of the Estate of
Bradford Hess. Deceased.

Appointment
Order for Bond.

The Last will and Testament of Bradford Hess late of Liberty Township, in this County, deceased, having heretofore been duly proved and allowed, this day Herman Louis Hess 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 Herman Louis Hess 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 Fifteen Hundred Dollars; and this cause is continued.

10858

In the matter of the estate of
Bradford Hess. Deceased.

Appointment. Bond Approved.
Letters Issued.

This day Herman Louis Hess, appeared in open court, accepted the trust as Executor of the estate of Bradford Hess, deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with General Casualty and Surety Company of Detroit 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 Herman Louis Hess, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

9920

In the matter of
The Guardianship of
Mary Retterer.

Filing first partial account.

This day came Lee Retterer, Guardian of Mary Retterer, an incompetent of Union County Ohio, and presented his first partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of November A.D. 1926, at one o'clock, P.M. to which time said matter is continued.

Saturday Oct. 23-1926.

10591

In the matter of the Estate of
Alpheus Keeder. Deceased.

Filing first and final Account.

This day came Cephas Atkinson, Executor of the estate of Alpheus Keeder, 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 Oct. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Wednesday Oct 6-1926.

9694-A

In the matter of the Guardianship
of Chester H. Meddles.

First and final Account.

This day came Norman C. Bown, Guardian of Chester H. Meddles, 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 30th day of Oct. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10703

Arthur Hanawa
the Estate of John

vs.
Sarah Hanawa

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10872

Arthur Hanawa
the Estate of Jo

vs.
Sarah Hanawa

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10703

Arthur Hanawalt, Administrator of the Estate of John Hanawalt, Dec'd.

Plaintiff

Sarah Hanawalt, et al.

Defendants

Petition for allowance of claim

Orders on Hearing, claim allowed, etc

This day this cause came on to be heard upon the pleadings, evidence and testimony, and it appearing to the court that said defendants have been duly served with process and that all parties interested are properly before the court.

On consideration whereof the court finds that the allegations in said petition are true and that the claim of said Arthur Hanawalt against said estate amounting to one hundred dollars, with interest thereon from the 1st day of January, 1924, 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 \$2.00.

10872

Arthur Hanawalt Administrator of the Estate of John Hanawalt, Dec'd.

Plaintiff

Sarah Hanawalt et al.

Defendants

Petition to Sell Real Estate

Order of Appraisal, etc

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

That said Sarah Hanawalt widow of said John Hanawalt is entitled to her 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 parts and profits, and consents to the sale of said premises free from her dower estate therein. And the court being satisfied that it is necessary to sell the real estate of said estate described in the petition, to pay the debts.

It is ordered that B.J. Southard, Hazel Turner, and R.B. Young, three suitable and judicious disinterested men of the vicinity of said real estate who are freeholders, be and they hereby are appointed to appraise said lands as a whole at their true value in money, free from the dower estate of said Sarah Hanawalt therein.

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 25th day of Oct. 1926, and this cause is continued.

THE W. H. STANAGE CO., CINC., O. 187888

10872

Arthur Hanawalt, Administrator of the Estate of John Hanawalt, Dec'd.

Decree Confirming Appraisement and Ordering Sale.

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

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

and this cause coming on further to be heard on the application of the plaintiff for an order to sell said real estate at private sale, and the same being submitted to the Court on the said application and the evidence adduced in support thereof; on consideration whereof the Court finds that it would be for the best interests of of said Estate and all parties interested therein that said real estate be sold at private sale. It is therefore by the Court ordered that said Arthur Hanawalt Administrator, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at private sale, at not less than the appraised value thereof, on the following terms to wit: Cash in hand on day of sale.

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

10872

Arthur Hanawalt Administrator of the Estate of John Hanawalt, Dec'd.

vs Plaintiff

Sarah Hanawalt et al.

Defendants.

Petition to Sell Real Estate

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Arthur Hanawalt Administrator of the Estate of John Hanawalt, deceased, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said John Hanawalt in said real estate, to the purchaser Fred Blumenshien.

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

Tuesday Oct 26-1926.

10840

In the matter of the Estate of Nell Braddon, Deceased.

Filing first and final Account.

This day came Wm Braddon, Administrator of the Estate of Nell Braddon 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 November A.D. 1926, at one o'clock P.M. to which time said matter is continued.

*

10890

In the matter of Charles E. Davis,

The Last Will and Testament of said Charles E. Davis, deceased of Union County, deceased, as executor of the will of said Charles E. Davis, deceased, application under said will for an order of the Court to issue a statement in regard to the assets of said Charles E. Davis, deceased, and to pay the same to the executor thereof. And the Court do order that said Charles E. Davis, executor, do and legally execute the same without bond.

10890

In the matter of Charles E. Davis,

This day of the estate of Charles E. Davis, deceased, of Union County, Ohio, deceased, as executor of the will of said Charles E. Davis, deceased, application under said will for an order of the Court to issue a statement in regard to the assets of said Charles E. Davis, deceased, and to pay the same to the executor thereof. And the Court do order that said Charles E. Davis, executor, do and legally execute the same without bond.

* 10894

In the matter of Charles E. Davis,

This day of the estate of Charles E. Davis, deceased, of Union County, Ohio, deceased, as executor of the will of said Charles E. Davis, deceased, application under said will for an order of the Court to issue a statement in regard to the assets of said Charles E. Davis, deceased, and to pay the same to the executor thereof. And the Court do order that said Charles E. Davis, executor, do and legally execute the same without bond.

10894

In the matter of Charles E. Davis,

This matter of the estate of Charles E. Davis, deceased, of Union County, Ohio, deceased, as executor of the will of said Charles E. Davis, deceased, application under said will for an order of the Court to issue a statement in regard to the assets of said Charles E. Davis, deceased, and to pay the same to the executor thereof. And the Court do order that said Charles E. Davis, executor, do and legally execute the same without bond.

And Guy Co... will, this day... filed respective... money was re... filed with sa... strument of... deceased; that... the time of hi... and at the tim... memory, and n... said will to prob... named, be enter...

* 10890

In the matter of the estate of Charles E. Davis, Deceased.

Appointment Order for Bond.

The Last will and Testament of Charles E. Davis late of Union Township, in this County, deceased, having heretofore been duly proved and allowed, this day Blanche Davis 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 Blanche Davis is a suitable person and legally competent it is ordered that she be appointed as such Executor without bond in accordance with the will of the said Charles E. Davis, deceased.

10890

In the matter of the estate of Charles E. Davis, Deceased.

Appointment. Bond Approved. Letters Issued.

This day Blanche Davis appeared in open court, accepted the trust as Executor of the estate of Charles E. Davis, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Blanche Davis, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

* 10894

In the matter of the will of Charles E. Davis, Deceased.

Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Charles E. Davis, late of Milford Center, Union Township in this County, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on this date ten o'clock A.M. all next of kin and widow, having waived further notice.

10894

In the matter of the will of Charles E. Davis, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Blanche Davis to admit to probate and record the will of Charles E. Davis, late of the village of Milford Center, in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has pursuant to a former order of this court, been given to the widow next of kin of said testator resident of the State of Ohio.

And Guy Coughenour and Stella Davis the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said Charles E. Davis deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of signing said said will, was of lawful age of sound mind and memory, and not under any restraint. Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

THE W. H. STANAGE CO., CIN., O. 1925

10648

In the matter of the Estate of Elza Hedge Deceased.

Filing first and final account.

This day came C. A. Ford, Executor of the Estate of Elza Hedge, 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 November A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Thursday Oct. 28-1926.

10890

In the matter of the Estate of Ramoth Chapman, Dec'd.

Filing Inventory and Appraisement.

This day came C. D. Wiley Administrator of the Estate of Ramoth Chapman late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10896

Frank Sewell, Executor of the Estate of James Guy, Dec'd.

Plaintiff

vs. Emma Guy, Sell W. Guy, Robert G. Guy, Myrtle Sewell, Howard Guy, Hiram Guy, Fay Guy, and the Citizens Home and Savings Co.

Defendants

Filing Petition to Sell Real Estate.

This day came the Plaintiff Frank Sewell and presented to this court his petition, duly verified, praying an order for the sale of real estate of the said James Guy, 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.

10538

In the matter of the Estate of Clarence Powell, Deceased.

Filing first and final account.

This day came D. B. Cahill Administrator of the Estate of Clarence Powell late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of Nov. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

8265

In the matter of Horatio C. Hamill

This day came an order to the Union County, of certificate to the

Upon consideration of said decedent,

That the following the will, to-wit:

Being in Lots Street in the will

And it appears been fully completed

ordered that said the name of Ca

Auditor and Rec

9237

In the matter of D. H. Burnham

Addie Burnham filed an application

succession the the same came

funds and determined the Court, being

gross value of \$7,600.00, the

(a) that said decedent in equal parts

exempt from tax

It is ordered notified to the Co

by law. A copy of all other

tax on the success of Ohio.

10631

In the matter of Lester H. Holy

This day came Holycross late

al account in

Whereupon on Saturday, the said matter is

8265 In the matter of the estate of } Authority to Transfer and Record
 Horatio C. Hamilton, Dec'd. } Real Estate Devised

This day came Carrie Hamilton and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Horatio C. Hamilton, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Carrie Hamilton.

That the following is a description of said real estate such as is contained in the will, to-wit:

Being In-Lots Nos. 109 and 110 situated and located on the west side of Franklin Street in the village of Richwood Ohio.

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 said real estate be transferred upon the duplicate of the County, to the name of Carrie Hamilton, and that a certificate of this order issue to said Auditor and Recorder, as required by law.

9237 In the matter of the Estate of } Estate not subject to Tax.
 D. H. Burnham. Dec'd. }

Addie Burnham as Executor of the Estate of D. H. Burnham, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$13,762.40, the debts and cost of administration are \$7,600.00, the net actual market value thereof is \$6,162.40.

(a) That said deceased died testate leaving property to the widow and only daughter in equal parts, and as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Wed. Oct 6-1926

10631 In the matter of the Estate of } Filing first and final account.
 Lester H. Holycross. Dec'd. }

This day came Althia Holycross, Administratrix of the Estate of Lester H. Holycross 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 30th day of October A.D. 1926, at one o'clock P.M. to which time said matter is continued.

THE W. H. BYRANSE CO., CIN., O. 387888

In the matter of Accounts
filed for settlements

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 respect 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.

- 10728 Emma Deem, Executrix of the Estate of Louis C. Deem, first and final account.
- 9008 W.M. Wolgamot, Administrator of the Estate of Maria S. Liggett, first and final account.
- 10736 George Ebert, Executrix of the Estate of Ida Evans, first and final account.
- 10501 Frank Roseberry, Administrator of the Estate of Fenton M. Roseberry, first and final account.
- 10577 Marie Brizzle, Administratrix of the Estate of Mary Jane Dyal, first and final account.
- 9337 Leo D (Wise) Brown, Executor of the Estate of David Wise, Sixth partial account.
- 10829 Ella Dodge, Administratrix of the Estate of John R. Dodge, first and final account.
- 10604 J.W. and A.F. Scheiderer, Executors of the Estate of Anna Margaret Mayer, first and final account.
- 9786-A Harry Hollycross, Administrator de bonis non, of the Estate of Walter F. Hollycross, first and final account.
- 10751 Susan B Van Der Au, Administratrix of the Estate of Agnes Imhoff, first and final acc't.
- 10873 Grant Brock, Administrator of the Estate of Candace L. Neill, first and final account.
- 10631 Allhea Holycross, Administratrix of the Estate of Lester H. Holycross, first and final account.
- 1906 Lettie Poling, Guardian of Francis Poling, Second account.
- 9133 Grover R. Davids, Guardian of Forest Glass et al. Third account, and final as to Forest Glass.
- 10094 W. Owen Mason, Guardian of Chloce M. Mason, first and final account.
- 8609-A Foster J. Skidmore, Guardian of Maggie Skidmore, fifth partial account.
- 10398 Mary E. Rowan, Administratrix of the estate of Thomas E. Rowan, first and final account.
- 9694-A Norman C. Bown, Guardian of Chester Meddles, first and final account.

10877 In the matter of the will of Josephine Thompson Barnes, Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Josephine Thompson Barnes, late of Richwood, Clabourne Township in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 5th day of November 1926, at ten o'clock A.M., and that due notice thereof be given 3 days prior to said hearing, to the widower and next of kin of the testatrix resident of the State of Ohio.

Mon. Oct. 20-1926

10869 In the matter of the Estate of Vertie Manley, Deceased

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of W.D. Manley as Administrator of the Estate of Vertie Manley, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

9797

In the matter of Guardians

Robert Hicks et al

This day can county, Ohio, and said Guardians

Whereupon, urday, the 27th matter is conti

9332

In the matter of David Wise

This day th David Wise, de

having been p to, and no one r

carefully exam ing thereto, and

spect's first and It is ordered

The Court fin (550.43), in the

ordered to pay o Wise, deceased

It is ordered in ten days.

It is ordered in the records

10728

In the matter of L.C. Deem,

This day the of the Estate of L thereof having

been filed ther and the Court s

with and all m and being fully

just and correct It is ordered

The Court find It is ordered t

ten days. Co It is ordered

Records of this

9799 In the matter of the }
 Guardianship of } Filing Second, and final Account for George.
 Robert Hicks et al.

This day came Margaret Rogers, Guardian of Robert Hicks et al, minors, of Union County, Ohio, and presented her second account and final as to George, 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 November A.D. 1926, at one o'clock P.M. to which time said matter is continued.

9332 In the matter of the Estate of }
 David Wise, Deceased. } Sixth partial Account.

This day the Sixth partial Account of Leo D. Wise, Executor of the Estate of David Wise, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 and Fifty five, and ⁷³/₁₀₀ Dollars, (\$555.43), 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 David Wise, deceased.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 4th, 1926.

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

10728 In the matter of the Estate of }
 L.C. Beem, Deceased. } First and final Account.

This day the first and final account of Emma B. and Perry L. Beem Executors of the Estate of L.C. Beem, 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 all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid May 14th 1926.

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

THE W. H. STANGE CO., CIN. O. 187259

9008 In the matter of the Estate of Maria S. Liggett. Deceased. } First and final Account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 21st 1926.

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

10761 In the matter of the Estate of Ida Evans. Deceased. } First and final Account.

This day the first and final account Georgia Ebert, Executrix of the Estate of Ida Evans, 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 Thirty five Dollars. (\$35.00), as a credit, being a just and reasonable amount expended by her for a tombstone or monument for said decedent.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 20th 1926.

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

10501 In the matter of the Estate of Fenton M. Roseberry. Dec'd. } First and final Account.

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

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

It is ordered that said Frank Roseberry be and he is allowed the sum of

Six, and 3/100 Do accounted for services rendered

The Court finds

It is ordered in ten days.

It is ordered the records of

10579 In the matter of Mary Jane Dy

This day the estate of Edward deceased, came

been published to, and no one

court having with and all

premises, do; conformity to

It is ordered

It is ordered Seven, and 3/100

ed and account dinary service

The Court finds to law.

It is ordered ten days. Co

It is ordered in the Record

10829 In the matter of John R. Dodge.

This day the estate of Jo

due notice the having been fr

same; and the ers therewith a

premises, do fu ty to law.

and confirmed, tate settled ac

It is ordered within ten da

It is ordered the records of

Six, and ³⁴/₁₀₀ Dollars, (\$6.34), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 20, 1926.

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

10579

In the matter of the Estate of } First and final account
Mary Jane Dyal. Deceased.

This day the first and final account of Marie Briggie, Admrx. of the estate of Edward E. Moore, who was Executor of the estate of Mary Jane Dyal deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Executor be and he is allowed the sum of Twenty Seven, and ³⁰/₁₀₀ Dollars, (\$27.30), 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.

It is ordered that said Admrx. pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 3rd, 1926.

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

10829

In the matter of the Estate of } First and final account
John R. Dodge. Deceased.

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

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 2nd 1926.

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

THE W. H. STANAGE CO., CIN., O. 1926

10604

In the matter of the Estate of Anna Margaret Mayer, Dec'd. } First and final account.

This day the first and final account of J.W. and A.T. Scheidener, Executors of the estate of Anna Margaret Mayer, 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 Two Hundred Dollars, (\$200.00) as a credit, being a just and reasonable amount expended by them for a tombstone or monument for said decedent.

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

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug 21-1926.

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

9786-A

In the matter of the Estate of Walter F. Hollycross, Dec'd. } First and final account.

This day the first and final account of Harry Hollycross, Administrator de bonis non, of the Estate of Walter F. Hollycross, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Administrator Etc be and he is allowed the sum of Seventy, and Two Dollars, (\$70.10), 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.

It is ordered that said Administrator Etc pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 1-1926.

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

Tuesday Oct 19-1926

10807

In the matter of the Estate of Samuel H. Baker, Dec'd. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Jesse C. Baker as Administrator of the Estate of Samuel H. Baker, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10751

In the matter of Agnes Imhoff.

This day the estate of Agnes Imhoff, 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 Two Hundred Dollars, (\$200.00) as a credit, being a just and reasonable amount expended by them for a tombstone or monument for said decedent.

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

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug 21-1926.

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

10837

In the matter of Candace L. Newhouse.

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

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

It is ordered that said Administrator Etc be and he is allowed the sum of Fifty Dollars, (\$50.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator Etc pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 1-1926.

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

10752

In the matter of J.W. Newhouse.

This day proof of publication of notice of the appointment of Jesse C. Baker as Administrator of the Estate of Samuel H. Baker, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10751 In the matter of the Estate of Agnes Imhoff, Deceased. } First and final Account

This day the first and final account of Susan B. Van Der Au, Administratrix of the estate of Agnes Imhoff, 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 Ninety and 3/100 Dollars, (\$90.54) being commissions on the amount collected and accounted for by him, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 1-1926.

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

10837 In the matter of the Estate of Candace L. Neill, Deceased. } First and final Account.

This day the first and final account of Grant Brock, Administrator of the estate of Candace L. Neill, 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 & confirmed.

It is ordered that said Administrator be and he is allowed the sum of Fifty Dollars (\$50.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 6-1926.

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

Tuesday Oct 19-1926.

10752 In the matter of the Estate of J. W. Newhouse, Deceased. } Appointment Order to Record Notice

This day proof of publication of notice of the appointment of Owen Newhouse as Administrator of the estate of J. W. Newhouse, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CIN., O. 187888

10631

In the matter of the estate of Lester H. Holycross, Dec'd.

First and final account.

This day the first and final account of Althea Holycross, Administratrix of the estate of Lester H. 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 no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Administratrix be and she is allowed the sum of Two Hundred and Eighty Eighty Eight Dollars. (\$288.00) 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 settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$0.00 within ten days. Costs paid Oct 31st 1926.

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

9906

In the matter of

The Guardianship of Francis Poling

Second Account.

This day the second account of Lettie Poling, Guardian of Francis 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 & confirmed. The Court finds a balance of thirty six and 7/100 Dollars (\$36.17), in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$0.00 within ten days. Costs paid Sept. 7-1926.

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

9733

In the matter of The Guardian

Forest Glass, et al.

This day the say, and Ruth been published one now appear examined said thereto, and be spect to just and

It is ordered

It is ordered (\$500) being lion of his true

The Court find according to

The Court find Glass (\$522. amount he is

It is ordered within ten da

It is ordered in the Records

10594

In the matter of Guardian

Chloe M. Mas

This day came on for b

lished accoro one now app

carefully exa matters perta

find the same

It is ordered The Court-f

according to It is order

within ten d

It is order corded in the

9733

In the matter of
 The Guardianship of }
 Forest Glass, et al. } Third Account, and final as to Forest Glass.

This day the third and final account of Grover R. Davids Guardian of Forest, Lindsay, and Ruth Glass, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 expenses incurred in the execution of his trust.

The Court finds said account duly balanced, and said Guardianship settled according to law as to Forest Glass.

The Court finds a balance of \$486.44 due Lindsay Glass, \$38.91 due Ruth Glass (\$522.35) in the hands of said Guardian due said wards; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 17-1926.

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

10594

In the matter of the
 Guardianship of }
 Chloe M. Mason. } Final Account.

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

THE W. H. STANAGE CO., CIN., O. 187869

8609-A

In the matter of }
The Guardianship of } Fifth Account.
Maggie Skidmore.

This day the fifth account of Foster J. Skidmore, Guardian of Maggie Skidmore came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Thirty Seven Hundred and Ninety, and 32/100 Dollars, (\$3793.32), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Sept 24-1926.

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

10398

In the Matter of the Estate of }
Thomas E. Rowan. Deceased. } First and final Account.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 1-1926.

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

10783

In the matter of the Estate of }
Simon Hall Deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Edward Hall as Executor of the Estate of Simon Hall, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Tuesday Oct-19-1926.

9694-A

In the matter }
The Guard }
Chester H. Meddles

This day the }
H. Meddles came }
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It is ordered

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The Court find

It is ordered

Records of this

10588

In the matter }
Winifred Jean }
This day pr

It is ordered

10757

In the matter }
Sarah O. Locke }
This day pr

It is ordered

10780

In the matter }
George W. Hau }
This day pr

It is ordered

9694-A In the matter of }
 The Guardianship of }
 Chester H. Meddles. } First and final Account.

This day the first and final account of Norman C. Down, Guardian of Chester H. Meddles came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 five dollars, (\$45.00) as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 6. 1926.

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

10588 In the matter of the Estate of }
 Winifred Jean Cassell. Dec'd. } Appointment
 Order to Record Notice

This day proof of publication of notice of the appointment of George Cassell, as Administrator of the Estate of Winifred Jean Cassell, ^{deced} was filed herein.

It is ordered that the same be recorded in the records of this office.
 Tuesday Oct. 19-1926.

10757 In the matter of the Estate of }
 Sarah P. Lockwood. Deceased. } Appointment
 Order to Record Notice

This day proof of publication of notice of the appointment of Willis A. Lockwood as Administrator of the Estate of Sarah P. Lockwood, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10780 In the matter of the Estate of }
 George W. Hawley. Deceased. } Appointment
 Order to Record Notice

This day proof of publication of the appointment of A. W. Hawley as Administrator of the estate of George W. Hawley, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CIN., O., 1926

10581

C. C. Penhorwood, Executor of the Estate of Hettie M. Arnold, Dec'd. vs. R. H. Stone et al.

Plaintiff Defendants

Saturday Nov. 6-1926.

Petition to Sell Real Estate Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of C. C. Penhorwood as executor of the estate of Hettie M. Arnold, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that the said petitioner execute a deed of all the rights, titles and interest of the said Hettie M. Arnold, deceased, in said real estate, to the purchasers, Tract No. 1 to L. J. White, Tract No. 2 to Richard Turner.

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

10595

In the matter of Mary J. Layton. This day application under state of Mary J. Layton, deceased, and an affidavit of the executor of the estate confirmed that an amount of \$10,000 is a suitable sum to be paid upon giving of a bond of \$10,000.

10598

In the matter of Mary J. Layton. This day report as Administrator and filed herein according to the provisions, which R. J. Whitehead, the executor, shall pay the costs of the same.

9319

In the matter of John W. Robinson. This 2nd day of no application advised in the report of said estate is \$24,138.00. The executor will be subject to tax on the estate. And the persons entitled to the estate, the date of the partition will be as follows:

- A. F. Robinson Relationship Son \$
- Jennie R. Bunker Daughter \$
- Carrie R. Longbrake Daughter \$
- J. C. Robinson Son \$
- Hubert D. Robinson D-in law \$
- Alice E. Banks G. Daughter \$

10898

In the matter of the Estate of
Mary J. Layton, Deceased.

Appointment
Order for Bond.

This day D.B. Whitehead 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 J. Layton, 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 D.B. Whitehead is a suitable person and legally competent, it is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

10898

In the matter of the Estate of
Mary J. Layton, Deceased.

Bond Improved. Letters Issued.

This day D.B. Whitehead appeared in open court, accepted the appointment as Administrator, of the Estate of Mary J. Layton, Deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with L.J. McCoy and Lloyd Winter freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said D.B. Whitehead, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

Tuesday November 1-1926.

9319

In the matter of the Estate of
John W. Robinson, Deceased.

Determination of Inheritance Tax.

This 2nd day of November 1926, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine; That the gross value of said estate is \$34,268.86, composed as follows: Personalty \$10,131.86, real estate \$24,138.00. That the debts are \$4,791.34, and that the costs of Administration will be \$1500.00. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$27,977.52. The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

	Relationship	Value of Succession	Exemptions	Sub to tax	Tax	Date of accrual	By whom Pd.
A.F. Robinson	Son	\$4100.00	\$3500.00	\$600.00	\$6.00	1/1-20	A.F. Robinson
Jennie R. Burnham	Daughter	\$4100.00	\$3500.00	\$600.00	\$6.00	" "	J.R. Burnham
Carrie R. Longbrake	Daughter	\$4100.00	\$3500.00	\$600.00	\$6.00	" "	C.R. Longbrake
J.C. Robinson	Son	\$4100.00	\$3500.00	\$600.00	\$6.00	" "	J.C. Robinson
Lulu D. Robinson	D-in law	\$4100.00	\$ 500.00	\$3600.00	\$180.00	" "	L.D. Robinson
Alice E. Banks	D-Daughter	\$1400.00	\$ 3500.00				

THE W. H. STAMMER CO., CHICAGO, O. 1926

G. Son \$1400.00 \$8500.00

G. Daughter \$1400.00 \$3500.00

Niece \$3277.52 \$500.00 \$2777.52 \$138.88 Jan 1-20 Helen Shoemaker

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law, Wednesday Nov. 3-1926.

10899 In the matter of the Trusteeship of the estate created under the will of William Shipley, Dec'd.

Appointment
Order for Bond.

This day Fred W. Shipley appeared in open Court, and made application (by petition herein filed) for the appointment of a Trustee of the Estate of William Shipley created under the will of said deceased, and it appearing to the Court that said will was duly probated in said County, that the property of said estate is situated in said County, that said estate was settled and that it is necessary for a trustee to be appointed to carry out the provisions of the will of said William Shipley, deceased, and the Court being satisfied that a trustee is necessary, and that Fred W. Shipley 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 Fred W. Shipley be appointed such Trustee, upon giving bond with sureties as required by law, in the sum of Eight Thousand (\$8,000.00) Dollars; and this cause is continued.

10899 In the matter of the Trusteeship of the Estate of William Shipley.

Appointment. Bond Approved.
Letters Issued.

This day Fred W. Shipley, appeared in open Court, accepted the appointment as Trustee of the Estate of William Shipley, and gave and filed herein his Bond in the sum of Eight Thousand (\$8,000.00) Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freeholders as sureties thereon, which bond is approved by the Court.

It is therefore ordered that Letters of Trusteeship issue to said Fred W. Shipley, that this proceeding be recorded, and that said Trustee pay the costs herein taxed at \$5.50

Tuesday Nov. 2-1926.

9319 In the matter of the Estate of John W. Robinson, Dec'd.

Filing first and final account.

This day came James E. Robinson, Executor of the Estate of John W. Robinson, deceased, 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 27th day of Nov. A.D. 1926, at one o'clock P.M., to which time said matter is continued.

In the matter of
filed for settlement

The following
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9248 John A. Kemming
10332 R.B. Cheney and Lu
10825 Cora Kandel and

10645 C.A. Ford, Executor
10840 William Bradd

10591 Cephas Atkins on
10538 D. B. Cahill, Ad
10217 C. L. Hull, Adm

9319 James E. Robins
9920 Lee Retterer, E
9799 Margaret Roger

10769 John L. Lough
of the estate of

vs.
Carl Rogers, et al

This day this
Administrator
under the form
to confirm the
fully examined
in all respects
made. It is

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Meta Hoy, Cha
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titioner pay

10893- In the matter
Charles E. Davi

This day
late of Union
praisement of

Whereupon
satisfied that
Statutes to suc

Appraisement f
It is further or

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

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, November 27th 1926, at one o'clock P.M. as follows:

- 9248 John A. Kennington, Executor of the Estate of Alfred J. Rigdon, Seventh Account.
- 10332 R. B. Cheney and Lulu M. Cheney, Executors of the Estate of Mary M. Perry, first & final account.
- 10825 Cora Handeland Grover Sherman, Administrators of the Estate of Arnetta Low, first and final account.
- 10648 C. A. Ford, Executor of the Estate of Elza Hedge, first and final account.
- 10840 William Bradden, Executor of the Estate Nell Bradden, first and final account.
- 10591 Cephas Atkinson, Executor of the Estate of Alpheus Keeder, first and final account.
- 10538 D. B. Cahill, Administrator of the Estate of Clarence Powell, first and final account.
- 10217 C. S. Hull, Administrator of the Estate of Wm. C. Hoskins, third and final account.
- 9319 James E. Robinson, Executor of the Estate of John W. Robinson, first and final account.
- 9920 Lee Pletterer, Guardian of Mary Pletterer, first partial account.
- 9799 Margaret Rogers, Guardian of Robert Hicks et al, second account, and final as to George H.

10769 John L. Loughrey, Administrator of the estate of Eli P. Rogers.

vs. Plaintiff } Petition to Sell Real Estate.
Carl Rogers, et al. } Orders Approving and Confirming Sale.
Defendants

This day this cause coming on to be heard on the report of John L. Loughrey Administrator of the Estate of Eli P. Rogers, deceased, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Eli P. Rogers in said real estate, to the purchasers Meta Hoy, Charles Spurgeon, Robert J. and Hermina Ackerman, Frank and Ada Collier and Bertha Graham.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$15.00

Friday Nov. 5-1926.

10895- In the matter of the Estate of } Filing Inventory and Appraisement.
Charles E. Davis, deceased.

This day came Blanche Davis, Executrix of the Estate of Chas. E. Davis late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN., O., 1925

10897

In the matter of the will of Josephine Thompson Barnes, Dec'd.

Admitting to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 30th day of Oct. A.D. 1926, an instrument of writing, purporting to be the Last will and Testament of Josephine Thompson Barnes, late of Clabourne 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.

And it further appearing to the Court that Agnes D. Porter one of the subscribing witnesses to said will; according to facts is dead. Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Agnes D. Porter attached to said will. Thereupon this day came Edward W. Porter the other subscribing witness, 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 Josephine Thompson Barnes deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

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

10868

Milo L. Myers, Administrator of the Estate of Isabel Mc Elvee, Dec'd.

vs. Plaintiff

L. H. Mc Elvee, 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 answers of L. H. Mc Elvee and Martha Elliott and Richard Henry Mc Elvee, minor defendants, 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; and that the statements and allegations in said petition are true. That said L. H. Mc Elvee, widower of said Isabel Mc Elvee is entitled to dower in said real estate. That said L. H. Mc Elvee by his 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 from his dower estate therein. And the Court being satisfied that it is necessary to sell the real estate of said Isabel Mc Elvee described in the petition to pay her debts. It is ordered that Chas. D. Webb, E. H. Hammer and W. F. Brodrick three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands as a whole at their true value in money, free from the dower estate of said L. H. Mc Elvee therein. It is further ordered that said appraisers be sworn

as required by law them, and make 5th day of Nov

10868

Milo L. Myers, Ad the Estate of Isabel

vs.

L. H. Mc Elvee, et al

This day Mie pointment of a And it appea the age of four in, it is orderd the suit, for sa And now com

10868

Milo L. Myers, A the Estate of Isabel

vs.

L. H. Mc Elvee et al

This day this that the appra by confirmed; no 100 Dollars, p Isabel Mc Elvee And the plain in the sum of States Fidelity and approved to the interest private sale. real estate free appraised value in full, on day

10868

Milo L. Myers, A the Estate of Isa

vs.

L. H. Mc Elvee, et al

This day thi Administrator sale under the tioner to conf having carefu petition in a

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 5th day of November 1926, and this cause is continued.

10868 Milo L. Myers, Administrator of the Estate of Isabel Mc Elwee, Dec'd.
vs. Plaintiff
L. H. Mc Elwee, et al. Defendants

Appointment of Guardian ad Litem

This day Milo L. Myers 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 Richard Henry Mc Elwee under the age of fourteen years, and has been duly and legally served with summons herein, it is ordered that John W. Dailey be and he hereby is appointed Guardian for the suit, for said minor defendant.

And now comes the said John W. Dailey, and in open court accepts said appointment.

10868 Milo L. Myers, Administrator of the Estate of Isabel Mc Elwee, Dec'd.
vs. Plaintiff
L. H. Mc Elwee et al. Defendants

Confirming Appraisement and Ordering Private Sale.

This day this cause came on further to be heard, and it appearing to the Court that the appraisement heretofore ordered has been duly made, the same is hereby confirmed; said appraisement being Fifteen Hundred and Seventy-five and ^{no}/₁₀₀ Dollars, free from the dower estate therein of L. H. Mc Elwee, widower of Isabel Mc Elwee, deceased.

And the plaintiff above named having given bond, dated August 31st 1926, in the sum of Three Thousand five Hundred and ^{no}/₁₀₀ Dollars, with United States Fidelity and Guaranty Company, sureties, conditioned according to law, and approved by the court; 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 at private sale. It is now ordered that said plaintiff proceed to sell said real estate free from said dower estate, at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: Cash in hand, in full, on day of sale.

10868 Milo L. Myers, Administrator of the Estate of Isabel Mc Elwee, Dec'd.
vs. Plaintiff
L. H. Mc Elwee, et al. Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale

This day this cause coming on to be heard on the report of Milo L. Myers, as Administrator of the estate of Isabel Mc Elwee, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was

THE W. H. STANAGE CO., CINC., O. 1925

fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Isabel Mc Elwee in said real estate, to the purchaser, L. H. Mc Elwee, paying the amount of the purchase price therefor in cash.

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

10852

Mary E. Shelton (Vaughn) Guardian of the Estate of Alvis Lee Vaughn,

vs. Plaintiff Her 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 served with process or have voluntarily entered their appearance herein, and are now properly before the Court, and that the statements and allegations in said petition are true.

That said Mary E. Shelton (Vaughn) is entitled to her 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 the Court being satisfied that it is necessary to sell the real estate of said ward described in the petition to avoid waste and to properly invest the said estate so as to provide an income.

It is ordered that Norman C. Bown, Elba Mather and G. M. Haines three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands, at their true value in money, free from the dower estate of said Mary E. Shelton (Vaughn) therein.

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 8th day of November 1926, and this cause is continued.

10852

Mary E. Shelton (Vaughn) Guardian of the Estate of Alvis Lee Vaughn,

vs. Plaintiff Her Ward, et al.

Defendants

Petition to Sell Real Estate Orders for Bond, etc

This day came the said Plaintiff, by her attorney, and produced to the Court, the report of an appraisement herein made by Norman C. Bown, Elba Mather, and G. M. Haines, in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved, and confirmed. It is further ordered that said Mary E. Shelton (Vaughn) 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 thirty six dollars, conditioned according to law, and this cause is continued.

10852

Mary E. Shelton of Alvis Lee Vaughn vs. Her Ward, et al.

This day this Court finds that the said Mary E. Shelton (Vaughn) as heretofore ordered and Deposit Commission hereby is approved and confirmed. Evidence, that is described in the petition of Mary E. Shelton (Vaughn) from dower of said premises sold. And said petition after such sale.

10852

Mary E. Shelton of Alvis Lee Vaughn vs. Her Ward, et al.

This day this Court (Vaughn) Guardian under the form to confirm the examined said respects correct. It is ordered that

It is further ordered that the right and interest of Rolla E. Guy a petitioner a mortgagor the purchase price paid, and that said

10217

In the matter of W. C. Hoskins,

This day Court of Union County Ohio, de of said estate of Whereupon on Saturday, the said matter is

10852

Mary E. Shelton (Vaughn) Guardian of Alvis Lee Vaughn, a minor.

vs. Plaintiff

Her 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 appearing to the court, that the said Mary E. Shelton (Vaughn) the plaintiff above named, has given bond as heretofore ordered, in the sum of thirty six hundred dollars, with the Fidelity and Deposit Company of Maryland 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 estate to sell the real estate described in the petition at private sale; it is therefore further ordered that said Mary E. Shelton (Vaughn) as such Guardian proceed to sell said real estate, free from dower of Mary E. Shelton (Vaughn) at private sale, for not less than the appraised value thereof, on the following terms, to-wit: \$137.00 in cash, balance due in April 1927, and 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.

10852

Mary E. Shelton (Vaughn) Guardian of Alvis Lee Vaughn.

vs. Plaintiff

Her Ward, et al.

Defendants

Petition to Sell Real Estate Orders Approving & Confirming Sale.

This day this cause coming on to be heard on the report of Mary E. Shelton (Vaughn) Guardian of Alvis Lee Vaughn, a minor, of her proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Alvis Lee Vaughn in said real estate, to the purchaser Rolla E. Guy and Lillian M. Guy upon the said purchaser executing to said petitioner a mortgage upon the premises sold to secure the deferred payments of the purchase money. It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$ within ten days.

Tuesday Nov 2-1926.

10217

In the matter of the estate of W.C. Hoskins, deceased

Filing third and final account.

This day came C. S. Hull, Executor of the estate of W.C. Hoskins, 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 27th day of Nov. 9. 1926, at one o'clock P.M., to which time said matter is continued.

THE W. H. STANAGE CO., CIN. O. 1925

10894

In the matter of the Estate of Charles E. Davis, Deceased.

Authority to Transfer and Record Real Estate Devised.

This day came Blanche Davis and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by Charles E. Davis, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Blanche Davis.

That the following is a description of said real estate such as is contained in the will, to-wit: Situated in the State of Ohio, County of Union and Village of Milford Center, and described as,

Being in Lot number One Hundred and fifteen (115) in said Village.

The stem in said will by which said land is so devised is as follows:

"I give, devise and bequeath to my beloved wife Blanche Davis, all of my property, be it real estate, personal, stocks, bonds, mortgages, notes and otherwise, of every kind and nature and what ever and wherever found, to be hers forever."

And it appearing to the satisfaction of the Court that the terms of said will have been fully complied with on the part of said devisee, hereinbefore named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Blanche Davis, and that a certificate of this order issue to said Auditor and recorder as required by law.

10900

In the matter of the Estate of Marble B. Walke, Deceased.

Application for Determination of Inheritance Tax. Estate not subject to tax

Margaret Walke, as only heir of the Estate of Marble Walke, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2100.00, the debts and cost of Administration are \$600.00, and the net actual market value thereof is \$1500.00. That said decedent died intestate leaving a widow, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on the proceedings taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10840

In the matter of Nell Braden.

Wm Braden

filed an application for the successions therein. The same came on for hearing and the Court determined that the estate of said decedent was insolvent, and that the same should be administered as such insolvent estate, and that the same should be removed from such inheritance tax.

It is ordered that the County Auditor be notified of this order.

It is further ordered that the County Auditor be notified of this order in relation to the successions of said estate.

10683

In the matter of Monroe Martin.

This day came and filed an application duly verified, for an order to the County Auditor directing the transfer upon the duplicate of Union County, of certain real estate devised by Monroe Martin, deceased, and for a certificate to the County Recorder.

And that said real estate is situated in the Township of No. 10 of the County of Union and bounded as follows:

Thence North 79° West 103; Thence South 79° West 127.50 paces.

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 said real estate be transferred upon the duplicate of the County to the name of Blanche Davis, and that a certificate of this order issue to said Auditor and recorder as required by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10901

In the matter of Ellen Rush.

This day Cecil ... of a Guardian for ... therefore is in ... the 12th day of ... plication before ... Ellen Rush and ...

And it is further ordered that a copy of this order be certified to the Tax Commission of Ohio.

10540

In the matter of the estate of Nell Bradden, deceased.

Estate not subject to Tax

Wm Bradden as Administrator of the estate of Nell Bradden, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$436.48, the debts and cost of administration are \$530.00, and the net actual market value thereof is none, estate insolvent, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Tuesday Nov. 9-1926.

10683

In the matter of the will of Monroe Martin, deceased.

Authority to Transfer Real Estate Devised.

This day came Frances Lena Martin and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Monroe Martin deceased. Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Frances Lena Martin.

And that said real estate so devised is described as follows: Being all of Lot No. 10 of the Sub. division of Survey No 5613, made by James Easton, Surveyor; and bounded and described as follows: Beginning at a stone in the center of the Wolford and Maskel Gravel Road, at the Northwest corner of said Lot No. 10; Thence North 79° East 127.75 poles to a stone, at the Northeast corner of Lot No. 10; Thence S. 9° East 134 poles to a stone Southeast corner to Lot No. 10; Thence South 79° West 128.60 poles to a stone, Southwest corner of Lot No. 10, and in the center of the Wolford and Maskel Gravel Road; Thence North 8° 45' West 127.50 poles to the place of beginning. Containing 109 acres, more or less.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Frances Lena Martin, and that a certificate of this order issue to the County Auditor as required by law.

10901

In the matter of the Guardianship of Ellen Rush, incompetent.

Orders for Hearing and Notice.

This day Cecil Rush appeared in open Court, and filed his application for the appointment of a Guardian for Ellen Rush setting forth that said Ellen Rush is an incompetent, and therefore is incapable of taking care of and preserving her property. It is ordered that the 12th day of Nov. 1926, at two 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 Ellen Rush 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.

THE W. H. STANAGE CO., CIN., O. 192549

10902

Josephine B. Ritchie, Guardian of Mary B. Ritchie, Jerome C. Ritchie and John F. Ritchie.

vs.

Plaintiff

Her wards, et al.

Defendants.

Petitions to Sell Real Estate
Order for Notice

This day Josephine B. Ritchie, Guardian of Mary B. Ritchie, Jerome C. Ritchie, and John F. Ritchie, appeared in open court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said wards, Mary B. Ritchie, Jerome C. Ritchie, and John F. Ritchie.

It is ordered that the time of hearing said petition be and hereby is fixed for the 11th day of Dec. 1926, 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 Mary B. Ritchie, Jerome C. Ritchie, and John F. Ritchie, her wards, and to Warren H. Ritchie and Clelio W. Ritchie, all persons entitled to the next estate of inheritance in such real estate, defendants; in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally, days before said day of hearing, and this cause is continued.

Wednesday Nov. 10-1926

10696

In the matter of the Estate of Monroe Martin, deceased.

Filing first and final account.

This day came Frances S. Martin, Executrix of the Estate of Monroe Martin, 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 the 31st day of Dec. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10903

In the matter of William Ell,

Inquest of Lunacy
Orders for Warrant, etc.

This day Philip Ell, a resident of Marysville in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said William Ell into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. S. Hager, Sheriff commanding him to bring said William Ell, alleged to be insane, before this Court, on the 10th day of November, 1926, at two o'clock P.M.

and it is further ordered that subpoenas issue for Dr C. D. Mills and Dr Angus Mc Ivor, respectable, legally qualified physicians, to appear at the time and place aforesaid; and this cause is continued.

10903

In the matter of William Ell.

This day the Court having heard the answers, and been satisfied with the statement in regard to the State of Ohio, returned during the absence of the defendant, and the Court do hereby certify the same to the Columbus State Hospital, August Mac Ivor, and the same to be taken forth the same.

And it is further ordered that a copy under seal of said State Hospital be filed in this case, to be kept on file.

10904

J. R. Woods, Executor of Francis Dunn,

vs.

Clark Dunn,

This day called upon, duly verified, and the same to be taken forth the same. Said decedent. Said petition to be taken forth the same. Said decedent. Said petition to be taken forth the same. Said decedent. Said petition to be taken forth the same.

10904

J. R. Woods, Executor of Francis Dunn,

vs.

Clark Dunn,

This day called upon, duly verified, and the same to be taken forth the same. Said decedent. Said petition to be taken forth the same. Said decedent. Said petition to be taken forth the same.

It is ordered that a copy of the newspaper published in this County be taken forth the same. Said decedent. Said petition to be taken forth the same. Said decedent. Said petition to be taken forth the same.

10903

In the matter of
William Ell.

Inquest of Lunacy.
Orders on Hearing, Etc

This day this cause came on for hearing, and the said William Ell. was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr C.W. Mills and Dr August Mac Ivor the medical witnesses, and being satisfied that said William Ell is insane, that he has a legal settlement in Paris Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr C.W. Mills and Dr August Mac Ivor the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said William Ell, 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.

10904

J.R. Woods, Executor of the Estate
of Francis Dunn, deceased.

Plaintiff

Filing Petition to Sell Real Estate

vs.

Clark Dunn, et al.

Defendants.

This day came the Plaintiff J.R. Woods and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Francis Dunn, 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.

10904

J.R. Woods, Executor of the Estate of
Francis Dunn, deceased.

Plaintiff

Orders. Service by Publications.

vs.

Clark Dunn, et al.

Defendants.

This day came the Plaintiff and filed herein an affidavit under the General Code in that behalf for the purpose of procuring service by publication; and it appearing to the Court that the defendant Lloyd Dunn, a non-resident of Ohio, that service of summons on him cannot be made in this State; that the residence of said Lloyd Dunn, is Marland Oklahoma, and that service of summons on such defendant cannot be made; it is ordered that proceedings against such unknown heir be made 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 of each of said defendants whose residence is known; to his residence named therein, and make an entry thereof on the proper docket.

Thursday Nov. 11-1926.

10808 In the matter of the estate of Bradford Hess, deceased.

Appointment Order to Record Notice.

This day proof of publication of notice of the appointment of Herman Louis Hess, as Executor of the Estate of Bradford Hess, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10616 In the matter of the Guardianship of Marguerite L. Bishop.

Filing Statement in Lieu of Account.

This day came Howard C. Black, Guardian of Marguerite L. Bishop, a minor of Union County, Ohio, and presented his statement (and resignation as Guardian of said Marguerite L. Bishop) in settlement of said Guardianship duly verified. It is therefore ordered that the said statement be and is accepted and approved and that the resignation be and is hereby accepted.

10614 In the matter of the estate of C.F. Bishop, deceased.

Filing first and final account.

This day came Lee Seely, Executor of the Estate of C.F. Bishop late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on the 31st day of December A.D. 1926, at one o'clock p.m. to which time said matter is continued.

10903 In the matter of William Ell.

Orders for Clothing and for Warrant to Convey.

The Judge being advised that said William Ell can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; and that said Sheriff be authorized to take William Ell as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10616-A In the matter of The Guardianship of Marguerite L. Bishop

Appointment Order for Bond.

This day Ella Bishop appeared in open Court and made application to be appointed Guardian of Marguerite L. Bishop, and the Court being satisfied that said Marguerite L. Bishop is a minor of the age of 20 years, Nov. 18-A.D. 1926, and the child of C.F. Bishop, late of Jerome Township, Union County Ohio, deceased, and that said minor resides in this County; and the said Marguerite L. Bishop having in open Court made choice of said Ella Bishop as her Guardian, which choice

is approved by is necessary, and she having filed the whole estate annual It is ordered Bond with sure and this cause

10616-A In the matter The Guardian Marguerite L.

This day E as Guardian of sum of Seven Bishop and Bl approved by would faith for such Guardian It is therefore op, that this p herein, taxed

10729 The Estate of Esther M. Wal

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10271-A In the matter Belle Snyder.

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is approved by the Court, and the Court being further satisfied that a Guardian is necessary, and that said Ella Bishop is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate.

It is ordered that said Ella Bishop be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Seven Hundred Dollars; and this cause is continued.

10616-A In the matter of }
The Guardianship of } Appointment, Bond Approved.
Marguerite L. Bishop } Letters Issued.

This day Ella Bishop appeared in open court, accepted the appointment as Guardian of Marguerite L. Bishop and gave and filed herein her bond in the sum of Seven Hundred Dollars, conditioned according to law, with William Bishop and Blanche Bishop, freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Ella Bishop 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 Ella Bishop, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.50

Friday Nov. 12-1926.

10729 The Estate of }
Esther M. Walke. } Authorizing Private Sale.

This day this cause came on to be heard upon the petition herein filed and the testimony of Martha C. Walke, 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 Martha C. Walke as Executor of said estate proceed to sell said personal property at private sale, for not less than the appraised value thereof.

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

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

10271-A In the matter of the Estate of }
Belle Snyder, Deceased. } Orders on Settling with Bonding Co.

This cause coming on to be heard on the application of Milo L. Myers, Administrator de bonis non, of the Estate of Belle Snyder, deceased, asking for Authority to accept the check of the United States Fidelity and Guaranty Company in the sum of \$444.54, as payment, in full, of any and all obligations of said Company by reason of said Company, being surety on the bond of George Snyder as Administrator in this case, and for Authority to close said estate. The Court being fully advised in the premises and on considera-

THE W. H. STANAGE CO., CHICAGO, ILL., U.S.A.

tion thereof and finding that the said surety company has been assigned the claim of \$474.50 of Fawcett Brothers, and that said claim is not in reason of said assignment a claim against the said estate, and that the said check of the said company in the sum of \$444.54 with the funds in the hands of said administrator for the sale of the household goods, will be sufficient to pay the remaining claims in full, with all court costs in the court of common pleas and probate court, including expenses of administration.

It is therefore ordered by the court that the said Milo L. Myers accept said check of said bonding company and credit the same as assets of said estate, and that that close said estate and file his account herein forthwith, and that upon the filing of said account and approval of the same by this court, then that the said The United States Fidelity and Guarantee Company be relieved and discharged from any further liability as surety on the bond of the said George C. Snyder or Milo L. Myers as Administrators, respectively, of the Estate of Belle Snyder, deceased, and that then the said George C. Snyder and Milo L. Myers be relieved and discharged from any further responsibility.

10271-A

In the matter of the Estate of Belle Snyder, Deceased.

Filing first and final account

This day came Milo L. Myers, Administrator de bonis non, of the Estate of Belle Snyder 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. 1926, at one o'clock P.M. to which time said matter is continued.

9036

In the matter of The Guardianship of Levi Gingerich et al.

Filing third partial account.

This day came B.B. Weaver, Guardian of Levi Gingerich et al. minors of Union County Ohio, and presented his third partial account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on the 31st day of December A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10901

In the matter of the Guardianship of Ellen Rush, incompetent.

Finding

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 Ellen Rush is an incompetent and therefore 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 Ellen Rush, 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 \$8.00 be paid out of the property of said Ellen Rush.

10901

In the matter of The Guardianship of Ellen Rush.

This day S. B. ... ed Guardian of incompetent and that she is of ... and the court be appointed; his affidavit, of and the proba

It is ordered bond with sur and this cause

10901

In the matter of The Guardianship of Ellen Rush.

This day S. B. Guardian of E Two thousand of Maryland Thereupon p estly discharge It is theref ney, that this herein taxed a

8629

In the matter of the Guardianship of George W. Fom

This day c incompetent a settlement of Whereupon the 31st day of continued.

10411-A

In the matter of M. V. Merry

This day c County, Ohio, Guardianship Whereupon on the 31st d ter is contin

10901

In the matter of
The Guardianship of
Ellen Rush.

Appointment. Order for Bond.

This day S. H. Cheney appeared in open court and made application to be appointed Guardian of Ellen Rush and the court, being satisfied that said Ellen Rush is an incompetent and therefore is incapable of taking care of and preserving her property that she is of the age of 64 years, and resides in Jackson Township in this county; and the court being further satisfied that said S. H. Cheney 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 Ellen Rush, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said S. H. Cheney be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars; and this cause is continued.

10901

In the matter of
The Guardianship of
Ellen Rush. incompetent.

Appointment. Bond Approved
Letters Issued.

This day S. H. Cheney appeared in open court, accepted the appointment as Guardian of Ellen Rush and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with ^{J. S. Kagay and Ethel A. Cheney} Fidelity and Deposit of Maryland as sureties thereon, which Bond is approved by the Court.

Thereupon said S. H. Cheney 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. H. Cheney, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00

Monday Nov. 15-1926.

8629

In the matter of the
Guardianship of
George W. Fonguet.

Filing fifth partial account.

This day came Lillie M. Cunningham, Guardian of George W. Fonguet, an incompetent of Union County Ohio, and presented her fifth partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on the 31st day of Dec. A. D. 1926, at one o'clock P. M. to which time said matter is continued.

Wednesday, Nov. 17-1926

10411-A

In the matter of the Guardianship
of M. V. Merry,

Filing first and final account.

This day came J. C. Rea, Guardian of M. V. Merry, an incompetent 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 the 31st day of Dec. A. D. 1926, at one o'clock P. M. to which time said matter is continued.

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THE W. H. STANAGE CO., CIN., O. 1925

10895- In the matter of the estate of Charles E. Davis, Deceased. } Filing first and final account.

This day came Blanche Davis, Executrix of the estate of Charles 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 the 31st day of Dec. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

10879 In the matter of the estate of Sarah W. Hughes, Dec'd. } Filing first and final account.

This day came Addie H. Bachman, Executrix of the estate of Sarah W. Hughes 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 the 31st day of Dec. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

8349-A In the matter of Lillian Clark. } Inquest of Lunacy Orders for Warrant Etc

This day O.L. Mather a resident citizen of Richwood Ohio, in this county, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Lillian Clark into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. S. Hager, Sheriff, commanding him to bring said Lillian Clark alleged to be insane, before this Court on the 17th day of Nov. 1926, at 10 o'clock A.M.

And it is further ordered that subpoenas issue for Dr. August Mac Ivor and Dr F.C. Calloway, respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

8349-A In the matter of Lillian Clark. } Inquest of Lunacy Orders on Hearing, Etc

This day this cause came on to be heard, and the said Lillian Clark was brought before this Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr August Mac Ivor and Dr F.C. Calloway the medical witnesses, and being satisfied that said Lillian Clark is insane, that she has a legal settlement in Claibourne Township in this County; that she has been an inhabitant of the State of Ohio, for one year next preceding this date; that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr August Mac Ivor and Dr F.C. Calloway the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Lillian Clark, 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.

8349-A In the matter of Lillian Clark.

The Judge has State Hospital; it is ordered with proper patient to said ed to take care. And this cause with his report.

In the matter of Mary J. Layton

This day late of Union of said estate. of the same, applied with the ventory and ap. It is further

10879 In the matter of Sarah W. Hughes

This day appeared in executrix. It connected the. It is further taxed at \$1.50

10895- In the matter of Charles E. Davis

This day said Charles E take or not. Whereupon rights under and she decl elected to take entered upon

8349-A

In the matter of Lillian Clark.

Orders for clothing and for warrant to convey.

The Judge being advised that said Lillian Clark can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; and that said Sheriff be authorized to take Cepha Mather as an assistant in conveying said patient to said Hospital.

And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

In the matter of the estate of Mary J. Layton, Deceased.

Filing Inventory and Appraisement.

This day came D.B. Whitehead, Administrator of the estate of Mary J. Layton late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said D.B. Whitehead pay the costs herein taxed at \$4.00

10879

In the matter of the Estate of Sarah W. Hughes, Deceased.

Orders on filing Inventory

This day Addie H. Bachman, Administratrix of the Estate of Sarah W. Hughes, appeared in open court and filed her Inventory, duly verified, as such Administratrix. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administratrix pay the costs herein, taxed at \$1.50.

10895-

In the matter of the will of Charles E. Davis, Deceased.

Election

This day personally came into open court Blanche Davis, widow of said Charles E. Davis, deceased, and applied to make her election whether to take or not to take under the will of said Charles E. Davis, deceased.

Whereupon the Court explained to her the provisions of said will and her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

THE W. H. STANAGE CO., CINC., O. 187569

10905 In the matter of Argus Russell Courter } Inquest of Lunacy
Orders for Warrant, Etc

This day Nellie Courter a resident citizen of Marysville in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Argus Russell Courter into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. S. Hager commanding him to bring said Argus Russell Courter alleged to be insane, before this Court, on the 17th day of Nov. 1926, at ten o'clock A.M. And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Dr J. D. Boylan, respectable, legally qualified physicians to appear at the time and place aforesaid; and this cause is continued.

10905 In the matter of Argus Russell Courter } Inquest of Lunacy
Orders on Hearing, Etc

This day this cause came on to be heard, and the said Argus Russell Courter was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr J. D. Boylan the medical witnesses, and being satisfied that said Argus Russell Courter is insane, that he has a legal settlement in Paris Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr P. D. Longbrake and Dr J. D. Boylan, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Argus Russell Courter, 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 Nov. 19-1926.

10271 In the matter of the Estate of Belle Snyder, Deceased. } Estate not Subject to Tax.

Milo L. Myers as Administrator of the Estate of Belle Snyder, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$9323.75; the debts and costs of Administration are \$5825.00, the net actual market value thereof is \$3498.75. That the said Belle Snyder, deceased died leaving George C. Snyder, her son and only heir at law, who is entitled to the said remainder of \$3498.75, and who as such heir and son is entitled to an exemption of \$3000.00 from tax, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

10575 In the matter of Charles E. Davis, Blanche Davis

an application, therein are expenses for hearing of that the gross value are \$960.00, the died testate estate and the said

It is ordered the County Auditor

It is further entries in relation of said estate, to

10876 In the matter of Alfred Johnson

This day late of Union in settlement

Whereupon 31st day of Dec. continued.

10907 In the matter of Darlene Baker

This day in open Court, of Darlene Baker line Eckerd, w said child.

case provided, said child, the to verify the a mine whether said child. C said home.

It is ordered day of Novem more than the friend. A day herein set writing.

10898

In the matter of the Estate of Charles E. Davis, Deceased.

Application for Determination of Inheritance Tax. Estate not subject to Tax.

Blanche Davis, as Executrix of the Estate of Charles E. Davis, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$4,799.79, the debts and costs of administration are \$960.00, the net actual market value thereof is \$3,839.79. That said deceased died testate leaving all property to his widow in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10876

In the matter of the Estate of Alfred Johnson, Deceased

Filing first and final account.

This day came Mary J. Johnson, Executrix of the Estate of Alfred Johnson 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 the 31st day of Dec. 9. D. 1926, at one o'clock P.M. to which time said matter is continued.

10907

In the matter of Adoption of Darlene Baker.

Petition filed Order for Hearing

This day Charles L. Eckurd and Leila Elva Eckurd, husband and wife, appeared in open court, and filed herein their petition for leave to adopt, and change the name of Darlene Baker, age nine months, girl child of Alta Mae Baker, to the name of Darlene Eckurd, with the answer and consent in writing of Alta Mae Baker, mother of said child.

And it being necessary, under the provisions of the law in such case provided, that a discreet and suitable person be appointed as next friend of said child, the Court hereby appoints Margaret C. Scott, whose duty it shall be to verify the allegations of the petition, and make appropriate inquiry to determine whether the proposed foster parents and their home are suitable for said child. And whether said child is a proper subject for adoption in said home.

It is ordered that the said petition be for hearing before this court, on the 30th day of November A.D. 1926, at one o'clock P.M. That being not less than ten nor more than thirty days from the filing said petition and appointment the next friend. Said next friend shall as soon as practicable, and before the day herein set for hearing the petition, submit to the Court, a full report in writing.

THE W. H. STANAGE CO., CIN. O. 1925

10905

In the matter of Argus Russell Courter.

Orders for clothing and for Warrant to Convey.

The judge being advised that said Argus Russell Courter can be received into the State Hospital, and it appearing that said patient is supplied with proper clothing. It is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10906

C.O. Wiley and Vernard V. Coe, Admsrs. of the Estate of J. D. Coe.

Plaintiff

Filing Petition to Sell Real Estate.

vs.

Mattie R. Coe, et al.

Defendants

This day came the Plaintiff, C. O. Wiley and Vernard V. Coe, Administrators of the estate of J. D. Coe and presented to this Court their petition, duly verified, praying an order for the sale of real estate of the said J. D. Coe, 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 Nov. 20-1926.

10250

In the matter of The Guardianship of Pauline Taylor.

Filing Statement in lieu of final account.

This day came Anna N. Taylor, Guardian of Pauline Taylor, a minor, of Union County, Ohio, and presented her statement in lieu of final account, in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and approved, and it is further ordered that said Guardian be and is hereby discharged.

10874

In the matter of the Estate of David V. Wyeth, Deceased.

Filing first and final account.

This day came Ada Wyeth, Executrix of the Estate of David V. Wyeth, 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 the 31st day of Dec. A. D. 1926, at one o'clock P. M., to which time said matter is continued.

10883

In the matter of Harrison J. Taylor

This day this Court. The adv former order. premises is sale friends and rel

That the legal and hereby so a

It is ordered in the Mary's vic said presumed his continuanc December 1926

10771 1/2

In the matter of Roland Penrose

This day D. plication und estate of Rolan that there is ed intestate, of and the pro ministrato

person and le giving Bond Dollars, and

10771 1/2

In the matter of Roland Penrose

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In the matter of Jennie Alex

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10883

In the matter of the Estate of Harrison J. Taylor, Presumed Decedent

Finding and Decree
Order to Publish Notice.

This day this matter came on for hearing in pursuance of the former order of the Court. The advertisement and notice having been given as required by law and said former order. The Court having heard the evidence and being fully advised in the premises is satisfied and finds that the said Harrison J. Taylor has been absent from his friends and relatives for more than twenty one years, and unheard from.

That the legal presumption of death of the said Harrison J. Taylor is made out, and hereby so decrees.

It is ordered that notice be published for three consecutive weeks, once a week, in the Marysville Tribune, a newspaper published in this County, requiring the said presumed decedent, if alive, to produce in Court satisfactory evidence of his continuance in life, within twelve weeks from the twenty ninth day of December 1926, the date of the last publication of said notice.

10771 1/2

In the matter of the Estate of Roland Penrose, Deceased.

Monday Nov. 22 - 1926.

Appointment
Order for Bond.

This day B. E. Penrose appeared in open Court, and made and filed an application under oath according to law, to be appointed Administrator of the estate of Roland Penrose, alleged decedent, of Union County Ohio, 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 B. E. Penrose is a suitable person and legally competent. It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of six thousand Dollars, and this cause is continued.

10771 1/2

In the matter of the Estate of Roland Penrose, Deceased

Bond Approved. Letters Issued.

This day B. E. Penrose appeared in open Court, accepted the appointment as Administrator, of the Estate of Roland Penrose, deceased, and gave and filed herein his bond in the sum of six thousand Dollars, conditioned according to law, with H. Hall, Frank Andrus and Florence Penrose freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said B. E. Penrose, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10887

In the matter of the Guardianship of Jennie Alexander.

Orders on filing Inventory.

This day B. W. Moore, Guardian of Jennie Alexander appeared in open Court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein, taxed at \$1.50

THE W. H. STANAGE CO., CIN. O. 1925

10411-A

In the matter of
The Guardianship of
M.V. Merry.

Petition to terminate Guardianship
Orders on filing Petition

This day M.V. Merry appeared in open court and filed his petition for the termination of said Guardianship. It is ordered that the 30th day of Nov. 1926, at two o'clock P.M., be and hereby is fixed as the time when said Petition will be for hearing. And it is further ordered that notice thereof in writing be given to J.C. Rea, Guardian on whose application the appointment was made, 3 days before said day of hearing, and this cause is continued.

10908

In the matter of the estate of
Sarah P. Cunningham, Dec'd.

Appointment
Order for Bond.

This day J.W. Cunningham 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 P. Cunningham, 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 J.W. Cunningham 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.

10908

In the matter of the Estate of
Sarah P. Cunningham, Dec'd.

Appointment, Orders,
Bond Approved. Letters Issued.

This day J.W. Cunningham appeared in open court, accepted the appointment as Administrator, of the Estate of Sarah P. Cunningham, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with George Schlegel and F.B. Hager, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said J.W. Cunningham, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

Wednesday Nov. 24-1926.

9061

In the matter of the
Guardianship of
Eugene W. Ell, et al.

Filing fourth Partial Account.

This day came Lydia H. (Ell) Boerger, Guardian of Eugene W. Ell, et al. minors, of Union County, Ohio, and presented her fourth partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on the 26th day of Feb A.D. 1926, at one o'clock P.M., to which time said matter is continued.

9397

In the matter of
The Guardian
Miles Lipton.

This day ca
County, Ohio, au
Guardianship d
It is hereby
and ordered file

9397

In the matter of
The Guard
Miles Lipton.

This day M
Termination of
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3 days before s

10448

In the matter
William J. Arno

C.C. Penho
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10910

In the matter
Lizzie Copp.

This day a
Copp. late of 10
duced in open
It is now on
1926, at ten o'cl
hearing to the

9397 In the matter of }
 The Guardianship of } Filing Statement in lieu of Account.
 Miles Zipton.

This day came Pearl Zipton, Guardian of Miles Zipton, an incompetent of Union County, Ohio, and presented her statement in lieu of final account in settlement of said Guardianship duly verified.

It is hereby ordered that said statement be and is hereby accepted and approved and ordered filed.

9397 In the matter of }
 The Guardianship of } Petition to Terminate Guardianship
 Miles Zipton. } Orders on filing Petition

This day Miles Zipton appeared in open court and filed his petition for the termination of said Guardianship. It is ordered that the 30th day of Nov. 1926, at two o'clock P.M. be and hereby is fixed as the time when said Petition will be for hearing; and it is further ordered that notice thereof in writing be given to Pearl Zipton Guardian, on whose application the appointment was made, 3 days before said day of hearing and this cause is continued.

10448 In the matter of the Estate of }
 William F. Arnold. Deceased. } Estate not subject to Tax.

C.C. Penhorwood as Administrator of the Estate of William F. Arnold, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance Tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$5664.29, the debts and cost of administration including year's allowance to widow of \$2500.00 are \$4259.97, and the net actual market value thereof is \$1404.32.

The Court further finds that the deceased, William F. Arnold, died leaving Nettie M. Arnold, his widow, who would receive the above named sum of \$1404.32, they having no children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10910 In the matter of the will of }
 Lizzie Copp. Deceased. } Filing will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Lizzie Copp, late of Richwood Claibourne Township in this County, deceased, was produced in open court and application made for probate.

It is now ordered that the said will be filed in this court on the 1st day of Dec-1926, at ten o'clock A.M. and that due notice thereof be given days prior to said hearing to the next of kin of the testatrix resident of the State of Ohio.

THE W. H. STANAGE CO., CIN., O., 1925

10909 Dale Harrington, Executor of the Estate of Lorenzo S. Harrington
 Plaintiff
 vs.
 Madie Smart and others,
 Defendants

Filing Petition to Sell Real Estate

This day came the Plaintiff Dale Harrington, Executor of the last will and testament of Lorenzo S. Harrington, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Lorenzo S. Harrington, 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 Nov. 27-1926.

10879 In the matter of the Estate of Sarah W. Hughes, Dec'd.

Estate Not Subject to Tax

Addie H. Bachman as Executrix of the Estate of Sarah W. Hughes, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1492.64, the debts and cost of administration are \$480.00, and the net actual market value thereof is \$922.64. (a) that said deceased died testate leaving her property to her three children share and share alike, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00, be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10448 In the matter of the Estate of William F. Arnold, Dec'd.

Filing first and final account.

This day came C.C. Penhorewood Executor of the Estate of William F. Arnold 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 the 31st day of Dec. A.D. 1926, at one o'clock p.m. to which time said matter is continued.

10656 In the matter of the Estate of Carrie M. Cox, deceased

Filing first and final account

This day came B.F. Jackson, Executor of the estate of Carrie M. Cox 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 the 31st day of December A.D. 1926, at one o'clock p.m. to which time said matter is continued.

9987 In the matter of Elizabeth Gault.

This day came County, Ohio, decedent duly verified.

Whereupon the day of Dec. A.D.

In the matter of filed for Settlement

This day of administration respects regular

It is therefore the journal and

9248 John A. Kenning

10337 R.B. Cheney and

10825 Cora Kaudel and

10648 C.A. Ford, Executor

10840 William Bradd

10591 Cephas Atkinson

10538 D.B. Cahill, Adm

10217 C.L. Hull, Admin

9319 James E. Robins

9920 Lee Ketterer, Suc

9799 Margaret Rogers

9248 In the matter

Alfred J. Rigdon

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Alfred J. Rigdon

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It is order

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9987 In the matter of the Estate of Elizabeth Gault, Deceased. } Filing first and final account.

This day came Alice Gault, Executrix of the estate of Elizabeth Gault, 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 the 31st day of Dec. A.D. 1926, at one o'clock P.M., to which time said matter is continued.

In the matter of Accounts } Notice Approved
filed for Settlement.

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

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

- 9248 John A. Kennington, Executor of the Estate of Alfred J. Rigdon, seventh account.
- 10337 R.B. Cheney and Lulu M. Cheney, Executors of the estate of Mary M. Parry, first and final acc't.
- 10825 Cora Kandel and Grover Sherman, Administrators of the Estate of Arnetta Low, first and final account.
- 10648 C.A. Ford, Executor of the Estate of Elza Hodge, first and final account.
- 10840 William Braddon, Executor of the estate of Nell Bradden, first and final account.
- 10591 Cephas Atkinson, Executor of the Estate of Alpheus Geeder, first and final account.
- 10538 D.B. Cahill, Administrator of the Estate of Clarence Powell, first and final account.
- 10217 C.B. Hull, Administrator of the Estate of Wm C. Hawkins, third and final account.
- 9319 James E. Robinson, Executor of the Estate of John W. Robinson, first and final account.
- 9920 Lee Petterer, Guardian of Mary Petterer, first partial account.
- 9799 Margaret Rogers, Guardian of Robert Hicks, et al, second account and final as to George H.

9248 In the matter of the Estate of Alfred J. Rigdon, Deceased } Seventh partial account.

This day the seventh partial account of John A. Kennington, executor of the Estate of Alfred J. Rigdon, 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 Seventy Three Hundred and fifty, and 52/100 Dollars, (\$7350.56), 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 Alfred J. Rigdon, deceased.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 16-1926.

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

THE W. H. STANAGE CO., CIN., O., 1925

10332

In the matter of the estate of Mary M. Perry. Deceased.

First and final account.

This day the first and final account of R. B. Cheney, and Lulu M. Cheney, Executors of the estate of Mary M. Perry, 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 Dollars (\$100.00), 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.

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 14th 1926.

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

10825

In the matter of the estate of Arnetta Low. Deceased.

First and final account.

This day the first and final account of Cora Kaudel and Grover Sherman, Administrators of the estate of Arnetta Low, 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 Administrators be and they are allowed the sum of Seventy eight, and 3/100 Dollars (\$78.30), 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.

It is ordered that said Administrators pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 30-1926.

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

10648

In the matter of Elza Hedge.

This day the estate of Elza Hedge, 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 Dollars (\$45.96), 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.

It is ordered that said Executors pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 14th 1926.

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

10840

In the matter of Nell Bradden.

This day the estate of Nell Bradden, 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 Executors pay the costs herein taxed at \$5.00 within ten days.

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

10591

In the matter of Alphus Grede.

This day the estate of Alphus Grede, 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.

10648

In the matter of the estate of } First and final account.
Elza Hedge, Deceased.

This day the first and final account of C.A. Ford, Executor of the Estate of Elza Hedge, 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 ²/₁₀₀ Dollars (\$45.96), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 27th 1926.

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

10840

In the matter of the Estate of } First and final account.
Nell Bradden, Deceased.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct. 26th 1926.

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

10591

In the matter of the estate of } First and final account.
Alpheus Geeder, Dec'd.

This day the first and final account of Cephas Atkinson, Executor of the estate of Alpheus Geeder, 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,

THE W. H. STANAGE CO., CHN. O. 192589

allowed and confirmed. It is ordered that said executor be and he is allowed the sum of three hundred and twenty four, and 6/100 Dollars, (\$324.60), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 23rd 1926.

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

10538 In the matter of the estate of Clarence Powell, Deceased. } First and final account.

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

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

It is ordered that said Administrator be and he is allowed the sum of sixty five Dollars, (\$65.00) as a credit, being a just and reasonable amount expended by him for a tombstone or monument for said decedent.

It is ordered that said Administrator be and he is allowed the sum of Twenty Eight Dollars (\$28.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 27-1926.

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

10217 In the matter of the estate of Wm C. Hoskins, Deceased. } Third and final account.

This day the third and final account of C. S. Hull, Executor of the estate of W. C. Hoskins, 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.

Ordered C. S. Hull be allowed \$5.00, as a credit for placing date on tombstone.

Ordered C. S. Hull be allowed \$299.00 compensation, for his ordinary services.

Account found to be duly balanced, and said estate settled according to law.

Ordered Executor pay costs taxed at \$5.00. Ordered recorded. Costs paid Dec. 7-1926.

9319

In the matter of John W. Robinson

This day the account of John W. Robinson of having been settled, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in conformity to law.

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

It is ordered that said executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 23rd 1926.

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

It is ordered that said executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 23rd 1926.

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

9920

In the matter of The Guaranty

Mary Rettere

This day the account of Mary Rettere of having been published, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in conformity to law.

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

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

It is ordered that said executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 23rd 1926.

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

9319

In the matter of the estate of John W. Robinson, deceased.

First and final account.

This day the first and final account of James E. Robinson, executor of the estate of John W. 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 Executor be and he is allowed the sum of Eight Hundred and fourteen, and 54/100 Dollars, (\$814.54), 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 9-1926.

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

9920

In the matter of The Guardianship of Mary Pletterer.

Second and final account.

This day the second and final account of Lee Pletterer, Guardian of Mary Pletterer came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 & confirmed.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan. 11-1926.

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

9799

In the matter of
The Guardianship of } Second and final account,
George H. Hicks, et al.

This day second and final account of Margaret Rogers, Guardian of George H. Hicks 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 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 said account duly balanced, and said Guardianship settled according to law, as to George H. Hicks.

The Court finds a balance of Three Hundred and Twenty, and ⁴⁶/₁₀₀ Dollars, (\$320.46), in the hands of said Guardian due said Ruth Hicks, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Oct 30-1926.

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

Monday Nov. 29-1926.

10648

In the matter of the estate of } Estate not subject to Tax.
Elza Hedge, Deceased.

C. A. Ford as Executor of the Estate of Elza Hedge, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is Nine Hundred and Sixty Dollars, the debts and costs of administration are Five Hundred and Twenty five Dollars, and the net actual market value thereof

and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

5372-B

In the matter of
The Guardianship of } Filing third partial account,
Artillissa Conklin.

This day came H. M. Patrie, Guardian of Artillissa Conklin, an incompetent of Union County, Ohio, and presented his third partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on the 31st day of December A. D. 1926, at one o'clock P. M. to which time said matter is continued.

10422

In the matter of
The Guardianship of
Edwin E. Lyons,

This day came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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.

Whereupon the Court do order the same filed and advertised for hearing on the 31st day of December A. D. 1926, at one o'clock P. M. to which time said matter is continued.

9397

In the matter of
The Guardianship of
Miles Tipton.

This day this case came on for hearing and settlement, due notice of this hearing having been published according to law. No exceptions having been filed 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.

The Court finds said account duly balanced, and said Guardianship settled according to law, as to Miles Tipton.

It is therefore ordered that said Guardianship terminate, as before the appointment of said Miles Tipton as Guardian.

10907

In the matter of
of Darlene Baker

This day this case came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

The Court finds said account duly balanced, and said Guardianship settled according to law, as to Darlene Baker.

That the inventory of said estate be and hereby is approved, allowed and confirmed.

And the said account of Charles L. Eckert, Guardian of said estate, is approved, allowed and confirmed.

And the Court do order the same filed and advertised for hearing on the 31st day of December A. D. 1926, at one o'clock P. M. to which time said matter is continued.

And the Court do order the same filed and advertised for hearing on the 31st day of December A. D. 1926, at one o'clock P. M. to which time said matter is continued.

And further that the same be and hereby is approved, allowed and confirmed.

Being satisfied that the same be and hereby is approved, allowed and confirmed.

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

10422

In the matter of

The Guardianship of Edwin E. Lyons,

Filing first partial account.

This day came Nancy E. Lyons, Guardian of Edwin E. Lyons, an incompetent 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 31st day of Dec. A.D. 1926, at one o'clock P.M. to which time said matter is continued.

Tuesday Nov. 30-1926

9397

In the matter of

The Guardianship of Miles Tipton.

Petition to Terminate Guardianship.

Orders and judgement on Hearing Petition

This day this cause came on to be heard upon the petition, evidence and testimony, notice of this hearing having been duly given as heretofore ordered.

The Court finds the statements in said petition are true, and upon satisfactory proof finds that said Miles Tipton is restored to reason and that the necessity for a Guardianship in the premises no longer exist.

It is therefore ordered that said Guardianship and the relation of Guardian and Ward terminate, and that said Ward be restored to the full control of his property, as before the appointment.

10907

In the matter of Adoption of Darlene Baker.

Decree of Adoption.

This day this cause came on for full hearing of the petition in this matter together with the examination of the parties in interest, and all evidence, including the report of the next friend; and including as a material fact thereto that the said evidence shows that the child has no property.

The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings, and that no objection has been made to the Court against the adoption.

That the investigator, Margaret O. Scott filed her report of her investigation, which was favorable, and recommended said adoption.

And the said child having now resided for at least six months in the home of Charles L. Eckurd and Selia Elva Eckurd, the petitioners, the Court now examined the husband and wife each separately and apart from the other and the Court is satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption.

And the Court, from the testimony, being of the opinion that the facts stated in the petition are true, and that the petitioners are of good moral character and of reputable standing in the community, and of ability to properly maintain and educate said child, and that the best interests of said child would be promoted by such adoption;

And further that said child is found to be suitable for adoption, and the Court being satisfied that all the provisions of law relative to adoption have been complied with; therefore the court hereby grants said adoption and decrees further that the name of said child shall be changed to Darlene Eckurd.

THE W. H. STANAGE CO., CIN., O. 187569

9242

In the matter of the estate of Elizabeth Dolbear.

Estate not Subject to Tax.

Charlotte Henderson as Administratrix of the estate of Elizabeth Dolbear, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6655.59, the debts and cost of Administration are \$430.00, the net actual market value thereof is \$6225.59. that said deceased died leaving two daughters and one grand daughter each entitled to \$4500.00 exemption, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10411-A

In the matter of

The Guardianship of M. V. Merry.

Petition on Termination of Guardianship Orders on Hearing Petition

This day this cause came on to be heard upon the petition, evidence and testimony. Notice of this hearing having been duly given as heretofore ordered. The Court finds the statements in said petition true, and upon satisfactory proof further finds that said M. V. Merry is restored to reason and that the necessity for a Guardianship in the premises no longer exists.

It is therefore ordered that said Guardianship and the relation of Guardian and Ward terminate, and that said ward be restored to the full control of his property, as before the appointment.

And it is further ordered that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$1.50

10896

Frank Sewell, Executor of the Estate of James Guy deceased.

Orders on Hearing on Petition to Sell Real Estate

This day this cause came on to be heard upon the petition of the plaintiff filed for the purpose of having the real estate therein described sold to pay the debts and costs of Administration of the deceased; and also upon the answer and cross-petition of the Citizens Home & Savings Company and the answer of Emma Guy, widow of said deceased. And the Court being fully advised in the premises finds that all of the defendants herein have waived the issuing and service of summons and voluntarily entered their appearance herein and that all have had due notice of the pendency and prayer of the petition as prescribed by law.

And the Court further finds that Emma Guy, widow of the said James Guy, deceased, waives, as in her answer herein set forth, assignment of her dower of said premises by metes and bounds, or in the rents and profits, and desires that said premises may be sold free and clear of her said dower, and that the Court may set off to her out of the proceeds of the sale of said premises such a sum of money as may be just and reasonable in lieu of her dower interest; and the Court further finds that the allegations of said petition are true and that it is necessary to sell said real estate in the

petition described

The Court further by the appraisers that the plaintiff without bond and

It is therefore It is further or

10896

Frank Sewell, Ex Estate of James Guy

vs. Emma Guy, et al

This day this ed for the purpo and costs of adm titution of the citiz widow of said de that all of the d and voluntary es of the pendency further finds the her answer here and bounds, or a sold free and et of the proceeds and reasonable finds that the sell said real es and the costs o

The Court fu appraised by Court further of said James E will of said J appraisement

It is further ceed to adverti onment to conti circulation in further ordered value and for C turns to this es

The Court fr izens Home and note and mortg interest at 7% first and best of said sale. The sai

petition described to pay the debts of the deceased, and the costs of administration.
 The Court further finds that the real estate in the petition described was appraised by the appraisers of the personal estate at the sum of \$ and the Court further finds that the plaintiff is serving as Executor of the Estate of said James Guy, deceased, without bond according to the provisions of the will of said James Guy, deceased.
 It is therefore ordered that further appraisement and Bond be dispensed with.
 It is further ordered

Wednesday Nov. 24-1926.

10896 Frank Sewell, Executor of the Estate of James Guy, Deceased.
 vs. Plaintiff
 Emma Guy, et al. Defendants.

Journal Entry for Order of Sale.

This day this cause came on to be heard upon the petition of the plaintiff filed for the purpose of having the real estate therein described sold to pay the debts and costs of administration of the deceased; and also upon the answer and cross-petition of the Citizens Home and Savings Company and the answer of Emma Guy, widow of said decedent. And the Court being fully advised in the premises finds that all of the defendants herein have waived the issuing and service of summons and voluntarily entered their appearance herein and that all have had due notice, of the pendency and prayer of the petition as prescribed by law. And the Court further finds that Emma Guy widow of the said James Guy deceased waives, as in her answer herein set forth, assignment of her dower of said premises by metes and bounds, or in the rents and profits, and desires that said premises may be sold free and clear of her said dower, and that the Court may set off to her out of the proceeds of the sale of said premises such a sum of money as may be just and reasonable in lieu of her said dower interest; And the Court further finds that the allegations of said petition are true and that it is necessary to sell said real estate in the petition described to pay the debts of the deceased and the costs of Administration.

The Court further finds that the real estate in the petition described was appraised by the appraisers of the personal estate at the sum of \$ and the Court further finds that the plaintiff is serving as executor of the estate of of said James Guy deceased, without bond according to the provisions of the will of said James Guy deceased. It is therefore ordered that further appraisement and bond be dispensed with.

It is further ordered that the said Frank Sewell as such Executor proceed to advertise said real estate for sale on the premises said advertisement to continue for four consecutive weeks in a newspaper of general circulation in said County in which said land is situated and that he is further ordered to sell the same at not less than two-thirds of the appraised value and for cash in hand. And said plaintiff is ordered to make returns to this Court immediately after such sale.

The Court further finds upon the answer and cross-petition of the Citizens Home and Savings Company that there is due said defendant upon a note and mortgage in said cross-petition described the sum of \$440.71 with interest at 7% from the 4th day of November 1926 which said sum is a first and best lien upon said premises and should be paid out of the proceeds of said sale; the said Frank Sewell is authorized to expend the sum of \$5.00 in employing an auctioneer to cry said sale.

THE W. H. STANAGE CO., CIN., O. 1926

10860

In the matter of the estate of Isabel Mc Elwee, Deceased

Filing first and final account.

This day came Milo L. Myers, Administrator of the Estate of Isabel Mc Elwee, 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 January A.D. 1927, 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 published in the Marysville Tribune, and that they will be for hearing on Saturday, December 31st 1926, at one o'clock P.M. as follows:

- 10876 Mary J. Johnson, Executrix of the estate of Alfred Johnson, first and final account.
- 10895 Blanche Davis, Executrix of the estate of Charles E. Davis, first and final account.
- 10614 Lee Beeley, Executor of the estate of C. F. Bishop, first and final account.
- 10696 Frances L. Martin, Executrix of the estate of Monro Martin, first and final account.
- 10271-A Milo L. Myers, Administrator de bonis oron, of the estate of Belle Snyder, first and final account.
- 10874 Ada Wyeth, Executrix of the estate of David V. Wyeth, first and final account.
- 9787 Alice Pinnin, Executrix of the estate of Elizabeth Gault, first and final account.
- 10448 C.C. Penhorwood, Executor of the estate of William F. Arnold, first and final account.
- 10879 Addie H. Bachman, Executrix of the estate of Sarah W. Hughes, first and final account.
- 10656 B.S. Jackson, Executor of the estate of Carrie M. Cox, first and final account.
- 10515 B.C. Penhorwood, Executor of the estate of Nettie M. Arnold, first and final account.
- 9036 B.B. Weaver, Guardian of Levi Gingerich, third partial account.
- 8629 Lillie Cunningham, Guardian of George W. Fonquet, fifth partial account.
- 10411-A J.L. Rea, Guardian of M.V. Merry, first and final account.
- 5322 H.M. Patric, Guardian of Artillissa Conkline, third partial account.
- 10422 Nancy E. Lyons, Guardian of Edwin E. Lyons, first partial account.

Thursday Dec 2-1926.

10877

J. L. Davis, Executor of the estate of John P. Kittle, Deceased

vs. Plaintiff
Barbara Woltring, et al. Defendants

Petition for allowance of claim against Estate.

Orders for Notice, etc

This day J. L. Davis, Executor of the estate of John P. Kittle, deceased, appear in open Court, and presented his claim for allowance, by petition filed herein, against said estate, and asking that an order issue requiring notice to be given to all parties interested, according to law, and that upon final hearing said claim may be allowed as a valid claim against said estate. It is ordered that the 5th day of January 1927, at 9 o'clock A.M. be and hereby is designated as the time when testimony touching said claim will be for hearing before this court. It is further ordered that an order as prayed for forthwith issue, and this cause is continued.

10929

In the matter of The Guardian of Eliza Spain.

This day came the Court 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 29th day of January A.D. 1927, at one o'clock p.m., to which time said matter is continued.

10860

In the matter of Isabel Mc Elwee

Milo L. Myers, Administrator of the estate of Isabel Mc Elwee, 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 January A.D. 1927, at one o'clock p.m., to which time said matter is continued.

The Court find that the debts and claims of the estate of Isabel Mc Elwee, late of Union County, Ohio, deceased, are as follows: \$1677.75. Debts and claims of the estate of Isabel Mc Elwee, late of Union County, Ohio, deceased, are as follows: \$1677.75. Debts and claims of the estate of Isabel Mc Elwee, late of Union County, Ohio, deceased, are as follows: \$1677.75. Debts and claims of the estate of Isabel Mc Elwee, late of Union County, Ohio, deceased, are as follows: \$1677.75.

It is ordered that the same be and hereby is designated as the time when testimony touching said claim will be for hearing before this court. It is further ordered that an order as prayed for forthwith issue, and this cause is continued.

10912

In the matter of Thomas M. Fry.

The Last will and testament of Thomas M. Fry, late of Union County, Ohio, deceased, was made and filed in this Court on the 10th day of December, 1925. Such Executrix of the estate of Thomas M. Fry, late of Union County, Ohio, deceased, as shall be appointed and qualified by law.

8929 In the matter of }
 The Guardianship of } Filing third and final
 Eliza Spain.

This day came Daniel A. Cross, Guardian of Eliza Spain, an incompetent of Union County Ohio, and presented his third and final account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of Jan. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10860 In the matter of the Estate of }
 Isabel Mc Elvee, Deceased. } Estate Not subject to Tax.

Wm. L. Myers as Administrator of the Estate of Isabel Mc Elvee, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$1675.00. The debts and cost of administration are \$1677.75, the net actual market value thereof is - no - dollars.

The Court further finds that the said deceased in addition to the sum of \$1677.75, debts and costs of administration as above set forth, that the deceased jointly with her husband, L. H. Mc Elvee, were joint makers of certain promissory notes amounting to over \$1628.00, which obligations have been paid, in full, including \$2.75 difference between the amount of the debts and assets as above shown, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Saturday Dec. 4 - 1926

10912 In the matter of the Estate of }
 Thomas M. Fry, Deceased. } Appointment
 Order for Bond.

The Last will and Testament of Thomas M. Fry, late of York Township, in this County, deceased, having heretofore been duly proved and allowed; this day Margaret Fry, 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 Margaret Fry is a suitable person and legally competent, it is ordered that she be appointed as such Executrix upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

10912

In the matter of the Estate of Thomas M. Fry, Deceased.

Appointment. Orders.

Bond Approved. Letters Issued.

This day Margaret Fry appeared in open court, accepted the trust as Executrix of the Estate of Thomas M. Fry, deceased, and gave and filed herein her Bond in the sum of One thousand Dollars, conditioned according to law, with Bertha Skidmore and Elus Fry 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 Margaret Fry, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50

10831

In the Matter of The Guardianship of John F. Spain.

Filing first and final account.

This day came L. B. Spain, Guardian of John F. Spain, an incompetent of Union County Ohio, and presented his first and final account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of January A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10911

In the matter of the will of Thomas M. Fry, Deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Thomas M. Fry, late of York Township in this County deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this court on this date 10 a.m., all next of kin in the State having waived.

10911

In the matter of the will of Thomas M. Fry, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Margaret Fry to admit to probate and record the will of Thomas M. Fry late of the Township of York in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow next of kin of said testator resident of the State of Ohio.

And L. W. Southard and H. B. Hager, the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Thomas M. Fry, deceased; that it was duly executed and attested; and that the said testator at the time of his death was a resident of and had an estate in this County, and at the time of signing said will was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10614

In the matter of C.F. Bishop,

A. Sec. Sealey, application, duly therein are exp came on for hee and determines cost of Adminis is \$5.064.50. It for and during a

are, and that from such inl

It is ordered tified to the co law. It a

copy of all othe tax on the suc

10914

In the matter Frank Belt.

This day filed an applic istrator of the Ohio, deceased, will and Testar as to what the Court being so that said Norm ordered that he by law, in the

10914

In the matter Frank Belt.

This day No pointment as gave and filed conditioned a Belt, freehold

It is therefo Norman C. Bor istrator pay st

10614 In the matter of the Estate of } Estate not subject to Tax.
 C.F. Bishop, Deceased

A. Lee Seely, Executor of the estate of C.F. Bishop, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$14,464.50, the debts and cost of administration are \$9,700.00, and the net actual market value thereof is \$5,064.50. That said deceased died testate leaving the estate to his widow for and during her life time then to be equally divided between his five children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday Dec 7 - 1926

10914 In the matter of the Estate of } Appointment
 Frank Belt, Deceased. } Order for Bond.

This day Norman C. Bown appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Frank Belt, 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 Norman C. Bown is a suitable person and legally competent; it is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Fifteen Thousand Dollars, and this cause is continued.

10914 In the matter of the Estate of } Bond Approved. Letters Issued.
 Frank Belt, Deceased.

This day Norman C. Bown, appeared in open court, accepted the appointment as Administrator, of the Estate of Frank Belt, deceased, and gave and filed herein his bond in the sum of Fifteen Thousand Dollars conditioned according to law, with Frank C. Belt, Rolla C. Belt and R. Floyd Belt, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Norman C. Bown, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

THE W. H. STANAGE CO., CIN., O., 1925

9831 In the matter of the Estate of William Shipley, Deceased. } Filing fourth and final account.

This day came Fred Shipley, Executor of the estate of William Shipley, late of Union County, Ohio, deceased, and presented his fourth and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of January A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Tuesday Dec 7-1926.

10280 In the matter of the Estate of Malen Wright, Deceased. } Filing first and final account

This day came L.J. McLog, Executor of the Estate of Malen Wright 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 January A.D. 1927, at one o'clock P.M. to which time said matter is continued.

9115-A In the matter of the Estate of Addie E. Masters, Deceased. } Estate not subject to Tax.

J. G. Zuspan, as Administrator de bonis non of the Estate of Addie E. Masters deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2500.00, the debts and cost of administration are \$400.00, the net actual market value thereof is \$2100.00, that said deceased died leaving a widower entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Friday Dec. 10-1926

10411-A In the matter of The Guardianship of M. V. Merry. } Entry on Filing Exceptions

This day M. V. Merry, filed exceptions to the first and final account of J. C. Rea, as Guardian of M. V. Merry. It is ordered that said exceptions be and are filed and hearing on said exceptions is fixed at Jan. 15-1927, at two o'clock P.M.

10591 In the matter of Alpheus Seeder.

Cephas Atkinson an application du therein are exempt for hearing and that the gross va \$1330.00, and the that the said d children, and the from such inher It is ordered to the County au It is further o entries in relati of said estate, be

8351-A In the matter of Trusteeship of Elton J. Huston, a

This day ca County, Ohio, au Trusteeship du Whereupon urday, the 29th ter is continued

10916 In the matter of Anna Sheridan,

This day an Sheridan, late of and application and that in this Court, or being in court

10916 In the matter Anna A. Sherida

This matte George V. Sheric late of the Vill this Court. tice of the filic and record in to the next of and V. S. Robins open Court, and tion and attestat subscribed by

10591 In the matter of the Estate of } Estate not subject to Tax.
Alpheus Keeder. Deceased.

Cephas Atkinson as Executor of the Estate of Alpheus Keeder, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$7,303, the debts and cost of administration are \$1,330.00, and the net actual market value thereof is \$5,973.49.

That the said deceased died testate dividing his estate equally between his five children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

8351-A In the matter of the } Filing second partial account.
Trusteeship of
Elon J. Huston, et al.

This day came Bent Cahill Trustees of Elon J. Huston et al. minors, of Union County, Ohio, and presented his second partial account in settlement of said Trusteeship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of January A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Sat. Dec 11-1926.

10916 In the matter of the will of } Filing of will and Order for Hearing
Anna Sheridan, Deceased.

This day an instrument of writing, purporting to be the last will of Anna A. Sheridan, late of Paris Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, on this the 11th day of Dec. 1926, at 4 o'clock P.M. all next of kin being in Court.

10916 In the matter of the will of } Admitting to Probate and Record.
Anna A. Sheridan. Deceased.

This matter came on this day further to be heard, on the application of George V. Sheridan to admit to probate and record the will of Anna Sheridan late of the Village of Marysville in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio, and C.C. Jarvis and V.S. Robinson, the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon

The court finds that the aforesaid instrument of writing is the last will and testament of said Anna B. Sheridan, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

Monday Dec 13-1926.

10919 In the matter of the estate of John F. Spain, Deceased. } Appointment Order for Bond.

This day Obe Spain and Aerie Clark, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrators of the estate of John F. Spain late of Allen Township, Union County Ohio, deceased, and an affidavit that there is not to their knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Obe Spain and Aerie Clark are suitable persons and legally competent; it is ordered they be so appointed upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

10919 In the matter of the Estate of John F. Spain, Deceased. } Bond Approved. Letters Issued.

This day Obe Spain and Aerie Clark, appeared in open court, accepted the appointment as Administrators of the estate of John F. Spain, deceased, and gave and filed herein their bond in the sum of Two Thousand Dollars, conditioned according to law, with themselves as sureties, which bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Obe Spain and Aerie Clark, that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$5.50.

9115-A In the matter of the estate of Addie E. Masters, Deceased. } Filing first and final account.

This day came J. B. Guspan Administrator de bonis non with the will annexed of the estate of Addie E. Masters, 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 January A.D. 1927, at one o'clock P.M., to which time said matter is continued.

10920

In the matter of Lodisa Wilcox.

This day John ... copy of the will of Probate thereof herein; and it a ... ion County, State ... property is situat

It is therefore Probate be and t ... same be record ... that said John

In the matter of Minnie B. Patrick

This day au ... nic B. Patrick, ... in open court a ... said will be file ... fore this court ... tice thereof be g ... of kin of the tes

10917

In the matter of Anna A. Sheridan

The Last W ... in this County. ... This day Geo. ... Court, and ma ... to be appointed ... the estate cons ... is fied that sai ... is ordered that ... without bond in

10917

In the matter of Anna A. Sheridan

This day Geo ... ecutor of the E ... It is therefore ... decedent, to sa ... that said Exec

10920 In the matter of the will of Lodisa Wilcox, Deceased. } Orders on Admission to Record
Authenticated Copy of will, and Order of Probate

This day John L. Wilcox appeared in open court and produced an authenticated copy of the will of Lodisa Wilcox late of Marion 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 Marion County, State of Ohio, and relates to property in the State of Ohio, a part of which property 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 John L. Wilcox pay the costs herein taxed at \$

In the matter of the will of Minnie B. Patrick, Dec'd. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Minnie B. Patrick, late of York Township in this County, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 16th day of Dec. 1926, at ten o'clock a.m. and that due notice thereof be given days prior to said hearing, to the widower and next of kin of the testatrix, resident of the State of Ohio.

Tuesday Dec. 14 - 1926.

10917 In the matter of the Estate of Anna A. Sheridan, Deceased. } Appointment
Order for Bond.

The Last Will and Testament of Anna A. Sheridan late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Geo. V. Sheridan 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 Geo. V. Sheridan is a suitable person and legally competent, it is ordered that he be appointed as such Executor without bond in accordance with the will of said Anna A. Sheridan, deceased.

10917 In the matter of the Estate of Anna A. Sheridan, Deceased. } Appointment. Orders.
Bond Approved. Letters Issued.

This day Geo. V. Sheridan appeared in open court, accepted the trust as executor of the Estate of Anna A. Sheridan deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Geo. V. Sheridan, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

10921

In the matter of the Estate of Joseph E. Mackau, Deceased.

Appointment Order for Bond.

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

10921

In the matter of the Estate of Joseph E. Mackau, Deceased.

Bond Approved. Letters Issued.

This day Sarah R. Mackau appeared in open court; accepted the appointment as administratrix, of the Estate of Joseph E. Mackau, deceased, and gave and filed herein her bond in the sum of Two thousand Dollars, conditioned according to law, with Ada Davis, Carrie A. Ridenour and Ernest C. Mackau freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Sarah R. Mackau, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

7266

In the matter of the Estate of William F. S. Kile, Deceased.

Authority to Transfer and Record Real Estate Devised.

This day came Clark Kile and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, of certain real estate devised by William F. S. Kile, deceased, and for a certificate to the County Recorder.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to the heirs of R. P. Kile as follows: - James Pearl Kile, Rubie Leah Philburn, Arthur Ray Kile, and Helen May Jewell Kile

That the following is a description of said real estate such as is contained in the will, to-wit:

Item 2. "I give, devise and bequeath to my brother, Fred Kile, nine teen and ten one hundredths (19.10) acres of land lying on the North side of Clark Kile's land in Jerome Township, Union County Ohio, to have and to hold the same in trust for the use and benefit of the children of my brother, R. P. Kile until the youngest child of my said brother R. P. Kile shall reach the age of twenty-one (21) years. It is my will that no bond be required of said trustee. When the youngest child of my said brother R. P. Kile reaches the age of twenty-one (21) years, I give, devise and bequeath the said land to the said children of my said brother, their heirs and assigns forever, share and share alike."

The Court further finds that the said R. P. Kile died on or about the day of leaving surviving him the following named persons his children, James Pearl Kile

Rubie Leah Philburn at-law, and that

The following description of land in Union County, Ohio, County of Union, and described as follows: and Warner Graves the south side of west-line of said road to a stone and tile stone and rock road N. 33° 15' W.

And it appears to have been fully completed and ordered that said name of James C. Kile, and the required by law

7577

In the matter of John M. Lee.

This day came County Ohio, dec of said estate de

Whereupon the matter is conti

10918

In the matter of Minnie B. Patrick

This day pe mie B. Patrick, not to take un the Court expla der it and also under the will, said will, and take might-be

10918

In the matter of Minnie B. Patrick

This matter Patrick to adm the Township o It is now sh filing of said w in this Court h widower next And F. Le Roy C

Rubie Leah Philburn, Arthur Ray Tile and Helen May Jewell Tile, as his only heirs at law, and that each of said children has arrived at the age of 21 years.

The following is a specific description of said real estate: - Situate in the State of Ohio, County of Union and Township of Jerome, being part of survey No. 7074, and bounded and described as follows: - Beginning at a stone and tile, in the center of the Tile and Warner Gravel Road and at the southeast corner of E. E. Lane's land; thence with the south side of said Lane's land S. 66° W. 60.88 poles to a stone and crockery in the west line of said Survey No. 7074; thence with said survey line S. 32° 10' E. 55.60 poles to a stone and tile; thence N. 66° 15' E. with the center of the Tile ditch 61.50 poles to a stone and crockery in the center of said road; thence with the center of said road N. 33° 15' W. 50.80 poles to the beginning. Containing 19.10 acres, more or less.

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 said real estate be transferred upon the duplicate of the county to the name of James Pearl Tile, Rubie Leah Philburn, Arthur Ray Tile and Helen May Jewell Tile, and that a certificate of this order issue to said Auditor and Recorder as required by law.

Thursday Dec 16-1926.

7577 In the matter of the estate of John M. Lee, Deceased. } Filing Second and final Account.

This day came Mary E. Lee, Executrix of the Estate of John M. Lee, late of Union County Ohio, deceased, and presented her second and final account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of January A.D. 1926, at one o'clock P.M., to which time said matter is continued.

10918 In the matter of the will of Minnie B. Patrick, Dec'd. } Election

This day personally came into open court D. E. Patrick widower of said Minnie B. Patrick, deceased, and applied to make his election whether to take or not to take under the will of said Minnie B. Patrick, deceased. Whereupon the court explained to him the provisions of said will and his rights under it and also his rights under the law in the event of his refusal to take under the will; and he declared himself satisfied with the provisions of said will, and elected to take under it, and asked that his election so to take might be entered upon the journal of the court, which is accordingly done.

10918 In the matter of the will of Minnie B. Patrick, Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of D. E. Patrick to admit to probate and record of the will of Minnie B. Patrick, late of the Township of York in said County, deceased, heretofore filed in said court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the widower next of kin of said testator resident of the State of Ohio.

And F. Le Roy Allen and Lulu L. Spain, the subscribing witnesses to said will.

this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Minnie B. Patrick, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Friday Dec. 17-1926.

10924 In the matter of the estate of Emmeline Drake, deceased.

Appointment Order for Bond.

This day John P. Bower appeared in open Court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Emmeline Drake, 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 John P. Bower is a suitable person and legally competent; it is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of Twenty-five Hundred Dollars, and this cause is continued.

10924 In the matter of the estate of Emmeline Drake, deceased.

Bond Approved. Letters Issued.

This day John P. Bower appeared in open Court, accepted the appointment as Administrator, of the estate of Emmeline Drake, deceased, and gave and filed herein his bond in the sum of Twenty five Hundred Dollars, conditioned according to law, with W. W. Bower and Charles F. Drake freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John P. Bower, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

10925 In the matter of the will of George Renner, deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of George Renner, late of Marysville, Paris Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court on the 5th day of January 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testator, resident of the state of Ohio.

10923

In the matter of Ella Rigdon Haynes

This day an in late of Union Town made for Probate said application w one o'clock P.M. and widower and next

10926

In the matter of

The Guardian Gertrude Vossler

This day Ch appointed Guard trude Vossler is Vossler, late of resides in this co essary, and that ble person to be verified by his value thereof, ac rents of said ma appointed such in the sum of

10926

In the matter of

The Guardian Gertrude Vossler

This day Ch Guardian of Ge Two Thousand S Guaranty Co, fre Thereupon sai estly discharge It is therefore nott, that this herein, taxed

10515

In the matter Hettie M. Arno

This day c of Union County ment of said es Whereupon th urday, the 31st matter is conti

10923 In the matter of the will of } Filing of will and Order for Hearing
Ella Rigdon Haynes. Dec'd.

This day an instrument of writing purporting to be the last will of Ella Rigdon Haynes late of Union Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 20th day of January 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widower and next of kin of the testatrix, resident of the State of Ohio.

Saturday Dec. 18-1926.

10926 In the matter of } Appointment
The Guardianship of } Order for Bond.
Gertrude Vossler, minor

This day Charles Parrott appeared in open Court and made application to be appointed Guardian of Gertrude Vossler, and the Court being satisfied that said Gertrude Vossler is a minor of the age of years 2-19- and child of William Vossler, 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 a Guardian is necessary, and that said Charles Parrott 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 Charles Parrott be appointed such Guardian upon giving a bond with sureties as required by law, in the sum of Two Thousand Dollars; and this cause is continued.

10926 In the matter of } Appointment
The Guardianship of } Bond Approved. Letters Issued.
Gertrude Vossler, minor

This day Charles Parrott appeared in open Court, accepted the appointment as Guardian of Gertrude Vossler and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co, freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said Charles Parrott took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

Wednesday Dec 1-1926.

10515 In the matter of the Estate of } Filing first and final Account.
Hettie M. Arnold. Dec'd.

This day came C.C. Penhollowwood Executor of the estate of Hettie M. Arnold 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. 1926, at one o'clock P.M. to which time said matter is continued.

10896

In the matter of the Estate of Monroe Martin, Deceased.

Estate not subject to Tax.

Frances L. Martin as administratrix of the Estate of Monroe Martin, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$5,900.00, the debts and cost of administration are \$5,042.00, the net actual market value thereof is \$908.00,

That said deceased died testate leaving his property to his widow, Frances L. Martin in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10874

In the matter of the Estate of David V. Wyeth, Deceased.

Estate not subject to Tax.

Ada Wyeth as Executrix of the Estate of David V. Wyeth, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6617.00, the debts and cost of administration are \$2150.00 and the net actual market value thereof is \$4267.00. That said deceased died testate, leaving his estate to his widow for and during her life time, then to his three children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to The Tax Commission of Ohio.

Monday Dec. 20 - 1926.

19867

In the matter of the will of David V. Wyeth, Deceased.

Authority to Transfer Real Estate

This day Ada Wyeth appeared in open Court and filed herein her application duly verified, for an order directing the transfer upon the tax duplicate of Union County Ohio of certain real estate devised to her by David V. Wyeth 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:

Said Testator's joint interest with the said Ada Wyeth, in the following real estate, to-wit: Situated in the State of Ohio, and the County of Union and the township of Faylor, and the Town of Broadway as follows:

Beginning at a stake bearing North 78 degrees East, 58 1/2 feet from an an-

chor post at the 7 of the Delaware 78 degrees, E. 117 feet to a stake. stake; thence beginning. Cont And it appear been fully comp dered that such the name of Ad required by law

10896

Frank Sewell, E Estate of James vs. Emma J. Guy, et

This day the Executor of the former order of the sale made in said report correct, and b It is ordered It is further and interest of L. Rausch, and all the Executors It is further tioner pay the

10923

In the matter W. S. Davis. This day appeared in of for the admis It is therefore to bring said u of December 19 poenas issue qualified phys and this cause

chor post at the North east corner of the Broadway School Lot and in the South line of the Delaware and Bellefontaine gravel road. Thence in an easterly direction North 78 degrees, E. 117 feet to a stake; thence in a southerly direction 11 degrees 20' East, 236 feet to a stake. Thence in a westerly direction South 78 degrees west, 117 feet to a stake; thence in a northerly direction N. 11 degrees 26' west 236 feet to the place of beginning. Containing $\frac{6}{100}$ acres, more or less.

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 Ada Wyeth, and that a certificate issue to said County Auditor as required by law.

Tuesday Dec. 21-1926.

10896 Frank Sewell, Executor of the Estate of James Guy,

vs. Plaintiff
 Emma J. Guy, et al. Defendants.

Petition to sell Real Estate
 Orders approving and Confirming Sale.

This day this Cause coming on to be heard on the report of Frank Sewell Executor of the estate of James Guy, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said James Guy in said real estate, to the purchasers Clarence L. Rausch, and Leona C. Rausch upon the said purchaser paying Frank Sewell the Executor the purchase price.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

10923 In the matter of } Inquest of Lunacy
 W. S. Davis. } Orders for Warrant, Etc

This day Anna Hamilton 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 W. S. Davis into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. S. Hager commanding him to bring said W. S. Davis alleged to be insane, before this court, on the 21st day of December 1926, at ten o'clock A. M. And it is further ordered that subpoenas issue for Dr W. M. Koff, and R. B. Woodworth respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10923

In the matter of
W. S. Davis.

Inquest of Lunacy
Orders on Hearing, etc

This day this cause came on to be heard, and the said W. S. Davis was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr W. M. Koff, and R. W. Woodworth the medical witnesses and being satisfied that said W. S. Davis is insane, that he has a legal settlement in Union Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the Community, that the son J. R. Davis is willing to care for him in his home.

It is therefore ordered that the said W. S. Davis be and is hereby committed to his son J. R. Davis.

Tuesday
Wednesday Dec. 21-1926.

10827

In the matter of the Estate of
James Guy, Deceased.

Appointment
Order to Record Notice

This day proof of publication of notice of the auction of an automobile by the Executor of the Estate of James Guy, Deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

Wednesday Dec. 22-1926.

10914

In the matter of the Estate of
Frank Belt, Deceased.

Filing Inventory and Appraisement

This day came Norman C. Brown Administrator of the Estate of Frank Belt, late of Union County, Ohio, Deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Norman C. Brown has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Norman C. Brown pay the costs herein taxed at \$4.00

10915

In the matter of the Estate of
Lizzie A. Copp, Deceased.

Filing Inventory and Appraisement.

This day came L. J. McCoy Executor of the Estate of Lizzie A. Copp, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified. Whereupon the Court after a careful examination of the same and being satisfied that said L. J. McCoy has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10912

In the matter of
Elizabeth Gaul

This 22nd day of
application for
the premises,

That the gross
real estate \$22
will be \$200.00
the net actual

The Court further
ages where ma
succession to
of each succes
is liable, the
paid, and the to
lows:

Alice Finnin

Relationship val
Aunt \$200.00

It is ordered
to all persons 10
Such notice an
a copy of the
any way affec
exemptions all
It is further
to the Auditor

10912

In the matter
Thomas M. Fry

This day co
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all respects co
order the said
It is further

9297

In the matter
The Guo

Floyd Baker, e

This day c
County Ohio, a
Guardianship

Whereupon
Saturday the
matter is co

10912

In the matter of the Estate of Elizabeth Gault. Deceased } Determination of Inheritance Tax.

This 22nd day of December 1926, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine:

That the gross value of said estate is \$2252.00, composed as follows: Personally \$40.00, real estate \$2212.00, that the debts are \$1800.00, and that the cost of Administration will be \$200.00. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$252.00.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationships if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relationship	value of succession	Exemption	Sub. to tax	Tax.	Date of accrual.	By whom pd.	Township
Alice Finnin Aunt	\$252.00	None	\$252.00	\$17.64	Dec. 16-1922.	Alice Finnin	Dover.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Thursday Dec 23-1926.

10912

In the matter of the Estate of Thomas M. Fry. Deceased. } Filing Inventory and Appraisement

This day came Margaret A. Fry Executrix of the Estate of Thomas M. Fry late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said Estate, duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Margaret A. Fry has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

9297

In the matter of The Guardianship of Floyd Baker, et al. } Filing first and final account.

This day came M. V. Baker, Guardian of Floyd Baker et al. minors, of Union County Ohio, and presented his first and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of January A. D. 1926, at one o'clock P. M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 1926

10904

J. R. Wood, Executor of the Estate of Francis Dunn, Dec'd.
vs. Plaintiff
Clark Dunn, et al. Defendants.

Order for Private Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony of J. R. Wood, Plaintiff herein, 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 Francis Dunn did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory.

It is ordered that another appraisement be and hereby is dispensed with.

And the court being satisfied that it is necessary to sell the real estate of said Francis Dunn, 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 J. R. Wood as such executor proceed to sell said real estate at private sale, free of dower, for not less than the appraised value thereof, 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.

10904

J. R. Wood, Executor of the Estate of Francis Dunn,
vs. Plaintiff
Clark Dunn, et al. Defendants.

Petition to Sell Real Estate -
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of J. R. Wood, Executor of the Estate of Francis Dunn, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Francis Dunn, deceased, in said real estate, to the purchaser Otto Noteman, upon the said purchaser paying the purchase price.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

* 10929

In the matter of Josephine J. Bar... This day came on to be heard in the matter of the Estate of Union County, and being satisfied that the same is in conformity with the Statutes to such effect as to be a proper and correct instrument filed and... It is further

* 10929

In the matter of Josephine J. Bar... The last will and testament of the said deceased in this county of Union County, Ohio, was filed by Mrs. Cles J. Florence and filed an affidavit of her being a sole executrix, also a statement of the probable value of the estate, which is a suitable and proper one as such executrix of the said Josephine J. Bar...

10929

In the matter of Josephine J. Bar... This day the court being satisfied that the said executrix of the said deceased, to said executrix pay

10917

In the matter of Anna A. Sheris... This day came on to be heard in the matter of the Estate of Union County, Ohio, of said deceased. Whereupon the court being satisfied that the same is in conformity with the Statutes to such effect as to be a proper and correct instrument filed and... the costs here... In the matter of Emma Jane...

10933

In the matter of Emma Jane... This day came on to be heard in the matter of the Estate of Union County, Ohio, of said deceased. Whereupon the court being satisfied that the same is in conformity with the Statutes to such effect as to be a proper and correct instrument filed and... the costs here... In the matter of Emma Jane...

* 10929 In the matter of the Estate of Josephine J. Barnes, Dec'd } Filing Inventory and Appraisement

This day came Cleo J. Florence, Executrix of the estate of Josephine J. Barnes, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said Estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Cleo J. Florence has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

* 10929 In the matter of the Estate of Josephine J. Barnes, Deceased. } Appointment
Order for Bond

The Last will and Testament of Josephine J. Barnes late of Claibourne Township in this County deceased, having heretofore been duly proved and allowed; this day Cleo J. Florence 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 Cleo J. Florence is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, without bond in accordance with the will of the said Josephine J. Barnes, Deceased.

10929 In the matter of the Estate of Josephine J. Barnes, Dec'd. } Appointment. Orders
Bond Approved. Letters Issued.

This day Cleo J. Florence appeared in open Court accepted the trust as Executrix of the Estate of Josephine J. Barnes, deceased, and no bond required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Cleo J. Florence, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50

Tuesday Dec. 28-1926

10917 In the matter of the Estate of Anna A. Sheridan, Dec'd. } Filing Inventory and Appraisement.

This day came George Sheridan, Executor of the estate of Anna A. Sheridan late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10933 In the matter of the will of Emma Jane Halloway, Dec'd. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Emma Jane Halloway, late of Paris Township in this County, deceased, was produced in open Court and Application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 30th day of December 1926, at 9 o'clock A.M. and that due notice thereof be given days prior to said hearing, to the next of kin of the testatrix, resident of the State of Ohio.

THE W. H. STANGE CO., CIN. O. 1925

10930 In the matter of the will of Louis B. Demorest, Dec'd. Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Louis B. Demorest, late of Marysville Paris Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 31st day of Dec. 1926, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

Wednesday Dec 29-1926.

10931 In the matter of the Estate of Daniel Freeman, Dec'd. Appointment Order for Bond.

This day Lydia Freeman appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Daniel Freeman 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 Lydia Freeman 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 Dollars, and this cause is continued.

10931 In the matter of the Estate of Daniel Freeman, Dec'd. Appointment. Orders. Bond Approved. Letters Issued.

This day Lydia Freeman appeared in open Court, accepted the appointment as Administratrix, of the Estate of Daniel Freeman, deceased, and gave and filed herein her bond in the sum of fifteen Hundred Dollars, conditioned according to law, with Nathan Freeman, Robert Calloway, and Luther Fleming freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Lydia Freeman, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.00

10932 In the matter of Charles H. Lockwood. Inquest of Lunacy Orders for Warrant, etc

This day P. D. Lockwood and Guy C. Lockwood resident citizens of Columbus Franklin County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Charles H. Lockwood into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. S. Hager commanding him to bring said Charles H. Lockwood alleged to be insane, before this Court, on the 30th day of December 1926, at ten o'clock A.M.

And it is further ordered that subpoenas issue for P. D. Longbrake and F. C. Calloway, respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10932 In the matter of Charles H. Lockwood.

This day the Court was brought before and having heard the witnesses, and a legal settlement of the estate of the said Charles H. Lockwood has occurred and it is dangerous to delay at the Columbus State Hospital.

It is therefore ordered that the witnesses in a legal settlement provided by law of said State and a certified copy of the findings of the findings of the cause is continued.

10932 In the matter of Charles H. Lockwood.

The Judge of the Court is supplied with the vengeance of said State and this cause is continued with his report.

10389 In the matter of Elizabeth Roland.

This day the Court was brought before and having heard the witnesses, and a legal settlement of the estate of the said Elizabeth Roland has occurred and it is dangerous to delay at the Columbus State Hospital.

10771 In the matter of Roland Penrose.

This day the Court was brought before and having heard the witnesses, and a legal settlement of the estate of the said Roland Penrose has occurred and it is dangerous to delay at the Columbus State Hospital.

10937

In the matter of Charles H. Lockwood.

Inquest of Lunacy. Orders on Hearing, Etc

This day this cause came on to be heard, and the said Charles H. Lockwood was brought before the court. Thereupon the judge proceeded with the examination, and having heard the testimony of Dr P.D. Longbrake and Dr F.C. Calloway, the medical witnesses, and being satisfied that said Charles H. Lockwood is insane, that he has a legal settlement in Liberty Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this state, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr P.D. Longbrake and Dr F.C. Calloway the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Charles H. Lockwood 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.

10937

In the matter of Charles H. Lockwood.

Orders for clothing and for warrant to Convey.

The Judge being advised that said Charles H. Lockwood can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff.

And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10389

In the matter of the Guardianship of Elizabeth Roc.

Filing first partial account.

This day came L.C. Cross, Guardian of Elizabeth Roc an incompetent of Union County, Ohio, and presented his first partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of January A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10771

In the matter of the Estate of Roland Penrose. Presumed Decedent.

Orders directing sum and form and approving Security.

This day the application of the Administrator of the estate of Roland Penrose, heir at law of Roland Penrose, presumed decedent, came on to be heard; and the Court being fully advised in the premises finds the statements in said application true. It is therefore ordered that said B.L. Robinson give Bond in the sum of Five Hundred ninety two and 73/100 Dollars (\$592.73) conditioned according to law, in such form and with such sureties as may be approved by the court.

THE W. H. STANAGE CO., CIN., O., 1925

10771

In the matter of the Estate of Roland Penrose, Presumed Decedent.

Orders directing Sum and Form and Approving Security.

This day the application of the Administrator of the Estate of Roland Penrose heir at law of Roland Penrose, presumed decedent, came on to be heard and the Court being fully advised in the premises finds the statements in said application true.

It is therefore ordered that said Guardian of Everett McSparran and Paul McSparran give Bond in the sum of Four Hundred (\$400.00) Conditioned according to law, in such form and with such sureties as may be approved by the Court.

10771

In the matter of the Estate of Roland Penrose, Presumed Decedent.

Orders Directing Sum and Form, and Approving Security.

This day the application of the Administrator of said estate, heir at law, of Roland Penrose, presumed decedent, came on to be heard; and the Court being fully advised in the premises finds the statements in said petition are true.

It is therefore ordered that said Alice Penrose give Bond in the sum of Three Hundred Ninety five and 1/100 Dollars, (\$395.10) conditioned according to law, in such form and with such sureties as may be approved by the Court.

10771

In the matter of the Estate of Roland Penrose, Presumed Decedent

Orders directing Sum and Form, and Approving Security

This day the Application of the Administrator of the Estate of Roland Penrose heir at law of Roland Penrose presumed decedent, came on to be heard; and the Court being fully advised in the premises finds the statements in said Application true.

It is therefore ordered that said B.E. Penrose give Bond in the sum of Three Hundred Ninety five and 1/100 Dollars (\$395.10), conditioned according to law, in such form and with such sureties as may be approved by the Court.

10771

In the matter of the Estate of Roland Penrose, Presumed Decedent.

Orders directing Sum and Form and Approving Security

This day the application of the Administrator of the Estate of Roland Penrose heir at law of Roland Penrose presumed decedent, came on to be heard, and the Court being fully advised in the premises finds the statements in said Application true.

It is therefore ordered that said Ballie Rutter give Bond in the sum of One Thousand One Hundred eighty five and 4/100 Dollars (\$1185.46), conditioned according to law, in such form and with such sureties as may be approved by the Court.

10771

In the matter of the Estate of Rollaud Penrose, Presumed Decedent.

Orders directing Sum and Form and Approving Security

This day the application of the Administrator of the Estate of Rollaud Penrose, heir at law of Rollaud Penrose, presumed decedent, came on to be heard, and the Court being fully advised in the premises finds the statements in said application true.

It is therefore ordered that said Charles Robinson give Bond in the sum of Five Hundred Ninety two and 73/100 Dollars, (\$592.73), conditioned according to law, in such form and with such sureties as may be approved by the Court.

10933

In the matter of Emma Jane Galloway

This day an in loway, late of Pa application m Court, and the of December 192 said hearing,

10933

In the matter of Emma Jane Galloway

This matter w. Galloway, to of the village of

It is now s of said will au has, pursuant of said testator

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County, and at and memory, c

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10934

In the matter of Emma Jane Gal

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10933

In the matter of the will of Emma Jane Galloway, Dec'd.

Filing of will and Order for hearing

This day an instrument of writing, purporting to be the last will of Emma Jane Galloway, late of Paris Township in this County, deceased, was produced in open court, and application made for Probate. It is now ordered that the said will be filed in this court, and the said application will be for hearing before this court on the 30th day of December 1926, at 9 o'clock a.m. and that due notice thereof be given prior to said hearing, to the next of kin of the testatrix resident of the State of Ohio.

10933

In the matter of the will of Emma Jane Galloway, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Frank W. Galloway, to admit to probate and record the will of Emma Jane Galloway late of the village of Marysville in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio. And Jessie V. Southwick and C.A. Hoopes the subscribing witnesses to said will, and Fern Berger and C.A. Hoopes the subscribing witnesses to the codicil, a part thereof, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, and of said codicil, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing, together with said codicil, is the last will and testament of said Emma Jane Galloway, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10934

In the matter of the Estate of Emma Jane Galloway, Dec'd.

Appointment Order for Bond.

The Last will and Testament of Emma Jane Galloway, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Frank W. Galloway, the executor named in said will, appeared in open Court, and made and filed an application under oath as required by law to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Frank W. Galloway, is a suitable person and legally competent, it is ordered that he be appointed as such Executor.

It is ordered that no bond be required of said Executor.

10734 In the matter of the estate of Emma Jane Galloway, Dec'd.

Appointment. Orders. Bond Approved. Letters Issued.

This day Frank W. Galloway appeared in open court, accepted the trust as Executor of the estate of Emma Jane Galloway, deceased, and no bond being required under the will.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Frank W. Galloway, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10897 In the matter of the will of Josephine Thompson Barnes, Dec'd.

Authority to Transfer Real Estate Devised.

This day came Cleo J. Florence and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Josephine Thompson Barnes, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Cleo J. Florence, and that said real estate so devised is described as follows:

First Tract: - Situated in the village of Marysville, County of Union and State of Ohio, and part of Survey No 3351, and, being the whole of In-Lot No. 81 in said village, except a strip 4 feet wide off the north side which was conveyed by James H. Wall to L.E. Bellus, April 25th 1870, and the remainder of said In-Lot No. 81 (hereby conveyed) is described as follows:

Beginning at the north east corner of In-Lot No. 88 in said village and in the west line of Main Street; thence North with said line 79 1/2 feet, more or less, to the South-east corner of said part of In-Lot No. 81 conveyed to L.E. Bellus; thence with the South line of said premises sold to said L.E. Bellus west 132 feet, more or less, to the South-west corner of said premises and in the east line of an alley; thence South with said line 79 1/2 feet, more or less, to the north-west corner of said In-Lot No. 88; thence East with the north line of said In-Lot 132 feet, more or less, to the beginning.

Second Tract: - Situated in the village of Peoria, County of Union and State of Ohio, and described as follows:

Being all of In-Lot No. 28 in the said village of Peoria, and for a more definite description of said lot reference is hereby made to the recorded Plat. of said village as found in the office of the County Recorder of said County at Marysville Ohio.

Third Tract: Situated in the township of Taylor, County of Union, State of Ohio, and a part of Survey No. 369; and described as follows:

Commencing at a stone in the center of the Ford Gravel Road and the north-westerly corner to the lands of Cleo J. Florence; thence with two consecutive line of said land South 80° 45' East 71.60 poles to a stone; thence North 8° 30' East 21.54 poles to an iron pin; thence North 80° 45' west 70.70 poles to an iron pin in the center of said Ford Gravel Road; thence with the center of said road South 1° 45' East 22.28 poles to the place of beginning.

Containing 10 acres, be the same more or less.

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 the name of Cleo J. Florence be appointed Auditor, as requested.

10757

In the matter of Sarah P. Lock

This day came the Court in the settlement of the estate of Sarah P. Lock. Whereupon the day the 29th day of December is continued.

10930

In the matter of Louis B. Demore

Be it Remembered that on the 29th day of December 1926, an instrument of the said Louis B. Demore was produced and read. And it now being the filing of a record in this Court, resident of

And it further describing with will, Aug. 21st appeared in open court touching the said will and was witness to said attestation of said respectively the aforesaid L.B. Demore that the said was of full age

It is therefore that the said named, be en

is ordered that said real estate be transferred upon the Duplicate of the County to the name of Cleo. F. Florence, and that a certificate of this order issue to the County Auditor, as required by law.

10757

In the matter of the Estate of Sarah P. Lockwood, Deceased. } Filing first and final Account.

This day came Willis A. Lockwood Administrator of the Estate of Sarah P. Lockwood late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of January A.D. 1927, at one o'clock p.m. to which time said matter is continued.

10930

In the matter of the will of Louis B. Demorest, Deceased. } Admitting to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 28th day of December A.D. 1926, an instrument of writing, purporting to be the last will and Testament of Louis B. Demorest, late of Marysville 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 James McCampbell one of the subscribing witnesses to said will, according to facts has since the date of said will, Aug. 21st 1909, died. Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were duly sworn and examined according to law, touching the genuineness of the signature of said James McCampbell attached to said will. Thereupon this day came Harry L. Agner the other subscribing witness to said will who having duly sworn testified 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 L. B. Demorest, 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.

THE W. H. STANAGE CO., CIN., O. 1925

10920

In the matter of the estate of } Estate not subject to Tax
Nittie Moffett, deceased.

Frank Moffett as the only heir of the estate of Nittie Moffett, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is One thousand Dollars, the debts and cost of administration are \$300.00, and the net actual market value thereof is \$7.00.

That the said Nittie Moffett died intestate leaving Frank Moffett her widower the only heir at law, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding tax at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10757

In the matter of the estate of } Estate not subject to Tax
Sarah P. Lockwood, Dec'd.

Willis A. Lockwood as Administrator of the estate of Sarah P. Lockwood deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2590.00, the debts and cost of administration are \$1612.20, and the net actual market value thereof is \$977.80, that said deceased died intestate leaving two sons and two grand children, and that as a result said estate and the successions therein are exempt from any inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday Dec. 14-1926

10922

L.B. McNeal, Executor of the estate of }
Highalmer R. Van Houten, Plaintiff } Filing Petition to sell Real estate.
Bella Main, et al. } Defendants.

This day came the Plaintiff L.B. McNeal, Executor of the estate of Highalmer R. Van Houten, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Highalmer R. Van Houten, deceased, to pay the debts, and the costs of administering the estate of the said decedent.

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

In the matter of }
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Mary J. Johnson,

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final account

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Ada Wyeth, Exec

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Alice Finnie, Es

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C.C. Penhorwood

10579

Addie H. Bachm

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B.F. Jackson, Exc

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C.C. Penhorwood

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In the matter of Accounts } Notice Approved.
filed for Settlement.

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

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

- 10576 Mary J. Johnson, Executrix of the Estate of Alfred Johnson, first and final account.
- 10614 Rec Deeley, Executor of the Estate of O.P. Bishop, first and final account.
- 10696 Frances L. Martin, Executrix of the Estate of Monroe Martin, first and final account.
- 10271-A Milo L. Myers, Administrator de bonis non, of the Estate of Belle Snyder, first and final account.
- 10574 Ada Nyeth, Executrix of the Estate of David V. Nyeth, first and final account.
- 9987 Alice Fennin, Executrix of the Estate of Elizabeth Gault, first and final account.
- 10448 C.C. Penhorwood, Executor of the Estate of William J. Arnold, first and final account.
- 10579 Addie H. Bachman, Executrix of the Estate of Sarah W. Hughes, first and final account.
- 10656 B.F. Jackson, Executor of the Estate of Carrie M. Cox, first and final account.
- 10510 C.C. Penhorwood, Executor of the Estate of Nettie M. Arnold, first and final account.
- 9036 B.B. Treaver, Guardian of Levi Gingerich et al. third partial account.
- 8629 Lillie M. Cunningham, Guardian of George W. Fonguet.
- 10411-A J.C. Red, Guardian of M.V. Merry, first and final account.
- 5322-B H.M. Patric, Guardian of Artillissa Conclie, third partial account.
- 10422 Nancy E. Lyons, Guardian of Edwin E. Lyons, first partial account.
- 10595- Blanche Davis, Executrix of the Estate of Charles E. Davis, first and final account.

10876 In the matter of the Estate of } First and final account.
Alfred Johnson. Deceased.

This day the first and final account of Mary J. Johnson, Executrix of the Estate of Alfred 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 Executrix be and she is allowed the sum of Twenty Two, and 69 Cents Dollars, (\$22.69), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 19-1926.

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

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10614 In the matter of the Estate of } First and final Account.
A.F. Bishop, Deceased.

This day the first and final account of A. Lee Seely, Executor of the estate of C.F. Bishop deceased, came on for hearing and settlement, due notice thereof having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 and nine, and 7/100 Dollars, (\$409.76), 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00, within ten days. Costs paid Nov. 11th 1926.

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

10696 In the matter of the Estate of } First and final Account.
Monroe Martin, Deceased.

This day the first and final account of Frances L. Martin, Executrix of the estate of Monroe Martin, 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 Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 10th 1926.

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

10271-A In the matter of the Estate of } First and final Account.
Belle Snyder, Deceased.

This day the first and final account of Milo L. Myers, Administrator de bonis non, of the estate of Belle Snyder, deceased, came on for hearing and settlement, due notice thereof having been published according to law. ^{and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Three, and 2/100 Dollars, (\$33.27), being in full compensation for all his ordinary servi-

ces rendered, being

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10874 In the matter of
David V. Wyeth,

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ces rendered, being commissions on the amount collected and accounted for by him.
 The Court finds said account duly balanced, and said estate settled according to law.
 It is ordered that said Administrator Etc pay the costs herein taxed at \$5.00 within
 ten days. Costs paid Nov. 12-1926.
 It is ordered that said account and the proceedings herein be recorded in the Re-
 cords of this office.

10874 In the matter of the estate of } First and final account.
 David V. Wyeth, Deceased.

This day the first and final account of Ada Wyeth, Executrix of the estate of David
 V. Wyeth, 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 there-
 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.

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 Executrix pay the costs herein taxed at \$5.00 within
 ten days. Costs paid Nov. 20-1926.
 It is ordered that said account and the proceedings herein be recorded in the
 Records of this office.

9987 In the matter of the estate of } First and final account.
 Elizabeth Gault, Deceased.

This day the first and final account of Alice Pinnin, Executrix of the estate of
 Elizabeth Gault deceased, came on for hearing and settlement, due notice thereof
 of having been published according to law. No exceptions having been filed
 thereto, and no one now appearing to except or object to the same; and the court
 having carefully examined said account and the vouchers therewith and all mat-
 ters pertaining thereto, and being fully advised in the premises, do find the same
 to be in 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 Fifty
 Seven, and 42/100 Dollars (\$57.42), being commissions on the amount collected
 and accounted for by her, and being in full compensation for all her ordinary
 services rendered.
 The Court finds said account duly balanced, and said estate settled according
 to law.

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within
 ten days. Costs paid Nov. 27th 1926.
 It is ordered that said account and the proceedings herein be recorded
 in the records of this office.

THE W. H. STANAGE CO., CIN., O., 187888

10448 In the matter of the estate of William J. Arnold, deceased. } First and final account.

This day the first and final account of E.C. Penrose, Executor of the Estate of William J. Arnold, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Executor be and he is allowed the sum of One Hundred and Seventy seven, and Five Dollars (\$177.59), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 26-1926.

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

10879 In the matter of the estate of Sarah W. Hughes, deceased. } First and final account.

This day the First and final account of Addie H. Bachman, Executrix of the estate of Sarah W. Hughes, 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 he 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.

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 17-1926.

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

10656 In the matter of Carrie M. Cox,

This day the account of Carrie M. Cox, 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 account be and he is allowed the sum of Seventy five, and Five Dollars (\$75.50), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said account be and he is allowed the sum of Five Dollars, (\$5.00), being costs herein taxed, and being in full compensation for all his ordinary services rendered.

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

10515 In the matter of Hettie M. Arnold,

This day the account of Hettie M. Arnold, 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 account be and he is allowed the sum of Sixty seven, and Fifty Dollars (\$675.00), 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.

It is ordered that said account be and he is allowed the sum of Five Dollars, (\$5.00), being costs herein taxed, and being in full compensation for all his ordinary services rendered.

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

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

10656 In the matter of the Estate of Carrie M. Cox, Deceased. } First and final account.

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

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

It is ordered that said Executor be and he is allowed the sum of One Hundred and Seventy five, and 3/100 Dollars, (\$175.30), 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.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 14th 1926.

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

10515 In the matter of the Estate of Nettie M. Arnold, Deceased. } First and final account.

This day the first and final account of C.B. Penhorwood, Executor of the estate of Nettie M. Arnold, 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 Three Hundred and Fifty seven and 3/100 Dollars (\$357.31), 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 Seven Hundred and Eighty five, and 4/100 Dollars (\$6785.46), 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 Nettie M. Arnold, deceased.

It is ordered that said Executor pay the costs herein taxed at \$8.00 within ten days. Costs paid Dec. 13-1926.

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

9036

In the matter of }
The Guardianship of } Third partial Account
Levi Gingerich, et al.

This day the third partial account of B.B. Weaver, Guardian of Levi Gingerich 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 said account duly balanced and said Guardianship settled according to law, as to Levi Gingerich.

The Court finds a balance of Twenty Seven Hundred and Sixty three and 4/100 Dollars (\$2763.41), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law --- Due, Daniel ^{Christian - \$1555.77} \$1207.64.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 12-1926.

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

8629

In the matter of }
The Guardianship of } Fifth Account
George W. Fonguet.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of One Hundred and Eighty Seven Dollars (\$187.00), due said Guardian from said ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 15-1926.

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

10411-A

In the matter of }
The Guardian }
M. V. Merry.

This day the account of M. V. Merry came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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, as to M. V. Merry.

The Court finds a balance of Eighty Five Dollars (\$85.00), due said Guardian from said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 12-1926.

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

5322-B

In the matter of }
The Guardian }
Artillissa Con

This day the account of Artillissa Con came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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, as to Artillissa Con.

The Court finds a balance of One Hundred Dollars (\$100.00), due said Guardian from said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 15-1926.

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

10411-A In the matter of }
 The Guardianship of } First and final account.
 M. V. Merry.

This day the first and final and final account of J. C. Rea, Guardian of M. V. Merry came on for hearing and settlement, due notice thereof having been published according to law. ^{Exceptions having been filed by M. V. Merry, and later withdrawn.} No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 five Dollars, (\$85.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 17-1926.

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

Friday Dec 31-1926.

5322-B In the matter of }
 The Guardianship of } Third partial account.
 Artillissa Conklin.

This day the third partial account of H. M. Patrie, Guardian of Artillissa 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.

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.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 29-1926.

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

THE W. H. STANAGE CO., CIN. O. 187889

10427 In the matter of }
The Guardianship of } First Account.
Edwin E. Lyons.

This day the first account of Nancy E. Lyons, Guardian of Edwin E. Lyons came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Dollars, (\$100.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Ten Hundred and fifty two, + 67/100 Dollars (\$1052.67), in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 29-1926.

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

10895 In the matter of the Estate of }
Charles E. Davis, Deceased. } First and final Account.

This day the first and final account of Blanche Davis, Executrix of the Estate of Charles E. 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 allowed, approved & confirmed.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 17, 1926.

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

10910 In the matter of }
Lizzie Copp. }

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10981 Belle Rigel, as
Estate of George
vs.

Belle Rigel et

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Private Sale.

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Wednesday Dec 1-1926.

10910

In the matter of the will of Lizzie Copp. Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of F. Le Roy Allen to admit to probate and record the will of Lizzie Copp late of the Township of Claibourne in said County, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio, best no widower, and L. J. McCoy, F. Le Roy Allen and Effie Dixon, subscribing witnesses to said will, and L. J. McCoy, F. Le Roy Allen and Effie Dixon subscribing witnesses to the codicil, a part thereof, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, and of said codicil, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing, together with said codicil, is the last will and testament of said Lizzie Copp, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

Thursday Dec. 9-1926.

* 10981

Belle Rigel, as Administratrix of Estate of George Rigel. Plaintiff vs. Belle Rigel et al. Defendants

Confirming Appraisement and Ordering Private Sale.

This day this cause came on further to be heard, and it appearing to the court that the appraisement heretofore ordered has been duly made, the same is hereby confirmed; said appraisement being nine thousand three hundred dollars, free from the dower estate therein of Belle Rigel widow of George Rigel, deceased. And the plaintiff above named, having given bond dated Oct. 20-1926, in the sum of five thousand dollars, with Walter Hartman and Bent Cahill sureties, conditioned according to law and approved by the court; 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 at private sale.

It is now ordered that said plaintiff proceed to sell said real estate free from said dower estate, at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: Cash in hand on day of sale.

10891

Belle Rigel Administratrix of the Estate of George Rigel vs. Belle Rigel, et al. Plaintiff Defendants

Petition to Sell Real Estate Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Belle Rigel, Administratrix of the Estate of George Rigel, deceased, of her proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said George Rigel in said real estate, to the purchaser William Hickok, upon the said purchaser paying the purchase price.

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

Friday Dec. 31-1926. Thursday Nov. 4-1926.

10850

Jennie Fox, as Administratrix of the Estate of E. N. Fox, Deceased. vs. Jennie Fox. Plaintiff Defendant.

Ordering Distribution

This day this cause came on to be heard upon the application of the plaintiff for an order of distribution, distributing the proceeds of the sale amounting to thirty eight Hundred Dollars (\$3800.00). Thereupon the Court finds that the age of the widow, Jennie Fox is sixty seven years, and that she has asked that her dower be paid to her in money out of the proceeds of the sale, and that her dower amounts to \$510.00

It is, therefore, ordered that said plaintiff distribute said fund as follows:

- First: To the Probate Judge of Union County Ohio, \$29.80 being the costs of this proceeding.
Second: To C. A. Hoopes, Attorney for Plaintiff the sum of \$50.00 as attorney fees.
Third: To the Union Central Life Insurance Co, the amount of its mortgage claim with interest, the sum of \$2422.77
Fourth: To the Farmers National Bank of Plain City, the amount of its mortgage with interest, to wit, the sum of \$1163.82.
Fifth: To the widow, Jennie Fox, the balance of said fund, \$133.61 to be credited upon her dower, as herein above set forth.

10850

Jennie Fox as ad the Estate of E. N. Fox. This order is November 4th, 1926, amounting to \$3800.00. First. To Second. To Third. To Fourth. To

10891

Belle Rigel, Ad of the Estate of vs. Belle Rigel et al

This day the testimony of the finds: That all process or have properly before tition are true dled to her dou herein waives estate therein. real estate of sa It is ordered the judicious dis freeholders, be value in mone It is further a afterward, upo return of their of November 192

10883

In the matter Harrison J. Fay This day this testimony concern stances and and is satisfied purpose of this lor had his pla

10850

Jennie Fox as Administratrix of the Estate of E. N. Fox, Deceased.

Correcting Order of Distribution

This order is made to correct an order of distribution in this case under date of November 4th 1926. It is hereby ordered that the proceeds of said sale amounting to \$3800.00 be distributed as follows:

- First. To the Probate Court of Union County Ohio, \$ 29.80
being the costs of this proceeding.
- Second. To C. A. Hoopes, Attorney for Plaintiff \$50.00
as attorney's fees, the sum of
- Third. To The Union Central Life Insurance Company, \$2699.88
the amount of its mortgage claim, with interest.
- Fourth. To the Farmers National Bank of Plain City, the balance of said sum of \$3800.00, to apply upon this mortgage to-wit, the sum of. \$1020.37

* 10891

Saturday Nov. 6-1926.

Belle Rigel, Administratrix of the Estate of George Rigel.

Petition to Sell Real Estate.

vs. Plaintiff

Order of Appraisalment, etc

Belle Rigel et al.

Defendants

This day this cause came on to be heard upon the petition, evidence and testimony of the administratrix 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, and that the statements and allegations in said petition are true. That said Belle Rigel the widow of said George Rigel is entitled to her dower in said real estate. That said Belle Rigel by her answer herein waives the assignment of dower in said premises free from her dower estate therein. And the Court being satisfied that it is necessary to sell the real estate of said George Rigel, described in the petition to pay his debts.

It is ordered that W. H. Faylor, Oscar Martins and D. F. Fish, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands at their true value in money, free from the dower estate of said Belle Rigel, therein.

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 13th day of November 1926, and this cause is continued.

Saturday Nov. 20-1926.

10883

In the matter of the Estate of Harrison J. Faylor. Presumed Decedent.

Decree of Presumed Death.

This day this cause came on to be further heard, upon the evidence and testimony concerning the alleged absence of Harrison J. Faylor and the circumstances and duration thereof, and upon due consideration the Court finds and is satisfied that due and legal notice was given of the time, place and purpose of this hearing and that in the year 1892, the said Harrison J. Faylor had his place of residence and domicile in Plain City this County, that

on or about the above said date the said Harrison J. Taylor left his said place of residence and has not been heard from since, being about 34 years, and the Court being satisfied finds that the legal presumption of the death of said Harrison J. Taylor has been made out, and the date when the same arose is 1892, and it is hereby decreed that said Harrison J. Taylor is legally dead, and the Court further finds and is satisfied that there is no likelihood of the said Harrison J. Taylor being still alive, it is further ordered that notice be given as provided by law, to said Harrison J. Taylor, that if he be alive, he must produce satisfactory evidence of his continuance in life to this Court on or before one o'clock P.M. March 23rd 1927, which time is set for final confirmation of the decree this day made, that the said Harrison J. Taylor is presumptively and legally dead, and this cause is continued.

Monday Dec. 20-1926.

Norman C. Bown, Admr. with the will annexed, of the Estate of Louisa E. Perkins, Deceased.
vs. Plaintiff
Walter Perkins, et al. Defendants

Filing Petition

This day came Norman C. Bown, Administrator with the will annexed, of the estate of Louisa E. Perkins, deceased, and filed herein his petition for the sale of the real estate therein described for the purpose of paying the debts of the said deceased.

It is therefore ordered that this cause be set for hearing for the 15th day of January 1927, at ten o'clock A.M. and this cause is continued.

10910- In the matter of the Estate of Lizzie A. Copp, Deceased. } Appointment - Order for Bond.

The Last Will and Testament of Lizzie A. Copp late of Claiborne Township, in this County, deceased, having heretofore been duly proved and allowed; this day L. J. McCoy, 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 L. J. McCoy is a suitable person and legally competent, it is ordered that he be appointed such Executor upon giving Bond with sureties as required by law, in the sum of Twenty five Thousand Dollars (\$25,000.00), and this cause is continued.

10910- In the matter of the Estate of Lizzie A. Copp, Deceased. } Appointment, Orders Bond Approved. Letters Issued.

This day L. J. McCoy, appeared in open court, accepted the trust as Executor of the estate of Lizzie A. Copp, deceased, and gave and filed herein his Bond in the sum of Twenty five Thousand (\$25,000.00) Dollars, conditioned according to law, with J. P. Brooks and A. J. Coons 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 L. J. McCoy, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10947 In the matter of the Estate of Neva Hager, Union County, O. J. F. Hager, Executor of the said

In the foregoing and the salary per month.

10782 In the matter of Walter C. Pullin. This day the Executor of the authorizing said property belonging 36 Shares Mnf 36 Shares Mnf 78 Shares Mnf

And the Court the best interest its appraised and he is here of the same, for less than its a

10925 In the matter of Arnettie Low. This day for Sherman and deceased, was It is ordered

10908 In the matter of Sarah P. Cunningham. This day for Birmingham as ed, was filed It is ordered

10947

In the matter of the appointment of Neva Hager, Matron of the Jail Union County Ohio.

Appointment

J. F. S. Hager, Sheriff of Union County Ohio, do hereby appoint Neva Hager Matron of the jail, Union County Ohio.

(Signed) J. F. S. Hager

Sheriff of Union County Ohio.

In the Probate Court of Union County Ohio.

The foregoing appointment is hereby approved this 3rd day of January 1927, and the salary of said matron is hereby fixed at \$900.00 per year, payable \$75.00 per month.

10782

In the matter of the Estate of Walter C. Pullington, Deceased.

Orders on Application to Sell Stock.

This day this cause came on to be heard upon the application of J. M. Lutz, Executor of the Estate of the said Walter C. Pullington, deceased, for an order authorizing said executor to sell at private sale, for cash, the following described property belonging to said estate, to-wit:

36 Shares of Common Stock of the Armstrong Mfg. Company, Certificate No. 130.

36 Shares of the Common Stock of the Armstrong Mfg. Company, Certificate No. 155.

78 Shares of the Common Stock of the Armstrong Mfg. Company, Certificate No. 202.

And the court being fully advised in the premises find that it would be for the best interest of said estate to sell said stock at private sale, for not less than its appraised value, in cash.

It is therefore, considered by the court that J. M. Lutz, as such executor, be and he is hereby, authorized and empowered to sell said stock, or any portion of the same, for which he can find a buyer, at private sale, for cash, at not less than its appraised value, to-wit: \$75.00 per share.

10925

In the matter of the Estate of Arnettie Low, Deceased.

Appointment Order to Record Notice

This day proof of publication of notice of the appointment of Grover Sherman and Cora Haudel as Administrators of the Estate of Arnettie Low, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10908

In the matter of the Estate of Sarah P. Cunningham, Dec'd

Appointment Order to Record Notice

This day proof of publication of notice of the appointment of J. W. Cunningham as Administrator of the Estate of Sarah P. Cunningham, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CIN. O. 197588

10919 In the matter of the Estate of } Appointment
 John F. Spain Deceased. } Order to Record Notice
 This day proof of publication of notice of the appointment of Obe Spain as Administrator of the Estate of John F. Spain, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

10917 In the matter of the Estate of } Appointment
 Anna A. Sheridan, Deceased. } Order to Record Notice.
 This day proof of publication of notice of the appointment of George U. Sheridan as Executor of the estate of Anna A. Sheridan, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

Tuesday Jan 4-1927

10937 In the matter of the Estate of } Appointment
 Louis B. Demorest, Deceased. } Order for Bond.
 The Last Will and Testament of Louis B. Demorest - late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Sarah M. Demorest - the executrix named in said will, appeared in open Court, and made and filed an application under oath as required by law to be appointed such executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Sarah M. Demorest is a suitable person and legally competent, it is ordered that she be appointed as such executrix without bond in accordance to the will of Louis B. Demorest.

10937 In the matter of the Estate of } Appointment. Orders.
 Louis B. Demorest, Deceased. } Bond Approved. Letters Issued.
 This day Sarah M. Demorest appeared in open Court, accepted the trust as executrix of the estate of Louis B. Demorest, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Sarah M. Demorest, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.50.

10937 In the matter of the will of } Election
 Louis B. Demorest, Deceased. }
 This day personally came into open Court Sarah M. Demorest widow of said Louis B. Demorest, deceased, and applied to make her election whether to take or not to take under the will of said Louis B. Demorest deceased.
 Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take, might be entered upon the Journal of the court, which is accordingly done.

10917 In the matter of
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10939 In the matter
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10917

In the matter of the estate of Anna D. Sheridan, Deceased.

Order of Sale of Stock and Securities.

On application of the Executor, to pay legacies, debts and costs, and it appearing to the court that said sale is right and proper and necessary for said purposes and is duly authorized by the will of decedent.

It is now ordered: That said Executor, said George V. Sheridan, be and he is hereby authorized to convert into money and sell for cash, at private sale, at not less than the appraised value:

9 shares of stock in The Ohio Edison Company, appraised value \$900.00 and also the U. S. Liberty Bonds registered " " 200.00

Wednesday Jan 5 - 1927.

10924

In the matter of the estate of Emma Jane Galloway, Dec'd.

Filing Inventory and Appraisement.

This day came Frank W. Galloway Executor of the estate of Emma Jane Galloway, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00

* 10939

In the matter of the estate of George Renner, Deceased.

Appointment Order for Bond.

The Last Will and Testament of George Renner, late of Paris Township in this county, deceased, having heretofore been duly proved and allowed, this day Casper Renner and Peter Renner 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 Casper Renner and Peter Renner, are suitable persons and legally competent, it is ordered that they be appointed as such Executors without bond, in accordance with the will of said George Renner deceased.

10939

In the matter of the estate of George Renner, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day Casper Renner and Peter Renner appeared in open court, accepted the trust as Executors of the estate of George Renner, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Casper Renner and Peter Renner, that this proceeding be recorded, and that said Executors pay the costs herein taxed at

\$5.00

THE W. H. STANGE CO., CIN. O. 1925

* 10925

In the matter of the will of George Renner, deceased.

Admitting to Probate and Record

Be it Remembered, That, heretofore, to-wit: on the 17th day of Dec. A.D. 1926, an instrument of writing, purporting to be the Last Will and Testament of George Renner, late of Marysville 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. And it further appearing to the Court that F.A. Thompson one of the subscribing witnesses to said will, according to facts has since the date of said will, died. Thereupon Clara B. Husted and Carrie W. Hornbeck appeared in open Court, and were duly sworn and examined according to law, touching the genuineness of the signature of said F.A. Thompson, attached to said will. Thereupon on this day came J. Geo. Emmert the other subscribing witness to said will who being duly sworn testified 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 Renner, 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.

10877

Dr J.L. Davis, Executor of the estate of J.P. Britline, Dec'd.

vs. Plaintiff
Will L. Weidman, et al, Defendants.

Entry Allowing Claim of Executor.

This day this cause came on to be heard upon the pleadings, evidence and testimony, and it appearing that said Defendants have been duly served with process and that all persons interested are properly before the Court.

On consideration whereof the Court finds that there is due said J.L. Davis from said estate upon his claim the sum of Eight Thousand dollars and that said amount is a just and valid claim against said estate.

It is further ordered that said claim be and it hereby is allowed in said amount. It is further ordered that this proceeding be recorded and that said executor pay the costs incurred herein.

In the matter of filed for settlement

The following of the filing of will be for the

9831

Fred Shipley, Ex

9115-A

J. V. Guspan, Ad

10280

L.J. McCoy, Execu

10860

Milo L. Myers, Ad

7577

Mary E. Lee, Exec

10757

Willis A. Lockw

8357-A

Bent Cahill, Fro

10389

L.C. Cross, Guar

8929

Daniel A. Cross,

10831

L.B. Spain, Gua

9297

M. G. Baker, Gu

10937

In the matter of

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20th day of Jan

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10936

In the matter

Melvin Curtis

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Melvin Curtis

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notice thereof

of Ohio.

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, January 29-1927, at one o'clock P.M., as follows:

- 9831 Fred Shipley, Executor of the estate of William Shipley, fourth and final account.
- 9115-A J. G. Zuspaw, Administrator de bonis non, with the will annexed, of the estate of Ad. die E. Masters, first and final account.
- 10280 L. J. McCoy, Executor of the Estate of Malen Wright, first and final account.
- 10860 Milo L. Myers, Administrator of the Estate of Isabel McElwee, first and final account.
- 7577 Mary E. Lee, Executrix of the Estate of Sarah P. Lockwood, first and final account.
- 10757 Willis A. Lockwood, Administrator of the Estate of Sarah P. Lockwood, first and final account.
- 8351-A Bent Cahill, Trustee of Elon J. Houston, et al. second partial account.
- 10389 L. C. Cross, Guardian of Elizabeth Roe, first partial account.
- 8929 Daniel A. Cross, Guardian of Eliza Spain, third and final account.
- 10831 L. B. Spain, Guardian of John F. Spain, first and final account.
- 9297 M. G. Baker, Guardian of Floyd Baker et al, first and final account.

10937 In the matter of Adoption of } Petition filed. Order for Hearing.
Ella Margaret Baker.

This day C. Lee Decker and Meta L. Decker, husband and wife, appeared in open court, and filed herein their petition for leave to adopt, and change the name of Ella Margaret Baker, age 1 year on 24th of Jan. 1927, child of Clarence Baker and Cora Kindell, to the name of Margaret Launa Decker, with the answer and consent in writing of Cora Kindell (the father being deceased) mother of said child.

And it being necessary, under the provisions of the law in such cases provided, that a discreet and suitable person to be appointed as next friend of said child, the court hereby appoints Margaret C. Scott whose duty it shall be to verify the allegations of the petition, and make appropriate inquiry to determine whether the proposed foster parents and their home are suitable for said child, and whether said child is a proper subject for adoption in said home.

It is ordered that the said petition be for hearing before this court, on the 20th day of January A.D. 1927, at two o'clock P.M. that being not less than ten nor more than thirty days from the filing of said petition, and appointment of next friend. Said next friend shall as soon as practicable, and before the day herein set for hearing the petition, submit to the court a full report in writing.

Thursday Jan 6-1927.

10936 In the matter of the will of } Filing of will and Order for Hearing.
Melvin Curtis Long. Deceased.

This day an instrument of writing, purporting to be the last will of Melvin Curtis Long, late of Claibourne Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 6th day of January 1927, at one o'clock P.M., and that due notice thereof be given to the next of kin of the testator, resident of the State of Ohio.

THE W. H. STANAGE CO., CIN., O. 187369

* 10942 In the matter of the Estate of Melvin Curtis Long, deceased. } Appointment Order for Bond.

The Last will and Testament of Melvin Curtis Long late of Claibourne Township, in this county, deceased, having heretofore been duly proved and allowed; this day Nellie E. Long, 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 Nellie E. Long is a suitable person and legally competent; it is ordered that she be appointed such executrix without Bond, according to the will of Melvin Curtis Long, deceased.

10942 In the matter of the Estate of Melvin Curtis Long, deceased. } Appointment. Bond approved. Letters Issued.

This day Nellie E. Long, appeared in open Court, accepted the trust as executrix of the estate of Melvin Curtis Long, deceased, No Bond being required by will. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Nellie E. Long, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.50.

* 10936 In the matter of the will of Melvin Curtis Long, dec'd. } Admitting to Probate and Record.

Be it Remembered, That, heretofore, to-wit: on the 3rd day of Jan. A.D. 1927, an instrument of writing, purporting to be the Last will and Testament of Melvin Curtis Long, late of Richwood, 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 C. E. Nagay one of the subscribing witnesses to said will according to facts has since the date of said will, died. Thereupon Clara B. Husted and Carrie W. Hornbeck appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the genuineness of the signature of said C. E. Nagay attached to said will. Thereupon this day came Marion C. Nagay the other subscribing witness having been duly sworn testified as to the execution and attestation of said will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said will. Whereupon the Court finds the afore instrument of writing is the last will and Testament of said Melvin Curtis Long, deceased. That the same was duly executed and attested; and that the said Testator at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore by the Court ordered, that the said will be admitted to probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court.

10940 In the matter of W. B. Davis, This day an application made in open Court, and that day of January days prior to of this.

10941 In the matter of Rosanna Baker This day J.C. in open Court, sion of the said It is therefore ty, commanded this Court, on the And it is further respectable leg place aforesaid.

10941 In the matter of Rosanna Baker This day the was brought amination; a the medical w that she has preceding the she has reside community, a State Hospital. the medical the facts as is And it is fr ent of said St that a certifie and of the fie and this caus

10940 In the matter of the will of } Filing of will and Order for Hearing
 W. S. Davis, Deceased.

This day an instrument of writing, purporting to be the last will of W. S. Davis late of Union Township in this County, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 11th day of January 1927, at one o'clock P.M., and that due notice thereof be given five days prior to said hearing, to the next of kin of the testator, resident of the State of Ohio.

10941 In the matter of } Inquest of Lunacy
 Rosanna Baker. } Orders for Warrant, Etc

This day J. O. Baker a resident-citizen of Taylor Twp in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Rosanna Baker into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. B. Hager Sheriff of Union County, commanding him to bring said Rosanna Baker alleged to be insane, before this court, on the 6 day of January 1927, at one o'clock P.M.

And it is further ordered that subpoenas issue for Dr. C. D. Mills, and Dr. E. J. Marsh respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10941 In the matter of } Inquest of Lunacy
 Rosanna Baker. } Orders on Hearing Etc

This day this cause came on to be heard, and the said Rosanna Baker was brought before the court. Thereupon the judge proceeded with the examination, and having heard the testimony of Dr. C. D. Mills and Dr. E. J. Marsh the medical witnesses and being satisfied that said Rosanna Baker is insane, that she has been an inhabitant of the State of Ohio, for one year next preceding this date; that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. C. D. Mills and Dr. E. J. Marsh the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Rosanna Baker, 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.

THE W. H. STANAGE CO., CINC., O. 187868

10941

In the matter of
Rosanna Baker.

Orders for Clothing and for Warrant to Convey.

The judge being advised that said Rosanna Baker can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff; and that said Sheriff be authorized to take Stella Lash as an assistant in conveying said patient to said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

10515

In the matter of the Estate of
Hettie M. Arnold. Deceased.

Determination of Inheritance Tax.

This 6th day of January 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of - no - dollars distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$11865.51, composed as follows: Personally \$8748.51, real estate \$3120.00, That the debts (including a year's allowance of - no - dollars), are \$4498.72, and that the cost of Administration will be \$608.13.

That there is no one entitled to dower in said real estate - that no one whose age at the death of said decedent was years, has a dower interest in said real estate, which interest is worth - no - dollars, and that the net actual market value of the assets which might be subject to tax is \$6758.46.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	value of Succession	exemption	sub. to Tax	Tax	Date of Accrual	By whom Paid	Corpo-
Nephew	\$1331.52	\$500.00	\$831.52	\$41.58	3/4-25	C.R.P. Ex-	Marysville
g-nephew	67.58		67.58	4.73	"	"	"
Niece	207.70	500.00			"	"	"
g-Niece	72.58		72.58	5.08	"	"	"
Niece	227.70	500.00			"	"	"
None	188.96		118.96	13.23	"	"	"
None	1266.52		1266.52	88.60	"	"	"
None	248.96		248.96	17.43	"	"	"
Niece	861.01	500.00	361.01	18.05	"	"	"
g-Nephew	20.00		20.00	1.40	"	"	"
None	50.00	Charity			"	"	"
None	67.58	Charity			"	"	"
g-Niece	10.00		10.00	.70	"	"	"
g-Niece	67.58		67.58	4.73	"	"	"
Brother	270.34	500.00			"	"	"
None	101.38		101.38	7.09	"	"	"

Ref-

None \$ 33.
Sister in-law 904.
" " " 476.
" " " 202.
" " " 516.
Nephew 67.
Niece 72.
Niece 5.

10943

Cora Parker, &
the Estate of En

vs.
W.H. Whittmore
Union County Sa

This day ca
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Whereupon, it
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be given to eac

10946

In the matter
The Guardian
Charles H. Locke

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Court. It is
Charles H. Lock
at said time a
And it is fu
person name
usual place

Rel-	Sue	Ex	Sub to Tax	Tax	Date of ac-	By whom Pd	corpo-
None	\$ 33.79		\$ 33.79	\$2.36	3/4-25	C.C. Pen. Exec.	Marysville
Sister in-law	904.35		914.35	64.00	"	"	"
"	476.42		476.42	33.85	"	"	"
"	202.75		202.75	14.19	"	"	"
"	516.42		516.42	36.15	"	"	"
Nephew	67.57	\$500.00					
Niece	72.58	500.00					
Niece	5.00	500.00					

Friday Jan 7 - 1927

10943

Cora Parer, Administratrix of the Estate of Emma Whitemore.

vs. Plaintiff

W.H. Whitemore, Ben L. Cartmell, Union County Savings and Loan Co.

Defendants.

Filing Petition to Sell Real Estate

This day came the Plaintiff Cora Parer, Administratrix of the Estate of Emma Whitemore and presented to this court her petition, duly verified, praying an order for the sale of real estate of the said Emma Whitemore, 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.

Sat. Jan 8 - 1927

10946

In the matter of The Guardianship of Charles H. Lockwood,

Order for Hearing and Notice

This day J.F. Lockwood, ^{piled an application} setting forth that said Charles H. Lockwood is an insane person and therefore is incapable of taking care of and preserving his property. It is ordered that the 13th day of Jan. 1927, at two 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 Charles H. Lockwood and to his 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.

THE W. H. STANAGE CO., CIN. O. 1926

10945

In the matter of the estate of Julia Hazen. Deceased.

Appointment - Order for Bond.

This day A.F. Bywater appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Julia Hazen, 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 A.F. Bywater 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.

10945

In the matter of the Estate of Julia Hazen. Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day A.F. Bywater appeared in open Court, accepted the appointment as Administrator of the Estate of Julia Hazen, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Aline Hazen and Lou W. Hazen, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said A.F. Bywater, that this proceeding be recorded, and that said Administrator pay the cost herein taxed at \$5.50.

10886

In the matter of the estate of Lena Jackson. Deceased.

Appointment - Order to Record Notice.

This day proof of publication of notice of the appointment of O.V. Jackson as Administrator of the Estate of Lena Jackson, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10914

In the matter of the estate of Frank Belt. Deceased.

Appointment - Order to Record Notice.

This day proof of publication of notice of the appointment of Norman A. Brown as Administrator of the estate of Frank Belt, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10889

In the matter of the Estate of Robert Robotham, Deceased.

Appointment - Order to Record Notice.

This day proof of publication of notice of the appointment of Adele M. Nagay, as Executrix of the estate of Robert Robotham, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Monday Jan. 10 - 1927.

10924

In the matter of the Estate of Emeline Drake. Deceased.

Appointment - Order to Record Notice.

This day proof of publication of notice of the appointment of John P. Bower, as Administrator of the Estate of Emeline Drake, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10924

In the matter of Emeline Drake.

This day ca late of Union Co of said estate,

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10937

In the matter of Louis B. Demor

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In the matter of W.S. Davis,

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And Maud P day appeared in to the due execu writing, was s

Whereupon t last will and t ted and attes resident of an said will, was restraint.

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10924 In the matter of the estate of } Filing Inventory and Appraisement,
 Emeline Drake. Deceased.

This day came John P. Bower Administrator of the estate of Emeline Drake, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said John P. Bower has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said John P. Bower pay the costs herein taxed at \$4.00.

Tuesday Jan. 11-1927

10937 In the matter of the estate of } Filing Inventory and Appraisement,
 Louis B. Demorest. Deceased.

This day came Sarah M. Demorest, Executrix of the estate of Louis B. Demorest late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executrix has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

10940 In the matter of the will of } Admitting to Probate and Record.
 W. D. Davis. Deceased.

This matter came on this day further to be heard on the application of Joseph Richard Davis to admit to probate and record the will of W. D. Davis late of the village of Milford Center in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, been given to the widow and next of kin of said testator resident of the State of Ohio.

And Maud Myers and Milo L. Myers subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said W. D. Davis deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Citation is hereby ordered and is this day issued to Caroline Davis, widow of said decedent to elect as to said will, as required by law.

10679 In the matter of the Estate of } Filing first and final Account.
John Murphy, Deceased.

This day came R.P. Murphy Administrator of the Estate of John Murphy 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 Feb. A.D. 1927, at one o'clock P.M., to which time said matter is continued.

Wednesday Jan. 12-1927.

10919 In the matter of the Estate of } Filing Inventory and Appraisement-
John S. Spain, Deceased.

This day came Aerie Clark one of the Administrators of the Estate of John S. Spain, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrators have in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrators pay the costs herein taxed at \$4.00.

10929 In the matter of the Estate of } Filing Inventory and Appraisement.
George Renner, Deceased.

This day came Casper Renner and Peter Renner, Executors of the Estate of George Renner late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executors pay the costs herein taxed at \$4.00.

10792 In the matter of the Estate of } Filing first and final Account.
George Rigel, Deceased.

This day came Belle Rigel Administratrix of the Estate of George Rigel 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 Feb. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10946 In the matter of
The Guardian

Charles H. Lockwood

This day J.F. Lockwood is appointed guardian of the person of Charles H. Lockwood and to have the care and management of his person and to serve his property.

It is ordered that the salary of said Lockwood is fixed as the law directs.

It is further ordered that Charles H. Lockwood and to have the care and management of his person and to serve his property.

And it is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

10946 In the matter of
The Guardian

Charles H. Lockwood

This day this Charles H. Lockwood and the widow of said Charles H. Lockwood are appointed guardian of the person of said Charles H. Lockwood and to have the care and management of his person and to serve his property.

It is ordered that the salary of said Charles H. Lockwood is fixed as the law directs.

It is further ordered that Charles H. Lockwood and to have the care and management of his person and to serve his property.

And it is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

It is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

It is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

10921 In the matter of
Joseph E. Mackan

This day came Joseph E. Mackan 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 Feb. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

It is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

It is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

It is further ordered that the named therein have the residence, and to have the care and management of his person and to serve his property.

10946

In the matter of
The Guardianship of
Charles H. Lockwood.

Orders for Hearing and Notice.

This day J. F. Lockwood appeared in open Court, and filed his application for the appointment of a Guardian of Charles H. Lockwood setting forth that said Charles H. Lockwood is an insane person and therefore is incapable of taking care of and preserving his property.

It is ordered that the 13th day of Jan. 1927, at two o'clock P.M. be and hereby is fixed as the time of hearing said application before the Court.

It is further ordered that at least 3 days notice be given to said Charles H. Lockwood and to his 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.

10946

In the matter of
The Guardianship of
Charles H. Lockwood.

Finding

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 Charles H. Lockwood is an insane person and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in Liberty 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 Charles H. Lockwood, 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 Charles H. Lockwood.

10921

In the matter of the Estate of
Joseph E. Mackau, Deceased.

Filing Inventory and Appraisement.

This day came Sarah M. Mackau, Administratrix of the Estate of Joseph E. Mackau late of Union County Ohio, deceased, and presented the inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administratrix has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$4.00

THE W. H. STANAGE CO., CIN. O. 1926

10946 In the matter of }
 The Guardianship of } Appointment. Order for Bond.
 Charles H. Lockwood.

This day Guy C. Lockwood appeared in open Court and made application to be appointed Guardian of Charles H. Lockwood, and the Court, being satisfied that said Charles H. Lockwood is an insane person, and therefore is incapable of taking care of and preserving his property; that he is of the age of 69 years, and resides in Liberty Township in this County; and the Court being further satisfied that said Guy C. Lockwood 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 Charles H. Lockwood, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Guy C. Lockwood be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One thousand Dollars, and this cause is continued.

10946 In the matter of }
 The Guardianship of } Appointment. Bond approved.
 Charles H. Lockwood. } Letters Issued.

This day Guy C. Lockwood appeared in open Court, accepted the appointment as Guardian of Charles H. Lockwood and gave and filed here in his Bond in the sum of One thousand Dollars, conditioned according to law, with J. F. Lockwood, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Guy C. 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 Guy C. Lockwood, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00

10948 In the matter of the estate of }
 W. S. Davis, Deceased. } Appointment
 Order for Bond.

The Last Will and Testament of W. S. Davis late of Union Township, in this County, deceased, having heretofore been duly proved and allowed; this day Joseph Richard Davis 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 Joseph Richard Davis 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 and no/100 Dollars, and this cause is continued.

10948 In the matter of }
 W. S. Davis, }

This day Joseph Richard Davis appeared in open Court and made application to be appointed Executor of the estate of W. S. Davis, and the Court, being satisfied that said Joseph Richard Davis is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said W. S. Davis, the probable value thereof, and the probable annual rents of the real estate.

10949 In the matter of }
 W. J. Price, }

This day Joseph Richard Davis appeared in open Court and made application to be appointed Executor of the estate of W. S. Davis, and the Court, being satisfied that said Joseph Richard Davis is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said W. S. Davis, the probable value thereof, and the probable annual rents of the real estate.

It is therefore ordered that said Joseph Richard Davis be appointed Executor of the estate of W. S. Davis, and that he give and file here in his Bond in the sum of One thousand Dollars, conditioned according to law, with J. F. Lockwood, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Joseph Richard Davis took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Executor.

*

10950 In the matter of }
 The Guardianship of }
 Julia P. Lyons, }

This day L. J. M. appeared in open Court and made application to be appointed Guardian of Julia P. Lyons, and the Court, being satisfied that said L. J. M. 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 Julia P. Lyons, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said L. J. M. be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two thousand and no/100 Dollars, and this cause is continued.

* 10950

In the matter of }
 Julia P. Lyons, }

This day L. J. M. appeared in open Court and made application to be appointed Guardian of Julia P. Lyons, and the Court, being satisfied that said L. J. M. 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 Julia P. Lyons, the probable value thereof, and the probable annual rents of the real estate.

10948 In the matter of the estate of } Appointment. Orders.
 W. S. Davis, Deceased. } Bond Approved. Letters Issued.

This day Joseph Richard Davis appeared in open court, accepted the trust as Executor of the estate of W. S. Davis, deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with himself and The National Surety 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 Joseph Richard Davis, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Friday Jan. 14 - 1927.

10949 In the matter of the will of } Orders on Admissions to Record, Authenticated
 W. M. J. Price, Deceased. } Copy of will and Order of Probate.

This day Angus J. Price appeared in open court and produced an authenticated copy of the will of W. M. J. Price late of Logan 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 Logan County, State of Ohio, and said real estate devised by said will is situated in Logan and Union Counties 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 Administrator pay the costs herein taxed at \$

* 10950 In the matter of } Appointment. Order for Bond.
 The Guardianship of }
 Julia P. Lyons, incompetent }

This day L. J. McCoy appeared in open court and made application to be appointed Guardian of Julia P. Lyons and the Court, being satisfied that said Julia P. Lyons is an incompetent person by reason of mental disability and therefore is incapable of taking care of and preserving her property; that she is of the age of 65 years, on the day of 19-, and resides in Village of Richmond in this County; and the Court being further satisfied that said L. J. McCoy, 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 Julia P. Lyons the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said L. J. McCoy be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Thirty Thousand & 00/100 Dollars, and this cause is continued.

* 10950 In the matter of the Guardianship } Orders for Hearing and Notice
 of Julia P. Lyons, incompetent. }

This day L. J. McCoy appeared in open court, and filed his application for the appointment of a Guardian of Julia P. Lyons setting forth that said Julia P. Lyons is an incompetent person by reason of mental disability and therefore is incapable of taking care of and preserving her property. It is ordered that Friday the 14th day of Jan. 1927, 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 Julia P. Lyons 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 her usual place of residence, and this cause is continued.

THE W. H. BYRANAGE CO., CIN. O. 187889

10950

In the matter of
The Guardianship of
Julia P. Lyons, incompetent

Appointment. Orders
Bond Approved. Letters Issued.

This day L. J. McCoy appeared in open court, accepted the appointment as Guardian of Julia P. Lyons an alleged incompetent, and gave and filed herein his Bond in the sum thirty thousand dollars, conditioned according to law, with J. L. Langstaff and O. G. Bolenbaugh freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said L. J. McCoy took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said L. J. McCoy, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00.

Saturday Jan. 15-1927

10951

In the matter of the will of
John Connolly, Dec'd.

Filing of Will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of John Connolly, late of Allen Township in this County, deceased, was produced in open court and application made for probate. It is now ordered the said will be filed in this court, and that said application will be for hearing before this court on the 17th day of Jan. 1927 at two o'clock P.M., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

3758-B.

In the matter of the
Guardianship of
Mary J. Chapman,

Filing first Current Account.

This day came C. O. Wiley Guardian of Mary J. Chapman, an incompetent of Union County, Ohio, and presented his first current account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of Feb. 9. 1927, at one o'clock P.M., to which time said matter is continued.

In the matter of the Guardianship
of M. V. Merry.

Motion to withdraw.

This day M. V. Merry by his attorneys H. S. House filed a motion to withdraw certain exceptions to the account of J. C. Rea, guardian of the said M. V. Merry. After due consideration the Court sustains said motion.

10915

In the matter of the Estate of
Lizzie A. Copp, Deceased.

Application to sell Stock
Orders.

This day L. J. McCoy, Executor of the Estate of Lizzie A. Copp, deceased, and filed herein his application to sell certain shares of stock belonging to the deceased, and the same was submitted to the Court. Whereupon the Court finds that it is necessary to sell said stock and fixes the value thereof to be seventeen hundred forty three dollars (\$1743.00), and authorizes and directs said Executor to sell and transfer to the purchaser said stock at not less than the sum fixed by the Court, at private sale.

10679

In the matter of
John Murphy,
R. P. Murphy

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10950

In the matter of
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10944

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10679

In the matter of the Estate of John Murphy, Deceased. Estate not subject to Tax.

R. P. Murphy, as Administrator of the Estate of John Murphy, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6,293.00, the debts and cost of Administration are \$750.00, the net actual market value is \$5,543.00.

That the said deceased died intestate leaving six children and a widow, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Friday January 14-1927.

10930

In the matter of the Guardianship of Julia P. Lyons, incompetent Finding

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 Julia P. Lyons is an incompetent person by reason of mental disability and infirmity, and therefore is incapable of taking care of and preserving her property, that she is a resident of this county, having a legal settlement in Village of Richwood, 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 of the whole estate of said Julia P. Lyons, 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 Julia P. Lyons.

Sat. Jan 15-1927

10944

In the matter of the Estate of Lutitia Ballinger, Deceased. Estate not subject to Tax.

William Ballinger as only heir of the Estate of Lutitia Ballinger, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2000.00, the debts and cost of Administration are \$300.00, and the net actual market value thereof is \$2200.00. That said deceased died intestate leaving a widower and one son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10945

In the matter of the estate of Julia Hagen. Deceased.

Filing Inventory and Appraisement.

This day came A. F. Bywater, Administrator of the Estate of Julia Hagen late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10952

In the matter of the estate of John Connolly. Deceased.

Appointment Order for Bond.

The Last Will and Testament of John Connolly, late of Allen Township in this County, deceased, having heretofore been duly proved and allowed, this day Ella Connolly 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 Administrator, 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 Ella Connolly is a suitable person and legally competent, it is ordered that she be appointed as such Executrix without bond in accordance with the will of the said John Connolly, deceased.

10952

In the matter of the estate of John Connolly. Deceased.

Appointment. Orders. Bond approved. Letters Issued

This day Ella Connolly appeared in open Court, accepted the Trust as Executrix of the estate of John Connolly deceased and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Ella Connolly, that this proceeding be recorded, and that said Ella Connolly, Executrix pay the costs herein taxed at \$5.50.

10929

In the matter of the estate of Josephine F. Barnes. Dec'd.

Orders on Concealment of Assets.

This day Cleo J. Florence and filed herein her complaint, praying that a citation be ordered against Wm Morgridge to appear in this Court to be examined, touching his alleged concealing or conveying away certain cattle, the property and effects of the estate described in its complaint; and it appearing to the Court that a citation should issue thereon.

Therefore, it is ordered that a citation be issued and directed to the Sheriff of Union County Ohio, ordering the said Wm Morgridge to appear before this Court forthwith to be examined, touching his alleged concealment, or conveying away said property and effects alleged to belong to said estate.

10951

In the matter of John Connolly.

Be it Remembered instrument of late of Allen Township offered for probate. Admit the same and next of kin in order of this Court one of the will died.

Thereupon the said will and testimony was read and filed with the Court, and was found to be in accordance with the will of writing is a true and correct copy of the same at the time of the decedent's death and of sound mind.

It is therefore ordered that the same be admitted, and that the same be recorded, and that the same be in full force and effect.

It is further ordered that the same be recorded, and that the same be in full force and effect.

10956

In the matter of Josephine Mc...

The Guardian of the property of Josephine Mc... This day the appointment of Josephine Mc... taking care of the property.

It is ordered that the same be in full force and effect. It is further ordered that the same be recorded, and that the same be in full force and effect.

10951

In the matter of the will of John Connolly, deceased.

Admitting to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 15th day of January A.D. 1927, an instrument of writing, purporting to be the last will and Testament of John Connolly late of Allen Township in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. And it further appearing to the Court that W.S. Kennington one of the subscribing witnesses to said will, has since witnessing said will died, Thereupon Clara B. Husted and Carrie W. Hornbeck appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said W.S. Kennington attached to said will.

Thereupon this day came John A. Kennington the other subscribing witness to said will and 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 Connolly, 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 Ella Connolly pay the costs herein taxed at \$5.00

10956

In the matter of The Guardianship of Josephine McIntire.

Orders for Hearing and Notice

This day W.R. Goldess appeared in open Court, and filed his application for the appointment of a Guardian of Josephine McIntire, setting forth that said Josephine McIntire is an incompetent person and therefore is incapable of taking care of and preserving her property.

It is ordered that the 21st day of Jan. 1927, at two 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 Josephine McIntire 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.

THE W. H. STANAGE CO., CIN., O., 1925

10729 In the matter of the estate of { Filing first and final account.
Esther M. Walke, Deceased.

This day came Martha C. Walke Administratrix of the estate of Esther M. Walke 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 Feb. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10949 In the matter of the will of { Authority to Transfer Real
William J. Price, Dec'd. Estate Devised.

This day came Argus J. Price and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by William J. Price, deceased. Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to

- Amanda Price - Life Estate
- Zella I. Lockwood, Daughter, 1/3
- Blanche Holycross " 1/3
- Argus J. Price Son 1/3.

And that said real estate so devised is described as follows:

Situated in the Counties of Logan and Union, State of Ohio, and in Military surveys Nos. 12399, 12302, 12398, 12427, and 12428, bounded and described as follows: to-wit: Beginning at a stake in the line of the Walnut Grove Pike and northeast corner to Luella Garwood's land; thence N. 57 1/4 degrees E. 92 poles with the south line of William J. Price's and Mattie Lamb's land to a post in the west line of Isabelle Lowe's land; thence S. 32 and 3/4 deg. E. 34 5/100 poles with said Lowe's west line to a post; thence S. 57 1/4 deg. W. 91 5/100 poles to an iron stake in the center of said Walnut Grove pike; thence N. 33 3/4 deg. W. 34 3/100 poles to the place of beginning, containing twenty acres of land more or less, there being ten acres in Logan County and ten acres in Union County, more or less.

Argus J. Price having made an affidavit stating that Amanda L. Price widow of William J. Price who had a life interest, died Dec. 2nd 1926.

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 said real estate be transferred upon the Duplicate of the County to the name of Zella I. Lockwood et al. and that a certificate of this order issue to the County Auditor as required by law.

10729 In the matter of
Esther M. Walke

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10700 In the matter
Luella C. Faylor

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10902 Josephine B. G
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John F. Ritchie

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10729 In the matter of the estate of } Sale of Property Confirmed.
 Esther M. Walker, Deceased.

The Administratrix of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

10700 In the matter of the estate of } Filing first and final account.
 Luella C. Faylor, Deceased.

This day came W. H. Faylor, Executor of the Estate of Luella C. Faylor, late of Union County Ohio, deceased, and presented his first and partial account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Jan. A. D. 1927, at one o'clock P. M. to which time said matter is continued.

10902 Josephine B. Ritchie, Guardian of }
 Mary B. Ritchie, Jerome C. Ritchie and }
 John F. Ritchie, }
 vs. }
 Her said wards, et al. }
 Plaintiffs }
 Defendants. }

Order to Appraise.

This day this cause came on to be heard upon the petition of Josephine B. Ritchie, guardian of Mary B. Ritchie, Jerome C. Ritchie and John F. Ritchie, for an order of this Court, authorizing said Guardian to sell the premises in her petition described; 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 the parties defendants have been served with notice as required by law and the former order of the Court or have waived the issuing and service of notice and entered their appearance herein; that said guardian received her 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 said petition are true.

The Court further finds that Josephine B. Ritchie the widow of Joseph W. Ritchie, deceased, has a dower estate in said lands as such widow and that she has filed her answer herein waiving the assignment of such dower estate by metes and bounds or in rents and profits and electing to take the value of the same in money. It is therefore ordered that said premises be appraised free of the dower estate of said Josephine B. Ritchie therein.

It is therefore ordered that E. H. Hatton, Pearl Mc Droy and H. J. Huffman, three judicious free holders 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.

THE W. H. STANAGE CO., CINC., O. 192869

10954 In the matter of the Estate of Ella Rigdon Haynes. Dec'd. } Appointment - Order for Bond.

The Last will and Testament of Ella Rigdon Haynes, late of Union Township, in this County, deceased, having heretofore been duly proved and allowed; this day 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. S. Haynes is a suitable person and legally competent, it is ordered that he be appointed as such Executor, without bond in accordance with the will of Ella Rigdon Haynes, deceased.

10954 In the matter of the Estate of Ella Rigdon Haynes. Decceased. } Appointment. Orders. Bond approved. Letters Issued.

This day C. S. Haynes, appeared in open Court accepted the trust as Executor of the Estate of Ella Rigdon Haynes, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent; to said C. S. Haynes, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

10955 In the matter of the estate of Mary A. Retterer Decceased } Appointment - Order for Bond.

This day H. F. Columber 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. Retterer, 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 H. F. Columber 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.

10955 In the matter of the Estate of Mary A. Retterer, Decceased. } Appointment. Orders Bond approved. Letters Issued.

This day H. F. Columber appeared in open Court; accepted the Appointment as Administrator of the Estate of Mary A. Retterer, deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with Lee Retterer and John C. Retterer, free holders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said H. F. Columber, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

* 10957 In the matter of Melissa Hawley. The Last will of County deceased by the executor an application a statement in re thereof; an son and legally without bond and this cause

10957 In the matter of Melissa Hawley. This day A. W. Hawley the Estate of It is therefore to said A. W. Hawley the costs herein

* 10953 In the matter of Melissa Hawley. This day A. W. Hawley, late of Court and appointed filed in this Court on the 20th day of being waived and

10953 In the matter of Melissa Hawley. This matter A. W. Hawley of the village. It is now so of said will a Court has pur of this of said. And Nancy B will, this day filed respective testimony was was filed with strument of deceased; that tor at the time County, and at mind and me

* 10957

In the matter of the Estate of Melissa Hawley, Deceased.

Appointment - Order for Bond.

The Last will and Testament of Melissa Hawley late of Paris Township, in this county deceased, having heretofore been duly proved and allowed, this day A.W. Hawley 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 A.W. Hawley is a suitable person and legally competent, it is ordered that he be appointed as such executor without bond in accordance with the will of the said Melissa Hawley, Deceased, and this cause is continued.

10957

In the matter of the Estate of Melissa Hawley, Deceased.

Appointment. Orders. Bond approved. Letters Issued.

This day A.W. Hawley appeared in open court, accepted the trust as executor of the Estate of Melissa Hawley, no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said A.W. Hawley, that this proceeding be recorded, and that said executor pay the costs herein taxed at \$5.50.

* 10953

In the matter of the will of Melissa Hawley, Deceased.

Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Melissa Hawley, late of Paris Township in this county, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this Court on the 20th day of Jan. 1927, at one o'clock P.M., all next of kin in the state having waived and given their consent to probate.

10953

In the matter of the will of Melissa Hawley, Deceased

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of A.W. Hawley to admit to probate and record the will of Melissa Hawley late of the village of Marysville in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio.

And Nancy Dawson and William J. Porter the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and Testament of said Melissa Hawley deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court

orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Thursday Jan 20-1927.

10923 In the matter of the will of Ella Rigdon Haynes. Sec'd. Admitting to Probate and Record.

Be it Remembered, that, heretofore, to wit: on the 17th day of Jan. A.D. 1927, an instrument of writing, purporting to be the last will and Testament of Ella Rigdon Haynes, 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 widower and next of kin of the testator, resident of the state of Ohio, pursuant to a former order of this Court. And it further appearing to the Court that W. S. Hennington one of the subscribing witnesses to said will, has since the date of said will died. Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were duly sworn and examined according to law, touching the genuineness of the signature of said W. S. Hennington attached to said will.

Thereupon this day came Lanta McDvain the other subscribing witness to said will, who being 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 Ella Rigdon Haynes, 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, be entered of record in this Court.

It is further ordered that C. S. Haynes, pay the costs herein taxed at \$5.00.

10937 In the matter of Adoption of Ella Margaret Baker. Decree of Adoption.

Whereas on this 20th day of Jan. 1927 and full hearing of the petition in this matter was had, together with the examination of the parties in interest, and all evidence, including the report of the next friend. And whereas to day the matter came on for final consideration, including as a material fact thereto that the said evidence shows that the child has no property.

The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings, and that no objection has been made to the Court against the adoption, and that Margaret O. Scott next friend filed her favorable report. And the Court, from the testimony, being of the opinion that the facts stated in the petition are true, and that the petitioners are of good moral character and of reputable standing in the community, and of ability to properly maintain and educate said child, and that the best interest of said child would be promoted by such adoption. And further that said child is found to be suitable for adoption, and the Court being satisfied that all the provisions of law relative to adoption have been complied with. Therefore the Court hereby grants said adoption and decrees further that the name of said child shall be changed to Margaret Laura Decker.

10773 In the matter of Melissa Hancock. This day came in Union County Ohio in and the same relationship duly... Whereupon the... urday, the 26th... continued.

10937 In the matter of Louis B. Demores. This day pro... orest as executi... It is ordered a

10931 In the matter of Daniel Freeman. This day pro... man as Admin... It is ordered to

Sup. See Page 321
10956 In the matter of The Guardian Josephine Mc... This day M... the appointme... Josephine McD... taking care of... It is ordered

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10956 In the matter of The Guardian Josephine Mc... This day the... in and the... been duly gi... finds that sa... is incapable o... resident of the... that a Guardi... It is therifo... making ap pl

10773

In the matter of the Guardianship of Melissa Hawley, Deceased.

Filing first and final account.

This day came A. W. Hawley, Guardian of Melissa Hawley, an incompetent of Union County Ohio, and presented his first and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Feb. A. D. 1927, at one o'clock P. M. to which time said matter is continued.

10937

In the matter of the Estate of Louis B. Demorest, Deceased.

Appointment Order to Record Notice.

This day proof of publication of notice of the appointment of Sarah M. Demorest as executrix of the estate of Louis B. Demorest, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10931

In the matter of the Estate of Daniel Freeman, Deceased.

Appointment Order to Record Notice.

This day proof of publication of notice of the appointment of Lydia Freeman as Administratrix of the estate of Daniel Freeman, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Sup. See Page 321

Friday Jan 21-1927.

10956

In the matter of The Guardianship of Josephine McIntire.

Orders for Hearing and Notice

This day W. R. Golden appeared in open court, and filed his application for the appointment of a Guardian of Josephine McIntire, setting forth that said Josephine McIntire is an incompetent person, and therefore is incapable of taking care of and preserving her property.

It is ordered that the 21st day of January 1927, at two 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 Josephine McIntire 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.

10956

In the matter of The Guardianship of Josephine McIntire.

Finding

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 Josephine McIntire is an incompetent person, and therefore 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 Josephine McIntire, 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 Josephine McIntire.
Friday Jan. 21-1927.

10956 In the matter of }
The Guardianship of } Appointment, Order for Bond.
Josephine McIntire.

This day W.R. Golden appeared in open court and made application to be appointed Guardian of Josephine McIntire and the Court, being satisfied that said Josephine McIntire is an incompetent person and therefore is incapable of taking care of and preserving her property; that she is of the age of 67 years, and resides in Paris Township in this County; and the Court being further satisfied that said W.R. Golden 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 Josephine McIntire, the probable value thereof and the probable annual rents of the real estate. It is ordered that said W.R. Golden be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand Dollars; and this cause is continued.

In the matter of }
The Guardianship of } Appointment. Bond approved.
Josephine McIntire. } Letters Issued.

This day W.R. Golden appeared in open court, accepted the appointment as Guardian of Josephine McIntire and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with James Gibson and E.W. Bonnette freeholders as sureties thereon, which Bond is approved by the court. Thereupon said W.R. Golden took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said W.R. Golden, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00.

Monday Jan. 24-1927.

10926 In the matter of }
The Guardianship of } Orders on Filing Inventory
Gertrude Vossler.

This day Charles Parrott, as Guardian of Gertrude Vossler appeared in open court and filed his Inventory, duly verified, as such Guardian. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office. It is further ordered that said Guardian pay the costs herein, taxed at \$1.50.

10976 Eva Morelock, A
vs.
Eva Morelock, B
George A. Morelock
Morelock, Mch

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Whereupon, it
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10959 In the matter of
Mattie Alden.

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10959 In the matter
Mattie Alden.

This day N.C.
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and that said Ad

10958 In the matter of
Charlie H. Dort.

This day an in
H. Dort, late of
in open court
said will be fil
before this court
due notice there
next of kin of the

10976

Eva Morelock, Anna Mary Morelock,
 vs. Plaintiff
 Eva Morelock, Charles S. Morelock, a minor
 George A. Morelock, a minor, Blanche S.
 Morelock, mother of said minors,
 Defendants

Filing Petition to Sell Real Estate.

This day came the Plaintiff Eva Morelock and Anna Mary Morelock and presented to this court their petition, duly verified, praying an order for the sale of real estate of the said Chas. A. Morelock, 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.

10959

In the matter of the Estate of
 Mattie Alden. Deceased.

Appointment
 Order for Bond.

This day N.C. Madden appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Mattie Alden 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 N.C. Madden is legally competent; it is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Seven Thousand Dollars, and this cause is continued.

10959

In the matter of the Estate of
 Mattie Alden. Deceased.

Orders. Bond Approved.
 Letters Issued.

This day N.C. Madden appeared in open court, accepted the appointment as Administrator of the Estate of Mattie Alden, deceased, and gave and filed herein his bond in the sum of Seven Thousand 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 of Administration issue to said N.C. Madden, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10958

In the matter of the Will of
 Charlie H. Dort. Deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Charlie H. Dort, late of Jerome Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 28th day of January 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator resident of the State of Ohio.

10942 In the matter of the estate of } Filing Inventory and Appraisement.
Melvin Curtis Long, Deceased.

This day came Nellie Long, Executrix of the Estate of Melvin Curtis Long, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said Nellie Long has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Nellie Long pay the costs herein taxed at \$4.00

5723. In the matter of the Guardianship } Accepting Resignation.
of Philip Rausch,

This day George Strong Guardian of Philip Rausch appeared in open Court and offered and filed his resignation as such Guardian for the reason that he was physically unable to look after his wards business in the proper manner.

It is therefore ordered that said resignation be and is hereby accepted and it is further ordered that same be filed and made a part of the records of said Court.

Wednesday Jan 26-1927.

10909 Dale Harrington, Executor of }
the will of Lorenzo D. Harrington. } Order for Appraisement
vs. Plaintiff
Madie Smart, 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 served with process or have voluntarily entered their appearance herein, and are now properly before the Court, and that the statements and allegations in said petition are true. That said Alice D. Harrington widow of said Lorenzo D. Harrington 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 the Court being satisfied that it is necessary to sell the real estate of said Lorenzo D. Harrington, described in the petition to pay his debts.

It is ordered that John D. Robb, Elwood Blunk and C. D. Dillon, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said at their true value in money, free from the dower estate of said Alice D. Harrington therein.

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 27th day of Jan. 1927, and this cause is continued.

10906 C. P. Wiley and Ven }
Administrator of }
J. D. Cole,

vs. }
Mattie R. Cole, et al.

This day this }
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answer of the wid }
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10526 In the matter }
Robert Taylor,

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Union County, }
tlement of saiq }

Whereupon, }
on Saturday, the }
matter is contin }

10906 C. P. Wiley and Vernard D. Coe as
 Administrators of the Estate of
 J. D. Coe, Deceased.
 vs. Plaintiff
 Mattie R. Coe, et al. Defendants.

Appraisement Ordered, Etc

This day this cause came on to be heard upon the petition, answer and cross-petition of the Michigan Mutual Life Insurance Company of America and the answer of the widow, Mattie R. Coe, and the Court being fully advised in the premises finds: that all of the defendants named in the petition have been duly and legally served with summons and process or have voluntarily entered their appearance herein, and are now properly before the Court; and that the statements and allegations in said petition are true, and that the said premises therein described should be sold to pay the debts of the said J. D. Coe, deceased.

That the said Mattie R. Coe, defendant is the widow of the said J. D. Coe, deceased, and as such is entitled to dower in the real estate in the petition described; that she, by her answer herein filed, waives the assignment of her dower in said premises by metes and bounds, or in rents and profits, and consents to the sale of the said real estate free from her dower estate therein.

Therefore, it is ordered by the Court that William Stahl, Que Evans, and Charlie Jones, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they are hereby appointed appraisers to appraise said real estate at its true value in money, free from the dower estate of the said Mattie R. Coe therein.

It is further ordered by the Court that the said appraisers be sworn as required by law, and afterwards, upon actual view, perform the duties required of them and cause their proceedings, in writing, to be returned to this Court within ten days.

It further appearing to the Court that the said defendants, The Michigan Mutual Life Insurance Company and The Prudential Life Insurance Company of America have and hold certain mortgage liens on certain of the real estate in the petition described as stated and set forth in their respective answers and cross-petitions, filed herein. Therefore, it is ordered by the Court the findings of the Court and orders in reference to said mortgage liens be reserved and this cause is continued.

10526 In the matter of the estate of } Filing first and final account
 Robert Taylor, Deceased.

This day came L. J. McCoy Executor of the estate of Robert Taylor 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 Feb. A. D. 1927, at one o'clock P. M. to which time said matter is continued.

10961

In the matter of the estate of Minnie B. Patrick, Dec'd.

Estate not subject to Tax.

D. E. Patrick as legatee of the estate of Minnie B. Patrick, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2300.00, the debts and cost of administration are \$400.00, the net actual market value of thereof is \$1900.00. That said decedent died testate leaving her property to her husband D. E. Patrick, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the succession of said estate, be certified to the Tax Commission of Ohio.

10792

In the matter of the estate of George Rigel, Deceased.

Estate not subject to Tax.

Belle Rigel as Administratrix of the Estate of George Rigel, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$7809.82, the debts and cost of administration are \$1900. and the net actual market value thereof is \$5609.82. That said deceased died intestate leaving a widow and three adult children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10950

In the matter of The Guardianship of Julia P. Lyons,

Orders on filing Inventory.

This day J. J. Maloy, Guardian of Julia P. Lyons, appeared in open Court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$2.00

10850

Jennie Fox, Adm vs Jennie Fox et al. Defen

This day this Court appearing the with summons ber Company in and cross-petiti Fox, and that M pany to be true

The Court free from any claim and it is ordered said The Potter foreign executio Clerk of this Cou

10907

Josephine B. Rit of Mary B. Ritchie and John F. Ritet vs

Her Wards et al.

This day this Court that the is hereby confi lars, free of the W. Ritchie, dece dated Jan. 27-1927, waite and Josep ed by the Court. terest of said Sale. It is estate, free of ed value there of Sale.

10962

In the matter Pearson F. Holy

This day an son F. Holy croa ed, was produ

It is now ord application wil at two o'clock said hearing to

10850 Jennie Fox, Admrx
 vs Plaintiff
 Jennie Fox et al.
 Defendants

Ordered Foreign Execution be cancelled.

This day this cause on to be heard upon the pleadings and the evidence, and it appearing that the defendant The Potter Lumber Company, has been duly served with summons and process according to law, the Court find said The Potter Lumber Company in default for answer or demurrer to the petition, and to the answer and cross-petition to The Farmers National Bank and to the answer of Jennie Fox, and that the allegations thereof are confessed by The Potter Lumber Company to be true.

The Court further finds that said The Potter Lumber Company is barred from any claim it may have in the real estate described in the petition, and it is ordered that the foreign execution levied upon said real estate by said The Potter Lumber Company of record in volume 6 page — of the foreign execution records of Union County be canceled and discharged and the Clerk of this Court is directed to enter cancellation thereof upon the record.

10907 Josephine B. Ritchie as Guardian
 of Mary B. Ritchie, Jerome C. Ritchie,
 and John F. Ritchie,
 vs
 Her Wards et al.

Confirming Appraisement and
 Ordering Private Sale.

This day this cause came on further to be heard, and it appearing to the Court that the appraisement heretofore ordered has been duly made, the same is hereby confirmed; said appraisement being Nine Hundred (\$900.00) Dollars, free of the dower estate therein of Josephine B. Ritchie, widow of Joseph W. Ritchie, deceased. And the plaintiff above named having given bond dated Jan. 27-1927, in the sum of Fifteen Hundred Dollars with Milton Braithwaite and Joseph E. White sureties, conditioned according to law and approved by the Court. 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 at private sale. It is now ordered that said plaintiff proceed to sell said real estate free of said dower estate, at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: Cash on day of Sale.

10962 In the matter of the will of
 Pearson F. Holycross. Dec'd.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Pearson F. Holycross, late of Union Township in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 17th day of Feb. 1927, at two o'clock P. M. and that due notice thereof be given 3 days prior to said hearing to the next of kin of the testator, resident of the State of Ohio.

10960

In the matter of the estate of W. S. Davis, deceased, Partnership. 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 W. S. Davis and Joseph Richard Davis, and it appearing to the Court that due notice of this hearing has been given as heretofore ordered. The Executor of the estate of W. S. Davis, deceased having entered his appearance, and that appraisers should be appointed; it is ordered that Charles Chappell, John L. Boylan and B. E. Baker, three judicious disinterested persons be and they 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 Joseph Richard Davis the surviving partner to be by him forthwith filed in this Court, and this Cause is continued.

10960

In the matter of the Estate of W. S. Davis, deceased, Partnership of W. S. Davis, and Joseph Richard Davis.

Now comes the undersigned, executor of the Estate of W. S. Davis, deceased, and hereby enters his appearance and consents to the appointed of the appraisers, as suggested in the application filed herein.

10897

In the matter of the will of Josephine Thompson Barnes, Dec'd. Election of widower.

On this 27th day of Jan. 1927, a written instrument was received by said Court, duly signed and acknowledged by P. E. Barnes, widower of Josephine Thompson Barnes, deceased, manifesting his election not to take under the will of said decedent. And the same appearing to be regular and in conformity to law, the same is accepted and ordered to be filed, and recorded with the proceedings to probate said will.

Friday Jan 28-1927.

10958

In the matter of the will of Charlie H. Dort, deceased. Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Florence M. Dort to admit to probate and record the will of Charlie H. Dort, late of the township of Jerome in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow, next of kin of said testator resident of the state of Ohio,

and E. R. Williams and C. E. Dix the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Charlie H. Dort, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time

of signing said will, and that it, together with the proceedings hereon, be filed and recorded of record in this Court.

10963

In the matter of Charlie H. Dort.

The Last will and Testament of Charlie H. Dort, deceased, of this County, deceased, Florence M. Dort, executrix, also a creditor, and the probate proceedings in the matter of Charlie H. Dort is a suit filed in this Court, and the probate proceedings in the matter of Charlie H. Dort, deceased, are hereby discontinued.

10963

In the matter of Charlie H. Dort.

This day Florence M. Dort, as executrix of the estate of Charlie H. Dort, deceased, filed an application for the appointment of a guardian of the estate of said decedent, and the same is hereby granted, and the same is hereby appointed as such guardian of the estate of Charlie H. Dort, deceased.

10208

In the matter of The Guardianship of Frank Delt.

This day Charles H. Dort, guardian of the estate of Frank Delt, late of this County, deceased, filed an application for the removal of said guardian, and the same is hereby granted, and the same is hereby removed, and the same is hereby appointed as such guardian of the estate of Frank Delt, late of this County, deceased.

10960

In the matter of the Estate of W. S. Davis, deceased.

This day Charles H. Dort, executor of the estate of W. S. Davis, deceased, filed an application for the appointment of a guardian of the estate of said decedent, and the same is hereby granted, and the same is hereby appointed as such guardian of the estate of W. S. Davis, deceased.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Charlie H. Dort, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time

of signing said will was of lawful age, of sound mind and memory, and not under any restraint. Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

10963 In the matter of the estate of Charlie H. Dort, Deceased. } Appointment
Order for Bond.

The Last Will and Testament of Charlie H. Dort late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed; this day Florence M. Dort 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 Florence M. Dort is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, without bond in accordance to the will of said Charlie H. Dort, deceased.

10963 In the matter of the estate of Charlie H. Dort, Deceased. } Appointment. Orders
Bond Approved. Letters Issued.

This day Florence M. Dort appeared in open court, accepted the trust as Executrix of the estate of Charlie H. Dort, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Florence M. Dort, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50

10208 In the matter of The Guardianship of Frank Belt } Filing first and final account.

This day came Norman C. Bown, Guardian of Frank Belt, an incompetent of Union County Ohio, and presented his first and final account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 26th day of Jan. 9. 1927, at one o'clock P.M. to which time said matter is continued.

Saturday Jan 29-1927.

10960 In the matter of the Partnership Estate of W. S. Davis, Deceased. } Filing Inventory and Appraisement.

This day came Joseph Richard Davis, Executor of the Partnership Estate of W. S. Davis late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said Estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the statutes in such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

THE W. H. STAMAGE CO., CIN., O. 1925

In the matter of Accounts } Notice Approved
filed for Settlement.

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

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

9831 Fred Shipley, Executor of the estate of William Shipley, fourth and final Account.

9115-A J. G. Zuspan, Administrator de bonis non, with the will annexed, of the estate of Addie E. Masters, first and final account.

10280 L. J. McCoy, Executor of the estate of Malen Wright, first and final account.

10560 Milo L. Myers, Administrator of the estate of Isabel McElvire, first and final Account.

9577 Mary E. Lee, Executrix of the Estate of John M. Lee, second and final account.

10757 Willis A. Lockwood, Administrator of the estate of Sarah P. Lockwood, first and final account.

8351-A Bent Cahell, Trustee of Elou J. Huston et al, second partial account.

10359 L. C. Cross, Guardian of Elizabeth Roe, first partial account.

8929 Daniel A. Cross, Guardian of Eliza Spain, third and final account.

10831 L. B. Spain, Guardian of John F. Spain, first and final account.

9297 M. W. Baker, Guardian of Floyd Baker, et al, first and final Account.

9831 In the matter of the Estate of } Fourth and final Account
William Shipley, deceased.

This day the fourth and final account of Fred Shipley, Executor of the estate of William Shipley, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

It is ordered that said Executor be and he is allowed the sum of three hundred and twenty four, and 50/100 Dollars, (\$324.50), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days, costs paid Dec. 7th 1926.

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

9115-A

In the matter of Addie E. Masters

This day the bonis non, with came on for hearing and settlement according to law. No one appearing to object or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects regular and pursuant to law.

It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Executor be and he is allowed the sum of forty four, and 00/100 Dollars, (\$44.00), 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 settled according to law.

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

It is ordered that said Executor be and he is allowed the sum of five hundred and 00/100 Dollars, (\$500.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

10280

In the matter of Malen Wright

This day the Executors of Malen Wright came on for hearing and settlement according to law. No one appearing to object or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects regular and pursuant to law.

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

It is ordered that said Executor be and he is allowed the sum of two hundred and 00/100 Dollars, (\$200.00), 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 settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days, costs paid Dec. 7th 1926.

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

9115-A

In the matter of the estate of Addie E. Masters, Deceased

First and final account.

This day the first and final account of J. G. Zuppan, Administrator de bonis non, with the will annexed, of the estate of Addie E. Masters, 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 Etc. be and he is allowed the sum of Forty four Dollars, (\$44.00), 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 settled according to law.

It is ordered that said Administrator Etc, pay the costs herein taxed at \$5.00, within ten days. Costs paid Dec. 13-1926.

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

10250

In the matter of the estate of Malen Wright, Deceased.

Final account

This day the final account of L. J. McCoy and Isabelle Wright (McThee) Executors of the estate of Malen Wright, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Executors be and they are allowed the sum of Five Hundred and Seventy five Dollars, (\$575.00), 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.

It is ordered that said Executors pay the costs herein taxed at \$5.00, within ten days. Costs paid Sept. 23-1926.

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

10860

In the matter of the Estate of Isabel Mc Elwee. Deceased } First and final Account.

This day the first and final account of Milo L. Myers, Administrator of the estate of Isabel Mc Elwee, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

It is ordered that said Milo L. Myers be and he is allowed the sum of Seventy five dollars, (\$75.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid Dec. 1-1926.

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

7577

In the matter of the estate of John M. Lee. Deceased } Second and final Account.

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

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

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 16-1926.

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

10757

In the matter of Sarah P. Lockwood

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

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

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

It is ordered that said Sarah P. Lockwood pay the costs herein taxed at \$5.00 within ten days.

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

8351-A

In the matter of Elton J. Huston

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

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

It is ordered that said Elton J. Huston pay the costs herein taxed at \$5.00 within ten days.

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

It is ordered that said Elton J. Huston pay the costs herein taxed at \$5.00 within ten days.

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

10757

In the matter of the estate of Sarah P. Lockwood, deceased

First and final account

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

It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 30-1926.

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

8351-A

In the matter of the Guardianship of Elton J. Huston, et al.

Second partial account.

This day the second partial account of Bent Cahill, Guardian of Elton J. Huston 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 & confirmed. It is ordered that said Guardian be and he is allowed the sum of Seventy five Dollars, (\$75.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Three Hundred and Thirty seven and 60/100 Dollars, (\$337.60), in the hands of said Guardian due said wards, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 11-1926.

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

THE W. H. STANAGE CO., CIN., O., 1926

10389

In the matter of the Guardianship of Elizabeth Roe.

First partial Account.

This day the first partial account of L.C. Cross, Guardian of Elizabeth Roe came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Three Hundred and fifty Dollars, (\$350.00), as compensation for his services, which amount the court deems reasonable.

The court finds a balance of Twenty five Hundred, and ⁵³/₁₀₀ Dollars, (\$2500.53), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 30-1926.

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

8929

In the matter of The Guardianship of Eliza Spain

Third and final Account.

This day the third and final account of Daniel Q. Cross, Guardian of Eliza Spain, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec 2-1926.

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

10831

In the matter of The Guardianship of John F. Spain

This day the account of John F. Spain came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 One Hundred Dollars, (\$100.00), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 30-1926.

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

9297

In the matter of The Guardianship of Floyd Baker

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec 2-1926.

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

10831

In the matter of
The Guardianship of
John F. Spain

First and final account.

This day the first and final account of L. B. Spain, Guardian of John F. Spain came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 4-1926.

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

9297

In the matter of the
Guardianship of
Floyd Baker et al.

First and final account.

This day the first and final account of M. W. Baker, Guardian of Floyd Baker 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 & confirmed.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 23-1926.

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

10907

In the matter of the estate of Melissa Hawley, deceased

Filing Inventory and Appraisement

This day came A. W. Hawley, Executor of the estate of Melissa Hawley late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10948

In the matter of the estate of W. B. Davis, deceased.

Filing Inventory and Appraisement

This day came Joseph Richard Davis, Executor of the estate of W. B. Davis late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10964

In the matter of the Estate of Savannah Dunbar, Dec'd.

Appointment
Order for Bond.

This day O. B. Poling appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Savannah Dunbar 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 O. B. Poling 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 Dollars, and this cause is continued.

10964

In the matter of the Estate of Savannah Dunbar, Dec'd

Appointment, Orders
Bond Approved. Letters Issued.

This day O. B. Poling appeared in open Court, accepted the appointment as Administrator of the estate of Savannah Dunbar, deceased, and gave and filed herein his bond in the sum of Twenty five Hundred Dollars, conditioned according to law, with S. H. Poling, P. P. Poling and G. W. Connolly freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said O. B. Poling, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

9258

In the matter Pearl Howard,

Riley Howard having filed a statement of the estate and the value of said estate under the law, and being fully advised of the value of said estate, and the deceased died as a result said inheritance tax is certified to the

deceased died as a result said inheritance tax is certified to the

It is ordered that the same be certified to the probate court together with a statement affecting the inheritance tax is certified to the

9257

In the matter Marion Prater

M. M. Prater having filed a statement that said estate is an inheritance and the value thereof and determines the net value thereof and cost of a probate and the tax.

It is ordered that the same be certified to the probate court in manner provided for of all other estates and inheritance tax and Tax Commission

10909

Sale Harrington of Lorenzo S. Harrington Madie Smart

This day came report of an appraisement in pursuance of an order of the court that said

It is ordered

9258 In the matter of the estate of Pearl Howard, deceased.

Estate not subject to Tax.

Riley Howard as Administrator of the estate of Pearl Howard, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court being fully advised in the premises, finds and determines that the gross value of said estate is \$700.00, the debts and costs of administration are \$350.00, and the net actual market value thereof is \$350.00. That said deceased died intestate leaving a widow and two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

9257 In the matter of the estate of Marion Pratt, deceased.

Estate not subject to Tax.

W. M. Pratt as Administrator of the estate of Marion Pratt, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that the gross value of said estate is \$8,450.00, the debts and cost of administration are \$5,050.00, and the net actual market value thereof is \$3,400.00. That said deceased died intestate leaving a widow and five children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday Jan. 20-1927.

10909 Dale Harrington Executor of the estate of Lorenzo D. Harrington, dec'd. Plaintiff vs. Madie Smart et al. Defendants

Confirming Appraisement.

This day came the Plaintiff by his attorney, and produced to the Court, the report of an appraisement herein made by John D. Robb, Elwood Shirk & W. H. Dillon in pursuance of a former order of this Court, and it appearing upon examination that said report is in all respects regular and correct.

It is ordered that the be and hereby is approved and confirmed.

10767 In the matter of the Estate of } Estate not subject to Tax.
 Alfred C. Carr, Deceased

Mary C. Carr as Executrix of the Estate of Alfred C. Carr, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$2200.00, the debts and costs of administration are \$325.00, and the net actual market value thereof is \$1875.00.

That said deceased died testate leaving all property to his widow Mary A. Carr, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10935 In the matter of the Estate of } Filing Inventory and Appraisement.
 Mary A. Pottner, Deceased.

This day came H. F. Columber, Administrator of the Estate of Mary A. Pottner late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said H. F. Columber pay the costs herein taxed at \$4.00

10929 In the matter of the Estate of } Action dismissed
 Josephine J. Barnes, Dec'd.

This day on motion of the Executrix, Cleo J. Florence, this action against William Morgnige is dismissed at the costs of the Estate of the said Josephine Thompson Barnes, deceased, and without record.

10767 In the matter of the Estate of } Filing first and final account.
 Alfred C. Carr, Deceased

This day came Mary C. Carr, Executrix of the Estate of Alfred C. Carr, 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 February A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10934 In the matter of
 Emma Jane Gal

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10934 In the matter of the estate of Emma Jane Galloway, Dec'd. Determination of Inheritance Tax.

This 31st day of January 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of - none - dollars distributed by decedent in contemplation of death) is Twenty six thousand three hundred and seventy four, and 7/100 Dollars, composed as follows: Personally, nineteen thousand and seventy four, and 7/100 Dollars, real estate seven thousand three hundred Dollars. That the debts (including a year's allowance of - nothing - dollars) are Twelve Hundred and nine Dollars, and that the cost of Administration will be Fourteen Hundred Dollars. That there is no one entitled to dower in said real estate

And that the net actual market value of the assets which might be subject to tax is Twenty three thousand seven hundred and sixty five, and 7/100 Dollars.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationships if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	Value of succession	Exemption	Sub. to tax	Tax.	Date of accrual.	By whom paid	Corporation
Frank W. Galloway Son	\$5441.43	\$3500.00	\$1941.43	\$19.42	12/18-1926	F.W. Galloway	Marysville
Eva Galloway Daughter	\$5441.43	\$3500.00	\$1941.43	19.42		Eva Galloway	
Pearl Galloway Son	\$3871.17	\$3500.00	\$371.17	3.72		Pearl Galloway	
Byron .. H-Son	\$224.33	\$3500.00	None				
Charles .. H-Son	224.33	\$3500.00					
Walter .. H-Son	224.33	\$3500.00					
Alice .. H-Daugh	224.33	\$3500.00					
Jane .. H-Daugh	224.33	\$3500.00					
Eva .. H-Daugh	224.33	\$3500.00					
Martha .. H-Daugh	224.33	\$3500.00					
Gilbert Kirby H-Son	1813.81	\$3500.00					
James .. H-Son	1813.81	\$3500.00					
John .. H-Son	1813.81	\$3500.00					

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

5723-A

In the matter of }
The Guardianship of } Appointment. Order for Bond
Philip Rausch.

This day ^{Edward} Henry W. Nicol appeared in open court and made application to be appointed Guardian of Philip Rausch, and the court, being satisfied that said Philip Rausch is an insane person and therefore is incapable of taking care of and preserving his property; that he is of the age of 74 years, and resides in Paris Township in this County; and the court being further satisfied that said ^{Edward} Henry W. Nicol is a suitable person to be appointed; and he having filed in this office a statement verified by his affidavit, of the whole estate of said Philip Rausch, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said ^{Edward} Henry W. Nicol be appointed such Guardian upon giving bond with sureties as required by law, in the sum of one thousand dollars, and this cause is continued.

5723-A

In the matter of }
The Guardianship of } Appointment. Bond Approved.
Philip Rausch. } Letters Issued.

This day ^{Edward} Henry W. Nicol appeared in open court, accepted the appointment as Guardian of Philip Rausch and gave and filed herein his Bond in the sum of One Thousand (\$1000.00), Dollars, conditioned according to law, with L. H. Miller and Chas Arman freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Henry W. Nicol took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said ^{Edward} Henry W. Nicol, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00.

10960

In the matter of the estate of }
Samuel W. Dunfee, Dec'd. } Appointment
Order for Bond.

This day Harold A. Dunfee appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Samuel W. Dunfee 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 Harold A. Dunfee 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.

10965

In the matter of
Samuel W. Dunfee

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10909

Dale Harrington
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Madie Smart et al

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vs.
Mary B. Ritchie

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10965 In the matter of the Estate of } Appointment, Orders.
 Samuel W. Dunfee, Dec'd. } Bond Approved. Letters Issued.

This day Harold A. Dunfee appeared in open Court, accepted the appointment as Administrator, of the estate of Samuel W. Dunfee, deceased, and gave and filed herein his bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Zadie O'Harra and Zena DeBolt freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Harold A. Dunfee, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.00.

10909 Dale Harrington Executor of the will of } Wed. Feb. 2-1927.
 Lorenzo D. Harrington Dec'd. Plaintiff } Order of Sale.
 Madie Smart et al. } 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 and costs of administration of the deceased; and also upon the return of the summons issued, and the answer of the Aetna Life Insurance Company of Hartford, Connecticut, defendant named herein, as well as by the answer of Alice A. Harrington, widow of deceased. And the Court being fully advised in the premises, finds that all the defendants herein have been legally served with process or have voluntarily entered their appearance in the case; and that all have been notified of the pendency and prayer of the petition as prescribed by law, and the Court further finds that Alice A. Harrington, widow of the said Lorenzo D. Harrington, deceased, waives as in her answer herein set forth, assignment of her dower in said premises in metes and bounds, and desires that the same may be sold clear and free of her said dower, and that the Court set off to her out of the proceeds of the sale of said premises, such a sum of money as may be just and reasonable in lieu of her said dower interest; and the Court finds that the allegations of said petition are true and that it is necessary to sell the real estate in the petition described to pay the debts of the deceased and costs of administration. The Court further finds that the real estate in the petition described was appraised by the appraisers of the personal estate at \$6500.00, and the Court also finds that the bond heretofore given by the plaintiff as Executor in the amount of \$1000.00 is not sufficient. It is therefore ordered that further appraisal and additional bond of \$4000.00 be given. It is now ordered that said Dale Harrington as such executor proceed to advertise for sale at the door of the Court House said real estate for four consecutive weeks in a newspaper of general circulation in said County, in which said land is situated and he is further ordered to sell the same at not less than two-thirds of the appraised value and on the following terms, to-wit: one-third cash in hand and the balance in one and two years from day of sale, deferred payments to be secured by mortgage on the premises sold and to bear interest. And said plaintiff is ordered to make return to this Court immediately after such sale.

10902 Josephine B. Ritchie, Guardian } Tuesday Feb. 1-1927
 of Mary B. Ritchie. }
 vs. Plaintiff } Petition to Sell Real Estate
 Mary B. Ritchie et al. } Orders Approving & Confirming Sale
 Defendants

This day this cause coming on to be heard on the report of Josephine B. Ritchie, Guardian of Mary B. Ritchie, a minor, of her proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the rights, title and interest of the said Mary B. Ritchie in said real estate, to the purchaser Richard Simpkins and Merle Simpkins, upon the said purchaser paying purchase price thereof.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00

THE W. H. STANAGE CO., CINC., O. 187869

10904

In the matter of the Estate of Ella Rigdon Haynes, Dec'd.

Filing Inventory and Appraisement.

This day came C. B. Haynes, Executor of the Estate of Ella Rigdon Haynes, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10909

In the matter of the Estate of Mattie Alden, Dec'd.

Filing Inventory and Appraisement.

This day came N. C. Madden, Administrator of the Estate of Mattie Alden late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said N. C. Madden has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10916

In the matter of the Estate of Charles B. Huston, Dec'd.

Appointment Order for Bond.

This day McConnell Huston appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Charles B. Huston, 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 McConnell Huston 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 (\$10,000.00) Dollars, and this cause is continued.

10966

In the matter of the Estate of Charles B. Huston, Dec'd.

Appointment. Orders Bond Approved. Letters Issued.

This day McConnell Huston appeared in open court, accepted the appointment as Administrator of the estate of Charles B. Huston, deceased, and gave and filed herein his bond in the sum of (\$10,000.00) Ten thousand Dollars, conditioned according to law, with the National Surety Company freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said McConnell Huston, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10681

In the matter of W. D. Johnson.

This 1st day application for [unclear] in the pre [unclear] of said estate or effect in posse [unclear] lows: Persona and that the c [unclear] entitled to dow [unclear] ue of the asse [unclear]

The court for [unclear] tate, their ag [unclear] the value of the [unclear] to each, the b [unclear] to which each [unclear] by whom suc [unclear] in which suc [unclear] Relationship [unclear]

- Huggs, Buffington Sister
- Anna B. Hilford Sister
- William Brodrick None
- W. F. Brodrick None
- Ed. Hess None
- Mar Ed. Hess Niece
- Nora Reed Niece
- Floora E. Johnson None

It is order [unclear] by mail to all [unclear] waiver of suc [unclear] been filed, au [unclear] entries in rel [unclear] successions of [unclear] with to the F [unclear] It is furth [unclear] be certified to [unclear] ed by law.

10889

In the matter of Robert Roboltha

This day car [unclear] late of Union C [unclear] Court in Settler [unclear] Whereupon lo [unclear] ing on Satard [unclear] which time A [unclear]

10681

In the matter of the Estate of W. D. Johnson, Deceased

Determination of Inheritance Tax.

This 1st day of February, 1927, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate distributed by decedent in contemplation of death, or to take effect in possession or enjoyment at or after is \$1446.00, composed as follows: Personally \$1446.00, real estate - none. That the debts are \$331.60 and that the cost of administration will be \$100.00. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$1016.00.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relationship	value of succession	Exemption	Sub. to tax.	Tax	Date of accrual	By whom Pd.	Corporation
Lizzie J. Buffington	Sister	\$500.00	\$500.00	None			
Anna B. Hilford	Sister	\$200.00	\$500.00	None			
William Brodrick	None	\$200.00	None	\$200.00	\$14.00	12/2-25	L. Brodrick Mil. Co.
W. F. Brodrick	None	\$175.00	None	\$175.00	\$12.25	" "	W. F. Brodrick " "
Ed. Hers	None	\$50.00	None	\$50.00	\$3.50	" "	Ed. Hers " "
Ann Ed. Hers	Niece	\$50.00	\$500.00	None			
Nora Reed	Niece	\$100.00	\$500.00	None			
Flora E. Johnson	None	\$50.00	None	\$50.00	\$3.50	" "	Flora Johnson " "

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

10889

In the matter of the Estate of Robert Robotham, Deceased.

Filing first and final account

This day came Adele M. Nagay, Executrix of the Estate of Robert Robotham 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 Feb, A.D. 1927, at one o'clock p.m. to which time said matter is continued.

10967 *N.W. Coffman, Administrator of Emma Gonker.*
 vs. Plaintiff
Alice Mitchell, William Coffman, N.R. Coffman, Frank L. Coffman and Clara Wertz,
 Defendants.

Filing Petition to Sell Real Estate

This day came the Plaintiff *N.W. Coffman* and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said *Emma Gonker*, deceased, to pay the debts, and costs of administering the estate of the said decedent.

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

Wednesday Feb. 2-1927.

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

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the *Marysville Tribune*, and that they will be for hearing on Saturday, February 26th 1927, at one o'clock P.M. as follows:

- 10871 *Adela M. Hagay, Executrix of the Estate of Robert Robotham, first and final account.*
- 10767 *Mary O. Carr, Executrix of the Estate of Alfred O. Carr, first and final account.*
- 10826 *L.J. McCoy, Executor of the Estate of Robert Taylor, first and final account.*
- 10679 *A.P. Murphy, Administrator of the Estate of John Murphy, first and final account.*
- 10700 *W.H. Taylor, Executor of the Estate of Luella C. Taylor, first and final account.*
- 10729 *Martha C. Walke, Administratrix of the Estate of Esther M. Walke, first and final account.*
- 10792 *Belle Rigel, Administratrix of the Estate of George Rigel, first and final acc't.*
- 5723 *George Streng, Guardian of Philip Rausch, final account.*
- 9061 *Lydia H. Ell. Boerger, Guardian of Eugene G. Ell. et al. fourth account.*
- 10773 *A.W. Hawley, Guardian of Melissa Hawley, first and final account.*
- 10407 *Norman E. Brown, Guardian of Frank Belt, first and final account.*
- 3758 B *E.O. Wiley, Guardian of Mary J. Chapman, fifth current account.*

10968 In the matter of the will of } Filing of Will and Order for Hearing.
 Henry Conrad, Deceased.

This day an instrument of writing, purporting to be the last will of *Henry Conrad*, late of *Jerome Township* in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on this 2nd day of Feb. 1927, at two o'clock P.M., all interested parties having waived.

10960 In the matter of
W.S. Davis

This day the
Richard Davis
 deceased, and
 firm as hereto
 appraisement

It having been
 was \$723.20, a
 partner, *Joseph*
 the sum of \$
 of the deceased
 sureties there
 the debts and
 and *C.W. Chap*
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Davis, and f
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10968 In the matter
 Henry Conrad

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 in this Court,
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 S.W. Solbear a
 by said witness
 Whereupon the
 and Testament
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10960 In the matter of the estate of } Partnership
 W.S. Davis } Deceased. } Approving Election.

This day this cause came on to be further heard upon the election of Joseph Richard Davis, surviving partner, of the late partnership firm of W.S. Davis deceased, and the said Joseph Richard Davis, to take the assets of the said firm as heretofore returned to this Court by appraisers appointed, which appraisal and inventory was duly confirmed by this Court.

It having been found by said appraisers that the value of said assets was \$723.20, after deducting the liabilities; and that the said surviving partner, Joseph Richard Davis, having tendered his promissory note in the sum of \$361.60, the amount of the interest belonging to the estate of the deceased partner therein, with Gertrude Davis and C.W. Chappell as sureties thereon, and also having tendered his bond for the payment of the debts and liabilities of said firm with the said Gertrude Davis and C.W. Chappell as sureties thereon, and the executor of said estate having consented to the said election and the acceptance of the said note, and the said bond; the Court hereby gives its approval to the said acts of the said surviving partner.

And it is further ordered and the said Executor is hereby directed and authorized by these presents to deliver an immediate transfer of the personal property of the said firm to the said Joseph Richard Davis, and further orders that upon said note and the liabilities being paid, in full, that he file his account herein of his proceedings in the premises as required by law, and this cause is continued.

10968 In the matter of the will of } Admitting to Probate and Record.
 Henry Conrad. } Deceased.

Be it Remembered, that heretofore, to-wit: on the 2nd day of Feb. A.D. 1927, an instrument of writing, purporting to be the last will and Testament of Henry Conrad, 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 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 F.A. Thompson and S.W. Solbear the subscribing witnesses to said will have since the date of said will Jan. 4-1910, died. Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signatures of said F.A. Thompson and S.W. Solbear attached 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 Henry Conrad, 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 duress and 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 Arthur H. Woner pay the costs herein taxed at \$5.00.

Thursday Feb. 3-1927.

10855 Jennie Fox, Administratrix
vs. Plaintiff
Jennie Fox, et al
Defendants

Release of Foreign Execution Lien.

The Lien created by the case of The Potter Lumber Co. of Columbus Ohio, vs. Oliver Deau, from Case No. 90933, Court of Common Pleas, Franklin County Ohio, and recorded in Book 6 Page 35 Records of Foreign Executions in the Sheriff's office of Union County, Ohio, is released and satisfied, by proceedings in the above entitled case in said Court, February 3rd A.D. 1927.

9665 In the matter of
The Guardianship of
Martha E. Walker (Jeune)

Filing Second Partial Account.

This day came L.W. Hazen, Guardian of Martha E. Walker (Jeune) a minor, of Union County Ohio, and presented his second partial account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of March A.D. 1927, at one o'clock P.M., to which time said matter is continued.

Friday Feb. 4-1927.

10362 In the matter of the Estate of
Enoch Piercol, Deceased.

Filing Sale Bill.

This day came O.E. Piercol, Administrator of the Estate of Enoch Piercol late of Union County Ohio, deceased, and presented the Sale Bill of said estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said O.E. Piercol has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$2.50.

10963 In the matter of the Estate of
Charlie H. Dort, Deceased.

Filing Inventory and Appraisement.

This day came Florence M. Dort, Executrix of the Estate of Charlie H. Dort, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executrix has in all respects complied with the Statutes to such case made and provided, do order the said Inventory and Appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

10969 In the matter

Rose M. Selman

This day Court and proo late of Hard and made app and it appear lowed in Haro cated copy of is allowed au in the Recor Charles Leli

10970 In the matter

Penrose Wiley

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5624 In the matt

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Wilbur Cleve This day minors, of U settlement of Whereupon hearing on 8 P.M. to which

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Lucia (Ell) R This day ca ors of Union c as to Lucia, as Whereupon hearing on 8 P.M. to which

10969 In the matter of the will of } Order to admit to Record Authentic Copy
 Rose M. Lehman, Deceased } of will and Order of Probate.
 This day Charles Lehman by his attorney Leonard Cox appeared in open Court and produced an Authenticated Copy of the will of Rose M. Lehman late of Hardin County, Ohio, deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said will was executed proved and allowed in Hardin 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 Charles Lehman pay the costs herein taxed at \$

10970 In the matter of the will of } Filing of will and Order for Hearing
 Senrose Wiley, Deceased }
 This day an instrument of writing purporting to be the last will of Senrose Wiley, late of Claiborne Township in this County, deceased, was produced in open Court and application made for Probate.
 It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 25th day of Feb. 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

8624 In the matter of } Filing fifth partial Account.
 The Guardianship of }
 Wilbur Clevenger et al. }
 This day came Jesse A. Clark, Guardian of Wilbur Clevenger et al, minors, 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 26th day of March A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Saturday Feb. 5-1927

9060 In the matter of } Filing fourth partial Account
 The Guardianship of }
 Lucia (Ell) Rausch et al. }
 This day came Anna Ell, Guardian of Lucia (Ell) Rausch et al, minors of Union County, Ohio, and presented her fourth partial, and final as to Lucia, 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 March A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 187889

10971 Lulu M. Hagenlocker, Admrx. }
 Plaintiff }
 vs }
 Ralph Emerson Hagenlocker, et al. } Filing Petition to Sell Real Estate
 Defendants }

This day came the plaintiff Lulu M. Hagenlocker and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said Henry Hagenlocker, 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 Feb. 7-1927

10965 In the matter of the estate of } Filing Inventory and Appraisement,
 Samuel W. Sunfee, Deceased }

This day came Harold A. Sunfee Administrator of the estate of Samuel W. Sunfee late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10973 In the matter of the Estate of } Appointment
 H. W. Morey, Deceased. } Order for Bond.

The last will and testament of H. W. Morey late of Paris Township in this County, deceased, having heretofore been duly proved and allowed; this day Clara Morey and Dana W. Morey, 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 Executors are suitable persons and legally competent; it is ordered that they be appointed as such Executors, without bond in accordance with the will of H. W. Morey deceased, and this cause is continued.

10973 In the matter of the will of } Appointment
 H. W. Morey, Deceased. } Bond Approved. Letters Issued.

This day Clara Morey and Dana W. Morey appeared in open Court, accepted the trust as Executors of the Estate of H. W. Morey deceased, and no bond being required. It is ordered that Letters Testamentary issue on the will of said decedent, to said Clara Morey and Dana W. Morey, that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$5.50.

10974 In the matter
 Mary Gardner
 This day an
 Gardner, late
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 ordered that
 will be for he
 one o'clock P. M.
 hearing, to the

10975 In the matter
 Nellie C. West
 This day an
 Nellie C. West
 deceased, was
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 Feb. 1927, at 10
 days prior to
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10977 In the matter
 H. W. Morey,
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10972 In the matter
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10974 In the matter of the will of } Filing of will and Order for Probate Hearing
 Mary Gardner Deceased.

This day an instrument of writing purporting to be the last will of Mary Gardner, late of Richwood, Claibourne Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 12th day of March 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix, resident of the State of Ohio.

10975 In the matter of the will of } Filing of will and Order for Hearing.
 Nellie C. Westlake, Dec'd.

This day an instrument of writing purporting to be the last will of Nellie C. Westlake, late of Marysville Paris Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that said will be filed in this court, and that said application will be for hearing before this court on the 19th day of Feb. 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix, resident of the State of Ohio.

10977 In the matter of the will of } Filing of will and Order for Hearing
 H. W. Morey, Deceased.

This day an instrument of writing, purporting to be the last will of H. W. Morey, late of Paris Township in this county, deceased, was produced in open court and application made for probate. It is now ordered that said will be filed in this court, and that said application will be for hearing before this court on the 7th day of February 1927, at 10.30 o'clock A.M. all next of kin and widow having waived.

10972 In the matter of the will of } Admitting to Probate and Record.
 H. W. Morey, Deceased.

Be it Remembered, That, heretofore, to-wit: on the 7th day of Feb. A.D. 1927, an instrument of writing, purporting to be the last will and Testament of H. W. Morey, late of Marysville 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 Agnes D. Porter one of the subscribing witnesses to said will, has since the date of said will died, Thereupon Carrie W. Hornbeck and William J. Porter appeared in open court, and were duly sworn and examined according to law touching the genuineness of the signature of said Agnes D. Porter, attached to said will. Thereupon this day came E. W. Porter 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 H. W. Morey, 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 Morey and Dana W. Morey pay the costs herein taxed at \$8.00

Thursday Feb. 10-1927.

10723 In the matter of the will of } Authority to Transfer Real
John Wiley Dailey, Dec'd. } Estate Devised.

This day came Belle Dailey and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by John Wiley Dailey, deceased. Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised one half to Belle Dailey under Item 3 of said will, "All the property, real and personal, of every kind and description, wherever situated, which I may own or have the right to dispose of at the time of my death, I give devise and bequeath to my wife, Belle Dailey, in fee simple and absolutely.

And that said real estate so devised is described as follows:
Located in the Township of Paris Union County and State of Ohio, and being described as follows: Being part of Survey No. 5295, Tract No. 1.

Tract No. 1. Beginning at a Stake in the center of the Milford Center and Marysville Road and in the west line of said Survey; thence N. 37 deg. W. 153 poles to a stake near two Sugars, two Ironwoods and Hickory; thence N. 53 deg. E. 100 poles to a stake near three Sugars; thence S. 37 deg. E. 129 poles to a stake in the center of said Milford and Marysville Road; thence with said road 40 deg. W. 101 poles to the beginning. Containing 88.75 acres, more or less.

Tract No. 2. Beginning in the Township, County and State and Survey as aforesaid, and beginning at two Ironwoods, two Sugars and two buckeyes southeast corner to Michael Davis lot of 100 acres; thence W. with his line N. 53 deg. E. 100 poles to three Sugar trees, northeast corner to the John Mitchell farm and in the line of the Horace Andrews farm; thence with said Andrews line N. 37 deg. W. 52 poles to two ashes and red oak, southeast corner of said Andrews farm; thence S. 52 deg. with the line of the land owned by Edward Waller, about 100 poles to the survey line; thence to the place of beginning. Containing 30 acres, more or less. The said tracts adjoin, and the whole number of acres herein conveyed being 118.75 acres more or less.

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 herein-

before named, on the duplicate of this or

10966 In the matter of Charles B. Huston. This day came Charles B. Huston late and Appraiser and Appraiser. Whereupon being satisfied with the statement and inventory and It is further ordered at \$4.00.

10566 In the matter of Altruda Fox. This day the designation of Fox, deceased, and after the said while acting Fox, deceased, to probate and was named and it further as such Administrator an account nation ought. Therefore, the said Frank C. Fox, deceased, the said Administrator.

10980 In the matter of Thomas R. Perkins. This day of Thomas R. Perkins produced in. It is now a said application day of Feb. 19.

Before named, it is ordered that one half of said real estate be transferred up-
on the duplicate of the County to the name of Belle Bailey, and that a certifi-
cate of this order issue to the County Auditor as required by law.

Thursday Feb 10-1927.

10966 In the matter of the Estate of } Filing Inventory and Appraisement.
Charles B. Huston, Deceased.

This day came McConnell Huston Administrator of the Estate of Charles
B. Huston late of Union County, Ohio, deceased, and presented the Inventory
and Appraisement of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and be-
ing satisfied that said McConnell Huston has in all respects complied
with the statutes to such case made and provided, do order the said in-
ventory and appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein tax-
ed at \$4.00.

10566 In the matter of the Estate of } Resignation of Administrator.
Altruda Fox Deceased.

This day this cause came on for hearing on the application and res-
ignation of Frank Collier as Administrator of the Estate of Altruda Fox
deceased, and the Court being fully advised in the premises find that
after the said Frank Collier was appointed as such Administrator and
while acting as such that a last will and testament of the said Altruda
Fox, deceased, was discovered, and which was filed and duly admitted
to probate and record in this Court, and that an executor of said estate
was named in said last will and testament.

And it further appearing to the Court that the said Frank Collier
as such Administrator presented to the Court, with his resignation
an account of his proceedings in the premises, and that his resig-
nation ought to be accepted.

Therefore, the Court does hereby accept such resignation of the
said Frank Collier as Administrator of the Estate of the said Altruda
Fox, deceased, and orders that the said account of the proceedings of
the said Administrator as presented, be filed, and this cause is con-
tinued.

10980 In the matter of the will of } Filing of will and Order for Hearing.
Thomas R. Perkins Deceased

This day an instrument of writing purporting to be the last will of
Thomas R. Perkins, late of Dover Township in this County, deceased, was
produced in open Court and application made for probate.

It is now ordered that the said will be filed in this Court, and that
said application will be for hearing before this Court on the 10th
day of Feb. 1927, at two o'clock P.M. All next of kin being in Court.

10566-A In the matter of the Estate of } Appointment
 Altruda Fox, deceased. } Orders for Bond, Etc

This day Frank Collier appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator de bonis non, of the estate of Altruda Fox, late of Jerome Township Union County Ohio, deceased, and an affidavit that there is to his knowledge a last will and Testament, 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 Frank Collier is a suitable person and legally competent; and that Frank Collier the former sole Administrator resigned without fully administering said estate, on account of a will and Testament of the deceased being found, after his appointment as such Administrator, it is ordered that said Frank Collier be appointed as such Administrator de bonis non, upon giving Bond with sureties as required by law, in the sum of Five Thousand Dollars, and this cause is continued.

10566-A In the matter of the Estate of } Appointment. Orders.
 Altruda Fox, deceased. } Bond Approved. Letters Issued.

This day Frank Collier appeared in open court, accepted the appointment as Administrator de bonis non, of the estate of Altruda Fox, deceased, and gave and filed herein his Bond in the sum of Five Thousand Dollars conditioned according to law, with Ada Collier and Milo L. Myers, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration de bonis non, issue to said Frank Collier, that this proceeding be recorded, and that said Administrator de bonis non, pay the costs herein taxed at \$

10566-A In the matter of the Estate of } Orders on filing Inventory.
 Altruda Fox, deceased. }

This day Frank Collier as Administrator de bonis non of the estate of Altruda Fox, appeared in open court and filed his Inventory, duly verified, as such Administrator.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein taxed at \$1.50.

10980 In the matter of the will of } Election
 Thomas R. Perkins, dec'd. }

This day personally came into open court Savannah Perkins, widow of said Thomas R. Perkins deceased, and applied to make her election whether to take or not to take under the will of said Thomas R. Perkins, deceased.

Whereupon the Court expounded to her the provisions of said will and her rights under it, and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will and elected to take under it, and asked that her

election so to take
 is accordingly

10978 In the matter
 Jesse William
 This day J. E.
 tion under oath
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10978 In the matter
 Jesse William
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10979 In the matter
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 continued.

election as to take might be entered upon the journal of the Court, which is accordingly done.

Thursday Feb. 10-1927.

10978

In the matter of the estate of Jesse Williams, Deceased

Appointment Order for Bond.

This day J. E. Clark appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Jesse Williams 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 J. E. Clark is a suitable person and 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.

10978

In the matter of the Estate of Jesse Williams, Deceased.

Bond approved. Letters Issued.

This day J. E. Clark appeared in open Court, accepted the appointment as Administrator, of the Estate of Jesse Williams, deceased, and gave and filed herein his bond in the sum of Three Thousand (\$3,000.00) Dollars, conditioned according to law, with J. D. White and C. S. Cheney, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said J. E. Clark, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10979

In the matter of the Estate of Hannah Williams, Deceased

Appointment Order for Bond

The Last will and Testament of Hannah Williams late of Jackson Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, this day J. E. Clark appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said J. E. Clark is a suitable person and legally competent.

It is ordered that said J. E. Clark be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Fifteen Hundred Dollars, and this cause is continued.

THE W. H. STANGE CO., CIN., O. 1925

10979

In the matter of the Estate of Hannah Williams, Deceased.

Appointment. Bond approved. Letters Issued.

This day J. E. Clark appeared in open court, accepted the trust as Administrator with the will annexed, of the estate of Hannah Williams deceased, and gave and filed herein his Bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with J. D. White and R. S. Cheney freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed issue to said J. E. Clark, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$5.50

10950

In the matter of the will of Thomas R. Perkins, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Walter E. Fogle, to admit to probate and record the will of Thomas R. Perkins late of the Township of Dover in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, been given to the widow and next of kin of said testator resident of the State of Ohio. And P. J. Engard and Norman C. Bown, the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will.

Whereupon the Court finds the aforesaid instrument of writing is the last will and Testament of said Thomas R. Perkins, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of making signing said will was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Friday Feb. 11-1927

10719

In the matter of The Guardianship of Thomas Arman.

Orders on Filing Petition to Terminate Guardianship.

This day Fred J. Arman, Guardian, appeared in open Court and filed his petition for the termination of said Guardianship.

It is ordered that the 11th day of Feb. 1927, at one o'clock P.M. be and hereby is fixed as the time when said Petition will be for hearing.

10719

In the matter The Guardian Thomas Arman

This day testimony, ordered. The upon satisfied stored to reach no longer ex

It is therefore ian and wa control of And it is said Guardian

10862

In the matter S. B. Russell.

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It is ordered by mail to all whom waiver has been filed other entries

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10719

In the matter of
The Guardianship of
Thomas Asman

Orders and Judgment on
Hearing Petition.

This day this cause came on to be heard upon the petition, evidence and testimony. Notice of this hearing having been duly given as heretofore ordered. The Court finds the statements in said petition are true, and upon satisfactory proof further finds that said Thomas Asman is restored to reason and that the necessity for a guardian in the premises no longer exists.

It is therefore ordered that said Guardianship and the relation of Guardian and ward terminate, and that said ward be restored to the full control of his property, as before the appointment.

And it is further ordered that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$1.00.

Thursday Feb 3-1927.

10867

In the matter of the Estate of
S. B. Russell. Deceased.

Determination of Inheritance Tax.

This 3rd day of Feb. 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine:

That the gross value of said estate is \$13,273.24. Composed as follows: Personally \$1657.24, real estate \$11,616.00. That the debts are \$5300.00 and that the cost of administration will be \$400.00. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$7573.24.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub to Tax	Tax	Date of accrual	By whom Paid	Township or Corporation
Widow	\$7573.24	\$5000.00	\$2573.24	\$20.73	8/28-26	May Russell	Union Co. Ohio Barnsville Cincinnati Co. O.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate, and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

THE W. H. STANAGE CO., CIN., O. 187548

10719

In the matter of
The Guardianship of
Thomas Asman.

Filing Statement in lieu of an Account.

This day came Fred J. Asman, Guardian of Thomas Asman, an incompetent of Union County Ohio, and presented his statement in lieu of a final account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed. And it is further ordered that the said statement be and is hereby accepted and approved.

10984

In the matter of the Estate of
Jerome Allsbaugh, Dec'd.

Appointment
Order for Bond.

This day Carl Hinderer appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Jerome Allsbaugh 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 Carl Hinderer is a suitable person and legally competent.

It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, (\$1000.00) and this cause is continued.

10984

In the matter of the Estate of
Jerome Allsbaugh, Dec'd.

Bond Approved. Letters Issued.

This day Carl Hinderer appeared in open court; accepted the appointment as Administrator of the Estate of Jerome Allsbaugh, deceased, and gave and filed herein his bond in the sum of One Thousand (\$1000.00) Dollars, conditioned according to law, with L.H. Miller and C.L. Koerner freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Carl Hinderer, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$0.50.

10981

In the matter of the Estate of
Mary J. Croft
deceased

Appointment
Order for Bond.

This day L.G. Croft 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 J. Croft, late of Paris Township Union County Ohio, deceased, and an affidavit that there is not to his knowledge an 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 L.G. Croft 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.

10981

In the matter
Mary J. Croft-

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10986

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10362

In the matter
Enoch Pierson

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Settlement of

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10981 In the matter of the Estate of } Bond Approved. Letters Issued.
 Mary J. Croft- Deceased.

This day L. G. Croft appeared in open court, accepted the appointment as administrator, of the Estate of Mary J. Croft, deceased, and gave and filed herein his bond in the sum of Four Thousand 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 of Administration issue to said L. G. Croft, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10986 In the matter of the Estate of } Appointment
 Henry Conrad. Deceased. } Order for Bond.

The Last will and Testament of Henry Conrad late of Jerome Township Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Arthur H. Doner appeared in open court, and made and filed an application under oath as required by law, to be appointed Administrator with the will annexed, of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Arthur Doner is a suitable person and legally competent:

It is ordered that said Arthur H. Doner be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

10986 In the matter of the Estate of } Appointment. Bond Approved.
 Henry Conrad. Deceased. } Letters Issued.

This day Arthur H. Doner appeared in open court, accepted the trust as Administrator with the will annexed of the estate of Henry Conrad, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with Adell H. Doner, Mildred M. Pretz and Mildred Conrad Wilson freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Arthur H. Doner, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$5.50.

Friday Feb. 4-1927

10362 In the matter of the Estate of } Filing first and final account.
 Enoch Piersol. Deceased

This day came O. E. Piersol administrator of the estate of Enoch Piersol, 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 March A.D. 1927, at one o'clock P.M., to which time said matter is continued.

THE W. H. STANAGE CO., CINCINNATI, O., 187568

10982

In the matter of the Estate of Thomas R. Perkins, Dec'd.

Appointment - Order for Bond.

The Last will and Testament of Thomas R. Perkins late of Dover Township, in this County, deceased, having heretofore been duly proved and allowed; this day Walter E. Fogle 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 Walter E. Fogle is a suitable person and legally competent; it is ordered that he be appointed such Executor, without bond in accordance with the will of the said Thomas R. Perkins, deceased.

10982

In the matter of the Estate of Thomas R. Perkins, Deceased.

Orders. Bond Approved. Letters Issued.

This day Walter E. Fogle appeared in open court, accepted the trust as Executor of the Estate of Thomas R. Perkins, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said deceased, to said Walter E. Fogle, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

10985

In the matter of The Guardianship of Everett Lockwood & Esther Lockwood

Appointment - Order for Bond.

This day Hazel Thompson appeared in open court and made application to be appointed Guardian of Everett Lockwood and Esther Lockwood, and the Court being satisfied that said Everett Lockwood is a minor of the age of 12 years, May 4 - a. d. 1926, and Esther is a minor of the age of 8 years, March 26th a. d. 1926, and children of Arthur W. Lockwood late of Liberty Township Union County Ohio, deceased, and that said minors reside in Union County, and the Court being further satisfied that a Guardian is necessary, and that said Hazel Thompson is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate.

It is ordered that said Hazel Thompson be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

10985

In the matter of The Guardianship of Everett Lockwood & Esther Lockwood

Appointment. Bond Approved Letters Issued.

This day Hazel Thompson appeared in open court, accepted the appointment as Guardian of Everett Lockwood and Esther Lockwood and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with John B. Robb, and Chas. A. Thompson freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said

Hazel Thompson
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10983

L. G. Croft; adm
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v. s.
Edward J. Croft
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10566

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Hazel Thompson took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

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

Friday Feb. 11 - 1927.

10983

L.G. Croft, Administrator of the Estate of Mary J. Croft

v.s. Plaintiff

Edward J. Croft, L.G. Croft, Mary Balm, & The Citizens Home & Savings Company of Marysville Ohio.

Defendants

Filing Petition to Sell Real Estate.

This day came the Plaintiff L.G. Croft, Administrator of the Estate of Mary J. Croft, deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Mary J. Croft, 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 Feb. 12 - 1927

10566

In the matter of the Estate of Altruda Fox, Deceased

Filing first and final account.

This day came Frank Collier, Administrator of the Estate of Altruda 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 26th day of March A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10964

In the matter of the Estate of Savannah Dunbar, Deceased.

Filing Inventory and Appraisement

This day came O.B. Poling, Administrator of the estate of Savannah Dunbar late of Union County Ohio, deceased, and presented the inventory and appraisement of said estate, duly verified.

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

It is further ordered that said O.B. Poling pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CIN., O. 187568

10987

In the matter of the will of Martha J. Martin, Deceased.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Martha J. Martin, late of Richwood Clairbourne Township in this County, deceased, was produced in open court and application made for probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 26th day of Feb. 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix resident of the State of Ohio.

Wednesday Feb. 16-1927.

10702

In the matter of the Estate of Lattie Hamilton, Deceased.

Determination of Inheritance Tax.

This 16th day of February 1927, the above matter came on to be heard, and no application for appraisement having been made, the court being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of nothing, distributed by decedent in contemplation of death or to take effect in possession or enjoyment, at or after death) is Three Thousand Six Hundred & Sixteen & 3/100 Dollars, composed as follows: Personally Nineteen Hundred & Sixteen & 3/100 Dollars, real estate Seventeen Hundred Dollars. That the debts (including a year's allowance of none - Dollars) are Three Hundred and Thirty one and 2/100 Dollars, and that cost of administration will be Three Hundred Dollars. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is Two Thousand Nine Hundred fifty five and 3/100 Dollars. The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship, if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub to Tax	Tax	Date of Accrual	By whom Paid	Corporation
Adopted Daughter	\$1963.30	\$3500.00	None				
Ethel Corwin							
Cyrus Haines	\$358.00	500.00					
John Stamati	\$70.00	500.00					
Dora Smith	\$53.00	500.00					
Faulie Baker	\$66.50	500.00					
Claudia Hager	\$64.00	500.00					
Alta Cheney	\$51.50	500.00					
Carrie Williams	\$53.00	500.00					
Mae Lynn	\$52.00	500.00					
Braylin Hager	\$2.00	500.00					
Ruth Baker	\$10.00	500.00					
Bessie Handley	\$2.00	500.00					
Bessie Fegley	\$2.00	500.00					
Leah Stetson with Meth. Protestant Church of Rich-	\$8.00	500.00					
None	\$200.00	None	\$200.00	\$14.00	Jan. 22-1926	M.P.Ch.	Richwood

10952

In the matter of John Connolly

This day for nolly as Exec It is ordered

10963

In the matter of Charlie H. D.

This day for M. Dort, as Exec It is ordered

10989

In the matter of Arthur R. W.

This day by verified, on the tax devised to H.

"Item 2. residence in County, Ohio. ture in said of my wife ter Elsie Lin meaning the the paid \$500 I also beque my son, the share alike. And that- Situated in and in the as follows: a stone in stump, in of said pipe ner of 60 acre

Hearing

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Tax.

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is entitled,
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of accrual of tax,
municipality in
corporation

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time in which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the ex-
emptions allowed, be forwarded to the Tax Commissioner of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be cer-
tified to the Auditor of said County, to be paid in the manner provided by law.

Thursday Feb. 17-1927.

10952

In the matter of the Estate of
John Connolly, Deceased.

Appointment.
Order to Record Notice.

This day proof of publication of notice of the appointment of Ella Con-
nolly as Executrix of the Estate of John Connolly, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10963

In the matter of the Estate of
Charlie H. Dort, Deceased.

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Florence
M. Dort, as Executrix of the Estate of Charlie M. Dort, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10989

In the matter of the will of
Arthur R. Webb, Deceased.

Authority to Transfer Real
Estate devised.

This day came Frank W. Galloway and filed herein his application du-
by verified, for an order to the County Auditor directing the transfer up-
on the tax duplicate of Union County, Ohio, of certain real estate devised
by Arthur R. Webb, deceased. Upon consideration whereof, the Court
finds that by the terms of the will of said decedent said real estate was
devised to Harry M. Webb and Dolly W. Galloway as follows:

"Item 2. I give devise and bequeath to Lura Webb, my wife, my
residence in the town of Woodstock, Rush Township, Champaign
County, Ohio East Bennett St. during her natural life and all furni-
ture in said house for her use during her life; after the death
of my wife the said above named real estate to go to my grand-daugh-
ter Elsie Lincoln. I also bequeath unto my wife the sum of \$5000.00
meaning the income from said amount, after the death of my wife
the said \$5000.00 I bequeath to my grand-daughter Elsie Lincoln.
I also bequeath unto my daughter Dolly Galloway and Harry Webb
my son, the remainder of my estate real and personal, share and
share alike."

And that said real estate so devised is described as follows:

Situated in the Counties of Madison and Union in the State of Ohio
and in the Townships of Pike and Union, and bounded and described
as follows: In surveys Nos. 6312, 12494, 7142, and 4942. Beginning at
a stone in the southeasterly corner of survey No. 6312 near a hickory
stump, in the London and Irwin Station Pike; thence with the center
of said pike and line of survey No. 4769 S. 30 E. 14 chains to a stake cor-
ner of 60 acres sold to John Van Ness; thence S. 82 W. 17.50 chains to a

maple tree on the bank of Darby Creek; thence N. 77 W. 1.75 chains to a stake in the bank of the ditch; thence with said ditch N. 52 1/2 W. 17.93 chains to a stake 50 feet from the center of the Big Four Railway tracks; thence with the line of said railway N. 36 E. 42.87 chains to a stake; thence North 52 1/4 W. 27.00 chains; thence continuing with the line of said railway N. 36 E. 5.58 chains to Mc Elroy's corner; thence with Mc Elroy's line S. 45 E. 32.20 chains to the center of the London and Irwin pike; thence with said pike S. 60 W. 30.91 chains to the beginning.

Containing 126.98 acres of land. Being 76.61 acres in Union Township Union County, Ohio, and 50.37 acres in Pike Township Madison County Ohio.

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 herein before named, it is ordered that said real estate be transferred upon the Duplicate of the County to the name of Harry M. Webb and Dolly W. Galoway and that a certificate of this order issue to the County Auditor as required by law.

Thursday Feb 17-1928

10988

In the matter of the Estate of } Estate not subject to Tax.
Narcissa Brodrick, Dec'd.

W. F. Brodrick as one of the heirs of the estate of Narcissa Brodrick deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is seven thousand dollars; the debts and costs of administration are thirteen hundred, and the net actual market value thereof is fifty seven hundred dollars.

That said deceased died intestate leaving three children, each entitled to an exemption of \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in anyway affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

* 10990

In the matter of the Estate of } Orders on filing Inventory
Pearson F. Holycross, Dec'd.

This day Luther A. Wood as Executor of the Estate of Pearson F. Holycross, appeared in open Court and filed his Inventory, duly verified, as such Executor. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office. It is further ordered that said Executor pay the costs herein taxed at \$1.50.

10990

In the matter of
Pearson F. Holy

The last will in this county day Luther A. and made and pointed such late consists of fied that said

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10990

In the matter of
Pearson F. Holy

This day Executor of the herein his b cording to law which Bond

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* 10962

In the matter of
Pearson F. Holy

This matter of Luther A. M cross late of

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And M. L. G will, this day testified res p which testim

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10990

In the matter of the Estate of
Pearson F. Holycross, Dec'd.

Appointment-
Order for Bond.

The Last will and Testament of Pearson F. Holycross late of Union Township, in this County, deceased, having heretofore been duly proved and allowed; this day Luther A. Wood 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 Luther A. Wood 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.

10990

In the matter of the Estate of
Pearson F. Holycross, Dec'd.

Appointment, Orders.
Bond Approved. Letters Issued.

This day Luther A. Wood appeared in open court, accepted the trust as Executor of the Estate of Pearson F. Holycross, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Mrs L. Wood and LeRoy Wood 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 Luther A. Wood, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.52.

* 10962

In the matter of the will of
Pearson F. Holycross, Dec'd.

Admitting to Probate and Record-

This matter came on this day further to be heard, on the application of Luther A. Wood, to admit to probate and record the will of Pearson F. Holycross late of the village of Milford Center in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of Kin of said testator resident of the State of Ohio.

And M. C. Govey and Alona Govey, the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Pearson F. Holycross, deceased, that it was duly executed and attested; and that the said testator at the time of his death was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to Probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

THE W. H. STANAGE CO., CIN., O. 187589

10973

In the matter of the Estate of H.W. Morey. Deceased.

Filing Inventory and Appraisement.

This day came Dana Morey, Executor of the Estate of H.W. Morey late of Union County Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

Friday Feb. 18-1927.

10993

In the matter of the Estate of Delilah U. Adams. Deceased

Appointment Order for Bond.

This day E. G. 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 Delilah U. Adams, 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 E. G. Adams is legally competent.

It is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of One Hundred Dollars, and this cause is continued.

10993

In the matter of the Estate of Delilah U. Adams. Deceased.

Appointment, Orders Bond Approved. Letters Issued.

This day E. G. Adams appeared in open Court, accepted the appointment as Administrator, of the Estate of Delilah U. Adams, deceased, and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with E. G. Adams and Leona Adams, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to E. G. Adams, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

9110

In the matter of the Guardianship of Fern Shelton, et al.

Filing third partial account.

This day came J. E. Shelton, Guardian of Fern Shelton and Edith Shelton minors, of Union County Ohio, and presented his third partial account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of March A.D. 1927, at one o'clock P. M., to which time said matter is continued.

10992

In the matter of Zaidce Barber.

This day appeared in open Court for the administration of the estate of said Zaidce Barber.

It is therefore ordered that she be appointed Administrator of the estate of said Zaidce Barber on the 18th day of February 1927, and that she give and file with the Court a bond in the sum of One Hundred Dollars, with two freeholders as sureties, and that she pay the costs herein taxed at \$4.00.

10992

In the matter of Zaidce Barber.

This day appeared in open Court for the administration of the estate of said Zaidce Barber.

It is therefore ordered that she be appointed Administrator of the estate of said Zaidce Barber on the 18th day of February 1927, and that she give and file with the Court a bond in the sum of One Hundred Dollars, with two freeholders as sureties, and that she pay the costs herein taxed at \$4.00.

And it is ordered that the said Zaidce Barber be appointed Administrator of the estate of said Zaidce Barber on the 18th day of February 1927, and that she give and file with the Court a bond in the sum of One Hundred Dollars, with two freeholders as sureties, and that she pay the costs herein taxed at \$4.00.

10992

In the matter of Zaidce Barber.

The Judge of the Court has approved the account of said Zaidce Barber.

And this cause is continued to the next term of the Court.

L. S. Barber, Administrator.

10992 In the matter of } Inquest of Lunacy.
 Zaidce Barker. } Orders for warrant, etc.

This day Lay Barker, a resident citizen of Allen Township in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Zaidce Barker, into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. S. Hager, Sheriff, commanding him to bring said Zaidce Barker, alleged to be insane, before this court, on the 18th day of Feb. 1927, at one o'clock P.M. And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Angus Mac Ivor, respectable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10992 In the matter of } Inquest of Lunacy
 Zaidce Barker. } Orders on Hearing, etc.

This day this cause came on to be heard, and the said Zaidce Barker was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr Angus Mac Ivor the medical witnesses, and being satisfied that said Zaidce Barker is insane, that she has a legal settlement in Allen Township, in this county; that she has been an inhabitant of the State of Ohio for one year, next preceding this date; that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community, and that she is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr P. D. Longbrake and Dr Angus Mac Ivor the medical witnesses in attendance make out a certificate, setting forth the facts as 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 Zaidce Barker, 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.

10992 In the matter of } Orders for clothing and for warrant to convey.
 Zaidce Barker. }

The Judge being advised that said Zaidce Barker can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to L. L. Barker, and that said L. L. Barker be authorized to take Ivaloo Barker as an assistant in conveying said patient to said Hospital.

And this cause is continued for the return of said warrant by said L. L. Barker, with his report endorsed thereon.

THE W. H. STANAGE CO., CIN. O. 187283

10702 In the matter of the Estate of Sallie Hamilton, deceased. } Filing first and final Account.

This day came Edith Corwin Executrix of the Estate of Sallie Hamilton, 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 Feb. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10725 In the matter of the will of Nellie C. Westlake, dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of C. H. Westlake to admit to probate and record the will of Nellie C. Westlake late of the village of Marysville in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio.

And Jeanette C. Thompson and H. M. Thompson subscribing witnesses to said will this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Nellie C. Westlake, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10791 In the matter of the will of Silas H. Poling, deceased. } Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of Silas H. Poling, late of Allen Township in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this court on the 1st day of March 1927, at one o'clock P.M., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

10993 In the matter of Mabel J. Thompson

This 19th day of Feb. 1927, the application for appointment of an administrator of the premises of the estate is \$30.00

That the debt of one entitled to the assets of the estate is \$30.00

The court find where matters of succession to the balance of each success

such tax shall be paid on the original value of the estate

Relation value Succession 12m \$28.00

Madge J. Saddle

Daughter It is ordered that notice be given to all persons of such notice and that a certificate of relation to or

ions of said estate to the Tax Commission

It is further ordered that the same be certified to the Tax Commission as provided by law

10863 In the matter of Francis D. ...

This day of Feb. 1927, the application for appointment of said administrator is \$30.00

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Feb. 1927, at one o'clock P.M. to which time said matter is continued.

10793 In the matter of Ellis W. Miller

This day came Ellis W. Miller, late of Union County Ohio, 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 Feb. 1927, at one o'clock P.M. to which time said matter is continued.

10993 In the matter of the Estate of } Determination of Inheritance Tax.
Mabel J. Thompson, Dec'd.

This 19th day of Feb. 1927, the above matter came on to be heard, and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$30,344.04; composed as follows: Personally \$29,664.04, real estate \$680.00,

That the debts and costs of administration are \$2,069.06. That there is no one entitled to dower in said estate, and that the net actual market value of the assets which might be subject to tax is \$28,274.98.

The court finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession (In Ohio)	Exemption (In Ohio)	Sub to Tax	Tax	Date of Accrual	By whom Pd.	Corporation
Madge J. Saddle Daughter	\$28,274.98	\$727.65	\$27,547.33	\$300.94	Oct. 20-26,	Madge J. Saddle	Richwood \$7.00 Wesley \$21.00 Ancient \$222.94

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

Monday Feb 21-1927.

10863 In the matter of the Estate of } Filing first and final account.
Francis Dunn, Deceased.

This day came J. R. Wood, Executor of the Estate of Francis Dunn, 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 26th day of March A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10793 In the matter of the estate of } Filing first and final account.
Ellis W. Miller, Deceased

This day came A. J. Miller, Administrator of the estate of Ellis W. 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 26th day of March, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CHN., O. 197559

10670 In the matter of the Estate of George S. Carroll, Deceased. } Filing first and final account.

This day came Lloyd Winters Administrator of the estate of George S. Carroll 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 March A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10737 In the matter of the Estate of Elizabeth Haines, Deceased. } Filing first and final account.

This day came B.F. Martin Administrator of the Estate of Elizabeth Haines, 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 March, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10986 In the matter of the Estate of Henry Conrad, Deceased. } Filing Inventory and Appraisement

This day came Arthur A. Dorer, Administrator of the estate of Henry Conrad late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Arthur A. Dorer has in all respects complied with the Statutes in such case made and provided, do order the said Inventory and Appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

Wednesday Feb. 23-1927

11008 In the matter of the Estate of Nellie C. Westlake, Deceased } Appointment
Order for Bond.

The Last will and Testament of Nellie C. Westlake, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Nellie C. Westlake, 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 Nellie C. Westlake, is a suitable person and legally competent, it is ordered that she be appointed as such Executrix, without bond in accordance to the will of said deceased. and this cause is continued.

11008 In the matter of Nellie C. Westlake. } This day No
trix of the estate.
It is therefore
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pay the costs he

10725 In the matter of John Wiley Dailo. } This day can
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9191-A In the matter of The Guar
Opal M. Currier
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Union County
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Whereupon
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10975 Nellie C. Westlake
vs.
Nellie C. Westlake

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petition, duly
Nellie C. Westlake
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to answer the
is continued

11008

In the matter of the estate of
Nellie C. Westlake, Deceased.

Appointment. Orders.
Bond Approved. Letters Issued.

This day Nellie C. Westlake appeared in open court, accepted the trust as executrix of the estate of Nellie C. Westlake, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Nellie Westlake, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.00.

10725

In the matter of the estate of
John Wiley Dailey, Deceased.

Filing first and final account.

This day came Belle Dailey, Executrix of the estate of John Wiley Dailey, 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 March, A. D. 1927, at one o'clock P. M. to which time said matter is continued.

9191-A

In the matter of
The Guardianship of
Opal M. Currier,

Filing third partial account.

This day came J. Albert Currier, Guardian of Opal M. Currier, a minor, of Union County Ohio, and presented his third partial account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of March, A. D. 1927, at one o'clock P. M. to which time said matter is continued.

10975

Nellie C. Westlake, Executrix
vs. Plaintiff
Nellie C. Westlake, et al.
Defendants

Filing Petition to Sell Real Estate

This day came the plaintiff Nellie C. Westlake and presented to this court her petition, duly verified, praying an order for the sale of real estate of the said Nellie C. Westlake, deceased, to pay the debts, and 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.

THE W. H. STANAGE CO., CIN., O., 1925

* 10997 In the matter of the estate of Penrose Wiley, Deceased. } Appointment Order for Bond

The last will and Testament of Penrose Wiley late of Claibourne Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Fronia Wiley and Edna A. Rocky appeared in open Court, and made and filed an application under oath as required by law to be appointed administrators with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Fronia Wiley and Edna A. Rocky are suitable persons and be competent; it is ordered that said Fronia Wiley and Edna A. Rocky be appointed as such administrators with the will annexed, upon giving Bond with securities as required by law, in the sum of Six Thousand Dollars and this cause is continued.

10997 In the matter of the Estate of Penrose Wiley, Deceased. } Appointment. Bond approved. Letters Issued.

This day Fronia Wiley and Edna A. Rocky appeared in open Court, accepted the trust as administrators with the will annexed of the estate of Penrose Wiley, deceased, and gave and filed herein their Bond in the sum of Six Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. bondholders as securities, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Fronia Wiley and Edna A. Rocky, that this proceeding be recorded, and that said administrators with the will annexed, pay the costs herein taxed at \$0.50.

* 10970 In the matter of the will of Penrose Wiley, Deceased. } Admitting to Probate and Record.

Be it Remembered, That heretofore, to-wit: on the 4th day of Feb. A.D. 1927, an instrument of writing, purporting to be the last Will and Testament of Penrose Wiley, 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.

And it further appearing to the Court that J.F. Millar one of the subscribing witnesses to said will, according to facts is dead, and C.E. Shirk the other subscribing witness to said will has gone to parts unknown.

Thereupon V.V. Shirk, Carrie W. Hornbeck and Clara B. Husted appeared in open Court and were duly sworn ^{and examined} according to law touching the genuineness of the signatures of said J.F. Millar and C.E. Shirk attached 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 Penrose Wiley, deceased; that the same was duly executed and attested; and that said testator, at the time of making, signing and sealing the same, was of

full age, of sound mind and memory, and of legal age, of sound mind and memory, and of legal age, of sound mind and memory.

10998 In the matter of the estate of Penrose Wiley, Deceased. } Appointment Order for Bond

This day Leanna Wiley appeared in open Court and made and filed an application under oath as required by law to be appointed administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Leanna Wiley is a suitable person and be competent; it is ordered that said Leanna Wiley be appointed as such administrator with the will annexed, upon giving Bond with securities as required by law, in the sum of Six Thousand Dollars and this cause is continued.

10996 In the matter of the estate of Wm J. O'Brien, Deceased. } Appointment Order for Bond

This day Leanna Wiley appeared in open Court and made and filed an application under oath as required by law to be appointed administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Leanna Wiley is a suitable person and be competent; it is ordered that said Leanna Wiley be appointed as such administrator with the will annexed, upon giving Bond with securities as required by law, in the sum of Six Thousand Dollars and this cause is continued.

10996 In the matter of the estate of Wm J. O'Brien, Deceased. } Appointment Order for Bond

This day Leanna Wiley appeared in open Court and made and filed an application under oath as required by law to be appointed administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Leanna Wiley is a suitable person and be competent; it is ordered that said Leanna Wiley be appointed as such administrator with the will annexed, upon giving Bond with securities as required by law, in the sum of Six Thousand Dollars and this cause is continued.

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 Administrators pay the costs herein taxed at \$4.00.

Friday Feb. 25-1927.

10998

In the matter of }
 The Guardianship of }
 Joanna Wiley. ^{alleged} incompetent }
 Order for Hearing and Notice.

This day Leroy A. Wiley, appeared in open Court, and filed his application for the appointment of a Guardian of Joanna Wiley, setting forth that said Joanna Wiley is an incompetent, and therefore is incapable of taking care of and preserving her property.

It is ordered that the 2nd day of March 1927, 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 Joanna Wiley, 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.

10996

In the matter of }
 Wm J. O'Brien }
 Inquest of Lunacy. }
 Orders for Warrant.

This day Lucile O'Brien a resident citizen of Union Township in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Wm J. O'Brien into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. S. Hager commanding him to bring said Wm J. O'Brien alleged to be insane before this Court, on the 25th day of Feb. 1927, at 11 o'clock A.M. And it is further ordered that subpoenas issue for Dr Angus Mac Lvor and Dr John Dean Boylan, respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

10996

In the matter of }
 Wm J. O'Brien }
 Inquest of Lunacy. }
 Orders on Hearing, Etc

This day this cause came on to be heard, and the said Wm J. O'Brien was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr Angus Mac Lvor and Dr John Dean Boylan the medical witnesses, and being satisfied that said Wm J. O'Brien is insane, that he has a legal settlement in Union Township, in this County, that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this state, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr Angus Mac Lvor and Dr John Dean Boylan the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered that an ap-

THE W. H. BARNES CO., CIN., O., 1925

plication be made to the Superintendent of said State Hospital for the admission of said Wm J. O'Brien, 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 Feb. 26-1927.

10940 In the matter of } Orders for Clothing and for Warrant to Convey.
Wm J. O'Brien

The Judge being advised that said Wm J. O'Brien can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff.

And this cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

Saturday Feb. 26-1927

10737 In the matter of the Estate of } Estate not subject to Tax.
Elizabeth Haines, deceased.

B. F. Martin as Administrator of the estate of Elizabeth Haines, deceased, having filed an application duly verified, for a finding and order that said estate and the succession therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$1643.38, the debts and costs of administration are \$420.00, and the net actual market value thereof is \$1219.38.

That said deceased died leaving four children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor, to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10670 In the matter of the Estate of } Estate not subject to Tax.
George Carroll Deceased

Royd Winter as Administrator of the Estate of George Carroll, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2678.67, the debts and costs of administration are \$780.00, and the net actual market value thereof is \$1898.67.

That said deceased died intestate leaving five brothers, and that as a result said estate and the successions therein are exempt from any inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10670 In the matter of Francis Dunn J.R. Woods

an application for successions in Ohio, the same the premises, \$500.00; the market value state and the

It is ordered to be certified to the by law.

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10725 In the matter of John W. Dait Belle

having filed said estate tax

And the Court determines that the costs of Administration thereof is \$2 state and per as a result inheritance

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10952 In the matter of John Connors

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10670

In the matter of the estate of Francis Dunn, Deceased. Estate not subject to Tax.

J.R. Woods as Executor of the estate of Francis Dunn, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$5000.00; the debts and costs of Administration are \$535.00, and the net actual market value thereof is nothing, estate insolvent, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10725

In the matter of the estate of John W. Dailey, Deceased. Estate not subject to Tax.

Belle Dailey, as Executor of the estate of John W. Dailey, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$3776.00; the debts and costs of Administration are \$800.00, and the net actual market value thereof is \$2976.00. That said deceased died leaving both real estate and personal to his widow Belle Dailey in fee simple, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10952

In the matter of the estate of John Connolly, Deceased. Filing Inventory and Appraisement.

This day came Ella Connolly, Executrix of the estate of John Connolly, late of Union County Ohio, deceased, and presented the inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Ella Connolly has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

THE W. H. BYRANAGE CO., CHICAGO, ILL., U.S.A.

10987

In the matter of the will of } Admitting to probate and record.
Martha J. Martin, Dec'd.

Be it Remembered, That, heretofore, to-wit: on the 15th day of February A. D. 1927, an instrument of writing, purporting to be the last will and Testament of Martha J. Martin, late of Richwood 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 F. C. Swartout one of the subscribing witnesses to said will, since the date of said will has gone to parts unknown; thereupon C. E. Fackler and Jacob R. Fackler appeared in open Court and were duly sworn and examined according to law, touching the genuineness of the signature of said F. C. Swartout attached to said will. Thereupon this day came C. E. Fackler, the other subscribing witness and testified as to the execution and attestation of said will, which testimony was reduced to writing by said witnesses respectively subscribed and filed with said will. Whereupon the Court finds the aforesaid instrument of writing is the last will and Testament of said Martha J. Martin, deceased; that the same was duly executed and attested; and that the 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 Myrtle M. Miller pay the costs herein taxed at \$9.20.

10997

In the matter of the Estate of } Appointment
Martha J. Martin, Deceased. } Order for Bond.

The Last will and Testament of Martha J. Martin, late of Claibourne Township in this County, deceased, having heretofore been duly proved and allowed; this day Myrtle 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 Myrtle Miller is a suitable person and legally competent; it is ordered that she be appointed as such Executrix without Bond, according to said will, and this cause is continued.

10999

In the matter

Martha J. Ma

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Executrix of

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Dale Harring

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10999

In the matter of the Estate of
Martha J. Martin, Dec'd.

Appointment
Letters Issued.

This day Myrtle Miller appeared in open court, accepted the trust as executrix of the estate of Martha J. Martin, deceased, no bond being required by will. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Myrtle Miller, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.50.

10909

Dale Harrington, Executor of
The Last will and Testament of
Lorenzo D. Harrington, Dec'd.

Confirming Sale and Dis-
tributing proceeds.

vs. Plaintiff
Madie Smart, et al.
Defendants

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 objections to the sale and it was submitted to the court upon such return of sale.

It further appearing to the court as heretofore found in this proceeding that Aetna Life Insurance Company holds a first mortgage upon the property described in the petition and herein sold in the sum of \$2300.00 and that the purchaser has made application to the said Company, mortgagee, to continue said loan to its maturity January 1-1928, and said Company mortgagee, having consented and agreed to continue said mortgage to the purchaser hereof until its maturity upon the terms and conditions set out in the mortgage as originally made and executed and the purchaser having agreed to assume said mortgage and pay the same saving the estate herein from any liability on account thereof.

Whereupon the court finds after due and careful examination of the proceedings 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 subject to the agreement herein made between the mortgagee and purchaser in lieu of distribution to said mortgagee for the same. It is further ordered that said Dale Harrington as such Executor make to the purchasers Jay W. Mullaney and Laura Mullaney a good and sufficient deed for the premises sold.

And the said Jay W. Mullaney and Laura Mullaney desiring to pay the balance of the purchase money after deducting the sum of \$2300.00 the face of the mortgage to be assumed by them in cash, said Executor is ordered to accept the same.

And the said Alice N. Harrington having by her answer elected to receive, in lieu of her dower in said real estate, its value in money after having waived the assignment thereof by metes and bounds, or by rents and profits, the court finds that after deducting the mortgage, indebtedness, costs and taxes which preclude the allowance of dower that there is no funds left out of which to pay the dower, and for that reason no sum is allowed. And the court coming now to distribute the cash

proceeds of said sale amounting to \$400.00 after deducting the mortgage assumed by the purchaser, the said purchasers Jay W. Mullaney and Laura Mullaney having elected to pay the same in cash, it is ordered that said Executor out of the money in his hands pay first to the Treasurer of this County the taxes, penalties and interest thereon against property, to-wit the sum of \$100.77.

Secondly, to Aetna Life Insurance Company mortgage the interest on its loan which came due January 1-1927, together with the interest thereon in the sum of \$117.00

Thirdly, the costs and expenses incurred in the sale of said land, as follows: Probate Court costs amounting to \$20.50; to the Marysville Tribune for advertising in the sum of \$14.07; to Dwight Lincoln Auctioneer in the sum of \$3.00; to M. C. Govey Attorney for the Executor the sum of \$100.00; and the sum of \$23.57 the accrued interest on the mortgage loan of Aetna Life Insurance Company the said purchaser is allowed to retain, as a credit upon the current coupon assumed by him together with the mortgage; and the balance of said money in the sum of \$19.19 the said Executor is ordered to retain to apply on his compensation herein.

10976

Eva Morelock, Anna Mary Morelock

Plaintiffs

Appointment of Guardian ad Litem

vs
Charles S. Morelock

George A. Morelock

Defendants

This day Eva Morelock 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 that the defendants Charles S. Morelock and George A. Morelock under the age of fourteen years, and have been duly and legally served with summons herein.

It is ordered that Mabelle Newlove be and she is hereby appointed Guardian for the suit of said minor defendants.

And now comes the said Mabelle Newlove and in open court accepts said appointment.

10976

Eva Morelock and Anna Mary Morelock, Admrx. of Charles A. Morelock, Estate

Plaintiffs

Orders for Private Sale, Etc

vs
Charles S. Morelock, et al.

Defendants

This day this cause came on to be heard upon the petition, evidence and testimony. Eva Morelock and Anna Mary Morelock, 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 Chas. A. Morelock, deceased, did leave a widow entitled to dower in the estate to be sold, and an appraisalment of such estate is contained in the inventory. It is ordered

that another a being satisfied described in the court upon said Estate to

It is therefore look as such vate sale for terms, to-wit: to make return cause is con

10976

Eva Morelock Morelock, Admrx. Morelock, Est

vs
Charles S. Morelock

This day the Anna Mary M of their process on the motion to said order the proceeds that said sale

It is ordered. It is further title and interest and Sons Co.

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10871

In the matter of Robert Robb

This day estate of Robert due notice to ions having object to the court and the and being for respects just

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that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the estate of said Chas. A. Morelock 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 Eva Morelock and Annamary Morelock as such Administrators proceed to sell said real estate, free of dower, at private sale for not less than \$500.00, the appraised value thereof, on the following terms, to-wit: Cash in hand on day of sale. And said petitioners are ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Saturday Feb. 26-1927.

10976

Eva Morelock and Annamary Morelock, Admrx. of Charles A. Morelock, Estate.

vs Plaintiff
Charles S. Morelock et al. Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale

This day this coming on to be heard on the report of Eva Morelock and Annamary Morelock Administrators of the Estate of Chas. A. Morelock, deceased, of their proceedings and sale under the former order of this Court; and upon the motion of said petitioners to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Chas. A. Morelock to the purchaser O. M. Scott and Sons Co, upon the purchaser paying the sale price for same.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

10871

In the matter of the Estate of } First and final account.
Robert Robotham, Deceased.

This day the first and final account of Adele M. Nagay, Executrix of the estate of Robert Robotham, 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 & confirmed.

It is ordered that said Adele M. Nagay, executrix be and she is allowed the sum of Eighty five Dollars, (\$85.00) as a credit, being a just and reasonable amount expended by her for a marker for said decedent.

It is ordered that said Adele M. Nagay, Executrix be and she is allowed the sum of Sixty Dollars, (\$60.00) being commissions on the amount

THE W. H. STANAGE CO., CIN., O., 1926A

collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Adèle M. Kagay pay the costs herein taxed at \$5.00 within ten days. Costs paid 1-29-27.

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

In the matter of Accounts } Notice Approved.
filed for Settlement

10871 Adèle M. Kagay, Executrix of the Estate of Robert Robotham, first & final account.

10767 Mary P. Carr, Executrix of the estate of Alfred C. Carr, first and final account.

10526 L. J. Malloy, executor of the estate of Robert Taylor, first and final account.

10679 R. P. Murphy, Administrator of the estate of John Murphy, first and final account.

10700 W. H. Taylor, Executor of the estate of Luella C. Taylor, first and final account.

10729 Martha C. Walke, Administratrix of the estate of Esther M. Walke, first & final account.

10792 Belle Rigel, Administratrix of the estate of George Rigel, first and final account.

5723 George Strong, Guardian of Philip Rausch, final account.

9061 Lydia H. (Ell) Boeger, Guardian of Eugene G. Ell, et al. fourth account.

10773 A. W. Hawley, Guardian of Melissa Hawley, first and final account.

10409 Norman C. Bown, Guardian of Frank Bell, first and final account.

3758-0 C. D. Wiley, Guardian of Mary J. Chapman, fifth current account.

10767 In the matter of the Estate of } First and final account.
Alfred C. Carr. Deceased.

This day the first and final account of Mary P. Carr, Executrix of the estate of Alfred C. Carr, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said Mary P. Carr, Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan 31-27.

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

10526 In the matter of Robert Taylor.

This day the account of Robert Taylor, decedent, having been published and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Robert Taylor pay the costs herein taxed at \$5.00 within ten days.

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.

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

10679 In the matter of John Murphy.

This day the account of John Murphy, Administrator of the estate of John Murphy, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Murphy pay the costs herein taxed at \$5.00 within ten days.

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.

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

10526

In the matter of the estate of }
Robert Taylor, Deceased. } First and final account

This day the first and final account of L.J. McCoy, Executor of the estate of Robert Taylor, 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.J. McCoy, Executor, be and he is allowed the sum of Sixty Dollars, (\$60.00) 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 settled according to law.

It is ordered that said L.J. McCoy, Executor, pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan. 14-27.

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

10679

In the matter of the estate of }
John Murphy, Deceased. } First and final account

This day the first and final account of R.P. Murphy, Administrator of the Estate of John 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 examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered the same be and hereby is approved, allowed and confirmed. It is ordered that said R.P. Murphy be and he is allowed the sum of Two Hundred and forty five Dollars, (\$245.00), as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

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

It is ordered that said R.P. Murphy Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid 1-11-27.

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

THE W. H. STANAGE CO., CIN. O. 187868

10700 In the matter of the Estate of } First and final account.
Luella C. Taylor. Deceased.

This day the first and final account of W.H. Taylor, Executor of the estate of Luella C. Taylor, 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.

The Court finds a balance of Five Hundred and Seventy Six, & 25/100 Dollars (\$576.25) in the hands of said W.H. Taylor, Executor, due said estate, which amount he is ordered to pay over and distribute according to law, and the will of said Luella C. Taylor, deceased.

It is ordered that said W.H. Taylor, Executor, pay the costs herein taxed at \$5.00, within ten days. Costs paid 11-30-26.

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

10729 In the matter of the Estate of } First and final account
Esther M. Walke. Deceased.

This day the first and final account of Martha C. Walke, Administratrix of the Estate of Esther M. Walke, 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, do find the same to be in 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 Martha C. Walke be and she is allowed the sum of Six Hundred Dollars, (\$600.00), as a credit, being a just and reasonable amount expended by her for a tombstone and marker for said decedent.

It is ordered that said Martha C. Walke Executrix be and she is allowed the sum of Two Hundred and Twenty Dollars, (\$220.00), 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.

It is ordered that said Martha C. Walke pay the costs herein taxed at \$5.00, within ten days. Costs paid Jan. 17-27.

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

10792 In the matter of George Riegel.

This day the first and final account of George Riegel, 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, do find the same to be in 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 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 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 the same be and hereby is approved, allowed and confirmed.

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

5723 In the matter of The Guardian of Philip Raus.

This day the first and final account of Philip Raus, 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, do find the same to be in 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 the same be and hereby is approved, allowed and confirmed.

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

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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.

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.

10792

In the matter of the estate of George Rigel, Deceased.

First and final account.

This day the first and final account of Belle Rigel, Administratrix of the estate of George Rigel, 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 allowed, approved and confirmed.

It is ordered that said Belle Rigel be and she is allowed the sum of Three Hundred and fifty Dollars, (\$350.00) as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

It is ordered that said Belle Rigel, Administratrix be and she is allowed the sum of Two Hundred and thirty nine Dollars, (\$239.00), 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.

It is ordered that said Belle Rigel Adminx. pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan 3-27.

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

5723

In the matter of The Guardianship of Philip Rausch.

Final Account

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

It is ordered that the same be and hereby is approved, allowed & 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 Two Hundred and eighty five and ⁵³/₁₀₀ Dollars, (\$285.83), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan. 25-27.

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

THE W. H. STANAGE CO., CIN., O. 187568

9061

In the matter of }
The Guardianship of } Fourth account
Eugene George Ell. et al.

This day the fourth account of Lydia N. E. Boerger, Guardian of Eugene George Ell. 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 respect 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 Twenty five Dollars, (\$125.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of One Thousand Nine hundred and Ninety four and 3/4 Dollars, (\$1994.72) due said wards; Alice Ell. bal. due \$419.76, Eugene G. Ell. bal. due \$396.80, Horace Ell. bal. due \$382.29, Raymond Ell. bal. due \$397.16, Velita Ell. bal. due \$398.71, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 24-1926.

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

10773

In the matter of }
The Guardianship of } First and final account.
Melissa Hawley.

This day the first and final account of A. W. Hawley, Guardian of Melissa Hawley, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in 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 paid estate settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid 7-26-26.

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

10409

In the matter }
Guardian }
Frank Belt.

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3758-B

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The Guardian }
Mary J. Chap

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10409 In the matter of the
Guardianship of }
Frank Belt. } First and final account.

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

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

It is ordered that said Guardian be and he is allowed the sum of Four Hundred and Twenty five Dollars, (\$425.00) as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$6.00 within ten days. Costs paid Jan. 27-27

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

3758-B In the matter of
The Guardianship of }
Mary J. Chapman, incompetent. } Fifth account.

This day the fifth account of C.D. Wiley, 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 & confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twenty five Dollars, (\$25.00) being the amount of his reasonable expenses incurred in the execution of his trust.

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars, (\$50.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of One Hundred and Fifty four and ⁷/₁₀₀ Dollars (\$154.92), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$3.00 within ten days. Costs paid Jan. 1-27.

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

THE W. H. STANAGE CO., CIN., O. 187258

10687 In the matter of the will of } Authority to Transfer Real
Lallie Hamilton, deceased. } Estate Devised.

This day came Edith Corwin and filed herein her application duly verified for an order to the County Auditor directing the transfer upon the Duplicate of Union County, Ohio, of certain real estate devised by Lallie Hamilton, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Edith Corwin, absolutely and in fee simple in the following words, to-wit:

Fourth: "All the rest and residue of my estate whether personally or realty of every kind and nature and wheresoever situated which I may own at the time of my decease I give devise and bequeath to my stepdaughter, Mrs Edith Corwin of Ridgeway Ohio."

That all other bequests and provisions of said will have been complied with and that the final account has been filed showing payment of all debts, bequests, legacies and all court costs and every claim of every nature whatsoever against said estate and that the within described real estate remains to the benefit of said Edith Corwin to be hers absolutely and in fee simple.

And that said real estate so devised is described as follows: Situated in the County of Union, State of Ohio, and in the village of Richwood and bounded and described as follows, to-wit: Beginning at a stake in the center of the Richwood and Essex Pike at the southwest corner of land deeded to William H. Hamilton September 6th 1900. Thence with the south line of said land due east 180 feet (passing an iron rod at 27 feet to a stone); Thence with two consecutive lines of the lands of A. E. Latham as formed by this conveyance, South 4° 30' west 50 feet to a stone and thence due west 180 feet (passing an iron rod at 133 feet) to a stake in the center of said road; Thence with the center of said road North 4° 30' west 50 feet to the beginning, Containing 2/100 of an acre, more or less. Refer to conveyance given by A. E. Latham and Anna Latham to Amelia Whitehead and Amelia Whitehead dated Sept. 6th 1900. (Vol. No 82, Page 203.)

Being the same premises conveyed by Conway W. Corbett and wife to Lallie Hamilton and William H. Hamilton by deed dated Aug. 17th 1908 and recorded in Vol. of deeds No. 100, Page 111.

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 said real estate be transferred upon the Duplicate of the County to the name of Edith Corwin, and that a certificate of this order issue to the County Auditor as required by law.

10967 In the matter of the estate of } Filing Inventory and appraisement
Thomas R. Perkins, deceased. }

This day came Walter E. Fogle, Executor of the estate of Thomas R. Perkins late of Union County Ohio, deceased, and presented the inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Executor has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Walter E. Fogle pay the costs herein taxed at \$4.00.

10922 Louis B. McNear
the Estate of H

vs.
Harry B. Rider

This day the money, and the defendants herein voluntarily entered Court. That the Highalmer R. in the estate to in the invent is dispensed w the real estate the legacies, such Executor of dower, at p thereof, on the

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In the matter Arthur R. W

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10922

Louis B. McNeal, Executor of
 the Estate of Highalmer R. Van Houten
 vs. Plaintiff
 Harry G. Rider et al. Defendants.

Petition to Sell Real Estate
 Order of Sale Etc

This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Highalmer R. Van Houten, deceased, did not leave a widow, entitled to dower in the estate to be sold, and an appraisement of such real estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said decedent, described in the petition to pay his debts and the legacies. It is therefore further ordered that said Louis B. McNeal, as such Executor proceed according to law to sell the said real estate, free of dower, at public auction for not less than two-thirds the appraised value thereof, on the following terms, to-wit: Cash in hand on day of sale.

It is further ordered that said petitioner give notice 3 weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, where said real estate is situate.

And it further appearing to the Court that the Bond heretofore given by said Louis B. McNeal as the Executor of the Estate of Highalmer R. Van Houten, deceased, is sufficient in amount to secure the additional assets in case of sale of said real estate.

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

Thursday Feb. 17-1927.

* 10989

In the matter of the will of
 Arthur R. Webb, Deceased.

Order admitting to record Authenticated Copy
 of Will and Order of Probate.

This day Frank W. Galloway appeared in open Court; and produced an authenticated copy of the will of Arthur R. Webb, late of Champaign 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 Champaign County, State of Ohio, and that said 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 record of wills in this office; and it is further ordered that Frank W. Galloway, Executor pay the costs herein taxed at \$

THE W. H. STANAGE CO. CH. O. 187559

10906 C.O. Wiley & Vernard D. Coe, Admsrs.
 of the Estate of J.D. Coe, Deceased
 vs. Plaintiff
 Mattie R. Coe, et al. Defendants.

Ordering Sale.

This day this cause came on for hearing, and the said plaintiffs having produced the appraisement of the premises described in the plaintiff's petition as heretofore ordered by the Court, and the Court having examined the same finds the same duly and legally made, free from the dower of Mattie R. Coe, the widow of the said J.D. Coe, deceased; therefore does hereby approve and confirm said appraisement. And it further appearing to the Court that the said administrators, the plaintiffs, above named, having given sufficient bond, further bond is hereby dispensed with in this proceeding.

It further appearing to the Court that it would be to the best interest of the said estate to sell the real estate described in the petition at private sale, and for good cause shown, for cash. It is therefore ordered by the Court that the said plaintiffs proceed to sell the real estate described in the plaintiff's petition free from the dower estate of the said Mattie R. Coe therein, at private sale, at not less than the appraised value thereof for each tract, and for cash in hand on day of sale.

It is further ordered that this cause be continued.

10906 C.O. Wiley and Vernard D. Coe, Admsrs.
 of the Estate of J.D. Coe, Deceased.
 vs. Plaintiff
 Mattie R. Coe, et al. Defendants.

Confirming Sale.

This day this cause came on to be heard on the report of C.O. Wiley and Vernard D. Coe, Administrators of the estate of J.D. Coe, of their proceedings and sale under the former order of this Court; and upon motion to confirm the sale made in obedience to said order; and the Court having carefully examined said report, and finding the proceedings in all respects correct, and being satisfied that said sale was fairly and legally made. It is therefore ordered that the said proceedings and sale be and hereby is approved and confirmed.

It is further ordered by the Court that the said plaintiffs as such Administrators execute and deliver a good and sufficient deed to the purchaser, C. V. Bolenbaugh, for the real estate so sold, upon the said purchaser paying to the said Administrators, in cash, in full, the sum of \$13,300.00, the purchase price for said real estate. It is further ordered by the Court that this cause be continued for distribution of the proceeds received from the sale of said real estate.

Tuesday Feb. 1-1927.

5723 In the matter of the Guardianship
 of Philip Rausch

Filing final account.

This day came George Strong, Guardian of Philip Rausch, an insane person 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 Feb. A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10955

In the matter to Charlie H. Dort

This day came for an order to of Union Court Upon consideration of said decedent, Item 2nd, wheresoever at time of my d M. Dort, abso

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10991

In the matter Silan H. Pol

This matt of O.B. Poling late of the in this Court due notice of it to probate of this Court, dent of the subscribing having been and attestate was subscri

Whereupon will and testar and attested; a ident of and said will, wa der any resto to probate, an above named

10985

In the matter of the will of
Charlie H. Dort, Deceased.

Authority to Transfer Real
Estate Devised.

This day came Florence M. Dort and filed herein her application, duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Charlie H. Dort, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Florence M. Dort as follows:

"Item 2nd. All the property, real and personal, of every kind and description, wheresoever situate, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my beloved wife, Florence M. Dort, absolutely and in fee simple."

And that said real estate so devised is described as follows: Real estate situate in the State of Ohio, County of Union, and Township of Jerome, being part of Survey No. 5234 and bounded and described as follows:

Beginning at a sugar tree, hickory and ash southeast corner of the original survey; thence with the line thereof N. 9° 35' W. 132 1/2 poles to a beech and sugar tree; thence S. 80° 35' W. 137 poles to a sugar tree, black ash and hornbeam; thence S. 8° 35' E. 132 1/2 poles to a sugar tree, beech and hornbeam in the South original line; thence with said line N. 80° 35' E. 137 poles to the beginning. Containing 125 acres.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Florence M. Dort, and that a certificate of this order issue to the County Auditor as required by law.

10991

In the matter of the will of
Silas H. Poling, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of O. B. Poling to admit to probate and record the will of Silas H. Poling late of the Township of Allen in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the widow next of kin of said testator resident of the State of Ohio. And John L. Loughrey and O. H. Thorpe the subscribing witnesses to said will, having appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds the aforesaid instrument of writing, is the last will and testament of said Silas H. Poling, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

11000

In the matter of the Estate of Silas H. Poling, Deceased. } Appointment Order for Bond.

The Last Will and Testament of Silas H. Poling late of Allen Township in this County, deceased, having heretofore been duly proved and allowed, this day Philinda Poling, 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 Philinda Poling 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 Dollars, and this cause is continued.

11000

In the matter of the Estate of Silas H. Poling, Deceased. } Appointment. Orders Bond Approved. Letters Issued.

This day Philinda Poling appeared in open Court, accepted the trust as Executrix of the Estate of Silas H. Poling, deceased, and gave and filed herein her Bond in the sum of Four Thousand Dollars, conditioned according to law, with Hubert Poling and O.B. Poling 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 Philinda Poling, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.00.

10299

In the matter of the Estate of Michael Pfeiffer, Deceased. } Estate not subject to Tax.

Louis C. Pfeiffer as Executor of the estate of Michael Pfeiffer, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$14,504.29, the debts and costs of Administration are \$1500.00, and the net actual market value thereof is \$13,004.29. That said deceased died leaving all property to his widow, age 72 for her natural life, with remainder to his five children in equal part, that the amount received by any one of them is less than exemption allowed. And that as a result said estate and the successions therein are exempt from such inheritance tax.

And the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10367

In the matter of the Estate of Christopher G. ... filed for Settlement

The following list of the filices they will be of follows:

10566

W.E. Piersol, Adm

10793

Frank Collier, Ad

10863

A.J. Miller, Ad

10670

L.R. Wood, Exec

10707

Lloyd Winter, ...

10725

Edith Corwin, ...

9141-A

Belle Bailey, Cr

9110

J. Albert Currie

8624

J.E. Shelton, ...

9060

Jesse A. Clark,

9668

Anna Ell, Guar

9533

L.W. Hazen, Su

10709

Georgia Mc Clell

10737

John L. Lough

10684

B.F. Martin, Ad

Julia A. Forse

11001

In the matter of Christopher G. ...

This day ... under oath to be appointed

Allen Towns ... not to her ...

also a statement of probable value

tor should be

It is ordered ... required by ... is continued.

11001

In the matter of Christopher G. ...

This day ... as Administrator

filed herein ... according to law

which Bond is

It is therefore ... the costs here

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 26th, 1927, at one o'clock p.m. as follows:

- 10367 O.E. Pierson, Administrator of the Estate of Enoch Pierson, first and final account.
- 10566 Frank Collier, Administrator of the Estate of Altruda Fox, first and final account.
- 10793 A.J. Miller, Administrator of the Estate of Ellis W. Miller, first and final account.
- 10863 J.R. Wood, Executor of the Estate of Francis Dunn, first and final account.
- 10670 Lloyd Winter, Administrator of the Estate of George S. Carroll, first and final account.
- 10702 Edith Corwin, Executrix of the Estate of Sallie Hamilton, first and final account.
- 10725 Belle Dailey, Executrix of the Estate of John W. Dailey, first and final account.
- 9141-A J. Albert Currier, Guardian of Opal M. Currier, third partial account.
- 9110 J.E. Shelton, Guardian of Fern Shelton et al. third partial account.
- 8624 Jesse A. Clark, Guardian of Wilbur Cleverger et al. fifth partial account.
- 9060 Anna Ell, Guardian of Lucia Ell. (Rausch) et al. fourth partial account.
- 9668 L.W. Hazen, Guardian of Martha E. Walker (Jeune), second partial account.
- 9533 Georgia McClellan, Guardian of George McClellan, third partial account.
- 10709 John L. Loughrey, Admr. etc of the Estate of Eli P. Rogers, first and final account.
- 10737 B.F. Martin, Admr. of the Estate of Elizabeth Haines, per Mrs B.F. Martin, first and final account.
- 10684 Julia A. Fossey, Administratrix of the Estate of Clarence W. Fossey, first and final account.

11001 In the matter of the Estate of }
Christopher Grubbs, Dec'd. } Appointment
Order for Bond.

This day Dora Grubbs appeared in open court, and made application under oath to be appointed Administratrix of the estate of Christopher Grubbs, late of Allen 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 Dora Grubbs is legally competent, It is ordered that she be appointed upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

11001 In the matter of the Estate of }
Christopher Grubbs, Dec'd. } Appointment, Orders.
Bond Approved. Letters Issued.

This day Dora Grubbs, appeared in open court, accepted the appointment as Administratrix of the estate of Christopher Grubbs, deceased, and gave and filed herein her bond in the sum of Three Thousand Dollars, conditioned according to law, with Leroy Grubbs and Mabel Robinson freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Dora Grubbs, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

THE W. H. STANAGE CO., CIN. O. 1925

10210

In the matter of the will of William Corydon Hoskins, Dec'd. Authority to Transfer Real Estate Devised.

This day came Imogene Hull and filed herein her application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by William Corydon Hoskins, deceased.

Upon consideration whereof, the court finds that by the will of said decedent, said real estate was devised to Imogene Hull, Herman H. Hoskins, Robert R. Hoskins, Fred F. Hoskins, Katherine Mather, and William H. Hoskins.

"Second: - I give, devise and bequeath to my wife, Isabelle Hoskins, all my property, both personal and real, to have and to hold the same, and to enjoy the rents and income therefrom, so long as she may live. After her death and after the expenses of her last illness and funeral have been fully paid, it is my will that the remainder of my estate be divided equally among my six children, or their bodily heirs, namely: - Imogene Hull, Herman H. Hoskins, Robert R. Hoskins, Fred F. Hoskins, Kate Mather and William H. Hoskins, share and share alike."

The said Isabelle Hoskins, widow, died March 25th 1926.

And that said real estate so devised is described as follows: Real estate situated in the State of Ohio, County of Union, and Township of Leesburg, being part of Survey No. 5586, and bounded and described as follows: -

Beginning at an iron stake in the center of the Marysville and Marion road, southwest corner of a tract of land conveyed to William Hoskins by Silas B. Strong on the 12th day of June 1857; thence with a line of said tract S. 79 1/2° E. 57.40 poles to a stone in the place of a beech, northeast corner to A. C. De Cord's land; thence with another line of said tract of land S. 81° E. 139.80 poles to a stone in place of an elm, beech and bur oak, southeast corner to said tract of land; thence with the east line of said tract N. 10° E. 41 poles to a stone, southeast corner to W. C. Hoskins land; thence with the south line of said land N. 79 1/2° W. 183.46 poles to a stake in the center of said Marysville and Marion Road, (a stone bears from said stake S. 79 1/2° E. 16 links) said stake is at the southwest corner of said Wm C. Hoskins land; thence with the center of said road S. 26° W. 46.60 poles to the beginning, containing 57.60 acres of land.

Also the following premises, part of Survey No. 5586, and bounded and described as follows.

Beginning at a stake (a stone bears S. 79 1/2° E. 10 links) said stake is in the center of the Marysville and Marion Road, and southwest corner to lands assigned to Lucy H. Kilfain by the Court of Common Pleas for Union County Ohio; thence with the south line of said lands S. 79 1/2° E. 109.80 poles to a stone, southeast corner to said land in the east line of a tract of land conveyed to William Hoskins by Silas B. Strong, on the 12th day of June 1857; thence with said line S. 10° W. 40 poles to a stone; thence N. 79 1/2° W. 183.40 poles to a stake in the center of said Marysville and Marion Road, (a stone bears from said stake S. 79 1/2° E. 10 links); thence from said stake and with the center of said road N. 20 1/2° E. 49 poles to the beginning, containing 57.40 acres.

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 said real estate be transferred upon the duplicate of the County to the name of Robert R. Hoskins, Fred F. Hoskins, William H. Ho-

vs, Imogene Hull of this order is

10928

Norman C. Bowers the will annexed Lorinda E. Perkins

vs. Walter Perkins.

This day testimony, and the court into herein to partly entered court. That the said Lorinda in the estate the inventory is dispensed to sell the realtion, to pay upon satisfaction said estate sale. It Administration sale for not to-wit: cash to make return this cause

10928

Norman C. Bowers annexed of the

vs. Walter Perkins

This day the Administrator of his proceedings the motion of said order; being the proceeding satisfied that

It is ordered

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...ino, Imogene Hull, Herman H. Hoskins and Katherine Mather, and that a certificate of this order issue to the County Auditor as required by law.

Friday March 4-1927.

10928 Norman C. Bown, Administrator with the will annexed, of the estate of Lorinda E. Perkins, Deceased.
vs. Plaintiff
Walter Perkins, et al. Defendants.

Petition to Sell Real Estate
Order of Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony, and the answer of the Mutual Benefit Life Insurance Company, 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 Lorinda E. Perkins, deceased, did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Lorinda E. Perkins, described in the petition, to pay her 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 Norman C. Bown 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.

10928 Norman C. Bown Admr. with the will annexed of the Estate of Lorinda E. Perkins, Decd.
vs. Plaintiff
Walter Perkins, et al. Defendants

Approving & Confirming Sale.

This day this cause coming on to be heard on the report of Norman C. Bown Administrator with the will annexed of the estate of Lorinda E. Perkins, deceased, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of conveyance for said real estate, to the purchasers Elmer Adams and Provie Adams.

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

THE W. H. STANAGE CO., CIN., O. 1925

11002

In the matter of the
Guardianship of
Robroy Wilkins et al.

Appointment
Order for Bond.

This day C. M. Wilkins appeared in open Court and made application to be appointed Guardian of Robroy Wilkins, John Henry Wilkins, Sue Laverne Wilkins, and Nancy Nell Wilkins. And the Court being satisfied that said children are minors of the age of 18, 12, 8 and 5 years respectively, and the children of Alice Vera Wilkins, late of York Township, Union County Ohio, deceased. And that said minors reside in this County; and the said Robroy Wilkins having in open Court made choice of said C. M. Wilkins as his Guardian, which choice is approved by the Court; And the Court being further satisfied that a Guardian is necessary, and that said C. M. Wilkins 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 C. M. Wilkins 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.

11003

In the matter of
The Guardianship of
Robroy Wilkins, et al.

Appointment. Bond Approved.
Letters Issued.

This day C. M. Wilkins appeared in open Court, accepted the appointment as Guardian of Robroy Wilkins, John Henry Wilkins, Sue Laverne Wilkins, and Nancy Nell Wilkins, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said C. M. Wilkins 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. M. Wilkins, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5.00.

10998

In the matter of
The Guardianship of
Joanna Wiley, incompetent.

Wednesday March 2-1927
Finding

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 Joanna Wiley is incompetent, and therefore is incapable of taking care of and preserving her property, that she is a resident of this County, having a legal settlement in York 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 Joanna Wiley, 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 Joanna Wiley.

11004

In the matter of
Susan B. Van Der
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11003

In the matter of
Alice Vera T.

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It is order
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cause is conti

11004 In the matter of the will of } Admitting to Probate and Record.
Susan B. Van Derau, Dec'd.

Be it Remembered, that, heretofore, to-wit, on the 7th day of March A.D. 1927, an instrument of writing, purporting to be the last will and Testament of Susan B. Van Derau, late of Marysville, 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.

And it further appearing to the Court that Caroline S. Van Derau one of the subscribing witnesses to said will: has since the date of said will moved to Pennsylvania, that it will take considerable time, and make unnecessary expense to get her deposition. Thereupon Mary Johnson and Elizabeth Van Derau appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Caroline S. Van Derau attached to said will. Thereupon came John H. Hinkade the other subscribing witness to said will who 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 Susan B. Van Derau, deceased; that the same was duly executed and attested; and that the said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

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

It is further ordered that Reuben Van Derau pay the costs herein taxed at \$6.00.

11003 In the matter of the Estate of } Appointment
Alice Vera Wilkins, Dec'd. } Order for Bond.

This day L.P. Sherman appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Alice Vera Wilkins 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 L.P. Sherman 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.

11003

In the matter of the Estate of Alice Vera Wilkins, Dec'd. } Appointment. Orders.
Bond Approved. Letters Issued.

This day L.P. Sherman appeared in open court, accepted the appointment as Administrator of the Estate of Alice Vera Wilkins, deceased, and gave and filed herein his bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Alice R. Sherman and Eber W. Dillon freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to L.P. Sherman, that this proceeding be recorded, and that said Administrator pay the Costs herein taxed at \$5.00.

Tuesday March 8-1927.

10954

In the matter of the Estate of Ella R. Haynes, Dec'd. } Determination of Inheritance Tax

This 8th day of March, 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$5,376.00, composed as follows: Personally \$4,116.00, real estate \$1,250.00. That the debts are \$610.00, and that the costs of Administration will be \$150.00. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$4,616.00.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relation	value of Succession	Exemption	Sub. to tax.	Tax.	Date of Accrual.	By whom Pd.	Corporation
Charles S. Haynes widower	\$4,616.00	\$3,000.00	\$1,616.00	\$11.16	Nov. 22-26	Charles S. Haynes.	Mil. Cl. Co.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

10904

In the matter of Ella R. Haynes.

This day Charles S. Haynes appeared in open court and distribution of the assets of said estate in said probate proceedings.

And it appears that the person named in said will assent and agree to the distribution of the assets of said estate in kind as set forth in said will.

It is therefore ordered that the same be recorded and that the costs herein taxed at \$2.00 be paid in accordance with the law.

10954

In the matter of Ella R. Haynes.

This day Charles S. Haynes appeared in open court and was appointed executor of the will of said decedent, and was given authority to receive the assets of said estate and to distribute the same to the persons entitled to receive the same.

It is ordered that the costs of this proceeding be recorded and that the costs herein taxed at \$2.00 be paid in accordance with the law.

11005

In the matter of Susan B. Van Forns.

The last will and testament of said decedent was admitted to probate and allowed under oath and a statement in writing of the probable value of said estate was filed by Reuben Van Forns.

It is ordered that the costs of this proceeding be recorded and that the costs herein taxed at \$2.00 be paid in accordance with the law.

10954

In the matter of the Estate of
Ella R. Haynes. Deceased.

Petition for Order to Distribute Assets in Kind.
Orders.

This day Charles S. Haynes, Executor of the Estate of Ella R. Haynes, deceased, appeared in open court, and filed his petition praying an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition. To-wit:

Items of said assets

To whom distributed

Government Bond No. M-273005-

Charles S. Haynes.

And it appearing to the Court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over in kind, as indicated by their assent and agreement in writing, attached to said petition.

It is therefore ordered that said Executor distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same. It is further ordered that said Executor report his proceedings herein immediately after the making of such distribution, and this cause is continued.

10954

In the matter of the Estate of
Ella R. Haynes. Deceased

Orders.

This day came Charles S. Haynes, Executor of the estate of Ella R. Haynes, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the Court.

It is ordered that the proceedings of said Charles S. Haynes be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$2.00.

11005-

In the matter of the Estate of
Susan B. Van Derau, Dec'd.

Appointment
Order for Bond.

The last will and Testament of Susan B. Van Derau late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Reuben Van Derau 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 Reuben Van Derau is a suitable person and legally competent.

It is ordered that he be appointed such Executor, without bond in accordance to the will of said deceased.

THE W. H. STANAGE CO., CIN., O. 192669

11005 In the matter of the Estate of } Appointment
 Susau B. Van Derau. Dec'd } Bond Approved. Letters Issued.

This day Reuben Van Derau appeared in open court, accepted the trust as executor of the estate of Susau B. Van Derau, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Reuben Van Derau, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

Wednesday March 9-1927.

10952 In the matter of the Estate of } Determination of Inheritance Tax
 John Connolly. Deceased.

This 9th day of March, 1927, the above matter came on to be heard, and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$8,778.00, composed as follows: Personalty \$778.00, real estate \$8,000.00. That the debts (including a years allowance of \$500.00) are \$1100.00, and that the costs of Administration will be \$100.00.

That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$7078.00.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub. to tax.	Tax.	Date of Accrual.	By whom Paid.	Sup.
Ella Connolly, Widow.	\$7078.00.	\$5000.00.	\$2078.00	\$2078.	Jan. 25-27.	Ella Connolly.	Allen

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

11007 In the matter of the Estate of } Appointment
 Lydia L. Mullen. Dec'd } Order for Bond.

This day E. A. Mullen appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Lydia L. Mullen 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 consist of and the probable value thereof. And the Court being satisfied that an Administrator should be appointed and that said E. A. Mullen is legally competent. It is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

11007 In the matter of
 Lydia L. Mullen.
 This day E. A. Mullen
 administrator of
 bond in the su
 Eunice F. Mullen
 It is therefore
 that this proce
 herein taxed a

10217 In the matter
 Wm C. Hoskins,
 C. S. Hull as
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10970 In the matter
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11007

In the matter of the Estate of Lydia L. Mullen. Deceased. Appointment. Orders. Bond Approved. Letters Issued.

This day E.A. Mullen appeared in open court, accepted the appointment as Administrator of the Estate of Lydia L. Mullen, deceased, and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with Eunice F. Mullen, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said E.A. Mullen that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10217

In the matter of the Estate of Wm C. Hoskins. Deceased. Estate not subject to tax

C.S. Hull as Executor of the Estate of William Corydon Hoskins, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$19,360.00. The debts and costs of Administration are \$1600.00, and the net actual market value thereof is \$17,760.00. That said deceased died testate leaving his property to his widow for life, then to his six children in equal parts, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Friday Mar. 11-1927.

10970

In the matter of the will of Penrose Wiley. Deceased. Election

This day personally came into open Court Joanna Wiley, widow of said Penrose Wiley, deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will.

And she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

THE W. H. STANAGE CO., CIN., O. 182269

10998

In the matter of
 The Guardianship of } Appointment
 Joanna Wiley, incompetent. } Order for Bond.

This day L.A. Wiley and Homer Pritchard, appeared in open Court and made application to be appointed Guardian of Joanna Wiley, and the Court being satisfied that said Joanna Wiley is an incompetent and therefore is incapable of taking care of and preserving her property; that she is of the age of 74 years, and resides in Claibourne Township in this County; and the Court being further satisfied that L.A. Wiley and Homer Pritchard are suitable persons to be appointed; and they having filed in this office a statement duly verified by their affidavit, of the whole estate of said Joanna Wiley, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said L.A. Wiley and Homer Pritchard be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Six Thousand Dollars; and this cause is continued.

10998

In the matter of
 The Guardianship of } Appointment. Bond Approved.
 Joanna Wiley, incompetent. } Letters Issued.

This day L.A. Wiley and Homer Pritchard appeared in open Court, accepted the appointment as Guardian of Joanna Wiley, and gave and filed herein their Bond in the sum of Six Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co, freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said L.A. Wiley and Homer Pritchard took an oath that they would faithfully and honestly discharge the duties devolving upon them as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said L.A. Wiley and Homer Pritchard, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.00.

10995

Harold A. Dunfee, Administrator of
 the Estate of Samuel W. Dunfee, Dec'd. }
 Plaintiff } Filing Petition to Sell
 vs. } Real Estate.
 Gena DeBolt et al. }
 Defendants

This day came the plaintiff Harold A. Dunfee, Administrator of the estate of Samuel W. Dunfee and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Samuel W. Dunfee deceased, to pay the debts, and 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.

11012

D.B. Poling Adm
 Estate of Savannah

vs.
 Florence M. Poling

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 petition, and of
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10983

L.V. Croft, Adm
 Estate of Mary

vs.
 Edward J. Croft

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11001

In the matter
 Christopher B

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 Inventory and

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 and appraisers
 said Dora Gr

11012

O. B. Poling Administrator of the
Estate of Savannah Dunbar, Dec'd.
vs. Plaintiff
Florence M. Poling et al.
Defendants

Filing Petition to Sell
Real Estate

This day came the plaintiff O. B. Poling, Administrator of the estate of Savannah Dunbar, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Savannah Dunbar, 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.

Saturday March 12-1927.

10983

L. G. Croft, Administrator of the
Estate of Mary F. Croft, Dec'd.
vs. Plaintiff
Edward J. Croft et al.
Defendants

Appointment of Guardian ad litem

This day L. G. Croft, as Administrator of the estate of Mary F. Croft, deceased, 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 Edward J. Croft is a minor of more than the age of fourteen years, and has been duly and legally served with summons herein, and has neglected for more than twenty days after the service of summons upon him to apply for the appointment of a guardian ad litem; It is ordered that John W. Dailey be and he hereby is appointed Guardian for the suit, for said minor defendant.

And now comes the said John W. Dailey, and in open Court accepts said appointment.

11001

In the matter of the Estate of
Christopher Grubbs, Dec'd.

Filing Inventory and Appraisement.

This day came Dora Grubbs, Administratrix of the Estate of Christopher Grubbs, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Dora Grubbs pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CIN., O., 1925

10974

In the matter of the will of } Admitting to Probate and Record.
Mary Gardner, deceased.

Be it Remembered, That, heretofore, to-wit on the 7th day of February A.D. 1927, an instrument of writing, purporting to be the Last will and Testament of Mary Gardner, late of 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 Goldie Moore one of the witnesses to said will, has since the date of said will moved to the State of California, and her address is unknown, that it would cause considerable delay in securing the same, Thereupon Clara B. Husted and Carrie W. Hornbeck appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Goldie Moore attached to said will. Thereupon on this day came Lois Lowe, the other subscribing witness to said will, and testified 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 Gardner, deceased,

That the same was duly executed and attested; and that the said testator at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

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

It is further ordered that the Executor pay the Costs herein taxed at \$5.00

10533

Lulu M. Hagenlocker, Admex. of the estate of Henry Hagenlocker,

vs Plaintiff
Lulu M. Hagenlocker, et al. Defendants

Petition to Sell Real Estate
Order of Sale, Etc

This day this cause came on to be heard, and it appearing to the Court, that the said Lulu M. Hagenlocker the plaintiff above named, has given bond as heretofore ordered, in the sum of Five Thousand Dollars, with William Hagenlocker 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 estate to sell the real estate described in the petition at private sale; it is therefore further ordered that said Lulu M. Hagenlocker as such Administratrix proceed to sell said real estate free of dower at private sale, for not less than the appraised value thereof, on the following terms, to-wit, cash in hand on day of sale.

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

10964

In the matter of Savannah Du
This day pro
ministrators of
It is ordered

10973

In the matter of H. W. Morey.
This day pro
as Executor of the
It is ordered

10981

In the matter of
This day pro
Administrators
It is ordered

10556-A

In the matter of Altruda Fox,
This day pro
Collier as Adm
It is ordered

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In the matter of Martha J. Marie
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In the matter of Silas H. Poling
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10964 In the matter of the Estate of Savannah Dunbar, Dec'd } Appointment
 Order to Record Notice.
 This day proof of publication of notice of the appointment of O. B. Poling as Administrator of the Estate of Savannah Dunbar, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

10973 In the matter of the Estate of H. W. Morey, Deceased. } Appointment
 Order to Record Notice.
 This day proof of publication of notice of the appointment of Clara Morey & Dana W. Morey, as Executors of the Estate of H. W. Morey, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

10981 In the matter of the Estate of Mary J. Croft, Deceased. } Appointment
 Order to Record Notice.
 This day proof of publication of notice of the appointment of L. E. Croft as Administrator of the Estate of Mary J. Croft, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

10985-A In the matter of the Estate of Altruda Fox, Deceased. } Appointment
 Order to Record Notice.
 This day proof of publication of notice of the appointment of Frank Collier as Administrator of the Estate of Altruda Fox, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

10999 In the matter of the Estate of Martha J. Martin, Deceased. } Filing Inventory and Appraisement.
 This day came Myrtle Miller, Executrix of the Estate of Martha J. Martin late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.
 Whereupon the Court after a careful examination of the same, and being satisfied that said Myrtle Miller has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

11000 In the matter of the Estate of Silas H. Poling, Deceased. } Filing Inventory and Appraisement.
 This day came Philinda H. Poling Executrix of the Estate of Silas H. Poling, deceased, late of Union County, Ohio, and presented the Inventory and Appraisement of said Estate, duly verified.
 Whereupon the Court, after a careful examination of the same, and being satisfied that said Philinda Poling has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00

10971

Lulu M. Hagenlocker, Admrx. of the estate of Henry Hagenlocker. Dec'd.

Plaintiff

vs.

Ralph Emerson Hagenlocker, et al.

Defendants

Order for Private Sale, Etc

This day this cause came on to be heard upon the petition, evidence and testimony, the answer of the widow Lulu M. Hagenlocker and the answer and Cross-petition of the defendant, The Northwestern Mutual Life Insurance Company. 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 Henry Hagenlocker did leave a widow entitled to dower in the estate to be sold, who by answer asked that premises be sold free from her dower, and she be paid the reasonable value thereof out of the proceeds, and an appraisement of such estate is contained in the inventory.

It is ordered that another appraisement be and hereby is dispensed with, and same be sold free from dower of said widow.

And the Court being satisfied that it is necessary to sell the real estate of said Henry Hagenlocker, deceased, 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 ordered that said Lulu M. Hagenlocker as such Admrx. proceed to sell said real estate, free of dower, at private sale for not less than the appraised value thereof, on the following terms, Cash in hand. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

10983

L. G. Croft, Administrator of the Estate of Mary F. Croft. Dec'd

Plaintiff

vs.

Edward J. Croft et al.

Defendants

Order for Private Sale, Etc.

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

That the statements and allegations in said petition are true. That said Mary F. Croft, deceased, did leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory.

It is ordered that another appraisement be and hereby is dispensed with.

And the Court being satisfied that it is necessary to sell the real estate of Mary F. Croft, described in the petition, to pay her 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 ordered that said L. G. Croft as Administrator of the estate of Mary F. Croft, as such Administrator proceed to sell said real estate, free of dower, at private sale for not less than the appraised val-

ue thereof, on the
And said peti
such sale is m

10971

Lulu M. Hagenlocker, Admrx. of the estate of Henry Hagenlocker. Dec'd.

vs.

Ralph Emerson Hagenlocker, et al.

This day the Court being fully advised in the premises under the form of a petition to confirm the sale of the real estate carefully examined and confirmed. The Court being satisfied that the sale was legally made and confirmed.

of all the rights and interests in said real estate to said estate. The Court being satisfied that the payments of the debts of said estate further to be distributed the proceeds of the sale of the real estate. Hundred Dollars herein waived. No interest to be allowed. The Court finds that the sale of the real estate to the Northwestern Mutual Life Insurance Company is confirmed.

The Court being fully advised in the premises under the form of a petition the sum of \$100.00 with interest to be paid to the Northwestern Mutual Life Insurance Company as promissory note described, which is now upon the sale of the real estate from the sale of the real estate.

It is ordered that the mortgage lien be satisfied. The Court being satisfied that the filing of the petition to the Northwestern Mutual Life Insurance Company is confirmed. The Court being satisfied that the sale of the real estate leaving a balance of \$100.00 with interest to be paid to the Northwestern Mutual Life Insurance Company.

It is further ordered that the proceeds of the sale of the real estate, being the tax on the sale of the real estate, be paid to the Northwestern Mutual Life Insurance Company.

ne 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.

Saturday March 12-1927.

Lulu M. Hagenlocker, Admrx. of the estate of Henry Hagenlocker. Dec'd.
vs
Plaintiff
Ralph Emerson Hagenlocker, et al.
Defendants

Petition to sell Real Estate
Orders of Confirmation, Distribution, etc.

This day this cause came on to be heard on the report of Lulu M. Hagenlocker Administratrix of the Estate of Henry Hagenlocker, deceased, of her proceedings under the former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order; and the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made; it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Henry Hagenlocker, deceased, in said real estate, to the purchaser, upon the said purchaser executing to said estate a mortgage upon the premises sold to secure the deferred payments of the purchase money. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Forty Eight Hundred Dollars; and the said Lulu M. Hagenlocker widow having by answer herein waived the assignment of dower in said premises by metes and bounds, or in rents and profits, and asked that the value of such dower be allowed and paid her out of the proceeds of the said sale; the Court finds the just and reasonable value of her dower interest in said real estate to be the sum of _____ Dollars.

The Court finds that there is due the said The Northwestern Mutual Life Insurance Co, upon the note set forth in her answer and Cross petition the sum of Twenty five Hundred and Seventy one, and ²⁵/₁₀₀ Dollars, with interest thereon from the date of this entry, that the said Henry Hagenlocker and Lulu M. Hagenlocker to secure the payment of said promissory note gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said Administratrix arising from the sale of said premises.

It is ordered that an entry of release and satisfaction of said mortgage lien be entered of record in the office of the recorder of Union County Ohio, according to law. The Court further finds that since the filing of the answer and cross petition of said The Northwestern Mutual Life Insurance Co, that said Administratrix has paid to said Company the sum of Five Hundred and Seventy one, and ²⁵/₁₀₀ Dollars, leaving a balance due said Company of Two Thousand Dollars.

It is further ordered that said Administratrix out of the money in her hands, pay: First.- To the Treasurer of this County, the sum of \$ _____ being the taxes, penalty and interest thereon, against said property.

Second. - The costs and expenses incurred in the sale of said property, including an attorney fee of \$25.00 to Frank J. Ballinger, and \$39.00 the percentage of said Lulu M. Hagenlocker herein amounting to the sum of \$210.00. Third. - To Lulu M. Hagenlocker widow, the sum of \$814.30, which the Court finds to be the value of her dower interest in said premises. Fourth. - To Northwestern Mutual Life Insurance Co. on the note and mortgage set forth and described in their answer and cross-petition herein, the sum of \$1000.00, which the Court finds to be the amount due them. Fifth. - Lulu M. Hagenlocker paying \$1000.00 individually said land being in joint-ownership the two said amounts making the amount set forth in the answer and cross-petition of the said Insurance Company.

It is further ordered that the balance of said proceeds, amounting to the sum of \$2063.00 be accounted for by said Administratrix according to law. And it is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$39.00, out of the proceeds of said sale.

Sat. March 12-1927.

10983 L. G. Croft, Administrator, estate of Mary J. Croft - Deceased.
vs. Plaintiff
Edward J. Croft et al. Defendants.

Approving and confirming sale.

This day this cause coming on to be heard on the report of L. G. Croft, Administrator of the Estate of Mary J. Croft-deceased, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order, the Court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Mary J. Croft in said real estate, to the purchaser Edith H. Farrington, upon said purchaser executing to said petitioner a mortgage upon the premises sold to secure the deferred payments of the purchase money, or paying all of said purchase money in full.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

Monday Mar. 14-1927

11007 In the matter of the Estate of Lydia L. Mullen. Deceased.

Filing Inventory and Appraisement.

This day came E. A. Mullen, Admr. of the estate of Lydia L. Mullen, deceased, late of Union County Ohio, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said E. A. Mullen has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said E. A. Mullen pay the costs herein taxed at \$4.00

8976-A In the matter of Miles W. Dipton
This day Dr. [unclear] in open court, [unclear] sion of the [unclear] It is therefore [unclear] him to bring sa [unclear] 15th day of Mar [unclear] poenas issue f [unclear] physicians to c [unclear] tinued.

8976-A In the matter Miles W. Dipton
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8976-A In the matter Miles W. Dipton
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8976-A

In the matter of Miles W. Dipton

Inquest of Lunacy
Orders for Warrant, Etc.

This day Dr S.D. Dipton a resident citizen of Marysville in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Miles W. Dipton into the Columbus State Hospital.

It is therefore ordered that a warrant issue to S.D. Hager, Sheriff commanding him to bring said Miles W. Dipton alleged to be insane, before this court on the 15th day of March 1927, at 9 o'clock a.m. And it is further ordered that subpoenas issue for Dr H.C. Duke and Dr S.J. Bown, respectable legally qualified physicians to appear at the time and place aforesaid, and this cause is continued.

8976-A

In the matter of Miles W. Dipton

Inquest of Lunacy
Orders on Hearing, etc.

This day this cause came on to be heard, and the said Miles W. Dipton was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr H.C. Duke, and Dr S.J. Bown the medical witnesses and being satisfied that said Miles W. Dipton is insane, that he has a legal settlement in Claiborne Township, in this county; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this state, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr H.C. Duke and Dr S.J. Bown the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Miles W. Dipton and that a certificate of said medical witnesses and of findings in this case, be transmitted to said Superintendent, and this cause is continued.

8976-A

In the matter of Miles W. Dipton

Orders for Clothing and for
Warrant to Convey.

The Judge being advised that said Miles W. Dipton can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff.

And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

11007

In the matter of
The Guardianship of
Edward J. Croft.

Appointment
Order for Bond.

This day Louis M. Salun appeared in open Court and made application to be appointed Guardian of Edward J. Croft. and the Court being satisfied that said Edward J. Croft is a minor of the age of 18 years, April 5th 1926, and child of Mary Croft late of Paris Township, Union County Ohio, deceased, and that said minor resides in this County, and the said Edward J. Croft having in open Court made choice of said Louis M. Salun as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Louis M. Salun 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 Louis M. Salun be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

11007

In the matter of
The Guardianship of
Edward J. Croft

Appointment. Bond approved.
Letters Issued.

This day Louis M. Salun appeared in open Court, accepted the appointment as Guardian of Edward J. Croft, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with L. G. Croft and Hubert Scott freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Louis M. Salun took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Louis M. Salun, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$7.00.

Wednesday March 16-1927.

10981

In the matter of the estate of
Mary F. Croft. Deceased.

Filing Inventory and Appraisement

This day came L. G. Croft, Administrator of the estate of Mary F. Croft, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00

10716

The Estate of
Lorenda E. Perle

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10716

In the matter
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11011

In the matter
Chester Spain

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10716

The Estate of
Lorenda E. Perkins.

Authorizing Private Sale.

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

It is further ordered that said sale be made upon the following terms, to-wit: Purchases amounting to --- Dollars, or less, cash in hand at time of sale. Purchases above that sum a credit of not exceeding --- 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 securities thereon.

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

10716

In the matter of the Estate of
Lorenda E. Perkins, Deceased

Sale of Personal Property confirmed.

The Administrator of the above named decedent having filed his return of the order issued for private sale of the personal property of said decedent, and the court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

Thursday March 17-1927.

11011

In the matter of
Chester Spain

Inquest of Lunacy
Orders for Warrant, etc

This day C. E. Fox a resident citizen of Taylor Towns hip in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said Chester Spain into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. D. Hager

Sheriff commanding him to bring said Chester Spain, alleged to be insane, before this court, on the 17th day of March, 1927, at 3 o'clock P. M.

And it is further ordered that subpoenas issue for Dr E. J. Marsh and Dr B. E. Baker, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

THE W. H. STANAGE CO., CIN. O. 1925

11011 In the matter of } Inquest of Lunacy
Chester Spain } Orders on Hearing, etc

This day this cause came on to be heard, and the said Chester Spain was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr E. J. Marsh and Dr B. E. Baker the medical witnesses, and being satisfied that said Chester Spain is insane, that he has a legal settlement in Faylor 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 that ordered that Dr E. J. Marsh and Dr B. E. Baker, the medical witnesses in attendance make out a certificate, setting forth the facts as 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 Chester Spain, 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.

11011 In the matter of } Orders for clothing and for warrant to convey.
Chester Spain.

The judge being advised that said Chester Spain can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital issue to the Sheriff.

And this cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

10973 In the matter of the Estate of } Filing Inventory and Appraisement.
H. W. Morey, Deceased.

This day came Dana Morey, Executor of the estate of H. W. Morey, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said Executors pay the costs herein taxed at \$4.00.

10930 In the matter of
Louis B. Demoree

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11000 In the matter
Silas H. Poling

This day pro
Poling as Exee

It is ordered

10930

In the matter of the will of Louis B. Demorest. Dec'd. Authority to Transfer Real Estate

This day Sarah M. Demorest appeared in open court and filed herein her application duly verified, for an order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised to her by Louis B. Demorest, 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:

Undivided one half interest: Situated in the County of Union, State of Ohio, and in the village of Marysville, part of Survey No. 3354 and described as follows:

Beginning in the east line of a line of a lot of one-half acre conveyed by S. F. Kinney to C. C. Eaton, at a point in his east line 10 poles from the south margin of the road leading west from Marysville to Bellefontaine; thence S. 89° E four poles to a stake; thence N 1° E, ten poles to the southern margin of said road aforesaid; thence with the southern margin of said road four poles to a stake (being the northeast corner of Maud M. Eaton lot) located N. E. ten poles from the place of beginning; thence S. 1° W, ten poles to the place of beginning, containing one-fourth of an acre.

Being the same lot conveyed by Henry Shimer to J. C. Botkins May 27-1871.

Also the following real estate situated in the same County, village, Township and State. Being division No. 5 in the subdivision of Isaac C. Botkins, deceased, in partition. Beginning at the southwest corner of L. B. and S. M. Demorest lands, thence with the south line of said lands S. 85° E. 66 feet to the southeast corner of the same, and in the west line of Anna B. Wiley's land; thence with said line S. 5° west 3 feet to the southwest corner of said land; thence with the south line of same S. 5° E. 14 feet to a stake; thence S. 5° W. 169 feet to a stake in the north line of Sixth Street; thence with said line N. 85° W 80 feet to a stake; thence N. 5° E. 172 feet passing the southwest corner of M. and M. Eaton's land and with the east line of said land to the beginning.

Excepting therefrom 5 feet or 169 feet off the east side thereof, sold to J. W. Filton (See Deeds Vol. 70 Page 189) Leaving about 30 A.

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 M. Demorest, and that a certificate issue to said County Auditor as provided by law.

Saturday Mar. 17-1927

11000

In the matter of the estate of Silas H. Poling. Deceased. Appointment - Order to Record Notice

This day proof of publication of notice of the appointment of Philinda Poling as Executrix of the estate of Silas H. Poling, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

THE W. H. STANGE CO., CIN., O. 187368

10716 In the matter of the Estate of } Estate not subject to Tax.
 Lorenda E. Perkins, Deceased
 Norman C. Bown as Administrator of the Estate of Lorenda E. Perkins deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$11,000.00, the debts and costs of Administration are \$7750.00, and the net actual market value thereof is \$3,250.00. That the said deceased died testate leaving her estate to her widower J. E. Perkins, he being entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estates, be certified to the Tax Commission of Ohio.

11013 In the matter of the Estate of } Appointment
 H. H. Beaver, Deceased. } Order for Bond
 This day Matilda A. Beaver and L. J. McCoy appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrators of the Estate of H. H. Beaver late of Clairbourne Township, Union County Ohio, deceased, and an affidavit that there is not to their knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof. And the Court being satisfied that an Administrator should be appointed, and that said Matilda A. Beaver and L. J. McCoy are legally competent. It is ordered that they be appointed upon giving Bond with sureties as required by law, in the sum of Thirty five Thousand Dollars, (\$35,000.00), and this cause is continued.

11013 In the matter of the Estate of } Appointment. Orders.
 H. H. Beaver, Deceased. } Bond Approved. Letters Issued.
 This day Matilda A. Beaver and L. J. McCoy, appeared in open Court, accepted the appointment as administrators, of the estate of H. H. Beaver, deceased, and gave and filed herein their bond in the sum of Thirty five Thousand (\$35,000.00) Dollars, conditioned according to law, with Anna E. B. Stinemetz, A. F. Coons, and Shirley Beaver, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Matilda A. Beaver and L. J. McCoy, that this proceeding be recorded, and that said Administrators pay the cost herein taxed at \$5.50.

10832 In the matter of
 Henry Hagenlocker
 Lulu M. Hagen
 deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$6753.00, the debts and costs of Administration are \$1000.00, and the net actual market value thereof is \$5753.00. That the said deceased died testate leaving her estate to her widower J. E. Perkins, he being entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estates, be certified to the Tax Commission of Ohio.

11005 In the matter of
 Susan B. Van D...
 This day came on for hearing the application of said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$6753.00, the debts and costs of Administration are \$1000.00, and the net actual market value thereof is \$5753.00. That the said deceased died testate leaving her estate to her widower J. E. Perkins, he being entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estates, be certified to the Tax Commission of Ohio.

10979 In the matter of
 Hannah Will...
 This day came on for hearing the application of said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$6753.00, the debts and costs of Administration are \$1000.00, and the net actual market value thereof is \$5753.00. That the said deceased died testate leaving her estate to her widower J. E. Perkins, he being entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$4.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estates, be certified to the Tax Commission of Ohio.

10043 In the matter of
 of Delmore Ba...
 This day came on for hearing the application of said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$6753.00, the debts and costs of Administration are \$1000.00, and the net actual market value thereof is \$5753.00. That the said deceased died testate leaving her estate to her widower J. E. Perkins, he being entitled to \$3000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$5.50 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estates, be certified to the Tax Commission of Ohio.

10832

In the matter of the Estate of Henry Hagenlocker, Dec'd

Estate not subject to Tax.

Lulu M. Hagenlocker as Administratrix of the estate of Henry Hagenlocker, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$6753.00, the debts and costs of Administration are \$2800.00, and the net actual market value thereof is \$3903.00, that said deceased died intestate leaving a widow and one minor child, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11005

In the matter of the Estate of Susan B. Van Derau, Dec'd.

Filing Inventory and Appraisement.

This day came Reuben Van Derau, Executor of the Estate of Susan B. Van Derau late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

Monday March 21-1927.

10979

In the matter of the Estate of Hannah Williams, Dec'd.

Filing Inventory and Appraisement.

This day came J.E. Clark, Administrator of the Estate of Hannah Williams late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J.E. Clark has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said J.E. Clark pay the costs herein taxed at \$4.00.

Sat. March 19-1927.

10043

In the matter of the Guardianship of Delmore Bailey, et al.

Filing Second partial Account

This day came G.M. Bailey, Guardian of Delmore Bailey et al. minors, of Union County Ohio, and presented his second partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of April A.D. 1927, at one o'clock p.m. to which time said matter is continued.

11010

In the matter of the Estate of Susan Eastman, Deceased

Estate not subject to Tax.

Garner Eastman as one of the heirs of the Estate of Susan Eastman, deceased, having filed an application, duly verified, for a finding and Order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing,

and the Court being fully advised in the premises, finds and determines, that the gross value of said estate is \$6,000.00, the debts and costs of Administration are \$250.00, and the net actual market value thereof is \$5,750.00, that said deceased died leaving nine children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10978

In the matter of the Estate of Jesse Williams, Deceased.

Orders on filing Inventory

This day J.E. Clark, as Administrator of the estate of Jesse Williams, appeared in open Court and filed his Inventory, duly verified, as such Administrator. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein taxed at \$1.50.

Tuesday March 22-1927.

11010

In the matter of the Estate of John Wolford, Deceased.

Filing Inventory and Appraisement.

This day came J.E. Pearson, Administrator of the estate of John Wolford, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court after a careful examination of the same and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said J.E. Pearson pay the costs herein taxed at \$4.00.

10997

In the matter of the Estate of Penrose Wiley, Deceased.

Filing Inventory and Appraisement.

This day came Fronia Wiley and Edna Rockey, Administrators of the estate of Penrose Wiley late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrators have in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administrators pay the costs herein taxed at \$4.00.

10901

D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant

vs. His Ward et al.

This day D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, appeared in open Court, and filed an application for money and to be appointed guardian of the said Ellen Rush, an infant.

It is ordered that the said Ellen Rush, an infant, be committed to the custody of D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, to be served up to the said Ellen Rush, an infant, at the place of residence of said Ellen Rush, an infant, 20 days before said Ellen Rush, an infant, shall be required to appear in open Court.

It is further ordered that D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, be appointed guardian of the said Ellen Rush, an infant, to be served up to the said Ellen Rush, an infant, at the place of residence of said Ellen Rush, an infant, 20 days before said Ellen Rush, an infant, shall be required to appear in open Court.

11016

In the matter of the Estate of Martha Hagen

This day came an application for the appointment of an Administrator of the Estate of Martha Hagen, late of Union County, Ohio, deceased, and the Court being satisfied that the same is in accordance with the general terms of the will of said Martha Hagen, late of Union County, Ohio, deceased, do appoint D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, as Administrator of the said Estate of Martha Hagen, late of Union County, Ohio, deceased, and do order the said D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, to give and execute Bond with surety in the sum of \$1,000.00, and to file the same in the records of this office.

11016

In the matter of the Estate of Martha Hagen

This day came an application for the appointment of an Administrator of the Estate of Martha Hagen, late of Union County, Ohio, deceased, and the Court being satisfied that the same is in accordance with the general terms of the will of said Martha Hagen, late of Union County, Ohio, deceased, do appoint D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, as Administrator of the said Estate of Martha Hagen, late of Union County, Ohio, deceased, and do order the said D.H. Cheney, Guardian of the Estate of Ellen Rush, an infant, to give and execute Bond with surety in the sum of \$1,000.00, and to file the same in the records of this office.

10901

D.H. Cheney, Guardian of Ellen Rush, an incompetent
vs. Plaintiff
His ward et al. Defendant.

Petition to Borrow money and mortgage Real Estate.

This day D.H. Cheney Guardian of Ellen Rush, an incompetent, 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 ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 20th day of June, 1927, at 2 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 Ada E. Martine, Cecil Rush, Ira D. McCrary, Lester F. Rush, Gorman Rush, Ora P. Huffman, Bessie C. Cheney, Lawrence D. Rush, Onis F. Rush, Clifford Rush, Zelma Wilson, Virgil Rush, George W. Lee, The Richwood Banking Company and Ellen Rush, defendants, in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally days before said day of hearing, and this cause is continued.

11016

In the matter of the estate of Martha Hagenlocker, Dec'd.

Appointment - Order for Bond.

This day Chas. Hagenlocker appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Martha Hagenlocker, late of Millcreek Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed, and that said Chas. Hagenlocker is a suitable person and legally competent. It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

11016

In the matter of the estate of Martha Hagenlocker, Dec'd.

Bond Approved. Letters Issued.

This day Chas. Hagenlocker appeared in open court, accepted the appointment as Administrator of the estate of Martha Hagenlocker, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Alvin Stimmel and F.E. Parsons freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Chas Hagenlocker, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

THE W. H. STANAGE CO., CHN., O. 187868

11009 In the matter of }
 The Guardianship of } Orders on filing Inventory.
 Edward J. Croft.
 This day Louis M. Balm as Guardian of Edward J. Croft appeared in open Court and filed his Inventory, duly verified, as such Guardian.
 It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.
 It is further ordered that said Guardian pay the costs herein taxed at \$1.50.

10362 In the matter of the estate of }
 Enoch Piersol, dec'd. } On filing exceptions to account.
 This day the Ostrander Banking Co and J. L. Mangus by their attorney Harry W. Crist filed exceptions to the account of O. E. Piersol, as Administrator of the Estate of Enoch Piersol, deceased.
 It is ordered that said exceptions be heard May 12th 1927, at ten o'clock A.M. and this cause is continued.

Friday March 25-1927.
 11019 In the matter of the will of }
 Otis H. Thomas, deceased. } Filing of will and Order for Hearing.
 This day an instrument of writing purporting to be the last will of Otis H. Thomas late of Jerome Township in this County, deceased, was produced in open Court and application made for Probate.
 It is now ordered that said will be filed in this Court, and that said application will be for hearing before this Court on the 20th day of March 1927, at 11 o'clock A.M. All parties in Court.

11019 In the matter of the will of }
 Otis H. Thomas, deceased. } Admitting to Probate and Record.
 This matter came on this day further to be heard, on the application of Nettie Thomas to admit to probate and record the will of Otis H. Thomas deceased, heretofore filed in this Court therefor. 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 it to probate and record in this Court has been given to the widow and next of kin of said testator residents of Ohio.
 And Luke W. Carey and L. A. Davis, the subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will; which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds the aforesaid instrument of writing is the last will and testament of said Otis H. Thomas, deceased; that it was duly executed and attested; that the said testator, at the time of signing said will was of lawful 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 it, together with the testimony of the witnesses above named, be entered of record in this Court.

11019 In the matter of }
 Otis H. Thomas. }
 This day per }
 Thomas, deceas }
 under the will }
 to her the prov }
 under the law }
 clared herself }
 it, and asked }
 of the Court, w }

In the matter }
 filed for settle }
 This day per }
 Administration }
 in all respect }
 O. E. Piersol, Ad }

- 10362 O. E. Piersol, Ad
- 10566-A Frank Collier, C
- 10793 A. J. Miller, Ad
- 10863 J. R. Wood, Ad
- 10670 Lloyd Winter, A
- 10702 Edith Corwin
- 10725 Belle Dailey, Ex
- 9193 J. Albert Currie
- 9110 J. E. Shelton, Gua
- 8624 Jesse A. Clark, G
- 9060 Anna Ell, Gua
- 9668 L. W. Hazen, G
- 9633 Georga McCl
- 10709 John L. Loughrey
- 10737 B. F. Martin, Ad

10684 Julia A. Forsey

10362 In the matter }
 Enoch Piersol }
 This day the }
 tate of Enoch }
 thereof havin }
 thereto, and th }
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 exceptions be }
 is approved an }
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 trator pay the }
 It is ordered }
 records of the }

11019

In the matter of the will of
Otis H. Thomas. Deceased.

Election

This day personally came into open court Nettie Thomas widow of said Otis H. Thomas, deceased, and applied to make her election whether to take or not to take under the will of said Otis H. Thomas, deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

Sat. March 26-1927.

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.

- 10362 O.E. Piersol, Administrator of the Estate of Enoch Piersol, first and final account.
- 10566-A Frank Collier, Administrator of the Estate of Altruda Fox, first and final account.
- 10793 A.J. Miller, Administrator of the estate of Ellis W. Miller, first and final account.
- 10863 J.R. Wood, Administrator of the Estate of Francis Dunn, first and final account.
- 10670 Floyd Winter, Administrator of the Estate of George B. Carroll, first and final account.
- 10702 Edith Corewin, Executrix of the Estate of Dallis Hamilton, first and final account.
- 10725 Belle Dailey, Executrix of the Estate of John W. Dailey, first and final account.
- 9193 J. Albert Currier, Guardian of Opal M. Currier, third partial account.
- 9110 J.E. Shelton, Guardian of Fern Shelton et al. third partial account.
- 8624 Jesse A. Clark, Guardian of Wilber Clevenger et al. fifth partial account.
- 9060 Anna Ell, Guardian of Lucile Ell, et al. fourth partial account.
- 9668 L.W. Hazen, Guardian of Martha E. Walker, (June) second partial account.
- 9633 Georga McClellan, Guardian of George McClellan, third partial account.
- 10709 John L. Loughrey, Admr. of the Estate of Eli P. Rogers, first and final account.
- 10737 B.F. Martin, Admr. of the Estate of Elizabeth Haines, (Per. Mrs B.F. Martin) first and final account.
- 10684 Julia R. Fossey, Administratrix of the Estate of Clarence Fossey, first and final account.

Wednesday May 12-1927. Accounts.

10362

In the matter of the Estate of
Enoch Piersol. Deceased.

First and final account.

This day the first and final account of O.E. Piersol, Administrator of the estate of Enoch Piersol, deceased, came on for hearing and settlement, due notice thereof having been published according to law. Exceptions having been filed thereto, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, sustains said exceptions and orders that claims presented in said exceptions be paid. After which it is ordered that said account be and hereby is approved and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Administrator pay the costs herein taxed at \$5.00. Costs paid Jan 12-1927.

It is ordered that said account and the proceedings herein be recorded in the records of this office. Admr. allowed \$385.00 compensation.

THE W. H. STAMAGE CO., CIN. O. 1925

10566

In the matter of the estate of Altruda Fox, deceased. } First and final Account.

This day the first and final account of Frank Collier, Administrator of the estate of Altruda 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.

It is ordered that said Administrator be and he is allowed the sum of one Hundred and Eighty Nine, and 00/100 Dollars, (\$189.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty five Hundred and fifteen, and 00/100 Dollars, (\$2515.00), in the hands of said Administrator due said estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

10793

In the matter of the estate of Ellis W. Miller, deceased. } First and final Account.

This day the first and final account of A. J. Miller, Administrator of the estate of Ellis W. 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 Eleven, and 42/100 Dollars (\$11.42), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 21- 1927.

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

10863

In the matter of Francis Dunn,

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

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

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Eighty Nine, and 00/100 Dollars, (\$189.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of Twenty five Hundred and fifteen, and 00/100 Dollars, (\$2515.00), in the hands of said Administrator due said estate, which amount he is ordered to pay over and distribute according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

10670

In the matter of George S. Carr,

This day the first and final account of George S. Carr, 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 Eleven, and 42/100 Dollars (\$11.42), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

10863 In the matter of the estate of } Final Account-
Francis Dunn, Deceased.

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

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

It is ordered that said Executor be and he is allowed the sum of Thirty, and 1/100 Dollars, (\$30.11), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 1-1927.

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

10670 In the matter of the estate of } First and final Account:
George S. Carroll, Deceased.

This day the first and final account of Lloyd Winter, Administrator of the estate of George S. Carroll, 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 Dollars, (\$90.00) as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Thirty two, and 39/100 Dollars, (\$132.39), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 14-1927.

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

10702 In the matter of the Estate of } First and final account
Sallie Hamilton, Deceased.

This day the first and final account of Edith Corwin, Executrix of the estate of Sallie Hamilton, 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 Edith Corwin be and she is allowed the sum of fifty five, and 73/100 dollars (\$55.73), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 18-1927.

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

10725 In the matter of the Estate of } First and final account.
John W. Dailey, Deceased

This day the first and final account of Belle Dailey, Executrix of the estate of John W. Dailey, 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 Two Hundred and Twenty five Dollars (\$225.00), as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 23-1927.

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

10709 In the matter of
E. P. Rogers,

This day the first and final account of the estate of E. P. Rogers, 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. P. Rogers be and he is allowed the sum of Six Hundred and Twenty five Dollars (\$625.00), being commissions on the amount collected for all his ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days.

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

10737 In the matter of
Elizabeth Hain,

This day the first and final account of the estate of Elizabeth Hain, 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 Nineteen Dollars (\$19.00), being commissions on the amount collected and accounted for by her for all her ordinary services rendered.

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

It is ordered that said Executrix pay the costs herein taxed at \$5.00 within ten days.

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

10709 In the matter of the estate of } First and final account;
 E. P. Rogers, Deceased.

This day the first and final account of John L. Foughrey, Administrator of the estate of E. P. Rogers, 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 John L. Foughrey, Admr. be and he is allowed the sum of Six Hundred and Twenty Seven, & ³³/₁₀₀ Dollars (\$627.33), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said John L. Foughrey, Admr. pay the costs herein Taxed at \$5.00 within ten days. Costs paid Mar. 1-1926.

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

10737 In the matter of the estate of } First and final account;
 Elizabeth Haines, Dec'd.

This day the first and final account of B. F. Martin, Admr. (By Mrs B. F. Martin) of the estate of Elizabeth Haines, 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 & confirmed.

It is ordered that said Administrator be and he is allowed the sum of Nineteen, and ¹⁹/₁₀₀ Dollars (\$19.19), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 21-1927.

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

THE W. H. STANAGE CO., CIN. O. 1925

10684

In the matter of the estate of Clarence W. Fossey, deceased. } First and final account

This day the first and final account of Julia A. Fossey, Admrx. of the estate of Clarence W. Fossey, 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 Four Hundred and Seventy five Dollars, (\$475.00), as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

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

It is ordered that said - costs paid by Penn. R. R. Co. Settlement of Claim - \$5.00.

Costs paid Feb. 26-1926.

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

9191-A

In the matter of the Guardianship of Opal M. Currier. } Third partial account

This day the third partial account of J. Albert Currier, Guardian of Opal M. Currier came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined the account and the vouchers therewith, and being fully advised in the premises, do find the same to be in all respect just and correct and in conformity to law.

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

The Court finds a balance of Five Thousand and Eight Hundred and Sixteen, and 43/100 Dollars, (\$5816.43), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 23rd 1927.

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

Thursday Mar. 24-1927.

11018

In the matter of the will of James Dunlap, deceased. } Filing of Will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of James Dunlap, late of Allen Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 30th day of March 1927, at 10 o'clock a.m. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the state of Ohio.

9110

In the matter of The Guardian Fern and Edith,

This day the Shelton came on for hearing and settlement according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 - costs paid by Penn. R. R. Co. Settlement of Claim - \$5.00.

Costs paid Feb. 26-1926.

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

8624

In the matter of The Guardian Wilbur Clevenger et al,

This day the Clevenger 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 the account and the vouchers therewith, and being fully advised in the premises, do find the same to be in all respect just and correct and in conformity to law.

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

The Court finds a balance of Five Thousand and Eight Hundred and Sixteen, and 43/100 Dollars, (\$5816.43), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 23rd 1927.

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 23rd 1927.

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

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

11017

In the matter of George C. Ruhl,

This day the Ruhl, late of Allen Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 30th day of March 1927, at 10 o'clock a.m. and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the state of Ohio.

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 Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 23rd 1927.

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

9110

In the matter of
The Guardianship of
Fern and Edith Shelton

Third partial account.

This day the third partial account of J. E. Shelton, Guardian of Fern and Edith Shelton came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 \$545.85 due Fern Shelton, and \$531.82 due Edith Shelton (\$1077.87), in the hands of said Guardian due said wards, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 19-1927.

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

8624

In the matter of
The Guardianship of
Wilbur Clevenger et al.

Fifth partial account

This day the fifth partial account of Jesse Clark, Guardian of Wilbur Clevenger 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 & confirmed. The Court finds a balance of Five Hundred and Nineteen and 1/100 Dollars, (\$519.11), in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 4-1927.

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

Thursday Mar. 24-1927.

11017

In the matter of the will of
George C. Ruhl. Deceased.

Filing of will and Order for Probate

This day an instrument of writing purporting to be the last will of George C. Ruhl, late of Paris Township in this County, deceased, was produced in open court and application made for probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 29th day of March 1927, at 10 o'clock p.m., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

THE W. H. STANAGE CO., CINC., O. 192569

9060

In the matter of
The Guardianship of
Lucile Ell (Rausch), et al. } Fourth partial account.

This day the fourth partial account of Anna Ell, Guardian of Lucile Ell (Rausch) 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 Eighteen Hundred and forty seven, and ⁸⁵/₁₀₀ Dollars, (\$1847.85) due said ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 5-1927.

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

9668

In the matter of the
Guardianship of
Martha Walker (Jeune) } Second partial account.

This day the second partial account of L.W. Hazen, Guardian of Martha Walker (Jeune), came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Thousand four hundred, and ⁹⁴/₁₀₀ Dollars, (\$5467.94), due said ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 3-1927.

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

Tuesday Mar. 23-1927.

10057

In the matter of
The Guardianship of
Maurice Scheiderer } ^{Filing}
Second partial account.

This day came Neva Scheiderer, Guardian of Maurice Scheiderer, a minor, of Union County Ohio, and presented her second partial account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of April, A.D. 1927, at one o'clock p.m. to which time said matter is continued.

11020

In the matter of
Hallie A. Ellison

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11020

In the matter of the will of Hattie A. Ellison, Deceased. } Monday March 28-1927.
Authority to Transfer Real Estate Devised.

This day came Benjamin F. Ellison and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Hattie A. Ellison, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Benjamin F. Ellison, and that said real estate so devised is described as follows:

Situated in the Township of Washington, County of Union and State of Ohio, and being part of Survey No. 9960. Beginning at a stake in the center of the pike leading from Mt. Victory to West Mansfield, from which a stone bears N. 82 3/4 E. 25 feet distance, said stake being the north west corner to W.C. Williams land; thence with the said W.C. Williams north land line N. 82 3/4 E. 64 poles to a stone; thence N. 7 1/4 W. 20 poles with the David Fowler land line to a stone; thence S. 82 3/4 W. 64 poles with the south line of the said David Fowler's land to a stone in center of said pike; thence with the center of the said pike S. 7 1/4 E. 20 poles to the place of beginning.

Containing eight (8) acres of land.

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 herein before named, it is ordered that said real estate be transferred upon the Duplicate of the County to the name of Benjamin F. Ellison, and that a certificate of this order issue to the County Auditor as required by law.

Tuesday Mar. 29-1927.

10633

In the matter of the will of Delilah Lombard, Dec'd. } Authority to Transfer Real Estate Devised.

This day came Charles F. Lombard, and filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Delilah Lombard, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Duneau S. Lombard, and that said real estate so devised is described as follows:

Situate in the County of Union, State of Ohio, and in the village of Plain City and described as follows: Being a part of Lot No Three (3) in the Union County addition to the said Village of Plain City, as the same is known, numbered and designated on the recorded plat of said addition in the office of the Recorder at Marysville Ohio.

Beginning at a stone in the center of North Avenue being the north west corner of a lot owned by Wm J. and H. S. Early. Thence S. 85.70 E. 380 feet

THE W. H. STANAGE CO., CIN., O. 1926

to a stake at low water mark at Big Darby. Thence up said stream N. 16° W. 60 feet to a stake. Thence N. 85° 30' W. to a stone in the center of North Avenue. Thence with the center of said Avenue S. 5° 50' E. 60 feet to the place of beginning. Containing 83.75 square rods, being part of Survey No. 5128.

Tuesday March 27-1927

11017 In the matter of the will of } Admitting to Probate and Record.
George Casper Ruhl. Dec'd.

This matter came on this day further to be heard, on the application of Mary Stierhoff, to admit to probate and record the will of George C. Ruhl, late of the township of Paris in said County, deceased, heretofore filed in this Court. It is now 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, pursuant to a former order of this Court, been given to the widow and next of kin of said testator resident of the State of Ohio. And A. H. Kollfrath and F. J. Arman, the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said George C. Ruhl, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Wed. March 30-1927.

11013 In the matter of the Estate of } Filing Inventory and Appraisement
H. H. Beaver. Dec'd.

This day came Matilda G. Beaver and L. J. McCoy, Administrators of the estate of H. H. Beaver, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrators have in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said Administrators pay the costs herein taxed at \$4.00.

Thursday Mar. 17-1927.

10716 In the matter of the Estate of } Filing first and final account.
Lorinda E. Perkins. Dec'd.

This day came Norman C. Brown, Administrator of the Estate of Lorinda E. Perkins 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 April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11015

In the matter of James Dunlap.

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In the matter James Dunlap

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11018

In the matter of the will of James Dunlap, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Eltie L. Dunlap, to admit to probate and record the will of James Dunlap, late of the Township of Allen in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow and next of kin of said testator resident of the State of Ohio.

And R. L. Cameron and Helen Mullen Holley, the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of James Dunlap, deceased, that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11022

In the matter of the Estate of James Dunlap, Deceased.

Appointment
Order for Bond

The Last will and Testament of James Dunlap, late of Allen Township, in this County, deceased, having heretofore been duly proved and allowed; this day Eltie L. Dunlap 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 Eltie L. Dunlap is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, Bond excused by will, and this cause is continued.

11022

In the matter of the Estate of James Dunlap, Deceased.

Appointment
Bond Approved. Letters Issued.

This day Eltie L. Dunlap, appeared in open Court, accepted the trust as Executrix of the Estate of James Dunlap, deceased, and no Bond being required by will, It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Eltie L. Dunlap, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50.

THE W. H. BYRNE CO., CIN., O., 187888

10484

In the matter of the Estate of Susan D. Goff. Deceased.

Estate not subject to Tax.

Nora Kleiber as Administratrix of the Estate of Susan D. Kleiber, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2500.00. The debts and costs of Administration are \$610.00, and the net actual market value thereof is \$1890.00.

That said deceased died intestate leaving two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11024

In the matter of the Estate of Delilah Lombard. Dec'd.

Estate not subject to Tax.

Charles F. Lombard as only heir of the Estate of Delilah Lombard having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2124.00. The debts and costs of Administration are \$250.00, and the net actual market value thereof is \$1874.00.

That said deceased died intestate leaving a widow and one son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11023

In the matter of the Guardianship of Charles W. Fox.

Orders for Hearing and Notice

This day C. E. Fox appeared in open Court, and filed his application for the appointment of a Guardian of Charles W. Fox, setting forth that said Charles W. Fox, is an incompetent and is therefore incapable of taking care of and preserving his property. It is ordered that Tuesday the 5th day of April 1927, 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 Charles W. Fox, and to his next

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10604

Frank Collier,
vs.
Jennie Fox et al.

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10709

In the matter
Eli P. Rogers.
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Whereupon
on Saturday
said matter

of this 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.

10604

Frank Collier, Administrator of the Estate of Altruda Fox, Dec'd.
vs.
Jennie Fox et al.
Plaintiff
Defendants

See Jour. 39-54600.

Decree Confirming Appraisement and Ordering Sale.

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

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

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

It is thereupon by the Court ordered that said Frank Collier as such Administrator, as aforesaid, proceed to sell the real estate aforesaid, at private sale, at not less than the appraised value thereof, on the following terms to-wit: Cash in hand on day of sale.

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

Wednesday Mar. 2-1927.

10709

In the matter of the Estate of Eli P. Rogers, Dec'd.

Filing first and final account.

This day came John L. Loughrey, Administrator of the Estate of Eli P. Rogers 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 March, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANGE CO., CIN., O., 1925

10937 In the matter of the estate of Louis B. Demorest. Deceased. } Filing first and final account.

This day came Sarah M. Demorest, Executrix of the estate of Louis B. Demorest 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 30th day of April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Monday March 7-1927.

11004 In the matter of the will of Susan B. Van Derau. Dec'd. } Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of Susan B. Van Derau, late of Marysville, Paris Township in this County, deceased, was produced in open Court and application made for probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on this the 7th day of March 1927, at three o'clock P.M. all next of kin having waived and given consent.

Tuesday March 8-1927

10484 In the matter of the estate of Susan L. Goff. Deceased } Filing first and final account.

This day came Nora Kleiber, Administratrix of the Estate of Susan L. Goff, 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 30th day of April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10954 In the matter of the estate of Ella R. Haynes. Deceased. } Filing first and final account.

This day came C. S. Haynes, Executor of the estate of Ella R. Haynes, late of Union County Ohio, deceased, and presented the 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 April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Wednesday March 16-1927.

10635 In the matter of the Estate of Enoch McCartney. Deceased } Filing first and final account.

This day came James Corney, Administrator of the Estate of Enoch McCartney, 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 April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11020 In the matter of Hattie A. Ellison

This day Ben produced an Auditor's report for Union County, Ohio, and for the admission of said will to probate that said will is valid. It is therefore ordered that the same be admitted to probate and that the same be recorded.

10969 In the matter of Rose M. Lehman

This day came application duly filed for probate of the will devised by Rose M. Lehman.

Upon consideration of said decedent's will and that said

Situated in Union County, Ohio, and Union and

vey No. 9960 and Kenton Pit

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line of said O thence N. 8 1/2

60 acres of la And it is

said will ha hereinbefore upon the De as Executor, Auditor as req

10994 Joseph Richard the estate of M. S. Caroline Davis

This day came and presented

sale of real estate istering the est this Court that

pendency and quired by law this cause is co

11020

In the matter of the will of Hattie A. Ellison, Deceased

Order Admitting to Record Authenticated Copy of will and Order of Probate.

This day Benjamin F. Ellison, by his attorney, appeared in open court and produced an Authenticated Copy of the will of Hattie A. Ellison, late of Hardin County, Ohio, deceased, and of the order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the court that said will was proved and allowed in Hardin County, State of Ohio.

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 Benjamin F. Ellison pay the costs herein taxed at \$

10969

In the matter of the will of Rose M. Lehman, Deceased.

Authority to Transfer Real Estate Devised.

This day came Charles Lehman, by his attorney, and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax Duplicate of Union County Ohio, of certain real estate devised by Rose M. Lehman, deceased.

Upon consideration whereof the Court finds that by the terms of the will of said decedent, said real estate was devised to Charles Lehman, as Executor.

And that said real estate so devised is described as follows:

Situated in the Townships of Hale and Washington, Counties of Hardin and Union and State of Ohio, and known as being a part of Military Survey No. 9960 and 10042, Beginning at a stone in the center of the Marysville and Kenton Pike; thence S. 32 3/4 deg. W. 72.24 poles with the center of said pike to the center of iron bridge over Rush Creek; thence up said Rush Creek with the meanderings thereof to a stake in said creek, southeasterly corner to Obediah Williams land; thence N. 7 1/2 deg. W. with the east line of said Obediah Williams land 101.74 poles to a stone on broken tile; thence N. 8 1/2 deg. E. 71.42 poles to the place of beginning, containing 60 acres of land.

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 said real estate be transferred upon the Duplicate of the County to the name of Charles Lehman as Executor, and that a certificate of this order issue to the County Auditor as required by law.

Feb. 21-1927.

10994

Joseph Richard Davis, Executor of the estate of W. S. Davis, deceased. Plaintiff vs. Caroline Davis et al. Defendants

Filing petition to Sell Real Estate

This day came the plaintiff Joseph Richard Davis, Executor of the estate of W. S. Davis and presented to this court his petition, duly verified, praying an order for the sale of real estate of the said W. S. Davis, deceased, to pay the debts, and 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.

THE W. H. STANAGE CO., CIN., O. 182569

10971

Lulu M. Hagenlocker, Admtr. of the Estate of Henry Hagenlocker, dec'd. vs. Plaintiff Lulu M. Hagenlocker, et al. Defendants.

Appointment of Guardian ad Litem.

This day Lulu M. Hagenlocker Administrator of the Estate of Henry Hagenlocker, 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 Ralph Emerson Hagenlocker, is under the age of fourteen years, and has been duly and legally served with summons herein, it is ordered that Jeanine Cheney be and she is hereby appointed Guardian for the suit, for said minor defendant.

And now comes the said Jeanine Cheney, and in open Court accepts said appointment.

Wednesday Mar. 16-1927.

11010

In the matter of the Estate of John Wolford. Deceased.

Appointment Order for Bond.

This day J. E. Pearson 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 Wolford, 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 J. E. Wolford 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.

11010

In the matter of the Estate of John Wolford. Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day J. E. Pearson appeared in open Court, accepted the appointment as Administrator of the Estate of John Wolford, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Lulu Wolford and Mary Grimes freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said J. E. Pearson, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$3.50.

109647

In the matter of The Guard

Florence R. Clark

This day ca County, Ohio, as ianship duly

Whereupon the urday the 30th ter is continue

10997

In the matter Penrose Wiley.

This day pro and Edna H. Rock

Penrose Wiley It is ordered

10915

In the matter Lizzie A. Copp

This day pro as Executor of

It is ordered

10929

In the matter Josephine Thomp

This day pro as Executor of

It is ordered

10947

In the matter Melvin Curtis to

This day pro as Executrix of

It is ordered

10955

In the matter Mary A. Pette

This day p ber as Admin

It is ordered

10978

In the matter Jesse Williams

This day pr as Administra

It is ordered

- 109647 In the matter of }
 The Guardianship of } Filing third and final account.
 Florence R. Clark.

This day came Rose D. Campbell, Guardian of Florence R. Clark, 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 30th day of April A. D. 1927, at one o'clock P. M. to which time said matter is continued.
- 10997 In the matter of the Estate of } Appointment
 Penrose Wiley, Deceased. } Order to record Notice

This day proof of publication of notice of the appointment of Fronia Wiley and Edna H. Rocky, as Administrators with the will annexed, of the estate of Penrose Wiley, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.
- 10915 In the matter of the Estate of } Appointment
 Lizzie A. Copp, Deceased. } Order to record Notice

This day proof of publication of notice of the appointment of L. J. McCoy as Executor of the Estate of Lizzie A. Copp, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.
- 10929 In the matter of the Estate of } Appointment
 Josephine Thompson Barnes, Dec'd. } Order to record Notice

This day proof of publication of notice of the appointment of Cleo J. Florence as Executor of the Estate of Josephine Thompson Barnes, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.
- 10942 In the matter of the Estate of } Appointment
 Melvin Curtis Long, Deceased. } Order to record Notice

This day proof of publication of notice of the appointment of Nellie Long as Executrix of the Estate of Melvin Curtis Long, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.
- 10955 In the matter of the Estate of } Appointment
 Mary A. Petterer, Deceased. } Order to record Notice

This day proof of publication of notice of the appointment of H. F. Columbus as Administrator of the Estate of Mary A. Petterer, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.
- 10975 In the matter of the Estate of } Appointment
 Jesse Williams, Deceased. } Order to record Notice

This day proof of publication of notice of the appointment of J. E. Clark, as Administrator of the Estate of Jesse Williams, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. BYRANGE CO., CIN., O. 1926B

10979

In the matter of the Estate of Hannah Williams, Deceased

Appointment
Order to record Notice

This day proof of publication of notice of the appointment of J.E. Clark as Administrator with the will annexed, of the estate of Hannah Williams, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10999

In the matter of the Estate of Martha J. Martin, Deceased.

Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Myrtle M. Miller, as Executrix of the Estate of Martha J. Martin, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Saturday April 2-1927.

10883

In the matter of the Estate of Harrison J. Taylor, Deceased.

Legal Presumption of Death Confirmed.

On motion of the petitioner this case came on for further hearing, and it appearing to the Court that the twelve weeks from the date of the last publication of the notice published as heretofore ordered has expired and that satisfactory evidence of the continuance in life of the said Harrison J. Taylor, presumed decedent, is not forthcoming, it is ordered that the decree heretofore rendered herein, that the legal presumption of the death of the said Harrison J. Taylor is made out, be and the same is confirmed absolutely.

It is further ordered that the Probate Judge of this county issue Letters of Administration to the person thereto entitled, and that the costs of this proceeding taxed at \$5.00 be paid out of the estate of said presumed decedent.

11027

In the matter of The Guardianship of Otimer Elliott, alleged incompetent

Order for Hearing and Notice

This day Robert Driscoll appeared in open court, and filed his application for the appointment of a Guardian of Otimer Elliott, setting forth that said Otimer Elliott is an incompetent and therefore is incapable of taking care of and preserving his property.

It is ordered that the 7th day of April 1927, at 10 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 Otimer Elliott and to his 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.

11025-

In the matter of George C. Ruhl,

The Last Will and Testament of the deceased, having Executor named, and the Court having found the same to be legally completed and the bond in accordance with the provisions of the act in general of; and the Court having found the same to be legally completed and the bond in accordance with the provisions of the act in general of;

11025-

In the matter of George C. Ruhl,

This day W. C. of the Estate of decedent, to said Executor pay the

11005-

In the matter of Lydia A. Muller

This day pr as Administrator It is ordered

11026

In the matter of Rebecca Porter

The Last Will and Testament of the deceased, this do an application for the appointment of an Administrator with the will annexed, terms as to the Court be and that said

It is ordered that the same be recorded in the records of this office.

It is ordered that the same be recorded in the records of this office.

11026

In the matter of Rebecca Porter

This day Henry with the will annexed herein his Bond Grant Brock and Court. It is the to Henry Brock

11025-

In the matter of the Estate of George C. Ruhl, Deceased.

Appointment - Order for Bond.

The Last Will and Testament of George C. Ruhl, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day G.C. Scheiderer, 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 G.C. Scheiderer is a suitable person and legally competent; it is ordered that he be appointed as such Executor without bond in accordance with the will of the said George C. Ruhl.

11025-

In the matter of the Estate of George C. Ruhl, Deceased.

Appointment - Bond Approved. Letters Issued.

This day G.C. Scheiderer appeared in open court, accepted the trust as Executor of the Estate of George C. Ruhl, deceased. Bond excused by will.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said G.C. Scheiderer, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Monday April 4-1927

11005-

In the matter of the estate of Lydia A. Mullen, Deceased.

Appointment - Order to record Notice

This day proof of publication of notice of the appointment of E.A. Mullen as Administrator of the estate of Lydia A. Mullen, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11026

In the matter of the Estate of Rebecca Porter, Deceased.

Appointment - Order for Bond.

The Last will and Testament of Rebecca Porter late of Jerome Township Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Henry Brobeck appeared in open court, and made and filed an application under oath as required by law, to be appointed Administrator with the will annexed, of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Henry Brobeck is a suitable person and legally competent.

It is ordered that said Henry Brobeck be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

11026

In the matter of the estate of Rebecca Porter, Deceased.

Appointment - Bond Approved Letters Issued.

This day Henry Brobeck appeared in open Court, accepted the trust as Administrator with the will annexed, of the Estate of Rebecca Porter, deceased, and gave and filed herein his Bond in the sum of Five Hundred Dollars, conditioned according to law with Grant Brock and Ervin Leppert, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the will annexed, issue to Henry Brobeck, that this proceeding be recorded, and that said Administrator, etc. pay the costs herein taxed at \$

THE W. H. STARBUCK CO., CIN. O. 197569

11003

In the matter of the Estate of Alice Vera Wilkins. Dec'd.

Appointment
Order to record notice

This day proof of publication of notice of the appointment of L.P. Sherman as Administrator of the Estate of Alice Vera Wilkins, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11004

In the matter of the Estate of Susan B. Van Derau. Dec'd.

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Reuben Van Derau, as Executor of the Estate of Susan B. Van Derau deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

Tuesday April 5-1927.

11023

In the matter of The Guardianship of Charles W. Fox.

Finding

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.

C. E. Fox the petitioner appeared in court and requested that the application filed by him be withdrawn. The Court finding no reason for not allowing the withdrawal, does hereby order said case dismissed.

10681

In the matter of the Estate of W.D. Johnson. Deceased.

Filing first and final account.

This day came W.F. Brodrick, Executor of the Estate of W.D. 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 30th day of April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10524

In the matter of the Estate of Emma Yonker. Deceased.

Filing first and final account.

This day came W.M. Coffman, Administrator of the estate of Emma Yonker, 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 April A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10967

W.M. Coffman of Emma Yonker vs. Alice Mitchell

This day Timothy and the defendants heretofore entered.

That the said Emma Yonker did and an approval that another being satisfied

scribed in the Court upon said estate to

It is therefore proceed to than the ap hand on day this Court is used.

W.M. Coffman of Emma Yonker vs. Alice Mitchell

This day Administrator the former to con having care of said petition sale was fa hereby is ap

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It is further petitioner pa

10967

W.M. Coffman of Emma Yonker vs. Alice Mitchell

This day Administrator the former to con having care of said petition sale was fa hereby is ap

It is further right; title to the purch said petition

It is further petitioner pa

It is further petitioner pa

It is further petitioner pa

It is further petitioner pa

10967

W. W. Coffman, Administrator
of Emma Gonker,

vs. Plaintiff

Alice Mitchell et al.

Defendants

Order for Private Sale, etc

This day this cause came on to be heard upon the petition, evidence and testimony and the court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the court,

That the statements and allegations in said petition are true. That said Emma Gonker did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the court being satisfied that it is necessary to sell the real estate of said Emma Gonker, described in the petition, to pay her 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 W. W. Coffman 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.

10967

W. W. Coffman, Administrator
of Emma Gonker,

vs. Plaintiff

Alice Mitchell, et al.

Defendants

Petition to Sell Real Estate.

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of W. W. Coffman Administrator of Emma Gonker, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Emma Gonker in said real estate, to the purchaser William Coffman upon said purchaser delivering to said petitioner the amount of the purchase price.

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

In the matter of Accounts } Notice Ordered.
filed for settlement.

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, April 30-1927, at one o'clock P.M. as follows:

- 9647 Rosa D. Campbell, Guardian of Florence R. Clark, minor, third and final account.
- 10681 N.F. Brodrick, Executor of the estate of W. D. Johnson, first and final account.
- 10824 W.W. Coffman, Administrator of the estate of Emma Yonker, first and final account.
- 10937 Sarah M. Demorest, executrix of the estate of Louis B. Demorest, first and final account.
- 10484 Nora Kleiber, Admrx. of the estate of Susan S. Goff, first and final account.
- 12954 C. B. Haynes, executor of the estate of Ella R. Haynes, first and final account.
- 10638 James Corney, Administrator of the estate of Enoch McCartney, first and final account.
- 10043 E. M. Bailey, Guardian of Delmore Bailey, et al, second partial account.
- 10646 Odell Riggitt, Administrator of the estate of Petta Morrison, final account.
- 10716 Norman C. Roun, Administrator of the estate of Corinda E. Perkins, first & final account.
- 10057 Neva Scheiderer, Guardian of Maurice Scheiderer, minor, second partial account.
- 10532 Mabel S. Ashbaugh, executrix of the estate of Laurinda Seely, first and final account.

10824 In the matter of the estate of } Determination of Inheritance Tax.
Emma Yonker, Deceased.

This 6th day of April, 1927, the above matter came on to be heard, and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: that the gross value of said estate is \$4,424.33, composed as follows: Personally \$442.00, real estate \$3982.33.

That the debts are \$570.00, and that the cost of administration will be \$200.00.

That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$3654.33.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub. to Tax.	Tax.	Date of Accrual	By whom Pd.	Township or Municipality
Sister	\$913.59	\$500.00	\$413.59	\$20.70	7/3-26	Alice Mitchell	Plain City \$34.15
Brother	\$913.58	\$500.00	\$413.58	\$20.70	7/3-26	Wm. Coffman	
Brother	\$913.58	\$500.00	\$413.58	\$20.70	7/3-26	W.R. Coffman	Washington 20th Franklin Co. \$27.95
Nephew	\$304.52	\$500.00					
Nephew	\$304.52	\$500.00					
Nephew	\$304.52	\$500.00					

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate, and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that costs of this proceeding taxed at \$5.00, be certified to the Auditor of said County, to be paid in the manner provided by law.

10293 In the matter of
Ellis W. Miller

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9257 In the matter
Charles M. Laco

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11027 In the matter
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10793

In the matter of the estate of Ellis W. Miller, Deceased

Estate not subject to tax

A. J. Miller as Administrator of the estate of Ellis W. Miller, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$10,600.00, the debts and costs of Administration are \$430.00, and the net actual market value thereof is \$6,250.00. That said deceased died intestate leaving six children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Thursday April 7-1927.

9251

In the matter of the estate of Charles M. Laird, Deceased

Estate not subject to tax.

Anna Laird as Administratrix of the estate of Charles M. Laird, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$5,140.21, the debts and costs of Administration are \$1,170.00, and the net actual market value thereof is \$3,968.21, the said deceased died intestate leaving a widow and one minor child, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11027

In the matter of the Guardianship of Oliver Elliott, an incompetent

Finding

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 Oliver Elliott is an incompetent and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in Liberty 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 Oliver Elliott, 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 Oliver Elliott.

THE W. H. STANGE CO., CH. O. 1925B

10953

In the matter of the will of
Melissa Hawley, Deceased.Authority to transfer Real
Estate Devised.

This day came Arthur W. Hawley and filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Melissa Hawley, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Arthur W. Hawley and Nettie Henderson. And that said real estate so devised is described as follows:

In the State of Ohio, County of Union, Township of Paris, part of Survey No. 3350. Beginning at a stone, northwest corner to a lot of land set off by the Court of Common Pleas of Union County Ohio, to Junious P. McCarty, (See Saw record No. 12 Page 493); Thence with the west line of said lot of land S. 8½° E. 235.52 poles to a stake in the center of the Marysville and Delaware gravel road; Thence with the center of said road N. 67° E. 101.60 poles to a stake in the east line of said lot of land; thence with said line N. 8½° W. 209.80 poles to a stone, northeast corner to said lot of land, thence S. 82° W. 98.80 poles to the beginning, containing 137 acres and 77 poles more or less.

Also the following - In the State of Ohio, County of Union, and in the village of Marysville, and being part of Out Lots No. 34 and 35. Beginning at a stake in the northwest corner of Brose Reed's lot and in the east line of an alley; Thence with the north line of the said Reed's lot and said line produced, S. 35° E. 157.50 feet to a stake in the west line of the C. L. Robinson lot; thence with the west line of said lot N. 5° E. 55 feet to a stake at the southeast corner of Frank Fachsenmeyer's lot; thence with the south line of the said Fachsenmeyer's lot and the line produced N. 85° W. 151.50 feet to a stake in the east line of an alley; thence with the east line of the said alley S. 5° W. 55 feet to the beginning.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Arthur W. Hawley and Nettie Henderson, and that a certificate of this order issue to the County Auditor as required by law.

9251

In the matter of the Estate of
Charles M. Laird, Deceased.

Filing Second and final Account.

This day came Anna Laird Executrix of the estate of Charles M. Laird late of Union County Ohio, deceased, and presented her second and final account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of May A.D. 1927, at one o'clock, P.M., to which time said matter is continued.

11027

In the matter of
The Guardian

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This day Robert
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11027

In the matter of
The Guardian

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11028

C. S. Lawson, Guardian
Sarah H. Lawsonvs
His Ward, et al

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11027

In the matter of
The Guardianship of
Oliver Elliott, incompetent.

Appointment. Order for Bond.

This day Robert Driscoll appeared in open court and made application to be appointed Guardian of Oliver Elliott, and the court being satisfied that said Oliver Elliott is incompetent and therefore incapable of taking care of and preserving his property; that he is of the age of 44 years, and resides in Liberty Township, in this County; and the court being further satisfied that said Robert Driscoll 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 Oliver Elliott, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Robert Driscoll be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

11027

In the matter of
The Guardianship of
Oliver Elliott, an incompetent.

Appointment. Bond Approved.
Letters Issued.

This day Robert Driscoll appeared in open Court, accepted the appointment as Guardian of Oliver Elliott and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freeholder as sureties thereon, which bond is approved by the court. Thereupon said Robert Driscoll 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 Robert Driscoll, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00.

11028

C. S. Lawson, Guardian of
Sarah H. Lawson,

vs Plaintiff
His Ward, et al.

Petition to Sell Real Estate
Order for Notice

This day C. S. Lawson, Guardian of Sarah H. Lawson, 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 9th day of May 1927, 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, be given to said Sarah H. Lawson his ward, and to C. S. Lawson, all persons entitled to the next estate of inheritance in such real estate, Defendants; in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 5 days before said day of hearing, and this cause is continued.

THE W. H. STANGE CO., CIN. O. 187569

11030

In the matter of the will of Mary A. Brown. Deceased.

Filing of will and Order for Hearing

This day an instrument of writing purporting to be the last will of Mary A. Brown, late of Marysville, Paris Township, in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 26th day of April 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the next of kin of the testatrix resident of the State of Ohio.

Friday April 8-1927.

11029

In the matter of the Estate of James Dunlap. Deceased.

Application by widow to take property at appraised value.

This day this cause came on for hearing on the application of Ellie L. Dunlap, widow of said James Dunlap, deceased, to take the personal property described in said application at the valuation fixed by the appraisers heretofore appointed by this Court, and the consent of Ellie L. Dunlap as Executrix of said estate, in writing, and the evidence, and it appearing to the Court that said Ellie L. Dunlap is the Executrix and the widow of said James Dunlap, deceased, that the facts stated in said application are true, and that said widow is by law entitled to make such election as prayed for.

It is therefore ordered and decreed by the Court that said election be and the same hereby is approved and confirmed; and said election be and the same hereby is approved and confirmed; and said Ellie L. Dunlap is hereby ordered to deliver to said widow the goods and chattels so elected to be taken by her, upon the said widow complying with the terms of payment.

It is further ordered that said Ellie L. Dunlap, Executrix of said decedent's estate, pay the costs of this proceeding taxed at \$2.00.

11018

In the matter of the will of James Dunlap. Dec'd.

Election

This day personally came into open court Ellie L. Dunlap, widow of said James Dunlap, deceased, and applied to make her election whether to take or not to take under the will of said James Dunlap, deceased, whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election do to take might be entered upon the Journal of the Court, which is accordingly done.

11027

In the matter of James Dunlap.

This day called the Inventory whereupon filed that said case made and recorded. D at \$4.00.

11031

J. E. Clark, Admin vs. Hannah William Silas Brintling

This day called this Court his estate of the said of administration whereupon tion be filed, of the said pe answer the is continued.

10299

In the matter of Michael Pfeif

This day called late of Union Court in sell whereupon on Saturday, said matter

9385

In the matter of Beatrice We

This day called County, Ohio, ad said trustee's whereupon on Saturday, said matter is

11027

In the matter of the estate of James Dunlap. Deceased.

Filing Inventory and Appraisement

This day came Ellie L. Dunlap, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Ellie L. Dunlap has in all respects complied with the statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

11031

J.E. Clark, Administrator with the will annexed of the Estate of Hannah Williams. Deceased.

Filing petition to sell Real Estate

vs. Plaintiff Silas Bruntlinger et al. Defendants.

This day came the Plaintiff J.E. Clark Administrator, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Hannah Williams, deceased, to pay the legacies, 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 9-1927.

10299

In the matter of the estate of Michael Pfeiffer. Deceased.

Filing Second and final account.

This day came L.C. Pfeiffer, Executor of the Estate of Michael Pfeiffer late of Union County, Ohio, deceased, and presented his second and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of May, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

9385-

In the matter of the Trusteeship of Beatrice Winter.

Filing Second partial account.

This day came C.W. Argo, Trustee of Beatrice Winter, a minor, of Union County, Ohio, and presented his second partial account in settlement of said trusteeship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 1926

11032 In the matter of The State of Ohio.
vs.
Robert Stout.

Charge of possessing Intoxicating Lignor.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Robert Stout being brought into Court in the custody of the Sheriff,

And thereupon said defendant, Robert Stout was arraigned upon the affidavit herein, the same being distinctly read to him, and was required to plead thereto; and for his plea thereto said he is guilty as he stands charged therein. And the Court being fully advised in the premises, asked the defendant if he had anything to say why judgement should not be pronounced against him; and having nothing to say but what he hath already said.

It is therefore considered by the Court, that the said defendant Robert Stout, pay a fine of Four Hundred Dollars and costs, and be confined in Dayton work House until such fine and costs are paid, or secured to be paid, (and be allowed a credit of \$1.00 a day for each day he is confined in such work House, on such fine and costs) or until otherwise released according to law. And that he pay the costs of prosecution taxed at \$6.81, for which execution is awarded.

11033 The State of Ohio
vs.
David Stout.

Charge of possessing Intoxicating Lignor.

This day came the Prosecuting Attorney, on behalf of the State of Ohio, the said defendant David Stout being brought into Court in the custody of the Sheriff,

And thereupon said defendant David Stout was arraigned upon the affidavit herein, the same being distinctly read to him, and was required to plead thereto; and for his plea thereto saith he is guilty as he stands charged therein.

And the Court being fully advised in the premises, asked the defendant if he had anything to say why judgement should not be pronounced against him; and having nothing to say but what he hath already said:

It is therefore considered by the Court, that the said defendant David Stout pay a fine of Four Hundred Dollars, and costs, and be confined in the Dayton Work House until said fine and costs are paid or secured to be paid (and allowed a credit of \$1.00 a day for each day he is confined in such workhouse on said fine and costs or until otherwise released according to law, and that he pay the costs of prosecution taxed at \$6.81, for which execution is awarded.

11039 The State of Ohio.
vs.
Ernest Wellwood.

Charge of illegal sale of intoxicating Lignor

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Ernest Wellwood being brought into Court in the custody of the Sheriff, and his Counsel Milo S. Myers, also coming; And thereupon said defendant, Ernest Wellwood was arraigned upon the affidavit herein,

the reading of which was by said defendant waived then and there in open Court, and was required to plead thereto; and for his plea thereto saith he is not guilty as he stands charged therein, and puts himself upon the Court, and the Prosecuting Attorney does the like. Trial set for April 18-1927, at 9.00 a.m.

And thereupon the Court, at request of defendant, do fix his recognizance

herein, in the presence of the Court, and conditioned for the day of the said Court to answer unto the Court as to the liquor. And the Court doth award his sureties to be bound for his appearance

11026 In the matter of the estate of Rebecca Porter

This day came the Court for the purpose of taking inventory and

Whereupon the Court doth find that said Rebecca Porter is deceased and that such case is now on file and

It is further

10990 Harold A. Duff

of Samuel W. Duff vs. Gena De Bolt et al

This day this Court being fully advised of the facts herein and having heard the testimony of Harold A. Duff and Gena De Bolt and their appearances and statements and the same being duly read and found true and correct and an order is made

It is ordered

And the Court doth order that said Samuel W. Duff do pay to said Gena De Bolt the sum of \$1000.00 it being made known to the Court that it would be more to the interest of said Gena De Bolt to receive such Administration Sale for not less than \$1000.00 cash in hand

And said petition doth stand after such sale

herein, in the sum of \$1000.00, with two or more good and sufficient sureties, conditioned for the appearance of the said defendant before this court on the first day of the said term thereof, and from day to day, and not depart without leave, to answer unto the charge or information against him for illegal sale of intoxicating liquor. And thereupon said defendant with Florence Wellwood and Henry Wellwood his sureties, and entered into a recognizance before the court, conditioned for his appearance at the said term of this court to answer said charge as above required.

Tuesday April 12-1927.

11026

In the matter of the estate of } Filing Inventory and Appraisement.
Rebecca Porter, Deceased.

This day came Henry Brobeck, Administrator with the will annexed, of the estate of Rebecca Porter late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10995

Harold A. Dunfee, Admr. of the estate
of Samuel W. Dunfee, Deceased.

vs.

Plaintiff

Order for Private Sale, etc

Zena Dr. Bolt et al.

Defendants.

This day this cause coming on to be heard upon the petition, evidence and testimony of Harold A. Dunfee, Admr. of the estate of Samuel W. Dunfee, 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 Samuel W. Dunfee, deceased did not leave a widow entitled to dower in the estate to be sold, and an appraisement of said 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 Samuel W. Dunfee, 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 Harold A. Dunfee, Administrator of the estate of Samuel W. Dunfee, 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: 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 W. H. STANGE CO., CIN., O., 1925

10995 Harold A. Dunfee, Administrator
of the Estate of Samuel W. Dunfee, Deed
vs. Plaintiff
Jena De Bolt et al. Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause came on to be heard on the report of Harold A. Dunfee, Administrator of the Estate of Samuel W. Dunfee, deceased, of his proceedings by sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Samuel W. Dunfee, deceased, in said real estate, to the purchaser Floyd D. Murray and Sarah E. Murray upon the said purchaser paying purchase price thereof.

It is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$13.00.

11010 In the matter of the Estate of John Wolford, Deceased } Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of J. E. Pearson as Administrator of the Estate of John Wolford, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Wednesday April 13-1927.

11044 In the matter of the Estate of Mary J. Cooksey, Deceased } Order to record Authenticated
Copy of Will.

This day came O. P. Hall and presented to this Court a duly authenticated copy of the will of Mary J. Cooksey, deceased, which was originally admitted to Probate in the County of Marion, State of Ohio.

The Court finds that said will of said Mary J. Cooksey died leaving an estate in this county.

It is ordered that the same be admitted to record in the Probate Court of this county.

11046 In the matter of the will of Henry Biggs, Deceased } Filing of Will and Order for Hearing

This day an instrument of writing purporting to be the last will of Henry Biggs late of Richwood, Claibourne Township in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on this date, all interested parties being in Court.

11046 In the matter of Henry Biggs, This matter

Laura E. Cronley the village of

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11047 In the matter of Henry Biggs.

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11047 In the matter of Henry Biggs

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11046

In the matter of the Will of Henry Biggs, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard on the application of Laura E. Cronley to admit to probate and record the will of Henry Biggs, late of the village of Richwood in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow, next of kin of said testator resident of the State of Ohio.

And Sturgis Cheney and Arthur Fletcher the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds the aforesaid instrument of writing is the last will and testament of said Henry Biggs, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named be entered of record in this Court.

11047

In the matter of the Estate of Henry Biggs, Deceased.

Appointment - Order for Bond.

The Last Will and Testament of Henry Biggs late of Claibourne Township in this County, deceased, having heretofore been duly proved and allowed; this day Laura E. Cronley, 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 Laura Cronley is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, without bond in accordance with said will.

11047

In the matter of the estate of Henry Biggs Deceased.

Appointment - Bond Approved. Letters Issued.

This day Laura E. Cronley appeared in open Court, accepted the trust as Executrix of the estate of Henry Biggs, deceased, and no bond being required. It is ordered therefore that Letters Testamentary issue on the will of said decedent, to said Laura E. Cronley, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$0.50

THE W. H. STAMAGE CO., CINC., O. 192569

11045

In the matter of the Estate of Vella M. Stone. Deceased. } Appointment Order for Bond.

This day L. H. Stone appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Vella M. Stone 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. H. Stone is a suitable person and legally competent.

It is ordered that he be so appointed upon giving Bond with sureties as required by law, in the sum of One Thousand (\$1000.00), Dollars, and this cause is continued.

11040

In the matter of the Estate of Vella M. Stone. Deceased. } Bond approved. Letters Issued.

This day L. H. Stone appeared in open Court, accepted the appointment as Administrator of the Estate of Vella M. Stone, and gave and filed herein his Bond in the sum of One Thousand (\$1000.00) Dollars, conditioned according to law, with Norman C. Down and E. H. Hatton, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said L. H. Stone, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.00.

11040

In the matter of the Estate of Vella M. Stone. } Orders on filing Inventory.

This day L. H. Stone, as Administrator of the estate of Vella M. Stone appeared in open Court and filed his Inventory, duly verified, as such Administrator. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein taxed at \$1.00.

11038

The State of Ohio vs. Harry Barver. } Charge of illegal Sale of intoxicating liquor.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Harry Barver being brought into Court in the custody of the Sheriff. And thereupon said defendant Harry Barver was arraigned upon the affidavit herein, the same being distinctly read to him, and was required to plead thereto; and for his plea thereto saith he is guilty as he stands charged therein of such illegal sale of intoxicating liquor.

And the Court being fully advised in the premises, asked the defendant if he had any thing to say why judgement should not be pronounced against him; and having nothing to say but what he hath already said,

It is therefore considered by the Court, that the said defendant Harry Barver be fined four hundred dollars and costs of this prosecution, taxed

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10982

In the matter Thomas R. Perle

This 14th day application for app in the premises, estate is \$27,143

That the debts the costs of adm to down in sa which might be

The Court fur ages where mar succession to w of each success is liable, the d paid, and the l as follows:

Relation	Value	Success
Widow	\$972	
Nephew	\$798	
Niece	\$480	
In home ten years	\$612	
"	\$612	
"	\$612	
Nephew	\$92	
"	\$92	
Niece	\$92	
"	\$92	
"	\$92	
Brother	\$277	

It is order by mail to all p er of notice and a copy of this or in any way late and the ex sion of Ohio.

It is further certified to the by law.

at \$ and that he stand committed to the Dayton City workhouse until such fine and costs are paid, or secured to be paid, allowing a credit of \$1.00 on such fine for each day he is so confined in such workhouse, or until he be otherwise released according to law. And that he pay the costs of prosecution taxed at \$ for which execution is awarded.

Thursday April 14-1927.

10982

In the matter of the estate of Thomas R. Perkins, Deceased.

Determination of Inheritance Tax.

This 14th day of April 1927, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$27,143.31. Composed as follows: Personally \$6,443.31, real estate \$20,700.00.

That the debts (including a years allowance of \$800.00) are \$1785.00, and that the costs of administration will be \$300.00. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$25,058.31.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub. to tax.	Tax.	Date of Accrual.	By whom Pd.	Township
Widow	\$9721.25	\$5000.00	\$4721.25	\$47.21	Jan 29-27	Susan Perkins	Dover
Nephew	\$7956.55	\$500.00	\$7456.55	\$372.81	" " "	Walter E. Fogle	"
Niece	\$4800.21	\$500.00	\$4300.21	\$215.26	" " "	Marjorie Fleming	"
In home ten years	\$612.00	\$500.00	\$112.00	\$5.60	" " "	Sairy L. Stewart	"
"	\$612.00	\$500.00	\$112.00	\$5.60	" " "	Estella D. Crookes	"
"	\$612.00	\$500.00	\$112.00	\$5.60	" " "	Mary J. Ames	"
Nephew	\$92.41	\$500.00					
"	\$92.41	\$500.00					
Niece	\$92.41	\$500.00					
"	\$92.41	\$500.00					
"	\$92.41	\$500.00					
Brother	\$277.25	\$500.00					

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00, be certified to the Auditor of said County, to be paid in the manner provided by law.

THE W. H. STANAGE CO., CIN., O. 187889

10067 In the matter of }
The Trusteeship of } Filing Second partial Account.
Nellie Nelson.

This day came Anna D. Reed, Trustee of Nellie Nelson, of Union County Ohio, and presented her second partial account in settlement of said trusteeship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of May A.D. 1927, at one o'clock P.M., to which time said matter is continued.

11031 J. E. Clark, Administrator of the }
Estate of Hannah Williams, Dec'd. }
vs. Plaintiff } Orders, Service by Publication
Silas Brintlinger, et al. } Defendants

This day came the Plaintiff and filed herein an affidavit under the General Code in that behalf for the purpose of procuring service by publication, and it appearing to the Court that the Defendant William Williams is a non resident of Ohio, that service of summons on him cannot be made in this State, that the residence of said defendant William Williams is unknown to the plaintiff, and that service of summons on such defendants cannot be made,

It is ordered that proceedings against said unknown heirs be had without naming them. It is ordered that the publication be made for six consecutive weeks, in a newspaper printed in this County; that it contain a summary statement of the object and prayer of the petition, mention the Court wherein it is filed, and notify the persons thus to be served when they are required to answer.

And it is further ordered that immediately after the first publication, the party

Friday April 10-1927

10912 In the matter of the Estate of }
Thomas M. Fry, Deceased. } Filing first and final account.

This day came Margaret Fry, Executrix of the Estate of Thomas Fry, 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 May, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10859 In the matter of }
Robert Robotham }
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11035 The State of Ohio }
vs. }
Emanuel Kleiber }

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10559

In the matter of the Estate of Robert Robotham, Deceased.

Determination of Inheritance Tax.

This 15th day of April, 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$1000.00, composed as follows: Personally \$1000.00, real estate None.

That the debts are \$520.00, and that the costs of administration will be \$80.00.

That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$400.00.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relation	Value of Succession	Exemption	Sub. to tax	Tax	Date of accrual	By whom pd	Corporation
None	\$200.00	None	\$200.00	\$14.00	Sept. 16-26	Adelle M. Nagay	Marysville
None	\$200.00	"	\$200.00	\$14.00	" " "	Jeanine Cheney	"

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the County Auditor to be paid in the manner provided by law.

Saturday April 16-1927.

11035-

The State of Ohio

vs.

Emanuel Kleiber

Charge of illegal sale of intoxicating liquor.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Emanuel Kleiber being brought into Court in the custody of the Sheriff, and his counsel Milo L. Myers and C. A. Hoopes, also coming.

And thereupon said defendant Emanuel Kleiber was arraigned upon the affidavit herein, the reading of which was by said defendant waived then and there in open Court, and was required to plead thereto; and for his plea thereto saith he is guilty as he stands charged therein of said illegal possession of intoxicating liquor. And the Court being fully advised in the premises, asked the defendant if he had any thing to say why judgment should not be pronounced against him; and having nothing to say but what he hath already said: It is therefore considered by the Court, that the said defendant Emanuel Kleiber be fined Two Hundred Dollars and costs taxed at \$10.00, and that he be imprisoned in the Dayton City workhouse until said fine be paid or secured to be paid, with a credit of \$1.50 per day for each day so imprisoned, or until otherwise released according to law, and that he pay the costs of prosecution taxed at \$10.00, for which execution is awarded.

THE W. H. STANAGE CO., CHN., O. 1925

11012

O.B. Poling, Administrator of the estate of Savannah Dunbar, Dec'd.

vs. Plaintiff

Flora M. Poling, et al.

Defendants

Order for Private Sale, etc

This day this cause came on to be heard upon the petition, evidence and testimony, and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true. That said Savannah Dunbar, deceased, did not leave a widow entitled to dower in the estate to be sold, and an appraisement of such estate is contained in the inventory. It is ordered that another appraisement be and hereby is dispensed with. And the Court being satisfied that it is necessary to sell the real estate of said Savannah Dunbar, described in the petition, to pay her 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 O.B. Poling 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.

11012

O.B. Poling, Administrator of the estate of Savannah Dunbar, Dec'd.

vs. Plaintiff

Flora M. Poling et al.

Defendants

Petition to Sell Real Estate

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of O.B. Poling Administrator of the Estate of Savannah Dunbar, deceased, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said estate of Savannah Dunbar, deceased, in said real estate to the purchasers J.F. Dunbar and B.F. Beightler, upon the said purchasers paying said purchase price.

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

11037

The State of Ohio

vs.

Mrs Amanda Blair

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In the matter

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11037

The State of Ohio

vs.

Mrs Amanda Blair.

Charge of illegal Sale of Intoxicating Liquor.
(Second Offense)

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Mrs Amanda Blair being brought into Court in the custody of the Sheriff, and her Counsel C.A. Hoopes, also coming. And thereupon said defendant Mrs Amanda Blair having been arraigned upon the affidavit herein, the same being distinctly read to her, and was required to plead thereto, and for her plea thereto saith she is guilty as she stands charged therein, changing her former plea of "not guilty" entered upon April 12-1927, to said pleas of guilty as charged of illegal sale of intoxicating liquor (Second offense).

And the Court being fully advised in the premises, asked the defendant if she had anything to say why judgment should not be pronounced against her; and having nothing to say but what she hath already said;

It is therefore considered by the Court, that the said defendant Mrs Amanda Blair be fined the sum of One Thousand Dollars, and the costs of this prosecution, taxed at \$7.00, and that she be confined in the Ohio Reformatory for women until such fine and costs are paid or secured to be paid or until she be otherwise released according to law, and that she be allowed a credit of \$1.50 per day for each day she is so confined in said Reformatory upon such fine and costs.

Tuesday April 19-1927.

11025

In the matter of the Estate of George C. Ruhl. Deceased.

Filing Inventory and appraisement.

This day came G.C. Scheiderer, Executor of the Estate of George C. Ruhl late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that G.C. Scheiderer has in all respects complied with the Statute to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00

11047

In the matter of the Estate of Henry Riggs. Deceased.

Filing Inventory and appraisement.

This day came Laura R. Cronley, Executrix of the estate of Henry Riggs late of Union County Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the Statute to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CINC., O. 1926

11040

State of Ohio

vs.

Alfred Wilkins

Charge of illegal Sale of Intoxicating Liquor.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant Alfred Wilkins being brought into Court in the custody of the Sheriff, and his counsel C.A. Hoopes, also coming.

And thereupon said defendant Alfred Wilkins was arraigned on the affidavit herein, the reading of which was by said defendant waived then and there in open Court, and was required to plead thereto; and for his plea thereto said he is guilty as he stands charged therein, having changed his former plea of not guilty to guilty as charged.

And the Court being fully advised in the premises, asked the defendant if he had anything to say why judgment should not be pronounced against him, and having nothing to say but what he hath already said:

It is therefore considered by the Court, that the said defendant Alfred Wilkins be fined the sum of \$100.00 and costs and be confined in the Dayton City Workhouse until such fine and costs be paid or secured to be paid, or he be otherwise discharged according to law, allowing a credit of \$1.50 a day for each day he is so confined.

In the matter of The State of Ohio

vs.

William Elliott.

Charge of illegal Sale of Intoxicating Liquor.

This day came the Prosecuting Attorney on behalf of the State of Ohio, the said defendant William Elliott being brought into Court in the custody of the Sheriff, and his counsel Milo L. Myers and C.A. Hoopes, also coming.

And thereupon said defendant William Elliott was arraigned upon the affidavit herein, the reading of which was by said defendant waived then and there in open Court, and was required to plead thereto; and for his plea thereto said he is guilty as he stands charged therein.

And the Court being fully advised in the premises, asked the defendant if he had anything to say why judgment should not be pronounced against him; and having nothing to say but what he hath already said:

It is therefore considered by the Court, that the said defendant William Elliott be fined Three Hundred Dollars and the costs of this prosecution and committed to the Dayton City Workhouse until such fine and costs are paid or secured to be paid, or he be otherwise released according to law, a credit of \$1.50 to be allowed on such fine and costs for each day he is so confined.

11041

The State of Ohio

vs. Pla

William Cook.

The defendant... of guilty to the Court, in the... ises, asked the... be pronounced... said: It is... Cook be fined... be confined in... or secured to be... and that he be... to be applied...

11006

In the matter Margaret R. All George H.

having filed a... State and the... der the laws of... fully advised... said estate is... are Seventeen... of is Thirty... That said de... are entitled to... the succession... It is order... certified to the... ed by law... with a copy of... heritance tax... mission of...

11048

In the matter Leonard Daum

This day ad... ard Daum, lat... open Court and... It is now... application w... at 2 o'clock P.M... of his of the he...

11041 The State of Ohio.
vs Plaintiff
William Cook.
Defendant.

Entry on Sentence (Misdemeanor)

The defendant on the 19th day of April 1927, having in this court; entered a plea of guilty to the charge of the affidavit in this case, was this day brought into Court, in the custody of the Sheriff; and the Court being fully advised in the premises, asked the defendant if he had anything to say why judgment should not be pronounced against him; and having nothing to say but what he already has said: It is therefore ordered by the Court, that the said defendant William Cook be fined Two Hundred Dollars and costs of this proceedings, and that he be confined in the Dayton City workhouse until such fine and costs are paid or secured to be paid or until he be otherwise discharged by due process of law, and that he be allowed a credit of \$1.50 per day for each day he is so confined, to be applied upon such fine and costs.

11006 In the matter of the estate of
Margaret R. Allemang. Dec'd.

Wednesday April 20-1927.

Estate not subject to Tax.

George H. Allemang heir of the estate of Margaret R. Allemang, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Five Thousand Dollars; the debts and costs of administration are Seventeen Hundred and fifty Dollars, and the net actual market value thereof is Thirty Seven Hundred and fifty Dollars.

That said decedent died leaving a widower and four children, each of whom are entitled to an exemption of \$3500.00 and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11048 In the matter of the will of
Leonard Baum Dec'd.

Filing of will and order for Hearing.

This day an instrument of writing, purporting to be the last will of Leonard Baum, late of Jackson Township in this County, deceased, was produced in open Court and application made for probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 27th day of April 1927, at 2 o'clock P.M., and that due notice thereof be given 3 days prior to next of kin of the testator, resident of the State of Ohio.

THE W. H. STANAGE CO., CIN., O. 192569

11039

The State of Ohio
vs Plaintiff
Ernest Wellwood
Defendant.

Charge of Selling Intoxicating Liquor.

Now Comes the Prosecuting Attorney on behalf of the State of Ohio, and the defendant with his counsel, and the Court having heard the testimony ad-duced by the parties, the argument of counsel, and being fully advised in the premises found the said defendant guilty as charged of such unlaw-ful sale of intoxicating liquor.

Whereupon the defendant was asked in open Court by said Court if he had any thing to say why sentence should not be pronounced against him and having nothing but what he hath already said,

It is ordered that said defendant Ernest Wellwood be fined Five Hundred Dollars and the costs of this proceeding, and that he be committed to the Dayton City Workhouse until such fine and costs be paid or secured to be paid, or until the defendant be otherwise discharged according to law. a credit of \$1.00 per day to be allowed him for each day so confined in said workhouse upon such fine and costs.

To all of which defendant excepted and still excepts.

Counsel for defendant asking that bond be fixed for stay of execution, the Court fixes such bond in the sum of \$1000.00.

11039

In the matter of the State of Ohio
vs
Ernest Wellwood.

Overruling Motion

This day Milo L. Myers and C.A. Hoopes attorneys for Ernest Wellwood filed a motion for a new trial, said motion is not well taken and said mo-tion is therefore over-ruled.

Thursday April 21-1927

11030

In the matter of the Estate of
George Huston

Estate not subject to Tax.

F. Le Roy Allen Attorney for the heirs at law of the Estate of George Huston de-ceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the successions therein are exempt from or sub-ject to inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that deceased left Helen Huston surviving, his widow, and the following named persons his only heirs at law: McConnell Huston brother, Frank Huston brother, William Huston brother, Charles B. Huston brother and Maude Cassiday niece. That no administra-tion is being had on said estate, that only the property of which said decedent was the owner at the time of his death was of value of Four Hundred Dollars, ^{the value of} that the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the de-ceased of each person to whom such distribution was made is as follows: none. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be cer-tified to the County Auditor to be paid and credited in the manner provided by law.

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11049

In the matter
Mariah Huston
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It is order

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Thursday April 21-1927.

11049

In the matter of the Estate of } Estate not subject to Tax.
Mariah Huston, Deceased. } When no Administration

McConnell Huston, one of the heirs at law of the estate of Mariah Huston, deceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the successions therein are exempt from or subject to inheritance tax under the laws of Ohio, the same came on for hearing, and the court, being fully advised in the premises, finds and determines that the deceased left no one surviving her as widow, and the following named persons her only heirs at law, George Huston, son, McConnell Huston, son, Frank Huston, son, William D. Huston son, Charles B. Huston, son, Maude Cassidy, grand-daughter. That no administration is being made on said estate, that only the property of which said decedent was the owner at the time of the death was of value of Five Hundred and ^{no} two dollars, that the value of the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the deceased of each person to whom such distribution was made is as follows: Nothing - and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Friday April 22-1927.

10986

In the matter of the Estate of } Appointment
Henry Conrad, Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of Arthur H. Doner as Administrator with the will annexed, of the Estate of Henry Conrad, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

10982

In the matter of the Estate of } Appointment
Thomas R. Perkins, Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Walter E. Fogle as Executor of the Estate of Thomas R. Perkins, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO., CINC. O. 18788

10965 In the matter of the estate of Samuel W. Dunfee, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of Harold A. Dunfee as Administrator of the estate of Samuel W. Dunfee, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10993 In the matter of the estate of Ellis W. Miller, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of R. J. Miller as Administrator of the estate of Ellis W. Miller, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10957 In the matter of the estate of Melissa Hawley, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of A. W. Hawley as Executor of the estate of Melissa Hawley, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10939 In the matter of the estate of George Renner, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of Casper Renner and Peter Renner, as Executors of the estate of George Renner, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10934 In the matter of the estate of Emma Jane Galloway, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of Frank W. Galloway as Executor of the estate of Emma Jane Galloway, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10945 In the matter of the estate of Julia Hagen, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of A. F. Bywaters as Administrator of the estate of Julia Hagen, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10993 In the matter of the estate of Delilah Adams, Deceased. Appointment Order to Record Notice.
This day proof of publication of notice of the appointment of E. B. Adams as Administrator of the estate of Delilah Adams, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

10954 In the matter of Jerome Alsbee. This day proof of publication of notice of the appointment of Jerome Alsbee as Administrator of the estate of Jerome Alsbee, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11001 In the matter of Christopher Eric. This day proof of publication of notice of the appointment of Christopher Eric as Administrator of the estate of Christopher Eric, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11008 In the matter of Nellie C. West. This day proof of publication of notice of the appointment of Nellie C. West as Executor of the estate of Nellie C. West, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11001 In the matter of Christopher Eric. This day proof of publication of notice of the appointment of Christopher Eric as Administrator of the estate of Christopher Eric, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11052 In the matter of Commissioner. It is ordered that the same be recorded in the records of this office.

person be an County, upon Duties to be Charge of the Thereupon said appoint aforesaid, was is approved oath of office of three year

10984

In the matter of the estate of Jerome Alsbough, Deceased.

Appointment -
Order to Record Notice.

This day proof of publication of notice of the appointment of Carl Thiderer, as Administrator of the estate of Jerome Alsbough, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

of Harold A. Dunham filed herein. this office.

11001

In the matter of the estate of Christopher Grubbs, Dec'd.

Appointment -
Order to Record Notice

This day proof of publication of notice of the appointment of Dora Grubbs as Administratrix of the estate of Christopher Grubbs, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

of A. J. Miller filed herein. this office.

11008

In the matter of the estate of Nellie C. Westlake, Deceased.

Appointment -
Order to Record Notice

This day proof of publication of notice of the appointment of Nellie Cody Westlake as executrix of the estate of Nellie C. Westlake, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

of A. M. Hawley filed herein. this office.

11001

In the matter of the estate of Christopher Grubbs, Dec'd.

Filing first and final Account.

This day came Dora Grubbs Administratrix of the estate of Christopher Grubbs, 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 May A. D. 1927, at one o'clock P. M. to which time said matter is continued.

of Casper Remmer deceased, was filed herein. this office.

11052

In the matter of Commissioner of Insolvents

Appointment.

It is ordered that John H. Kinkade a judicious, efficient and qualified person be and hereby is appointed Commissioner of Insolvents for this County, upon giving Bond in the sum of One Thousand Dollars, with sureties to be approved by the Court conditioned for the faithful discharge of his duties.

Thereupon said John H. Kinkade appeared in open Court, accepted said appointment, and gave bond, in the amount conditioned as aforesaid, with J. M. Lentz, and E. A. Emmert as sureties; which Bond is approved by the Court; and said John H. Kinkade having taken the oath of office and being duly qualified, will hold his office for the term of three years, unless sooner removed by the Court.

of Frank W. [unclear] deceased, was filed of this office

of A. F. Bywater, filed herein. this office.

of E. S. Adams filed herein. this office.

THE W. H. STANAGE CO., CIN., O., 18788

9033

In the matter of }
The Guardianship of } Filing third partial account.
George McClellan.

This day came George McClellan, Guardian of George McClellan, a minor of Union County, Ohio, and presented her third partial account in settlement of said Guardianship duly verified.

Whereupon the court orders the same filed and advertised for hearing on Saturday the 28th day of May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

9713

In the matter of }
The Guardianship of } Filing first and final account.
Nina Andrews Conkline

This day came Rolland Conkline Guardian of Nina Andrews Conkline a minor of Union County Ohio, and presented his 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 May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11054

In the matter of }
The Guardianship of } Order for Hearing and Notice
Elwood Smith.

This day Miles E. Rinscott appeared in open court, and filed his application for the appointment of a Guardian of Elwood Smith setting forth that said Elwood Smith is an incompetent and therefore is incapable of taking care of and preserving his property. It is ordered that the 29th day of April 1927, at two 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 Elwood Smith and to his 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.

11055

In the matter of the estate of }
Harrison J. Taylor, deceased } Appointment
Order for Bond.

This day Frank J. Kahler appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Harrison J. Taylor, late of Jerome Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge and last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Frank J. Kahler 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 Dollars, and this cause is continued.

11055

In the matter of }
Harrison J. Taylor }
This day Frank }
Administrator }
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Frank J. Kahler }
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10922

Louis B. McNeal }
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vs. }
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In the matter of the estate of Harrison J. Taylor, deceased.

Appointment. Orders. Bond approved. Letters Issued.

This day Frank J. Kahler appeared in open court; accepted the appointment as Administrator, of the estate of Harrison J. Taylor, and filed herein his bond in the sum of Ten Thousand 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 of Administration issue to said Frank J. Kahler, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

10922

Louis B. McNeal, Executor of Highalmer R. Van Houten

vs. Plaintiff

Della Main et al.

Defendants.

Petition to Sell Real Estate

Orders of Confirmation, Distribution.

This day this cause came on to be heard on the report of Louis B. McNeal, Executor of Highalmer R. Van Houten of his proceedings and sale under the former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order; and the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was legally made:

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

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Highalmer R. Van Houten in said real estate, to the purchaser Trilo Strosnider upon the said purchaser executing to said petitioner a mortgage upon the premises sold to secure the deferred payments of the purchase money. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Eight Thousand Dollars.

It is further ordered that said petitioner, out of the money in his hands, pay: First: To the Treasurer of this County, the sum of \$ being the taxes, penalty and interest thereon, against said property.

Second: The costs and expenses incurred in the sale of said property including an attorney fee of \$330.00.

11028-

In the matter of the estate of Clair E. Ingman, deceased.

Appointment Order for Bond.

The Last Will and Testament of Clair E. Ingman late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Albert W. Ingman, 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 Albert W. Ingman is a suitable person and legally competent, it is ordered that he be appointed as such Executor - Bond excused by will - and this cause is continued.

THE W. H. STANAGE CO., CIN., O., 187568

11053

In the matter of the estate of
Clair E. Ingman, Deceased.

Appointment
Bond Approved. Letters Issued.

This day Albert W. Ingman appeared in open court, accepted the trust as Executor of the estate of Clair E. Ingman, deceased. Bond excused by will.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Albert W. Ingman. That this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

Tuesday Apr. 26 1927.

11030

In the matter of the will of
Mary A. Brown, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Elizabeth Murphy, to admit to probate and record the will of Mary A. Brown late of the Village of Marysville in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio.

And Richard Thrall and Fannie Gibson the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing, is the last will and testament of said Mary A. Brown deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

11056

In the matter of the estate of
Pearl Teets, Deceased.

Estate not subject to Tax
When no Administration

Ophal Carr, one of the heirs at law, of the estate of Pearl Teets, deceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the successions therein, are exempt from or subject to inheritance tax under the laws of Ohio, the same came on for hearing and the court, being fully advised in the premises, finds and determines that deceased left no surviving widow, and the following named persons his only heirs at law.

Ophal Carr, daughter, Richwood Ohio. Glenn Teets, son, Richwood Ohio.

That no administration is being had on said estate, that only the property of which said decedent was the owner at the time of his death was of value of Two Thousand Dollars, that the value of the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the deceased of each person to whom such distribution was made as follows: None, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00

be certified to
by law.

It is further
entries in relation
of said estate,

10793

In the matter of
H. W. Morey.

This 26th day
cation for app
premises, does

That the gross
real estate \$30.00
\$3795.33, and
entitled to down
the assets whic

The Court for
ages where mar
cession to whic
each success
is liable, the
paid, and the
follows:

Relation	Value of Succession
Widow	\$10.53
Son	\$22.00

It is ordered
mail to all per
er of such ti
copy of this
in any way
and the exemp
of Ohio.

at \$5.00 be ce
ner provided

10257

In the matter
Estella Hicke

This day ca
of Union Count
of said guards

Whereupon
on Saturday,
said matter

be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday April 26-1927.

10793

In the matter of the estate of H. W. Morey, Deceased.

Determination of Inheritance Tax.

This 26th day of April 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine:

That the gross value of said estate is \$36,756.58, composed as follows: Personally \$6,756.58, real estate \$30,000.00, that the debts (including a year's allowance of \$1800.00) are \$3,795.33, and that the costs of Administration will be \$425.13. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$32,536.12.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relation	Value of Succession	Exemption	Sub. to Tax.	Tax	Date of Accrual.	By whom Pd.	Township or Municipality
Widow	\$10,536.12	\$5,000.00	\$5,536.12	\$55.36	Jan-3-27	Clara Morey	Marysville Corp. 2189.68
Son	\$22,000.00	\$3500.00	\$18,500.00	\$185.00	" " "	Dana W. Morey	Union Twp. 255.47

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except to those by whom waiver of such time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

10257

In the matter of the Guardianship of Estella Hickok

Filing first and final account.

This day came William Hickok, Guardian of Estella Hickok et al. Minors. of Union County Ohio, and presented his first and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

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used by will.
the will of said
recorded, and
application of
Mary A. Brown
fore filed in
that due notice
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imony was re-
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writing, is the
was duly ex-
death, was a
signing said
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to probate, and
named, be en-
ceased, hav-
as to whether or
et to inheritance
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left no survie-
law.
Ohio,
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as of value
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ie deceased
s: None, and
pt from such
ed at \$3.00

THE W. H. STANGE CO., CIN., O. 1925

10771

In the matter of the estate of Roland Penrose. Deceased. } Filing first and final account.

This day came B.E. Penrose Administrator of the estate of Roland Penrose 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 May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11051

In the matter of the will of James F. Eulow. Deceased. } Filing of will and Order for hearing

This day an instrument of writing purporting to be the last will of James F. Eulow, late of Claibourne Township in this County deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 27th day of April, 1927, at ten o'clock A.M., all the next of kin in the State of Ohio being in court.

11051

In the matter of the will of James F. Eulow. Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Josephine B. Eulow to admit to probate and record the will of James F. Eulow late of the village of Richwood in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has pursuant to a former order of this Court, been given to the widow next-of-kin of said testator resident of the State of Ohio.

And C. E. Packler and W. D. Cameron subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said James F. Eulow deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11051

In the matter of James F. Eulow.

This day per James F. Eulow, take under the plained to her rights under the she declared to take under it, the journal of

11057

In the matter of James F. Eulow

The last ce in this Court ed; this day peared in op as required in general te value there of is a suitable be appointed quired by la is continue

11057

In the matter of James F. Eulow

This day of trust as Exe and filed he ditioned acco as sureties, u

It is there said deceden corded, and

11048

In the matter of Leonard Sa

This mat of John Sa Daum, late fore filed in Court that du admit it to order of this of the State of And A. J. mi peared in open

11051

In the matter of the will of James F. Eulow, Deceased.

Election

This day personally came into open court Josephine B. Eulow, widow of said James F. Eulow, deceased, and applied to make her election whether to take or not to take under the will of said James F. Eulow deceased. Whereupon the court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court; which is accordingly done.

11057

In the matter of the Estate of James F. Eulow, Deceased.

Appointment - Order for Bond.

The Last will and Testament of James F. Eulow late of Village of Richmond in this County, deceased, having heretofore been duly proved and allowed; this day Josephine B. Eulow the Executrix named in said will appeared in opened 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 Josephine B. Eulow 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 Fifteen Thousand Dollars; and this cause is continued.

11057

In the matter of the Estate of James F. Eulow, Deceased.

Appointment - Bond Approved. Letters Deceas'd.

This day Josephine B. Eulow appeared in open court; accepted the trust as Executrix of the Estate of James F. Eulow, deceased, and gave and filed herein her bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with L. E. Bentin and A. D. Parisle, 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 Josephine B. Eulow, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$3.50.

11048

In the matter of the will of Leonard Daum, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of John Daum to admit to probate and record the will of Leonard Daum, late of the Township of Jackson in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio,

And A. J. Miller and H. V. Spicer subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively

to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing is the last will and Testament of said Leonard Daum, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Wednesday April 27-1927.

11058 In the matter of the Estate of Leonard Daum. Deceased } Appointment Order for Bond.

The Last Will and Testament of Leonard Daum late of Jackson Township, in this County, deceased, having been heretofore duly proved and allowed; this day John Daum, 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 Daum is a suitable person and legally competent; it is ordered that he be appointed as such Executor, without bond.

11058 In the matter of the estate of Leonard Daum. Deceased. } Appointment Bond Approved. Letters Issued.

This day John Daum appeared in open Court; accepted the trust as Executor of the Estate of Leonard Daum, deceased, and no bond being required by will. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said John Daum, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

Thursday April 28-1927.

10217 In the matter of the Estate of William Corydon Hoskins. Dec'd. } Estate not subject to Tax.

R. R. Hoskins as one of the Executors of the Estate of William Corydon Hoskins, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$19,360.00, the debts and costs of administration are \$1,900.00, and the net actual market value thereof is \$17,460.00. That said deceased died testate leaving all property to the widow, age 75 for life, then to the children in equal shares, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that

a copy of this ev way affecting the the Tax commis

11054 In the matter The Guardian Elwood Smith, ad

This day the and the evidence by given as her said Elwood D care of and pre ing a legal sel ry. It is the making applic tati of paid El nual rents of a

It is ordered taxed at \$8.00

11001 In the matter Christopher E Dora D

deceased, ha order that pa inheritance b And the Com that the gross ministration

\$4144.02, children, and are exempt-

It is orde be certified over provided

It is fu copy of all o heritance b Tax Commi

11014 In the matter Rebecca Porter

This day au late of Jerome Fom cation made for and that said ap 1927, at one o'clo to the next of Kin

a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

11054

In the matter of
The Guardianship of
Elwood Smith, alleged incompetent

Friday April 29-1927.

Findings

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 Elwood Smith is an incompetent, and therefore is incapable of taking care of and preserving his property, that he is a resident of this County, having a legal settlement in _____ 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 Elwood Smith, 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 herein taxed at \$8.00 be paid out of the property of said Elwood Smith.

11001

In the matter of the Estate of
Christopher Grubbs, Dec'd.

Estate not subject to Tax.

Dora Grubbs as Administratrix of the estate of Christopher Grubbs deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$4614.02, the debts and costs of administration are \$470.00, and the net actual market value thereof is \$4144.02. That said deceased died intestate leaving a widow and two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Monday March 21-1927.

11014

In the matter of the will of
Rebecca Porter, Deceased.

Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of Rebecca Porter late of Jerome Township, in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 28th day of March 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the next of kin of the testatrix resident of the state of Ohio.

THE W. H. STANAGE CO., CIN., O. 197868

11054

In the matter of
The Guardianship of
Elwood Smith, incompetent

Appointment. Order for Bond.

This day Miles E. Linscott appeared in open court and made application to be appointed Guardian of Elwood Smith, and the court, being satisfied that said Elwood Smith is an incompetent and therefore is incapable of taking care of and preserving his property; that he is of the age of 78 years, and resides in Jerome Township in this county; and the court being further satisfied that said Miles E. Linscott 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 Elwood Smith, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Miles E. Linscott 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.

11054

In the matter of
The Guardianship of
Elwood Smith, incompetent

Appointment. Bond Approved
Letters Issued.

This day Miles E. Linscott appeared in open court, accepted the appointment as Guardian of Elwood Smith, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with United States Fidelity and Guaranty Co as sureties thereon, which Bond is approved by the Court. Thereupon said Miles E. Linscott 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 Miles E. Linscott, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00.

Saturday April 30-1927.

11059

In the matter of the estate of
Mary A. Brown. Deceased

Appointment
Order for Bond.

The Last will and Testament of Mary A. Brown late of Paris Township in this County, deceased, having heretofore been duly proved and allowed; this day Elizabeth Murphy 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 Murphy is a suitable person and legally competent.

It is ordered that she be appointed as such Executrix, no Bond required by will.

11059

In the matter
Mary A. Brown

This day Elizabeth
Executrix of the
will. It is ordered
decident; to pay
said Executrix

In the matter of
filed for Settlers

This day pro
of Administrat
same in all re

It is ordered
the Journal and

9647

Rosa D. Camp

10681

M. F. Brodrick, C.

10824

A. M. Coffman

10937

Sarah M. Dem

10484

Nora Kleiber,

10954

L. S. Haynes, C.

10638

James Corney

100

10043

G. M. Bailey, G.

10646

Odell Liggett, C.

10716

Norman C. Bow

10057

Neva Scheider

9647

In the matter
of Florence R.

This day Elizabeth
Florence R. Cla
ing been put
thereto and no
Court having
all matters pe
the same to be

It is ordered

The Court find
according to

It is ordered
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It is ordered
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11059

In the matter of the estate of Mary A. Brown deceased. Appointment - Bond Approved. Letters Issued.

This day Elizabeth Murphy appeared in open court, accepted the trust as executrix of the estate of Mary A. Brown, deceased, and no bond being required by will. It is ordered therefore that Letters Testamentary issue on the will of said decedent, to said Elizabeth Murphy, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$6.50.

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 ordered therefore that the notice and proof aforesaid be entered upon the Journal and account record of this court.

- 9647 Rosa D. Campbell, Guardian of Florence R. Clark, minor, third and final account.
- 10681 W.F. Brodrick, Executor of the Estate of W.D. Johnson, first and final account.
- 10824 A.M. Coffman, Administrator of the Estate of Emma Yorker, first and final acc't.
- 10937 Sarah M. Demorest, Executrix of the Estate of Louis B. Demorest, first and final account.
- 10484 Nora Kleiber, Administratrix of the Estate of Susan J. Goff, first and final account.
- 10954 C.S. Haynes, Executor of the Estate of Ella R. Haynes, first and final account.
- 10638 James Corney, Administrator of the Estate of Enoch McCartney, first and final account.
- 10043 G.M. Bailey, Guardian of Delmore Bailey et al. Second partial account.
- 10646 Odell Riggelt, Administrator of the Estate of Retta Morrison, final account.
- 10716 Norman C. Bown, Administrator of the Estate of Lorinda E. Perkins, first and final account.
- 10057 Neva Scheiderer, Guardian of Maurice Scheiderer, Second partial account.

9647

In the matter of the Guardianship of Florence R. Clark, minor. Third and final account.

This day the third and final account of Rosa D. Campbell, Guardian of Florence R. Clark came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 1-1927.

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

THE W. H. STANAGE CO., CIN., O. 187609

10681

In the matter of the estate of } First and final account.
W. D. Johnson. Deceased.

This day the first and final account of W. F. Brodrick, Executor of the estate of W. D. 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 W. F. Brodrick, Executor, be and he is allowed the sum of Fifty Seven, and Two Dollars, (\$57.94), 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.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 5-1927.

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

10937

In the matter of the estate of } First and final account.
Louis B. Demorest. Deceased.

This day the first and final account of Sarah M. Demorest, Executrix of the Estate of Louis B. Demorest, 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 Sarah M. Demorest pay the costs herein taxed at \$5.00 within ten days. Costs paid March 1-1927

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

10484

In the matter of }
Susan J. Goff.

This day the first and final account of Susan J. Goff, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Susan J. Goff be and she is allowed the sum of five Dollars (\$5.00) being commissions on the amount collected and accounted for by her for all her ordinary services rendered.

It is ordered that Susan J. Goff pay the costs herein taxed at \$3.00 within ten days. Costs paid Feb. 5-1927.

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.

10954

In the matter of }
Ella R. Haynes.

This day the first and final account of Ella R. Haynes, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Ella R. Haynes be and she is allowed the sum of One Dollar (\$1.00) being commissions on the amount collected and accounted for by her for all her ordinary services rendered.

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

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

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

10484 In the matter of the Estate of }
 Susan J. Goff. Deceased. } First and final account

This day the first and final account of Nora Kleiber, Admrx of the estate of Susan J. Goff, 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 Nora Kleiber be and she is allowed the sum of seventy five dollars (\$75.00), as a credit being a just and reasonable amount expended by her for a marker for said decedent.

It is ordered that said Nora Kleiber be and she is allowed ninety eight and ¹⁹/₁₀₀ Dollars (\$98.19), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Nora Kleiber pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 8-1926

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

10954 In the matter of the Estate of }
 Ella R. Haynes. Deceased } First and final account.

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

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

It is ordered that said C. S. Haynes as Executor be and he is allowed the sum of One Hundred and four, and ⁶⁴/₁₀₀ Dollars (\$104.64), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said C. S. Haynes pay the costs herein taxed at \$5.00 within ten days. Costs paid March 8-27.

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

THE W. H. STANGE CO., CIN. O. 1926

10638 In the matter of the Estate of Enoch McCartney, Dec'd. } First and final account.

This day the first and final account of James Corney, Administrator of the Estate of Enoch McCartney, 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 James Corney, Admr. be and he is allowed the sum of sixty six, and 8/100 Dollars, (\$66.86), 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 Administrator be and he is allowed the sum of eighty five and 7/100 Dollars, (\$85.78), for actual and necessary expenses, which sum the Court considers just and reasonable.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid Jan. 6-1926.

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

10043 In the matter of the Guardianship of Delmore Bailey et al. } Second account.

This day the second account of G. M. Bailey, Guardian of Delmore Bailey 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 just and correct and in conformity to law.

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

The Court finds a balance of seventy nine and 48/100 Dollars (\$79.48), due said Guardian from said ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 19-1927.

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

10646 In the matter of Rella Morrison

This day the account of Rella Morrison, 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 Rella Morrison, Admr. be and he is allowed the sum of ten, and 00/100 Dollars, (\$10.00), for monument.

It is ordered that said Administrator be and he is allowed the sum of one hundred and fifty dollars, (\$150.00), for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid Jan. 6-1926.

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

10716 In the matter of Lorida E. Perry

This day the account of Lorida E. Perry, 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 just and correct and in conformity to law.

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

The Court finds a balance of one hundred and fifty dollars, (\$150.00), due said Guardian from said ward.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 19-1927.

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.

It is ordered that said Administrator pay the costs herein taxed at \$5.00, within ten days. Costs paid Jan. 6-1926.

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

10646

In the matter of the estate of
Retta Morrison, Deceased.

Final Account.

This day the final account of Odell Liggitt, Administrator of the estate of Retta Morrison, 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 Ten Dollars, (\$10.00), as a credit; being a just and reasonable amount expended by him for monument lettering and foot stone, for said decedent.

It is ordered that said Odell Liggitt, Admr. be and he is allowed the sum of One Hundred and Sixty eight, and ³/₁₀₀ Dollars, (\$168.93), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Nov. 17-1926.

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

10716

In the matter of the estate of
Lorinda E. Perkins, Deceased.

First and final account

This day the first and final account of Norman C. Bown, Administrator of the estate of Lorinda E. Perkins, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that said Norman C. Bown Admr. be and he is allowed Four Hundred and forty two, and ⁶/₁₀₀ Dollars, (\$442.69), 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 Norman C. Bown be and he is allowed Twenty two and ⁵/₁₀₀ Dollars (\$22.50) 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.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid 3-18-27.

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

THE W. H. BYRANAGE CO. - CIN. O. 187869

10057 In the matter of }
The Guardianship of } Final Account.
Maurice Scheiderer, Minor.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Mar. 19-1927.

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

10824 In the matter of the Estate of }
Emma Gonker, Deceased. } First and final Account.

This day the first and final account of W.W. Coffman, Adm. of the Estate of Emma Gonker, 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 W.W. Coffman, Adm., be and he is allowed the sum of One Hundred and Twenty and ⁰⁶/₁₀₀ Dollars (\$120.06), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said W.W. Coffman Adm. pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 5-1927.

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

11066 In the matter
Board of County
Pursuant
County Visitation

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10943 Cora Paver Ad
the Estate of
vs.
W.H. Whitmor

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11066

In the matter of the Board of County Visitors

Appointment

Pursuant to the General Code of Ohio, Sec. 2971, providing for a Board of County Visitors for the inspection of all Charitable and Correctional Institutions supported in whole or in part from the County or municipal funds, the Probate Court of said County hereby appoints as members of said board for said County, the following named persons, whose terms of office shall begin on the First Day of May A.D. 1927, and continue for the respective terms hereinafter designated, to-wit:

Frank Devine, whose address is Marysville Ohio, and Margaret O. Scott, 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 each of said persons, and to the Board of State Charities at Columbus.

Monday April 4-1927.

10943

Cora Paver Administratrix of the Estate of Emma Whitmore, Dec'd.

Plaintiff

vs.

W.H. Whitmore et al

Defendants

Petition to Sell Real Estate Orders of Sale, etc

This day this cause came on further to be heard, and it appearing to the Court, that the said Cora Paver as Administratrix, the plaintiff above named, having given sufficient bond upon appointment as Administratrix no further bond is required, Also appraisement is contained in the inventory, and is hereby dispensed with.

It is therefore further ordered that said Cora Paver as such Administratrix proceed according to law to sell the real estate described in the petition, free of dower, at public auction, the said 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 four weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County, Ohio, where said real estate is situate.

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

11039 The State of Ohio,
vs Plaintiff
Ernest Wellwood Defendant.

New Trial Ordered.

This day this cause came on for hearing on the motion of the defendant, Ernest Wellwood, for a new trial, and for an order to vacate and set aside the findings and judgment of the court heretofore rendered herein, and the court being fully advised in the premises, on consideration thereof, does hereby grant said motion.

Therefore, it is ordered by the court that the findings and judgment of the court heretofore rendered, be, and the same hereby is vacated and set aside, and new trial is awarded the said defendant, and it is further ordered that he appear for trial on the 9th day of July, 1927, at ten o'clock a.m.

Monday March 28-1927.

11014 In the matter of the will of Rebecca Porter, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Henry Brobeck to admit to probate and record the will of Rebecca Porter late of the Township of Jerome in said county, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio.

And Carrie W. Hornbeck and Clara B. Husted the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of said Rebecca Porter, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this county, and at the time of signing said will was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this court.

10997 In the matter Penrose Wiley

This day the court being full of motions in said to be sold as sufficient proof of property at private sale at private sale

And it is further to-wit: private sale: Purchaser may be given sale, and be ed sureties and it is further proceedings sale is made

10997 In the matter Penrose Wiley

The admission of the said decedent said proceeds and therefore

9658 In the matter

The testimony of Edna Merry This day of Union County to Edna, in Whereupon hearing said which time

10778 In the matter Emma L. Clark

This day L. Clark late find account Whereupon hearing on to which time

10997 In the matter of the estate of Penrose Wiley, Deceased. } Authorizing Private Sale.

This day this cause came on to be heard upon the petition herein filed, 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 Fronia Wiley and Edna B. Rockey as Administrators of said estate proceed to sell said personal property at private sale, for not less than the appraised value thereof.

And it is further ordered that said sale be made upon the following terms to-wit: purchases amounting to ten dollars, or less, cash in hand at time of sale; Purchases above that amount a credit of not exceeding nine months may be given. The deferred payments to bear 6% interest from the day of sale, and be secured by the note of the purchaser, with two or more approved sureties thereon.

And it is further ordered that said Administrators make return of their proceedings herein within 60 days from this date, and forthwith after such sale is made, and this cause is continued.

10997 In the matter of the estate of Penrose Wiley, Deceased. } Sale of Personal Property Confirmed.

The Administrators of the above named decedent having filed their return of the order heretofore issued for the sale of the personal property of said Decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

9658 In the matter of The Guardianship of Edna Merry, et al. } Filing Second (and final as to Edna) account.

This day came Iva Merry, Guardian of Edna Merry et al. minors, of Union County, Ohio, and presented her second, and final account as to Edna, in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing Saturday, the 28th day of May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10778 In the matter of the estate of Emma L. Clark, Deceased. } Filing first and final account.

This day came Howard C. Black, Administrator of the Estate of Emma L. Clark 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 May A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 192549

11057 In the matter of the estate of James J. Enlow. Deceased. } Filing Inventory and Appraisement.

This day came Josephine B. Enlow, Executor of the estate of James J. Enlow, deceased, late of Union County Ohio, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the Statute to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

10375 In the matter of the estate of Hettie M. Arnold. Deceased. } Filing second and final account.

This day came C. C. Penhorwood, Executor of the Estate of Hettie M. Arnold, late of Union County, Ohio, deceased, and presented his second and final account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of May, A.D. 1927, at one o'clock P.M., to which time said matter is continued.

Wednesday May 4-1927.

11060 In the matter of the Estate of Martin Nicol. Deceased. } Appointment - Order for Bond.

This day John Christian Nicol appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of Martin Nicol late of Darby Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said John Christian Nicol is legally competent.

It is ordered that he be appointed upon giving Bond with sureties as required by law in the sum of Thirty Six Hundred Dollars, and this cause is continued.

11060 In the matter of the Estate of Martin Nicol. Deceased. } Appointment. Orders Bond Approved. Letters Issued.

This day John Christian Nicol appeared in open Court; accepted the appointment as Administrator of the Estate of Martin Nicol, deceased, and gave and filed herein his bond in the sum of Thirty six Hundred Dollars, conditioned according to law, with Anna Schnees, Conrad Nicol and Margaret Scheiderer freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John Christian Nicol, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$3.50.

10756 In the matter of Samuel J. Har... This day ca... Samuel J. Har... and final acc... Whereupon... Saturday, the... matter is con...
In the matter... filed for sell... The follow... that notice... and that they... as follows:
10776 Howard A. Bla...
9658 Ira Merry, Gu...
10771 B. C. Penrose...
10257 William Hicke...
9713 Rolland Conke...
9533 George McCl...
11001 Dora Grubbs...
10912 Margaret Fry...
10067 Anna O. Reed...
10299 L. C. Pfeiffer...
9385 C. W. Argo, Ju...
9251 Anna Baird, C...
10756 Florence McC...
10515 C. C. Penhorw...
11062 In the mat... The Gua... Chester Parr... This day... tion to be a... is filed that... 3rd 1927, and... Ohio, decease... Chester Parr... as his Guar... being further... Raines is a... this office a

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- 10756 In the matter of the Estate of Samuel F. Hawks, Deceased. } Filing first and final account.
 This day came Florence McClain and Grace Smith, Executors of the estate of Samuel F. Hawks, 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 27th day of May A.D. 1927, at one o'clock P.M. to which time said matter is continued.
- In the matter of Accounts } Notice Ordered.
 filed for Settlement
 The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, May 28-1927 at one o'clock P.M. as follows:
- 10776 Howard C. Black, Administrator of the estate of Emma L. Clark, first and final account.
- 9658 Ira Merry, Guardian of Edna Merry, et al. Second account.
- 10271 B.E. Penrose, Administrator of the estate of Roland Penrose, first and final acc't.
- 10257 William Hickok, Guardian of Estella Hickok, first and final account.
- 9713 Rolland Conklin, Guardian of Nina Andrews, et al. fourth and final account.
- 9533 George McLellan, Guardian of George McLellan, minor, third partial account.
- 11001 Dora Grubbs, Administratrix of the Estate of Christopher Grubbs, first and final account.
- 10912 Margaret Fry, executrix of the Estate of Thomas M. Fry, first and final account.
- 10067 Anna O. Reed, Trustee of Nellie Nelson, second partial account.
- 10299 L.C. Pfeiffer, Executor of the Estate of Michael Pfeiffer, second and final account.
- 9385 C.W. Argo, Trustee of Beatrice Winter, minor, second account.
- 9251 Anna Laird, Administratrix of the estate of Charles Laird, second and final account.
- 10756 Florence McClain and Grace Smith, Executors of the estate of Samuel F. Hawks, first and final account.
- 10515 C.C. Penhorwood, Executor of the Estate of Hettie M. Arnold, second and final account.

Thursday May 5-1927.

11062 In the matter of } Appointment-
 The Guardianship of } Order for Bond.
 Chester Parr.
 This day Amelia Raines appeared in open Court and made application to be appointed Guardian of Chester Parr, and the Court being satisfied that said Chester Parr, is a minor of the age of 19 years, May 3rd 1927, and child of Lillian Parr, late of Paris Township, Union County Ohio, deceased, and that said minor resides in this County; and the said Chester Parr having in open Court made choice of said Amelia Raines as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Amelia Raines is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole es-

tate 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 Amelia Raines 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.

Thursday May 5-1927.

11062 In the matter of }
The Guardianship of } Appointment. Bond Approved
Chester Parr. } Letters Issued.

This day Amelia Raines appeared in open court; accepted the appointment as Guardian of Chester Parr, and gave and filed herein her Bond in the sum of One Hundred Dollars, conditioned according to law, with Iva B. Brown, and Josa M. Brown freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Amelia Raines 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 Amelia Raines, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.00.

11061 In the matter of the will of } Filing of Will and Order for Hearing
Andrew Cochran. Dec'd. }

This day an instrument of writing, purporting to be the last will of Andrew Cochran, late of Claibourne Township in this County, deceased, was produced in open Court, and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 12th day of May 1927, at 2 o'clock P.M., and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testator resident of the State of Ohio.

11063 In the matter of the estate of } Appointment
Otis H. Thomas. Deceased. } Order for Bond.

The Last Will and Testament of Otis H. Thomas, late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed, this day Nettie Thomas, 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 Nettie Thomas is a suitable person and legally competent. It is ordered that she be appointed as such Executrix without bond in accordance with the will of said Otis H. Thomas. And this cause is continued.

11063 In the matter of }
Otis H. Thomas }
This day }
Executrix of the }
will of the }
deceased }
It is ordered }
that the }
Executrix, to }
said }
deceased, }
pay the }
costs }
herein, }
taxed }
at }
\$5.00.

10920 In the matter of }
Lodisa Wilcox }
This day }
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\$5.00.

11063

In the matter of the Estate of
Otis H. Thomas, Deceased.

Appointment
Bond Approved. Letters Issued.

This day Nettie Thomas appeared in open court; accepted the trust as Exec-
utrix of the Estate of Otis H. Thomas, deceased, and no bond being required by will.
It is ordered therefore that Letters Testamentary issue on the will of said de-
cedent, to said Nettie Thomas, that this proceeding be recorded, and that said Ex-
ecutrix pay the costs herein taxed at \$5.50.

Saturday May 7-1927.

10920

In the matter of the will of
Lodisa Wilcox, Deceased.

Authority to Transfer Real
Estate Devised.

This day came John L. Wilcox and filed herein his application duly ver-
ified, for an order to the County Auditor directing the transfer upon the
tax duplicate of Union County, Ohio, of certain real estate devised by Lodisa
Wilcox deceased.

Upon consideration whereof, the Court finds that by the terms of the
will of said decedent, said real estate was devised to John Wilcox for life,
or remarrying, and that said real estate so devised is described as follows:

Situated in the County of Union, State of Ohio, and in the village of Pe-
oria, and bounded and described as follows: Beginning at a stake, the
most southerly corner of Division No. 7 in the north line of the Peoria
Travel Road; thence with the line of said Travel road S. 46 W. 198 feet to
a stake in the easterly line of an alley; thence with said line of said alley
in a northeasterly direction 109.82 feet to a stake in the line of an alley;
thence with line of said alley, northeasterly 129.08 feet to a stake in the
northwesterly corner to Division No. 7; thence with the westerly line of
said Division No. 7 to the place of beginning, 5⁷/₈ of an acre, more or
less.

Also the following property to-wit: situated in the County of Union,
State of Ohio and in the Township of Liberty and bounded and described
as follows: Undivided one-half interest:

Being lots No. Fifty Six (56) in Sudduth Addition to Peoria Ohio. For
a more complete description, see the Record Plat on file in the Recorder's
office of Union County Ohio.

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 said real estate be transferred
upon the Duplicate of the County to the name of John L. Wilcox, for life,
or remarrying, and that a certificate of this order issue to the County
Auditor as required by law.

THE W. H. BEANAGE CO., CINC., O. 187589

11058

In the matter of the Estate of Leonard Daum. Deceased. } Authorizing Private Sale

This day this cause came on to be heard upon the petition herein filed and the testimony of the Executor being heard, 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 authority and proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that John Daum as Executor of said Leonard Daum 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 John Daum make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

11058

In the matter of the Estate of Leonard Daum. Deceased. } Sale of Personal Property confirmed.

The Executor of the above named decedent having filed his return of the Order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

10606

Estate of Fielding Taylor. Deceased. } Final Discharge

This day came Frank J. Habler, Administrator of the Estate of Fielding Taylor presented to the Court his account of final distribution in said estate, duly verified. And the same was examined by the Court.

Whereupon it is ordered that the same be allowed as a final discharge of such Administrator and be placed on the files of this Court and also recorded in the records of Accounts.

11058

In the matter of the Estate of Leonard Daum. Deceased } Filing Inventory and Appraisement.

This day came John Daum, Executor of the Estate of Leonard Daum late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

11064

In the matter of The Guardian Harry Nicol et

This day to be appointed their Nicol, Her is fid that sa the children of and that said Nicol, and Pe as their Guard further satisf is a suitable statement, du and the prop minor's real

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11064

In the matter of The Guar Harry Nicol, et

This day as Guardian and gave and ditioned acc as sureties Louise M. Nic charge the

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11064

In the matter of
The Guardianship of
Harry Nicol et al.

Appointment
Order for Bond.

This day Louise M. Nicol appeared in open court and made application to be appointed Guardian of Harry Nicol, Frieda Nicol, Pearl Nicol, Wilber Nicol, Luther Nicol, Herbert Nicol, Victor Nicol and Kermit Nicol, and the court being satisfied that said above minor children with ages given in the application, and the children of Casper Nicol, late of Union Township Union County Ohio, deceased, and that said minors reside in this County; and the said Frieda Nicol, Harry Nicol, and Pearl Nicol having in open court made choice of Louise M. Nicol as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Louise M. Nicol 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 Louise M. Nicol be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Hundred Dollars, and this cause is continued.

11064

In the matter of
The Guardianship of
Harry Nicol, et al.

Appointment; Bond Approved.
Letters Issued.

This day Louise M. Nicol appeared in open court, accepted the appointment as Guardian of Frieda, Harry, Pearl, Wilbur, Luther, Herbert, Victor and Kermit Nicol, and gave and filed herein her Bond in the sum of Three Hundred Dollars, conditioned according to law, with G. E. Boerger, and Emanuel Bishop freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Louise M. Nicol 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 Louise M. Nicol, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.50.

11055

In the matter of the Estate of
Harrison J. Faylor, Deceased.

Orders on filing Inventory.

This day Frank J. Kahler, Administrator of the Estate of Harrison J. Faylor, dec'd, appeared in open court and filed his Inventory, duly verified, as such Administrator.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein taxed at \$1.50.

THE W. H. STANAGE CO., CINC., O. 192569

11054

In the matter of
The Guardianship of
Elwood Smith.

Orders on filing Inventory

This day Miles Linscott, Guardian of Elwood Smith, appeared in open court and filed his Inventory, duly verified, as such Guardian.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Guardian pay the costs herein taxed at \$1.50.

Monday May 9-1927.

11028

C. S. Lawson, Guardian of
Sarah H. Lawson.

vs. Plaintiff

Sarah H. Lawson, et al.

Defendants

Ordering Appraisement.

On the 9th day of May, 1927, this cause came on to be heard upon the petition of C. S. Lawson as Guardian of Sarah H. Lawson, for an order of this Court, authorizing said Guardian to sell the real estate in the petition described; and the same was submitted to the Court upon the pleadings, evidence and statements of counsel in the case.

Whereupon the Court being fully advised in the premises and on consideration thereof finds that all the parties defendant, have been served with notice as required by law, and the former order of this Court, or have voluntarily entered their appearance herein, and are properly before the Court.

The Court further finds that the said guardian was duly appointed as such by the probate Court of this County, and duly qualified therein; and that the allegations of said petition are true, and that it is necessary to sell and will be for the best interest to sell the real estate in the petition described as set forth and alleged therein.

It is therefore ordered by the Court that L. H. Osborne, W. L. Agner, and M. J. Flaherty three suitable and judicious freeholders of the vicinity of said real estate, be, and they hereby are appointed to appraise said real estate at its true value in cash, and return their proceedings to this Court for further action, and this cause is continued.

11060

In the matter of the will of
Frank Sherwood. Dec'd.

Orders for Hearing, & Filing Will.

This day an instrument of writing, purporting to be the last will of Frank Sherwood, late of Jerome Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said Application will be for hearing before this Court on the 16th day of May 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the widow and next-of-kin of the testator resident of the State of Ohio.

10710-

In the matter of
of Eli P. Rogers.

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11057

In the matter of
James J. Eulow

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Josephine B. Eulow, Widow \$6

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10715- In the matter of the Trusteeship of Eli P. Rogers estate. } Filing first-partial account-

This day came John L. Sellers, Trustee of the Estate of Eli P. Rogers of Union County Ohio, and presented his first-partial account in settlement of said Trusteeship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of June A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Tuesday May 10-1927.

11057 In the matter of the Estate of James J. Eulow, Deceased. } Determination of Inheritance Tax.

This 10th day of May, 1927, the above matter came on to be heard, and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate (including property of the value of - nothing - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is Eleven Thousand Ninety and 4/100 Dollars, composed as follows: Personally Nine Thousand eight Hundred forty and 4/100 Dollars, real estate Twelve Hundred fifty and 70/100 Dollars. That the debts (including a years allowance of twenty five hundred) are thirty eight hundred, twelve and 52/100 Dollars, and that the costs of administration will be Three Hundred fifty & 70/100 Dollars. That there is no one entitled to dower in said real estate.

Widow having elected to take under the will. And that the net actual market value of the assets which might be subject to tax is Six Thousand Nine Hundred Twenty Seven and 4/100 Dollars.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	value of Succession	Exemption	Sub. to Tax.	Tax.	Date of accrual	By whom Paid.	Corporation
Josephine B. Eulow, widow	\$6927.61	\$5000.00	\$1927.61	\$19.28.	4-12-27	J. B. Eulow.	Richwood,

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by laws.

THE W. H. STANAGE CO., CINC., O. 187568

11068 In the matter of }
The Guardianship of } Appointment
Bertha & Elsie Gaulke } Order for Bond.

This day Walter Gaulke appeared in open court and made application to be appointed Guardian of Bertha Gaulke and Elsie Gaulke, and the Court being satisfied that said Bertha Gaulke and Elsie Gaulke are minors, of the age of 19 and 16 years, and children of Barbara Gaulke, late of Darby Township, Union County Ohio, deceased, and that said minors reside in this county; and the said Bertha Gaulke and Elsie Gaulke having in open court made choice of said Walter Gaulke as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Walter Gaulke 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 Walter Gaulke be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Hundred Dollars; and this cause is continued.

11068 In the matter of }
The Guardianship of } Appointment. Bond Approved
Bertha and Elsie Gaulke } Letters Issued.

This day Walter Gaulke appeared in open court; accepted the appointment of Guardian of Bertha Gaulke and Elsie Gaulke, and gave and filed herein his bond in the sum of Three Hundred Dollars, conditioned according to law, with Albert Gaulke and August Nicol freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said Walter Gaulke took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

11028 C. S. Lawson, Guardian of }
Sarah H. Lawson, }
vs. Plaintiff } Confirming Appraisement and
Sarah H. Lawson, et al. } Ordering Bond.
Defendants

This day came the said Plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by L. H. Osborne, H. S. Agner and M. F. Flaherty 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 C. S. Lawson execute within five days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of Thirty-six Hundred Dollars, conditioned according to law, and this cause is continued.

11028 C. S. Lawson, Guardian of }
Sarah H. Lawson, }

vs. Sarah H. Lawson

This day the Court being satisfied that the said C. S. Lawson is a suitable person to be appointed Guardian of the real estate of said Sarah H. Lawson, and H. C. Agner by is approved and confirmed. The real estate of said Sarah H. Lawson is hereby ordered to be sold and the proceeds thereof to be paid to said Sarah H. Lawson.

It is therefore ordered that said Sarah H. Lawson be appointed Guardian of the real estate of said Sarah H. Lawson, and that she pay the costs herein, taxed at \$5.50.

11028 C. S. Lawson, Guardian of }
Sarah H. Lawson, }

vs. Sarah H. Lawson

This day the Court being satisfied that the said C. S. Lawson is a suitable person to be appointed Guardian of the real estate of said Sarah H. Lawson, and that she pay the costs herein, taxed at \$5.50.

It is therefore ordered that said Sarah H. Lawson be appointed Guardian of the real estate of said Sarah H. Lawson, and that she pay the costs herein, taxed at \$5.50.

11028 C. S. Lawson, Guardian of Sarah H. Lawson.

vs. Plaintiff Sarah H. Lawson et al. Defendants

Petition to Sell Real Estate Order of Sale, etc

This day this cause came on further to be heard, and it appearing to the Court that the said C. S. Lawson, the plaintiff above named, has given bond as heretofore ordered, in the sum Thirty Six Hundred and 00/100 Dollars, with L. H. Osborne and H. L. Agner 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 estate to sell the real estate described in the petition at private sale.

It is therefore further ordered that said C. S. Lawson as such Guardian proceed to sell said real estate at private sale, for not less than \$1800.00, 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.

11028 C. S. Lawson, Guardian of Sarah H. Lawson.

vs. Plaintiff Sarah H. Lawson, et al. Defendants.

Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of C. S. Lawson Guardian of Sarah H. Lawson, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Sarah H. Lawson, in said real estate, to the purchaser Frank Wilson.

And it is further ordered that the said Guardian invest the funds received from the sale of said real estate, less costs and attorney fees, in State or U. S. Bonds or First Mortgage on real estate.

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

THE W. H. STANAGE CO., CIN., O. 1925

11067 In the matter of
The Guardianship of
Helen Nicol, Hazel Nicol and
George Nicol.

Appointment
Order for Bond

This day Mabel Nicol appeared in open court and made application to be appointed Guardian of Helen Nicol, Hazel Nicol and George Nicol, and the Court being satisfied that said Helen Nicol, Hazel Nicol and George Nicol are minors of the ages of 7-5- and 4 years respectively, and children of Henry B. Nicol late of Darby Township Union County Ohio, deceased, and that said minors reside in this County.

And the Court having further satisfied that a Guardian is necessary, and that said Mabel Nicol 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 Mabel Nicol be appointed such Guardian upon giving bond with sureties as required by law in the sum of Three Hundred Dollars; and this cause is continued.

11067 In the matter of
The Guardianship of
Helen Nicol, Hazel Nicol and
George Nicol.

Appointment, Bond Approved
Letters Issued.

This day Mabel Nicol appeared in open Court, accepted the appointment as Guardian of Helen Nicol, Hazel Nicol, and George Nicol, and gave and filed herein her Bond in the sum of Three Hundred Dollars, conditioned according to law, with Fred Stierhoff and Mary Stierhoff freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said Mabel Nicol 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 Mabel Nicol, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.50.

Wednesday May 11-1927.

*
10828 In the matter of the will of
Claire E. Ingman. Dec'd.

Authority to Transfer
Real Estate

This day C. A. Hoopes, Attorney for Albert W. Ingman, appeared in open Court, and filed herein his application duly verified, for an order directing the transfer upon the duplicate of Union County Ohio, of certain real estate devised to Albert W. Ingman by Claire E. Ingman, 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:

An undivided one-third of the following described real estate:
Situating in the County of Union, State of Ohio, and in the village of Marysville, and described as the East half of two lots known upon the plat of said town, as lots 116 and 117, and situated on East-Fifth Street, and being the same premises conveyed by C. M. Ingman to Josie M. Ingman,

by deed dated 7
2/16.

And it appears
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such real estate
of Albert W. Ingman
provided by law.

10610 In the matter
Lutelle Henderson

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by deed dated Nov. 28-1890, and recorded in Union County Deed Records No 74, Page 216.

And it appearing to 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 Albert W. Ingman, and that a certificate issue to said Albert W. Ingman, as provided by law.

Wednesday May 11-1927.

10610

In the matter of the will of Lutelle Henderson. Dec'd.

Authority to transfer Real Estate

This day Charlotte Henderson appeared in open Court and filed herein her application duly verified, for and order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised to her by Lutelle Henderson 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:

Real estate situate in the State of Ohio, County of Union, Township of Paris, and village of Marysville, being part of Survey No. 3351 and bounded and described as follows: Beginning at a stake in the center of the Marysville and London Road and in the south line of the C.C.C. & St. L. Ry. lands (formerly the Springfield branch of the Columbus and Cleveland Railroad) thence with the said line of said railroad northeasterly to the west line of the alley on the west side of D.C. Lee's Addition to the town of Marysville; thence with west line of said alley, South to the North line of Lot No. 8, of the Mathiot Out Lots, South of the town of Marysville (See plat of said out lots in Court records Vol. 6, page 516); thence west with the North line of said Lot No. 8, to the center of said Marysville and London Road; thence with the said road to the beginning. Containing 9 acres, more or less, and being the west part of Out Lots Nos. 1, 4 and 5 of said Mathiot's out lots.

Being the same premises conveyed by S.W. Dolbear and Elizabeth Dolbear his wife, to Margaret H. Dolbear, March 23-1871, and conveyed by said Margaret Dolbear to Elizabeth Dolbear, March 23rd 1871. Refer to Vol. of Deeds No. 35, page 60 and 61.

Excepting therefrom $\frac{1}{100}$ of an acre conveyed by Elizabeth Dolbear and S.W. Dolbear her husband, to John Michael Huber by deed dated April 11-1906, and recorded in Vol. of Deeds No. 92, page 281.

Also the following premises, bounded and described as follows: Beginning at a stake at the northeast corner of Lot No. 255 of Samuel C. Lee's Addition to the village of Marysville and in the west margin of Plum Street; thence northerly with the west margin of said Plum Street 36 poles to a stake at the most northerly corner of Lot 247 of said Samuel C. Lee's Addition and in the southerly line of Ninth St; thence with the southerly line of said Ninth Street and the northerly line of said Lot No. 247 in a southwesterly direction to the west margin of an alley located west of Lots Nos. 247, 248, 249, 252, 253, and 254 of said Addition; thence with the westerly margin of said alley, southerly 32 poles to a stake; thence easterly 9 poles crossing said alley and with the north line of said Lot 255

to the place of beginning. Containing 2 acres, more or less.

And being all of Lots No. 247, 248, 249, 250, 251, 252, 253 and 254 and all of Tenth Street lying between the west margin of Plum Street and the East margin of the Alley west of said lots, and all of said Alley lying between the margin of Ninth Street and the south line of Lot 254 extended.

Said premises having been vacated on November 5-1920, by proceedings in Case No. 10557, of the Court of Common Pleas for Union County Ohio.

Also the following described property.

Being a part of Lots No. 160 & 153 of the village of Marysville, Being 32 feet off the west end of Lots No. 160 and 153, and Commencing at the south west corner of Lot No. 160, and in the north line of Fifth Street, and in the east line of an alley, marked by a notch cut in the north east abutment to the bridge over the Fawn Run; thence north with the east line of said alley and west line to said lots Nos. 160 and 153, 167 and 1/2 feet to an iron pin at the southwest corner to Lot 152, 32 feet to an iron pin; thence south and parallel with the east line of said alley, 167 1/2 feet to a notch cut in the sidewalk in the north margin of Fifth Street, 32 feet to the place of beginning.

Also a right-of-way of ten feet in width across the west end of Lots Nos. 152 and 145, extending from the above described tract to Fourth Street for the purpose of ingress and egress to and from the above described tract.

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 Charlotte Henderson, and that a certificate issue to said County Auditor as required by law.

Tuesday May 11-1927.

10567

In the matter of the Estate of Edward Kennedy, Deceased.

Estate not subject to Tax.

W.A. Kennedy as Administrator of the Estate of Edward Kennedy, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$14,886.37, the debts and costs of administration are \$8,900.00, and the net actual market value thereof is \$5,986.37.

That said deceased died intestate leaving six children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

* 10412

In the matter of Jorie M. Ingman

This day C. filed an application duplicate of Albert W. Ingman estate was dev

Upon Consideration estate so devised

Situated in described as the # 116 and 117, and by C.M. Ingman in Union Court

And it appears have been fulfilled it is ordered the County to Ingman, and

10362

In the matter of Enoch Piers

This cause Administrator that said estate unpaid by \$100.00 date the 24th day

the said J.C. claims the administrator and

The Court of West Virginia which is un

It is there are sustained of said estate continued.

* 10412

In the matter of the will of
Josie M. Ingman, Dec'd.

Authority to Transfer Real Estate.

This day C.A. Hoopes, Attorney for Albert W. Ingman, appeared in open court and filed an application duly verified, for an order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised to Clair E. Ingman, Albert W. Ingman, and Louise J. Ingman, by Josie M. Ingman, deceased, which real estate was devised to them 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 State of Ohio, County of Union, and village of Marysville, and described as the East half of two lots known upon the plat of said town as lots # 116 and 117, and situated on East 5th St, being the same premises conveyed by C.M. Ingman to Josie M. Ingman, by deed dated Nov. 28-1896, and recorded in Union County Deed Records No. 74, Page 216.

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 Clair E. Ingman, Albert W. Ingman, and Louise J. Ingman, and that a certificate issue to said County Auditor as provided by law.

Thursday May 12-1927.

10367

In the matter of the estate of
Enoch Pierson, deceased.

Entry on Exceptions to final account.

This cause being heard on exceptions heretofore filed herein by the Colliander Banking Company and J.L. Mangans to the final account of the Administrator of said estate, on consideration thereof said court finds that said exceptions are well taken, and that there is still due and unpaid by said Administrator a note of said decedent in the sum of \$100.00 dated April 26-1920, on which the interest has been paid to the 24th day of October, 1926, and a claim on open account due to the said J.L. Mangans on which there is due the sum of \$13.53, which claims the court finds have been duly presented to said Administrator and allowed by him as valid claims against said estate.

The court further finds that there is due from said estate to the Ohio, West Virginia Oil Company a claim on open account in the sum of \$7.33 which is unpaid.

It is therefore ordered that said exceptions be and the same hereby are sustained, and said Administrator is ordered to apply the assets of said estate to the payment of said claims, and this cause is continued.

See page 421

11060 In the matter of the Estate of } Filing Inventory and Appraisement
Martin Nicol. Deceased.

This day came John Christian Nicol Administrator of the estate of Martin Nicol late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said Estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said John Christian Nicol has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

11069 In the matter of the Estate of } Estate not subject to tax.
Rolla D. Cook. Deceased.

Eva Cook as widow of Rolla Cook, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$10,000.00, the debts and costs of Administration are \$500.00, and the net actual market value thereof is \$9,500.00. That said deceased died intestate leaving a widow and three children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11045- In the matter of the Estate of } Appointment
Vella M. Stone. Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of L. H. Stone as Administrator of the estate of Vella M. Stone, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11055- In the matter of the Estate of } Appointment
Harrison J. Faylor, Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of Frank J. Mahler as Administrator of the estate of Harrison J. Faylor, dec'd, was filed herein.

It is ordered that the same be recorded in the records of this office.

11025 In the matter of the estate of } Appointment
George Casper Ruhl. Dec'd. } Order to Record Notice

This day proof of publication of notice of the appointment of G. C. Scheiderer, as executor of the estate of George Casper Ruhl, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11061 In the matter of
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11061

In the matter of the will of Andrew Cochran, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of B.F. Beem to admit to Probate and record the will of Andrew Cochran, late of the village of Richwood in said County, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio. And Chester Shoup and Jacob R. Fackler subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Andrew Cochran, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to Probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

11070

In the matter of the estate of D.E. Patrick, Deceased.

Appointment Order for Bond.

This day Edgar H. McMahon appeared in open court and made and filed an application under oath as required by law, to be appointed Administrator of the estate of D.E. Patrick 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 Edgar H. McMahon is legally competent.

It is ordered that he be appointed upon giving Bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

11070

In the matter of the estate of D.E. Patrick, Deceased.

Appointment - Orders. Bond Approved. Letters Issued.

This day Edgar H. McMahon appeared in open court, accepted the appointment as Administrator of the estate of D.E. Patrick, deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with John McMahon, and Rymau Doner freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Edgar H. McMahon, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

THE W. H. STANAGE CO., CIN., O. 1926

11071

In the matter of the Estate of Andrew Cochran. Deceased.

Appointment Order for Bond.

The last will and Testament of Andrew Cochran, late of the village of Richwood, in this County, deceased, having heretofore been duly proved and allowed; this day B. F. Beem, 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 B. F. Beem is a suitable person and legally competent; it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

11071

In the matter of the Estate of Andrew Cochran. Deceased.

Appointment Bond Approved. Letters Issued.

This day B. F. Beem appeared in open Court, accepted the trust as Executor of the estate of Andrew Cochran, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with Fannie Conboy and [blank] 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 B. F. Beem, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Friday May 13-1927.

10782

In the matter of the estate of Walter C. Pullington, Dec'd.

Orders for Sale of Bank Stock.

This day this cause came on to be heard upon the application of J. M. Lentz, Executor, for authority to sell an undivided one-fourth interest in the Peoples Bank of Woodstock, Ohio, to J. S. McCarty, W. C. Kimball, Hulda Kimball, Henry Westfall, C. B. Lincoln, C. P. Kimball and A. R. Connor, for a consideration of \$4500, payable \$500 in cash and the balance by note executed by all of the purchasers, due in one year and bearing interest at 6%.

And the Court being fully advised in the premises find that it is necessary to sell said stock, and that \$4500 is a fair value therefor.

It is, therefore, considered by the Court that said Executor be, and he hereby is authorized and instructed to sell and transfer to said purchasers the undivided one-fourth interest in said Bank and to accept in payment therefor, the sum of \$500 in money and a note, signed by all of said purchasers, due in one year and bearing interest at the rate of 6%.

11073

J. E. Pearson, Administrator of the estate of John Wolford, deceased. Plaintiff
Lulu Wolford, Betty Jane Wolford, a minor, and The Provident Mutual Life Ins. Co. of Philadelphia Pa. Defendants

Filing Petition to Sell Real Estate

This day came the Plaintiff J. E. Pearson, Admr. of the Estate of John Wolford, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said John Wolford, 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 to answer the same, be given to each of the said defendants; and this cause is continued.

11072

In the matter of Sarah H. Lawson.

This day C. S. La [blank] in open Court; and of the said Sarah [blank] It is therefore said Sarah H. Law 1927, at 10 o'clock Longbrake and [blank] at the time and p

11072

In the matter of Sarah H. Lawson

This day [blank] brought before [blank] ation; and hav or the medical insane, said [blank] It is therefore ical witnesses as is provided

10658

In the matter of Mary B. Wilson

This 14th [blank] application for in the premises said estate is estate \$12.00 ministration said real estate might be out The Court fur ages where mat succession to u of each succes ion is liable, to be paid, and lo as follows:
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It is order by mail to all waiver of such

11072

In the matter of Sarah H. Lawson.

Inquest of Lunacy
Orders for Warrant, etc

This day C. S. Lawson 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 Sarah H. Lawson into the Columbus State Hospital.

It is therefore ordered that a warrant issue to F. B. Hager commanding him to bring said Sarah H. Lawson alleged to be insane, before this Court, on the 13th day of May 1927, at 10 o'clock A. M. And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Dr August Mac Ivor, respectable legally qualified physicians to appear at the time and place aforesaid; and this cause is continued.

11072

In the matter of Sarah H. Lawson.

Inquest of Lunacy
Orders on Hearing, etc

This day this cause came on to be heard, and the said Sarah H. Lawson was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr P. D. Longbrake and Dr August Mac Ivor the medical witnesses, and being satisfied that said Sarah H. Lawson is not insane, said cause is therefore dismissed.

It is therefore ordered that Dr P. D. Longbrake and Dr August Mac Ivor, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

10658

In the matter of the estate of Mary B. Wilson. Deceased.

Determination of Inheritance Tax.

This 14th day of May, 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises does hereby find and determine: That the gross value of said estate is \$14,602.02. Composed as follows: Personally \$2,602.02, real estate \$12,000.00. That the debts are \$750.00, and that the costs of administration will be \$400.00. That there is no one entitled to dower in said real estate, and that the net actual market value of the assets which might be subject to tax is \$13,452.02.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

Relation	value of Succession	Exemption	Sub. to Tax.	Tax.	Date of Accrual.	By whom Pd.	corporation
Daughter	\$6,663.37	\$3500.00	\$3163.37	\$31.63	Oct. 19-20	Mary M. Whitney	Marysville
Son	\$3,778.65	\$3500.00	\$288.65	\$2.88	" "	James W. Murray	Corp. \$6.18 Carbana
D. Dau	\$1000.00	\$3500.00					
D. Dau	\$1000.00	\$3500.00					
D. Dau	\$1000.00	\$3500.00					Corp. \$28.33

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been

THE W. H. STANAGE CO., CINC., O. 187869

filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate, and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the County Auditor of said County, to be paid in the manner provided by law.

Monday May 16 - 1927.

11074

In the matter of } Inquest of Lunacy.
J. L. Robinson. } Orders for Warrant, etc

This day D. B. Robinson a resident citizen of Washington Township in in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for the admission of the said J. L. Robinson into the Columbus State Hospital. It is therefore ordered that a warrant issue to F. S. Hager Sheriff commanding him to bring said J. L. Robinson alleged to be insane, before this court, on the 16th day of May 1927, at one o'clock P.M.

And it is further ordered that subpoenas issue for Dr Wm M. Goff and Dr F. C. Calloway, respectable, legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

11074

In the matter of } Inquest of Lunacy
J. L. Robinson. } Orders on Hearing, etc

This day this cause came on to be heard, and the said J. L. Robinson was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr Wm M. Goff and Dr F. C. Calloway, the medical witnesses, and being satisfied that J. L. Robinson is insane, that he has a legal settlement in Washington Township, in this County; that his has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State; that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr Wm M. Goff and Dr F. C. Calloway, the medical witnesses in attendance make out a certificate, setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said J. L. Robinson, 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.

11074

In the matter of } Orders for Clothing and for Warrant to Convey.
J. L. Robinson

The Judge being advised that J. L. Robinson can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said J. L. Robinson to said Hospital, issue to the Sheriff. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

11065

In the matter of Frank Sherwo

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11065-

In the matter of the will of Frank Sherwood. Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of E. M. Kile to admit to probate and record the will of Frank Sherwood late of the Township of Jerome in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow and next of kin of said testator resident of the State of Ohio.

And Edith W. Kile, and Nellie H. Walker, the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Frank Sherwood, deceased, that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11076

In the matter of the estate of Dorothy Conrad. Deceased.

Appointment
Order for Bond.

This day Maude Pyers appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of Dorothy Conrad 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 Maude Pyers 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.

11076

In the matter of the estate of Dorothy Conrad. Deceased.

Appointment. Orders.
Bond Approved. Letters Issued.

This day Maude Pyers appeared in open Court, accepted the appointment as Administratrix of the estate of Dorothy Conrad, deceased, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with Milo L. Myers, freeholder as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Maude Pyers, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

11075-

In the matter of the estate of Frank Sherwood. Dec'd.

Appointment Order for Bond.

The Last Will and Testament of Frank Sherwood late of Jerome Township in this County, deceased, having heretofore been duly proved and allowed, this day Laura Sherwood 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 Laura Sherwood is a suitable person and legally competent; it is ordered that she be appointed as such Executrix, without bond in accordance with the will of said Frank Sherwood.

11075-

In the matter of the estate of Frank Sherwood. Deceased.

Appointment Bond Approved. Letters Issued.

This day Laura Sherwood appeared in open Court, accepted the trust as Executrix of the Estate of Frank Sherwood, deceased, and no bond being required. It is ordered that Letters Testamentary issue on the will of said decedent, to said Laura Sherwood, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50.

8347

In the matter of The Guardianship of Dorothy Conrad.

Filing fourth and final account.

This day came Milo L. Myers, Guardian of Dorothy Conrad, a minor, of Union County, Ohio, and presented his fourth and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of June A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Tuesday May 17-1927.

10807

In the matter of the estate of Samuel N. Baker. Deceased.

Filing first and final account.

This day came J.O. Baker, Administrator of the estate of Samuel N. Baker, 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 June A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10413

In the matter of the estate of Josie M. Ingman. Deceased.

Filing first and final account.

This day came George E. Whitney, Executor of the estate of Josie M. Ingman, 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 June, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10413

In the matter of Josie M. Ingman George E. W.

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10413

In the matter of the Estate of } Estate not subject to Tax.
Josie M. Ingman. Deceased.

George E. Whitney as Executor of the estate of Josie M. Ingman, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$5817.14, the debts & costs of administration are \$1300.00, and the net actual market value thereof is \$4517.14.

That said deceased died testate leaving her property to her two sons in equal shares, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10912

In the matter of the Estate of } Estate not subject to Tax.
Thomas M. Fry. Deceased.

Margaret M. Fry, as Executor of the estate of Thomas M. Fry, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$3745.00, the debts and costs of administration are \$775.00, and the net actual market value thereof is \$2970.00.

That said deceased died testate leaving all property to the widow for and during her life, and then to his two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Friday May 20-1927.

11071

In the matter of the Estate of } Filing Inventory and Appraisement.
Andrew Cochran. Deceased.

This day came B.F. Beem, Executor of the Estate of Andrew Cochran of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said B.F. Beem has in all respects complied with the Statute to such care made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said B.F. Beem pay the costs herein taxed at \$4.00.

THE W. H. BYRAGE CO., CIN., O. 1925

11077 In the matter of the will of Joseph Easton, Deceased. } Filing of will and Order for Hearing

This day an instrument of writing purporting to be the last will of Joseph Easton, late of Dover Township in this county deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 21st day of May 1927, at ten o'clock A.M. all next of kin having waived.

10973 In the matter of the Estate of H. W. Morey, Deceased. } Orders on Distribution of Assets in Kind.

See Page 508

Thursday May 19-1927.

11042 The State of Ohio, vs. Calvin Mitchell, Plaintiff Defendant. } Charge of Illegal Possession of Intoxicating Liquor

On this 17th day of May 1927, the defendant appeared in open court and for plea to the above charge said that he was guilty, whereupon he was asked by the court if he had any thing to say why sentence should not be pronounced against him, and had nothing.

It is ordered therefore that said defendant be fined \$100.00 and the cost of this prosecution taxed at \$, and that he be confined in the Dayton City workhouse until said fine is paid, secured to be paid or until he is otherwise released according to law, a credit to be allowed him on said fine and costs of \$1.50 for each day that he is so confined.

10973 In the matter of the estate of H. W. Morey, Deceased. } Orders Approving Distribution of Assets in Kind.

This day came Dana W. Morey and Clara Morey, Executors of the estate of H. W. Morey, deceased, and made and filed herein their report of distribution and paying over of the assets of said estate in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court; it is ordered that the proceedings of said executors be and the same are hereby approved.

And it is further ordered that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$

10918 In the matter of L. W. Hutchison

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11077 In the matter of Joseph Easton

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10718

In the matter of the estate of } Filing first and final account.
L.W. Hutchisson, Deceased.

This day came W.P. Hutchisson, Administrator of the estate of L.W. Hutchisson, 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 June, A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11077

In the matter of the will of } Admitting to Probate and Record.
Joseph Easton, Deceased.

Be it Remembered, that, heretofore, to-wit: on the 20th day of May A.D. 1927, an instrument of writing, purporting to be the last will and Testament of Joseph Easton, 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. And it further appearing to the court that James McCampbell one of the subscribing witnesses to said will, has since the date of said will, May 17th 1916, died. Thereupon Maude Pyers and Carrie W. Hornbeck appeared in open court, and were duly sworn and examined according to law touching the genuineness of the signature of said James McCampbell attached to said will. Thereupon this day came Robert C. Kinkade the other subscribing witness, who being sworn testified 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 Joseph Easton, deceased; that the same was duly executed and attested; and that 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.

11079

In the matter of the Estate of } Appointment
Vesta A. Jenkins, Dec'd. } Order for Bond.

This day A.J. Jenkins appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Vesta A. Jenkins, 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 A.J. Jenkins is legally competent.

It is ordered that he be appointed upon giving Bond with securities as required by law, in the sum of One Thousand Dollars, and this cause is continued.

THE W. H. STANAGE CO., CIN., O. 1928

11079

In the matter of the Estate of Vestā A. Jenkins, Deceased.

Appointment. Orders. Bond Approved. Letters Issued.

This day A. J. Jenkins appeared in open court, accepted the appointment as Administrator, of the Estate of Vestā A. Jenkins, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Charles Dixon, freeholder as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said A. J. Jenkins, that this proceedings be recorded and that said Administrator pay the costs herein taxed at \$3.50.

11078

In the matter of the Estate of Joseph Easton, Deceased.

Appointment Order for Bond.

The Last Will and Testament of Joseph Easton, late of Dover Township, in this County, deceased, having heretofore been duly proved and allowed; this day John Easton 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 Easton is a suitable person and legally competent;

It is ordered that he be appointed as such Executor, without Bond in accordance with the will of said Joseph Easton.

11078

In the matter of the Estate of Joseph Easton, Deceased.

Appointment Bond Approved. Letters Issued.

This day John Easton appeared in open Court, accepted the trust as Executor of the estate of Joseph Easton, deceased, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said John Easton, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

11079

In the matter of the Estate of Vestā A. Jenkins.

Orders on filing Inventory.

This day A. J. Jenkins as Administrator of the Estate of Vestā A. Jenkins, appeared in open Court and filed his Inventory, duly verified, as such Administrator. It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is further ordered that said Administrator pay the costs herein taxed at \$1.50 within ten days.

11084

The State of Ohio vs.

Joseph Carl Grant
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In the matter of D. E. Patrick

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In the matter of Edward Kern

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11084 The State of Ohio. Plaintiff
vs.

Entry on Sentence

Joseph Carl Grant, Defendant.

The defendant having on the 24th day of May 1927, in this court, entered a plea of guilty to the charge of the Information in this case, was this day brought into court, in custody of the Sheriff; and the court being fully advised in the premises, asked the defendant if he had any thing to say why judgement should not be pronounced against him; and having nothing to say but what he has already said:

It is therefore ordered by the court, that the said defendant Joseph Carl Grant, be imprisoned and confined in the jail of Union County Ohio, for ten days and that he pay the costs of this proceeding taxed at \$7.00 for which execution is awarded.

11070 In the matter of the Estate of
D. E. Patrick Deceased.

Filing
Inventory and Appraisement-

This day came E. H. McMahon Administrator of the estate of D. E. Patrick late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

10815- In the matter of the Estate of
George B. Temple, Dec'd.

Filing first and final account.

This day came W. C. Temple Administrator of the Estate of George B. Temple 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 23rd day of June A. D. 1927, at one o'clock P. M. to which time said matter is continued.

10567 In the matter of the estate of
Edward Kennedy, Dec'd.

Filing first and final account.

This day came W. A. Kennedy Administrator of the estate of Edward Kennedy, 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 23rd day of June A. D. 1927, at one o'clock P. M. to which time said matter is continued.

May 20 - 1927.

THE W. H. STANAGE CO., CINC., O. 1926

10973

In the matter of the estate of } Petition for Order to Distribute Assets in Kind.
 H.W. Morey. Deceased. } Orders.

This day Dana M. Morey, Executor of the estate of H.W. Morey, deceased, appeared in open court; and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate as described and set forth in said petition. To-wit:

1- Consolidated Steel and Iron Co.	20 shares	\$000.00
2- Hoosier Rolling Mills Co.	15 "	000.00
3- Century Motor Co. Com.	8 "	000.00
4- Century Motor Co. Pref.	16 "	000.00
5- Falls Motor Corporation. Com.	8 "	000.00
6- Falls Motor Corporation. Pref	2 "	000.00
7- Copper World Ex. Mining Co.	10290 "	000.00
8- Marysville Hotel Co. Com.	10 "	000.00
9- American Mortgage Co. Com.	5 "	000.00
10- Armstrong Manfg. Co. Com.	22. "	1870.00
11- Bank of Marysville	10 "	1000.00
12- Williams Foundry & Mch. Co. Com	64 "	31.25
13- Commercial Acceptance Corp. Com	15 "	0000.00
14- Attex Petroleum Co.	1140 "	000.00
15- Attex Petroleum Co.	760 "	000.00
16- Crow Elkhart Motor Corp. Com.	60 "	000.00
17- Crow Elkhart Receipt		000.00
18- Mortg Notes - Martha & J.C. Elliott, Bal due		500.00
19- Mortg Notes - Martha & J.C. Elliott, Interest		12.00
20- Fisher Brass Co. Com. & Pref. 3 shares each		300.00
Total		\$4831.25

And it appearing to the court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over, in kind, as indicated in their assent and agreement in writing, attached to said petition. It is therefore ordered that said Executor distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same.

It is further ordered that said Executor report his proceedings herein immediately after the making of such distribution, and this cause is continued.

11081

In the matter of Deborah A. Noyes

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11081 In the matter of the will of } Filing of will and Order for Hearing
Deborah A. Noyes. Dec'd.

This day an instrument of writing, purporting to be the last will of Deborah A. Noyes, late of Milford Center, Union Township in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 14th day of June, 1927, at two o'clock P. M., and that due notice thereof be given 3 days prior to said hearing to the next of kin of the testatrix resident of the State of Ohio.

11063 In the matter of the Estate of } Filing Inventory and Appraisement
Otis H. Thomas. Deceased.

This day came Nettie Thomas Executrix of the Estate of Otis H. Thomas, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Nettie Thomas has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said executrix pay the costs herein taxed at \$4.00.

10952 In the matter of the Estate of } First and final Account-
John Connolly. Deceased.

This day came Ella Connolly Executrix of the estate of John Connolly, 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 June, A. D. 1927, at one o'clock P. M. to which time said matter is continued.

Thursday May 26-1927.

10859 In the matter of the will of } Orders Admitting to Record Authenticated Copy
J. Charles Gross. Dec'd. } of will and Order of Probate.

This day A. C. Gross appeared in open Court, and produced an Authenticated Copy of the will of J. Charles Gross, late of Ottawa County, Michigan, deceased, and of the Order of Probate thereof; and it appearing to the Court that said will was proved and allowed in Ottawa County, State of Michigan, according to the laws of that State, and relates to property 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 records, and that the same be recorded in the record of wills of this office; and it is further ordered that said A. C. Gross pay the costs herein taxed at \$3.00.

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THE W. H. STANAGE CO., CIN., O. 192569

11061 In the matter of the will of Andrew Cochran. Dec'd. Authority to Transfer Real Estate

This day Mary Jane Petty appeared in open court and filed her application duly verified, for an order directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised to her by Andrew Cochran, 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:

Real estate situate in the state of Ohio, County of Union and Townships of Claibourne, being part of Survey No. 6293 and bounded and described as follows:

Beginning at a black ash and two bur oaks; thence S. 85° W. 59 poles to two black ashes; thence S. 4° E. 111 poles 11 links to two black ashes; thence N. 85° 59 poles; thence N. 5° W. 111 poles 11 links to the beginning. Containing 57 acres.

Being the same premises conveyed by John Evans to Alexander Cochran by deed dated February 24, 1844 and recorded in volume of Deeds No. 9 Page 586. (also see volume of Deeds 103, page 42 etc.).

Except therefrom 128 1/2 poles conveyed by the said Alexander Cochran to Ed. mand Silsaver by deed dated April 6, 1875; and recorded in volume of deeds No. 41 page 396 and described as, Beginning at a stake in the middle of the Marysville and Marion State Road, at the southeast corner of Alexander Cochran's land; thence N. 61° W. 54 poles to a stake at the southwest corner of said Alexander Cochran's land; thence S. 52° E. 28 poles to a stake; thence S. 70° E. to the place of beginning. Containing 128 1/2 poles, more or less.

And including the following premises; part of survey No. 6293.

Beginning in the center of the Marysville and Marion State road; thence N. 4° W. 28 poles to two elms and an ash; thence N. 86° E. 17 1/2 poles to a stake in the center of said Marysville and Marion State Road; thence with the center of said road to the beginning. Containing 1.50 acres, more or less, and being the same premises conveyed by G. W. Cowgill and wife to Henry Cochran by deed dated February 20, 1868. Volume of Deeds No. 31 page 599, and conveyed by the said Henry Cochran to Andrew Cochran by deed dated January 7, 1893. Volume of Deeds No. 69, page 371.

And containing in all 42.21 acres, more or less.

The said Andrew Cochran also died seized of the following premises situate in the village of Richwood, being part of survey No. 6293 and Containing 1/100 of an acre.

Also Lot No. 667 fronting 65 feet on Grove Street and in Beem's Addition to said village of Richwood. Conveyed by Mary Jane Petty and husband to Andrew Cochran by deed recorded in Union County Deed record No. 118 page 67.

The Item by which said premises are devised is as follows:

"Item 2 - I give, bequeath and devise all my property, both real and personal, of every kind and description, wheresoever situate, which I may own or have the right to dispose of at the time of my decease, to Mrs Mary Jane Petty, to be hers absolutely and in fee simple"

And it appearing to the satisfaction of the court that the terms of the will have been fully complied with on the part of said devisee hereinbefore

named, it is ordered that the Auditor as pro...

10951 In the matter of John Connolly. This day John Connolly, deceased, under the will devised to her the premises under the law and herself satisfied and asked the Court, w...

10796 In the matter of Guardian of O. On motion time said to or owned certain telephone Company investment for It is, the he hereby is ian, subject

10942 In the matter of Melvin Curt. This day appeared in ... izing the ... as described ... Items 5 Shares Cle 5 Shares 5 Shares 8 Shares Es 4 Shares 2 3/4 Shares 2 3/4 Shares 2 3/4 Shares 1 third in 1 sixth 1 sixth 1 sixth

And it is ordered that the assent and

named, it is ordered that such real estate be transferred upon the duplicate of the County to the name of Mary Jane Petty and that a certificate issue to said County Auditor as provided by law.

Wednesday May 25-1927

10951 In the matter of the will of John Connolly, Deceased. Election

This day personally came into open Court Elba Connolly widow of said John Connolly, deceased; and applied to make her election whether to take or not to take under the will of said John Connolly deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

Thursday May 26-1927.

10796 In the matter of R.W. Lenox, Guardian of O.P. Lenox. Orders to retain stock

On motion of R.W. Lenox, Guardian, and it appearing to the Court that at the time said R.W. Lenox became the Guardian of O.P. Lenox, that the said O.P. Lenox owned certain shares of common and preferred stock of the Richwood Telephone Company, and it appearing that said stock is a safe and proper investment for said ward.

It is, therefore, considered by the Court that the said R.W. Lenox be, and he hereby is, authorized and empowered to retain said stock as such Guardian, subject to the further order of the Court.

10942 In the matter of the estate of Melvin Curtis Long, Deceased. Petition for order to distribute assets in kind. Orders.

This day Nellie Long, Executor of the Estate of Melvin Curtis Long, deceased, appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition, To-wit:

Items of said Assets	To whom to be distributed
5 Shares Cleveland Discount Company	Curtis W. Long
5 Shares " " "	George E. Long
5 Shares " " "	Emerson Long
8 Shares Essex Electric Light Co.	Nellie Long
4 Shares " " "	Laura Long
2 2/3 Shares " " "	Curtis Long
2 2/3 Shares " " "	George E. Long.
2 2/3 Shares " " "	Emerson Long.
1 third interest in Mdse and fixtures	Nellie Long.
1 sixth " " "	Curtis Long
1 sixth " " "	George E. Long.
1 sixth " " "	Emerson Long

And it appearing to the Court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over, in kind, as indicated.

THE W. H. STANAGE CO., CIN. O. 1925

ated by their assent and agreement in writing, attached to said petition.
 It is therefore ordered that said Executor distribute and pay over said as-
 sets in kind, as described above, to those of such distributees as will receive
 the same.
 It is further ordered that said Executor report his proceedings herein im-
 mediately after the making of such distribution, and this cause is continued.

11082 In the matter of the will of } Filing of Will and Order for hearing.
 Elwood W. Smith, Dec'd.

This day an instrument of writing, purporting to be the last will of
 Elwood W. Smith, late of Jerome Township in this County, deceased, was
 produced in open court, and application made for Probate.

It is now ordered that the said will be filed in this court, and that
 said application will be for hearing on the 17th day of June 1927, at two
 o'clock P. M. and that due notice thereof be given 3 days prior to said hear-
 ing, to the next of kin of said testator, resident of the State of Ohio.

Friday May 27-1927.

11059 In the matter of the Estate of } Appointment-
 Mary A. Brown, Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of Elizabeth
 Murphy as Executrix of the Estate of Mary A. Brown, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

11063 In the matter of the Estate of } Appointment-
 Otis H. Thomas, Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Nettie Thomas
 as Executrix of the estate of Otis H. Thomas, deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

Saturday May 28-1927.

11085 The State of Ohio, Plaintiff }
 vs. } Entry on Sentence
 Paul Harmon, Defendant.

The defendant having on the 28th day of May 1927, in this court, entered
 a plea of guilty to the charge of the information in this case, was this day
 brought into court, in custody of the Sheriff; and the court being fully ad-
 vised in the premises, asked the defendant if he had any thing to say why
 judgment should not be pronounced against him; and having nothing
 to say but what he had already said;

It is therefore ordered by the court, that the said defendant - Paul Harmon
 be fined fifty dollars and the costs of these proceedings and that he be con-
 fined in the Dayton City workhouse until such fine and costs taxed at \$6.00
 are paid, secured to be paid, or until he be otherwise discharged by due pro-
 ceedings of law, and that he be allowed a credit of \$1.50 per day for each day
 that he is so confined, to be applied upon such fine and costs.

10718 In the matter of
 Luther W. Hutchins
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| 10718 | In the matter of the estate of Luther W. Hutchison, Dec'd.
W. P. Hutchison as Administrator of the estate of Luther W. Hutchison, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$1880.05, the debts and costs of administration are \$1320.00, and the net actual market value thereof is \$580.05; that said deceased died intestate leaving eight children, and that as a result said estate and the successions therein are exempt from such inheritance tax.
It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.
It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio. | Estate not subject to Tax. |
| | In the matter of Accounts filed for settlement -
This day proof of publication of notice of filing accounts and vouchers of Administration and Guardianship was made, and the Court do find the same in all respects regular and pursuant to law.
It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account record of this Court. | Notice approved. |
| 10776 | Howard C. Black, Administrator of the estate of Emma L. Clark, first & final account. | |
| 9658 | Iva Merry, Guardian of Edna Merry et al. Second account. | |
| 10771 | D. E. Penrose, Administrator of the estate of Rolland Penrose, first and final account. | |
| 10257 | William Hickok, Guardian of Estella Hickok, first and final account. | |
| 9713 | Rolland Conklin, Guardian of Mina Andrews et al. fourth and final account. | |
| 9533 | Georgia McLellan, Guardian of George McLellan, minor, third partial account. | |
| 10912 | Margaret Fry, executrix of the estate of Thomas M. Fry, first and final account. | |
| 10067 | Anna O. Reed, Trustee of Nellie Nelson, second partial account. | |
| 10299 | L. C. Pfeiffer, executor of the estate of Michael Pfeiffer, second and final account. | |
| 9385 | C. W. Argo, Trustee of Beatrice Winter, minor, second account. | |
| 9251 | Anna Laird, Administratrix of the estate of Charles Laird, second and final account. | |
| 11001 | Dora Grubbs, Administratrix of the estate of Christopher Grubbs, first and final account. | |
| 10756 | Florence McClain and Grace Smith Executors of the estate of Samuel Z. Hanks, first and final account. | |
| 10515 | C. C. Penhorwood, executor of the estate of Nellie M. Arnold, second and final account. | |

THE W. H. STANAGE CO., CIN., O., 197568

10815- In the matter of the Estate of George B. Temple, Deceased. } Estate not subject to Tax.

W.C. Temple as Administrator of the Estate of George B. Temple, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$2307.54, the debts and costs of Administration are \$1220.00, and the net actual market value thereof is \$1098.54, that said deceased died intestate leaving a widow and three children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10775 In the matter of the Estate of Emma L. Clark, Deceased. } First and final account

This day the first and final account of Howard C. Black, Administrator of the Estate of Emma L. Clark, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

It is ordered that said Administrator be allowed the sum of Twenty one, and 20/100 Dollars, (\$21.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein, taxed at \$0.00 within ten days. Costs paid May 2-1927.

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

Thursday May 26-1927.

11083 In the matter of the Guardianship of Wilce Melick, alleged incompetent } Orders for hearing and Notice

This day J.H. Ballard appeared in open Court, and filed an application for the appointment of a Guardian of Wilce Melick, setting forth that said Wilce Melick is an incompetent, and therefore incapable of taking care of and preserving his property. It is ordered that the 31st day of May 1927, at two 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 Wilce Melick and to his 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.

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9658

In the matter of
The Guardianship of
Edua Merry, et al.

Second Account

This day the second account of Iva Merry, Guardian of Edua Merry, Clarence Merry, and Ethel Merry, came on for hearing and settlement; due notice thereof having been published according to law. No exceptions having been filed there to and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of One Hundred and Sixty eight, and ⁴⁴/₁₀₀ Dollars, (\$168.44), in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid May 2-1927.

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

10771

In the matter of
The estate of
Rolland Penrose, Deceased.

First and final Account.

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

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

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Seventy five, and ⁷⁶/₁₀₀ Dollars (\$175.76), 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Dec. 27-1926.

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

THE W. H. STANAGE CO., CH. O. 18788

10257

In the matter of }
The Guardianship of } First and final account.
Estella Hickok.

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid April 26-1927.

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

7913

In the matter of }
The Guardianship of } Fourth and final account
Nina Andrews

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

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

It is ordered that said Guardian be allowed the sum of Fifteen Dollars (\$15.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid April 31st-1927.

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

9533

In the matter }
The Guardian }
George Mc Clellan

This day the law came on for hearing and settlement 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

The Court finds said account duly balanced, and said estate settled according to law. (\$849.56), in conformity to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days.

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

10912

In the matter }
Thomas M. Edwards

12942

In the matter }
Melvin Curtis

This day the law came on for hearing and settlement 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.

9833

In the matter of }
The Guardianship of }
George McClellan. } Third partial account.

This day the third partial account of George McClellan, Guardian of George McClellan came on for hearing and settlement; due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Eight Hundred and forty nine, & 3/100 Dollars. (\$849.36), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Feb. 24-1927.

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

10912

In the matter of the Estate of }
Thomas M. Day. Deceased. } First and final account-

Friday May 27-1927.

10942

In the matter of the Estate of }
Melvin Curtis Long. Dec'd. } Orders Approving Distribution of
Assets in Kind.

This day came Nellie E. Long, Executrix of the Estate of Melvin Curtis Long deceased, and made and filed herein her report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said Report is in all respects correct, and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Nellie E. Long be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Nellie E. Long pay the costs herein, taxed at \$2.00.

THE W. H. STANAGE CO., CIR., O. 18788

10067 In the matter of }
The Trusteeship of } Second Account.
Nellie Nelson

This day the second account of Anna O. Reed, Trustee of the estate of John H. Nelson, for Mrs Nellie Nelson, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of Seventy eight-Hundred, and Forty, and Four Dollars (\$7840.49), in the hands of said Guardian due said ward; which she is ordered to pay over according to law.

It is ordered that said Trustee pay the costs herein taxed at \$5.00 within ten days. Costs paid April 14-1927.

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

10299 In the matter of the estate of }
Michael Pfeiffer, Deceased. } Second and final Account.

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

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

It is ordered that said Executor be and he is allowed the sum of Two Hundred Dollars (\$200.00), as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

It is ordered that said Executor be and he is allowed the sum of Fifty Dollars (\$50.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid March 23rd 1927.

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

9385

In the matter
The Guardian

Beatrice Wint

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In the matter of
The Guardianship of
Beatrice Winter,

Second partial account

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

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

The Court finds a balance of One Thousand Dollars (\$1000.00), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Apr. 7-1927.

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

9251

In the matter of the Estate of
Charles M. Laird. Dec'd.

Second and final account

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

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

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid April 7-1927.

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

11001

In the matter of the Estate of Christopher Grubbs. Dec'd.

First and final account

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

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

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid April 23-1927.

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

10756

In the matter of the Estate of Samuel J. Haukes. Deceased.

First and final account.

This day the first and final account of Florence McClain and Grace E. Smith, Executors of the Estate of Samuel J. Haukes, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said executors pay the costs herein taxed at \$5.00 within ten days. Costs paid May 4-1927.

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

It is ordered that said Executors be and they are allowed the sum of Two Hundred and Nineteen, and 23/100 Dollars, (\$219.23), being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

10515

In the matter of Hettie M. Arn

This day the account of Hettie M. Arn of having been examined and no one appearing to examine the same, and no one appearing to object thereto, and being fully advised in all respects of the same, do find the same to be in all respects just and correct and in conformity to law.

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

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

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

10859

In the matter of J. Charles Gr

This day the account of J. Charles Gr of having been examined and no one appearing to examine the same, and no one appearing to object thereto, and being fully advised in all respects of the same, do find the same to be in all respects just and correct and in conformity to law.

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

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

10 5-5-

In the matter of the estate of
Hettie M. Arnold. Deceased.

Second and final Account.

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

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

It is ordered that said Executor be and he is allowed the sum of Eight, and $\frac{3}{100}$ Dollars, (\$8.32), for actual and necessary expenses, which sum the court considers just and reasonable.

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

It is ordered that said Executor pay the costs herein taxed at \$2.00 within ten days. Costs paid March 7-1927.

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

Tuesday May 31-1927.

10 8-9

In the matter of the will of
J. Charles Gross, Dec'd.

Authority to Transfer Real
Estate Devised.

This day Arthur C. Gross appeared in open court and filed herein his application duly verified, for an order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised to him by J. Charles Gross, 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, in the State of Ohio, and in the Township of Union; Part of Survey No. 2675; and bounded and described as follows:

Beginning at a stake on the bank of Big Darby Creek in the northerly line of said survey No. 2675; thence with said survey line N. 54° East passing over a stone on the bank of said creek 193.60 poles to a stone in the northerly line of Christopher Gase (deceased) land with said line South 35° 30' East 34.40 poles to a stone to said Gase land in the line of the lands of Josiah Reed (deceased), thence with northerly line of said Reed's land and a line of the lands of George Reed (deceased) South 54° W. 170 poles to two hickories a corner to said George Reed's land on the north bank of said creek; thence up the creek with the meanderings at low water mark N. 58° W. 38.80 poles to beginning, containing 40 and $\frac{237}{100}$ acres, more or less.

Also in the village of Milford Center, Same County and State. Being part of Lots 6 and 7 of the sub-division of the Charles Erb estate Milford Center.

Beginning at an iron rod bearing N. 44° E. 59.3 feet from a stone at the northerly corner to the bank lot in the easterly line of Mill Street; thence with said Street line N. 44° E. 50 feet to an angle in said Street; thence continuing with said Street N. 40° E. 163 feet to the old Bayou Channel; thence with said channel S. 50° E. 90 feet to the east line of said Out Lot No. 33; thence with said east line S. 22° 15' W. 185 feet to an iron rod, thence N. 68° 05' W. 142 feet to the beginning.

also in the village of Milford Center and County and State aforesaid. Being all of In-Lots Number Two Hundred Thirty three, Two Hundred thirty four (233-234) in the Commercial Club addition to the village of Milford Center, Union County Ohio.

Also in the village of Milford Center, County of Union, State of Ohio. Being all of Lot Number Two Hundred and thirty five (235) in the Commercial Club addition to the Village of Milford Center, Union County Ohio.

The grantee in accepting deeds for Lots No. 233-234 and 235 hereby agrees to not build a residence on said lots nearer than twenty (20) feet on the front, to the property line, and on a grade of not less than two and one-half feet above the curb line.

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 herein before named, it is ordered that such real estate be transferred upon the duplicate of the County to the name of Arthur C. Gross, and that a certificate issue to said County Auditor as provided by law.

Tuesday May 31-1927.

11083 In the matter of The Guardianship of Wilce Melick, ^{alleged} incompetent.

Finding

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 Wilce Melick is an incompetent and therefore is incapable of taking care of and preserving his property, that he is a resident of this county, having a legal settlement in Leesburg Township, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the person making the application to be appointed file a verified statement of the whole estate of said Wilce Melick, 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 the property of said Wilce Melick.

10778 In the matter of the Estate of Emma L. Clark. Deceased.

Estate not subject to Tax.

Howard C. Black, as Administrator of the Estate of Emma L. Clark, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$500.00, that the debts and costs of administration are \$600.00, and the net actual market value thereof is - None - Dollars.

That the said deceased died intestate leaving one son and several Grand Children, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

10512 In the matter of J.D. Coe.

C.O. Wiley application therein are for hearing. that the gross \$27,540.00, an insolvent, and from such It is order County Audi It is further entries in re ions of said.

10512 In the matter of J.D. Coe.

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10994 Joseph Rich the Estate of

Caroline Da

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10512

In the matter of the Estate of J.D. Coe, Deceased.

Estate not subject to Tax.

C.O. Wiley as one of the Administrators of the estate of J.D. Coe, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$27,169.00; the debts and costs of administration are \$27,540.00, and the net actual market value thereof is - nothing. That said estate is insolvent, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10512

In the matter of the Estate of J.D. Coe, Deceased.

Filing Second and final Account.

This day came C.O. Wiley and V.D. Coe, Administrators of the Estate of J.D. Coe late of Union County Ohio, deceased, and presented their second and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of June A.D. 1927, at one o'clock P.M., to which time said matter is continued.

Wed. May 4-1927.

10994

Joseph Richard Davis, Executor of the Estate of W.S. Davis, deceased.

Plaintiff

Order for Appraisement.

vs.

Caroline Davis, et al.

Defendants.

This day this cause came on to be heard upon the petition, the answer and cross-petition of the Northwestern Mutual Life Insurance Company, the answer and cross-petition of Joseph Richard Davis, and the Court find that all of the defendants have been duly served with process, or have voluntarily entered their appearance in this case; and the Court further find that as set forth in the plaintiffs petition, it is necessary to sell the real estate, therein described, to pay the debts of the said W.S. Davis, deceased. And the Court further finds that the said Caroline Davis the widow of the said W.S. Davis, deceased, has by her answer, waived the assignment of any interest that she may have or be entitled to by metes and bounds. The Court further find that by the answer of the defendant, The Northwestern Mutual Life Insurance Company, that it holds a certain mortgage lien on said real estate to secure the payment of a certain promissory note with the interest that may accrue thereon as set forth in its answer and cross-petition.

And the Court further find that by the cross-petition of the said Joseph Richard Davis that he has some interest or claim as tenant and lessee of said real estate, and that he should remain in possession, occupancy and tenancy of said real estate as a share proper upon the customary conditions as such, for the period beginning on the 1st day of March, 1927, and ending on the 28th day of February

1928, as set forth in his cross-petition. It is therefore ordered and adjudged by the Court that the said Joseph Richard Davis remain and continue in possession of said real estate as tenant upon the shares until the 28th day of February, 1928, and so account to this Court until further ordered by this Court of his proceedings in the premises.

The Court further orders that the said real estate be appraised free from any interest or claim that the said Caroline Davis has or may have therein, by the oaths of Charles Coe, James Coe and John George, 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.

It is further ordered by the Court that all questions as to priority of liens be continued for determination, and this cause is continued.

Tues. May 24-1927.

10999 Joseph Richard Davis, Executor of the estate of W. D. Davis, Sec'y.
vs. Plaintiff
Caroline Davis et al. Defendants

Confirming Appraisement and Ordering Bond.

This day came the said plaintiff, by his attorney, and produced to the Court, the report of an appraisement herein made by Charles Coe, John N. George and James P. Coe 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 Joseph Richard Davis 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 Five Thousand and ²⁰/₁₀₀ Dollars, conditioned according to law, and this cause is continued.

10957

In the matter of Melissa Hawk

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duced to the Court; and it is regular and confirmed. to within ten dollars, con-

10907 In the matter of the estate of Melissa Hawley, Deceased.

Estate not subject to Tax.

A. W. Hawley as Administrator of the Estate of Melissa Hawley, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is eleven thousand dollars, the debts and costs of administration are four thousand seven hundred and seventy dollars, and the net actual market value thereof is six thousand two hundred and thirty dollars. That said deceased died testate leaving two children A. W. Hawley a son living at Marysville Ohio, and a daughter Nettie Henderson, living at Marysville Ohio, to share and share alike, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10911 In the matter of the will of Thomas M. Fry, Deceased.

Authority to Transfer Real Estate.

This day Margaret A. Fry, appeared in open court and filed herein her application duly verified, for an order directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised to her by Thomas M. Fry, 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:

Survey No. 2982. Beginning at a stone and brick in the center of the Bethel and York Center gravel road, and N. 82 1/2° W. 156.40 poles from the northeast corner of said survey; thence S. 11 1/2° 142 poles to a stone and brick in the north line of the Isaac Skidmore land; thence with the line of said Skidmore's land N. 78 1/4° W. 54.40 poles to a stone and brick, and N. 11 1/4° E. 139.60 poles to a stone and brick at the northeast corner of the John M. Wilgus land and in the S. line of the Sylvanus H. Skidmore land; thence S. 80 1/2° E. 54.40 poles to the place of beginning, containing 46 1/4 acres, more or less.

But excepting therefrom the rights title and interest in about 1/4 acre hereof deeded to the Trustees of the Bethel M. E. Church as long as said tract is used for church purposes.

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 Margaret Fry, and that a certificate issue to said County Auditor as required by law.

THE W. H. SYMANS CO., CIN. O. 1925

11077

In the matter of the Estate of Joseph Easton. } Orders on filing Inventory

This day John Easton Executor of the Estate of Joseph Easton appeared in open Court and filed his Inventory, duly verified, as such Executor.

It is ordered that the same, together with all material proceedings connected therewith, be recorded in the records of this office.

It is ordered that said Executor pay the costs herein, taxed at \$1.50.

In the matter of Accounts } Notice Ordered.
filed for settlement.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, June 25th 1927, at one o'clock P.M. as follows:

10906

C.O. Wiley and V.D. Cole, Administrators of the Estate of J.D. Cole, second and final account.

10413

George E. Whitney, Executor of the Estate of Josie Ingham, first & final account.

8347

Milo L. Myers, Guardian of Dorothy Conrad, minor, fourth and final account.

10718

W.P. Hutchisson, Administrator of the Estate of R.W. Hutchisson, first and final account.

10807

J.O. Baker, Administrator of the Estate of Samuel H. Baker, first and final account.

10715

John L. Sellers, Trustee of the Estate of Eli P. Rogers, first partial account.

10687

W.D. Kennedy, Administrator of the Estate of Edward Kennedy, first and final account.

10952

Ella Connolly, Executrix of the Estate of John Connolly, first and final account.

10815

W.C. Temple, Administrator of the Estate of George B. Temple, first and final account.

Thursday June 2-1927.

11031

J.E. Clark, Administrator with the will annexed of the Estate of Hannah Williams, Deceased
vs. Plaintiff
Silas Brintlinger, et al. Defendants

Order Approving Publication

Now comes the plaintiff and offers proof of publication of the pendency and prayer of the petition herein and the Court finds said publication and proof to be in all respects regular and according to law, and hereby approves the same.

11031

J.E. Clark, Administrator with the will annexed of the Estate of Hannah Williams,
vs. Plaintiff
Silas Brintlinger, et al. Defendants.

Order for Private Sale, etc

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

are true. The lower in the such estate element be and necessary to to comply with upon said sale sell the real It is there to sell said real value thereof And said such sale

11031

J.E. Clark, Administrator with the will annexed of the Estate of Hannah Williams, Deceased
vs.
Silas Brintlinger, et al.

This day Administrator with the will annexed of his proceeding the motion said ordering the pro that said

It is ordered that the plaintiff be allowed to sell the real estate of said deceased petitioner

11047

In the matter of Henry Biggs, Deceased
This day Executor as Executor
It is ordered

11013

In the matter of W.H. Beard, Deceased
This day Executor and L. filed here It is ordered

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are true. That said Hannah Williams, deceased, did leave a widow entitled to dower in the estate to be sold, but at this time is deceased, 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 Hannah Williams, described in the petition to comply with conditions of the will. 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 J.E. Clark 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.

Thursday June 2-1927.

11031 J.E. Clark, Administrator with the will annexed, of the Estate of Hannah Williams, Deceased.
vs. Silas Brintlinger et al.
Plaintiff
Defendants.

Petition to sell Real estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of J.E. Clark, Administrator with the will annexed of the estate of Hannah Williams, deceased, of his proceedings and sale under the former order of this court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct, and being that said sale was fairly and legally made.

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

It is further ordered that said petitioner execute a deed of all the right, title, and interest of the said Hannah Williams, deceased, in said real estate, to the purchaser C.B. Allen, upon the said purchaser paying the purchase money in full to the said J.E. Clark Administrator.

It is further ordered that this proceedings be recorded, and that said petitioner pay the costs herein taxed at \$12.00.

Friday June 3-1927.

11047 In the matter of the estate of Henry Riggs, Deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Laura Cronley as Executrix of the Estate of Henry Riggs, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11013 In the matter of the estate of H.H. Beaver, Deceased. } Appointment
Order to record notice

This day proof of publication of notice of the appointment of Matilda A. Beaver and L.J. McCoy as Administrators of the estate of H.H. Beaver, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

THE W. H. STANAGE CO. - CH. - O. 1925

11050 In the matter of the estate of } Appointment
 Chloe M. Mason. Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of Owen Mason, as Executor of the estate of Chloe M. Mason, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11057 In the matter of the estate of } Appointment
 James F. Enlow. Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of Josephine B. Enlow as Executrix of the estate of James F. Enlow, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11058 In the matter of the estate of } Appointment
 Leonard Daum. Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of John Daum as Executor of the estate of Leonard Daum, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11070 In the matter of the estate of } Appointment
 D. E. Patrick Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Edgar W. McMahon as Administrator of the estate of D. E. Patrick, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11071 In the matter of the estate of } Appointment
 Andrew Cochran. Deceased. } Order to Record Notice

This day proof of publication of notice of the appointment of B. F. Beem, as Executor of the estate of Andrew Cochran, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

Saturday June 4-1927.

11086 In the matter of the will of } Filing of Will and Order for Hearing.
 M. F. Cody. Deceased. }

This day an instrument of writing purporting to be the last will of M. F. Cody, late of Paris Township, in this County, deceased, was produced in open court and application made for Probate. It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 4th day of June 1927, at one o'clock P.M. and that due notice thereof be given one day prior to said hearing to the widow and next of kin of the testator, resident of the State of Ohio.

11086 In the matter
 M. F. Cody

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11086

In the matter of the will of M. F. Cody Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Anna E. Cody to admit to probate and record the will of M. F. Cody late of the village of Marysville in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the widow next of kin of said testator resident of the State of Ohio. And Gladys Brown and F. D. Henderson the subscribing witnesses to said will, this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said M. F. Cody deceased; that it was duly executed and attested; and that testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court. Citation is hereby ordered and is this day issued to Anna E. Cody widow of said decedent to elect as to said will, as required by law.

11078

In the matter of the Estate of M. F. Cody, Deceased.

Appointment Order for Bond.

The Last will and Testament of M. F. Cody, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Anna E. Cody 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 E. Cody 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 Ten Thousand and no/100 Dollars, and this cause is continued.

11078

In the matter of the Estate of M. F. Cody, Deceased.

Appointment Bond Approved. Letters Issued.

This day Anna E. Cody appeared in open Court, accepted the trust as Executrix of the Estate of M. F. Cody, deceased, and gave and filed herein her bond in the sum of Ten Thousand and no/100 Dollars, conditioned according to law, with E. H. Hammer, W. C. Moore and F. D. Henderson 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 Anna E. Cody, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50.

9266

In the matter of the Estate of Nora A. Hays. Deceased

Estate not subject to Tax.

Imo McNetrick as one of the heirs of the estate of Nora A. Hays, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$1947.10, the debts and costs of Administration are \$650.00, and the net actual market value thereof is \$1297.10, that said deceased died intestate leaving a widower and four children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor, to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday June 7-1927.

11078

In the matter of the Estate of M. J. Cody. Deceased.

Partnership of "Asman & Cody"

This day this matter came on to be heard upon the application of Walter Asman, the surviving partner of the firm of Asman & Cody, and it appearing to the Court that Anna E. Cody the duly appointed and qualified executrix of the estate of M. J. Cody has entered her appearance herein and consented to the appointment of the Appraisers named in said application, and that the said William Moore, E. J. Morris and Frank W. Galloway, three judicious disinterested persons, are suitable persons, it is ordered that they make under oath a full and complete inventory and appraisement of the entire estate of the said partnership, to include real estate, if there be any, together with a schedule of debts and liabilities thereon, and deliver the same to the surviving partner, to be by him forthwith filed in this Court.

11070

In the matter of the Estate of Frank Sherwood. Deceased

Filing Inventory and Appraisement.

This day came Laura Sherwood, Executrix of the estate of Frank Sherwood late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Laura Sherwood has in all respects complied with the Statutes to such case made and provided do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00

10963

In the matter of Charles H. Dor

This 8th day of June 1927 for appraisement does hereby find and order as follows: allowance of \$1000.00 there is no more value of the estate

The Court finds that where material to which succession subject date of accrual ship or mun Relation Success widow \$768.00

It is ordered mail to all of such notice that a copy to or in any estate and the ion of Ohio. at \$5.00 be provided

10963

In the matter of Charles H. Dor

This day of June 1927 late of account in Whereupon on Saturday said matter

7380

In the matter of Samuel Ber

This day of June 1927 late of Union County in settlement Whereupon on Saturday said matter

10963

In the matter of the Estate of Charles H. Dort, Deceased. } Determination of Inheritance Tax.

This 8th day of June 1927, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises, does hereby find and determine that the gross value of said estate is \$11,570.00, composed as follows: Personally \$1535.00, real estate \$10,035.00. That the debts (including a years allowance of \$500.00) are \$3538.00, and that the cost of administration will be \$04.45; that there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is \$7681.05.

The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationships if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the Township or municipality in which such tax originates, are as follows:

Relation	Value of Succession	Exemption	Sub. to Tax	tax	Date of Accrual	By whom Pd.	Township
widow	\$7681.05	\$5000.00	\$2681.05	\$26.81	Jan. 18-27	Florence M. Dort	Jerome

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County, to be paid in the manner provided by law.

10963

In the matter of the Estate of Charles H. Dort, Deceased. } Filing first and final account

This day came Florence M. Dort Executor of the Estate of Charles H. Dort, 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 30th day of July A.D. 1927, at one o'clock P.M. to which time said matter is continued.

7380

In the matter of the Estate of Samuel Berke, Deceased. } Filing sixth partial account

This day came Joanna Berke Executrix of the Estate of Samuel Berke late of Union County Ohio, deceased, and presented her sixth partial 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 July A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. BYRANE CO., CIN., O. 1925

11076

In the matter of the estate of Dorothy Conrad, deceased.

Application to sell Property at Private Sale. Orders.

This day this matter came on to be heard, upon the application of Maud Piers, Administrator of the estate of Dorothy Conrad, deceased, for an order authorizing said Administratrix to sell at private sale the property therein described, for not less than its appraised value, \$80.00, and the same was submitted to the court.

Whereupon the court finds and is satisfied, upon good and sufficient proof, that it would be for the advantage of the estate of the decedent to sell the property in said application described, at private sale at not less than the appraised value.

Wherefore it is ordered that said Maud Piers, Administratrix, be ordered to sell the property therein described at not less than its appraised value for cash, and the said Administratrix make return of her proceedings hereunder within fifteen days from this date.

10673

In the matter of the estate of E. O. Reams, deceased.

Estate not subject to Tax.

Canby Reams as Executor of the estate of E. O. Reams, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$2700.36, the debts and costs of administration are \$478.00, and the actual net market value thereof is \$2230.36. That said deceased died testate leaving his property to his widow for and during her natural life, then to his four children in equal shares, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11089

In the matter of the will of Corrinna L. Kinney, Dec'd.

Filing of will and order for hearing

This day an instrument of writing, purporting to be the last will of Corrinna L. Kinney, late of Beesburg Township in this County, deceased, was produced in open court and application made for probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 9th day of June 1927, at two o'clock P. M. all next of kin being in court.

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Tuesday June 8-1927.

10958 In the matter of the will of } Election
Charles H. Dort, Deceased.

This day personally came into open court Florence M. Dort widow of said Charles H. Dort, deceased, and applied to make her election whether to take or not to take under the will of said Charles H. Dort, deceased.

Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will and elected to take under it, and asked that her election so to take might be entered upon the journal of the court, which is accordingly done.

Thursday June 9-1927.

11089 In the matter of the will of } Admitting to Probate and Record.
Corrinna L. Kinney, Dec'd.

Be it Remembered, that heretofore, to-wit: on the 9th day of June A. D. 1927, an instrument of writing, purporting to be the last will and Testament of Corrinna L. Kinney, 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.

And it further appearing to the Court that Cad Price one of the subscribing witnesses to said will has since the date of said will, Aug. 10-1911, died.

Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open court, and were duly sworn and examined according to law touching the genuineness of the signature of said Cad Price attached to said will.

Thereupon this day came E. W. Porter the other subscribing witness and 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 Corrinna L. Kinney, 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.

10673 In the matter of the estate of } Filing first and final account.
E. O. Reams, Deceased.

This day came Canby Reams, Executor of the Estate of E. O. Reams, 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 July A. D. 1927, at one o'clock P. M. to which time said matter is continued.

11093

In the matter of the Estate of Corrinna L. Kinney, Dec'd.

Estate not subject to Tax. When no Administration

E. L. Kinney, one of the heirs at law of the Estate of Corrinna L. Kinney, deceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the successions therein are exempt from or subject to inheritance tax under the laws of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that deceased left E. L. Kinney surviving her as widower, and the following named persons her only heirs at law: Fern Hall, daughter.

That no administration is being had on said estate, that only the property of which said decedent was the owner at the time of the death was of value of Two Thousand Dollars, that the value of the property distributed by said decedent in contemplation of death, or to take effect in possession or enjoyment at or after death together with the name and relations hip to the deceased of each person to whom such distribution was made is as follows: none. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11076

In the matter of the Estate of Dorothy Conrad, Deceased.

Sale of Personal Property at Private Sale.

This day this matter came on to be heard, upon the application of Maud Pyers, Administratrix of the Estate of Dorothy Conrad, deceased, for an order authorizing said Administratrix to sell at private sale the property therein described, for not less than its appraised value, \$80.00, and the same was submitted to the Court.

Whereupon the Court finds and is satisfied, upon good and sufficient proof, that it would be for the advantage of the Estate of said decedent, to sell the property in said application described, at private sale at not less than its appraised value.

Wherefore it is ordered that said Maud Pyers, Administratrix be ordered to sell the property therein described at not less than its appraised value for cash, and the said Administratrix make return of her proceedings hereunder within fifteen days from this date.

Friday June 10-1927.

11076

In the matter of the Estate of Dorothy Conrad, Deceased

Confirming Sale.

This day this cause came on for hearing on the report of the Administratrix of her proceedings and sale under a former order of the Court, and the Court, on the examination and consideration thereof, find the said report and proceedings according to law and the former order of the Court, and does hereby approve and confirm the same.

11090

In the matter of Minor L. Foreman

This day B. L. Foreman, Administrator of the Estate of said Minor L. Foreman, deceased, submitted to the Court a report of the assets of said estate, also the probable value of the same. It is ordered by law that the same be confirmed.

11090

In the matter of Minor L. Foreman

This day B. L. Foreman, Administrator of the Estate of said Minor L. Foreman, deceased, submitted to the Court a report of the assets of said estate, also the probable value of the same. It is ordered by law that the same be confirmed.

11076

In the matter of Dorothy Conrad

This day Maud Pyers, Administratrix of the Estate of Dorothy Conrad, deceased, submitted to the Court a report of the assets of said estate, also the probable value of the same. It is ordered by law that the same be confirmed.

11091

B. F. Cronley & Minor L. Foreman

Rela G. Elbin, Charlotte P. Foreman, Madge Worth, Administratrix of the Estate of said Minor L. Foreman, deceased, submitted to the Court a report of the assets of said estate, also the probable value of the same. It is ordered by law that the same be confirmed.

11090

In the matter of the Estate of
Minor L. Foreman, Deceased.

Appointment
Order for Bond.

This day B.F. Cronley, appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Minor L. Foreman, 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 B.F. Cronley 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 Dollars, and this cause is continued.

11090

In the matter of the Estate of
Minor L. Foreman, Deceased.

Appointment. Orders.
Bond Approved. Letters Issued.

This day B.F. Cronley appeared in open Court, accepted the appointment as Administrator of the Estate of Minor L. Foreman, deceased, and gave and filed herein his bond in the sum of Nine Thousand Dollars, conditioned according to law, with American Surety Co of New York as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said B.F. Cronley, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

11076

In the matter of the Estate of
Dorothy Conrad, Deceased

Filing Inventory and Appraisement.

This day came Maud Myers, Administratrix, of the Estate of Dorothy Conrad, late of Union County Ohio, deceased, and presented the Inventory and appraisement of said Estate, duly verified.

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

It is further ordered that said Administratrix pay the costs herein taxed at \$4.00.

11091

B.F. Cronley Adm. of the Estate of
Minor L. Foreman, Deceased.

Petition to Sell Real Estate.

vs. Plaintiff

Lela G. Elbin, Donald Lee Foreman, minor.
Charlotte G. Foreman, widow, & Elizabeth G.
Madgworth, Trustee.

This day came B.F. Cronley, Administrator of the Estate of Minor L. Foreman and filed herein his petition for the sale of the real estate therein described to pay debts of the said decedent. And on his motion summons is issued for Donald Lee Foreman, a minor under 14 years of age directed to the plaintiff and returnable according to law.

The Court is informed that the remainder of the defendants will enter their appearance and no summons is issued.

Said cause is set for hearing on the 11th day of July, 1927, that being the first day that the same cause can be heard after answer day.

11076

In the matter of the estate of Dorothy Conrad, Deceased

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Maude Pgers as Administrator of the estate of Dorothy Conrad, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11078

In the matter of the estate of Joseph Easton, Deceased.

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of John Easton as Executor of the estate of Joseph Easton, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11076

In the matter of the estate of Dorothy Conrad, Deceased.

Filing first and final account

This day came Maud Pgers, Administratrix of the estate of Dorothy Conrad, 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 30th day of July, A.D. 1927, at one o'clock p. m. to which time said matter is continued.

11092

In the matter of the will of James McEown, Deceased.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of James McEown, late of Taylor Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that said will be filed in this Court, and that said application will be for hearing before this Court on the 8th day of July 1927, at two o'clock P. M., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

11010

In the matter of the estate of John Wolford, Deceased.

Filing Sale Bill

This day came J. E. Pearson, Administrator of the estate of John Wolford, late of Union County Ohio, deceased, and presented the Sale Bill of said estate, duly verified. Whereupon the Court, after a careful examination of the same and being satisfied that said J. E. Pearson has in all respects complied with the Statutes to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Administrator pay the costs herein taxed at \$2.50.

10973

Cora Paver, G
Estate of Emma

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Cora Paver,
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10943 Cora Paver, Administratrix of the Estate of Emma Whittmore, Dec'd.

vs. Plaintiff
W. H. Whittmore,

Motion to fix value.

Now comes Cora Defendant.

Now comes Cora Paver, Administratrix of the Estate of Emma Whittmore, deceased, and says she has offered the real estate of said Emma Whittmore for sale at public venue twice, once on the 7th day of May, and again on June 11th 1927, that she was unable to receive a bid on same. She asks the Court to fix a price or value on said premises for which same can be sold, under Sec. 10802 of the Gen. Code of Ohio.

The Court therefore fixes the value of \$800.00 on said premises and directs said Administratrix to sell said premises for not less than \$800.00, and make due return to said Court.

10943 Cora Paver, Administratrix of the Estate of Emma Whittmore, Dec'd.

vs. Plaintiff
W. H. Whittmore, et al.

Order of Confirmation

Defendants.

This cause coming on to be heard on the return of the Administratrix aforesaid, of her proceedings and sale under the order of this Court, and on her motion to confirm the same, was submitted to the Court, and upon consideration thereof the Court after having carefully examined said return and being satisfied that such sale has been in all respects legally made, does hereby approve and confirm the same, and order that said Administratrix make to the purchaser M. H. Warner, a proper deed for the premises so sold.

Tuesday June 14-1927.

10564 In the matter of
The Guardianship of
Samuel D. McAdow.

Filing first partial Account.

This day came Ivan McAdow Guardian of Samuel D. McAdow, a lunatic, of Union County Ohio, and presented his first partial account in settlement of said Guardianship duly verified.

Whereupon the Court do find the same filed and advertised for hearing on Saturday, the 30th day of July A.D. 1927, at one o'clock P.M., to which time said matter is continued.

*
11094 In the matter of the Estate of
Deborah A. Noyes, Deceased.

Appointment-
Order for Bond.

The Last will and Testament of Deborah A. Noyes, late of Union Township in this County, deceased, having heretofore been duly proved and allowed; this day E. C. Noyes, 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 E. C. Noyes is a suitable person and legally competent; it is ordered that he be appointed as such Executor, without Bond in accordance with the will of said Deborah A. Noyes.

THE W. H. STARBUCK CO. - CIN. - O. 1926

11094

In the matter of the Estate of Deborah A. Noyes. Deceased.

Appointment - Bond Approved. Letters Issued.

This day E.C. Noyes appeared in open court; accepted the trust as Executor of the Estate of Deborah A. Noyes, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent to E.C. Noyes, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

*11081

In the matter of the will of Deborah A. Noyes, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of E.C. Noyes, to admit to probate and record the will of Deborah A. Noyes late of the village of Milford Center in said County, deceased, heretofore filed in this court.

It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio,

And John A. Kennington and Jessie (Zarey) Modena, subscribing witnesses to said will this day appeared in open court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Deborah A. Noyes, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of, and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this Court.

Wednesday June 15-1927.

11017

In the matter of the will of George C. Ruhl. Deceased

Election

This day personally came into open court Louise Ruhl, widow of George C. Ruhl, deceased, and applied to make her election whether to take or not to take under the will of said George C. Ruhl, deceased.

Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

11076

In the matter of Dorothy Conroy

Maud Poyer filed an appeal in succession in the same cause, issues, finds and costs of said is - no - toll are exempt -

It is ordered to the County. It is further other entries sessions of

10982

In the matter of Thomas R. Pe...

This day of Union Co settlement - Whereupon on Saturday said matter

11075-

In the matter of Frank She...

This wood, late estate, due

Whereupon satisfied the Statute to filed and the costs to

11095

Estate of J. Sho...

Arthur C. an application therein came on for and determination said deceased a result said tax. It is to the County entries in relation estate, be ev

11076

In the matter of the estate of Dorothy Conrad. Deceased.

Estate not subject to Tax.

Maud Myers as Administratrix of the estate of Dorothy Conrad, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$498.50, the debts and costs of administration are \$498.50, and the net actual market value thereof is - no - dollars, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10982

In the matter of the estate of Thomas R. Perkins. Deceased.

Filing first and final account.

This day came Walter Fogle Executor of the estate of Thomas R. Perkins, 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 July A.D. 1927, at one o'clock P.M., to which time said matter is continued.

11075-

In the matter of the estate of Frank Sherwood. Deceased.

Filing Sale Bill.

This day came Laura Sherwood, Executrix of the estate of Frank Sherwood, late of Union County Ohio, deceased, and presented the Sale Bill of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Laura Sherwood has in all respects complied with the Statute to such case made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$2.50.

11095-

In the matter of the estate of J. Charles Gross. Deceased.

Thursday June 16-1927.
Estate not subject to Tax.

Arthur C. Gross as Executor of the estate of J. Charles Gross, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$5870.00, the debts and costs of administration are \$2832.00, and the net actual market value thereof is \$3038.00, that said deceased died testate leaving said property to his son Arthur C. Gross, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN., O. 1926

11082

In the matter of the will of Elwood W. Smith, Dec'd.

Admitting to Probate and Record.

Be it Remembered, That, heretofore, to wit: on the 26th day of May A.D. 1927, an instrument of writing, purporting to be the Last will and Testament of Elwood W. Smith, late of Jerome Township in this County, deceased, was produced in open court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this court.

And it further appearing to the Court that Ressie Howard one of the ^{subscribing} witnesses to said will, has since the date of said will Nov. 14-1918, moved to parts unknown. Thereupon J.R. Wood and J.E. Strayer appeared in open court, and were duly sworn and examined according to law, touching the genuineness of the signature of said Ressie Howard, attached to said will.

Thereupon this day came J.E. Strayer the other subscribing witness to said will, and W.F. Justice and J.R. Wood, witnesses to the codicil attached thereto, and testified as to the execution and attestation of said will, and codicil attached thereto, 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 Elwood W. 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.

11096

In the matter of the Estate of Elwood W. Smith, Deceased.

Appointment - Order for Bond.

The Last will and Testament of Elwood W. Smith late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed; this day Cephias Atkinson 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 Cephias Atkinson 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 Ten thousand Dollars, and this cause is continued.

11096

In the matter of Elwood W. Smith, Dec'd.

This day the Court ordered that the Executor of said Bond in the law, with the approval of the Court. It is therefore ordered, that the said Executor

10974

In the matter of Mary Gardner.

This day the Court ordered that an order be made of Union County.

Upon the said deceased second real estate, Lyda S. Gardner Ray Co. Mo.

And the Court being satisfied that the said Lyda S. Gardner being part of the land here described as west will

E. 22.28 ft poles to a co. 11 5/8 ft Eli Sloop to said La

ed, except described. Also said Lot hereby con

And it is ordered that the Court issue to

11096

In the matter of the estate of Elwood W. Smith, deceased.

Appointment

Bond Approved. Letters Issued.

This day Cephas Atkinson appeared in open Court; accepted the trust as Executor of said estate of Elwood W. Smith, deceased, and gave and filed herein his Bond in the sum of Ten Thousand Dollars, (\$10,000.00), conditioned according to law, with Alma Atkinson and J.R. Woods, 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 Cephas Atkinson, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Monday June 20-1927.

10974

In the matter of the will of Mary Gardner, deceased.

Authority to Transfer Real Estate Devisee

This day came Roy A. Biddle, and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Mary Gardner, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Roy A. Biddle.

"Second: I give, devise and bequeath to my grand son Roy A. Biddle all of my real estate, in the event of the death of Roy A. Biddle my real estate is to go to Lyda J. Gardner, if she be not living to go to Mary Wharton Stewart of Richmond Ray Co. Mo."

And that said real estate so devised is described as follows:

Situate in the state of Ohio, County of Union and Township of Clairbourne, being part of Survey No. 6293 in the village of Richwood and bounded and described as follows:

Beginning at a stake in the center of the Ottawa and Hoskins road, 50 feet west of the northwest corner of 2.63 acres of land heretofore conveyed by Cyre Landen and wife to Wm H. Marriott; thence west with the center of said road 11 3/32 poles to a stake; thence S. 16 1/4 E. 22.28 poles to a stake in John A. Cook's north line; thence N. 88 1/2 E. 13.50 poles to a stake in southwest corner to said Marriott's land; thence N. 15 1/2 W. 11 5/32 poles to a stake southeast corner to a lot heretofore conveyed by said Eli Sloop to Reuben Lavender; thence west 50 feet to a stake southwest corner to said Lavender lot; thence 185 feet to place of beginning.

Containing 1.65 acres, more or less. All of which is hereby conveyed, except a strip of land 20 feet wide to be taken off the south side of the above described tract, which has been heretofore conveyed for part of a street.

Also excepting a lot 66 feet in width of the west side of said land. Said lot running from the Hoskins pike back 158 feet. Leaving the amount hereby conveyed 1.26 acres, more or less.

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 said real estate be transferred upon the duplicate of the County to the name of Roy A. Biddle, and that a certificate of this order issue to the County Auditor as required by law.

THE W. H. BYRAGE CO., CIN. O. 187569

9269 In the matter of the estate of Charles W. Smith, Deceased. } Estate not subject to Tax.

Charles H. Smith as Administrator of the estate of Charles W. Smith, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$17,927.88, the debts and costs of administration are \$9,100.00, and the net actual market value thereof is \$8,827.88, that said deceased died intestate leaving three children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid in the manner provided by law.

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Tuesday June 21-1927.

10934 In the matter of the estate of Emma Jane Galloway, Dec'd. } Authority to sell Chattel

This day this cause came on to be heard upon the application of the Executor for authority to sell certain chattel property belonging to the estate to pay debts of decedent. And the court being fully advised in the premises, sustains said application.

It is therefore considered by the court that the said Frank W. Galloway, Executor, be and he hereby is, authorized and directed to sell the following described chattel property for the prices hereinafter set forth, to-wit:

- \$600.00 United States Liberty Bonds, for \$610.00
- \$2000.00 Phillipine Bonds for \$2086.94
- \$2000.00 Land Certificate in the U. of Life Building, for \$2030.61.

Monday June 20-1927.

10809 In the matter of the estate of Philip M. Smith, Deceased. } Filing first and final account.

This day came H. B. Smith, Executor of the estate of Philip M. Smith, deceased, 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 30th day of July A. D. 1927, at one o'clock P. M. to which time said matter is continued.

I

11097 In the matter of the estate of Milton B. Koffroth, Dec'd } Appointment Order for Bond.

This day Mary Koffroth appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Milton B. Koffroth, late of Claibourne Township Union County Ohio, deceased, and an affidavit that there is not to her knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the court being satisfied that an Administrator should be appointed, and that said Mary Koffroth is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law in the sum of and this cause is continued.

11097 In the matter of Milton B. Koffroth.

This day Mary Koffroth appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Milton B. Koffroth, late of Claibourne Township Union County Ohio, deceased, and an affidavit that there is not to her knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the court being satisfied that an Administrator should be appointed, and that said Mary Koffroth is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law in the sum of and this cause is continued.

It is the order of the court that this proceeding be taxed at \$3.00.

10847 In the matter of J. Martin Burns, late of Union County Ohio, Dec'd.

This day this cause came on to be heard upon the application of the Executor for authority to sell certain chattel property belonging to the estate to pay debts of decedent. And the court being fully advised in the premises, sustains said application.

It is therefore considered by the court that the said J. Martin Burns, Executor, be and he hereby is, authorized and directed to sell the following described chattel property for the prices hereinafter set forth, to-wit:

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

10609 In the matter of Charles D. Braun, Dec'd.

This day this cause came on to be heard upon the application of the Executor for authority to sell certain chattel property belonging to the estate to pay debts of decedent. And the court being fully advised in the premises, sustains said application.

It is therefore considered by the court that the said Charles D. Braun, Executor, be and he hereby is, authorized and directed to sell the following described chattel property for the prices hereinafter set forth, to-wit:

- \$600.00 United States Liberty Bonds, for \$610.00
- \$2000.00 Phillipine Bonds for \$2086.94
- \$2000.00 Land Certificate in the U. of Life Building, for \$2030.61.

Monday June 20-1927.

In the matter of Philip M. Smith, Dec'd.

This day this cause came on to be heard upon the application of the Executor for authority to sell certain chattel property belonging to the estate to pay debts of decedent. And the court being fully advised in the premises, sustains said application.

It is therefore considered by the court that the said Philip M. Smith, Executor, be and he hereby is, authorized and directed to sell the following described chattel property for the prices hereinafter set forth, to-wit:

- \$600.00 United States Liberty Bonds, for \$610.00
- \$2000.00 Phillipine Bonds for \$2086.94
- \$2000.00 Land Certificate in the U. of Life Building, for \$2030.61.

Monday June 20-1927.

In the matter of Milton B. Koffroth, Dec'd.

11097

In the matter of the Estate of Milton B. Koffroth, Dec'd. } Appointment. Orders Bond Approved. Letters Issued.

This day Mary Koffroth appeared in open court, accepted the appointment as Administratrix of the Estate of Milton B. Koffroth, deceased, and gave and filed herein her Bond in the sum of _____ conditioned according to law with _____ freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Mary Koffroth that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$0.50.

10847

In the matter of the Estate of J. Martin Burns, Deceased. } Filing Sale Bill.

This day came Anna B. Burns and LeRoy Burns, Executors of the Estate of J. Martin Burns, late of Union County, Ohio, deceased, and presented the Sale Bill of said Estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executors have in all respects complied with the statutes in such case made and provided, do order the said Sale Bill filed and recorded.

It is further ordered that said Executors pay the costs herein taxed at \$2.50

Wednesday June 23-1927.

10609

In the matter of the will of Charles Braun, Deceased. } Authority to Transfer Real Estate Devised.

This day came Adelbert F. Braun and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real Estate devised by Charles Braun, deceased. Upon consideration whereof, the Court finds that by the terms of the will of said Decedent, said real estate was devised to Marie S. Braun, his widow, and William Braun, Christina Braun, Helen Braun (Adelbert Braun, Carl Clara Braun, which real estate is specifically described as follows, to-wit: Situated in the County of Union, State of Ohio, and in the village of Marysville.

First Tract: Being part of In Lot No. 40 of said Village.

Beginning nineteen (19) feet south of the northeast corner of said lot on Main Street of said Village; thence with the west line of said Street south forty four and one-half (44½) feet; thence west to the line of the Alley; thence with the line of said Alley north forty four and one-half (44½) feet; thence east to the beginning. Being a strip of In-Lot No. 40, forty four and one-half feet in width from said Street to said Alley, and being that part of said In-Lot of which Samuel McCampbell late of the village, County and State aforesaid died seized.

Second Tract: Part of In Lot No. 40.

Being on the south side of and adjoining the property formerly owned by Samuel McCampbell fronting nineteen and one-half (19½) feet on Main Street and running back west the same width to the Alley one hundred and thirty two (132) feet, more or less, and being the same property conveyed to William Weber by G. Wolf and others by deed dated April 1st 1878 and recorded in Vol. 45 Page 403 of the records of Deeds of Union County.

Third Tract: Being part of In Lot No. 57, and _____

W. Smith, deced...
and order that...
inheritance tax...
the court being...
the gross value...
ation are \$9,100.00...
paid deceased...
at said estate and...
ce tax...
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ded by law...
with a copy of...
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ion of the Executor...
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remises, sus-...
Frank W. Gallaway...
all the following...
etc, to-wit:
38:61.
ent.
M. Smith, deceased...
account in ret...
ised for hearing...
P.M. to which
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the estate of Milton...
and an affidavit...
alleged intestate...
and the probable val...
should be appointed...
e appointed upon gov...
continued.

THE W. H. STANAGE CO., CIN., O. 192889

Commencing at the point of intersection of the south line of Fifth Street with the east line of Main Street; thence with said line of Fifth Street south 85 deg. East 59 feet to the S. L. Sellers property; thence with the west line of said Sellers property south 5 deg. west and parallel with Main Street 20 1/2 feet; thence with Fred and Anna Houston's property north 85 deg. west 39 feet to the east line of Main Street; thence with said line north 5 deg. East 20 1/2 feet to the beginning. Including the use with other adjacent properties of a continuous passageway 5 feet wide off the east end of said Houston's land, and off the south end of said Sellers land, and off the east end of the Bank of Marysville's land, and off the south end of F. M. Gibson's land, and terminating in the alley to the east of said In Lot No. 51.

Fourth Tract: Beginning at a point in the south margin of west Fifth Street and at the north westerly corner to L. B. Harvey's lot; thence south along the west side of said Harvey's lot 159.50 feet to a point at the south westerly corner of S. E. Knepper's lot; thence along the east line of said S. E. Knepper's lot north 159.50 feet to the south margin of west Fifth Street, and northeasterly corner of said Knepper's lot; thence along the south margin of west Fifth Street to the beginning. Containing 2 2/3 of an acre, more or less.

Fifth Tract: Being Lot No. 506 of Sunny Side Park Addition to the village of Marysville Ohio, which includes the W. M. Robinson addition to said village. For a more definite description of said lot; reference is hereby made to the recorded plat of said addition as found in the Recorder's office of said Union County.

Sixth Tract: Being Lot No. 564 of Sunny Side Park Addition to said village of Marysville Ohio, which includes the W. M. Robinson addition to said village. For a more definite description to said of said lot reference is hereby made to the recorded plat of said addition as found in the Recorder's office of Union County Ohio.

Seventh Tract: Being Lot 702 of Sunny Side Park Addition to said village of Marysville Ohio, which includes the W. M. Robinson Addition to said village. For a more definite description of said lot reference is hereby made to the recorded plat of said addition as found in the Recorder's office of Union County Ohio, being same lot deeded by P. M. Combs & wife to said Rose Emmert Aug. 28th 1905, and recorded on page 194 Vol. 98.

Eighth Tract: Being In Lot Number Seven Hundred and ninety one (791) and a strip forty-eight feet wide off of the east side of In Lot (No. 790) Seven Hundred and ninety, being all of said in-lot No 790, except two feet off the west side thereof in Edgewood Terrace Addition to said village. For a more definite description of said lot see the recorded plat of said addition in Union County Recorder's office.

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 said real estate be transferred upon the duplicate of the County to the name of Matie L. Braun, William Braun, Christina Braun, Helen Braun, Adelbert Braun, and Carl Clara Braun, and that a certificate of this order issue to the County Auditor as required by law.

10809 In the matter of Philip M. Brown & H. B. Duncanson Application therein are came on for and determination of Administration \$1568.50, and that as such inheritance It is ordered to the Court It is further other entries succession

11054 In the matter of Elwood W. D. This day of Union County of said Estate Whereupon Saturday the matter is

In the matter filed for Administration This day all respects It is the Journal and C. O. Wiley & George E. W. Milo L. Myer W. P. Hutchins

10807 J. O. Baker

10715 John L. Sell

10657 W. A. Kenned

10952 Ella Conno

10815 W. C. Temple

10809

In the matter of the Estate of Philip M. Smith, Deceased.

Estate not subject to Tax.

H. B. Smith as Executor of the Estate of Philip M. Smith, deceased, having filed an Application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2468.50, the debts and costs of Administration are \$900.00, and the net actual market value of said estate is \$1568.50, that said deceased died testate leaving his property to his only son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Thursday June 24-1927.

11054

In the matter of the Guardianship of Elwood W. Smith

Filing first and final account.

This day came Miles E. Linscott, Guardian of Elwood W. Smith, an incompetent 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 30th day of July A.D. 1927, 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.

10906

C. O. Wiley and V. D. Coe, Admrs. of the Estate of J. D. Coe, second and final account.

10413

George E. Whitney, Administrator of the Estate of Josie M. Ingman, first & final acc't.

8347

Milo L. Myers, Guardian of Dorothy Conrad, fourth and final account.

10718

W. P. Hutchisson, Administrator of the Estate of L. W. Hutchisson, first and final account.

10807

J. O. Baker, Admr. of the Estate of Samuel K. Baker, first and final account.

10715

John L. Sellers, Trustee of the Estate of Eli P. Rogers, first and final account.

10657

W. A. Kennedy, Admr. of the Estate of Edward Kennedy, first and final account.

10952

Ella Connolly, Executrix of the Estate of John Connolly, first and final account.

10815

W. C. Temple, Admr. of the estate of George B. Temple, first and final account.

THE W. H. STAMAGE CO., CIN., O. 19268

10372

In the matter of the Estate of } Second and final Account.
J. D. Coe. Deceased.

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

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

It is ordered that said Administrators be and they are allowed the sum of Four Hundred and Ten Dollars (U. S. Coe, \$160.00, C. O. Wiley \$250.00) 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.

It is ordered that said Administrators pay the costs herein taxed at \$5.00 within ten days. Costs paid May 31-1927.

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

10413

In the matter of the Estate of } First and final Account.
Josie M. Ingman. Deceased.

This day the first and final account of George E. Whitney, Administrator of the Estate of Josie M. Ingman, 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 Six, and 4/100 Dollars (\$96.48), 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.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 13-1927.

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

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8347

In the matter of }
The Guardianship of }
Dorothy Conrad. } Fourth and final Account.

This day the fourth and final account of Milo S. Myers, Guardian of Dorothy Conrad came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid May 16-1927.

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

10718

In the matter of the estate of }
L.W. Hutchisson, Deceased. } First and final Account.

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

It is ordered that said Administrator be and he is allowed the sum of Three Hundred Dollars (\$300.00), as a credit, being a just and reasonable amount expended by him for a tombstone for said decedent.

It is ordered that said Administrator be and he is allowed the sum of Seventy five Dollars (\$75.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid Aug 23-1926.

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

THE W. H. STANAGE CO., CIN., O. 1925

10807

In the matter of the estate of Samuel N. Baker. Deceased.

First and final Account.

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

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

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 17-1927.

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

10715

In the matter of

The Trusteeship of Eli P. Rogers, Estate.

First Account

This day the first account of John L. Sellers, Trustee of the Estate of Eli P. Rogers, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Trustee be and he is allowed the sum of Four Hundred and Twenty six, and 9/100 Dollars, (\$426.92), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Thirty five Hundred and Twenty seven 1/100 Dollars (\$3527.71), in the hands of said Trustee due said ward, which amount he is ordered to turn over according to law.

It is ordered that said Trustee pay the costs herein taxed at \$5.00 within ten days. Costs paid June 23-1927.

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

10587

In the matter of Edward Kemmer

This day of Edward Kemmer having been fully examined thereto, and

It is ordered

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10957

In the matter of John Connor

This day of John Connor having been examined thereto, and having examined matters pertaining to the same.

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10815

In the matter of George B.

This day of the Estate settlement.

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10587

In the matter of the estate of Edward Kennedy, Deceased.

First and final account

This day the first and final account of W.A. Kennedy, Administrator of the estate of Edward 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 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 pay the costs herein taxed at \$8.00 within ten days. Costs paid May 24-1927.

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

10957

In the matter of the estate of John Connolly, Deceased.

First and final account.

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

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

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

It is ordered that said Executrix pay the costs herein taxed at \$8.00 within ten days. Costs paid May 25-1927.

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

10815

In the matter of the estate of George B. Temple, Dec'd.

First and final account.

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

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

It is ordered that said Administrator be and he is allowed the sum of Ninety nine Dollars, (\$99.00), 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 settled according to law.

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 24-1927.

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

Monday June 27-1927.

11099 In the matter of the will of } Filing of will and Order for Hearing.
Mary Prynthia Charles. Dec'd.

This day an instrument of writing purporting to be the last will of Mary Prynthia Charles, late of Richwood, Claibourne Township, in this County, deceased, was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court, and that said Application will be for hearing before this Court on this date, the 27th day of June 1927, at two o'clock P.M. all next of Kin being in Court.

11097 In the matter of the will of } Admitting to Probate and Record.
Mary Prynthia Charles. Dec'd.

This matter came on this day further to be heard, on the application of Emma A. Merriman to admit to probate and record the will of Mary Prynthia Charles, late of the village of Richwood in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of Kin of said testator resident of the State of Ohio.

And J.F. Wood and S.E. Guspan, the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Mary Prynthia Charles, deceased; that it was duly executed and attested; and that said testator at the time of her death, was a resident of and had an estate in this County, and at the time of signing said will, was of legal age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this Court.

Sat. June 18-1927.

11098 H.D. Burlingame, Executor of the Estate of } Plaintiff } Petition to Complete Contract.
D.B. Russell, vs. } Defendant } Order for Summons.
H. May Russell, et al.

This day H.D. Burlingame Executor of the estate of D.B. Russell, appeared in open Court and filed his petition duly verified, praying for authority to complete a certain real contract as therein described.

It is ordered that the time of hearing said petition be and hereby is fixed for the 18th day of June 1927, at 3 o'clock P.M., all interested parties being in Court.

11100 In the matter of Mary Prynthia Charles. Dec'd.

The last will of said testatrix, also a probable value is a suitable as such Exec sum of Dec

11100 In the matter of Mary Prynthia Charles. Dec'd.

This day executor of the will of said testatrix, with sureties, who are to be appointed, to be the said Executor

10564 In the matter of Samuel D. McAdow.

This day Samuel D. McAdow, a lunatic, was appointed executor of the will of said testator, and is fully invested with the administration of the estate of said testator from the date of his appointment, July 1-1927.

10720 In the matter of Emma W. Russell.

This day Emma W. Russell, executrix of the will of said testator, filed her final account of the administration of the estate of said testator, and is hereby discharged from the date of her appointment, June 1-1927.

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Hearing.

Last will of Mary
... in this County,
made for Probate
Court, and filed
this date, the 27th
... Court.

Record.

Application of
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... of the Court
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11100

In the matter of the Estate of
Mary Prynethia Charles, Dec'd.

Appointment
Order for Bond.

The Last will and Testament of Mary Prynethia Charles, late of Claibourne Townships, in this County, deceased, having heretofore been duly proved and allowed; this day Emma A. Merriman the Executrix named in said will, appeared in open court and filed an Application under oath as required by law to be appointed such Executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Emma A. Merriman 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 Seven Thousand Dollars, and this cause is continued.

11100

In the matter of the Estate of
Mary Prynethia Charles, Dec'd.

Appointment
Bond Approved. Letters Issued.

This day Emma A. Merriman appeared in open court, accepted the trust as executor of the estate of Mary Prynethia Charles, deceased, and gave and filed herein her Bond in the sum of Seven Thousand (\$7,000.00) Dollars, conditioned according to law, with The American Surety Company 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 Emma A. Merriman, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50.

Tuesday June 28-1927.

10564

In the matter of
Samuel S. McAdow,
a lunatic.

Application for Mother's Allowance.
Orders.

This cause coming on to be heard upon the Application of Mrs Harriet McAdow for allowance for support as the dependent mother of Samuel S. McAdow, and the Court being fully advised in the premises and having carefully investigated the matter finds that said Mrs Harriet McAdow is the dependent mother of such ward herein and that she is in need of additional allowance, and orders that she be paid by the guardian, Ivan McAdow from the funds of said ward the sum of \$10.00 per month beginning July 1-1927, until the further order of this Court.

10720

In the matter of the Estate of
Emma Whittemore, Deceased.

Filing first and final Account.

This day came Cora Paver Administratrix of the estate of Emma Whittemore, 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 30th day of July A.D. 1927, at one o'clock P.M., to which time said matter is continued.

11101

In the matter of the will of
Wilce Melick, deceased.

Filing of will and Order for Probate.

This day an instrument of writing purporting to be the last will of Wilce Melick, late of Leesburg Township, in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court the 9th day of July 1927, at ten o'clock a.m., and that due notice thereof be given 3 days prior to said hearing, to the widow and next of kin of the testator, resident of the State of Ohio.

Thursday June 30-1927.

10972

In the matter of the will of
H.W. Morey, deceased.

Authority to Transfer Real Estate Devised.

This day came Dana W. Morey and filed herein his application duly verified, for and to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by H.W. Morey, deceased. Upon consideration whereof, the Court finds that by the terms of said will of said decedent, said real estate was devised to Clara W. Morey.

And that said real estate so devised is described as follows:

Being part of Survey No. 2675, in Union Township, Union County Ohio. Beginning at a stone (witnessed by two Red Buds and an Elm) on the left bank of Darby Creek and lower corner to lands formerly owned by George and Jorlah Reed; thence with the southerly line of said land N. 68° E. 216 poles to a stone (witnessed by a Sogwood and Maple) westerly corner to lands formerly owned by Joseph F. Woods; thence with the westerly line of said lands S. 32° E. 110 and 43/100 poles to a stone (witnessed by two Sugar Trees and an Elm) corner to said lands in the line of W. S. Baldwins lands; thence with the said line passing his westerly corner and with the line of lands formerly owned by John P. Woods, S. 58° W. 240 poles to a stone (witnessed by two Buckeyes) corner to John C. Woods land on the left bank of said Darby Creek; thence up said creek with the meanderings thereof at low water mark on the left side to the beginning.

Excepting about 1/2 of an acre for the Woods Cemetery, containing 160 acres, more or less.

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 said real estate be transferred upon the duplicate of the County to the name of Clara W. Morey, and that a certificate of this order issue to the County Auditor, as required by law.

10972

In the matter of the will of
H.W. Morey, deceased.

Election

This day personally came into open Court Clara Morey, widow of H.W. Morey deceased, and applied to make her election whether to take or not to take under the will of said Henry W. Morey, deceased. Whereupon the Court explained to her the provisions of said will and her rights under it, and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the Journal of the Court, which is accordingly done.

10972

In the matter
H.W. Morey,

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10972

In the matter of the will of
H.W. Morey, Deceased.

Authority to Transfer Real
Estate Devised.

This day came Dana W. Morey and filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by H.W. Morey, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Dana W. Morey.

Also another tract of land in the village of Marysville, Paris Township, Union County, Ohio, and being part of In-Lot No. 57. Beginning at the southeast corner of that part of said In-Lot now owned and occupied by the Farmers Bank and in the west line of Main Street; thence westerly with the south line of said Bank lot to the east line of an alley running north and south between Main and Court Streets; thence southerly with the east line of said Alley 27 1/2 feet to the northwest corner of James W. Robinsons part of In-Lot; thence easterly with the north line of said Robinsons lot to the west line of Main Street; thence northerly with the west line of said Main Street 27 1/2 feet to the beginning.

Also another tract of land in Paris Township, Union County Ohio.
Being the north half of In-Lot No. 56.

For a more particular description of said lot reference is had to the plat of said town. Being same premises conveyed to said G. L. Sellers by J. J. Morelock and wife Oct. 23rd 1890. See Vol. 65, Page 173. Record of Deeds.

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 said real estate be transferred upon the duplicate of the County to the name of Dana W. Morey, and that a certificate of this order issue to the County Auditor as required by law.

11004

In the matter of the will of
Susan B. Van Derau, Dec'd.

Authority to Transfer Real
Estate Devised.

This day came Reuben Van Derau and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by Susan B. Van Derau, deceased. Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Reuben Van Derau, Executor of Susan B. Van Derau Dec'd, as follows: in said will.

"Item 4; I direct that the home at 434 East Seventh Street Marysville Ohio, be sold. The proceeds to be a part of my estate. and for this purpose my executor is empowered to sell and convey and make the necessary deeds of conveyance without the intervention of any court whatsoever". And that said real estate so devised is described as follows: Being 100 feet on Seventh Street and 107 feet on Chestnut St. Marysville Ohio. S. part of Lot 179 Mathisto additions. The heirs are Margaret Crookes, Clara Horst, Reuben Van Derau and Mary Johnson.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Reuben Van Derau, Executor and that a certificate of this order issue to the County Auditor as required by law.

THE W. H. BYRANE CO. - CIN. O. 187819

10877 In the matter of the estate of John P. Kirtline, Deceased. } Filing first and final account.

This day came J. S. Davis, Executor of the estate of John P. Kirtline 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 July, A.D. 1927, at one o'clock P. M. to which time said matter is continued.

Saturday June 25-1927.

9110 In the matter of The Guardianship of Edith Shelton et al. } To Invest in Real Estate

This day this matter came on to be heard upon the application of J. E. Shelton Guardian of Edith Shelton and Fern Shelton, minors, for an order of this Court, giving its consent and approbation to said Guardian, to invest certain funds in productive real estate, described in said petition; and it appearing to the Court that it would be to the best interest of said wards to invest said funds, the consent and approbation of the Court is hereby given to J. E. Shelton to purchase the real estate described in said petition and take title to said real estate in the name of said wards.

Thursday June 2-1927.

10994 Joseph Richard Davis, Executor of the Estate of W. S. Davis, Dec'd. vs Plaintiff } Petition to sell Real Estate Orders of Sale, etc

This day this cause came on to be further heard, and it appearing to the Court that the said Joseph Richard Davis the plaintiff above named has given bond as heretofore ordered, in the sum of Five Thousand and No Dollars, with Gertrude Davis and C. V. Davis freeholders as sureties; it is ordered that said bond be and hereby is approved. It is therefore further ordered that said Joseph Richard Davis as such Executor proceed according to law to sell the real estate described in the petition, free from dower of Caroline Davis at public auction for not less than two-thirds the appraised value thereof, on the following terms, to-wit, cash in hand on day of sale.

It is further ordered that said petitioner give notice four weeks consecutively of the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County Ohio, where said real estate is situate. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

Friday July 1-1927

7489-A In the matter of the Guardianship of Jessie Opal Hauger. } Filing first partial account.

This day came Richard C. Thrall, Guardian of Jessie Opal Hauger, a minor, of Union County Ohio, and presented his first partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of July A.D. 1927, at one o'clock P. M. to which time said matter is continued.

11102 In the matter of Fay Lawrence

This day ... and filed here ... Codes, age ... Burns with ...

And it being a discreet and hereby appointed petition, and parents and proper subject

It is ordered day of July than thirty Said best hearing the

11104 S. H. Shoney, Ellen Rush

vs. His Ward, et al. This day ... ed his petition belonging

It is ordered for the 6th It is further filing and to George T Exchange to Ada E. M P. Hoffmann

ma Wilson itance in them per residence before said

11096 In the matter of Elwood W.

This day ... late of Union County Ohio ... ment of said ... examination respects ... der the said ... ed that said

11102 In the matter of Adoption of
Fay Lawrence Coder.

Petition Filed
Order for Hearing

This day Oscar Burns and Fannie Burns, husband and wife, appeared in open Court, and filed herein their petition for leave to adopt and change the name of Fay Lawrence Coder, age 7 years on Sept. 9th 1926, boy child of Fay Coder, to the name of Fay Lawrence Burns with the answer and consent in writing of Fay Coder, father of said child.

And it being necessary, under the provisions of the law in such case provided, that a discreet and suitable person be appointed as next friend of said child, the court hereby appoints Margaret O. Scott whose duty it shall be to verify the allegations of the petition, and make appropriate inquiry to determine whether the proposed foster parents and their home are suitable for said child. And whether said child is a proper subject for adoption in said home.

It is ordered that the said petition be for hearing before this court, on the 16th day of July A.D. 1927, at two o'clock P.M. That being not less than ten nor more than thirty days from the filing of petition.

Said next friend shall as soon as practicable, and before the day herein set for hearing the petition, submit to the court a full report in writing.

Saturday July 2-1927.

11104 S. H. Cheney, Guardian of
Ellen Rush, Plaintiff
vs.
His Ward, et al. Defendants

Petition to sell Real Estate
Order for Notice.

This day S. H. Cheney, Guardian of Ellen Rush appeared in open Court and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said ward, Ellen Rush.

It is ordered that the time of hearing said petition be and hereby is fixed for the 6th day of August 1927, at two 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 Ellen Rush, his ward; to George W. Lee, Richwood Banking Co, W. D. Cameron, Agent, Richwood Farmers Exchange Company, and Farmers Deposit Bank of Richwood, lien holders, and to Ada E. Martino, Cecil Rush, Iva D. McCrary, Lester F. Rush, Gorman Rush, Osa P. Hoffman, Bessie C. Cheney, Lawrence Rush, Orus S. Rush, Clifford Rush, J. H. Wilson and Virgil Rush, all persons entitled to the next estate of inheritance in such real estate, Defendants; in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, days before said day of hearing, and this cause is continued.

11096 In the matter of the estate of
Elwood W. Smith, Dec'd.

Filing Inventory and Appraisement.

This day came Aphas Atkinson, Executor of the estate of Elwood W. Smith of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified. Whereupon the court, after a careful examination of the same, and being satisfied that said Executor has in all respects complied with the Statutes to said case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executor pay the costs herein taxed at \$4.00.

THE W. H. STANGE CO., CIN., O., 1925

10877

In the matter of the estate of John P. Kittle, Deceased

Estate not subject to tax.

J.P. Davis, as Executor of the estate of John P. Kittle deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Eight thousand eight hundred & sixty-four, and 2/100 Dollars; the debts and costs of Administration are Eight thousand, eight hundred and sixty-nine and 7/100 Dollars, and the net actual market value thereof is Eight thousand, eight hundred and sixty-four, and 7/100 Dollars.

That there is no residue subject to inheritance tax and that said estate is not liable for tax and none is due therefrom, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00, be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11103

In the matter of the will of E.F. McDroy, Deceased.

Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of E.F. McDroy, late of Liberty Township in this County, deceased, was produced in open Court and application made for probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 22nd day of July 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the widow and next of kin of the testator, resident of the State of Ohio.

11100

In the matter of the Estate of Mary Prynthia Charles, Dec'd.

Filing Inventory and Appraisement.

This day came Emma A. Merriman, Executrix of the Estate of Mary Prynthia Charles, late of Union County Ohio, deceased, and presented the inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Emma A. Merriman has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

Saturday July 2-1927.

10973

In the matter of the Estate of H.W. Morey, Deceased.

Filing first and final account.

This day came Dana W. Morey, Executor of the estate of H.W. Morey 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 July A.D. 1927, at one o'clock P.M., to which time said matter is continued.

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In the matter filed for settle

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Walter Fogle, E

Canby Reams

Maud Pgers. C

Florence M. Do

Cora Parer. A

J.L. Davis, Ex

Dana W. More

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In the matter of Dwight

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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 before this Court on Saturday, July 30-1927, at one o'clock P.M. as follows:

7380

Joanna Berke, Devisee for life, of the Estate of Samuel Berke, Sixth partial account.

10809

H. B. Smith, Executor of the Estate of Philip M. Smith, first and final account.

10952

Halter Fogle, Executor of the Estate of Thomas R. Perkins, first and final account.

10673

Canby Reams, Executor of the Estate of E. O. Reams, first and final account.

11076

Maud Piers, Administrator of the Estate of Dorothy Conrad, first and final account.

10963

Florence M. Dort, Executrix of the Estate of Charlie H. Dort, first and final account.

10720

Cora Parer, Administratrix of the Estate of Emma Whittenmore, first and final account.

10877

J. L. Davis, Executor of the Estate of John P. Kittling, first and final account.

10973

Dana W. Morey, Executor of the Estate of H. W. Morey, first and final account.

10564

Ivan McAdow, Guardian of Samuel D. McAdow, first partial account.

11054

Miles E. Pincott, Guardian of Elwood W. Smith, first and final account.

9489-A

Richard L. Thrall, Guardian of Jessie Opal Hauger, first partial account.

11103-

In the matter of the Guardianship
of Dwight Rogers, minor

Appointment
Order for Bond.

This day Edna Rogers appeared in open Court, and made application to be appointed Guardian of Dwight Rogers, and the Court being satisfied that said Dwight Rogers is a minor of the age of 12 years, Sept. 9th 1926, and a child of William D. Rogers 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 Edna L. Rogers 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 now ordered that said Edna L. Rogers be appointed such Guardian upon giving Bond with sureties as required by law, in the sum of Three Hundred Dollars; and this cause is continued.

11105-

In the matter of
The Guardianship of
Dwight Rogers, minor.

Bond Approved. Letters Issued.

This day Edna L. Rogers appeared in open Court, accepted the appointment as Guardian of Dwight Rogers, and gave and filed herein her Bond in the sum of Three Hundred Dollars, conditioned according to law, with C. S. Calhoun freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Edna L. Rogers 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 Edna L. Rogers, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$3.50.

THE W. H. STANAGE CO., CIN. O. 1925

10892

In the matter of the Will of P. M. Warren, Deceased. Authority to Transfer Real Estate Devised.

This day came John E. Warren, and filed herein his application duly verified for an order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by P. M. Warren deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to John E. Warren.

The Item by which said real estate is devised is as follows:

"Third: I give, devise and bequeath to my son John E. Warren, my farm of 75 acres, more or less, where he now resides. He is to pay \$200.00 per year to my wife Nancy A. Warren as long as she remains my widow, said amount to be paid in equal yearly payments. It is also my request that he pay (three fifths) of the expenses concurred during my last illness, also three fifths of all funeral expenses. If said payments are not made promptly, the above mentioned 75 acres is to be held for these payments."

And that said real estate so devised is described as follows:

Situate in the State of Ohio, Counties of Union and Marion, Townships of Claibourne and Prospect and being part of surveys Nos. 6129, 6162, and 16014.

Beginning at the northeast corner of Mathias Pacha's land, and in the center of a gravel Road; thence north 3° 30' W. 63.60 poles to the center of Patton Run Ditch; and in the center of an unimproved road; thence following said ditch the following bearings and distances; N. 65° 15' E. 17.56 poles; S. 85° 30' E. 22.42 poles; S. 57° 45' E. 17.70 poles; S. 25° 30' E. 15.94 poles; S. 87° 15' E. 13.60 poles; corner to the lands of Leander Howison; thence with the west line of said Howison's land S. 4° 30' E. 157.80 poles to a stone in the line of C. L. Llewellyn's land; thence said Llewellyn's north line S. 89° W. 22.80 poles to a stone; thence S. 89° 30' W. 52.20 to an iron pin in the center of an unimproved road; thence with the last mentioned road N. 3° 25' W. 113.47 poles to the beginning.

Containing 80.32 acres, more or less.

Being 16.32 acres in Union County, and being 64.00 acres in Marion County Ohio.

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 said real estate be transferred upon the Duplicate of the County to the name of John E. Warren. And that a certificate of this order issue to the County Auditor as required by law.

10892

In the matter of the will of P. M. Warren, Deceased. Authority to Transfer Real Estate Devised.

This day came Frank E. Warren and filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County, Ohio, of certain real estate devised by P. M. Warren, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Frank E. Warren.

The Item by which said real estate was devised is as follows:

"Fourth: I give, devise and bequeath to my son Frank Warren, 45 acres, more or less, being on the south end of my farm and lying north of the Richwood and Prospect pike (\$1500.00 having been paid in money to him, \$735.00 as Doctor Bill, and \$765.00 on dwelling erected on farm previous to the writing of this will, which I request be credited on his share of

my estate). It remains my wish that my request that (two fifths) of the mentioned 45 acres. And that Situate in Bourne, Pros Beginning ner to C. L. Llew 120 poles to a improved ro County High 75° 15' E. 36 pole Being 4 acre 35.65 acres in veyed by P. M. and recorded And it ap been fully o ordered tha to the name County Auc

11106

In the mat Isaac B. M. This day in Memoriat in open co will be filed court on the given 3 days

11107

In the mat Mary M. B. This da M. Richey's open Court It is o application two o'clock ing to the

my estate). He is to pay \$125.00 per year to my wife, Nancy A. Warren as long as she remains my widow, said amount to be paid in two equal yearly payments. It is also my request that he pay (two fifths) of the expenses concurred during my last illness and (two fifths) of all funeral expenses. If said payments are not made promptly, the above mentioned 40 acres is to be held for these payments."

And that said real estate so devised is described as follows:

Situate in the State of Ohio, Counties of Union, Marion and Delaware, Townships of Claybourne, Prospect and Thompson, and being part of surveys Nos. 10614 and 6162.

Beginning at a stone in the center of Inter-County Highway No. 236, and south west corner to C.F. Llewellyn's land; thence with the west line of said Llewellyn's land, N. 5° W. 120 poles to a stone; thence S. 89° 30' W. 52.20 poles to an iron pin in the center of an unimproved road; thence with said road S. 3° 25' E. 133.33 poles to the center of said Inter-County Highway No. 236; thence with the center of said Inter-County Highway No. 236 N. 75° 15' E. 56 poles to the beginning. Containing 42.30 acres, more or less.

Being 4 acres in Marion County Ohio, Being 2.65 acres in Union County Ohio, and Being 35.65 acres in Delaware County Ohio. Excepting one acre in Delaware County conveyed by P.M. Warren and wife to Frank E. Warren by deed dated November 26-1919, and recorded in Delaware County Deed Record No 157, page 258.

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 said real estate be transferred upon the duplicate of the County to the name of Frank E. Warren, and that a certificate of this order issue to the County Auditor as required by law.

Thursday July 7 - 1927

11106 In the matter of the will of Isaac B. McMonigal. Dec'd. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Isaac B. McMonigal, late of Leesburg Township in this County, deceased, was produced in open court and application made for probate. It is now ordered that said will be filed in this court, and that said application will be hearing before this court on the 8th day of July 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the widow.

11107 In the matter of the will of Mary M. Richey. Dec'd. } Filing of will and Order for hearing.

This day an instrument of writing, purporting to be the last will of Mary M. Richey, late of Paris Township in this County, deceased, was produced in open court and application made for Probate.

It is now ordered that the said will be filed in this court, and that said application will be for hearing before this court on the 23rd day of July 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the next of kin of the testatrix resident of the state of Ohio.

10920

In the matter of the will of George Renner, deceased. Authority to Transfer Real Estate Devised.

This day came Peter Renner and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by George Renner, deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Fred Renner, Casper Renner, Mary Renner, Anna Vollrath, Peter Renner, Elizabeth Rausch, and Otto B. Renner.

And that said real estate so devised is described as follows:

"Item 2nd. It is my will that my estate remain as it shall be at my decease, and be managed by my two sons with the assistance of my oldest daughter, who I desire that they consult her in the management of the same, and that my wife be supported from the proceeds of the farms, and after all expenses of keeping up the farm and the support of my wife, I devise to the children share and share alike, but I desire first, that the said sons, executors, shall be paid a reasonable amount for their services, but if I should survive my said wife, then and in that event, after my decease, I wish my estate divided by my two sons hereinafter mentioned, share and share alike between all of my children in fee simple to them and their heirs and assigns forever."

The following is a specific description of said real estate.

Beginning in the center of the Marysville and Columbus State Road, I.C.H. No. 48 and 21.8 feet northerly and at right angles from the center of the main track of the Big Four Railroad; thence N. 75 degrees E. 343.4 feet to a stake; thence S. 18 degrees E. 4 feet to a stake; thence N. 70 degrees E. 713.6 feet to the center of the Marysville and Watkins road; thence with the center of the Marysville and Watkins road N. 83 degrees, 45' W 1537 feet to a point in East Fifth Street and the center of the said State Road; thence with the center of said State Road S. 49 degrees, E. 670 feet to the beginning. Containing 6.70 acres, more or less, excepting .21 of an acre sold to the Sand C. C. R.R. leaving 6.49 acres more or less.

Being 3.36 acres in the village of Marysville, and 3.13 acres in Paris Township Union County Ohio.

Magdalene Renner wife of the said George Renner, died June 16-1922.

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 said real estate be transferred upon the duplicate of the County to the name of said devisees, and that a certificate of this order issue to the County Auditor as required by law.

11097

In the matter of the estate of Milton B. Hoffroth, Dec'd. Filing Inventory and Appraisement.

This day came Mary Hoffroth, Administratrix of the estate of Milton B. Hoffroth late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the court, after a careful examination of the same, and being satisfied that said Mary Hoffroth has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Administratrix pay the costs herein taxed at \$4.00.

10901

B. H. Cheney, vs. Ellen Rush.

His Ward, et

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B. H. Cheney, vs. Ellen Rush

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10901 S. H. Cheney, Guardian of
 Ellen Rush,
 vs. Plaintiff
 His Ward, et al
 Defendants

Affidavit to obtain service by publication filed.

Upon affidavit of plaintiff showing that service of summons cannot be made upon Bessie C. Cheney, one of the defendants herein of this state and that this action is one in which service by publication may be made, it is hereby ordered that plaintiff cause to be published for six weeks, consecutive, in a paper of general circulation in this county of Union of the pendency and prayer of the petition herein and that copy of first publication be mailed to the last known address of said Bessie C. Cheney who resides near Sunbury in the State of Michigan.

10901 S. H. Cheney, Guardian of
 Ellen Rush,

Dismissing Case.

Upon motion of the plaintiff and for good cause shown and upon the consideration thereof, it is ordered hereby that this action be dismissed and that this plaintiff pay the costs herein, taxed at \$

11106 In the matter of the will of
 Isaac B. McMonigal, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Elizabeth McMonigal to admit to probate and record the will of Isaac B. McMonigal late of the village of Magnetic Springs in said county, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the widow, next of kin of said testator resident of the State of Ohio.

And A. H. Kollfrath and Anna B. Kollfrath the subscribing witnesses to said will this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the court finds that the aforesaid instrument of writing, is the last will and testament of said Isaac B. McMonigal, deceased, that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the court orders the admitting of said will to probate and that it, together with the said testimony of the witnesses above named be entered of record in this court.

THE W. H. STANAGE CO., CINC., O. 192569

11092

In the matter of the will of James Mc Gown. Deceased.

Admitting to probate and Record.

This matter came on this day further to be heard, on the application of Carrie Mc Gown to admit to probate and record the will of James Mc Gown late of the village of Broadway, in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the widow, next of kin of said testator resident of the State of Ohio.

And H. H. Yearsley and Thomas A. Yearsley, the subscribing witnesses to said will, this day appeared in open court; and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said James Mc Gown, deceased; that it was duly executed and attested; and that said testator at the time of his death was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11092

In the matter of the will of James Mc Gown. Deceased

Election

This day personally came into open court Carrie Mc Gown widow of James Mc Gown deceased, and applied to make her election whether to take or not to take under the will of said James Mc Gown deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

11108

In the matter of the estate of Isaac B. McMonigal. Dec'd.

Appointment Order for Bond.

The last will and Testament of Isaac B. McMonigal late of Leesburg Townships, in this County, deceased, having heretofore been duly proved and allowed, this day Elizabeth McMonigal 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 McMonigal is a suitable person and legally competent; it is ordered that she be appointed as such Executrix without bond in compliance with will.

11108

In the matter of Isaac B. McMonigal.

This day Elizabeth McMonigal Executrix of the will of the said Isaac B. McMonigal. It is the order of the Court, to said Executrix of the will of the said Isaac B. McMonigal.

10921

In the matter of Joseph E. T.

This day Elizabeth McMonigal Executrix of the will of the said Isaac B. McMonigal. It is the order of the Court, to said Executrix of the will of the said Isaac B. McMonigal.

8138

In the matter of The Guardian of the Estate of Mildred A.

This day Elizabeth McMonigal Executrix of the will of the said Isaac B. McMonigal. It is the order of the Court, to said Executrix of the will of the said Isaac B. McMonigal.

11039

The State of Ohio vs. Ernest W.

This day Elizabeth McMonigal Executrix of the will of the said Isaac B. McMonigal. It is the order of the Court, to said Executrix of the will of the said Isaac B. McMonigal.

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11108

In the matter of the estate of Isaac G. McMonigal, Dec'd.

Appointment Bond Approved. Letters Issued.

This day Elizabeth McMonigal appeared in open court, accepted the trust as Executrix of the estate of Isaac G. McMonigal, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Elizabeth McMonigal, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.00.

10921

In the matter of the estate of Joseph E. Mackan, Dec'd.

Filing first and final account.

This day came Sarah R. Mackan Executrix of the estate of Joseph E. Mackan, 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 August A.D. 1927, at one o'clock p.m. to which time said matter is continued.

8138

In the matter of The Guardianship of Mildred Bird.

Filing fifth partial account.

This day came E. C. Bird, Guardian of Mildred Bird, a minor, of Union County Ohio, and presented his fifth partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on the 27th day of August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11039

The State of Ohio, Plff vs. Ernest Wellwood, Def.

Finding

This day this cause came on for trial, and then and there appeared the prosecuting attorney for the State of Ohio, and the attorneys for the defendant, and the defendant coming into court the case was submitted to the court upon the evidence, exhibits and statement of counsel, and the court being fully advised in the premises, on consideration thereof, find the defendant guilty as charged in the affidavit.

Therefore, it is adjudged and decreed by the Court that the said defendant Ernest Wellwood, pay and be fined in the sum of \$200.00, and that he stand committed to the workhouse in the City of Dayton until said fine and the costs of this action are paid in full, or until otherwise discharged by due process of law.

THE W. H. STANAGE CO., CIN., O. 192688

11083 In the matter of }
The Guardianship of } Dismissing Cause.
Wilce Melick, an incompetent.

This day this cause came on to be heard on the motion of J. W. Ballard, plain-
tiff. The Court being satisfied without adoubt that the said Wilce Melick is
deceased. Said motion is sustained, and it is ordered that said cause be and
hereby is dismissed.

11094 In the matter of the Estate of }
Deborah A. Noyes. } Orders on filing Inventory

This day Elmer C. Noyes, Executor of the estate of Deborah A. Noyes, ap pear-
ed in open Court and filed his Inventory, duly verified, as such Executor.

It is ordered that the same together with all material proceedings con-
nected therewith, be recorded in the records of this office. It is further or-
dered that said Executor pay the costs herein taxed at \$1.00.

Monday July 11-1927

11090 In the matter of the Estate of }
Minor L. Foreman. Deceased. } Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of B. F. Cronley,
as Administrator of the Estate of Minor L. Foreman, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11096 In the matter of the Estate of }
Elwood W. Smith. Deceased. } Appointment
Order to Record Notice.

This day proof of publication of notice of the ap pointment of Cephas Atkinson,
as Executor of the Estate of Elwood W. Smith, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11109 In the matter of the will of }
Franklin Turner. Dec'd. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Frank-
lin Turner, late of Peoria Liberty Township in this county deceased, was pre-
sented in open Court and application made for probate.

It is now ordered that said will be filed in this court, and that said appli-
cation will be for hearing before this Court on the 25th day of July 1927, at
two o'clock P. M. and that due notice thereof be given 3 days prior to said
hearing, to the next of kin of the testator resident of the State of Ohio.

Tuesday July 12-1927.

10794 In the matter of the Estate of }
Louis Elliott. Deceased. } Filing first and final account.

This day came J. A. Elliott, Administrator of the Estate of Louis Elliott, 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 August A. D. 1927, at one o'clock P. M. to which
time said matter is continued.

10923 In the matter
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10841 In the matter
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10923

In the matter of the will of Ella R. Haynes. Deceased. } Authority to Transfer Real Estate Devised.

This day came Charles D. Haynes, and filed herein his application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Ella R. Haynes, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Charles D. Haynes.

And that said real estate so devised is described as follows:

Undivided one-half interest, Lots No. 22 and 146 in the village of Milford Center Union County Ohio.

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 said real estate be transferred upon the duplicate of the County to the name of Charles D. Haynes, and that a certificate of this order issue to the County Auditor as required by law.

10841

In the matter of the will of Jacob Kersey. Deceased } Election

This day personally came into open Court Rebecca Kersey widow of said Jacob Kersey deceased, and applied to make her election whether to take or not to take under the will of said Jacob Kersey deceased. Whereupon the Court explained to her the provisions of said will and her rights under it and also her rights under the law in the event of her refusal to take under the will; and she declared herself satisfied with the provisions of said will, and elected to take under it, and asked that her election so to take might be entered upon the journal of the Court, which is accordingly done.

10842

In the matter of the Estate of Jacob Kersey. Deceased. } Estate not subject to Tax.

Rebecca Kersey as Executrix of the Estate of Jacob Kersey, deceased, having filed an application duly verified, for a finding and order that the said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$3000.00, the debts and costs of administration are \$730.00, and the net actual market value thereof is \$2270.00.

That said deceased died testate leaving his property to his widow in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN., O. 1925

10921

In the matter of the Estate of Joseph E. Mackan. Dec'd.

Estate not subject to Tax.

Sarah R. Mackan as Administratrix of the Estate of Joseph E. Mackan, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2685.90, the debts and costs of administration are \$630.00, and the net actual market value thereof is \$2055.90. That said deceased died intestate leaving a widow and three children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

10842

In the matter of the Estate of Jacob Kersey. Dec'd.

Filing first and final account.

This day came Rebecca Kersey, Executrix of the Estate of Jacob Kersey, 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 August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Thursday July 14-1927.

10933

In the matter of the Estate of Emma Jane Galloway. Dec'd.

Application to sell assets
Orders.

This day this cause came on to be heard upon the application of the Executor for Authority to sell, at private sale Two Bond Trust Certificates, representing 3/2750 the interest in the New York Life Building, in Chicago Ill, for the sum of \$2,035.61.

The Court being fully advised in the premises, finds that it is necessary to sell said certificates in order to pay the debts of said decedent; that said price of \$2,035.61 is a fair price, and the highest price that can be obtained for said certificates; and the Court further finds that by virtue of the provisions of the will of the decedent, said Executor is authorized and empowered to sell, at private sale, and for such price as he may deem best, the real or personal estate of said decedent, and that said Executor deems it best to sell said certificates for the price above set forth.

It is therefore, considered by the Court that said Executor be and he hereby is authorized and empowered to sell said two certificates representing 3/2750 the interest in the New York Life Building, in Chicago Ill, the property of said estate, for the sum of \$2,035.61 at private sale, and to execute an assignment therefor, as executor of said estate.

11110

In the matter of R. H. Willis

This day a late of Taylor application this Court, a day of July to said hear

10722

In the matter of Walter W. Rh

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10722

In the matter of Walter W. Rh

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10855

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10855

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11110

In the matter of the will of R. H. Willis Deceased.

Filing of will and Order for Hearing

This day an instrument of writing purporting to be the last will of R. H. Willis late of Taylor Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 18th day of July 1927, at one o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testator resident of the State of Ohio.

10722

In the matter of the Estate of Walter W. Rhoads. Deceased.

Filing Inventory and Appraisement.

This day came G. G. Rhoads, Executor of the Estate of Walter W. Rhoads late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said G. G. Rhoads has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said G. G. Rhoads pay the costs herein taxed at \$4.00.

10722

In the matter of the Estate of Walter W. Rhoads. Deceased

Filing first and final Account.

This day came G. G. Rhoads, Executor of Walter W. Rhoads, 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 August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Saturday July 16-1927.

10855

In the matter of the Estate of Elizabeth E. Fleming. Dec'd.

Sale of Personal Property Confirmed.

The Administrators of the above named decedent having filed his return of the order heretofore issued for the sale of the personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

10855

In the matter of the Estate of Elizabeth E. Fleming. Dec'd.

Filing first and final Account.

This day came Henry A. Perkins, Executor of the Estate of Elizabeth E. Fleming late of Union County Ohio, deceased, and presented his first and final Account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O., 1925

10917

In the matter of the will of Anna A. Sheridan, Dec'd. } Authority to Transfer Real Estate Devised.

This day came George V. Sheridan, and filed herein his application duly verified, for an order directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Anna A. Sheridan, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to George V. Sheridan.

Item Fifth. All the rest and residue of my estate of and all natures and descriptions, I give, devise and bequeath to my son George V. Sheridan, the same to be his absolutely, in fee simple and as his own.

And that said real estate so devised is described as follows:

Situated in the County of Union in the State of Ohio, and in the village of Marysville and bounded and described as follows: Being part of Out Lot No. 2.

Being 40 feet front on West 5th Street off the west side of that part of Out Lot No. 2 said part hereby conveyed runs back from 5th Street 167 1/2 feet and is 40 feet in width: said part of Out Lot No. 2 is described as follows:

Beginning at the point where 5th Street and the Alley which runs the whole length of said lot on the east side thereof cross, and thence with said alley to Fourth Street; thence with Fourth Street west to the Northeast corner of Lot owned by R. L. Woodburn, conveyed to him by Martha J. and W. W. Woods (Deed recorded in Vol. 49, Page 382 Union County Record of Deeds) thence South with the east line of said Woodburns Lot to Fifth Street; thence east with Fifth Street to the beginning.

Being the same premises conveyed by Benjamin F. Carman and wife to Anna A. Sheridan June 22-1920. Recorded in Vol. 123 Page 401, Record of Union County Ohio.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of George V. Sheridan, and that a certificate of this order issue to the County Auditor as required by law.

11111

In the matter of the Estate of R. H. Willis, Dec'd. } Appointment Order for Bond.

The Last Will and Testament of R. H. Willis late of Taylor Township, in this County, deceased, having heretofore been duly proved and allowed; this day Edgar 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 Edgar Willis is a suitable person and legally competent.

It is ordered that he be appointed such Executor without Bond in accordance with the will of the said R. H. Willis, dec'd.

11111

In the matter of R. H. Willis,

This day the estate of R. H. Willis

It is the order of the Court, to said executor, to pay the costs

11101

In the matter of Wilce Mel...

This matter was heard to admit of Leesburg

It is now said will as has, pursuant of said will

And David this day appeared in open Court and reduced to said will.

Wherein last will admitted and attested resident of said will, any restriction probate, and above named

11102

In the matter of Fay Lawrence

Whereas the Court for the purpose of gathering we including

And when as a matter of no proper knowledge been made

And the will of Oscar B. husband of is filed for and ascora being of

11111

In the matter of the estate of R. H. Willis, Deceased.

Appointment - Bond Approved. Letters Issued.

This day Edgar Willis appeared in open Court, accepted the trust as executor of the estate of R. H. Willis, deceased, and no bond being required,

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Edgar Willis, that this proceeding be recorded, and that said executor pay the costs herein taxed at \$5.50.

11101

In the matter of the will of Wilce Melick, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of J. H. Ballard to admit to probate and record the will of Wilce Melick, late of the Township of Leesburg in said County, deceased, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio.

And David Neal and William Mc Elroy, the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Wilce Melick, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11102

In the matter of Adoption of Fay Lawrence Coder.

Decree of Adoption

Whereas on the 16th day of July 1927, as per entry on the journal of the Court for that date, full hearing of the petition in this matter was had, together with the examination of the parties in interest, and all evidence, including the report of the next friend.

And whereas today the matter came on for final consideration, including as a material fact thereto that the said evidence shows that the child has no property. The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings, and that no objection has been made to the Court against the adoption.

And the said child having now resided for at least six months in the home of Oscar Burns and Fannie Burns, the petitioners, the Court now examined the husband and wife each separately and apart from the other and the Court is satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption. And the Court, from the testimony, being of the opinion that the facts stated in the petition are true, and that

THE W. H. STANAGE CO., CIN., O. 1926

the petitioners are of good moral character and of reputable standing in the community, and of ability to properly maintain and educate said child, and that the best interests of said child would be promoted by such adoption. And further that said child is found to be suitable for adoption, and the court being satisfied that all the provisions of law relative to adoption have been complied with: including the consent of Fay L. Coder, father of child.

Therefore the court hereby grants said adoption and decrees further that the name of said child shall be changed to Fay Lawrence Burns.

Monday
Friday July 18-1927

11110

In the matter of the will of R. H. Willis, deceased. } Admitting to probate and Record.

This matter came on this day further to be heard, on the application of Edgar Willis to admit to probate and record the will of R. H. Willis late of the Township of Faylor in said county, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court been given to the next of kin of said testator resident of the state of Ohio.

And Harvey Donohoe and L. H. Collins the subscribing witnesses to said will this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and testament of R. H. Willis, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this county, and at the time of signing said will was of full age, of sound mind and memory and not under any restraint. Therefore the court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this court.

Monday July 18-1927.

10917

In the matter of the estate of Anna A. Sheridan, Dec'd. } Filing first and final account.

This day came George V. Sheridan, Executor of the estate of Anna A. Sheridan, 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 August A. D. 1927, at one o'clock p.m., to which time said matter is continued.

11117

In the matter of Ruth Virginia... This day... application un... late of Ruth... ed, and an ap... of the alleged... consists of... administrat... competent; as required... tinued.

11117

In the mo... Ruth Virge... This day... ment as Ad... and gave a... conditions... which Bond... of Admini... be record

9413

In the ma... Sarah J. Cr... This do... ed appear... Court exten... ing to Pa... Whereu... extension

11114

In the m... John F. K... Th... will of Jo... County, d... Probate... and that... day of Ju... en 3 days... dent of th

11117 In the matter of the estate of Ruth Virginia Sweeney, Dec'd. } Appointment
Order for Bond.

This day Thomasia Sweeney, appeared in open Court; and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Ruth Virginia Sweeney, 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 Thomasia Sweeney is legally competent; it is ordered that she be appointed upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

11117 In the matter of the estate of Ruth Virginia Sweeney, Dec'd. } Appointment, Orders
Bond Approved. Letters Issued.

This day Thomasia Sweeney appeared in open Court; accepted the appointment as Administratrix of the estate of Ruth Virginia Sweeney, deceased, and gave and filed herein her bond in the sum of Five Hundred Dollars, conditioned according to law, with Burette Longbrake freeholder as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Thomasia Sweeney, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$5.50.

Wednesday July 20-1927.

9413 In the matter of the estate of Sarah J. Cratty, Deceased. } Sale of Personal Property
Orders on Allowance of Further Time.

This day Ella May Thompson, Executor of the estate of Sarah J. Cratty, deceased appeared in open Court; and made application for an order of the Court extending the time for making the sale of the personal property belonging to said estate; and the same was submitted to the Court.

Whereupon the Court finds that there is good reason for granting such extension and orders that this time be extended six months from this date.

11114 In the matter of the will of John F. Ballinger, Dec'd. } Filing of Will and Order for Hearing

This day an instrument of writing purporting to be the last will of John F. Ballinger, late of Plain City, Jerome Township in this County, deceased, was produced in open Court and application made for Probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 26th day of July 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testator resident of the State of Ohio.

9498 In the matter of }
 The Guardianship of } Filing Second Account.
 Violet C. James, et al.

This day came Iva M. Baker Guardian of Violet C. James et al. minors, of Union County Ohio and presented her second partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1927, at one o'clock p.m. to which time said matter is continued.

11110 In the matter of the will of } Filing of will and Order for Hearing
 Henry J. Wolff. Deceased.

This day an instrument of writing purporting to be the last will of Henry J. Wolff, late of Union Township in this County, deceased, was produced in open Court and Application made for Probate.

It is now ordered that the said will be filed in this Court, and that said Application will be for hearing before this Court on the 20th day of July 1927, at ten o'clock a.m., all interested parties being in Court.

11115 In the matter of the will of } Admitting to Probate and Record.
 Henry J. Wolff. Dec'd.

This matter came on this day further to be heard, on the application of Marie Wolff, to admit to probate and record the will of Henry J. Wolff late of the Township of Union in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the Application to admit it to probate and record in this Court has, pursuant to a former order of this Court been given to the widow, next of kin of said testator, resident of the State of Ohio.

And John Thinkade and Charles C. Carr the subscribing witnesses to said will this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of Henry J. Wolff, deceased; that it was duly executed and attested; and that the said testator at the time of his death was a resident of and had an estate in this County, and at the time of signing said will was of lawful age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this Court.

11116 In the matter of
 Henry J. Wolff
 The Last-
 will, deceased,
 the executrix
 application
 statement in
 thereof; and
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11116 In the matter of
 Henry J. Wolff
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 executrix of
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11017 In the matter of
 George C. R.
 This day
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11116

In the matter of the estate of Henry J. Wolff, deceased.

Appointment - Order for Bond.

The Last-will and Testament of Henry J. Wolff, late of Union Township in this County, deceased, having heretofore been duly proved and allowed; this day Marie B. Wolff 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 Marie B. Wolff is a suitable person and legally competent; it is ordered that she be appointed as such executrix, without bond in accordance with the will of the said Henry J. Wolff.

11116

In the matter of the estate of Henry J. Wolff, deceased.

Appointment - Bond Approved. Letters Issued.

This day Marie B. Wolff appeared in open court; accepted the trust as executrix of the estate of Henry J. Wolff, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent; to said Marie B. Wolff, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.50.

Thursday July 21-1927.

11017

In the matter of the will of George C. Ruhl, deceased.

Authority to Transfer Real Estate Devised.

This day Lena Blumenschein Bird appeared in open court and filed herein her application duly verified, for an order directing the transfer upon the duplicate of Union County Ohio of certain real estate devised by George C. Ruhl, deceased, which real estate was devised 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 State of Ohio, County of Union, and in the village of Marysville, and bounded and described as follows: Beginning at a point in the center of Chestnut Street and 12.54 poles from the south line of the C.C. and St. L. Railway and being the southwest corner of the A. L. Adams land; thence with the south line of the said Adams land N. 78° 30' East 16.45 poles to a stake in the west line of the lands of C. L. Williams, Trustee; thence with the said west line S. 19° E. 6.66 poles to a post in the north line of the J. L. Arman land; thence with said line S. 78° 30' west 17.53 poles to the center of said Chestnut Street; thence with said Street N. 8° 15' west 6.66 poles to the beginning, containing 7/100 of an acre, more or less.

Being a part of the tract of land known as the Lawrence Lot and being on the north side of the C.C. and St. L. R.R. and bounded on the north by what is known as the Solbear lot, and on the west by the weaver road (now Chestnut Street), and on the south by the said C.C. and St. L. R.R. and running to a point at the east end. Containing one acre, more or less, and being the same premises conveyed to the Robinson & Curry Company by Emeline Kellogg.

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 herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of John S. Ruhl et al. and that a certificate issue to said - them as provided by law.

10782

In the matter of the Estate of
Walter C. Fullington, Dec'd.

Authority to divide Farm.

This day this cause came on to be heard upon the application of J.M. Benty, Executor for the confirmation of an amicable partition and division of a farm of 869 acres in Union Township, Union County Ohio, known as the Fullington farm, a description of which by metes and bounds is hereto attached, marked Exhibit "A" and made a part thereof, and was submitted to the Court, and the Court being fully advised in the premises finds that one Frank B. Fullington is the owner of the undivided two-thirds of said farm, and that the estate of Walter C. Fullington is the owner of the undivided one-third part thereof.

That the said J.M. Benty, as Executor and the said Frank B. Fullington have agreed upon the division of said farm as follows:

The said Frank B. Fullington to have for his two-thirds thereof, a tract of 580 acres, a description of which by metes and bounds is hereto attached, marked Exhibit "C" and made a part hereof, and the said Executor to have as and for the one-third belonging to said estate, a tract of 289 acres, a description of which by metes and bounds is hereto attached, marked Exhibit "B", and made a part thereof.

The Court further finds that it is necessary that said farm be divided in order to settle the estate of Walter C. Fullington, and that the division above described is a fair and equitable division of said farm.

It is, therefore, considered by the Court that said division be and the same hereby is, confirmed by the Court, and the said J.M. Benty as such Executor is hereby authorized and empowered to execute and deliver to the said Frank B. Fullington a quit claim deed for the portion described in Exhibit "C" hereto attached, and said Executor is further authorized and empowered to accept from the said Frank B. Fullington, a quit claim deed to himself as Executor of said Estate for the portion described in Exhibit "B" hereto attached.

10827

In the matter of the Estate of
James Guy, Deceased.

First and final account.

This day came Frank Sewell, Executor of the Estate of James Guy, 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 August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

9040

In the matter of
The Guardianship of
Conrad E. Pfarr.

Filing fourth and final account.

This day came John Coleman, Guardian of Conrad E. Pfarr, a minor, of Union County Ohio, and presented his fourth and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

7452

In the matter
The Guardian
Arthur B. Ro

This day came
Ohio, and presented
duly verified
Whereupon
day, the 27th
is continued

11005

In the matter
Susan B. Van

This day came
late of Union
settlement of
Whereupon
day the 27th
is continued

10618

In the matter
Charles Pra

This day
of Union Co.
tlement of
Whereupon
the 27th d
is continued

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11113

In the matter
The Guardian

J.W. Callow
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Guardian
appointed
verified &
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ed at \$8.0

7452

In the matter of }
The Guardianship of } Eighth and final account
Arthur G. Roth,

This day came Wm M. Roth, Guardian of Arthur G. Roth a minor, of Union County Ohio, and presented his eighth 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 August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11005

In the matter of the Estate of } Filing first and final account.
Susan B. Van Derau, Dec'd.

This day came Reuben Van Derau, Executor of the Estate of Susan B. Van Derau 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 August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10618

In the matter of the Estate of } Filing first and final account.
Charles Braun, Deceased

This day came Adalbert F. Braun, Executor of the Estate of Charles Braun, 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 the 27th day of August A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Friday July 22nd 1927.

* 11113

In the matter of }
The Guardianship of } Finding
J.W. Calloway.

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 J.W. Calloway is incompetent, and therefore is incapable of taking care of and preserving his property, that he is a resident of this county, having a legal settlement in Claibourne 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 J.W. Calloway, 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 J.W. Calloway.

THE W. H. STANAGE CO., CIN., O., 187869

* 11113

In the matter of
The Guardianship of
W. J. Calloway.

Order for Hearing and Notice.

This day Sarah M. Calloway appeared in open court and filed her application for the appointment of a guardian of W. J. Calloway, setting forth that said W. J. Calloway is incompetent and therefore is incapable of taking care of and preserving his property. It is ordered that the 22nd day of July 1927, at two 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 W. J. Calloway and to his 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.

July 18.

11112

In the matter of
The Guardianship of
Sarah E. Calloway.

Order for Hearing and Notice.

This day Sarah M. Calloway appeared in open court and filed her application for the appointment of a guardian of Sarah E. Calloway, setting forth that said Sarah E. Calloway is incompetent and therefore is incapable of taking care of and preserving her property. It is ordered that the 22nd day of July 1927, at two 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 Sarah E. Calloway 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.

Friday July 22-1927.

11112

In the matter of the Guardianship
of Sarah E. Calloway.

Finding

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 Sarah E. Calloway is incompetent and therefore is incapable of taking care of and preserving her property, that she is a resident of this county, having a legal settlement in Claibourne 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 Sarah E. Calloway, 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 herein taxed at \$8.00 be paid out of the property of said Sarah E. Calloway.

11088

In the matter
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11088

In the matter of the estate of } Partnership of
M. F. Cody, Deceased. } Asman and Cody.

This day came Walter Asman and filed herein an appraisement of the property belonging to the Partnership of Asman and Cody, of which partnership M. F. Cody, deceased, was a member, and the same appearing regular and correct, it is approved and confirmed.

11088

In the matter of the estate of } Partnership of
M. F. Cody, Deceased. } Asman and Cody.

This day this matter came on further to be heard upon the application of Walter Asman, surviving partner of the late firm of Asman and Cody, to take the assets of said firm, as heretofore returned to this court by appraisers appointed, which appraisement and inventory was duly confirmed by this court.

It having been found by said appraisement that the value of said assets was \$3,082.42, after deducting the liabilities; and the said Walter Asman having paid to Anna E. Cody, the full amount of said sum in cash, and also having tendered his bond for the payment of the debts and liabilities of said firm, with Marie M. Asman and Eva M. Winter as sureties, and the executrix of said estate having consented to the said election and the acceptance of said cash and said bond; the court hereby gives its approval to the said acts of the said Walter Asman, and the said Anna E. Cody, as executrix, is hereby authorized and directed to deliver an immediate transfer of all of the assets of said firm to the said Walter Asman.

11113

In the matter of } Appointment
The Guardianship of } Order for Bond.
W. J. Calloway.

This day Sarah M. Calloway appeared in open court and made application to be appointed Guardian of W. J. Calloway, and the court, being satisfied that said J. W. Calloway is an incompetent and therefore is incapable of taking care of and preserving his property; that he is of the age of 78 years, and resides in Claiborne Township in this county; and the court being further satisfied that said Sarah M. Calloway 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 J. W. Calloway, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Sarah M. Calloway be appointed such Guardian upon giving Bond with sureties as required by law, in the sum of Two Hundred Dollars; and this cause is continued.

11113

In the matter of the Guardianship } Appointment. Bond Approved.
of W. J. Calloway. } Letters Issued.

This day Sarah M. Calloway appeared in open court, accepted the appointment as Guardian of W. J. Calloway, and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with A. D. Parish freeholder as sureties thereon, which Bond is approved by the court. Thereupon said Sarah M. Calloway took an oath that she would faithfully and honestly discharge the duties devolving upon her as said Guardian. It is therefore ordered that Letters of Guardianship issue to said Sarah M. Calloway, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00.

THE W. H. STANAGE CO., CIN., O. 1928B

11112 In the matter of the Guardianship of Sarah E. Calloway. Appointment. Order for Bond.

This day Sarah M. Calloway appeared in open court and made application to be appointed Guardian of Sarah E. Calloway, and the court, being satisfied that said Sarah E. Calloway is an incompetent, and therefore is incapable of taking care of and preserving her property; that she resides in Claiborne Township in this County; and the court being further satisfied that said Sarah M. Calloway 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 Sarah E. Calloway, the probable value thereof, and the probable annual rents of the real estate. It is ordered that Sarah M. Calloway be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Hundred Dollars; and this cause is continued.

11112 In the matter of The Guardianship of Sarah E. Calloway. Appointment. Bond Approved. Letters Issued.

This day Sarah M. Calloway appeared in open court, accepted the appointment of Guardian of Sarah E. Calloway, and gave and filed herein her bond in the sum of Two Hundred Dollars, conditioned according to law, with W. A. Harrison, freeholder as sureties thereon, which Bond is approved by the court. Thereupon said Sarah M. Calloway 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 Sarah M. Calloway, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$8.00

11103 In the matter of the Estate of Henry Stalder, Deceased. Filing fourth partial account

This day came H. W. Brooks, Executor of the estate of Henry Stalder 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 advertised for hearing on Saturday, the 27th day of August A. D. 1927, at one o'clock P. M. to which time said matter is continued.

11088 In the matter of the Partnership estate of M. J. Cody, Deceased. Filing Inventory and Appraisement

This day came Walter Asman surviving partner of the partnership of Asman and Cody (M. J. Cody) of Union County Ohio, deceased, and presented the Inventory and Appraisement of said partnership, duly verified. Whereupon the court, after a careful examination of the same, and being satisfied that said Walter Asman has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Walter Asman pay the costs herein taxed at \$4.00.

11103 In the matter of W. F. McDrooy. Be it Rem

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10722 In the m Walter W. V G. Y. R

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11103

In the matter of the will of G.F. McElroy. Deceased.

Admitting to Probate and Record.

Be it Remembered, That, heretofore, to wit: on the 5th day of July A.D. 1927, an instrument of writing, purporting to be the last will and Testament of G.F. McElroy, late of Liberty Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that A.E. Knox one of the subscribing witnesses to said will, has since the date of said will, January 13th 1922, died. Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said A.E. Knox attached to said will.

Thereupon this day came F.H. Reams the other subscribing witness, 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 G.F. McElroy, 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.

Saturday July 23-1927.

10722

In the matter of the Estate of Walter W. Rhoads. Deceased.

Estate not subject to Tax.

G.Y. Rhoads as Executor of the Estate of Walter W. Rhoads, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$1783.00, the debts and costs of Administration are \$500.00, and the net actual market value thereof is \$1283.00.

That the said deceased died testate leaving all property to his widow during her life, then to his son G.Y. Rhoads, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00, be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

THE W. H. STANAGE CO., CIN. O. 187568

10917

In the matter of the Estate of } Estate not subject to Tax.
Anna A. Sheridan. Dec'd.

George V. Sheridan, Executor of the Estate of Anna A. Sheridan, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$5305.86, the debts and costs of administration are \$1165.18, and the net-actual market value thereof is \$4140.68.

That the said deceased died testate leaving each of two Grand children \$500.00, and the residue to her son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$5.00 be certified to the County Auditor, to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Monday July 23-1927

11109

In the matter of the will of } Admitting to Probate and Record.
Franklin Turner. Dec'd.

This matter came on this day further to be heard, on the application of Willard Hamilton to admit to probate and record the will of Franklin Turner late of the village of Peoria in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court been given to the next of kin of said testator resident of the State of Ohio.

And Richard L. Cameron and William C. Sellers, the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and Testament of said Franklin Turner, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

11116

In the matter of }
Henry J. Wolff

This day
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11116

In the matter of }
Henry J. Wolff

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11116 In the matter of the estate of Henry J. Wolff, Deceased. } Filing Inventory and Appraisement

This day came Marie B. Wolff, Executrix of the estate of Henry J. Wolff, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said Estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Executrix has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

11116 In the matter of the estate of Henry J. Wolff, Deceased. } Estate not subject to Tax.

Marie B. Wolff, as Executrix of the estate of Henry J. Wolff, deceased having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$12,402.00, the debts and costs of administration are \$9,500.00, and the net actual market value thereof is \$2,902.00.

That said deceased died testate leaving all property to the widow in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

Tuesday July 26 - 1927.

10855 In the matter of the Estate of Elizabeth E. Fleming, Dec'd. } Estate not subject to Tax.

Henry Perkins as Administrator of the estate of Elizabeth E. Fleming, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$9665.29, the debts and costs of administration are \$700.00, and the net actual market value thereof is \$8965.29, that the said deceased died intestate leaving three daughters, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

11114

In the matter of the will of John T. Ballinger, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Jen Eve Ingle to admit to probate and record the will of John T. Ballinger, late of the village of Plain City in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio.

And E. S. Holmes and Forest R. Detrick the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds the aforesaid instrument of writing is the last will and Testament of John T. Ballinger, deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will was of lawful age, of sound mind and memory and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

Wednesday July 27-1927.

11119

In the matter of the Estate of G. F. McDroy, Deceased.

Appointment Order for Bond.

The last will and Testament of G. F. McDroy, late of Taylor Township in this County, deceased, having heretofore been duly proved and allowed; this day Ralph Graham 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 Ralph Graham is a suitable person and legally competent.

It is ordered that he be appointed as such Executor, without Bond in accordance with the will.

11119

In the matter of the Estate of G. F. McDroy, Deceased.

Appointment Bond Approved. Letters Issued.

This day Ralph Graham appeared in open Court; accepted the trust as Executor of the Estate of G. F. McDroy, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said Decedent, to said Ralph Graham, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

11120

In the matter of Wilce Melick,

The Last will and Testament of John T. Ballard appointed Administrator in general terms and the Court said J. H. Ballard said J. H. Ballard on giving Bond of \$5,500 Dollars, and

11120

In the matter of Wilce Melick

This day J. H. Ballard Administrator with will annexed gave and filed a statement in general terms as to what the estate consists of as sureties, and

It is therefore ordered, issue to said Administrator at \$5,500.

10389

In the matter of

The Executor Elizabeth E.

This day J. H. Ballard Administrator with will annexed appeared in open Court in said matter.

Whereupon the Court is satisfied on said matter

11121

In the matter of John T. Ballinger

The Last will and Testament of John T. Ballinger

in this Court. This day J. H. Ballard Administrator with will annexed appeared in open Court and law to be appointed as to what the estate consists of

And the Court is satisfied that said person and Executor, with

11120

In the matter of the estate of
Wilce Melick, Deceased.

Appointment -
Order for Bond.

The Last will and Testament of Wilce Melick late of Leesburg Township Union County Ohio, deceased, having heretofore been duly proved and allowed, this day J. H. Ballard appeared in open court, and made and filed an application under oath to be appointed Administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said J. H. Ballard is a suitable person and legally competent; it is ordered that said J. H. Ballard be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

11120

In the matter of the Estate of
Wilce Melick, Deceased.

Appointment - Bond approved.
Letters Issued.

This day J. H. Ballard appeared in open court; accepted the trust as Administrator with the will annexed of the estate of Wilce Melick, deceased, and gave and filed herein his Bond in the sum of Five Hundred Dollars, conditioned according to law, with Cora Ballard and Ben Fryman, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said J. H. Ballard, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$5.50.

10389

In the matter of
The Guardianship of
Elizabeth E. Roe.

Filing third and final Account

This day came L. C. Cross, Guardian of Elizabeth E. Roe, an incompetent of Union County Ohio, and filed herein his third and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday August 27th A. D. 1927, at one o'clock P. M. to which time said matter is continued.

Thursday July 28-1927.

11121

In the matter of the Estate of
John F. Ballinger, Dec'd.

Appointment -
Order for Bond.

The Last will and Testament of John F. Ballinger late of Jerome Township, in this county, deceased, having heretofore been duly proved and allowed; this day Harry E. Leppert 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. Leppert is a suitable person and legally competent; it is ordered that he be appointed as such Executor, without bond as provided by will.

THE W. H. STANAGE CO., CINC., O., 19269

11121

In the matter of the Estate of John Z. Ballinger, Dec'd.

Appointment Bond Approved. Letters Issued.

This day Harry E. Leppert appeared in open court, accepted the trust as Executor of the Estate of John Z. Ballinger, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Harry E. Leppert, that this proceeding be recorded, and that said Executor pay the costs herein, taxed at \$5.50.

Friday July 29-1927

11123

In the matter of the estate of James Mc Gown, Dec'd.

Estate not subject to Tax.

Carrie Mc Gown as only legatee and widow, of the estate of James Mc Gown, deceased, having filed herein an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$800.00, the debts and costs of administration are \$300.00, and the net actual market value thereof is \$500.00.

That said deceased died testate leaving all property to Carrie Mc Gown his wife in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

9284

In the matter of the Estate of Benjamin Daugherty, Dec'd.

Estate not subject to Tax.

J.E. Daugherty as Administrator of the Estate of Benjamin Daugherty, deceased, having filed an application duly verified, for a finding and order, that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$3036.00, the debts and costs of administration are \$900.00, and the net actual market value thereof is \$2136.00, that said deceased died intestate leaving six children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

11109

In the matter of

Franklin Furr

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11109 In the matter of the will of Franklin Turner, Deceased } Appointment -
Order to Record Notice
This day proof of publication of notice of the hearing of the will of Franklin Turner, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

11115 In the matter of the estate of Franklin Turner, Dec'd. } Appointment -
Order for Bond.
The Last will and Testament of Franklin Turner late of Liberty Township, in this County deceased, having heretofore been duly proved and allowed; this day Della Finley 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 Della Finley is a suitable person and legally competent. It is ordered that she be appointed as such Executrix upon giving Bond with sureties as required by law, in the sum of Five Thousand Dollars; and this cause is continued.

11115 In the matter of the estate of Franklin Turner, Dec'd. } Appointment -
Bond Approved. Letters Issued.
This day Della Finley appeared in open court, accepted the trust as Executrix of the estate of Franklin Turner, deceased, and gave and filed herein her Bond in the sum of Five Thousand Dollars, conditioned according to law, with Lucile Beecher and H.C. Crabwood 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 Della Finley, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$5.50.

10392-A In the matter of the estate of Charles F. Doudna, Dec'd. } Appointment -
Order for Bond.
The Last will and Testament of Charles F. Doudna late of Jackson Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, and the Executrix appointed under said will, Sarah E. Doudna, having died, this day J.R. Fackler 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, and that said J.R. Fackler is a suitable person and legally competent, It is ordered that said J.R. Fackler 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 Six Thousand Dollars, and this cause is continued.

THE W. H. STANAGE CO., CIN., O., 1926

10392-A In the matter of the estate of } Appointment. Bond Approved.
 Charles F. Doudna. Dec'd. } Letters Issued.
 This day J. R. Fackler appeared in open court, accepted the trust as Administrator de bonis non with the will annexed, of the estate of Charles F. Doudna, deceased, and gave and filed herein his Bond in the sum of Six Thousand 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 of Administration de bonis non, with the will annexed, issue to said J. R. Fackler, that this proceeding be recorded and that said Administrator de bonis non, with the will annexed, pay the costs herein taxed at \$

11122 In the matter of the estate of } Appointment
 Sarah E. Doudna. Dec'd. } Order for Bond.
 This day J. R. Fackler 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. Doudna, 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 J. R. Fackler is a suitable person and legally competent.
 It is ordered that he be so appointed upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

11122 In the matter of the estate of } Bond Approved. Letters Issued.
 Sarah E. Doudna. Dec'd. }
 This day J. R. Fackler appeared in open court, accepted the appointment as Administrator of the estate of Sarah E. Doudna, deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law with The United States Fidelity and Guaranty Co. freeholders as sureties, which bond is approved by the Court.
 It is therefore ordered that Letters of Administration issue to said J. R. Fackler, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

9294 In the matter of the estate of } Saturday July 30, 1927.
 Mary C. Dridge, Deceased. } Estate not subject to Tax.
 Pearl O. Bridge as Executor of the estate of Mary C. Dridge, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$3300.00, the debts and costs of administration are \$2075.00, and the net actual market value thereof is \$1375.00.
 That said deceased died testate leaving all property to her son in fee, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs on this pro-

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 7380 Joanna Berke
 10809 H. S. Smith, Exec
 10987 Walter Fogle, Ex
 10673 Canby Reams,
 11076 Maud Piers, Ex
 10963 Florence M. Dor
 10720 Cora Paver, Ad
 10877 J. L. Davis, Exec
 10973 Dana W. Morey
 10564 Ivan McAdou
 11054 Miles E. Linse
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 7380 In the matter
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ceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Saturday July 30-1927.

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.

- 7380 Joanna Berke, Devisee for life, of the Estate of Samuel Berke, Sixth partial account.
- 10809 H. S. Smith, Executor of the Estate of Philip M. Smith, first and final account.
- 10957 Walter Fogle, Executor of the Estate of Thomas R. Perkins, first and final account.
- 10673 Canby Reams, Executor of the Estate of E. O. Reams, first and final account.
- 11076 Maud Pipers, Executrix of the Estate of Dorothy Conrad, first and final account.
- 10963 Florence M. Dot, Executor of the Estate of Charlie H. Dot, first and final account.
- 10720 Cora Paver, Administratrix of the Estate of Emma Whittemore, first and final account.
- 10877 J. L. Davis, Executor of the Estate of John P. Rutledge, first and final account.
- 10973 Dana W. Morey, Executor of the Estate of H. W. Morey, first and final account.
- 10564 Ivan McAdow, Guardian of Samuel D. McAdow, first partial account.
- 11054 Miles E. Linscott, Guardian of Elwood W. Smith, first and final account.
- 9439-A Richard C. Thrall, Guardian of Jessie Opal Hauger, first partial account.

7380 In the matter of the Estate of }
Samuel Berke, Deceased. } Sixth partial account.

This day the Sixth partial account of Joanna Berke, Devisee for life of the Estate of Samuel Berke, 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 Devisee for life pay the costs herein taxed at \$5.00 within ten days. Costs paid June 8-1927.

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

THE W. H. STANAGE CO., CIN., O., 1926

10809 In the matter of the estate of Philip M. Smith, deceased. } First and final account.

This day the first and final account of H. B. Smith, Administrator of the estate of Philip M. 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 Administrator be and he is allowed the sum of Two Hundred and fifty Dollars, (\$250.00), as a credit for a monument for said decedent.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 30-1927.

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

10982 In the matter of the estate of Thomas R. Perkins, deceased. } First and final account.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 14-1927.

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

10673 In the matter of E. O. Reams.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 30-1927.

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

11076 In the matter of Dorothy Conroy.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 14-1927.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 14-1927.

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

10673

In the matter of the estate of } First and final account.
E.O. Reams. Deceased.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 9-1927.

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

11076

In the matter of the estate of } First and final account.
Dorothy Conrad. Deceased.

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

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

It is ordered that said Administratrix be and she is allowed the sum of Twenty five Dollars, (\$25.00), 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.

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid June 11-1927.

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

THE W. H. STANAGE CO., CIN., O. 187269

10963 In the matter of the Estate of Charlie H. Doot, Deceased. } First and final account.

This day the first and final account of Florence M. Doot- Executor of the estate of Charlie H. Doot, 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 & confirmed.

It is ordered that said Executor be allowed the sum of Eighteen and 4/100 Dollars, (\$18.40), 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 8-1927

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

10720 In the matter of the Estate of Emma Whittemore, Dec'd. } First and final account.

This day the first and final account of Cora Paver, Administratrix of the estate of Emma Whittemore, 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 Eleven and 4/100 Dollars, (\$11.42), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Administratrix pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1927.

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

10877 In the matter of John P. Kritlin

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10877

In the matter of the estate of John P. Kirtline, Deceased.

First and final account.

This day the first and final account of J.S. Davis, Executor of the estate of John P. Kirtlines 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 and Ninety Seven, & 2/100 Dollars (\$297.29), being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid June 30-1927.

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

10973

In the matter of the estate of H.W. Morey, Deceased.

First and final account.

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

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

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

10564

In the matter of }
The Guardianship of } First Account.
Samuel D. McAdow.

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

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

It is ordered that said Guardian be allowed Two Hundred Dollars (\$200.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Twenty Three Hundred and sixty seven, & 70/100 Dollars (\$2367.70), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid June 15-1927.

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

11054

In the matter of }
The Guardianship of } First and final account.
Elwood W. Smith.

This day the first and final account of Miles E. Linscott, Guardian of Elwood W. 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.

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

It is ordered that said Guardian pay the cost herein taxed at \$5.00 within ten days. Costs paid June 24-1927.

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

9489-A

In the matter of }
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9489-A

In the matter of
The Guardianship of
Jessie Opal Hauger. } First Account.

This day the first account of Richard C. Thrall, Guardian of Jessie Opal Hauger came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 he is allowed the sum of Two Hundred and fifty Dollars (\$250.00), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of eighteen Hundred and Twenty seven, & 2/100 Dollars. (\$1827.67), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid

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

Sat. June 18-1928.

11098

H. D. Burlingame Executor of the Estate of Samuel B. Russell, Deceased Plaintiff
vs.
H. May Russell, and Emma Burlingame Defendants. } Orders on Contract

This day this cause came on to be heard upon the petition of H. D. Burlingame, executor of the Estate of Samuel B. Russell, for authority to complete a contract entered into during the life time of said Samuel B. Russell, to convey certain real estate and the same was submitted to the Court upon the petition and evidence, all of said defendants having filed waivers of summons herein.

The Court finds, after consideration, that all parties in interest have filed waivers herein of service and process of summons and that the allegations made and contained in the petitions are true.

Wherefore it is ordered by the Court that said H. D. Burlingame as executor of the estate of Samuel B. Russell, deceased, be, and hereby is authorized to complete said contract and to execute and deliver a proper deed for and on behalf of the heirs of Samuel B. Russell, to the purchaser Isaac Jolliff, for the real estate described in the petition, upon the payment of the balance due on the contract, to-wit: the sum of Two Hundred Sixty Dollars.

10979 In the matter of
 Hannah Williams
 This day came
 late of Union County
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 Whereupon
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11124 Cephas Atkins
 The Last will and
 Elwood W. Smith
 vs
 Miles Linscott.

This day came
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11124 Cephas Atkins
 Last will and
 Elwood W. Smith
 vs.
 Miles Linscott

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11107

In the matter of the will of } Admitting to Probate and Record.
 Mary M. Richey, Dec'd

This matter came on this day further to be heard, on the application of Lillian R. Cowles, to admit to probate and record the will of Mary M. Richey, late of the village of Marysville in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of this Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio, and Carrie W. Hornbeck and Clara B. Husted the subscribing witnesses to said will this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Mary M. Richey, deceased; that it was duly executed and attested; and that the said testator at the time of her death, was a resident of and had an estate in this county, and at the time of signing said will, was of lawful age of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10979 In the matter of the estate of } Hannah Williams, Dec'd. } Filing first and final account.

This day came J. E. Clark Administrator of the estate of Hannah Williams, 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 August A.D. 1927, at one o'clock p.m., to which time said matter is continued.

Tuesday August 2-1927.

11124 Cephas Atkinson, Executor of the Last will and Testament of Elwood W. Smith, deceased.

vs. Plaintiff Miles Linscott, et al.

Filing Petition to Sell Real Estate.

Defendants.

This day came the Plaintiff Cephas Atkinson, Executor of the Last will and Testament and Codicil thereto, of Elwood W. Smith, dec'd, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Elwood W. Smith, deceased, in accordance with authorization and directions in the will of said Elwood W. Smith, to pay the cost of administering and distributing the estate of the said decedent.

Whereupon, it is considered and ordered by this Court that the said petition be filed, and that due 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.

11124 Cephas Atkinson Executor of the Last will and Testament of Elwood W. Smith,

vs. Plaintiff Miles Linscott Et al.

Appointment of Guardian Ad Litem

Defendants

This day Howard C. Black 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 Ruth Smith, of the age of Eighteen years, and has been duly and legally served with summons herein, it is ordered that William J. Porter be and he hereby is appointed Guardian for the suit for said minor defendant.

And now comes the said William J. Porter and in open Court accepts said Appointment.

11125-

In the matter of the Estate of Mary M. Richey, Deceased.

Appointment Order for Bond.

The Last will and Testament of Mary M. Richey late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Lillian R. Cowles, 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 Lillian R. Cowles is a suitable person and legally competent,

It is ordered that she be appointed such Executrix, without Bond in accordance to the will of the said Mary M. Richey.

11125-

In the matter of the Estate of Mary M. Richey, Deceased.

Appointment Bond Approved. Letters Issued.

This day Lillian R. Cowles appeared in open court, accepted the trust as Executrix of the Estate of Mary M. Richey, deceased, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Lillian R. Cowles, that this proceeding be recorded and that said Executrix pay the costs herein taxed at \$5.50.

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, August 27th 1927, at one o'clock, as follows:

- 10618 Adalbert F. Braun, Executor of the Estate of Charles Braun, first and final account.
- 10827 Frank Sewell, Executor of the estate of James Guy, first and final account.
- 11005 Reuben Van Derku, Executor of the Estate of Susan B. Vanderku, first and final account.
- 10794 J. A. Elliott, Administrator of the Estate of Louis Elliott, first and final account.
- 10842 Rebecca Kersey, Executrix of the Estate of Jacob Kersey, first and final account.
- 10917 George Sheridan, Executor of the Estate of Anna A. Sheridan, first and final account.
- 10921 Sarah R. Mackan, Executrix of the Estate of Joseph E. Mackan, first and final account.
- 10855 Henry A. Perkins, Executor of the Estate of Elizabeth R. Fleming, first and final account.
- 10722 G. Y. Rhoads, Executor of the Estate of Walter W. Rhoads, first and final account.
- 7452 Wm M. Roth, Guardian of Arthur G. Roth, Eighth and final account.
- 9040 John Coleman, Guardian of Conrad L. Pfarr, fourth and final account.
- 9498 Iva M. Baker, Guardian of Violet C. James, second partial account.
- 8138 E. C. Bird, Guardian of Mildred Bird, fifth account.
- 10389 L. C. Cross, Guardian of Elizabeth Roe, third and final account.
- 10979 J. E. Clark, Administrator of the Estate of Hannah Williams, first and final account.

Account,

10028-A

In the matter of The Guardian William Braun This day court County, Ohio, in guardianship, duly Whereupon 1st day of Octo

8268

In the matter The Guardian Clyde L. Hill. This day court ty Ohio, and p ship duly v Whereupon ing on Saturd Said matter

10617

In the matter The Guar Karlclara Bra This day Union Count said Guardian Whereupon on Saturday time said

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In the mal Harry J. Skid This day Skidmore la final accou Whereup on Saturday Said matter

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In the mal Franklin F This day lali of Uni praisement Whereup satisfied the utes to such ment filed at the costs h

10028-A In the matter of }
 The Guardianship of } Filing first-partial account.
 William Braun.

This day came Catherine Braun, Guardian of Wm Braun, an incompetent, 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 1st day of October A.D. 1927, at one o'clock p.m., to which time said matter is continued.

8268 In the matter of }
 The Guardianship of } Filing Sixth partial account.
 Clyde L. Hill.

This day came D.M. Stephens, Guardian of Clyde L. Hill, a minor, of Union County Ohio, and presented his sixth partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order do order the same filed and advertised for hearing on Saturday, the 1st day of October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10617 In the matter of }
 The Guardianship of } Filing first-partial account.
 Karlclara Braun.

This day came Helen Braun, Guardian of Karlclara Braun, a minor 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 October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

10785- In the matter of the Estate of } Filing first and final account.
 Harry J. Skidmore, Dec'd.

This day came Sarah Skidmore Administratrix of the Estate of Harry J. Skidmore 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 October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11118 In the matter of the Estate of } Filing Inventory and Appraisement.
 Franklin Turner, Dec'd.

This day came Della Finley, Executrix of the Estate of Franklin Turner late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said Della Finley has in all respects complied with the Stat. rules to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

11108

In the matter of the estate of Isaac K. McMonigal, Dec'd.

Filing Inventory and Appraisement.

This day came Elizabeth McMonigal, Executrix of the estate of Isaac K. McMonigal, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Elizabeth McMonigal has in all respects complied with the statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

Saturday August 6-1927.

11126

In the matter of the will of Lenora Gibson Paver, Dec'd.

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Lenora Gibson Paver, late of Milford Center in this County deceased, was produced in open Court and application made for probate.

It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on the 10th day of August 1927, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing, to the next of kin of the testatrix, resident of the State of Ohio.

Monday August 8-1927.

11007

In the matter of the Estate of Lydia L. Mullen, Deceased.

Filing first and final Account

This day came E.A. Mullen Administrator of the estate of Lydia L. Mullen 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 October 9. 1927, at one o'clock P.M. to which time said matter is continued.

11111

In the matter of the Estate of R. H. Willis, Deceased.

Sale of Personal Property Confirmed.

The Executor of the above named decedent having filed his return of the order heretofore issued for the sale of personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same.

11127

L. J. McCoy, Guardian of David Carr.

vs.

His Wards, et al

This day L. J. McCoy petition duly filed and presented to his said wards.

It is ordered that the said petition be filed and recorded on the 27th day of August 1927.

Guardian can be given to

and Elizabeth to the next of kin

to be served in place of residence

before said date

11128

Elizabeth A. Carr vs. William Carr

Her Ward et al

This day Elizabeth A. Carr petition duly filed and presented in open Court and application made for probate therein

It is ordered that the said petition be filed and recorded on the 27th day of August 1927.

said petition L. J. McCoy as

to the next of kin to be served

place of residence 3 days before

11125

In the matter of the Estate of Mary M. Re

This day came the Inventory and Appraisement of said estate

Whereupon the Court, being satisfied that the same has been duly verified, do order the same filed and recorded.

It is further ordered that the said Executrix pay the costs herein taxed at \$4.00

Saturday August 6-1927.

11/27

L. J. McCoy, Guardian of David Carr,

vs. Plaintiff
His Wards, et al, Defendants.

Petition to Sell Real Estate
Order for Notice.

This day L. J. McCoy, Guardian of David Carr, appeared in open Court, and filed his petition duly verified, asking for the sale of real estate therein described, belonging to his said ward, David Carr.

It is ordered that the time of hearing said petition be and hereby is fixed for the 27th day of August 1927, 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 David Carr his ward, and to Lloy Schultz, Elizabeth Sloop, and Elizabeth Sloop as Guardian of William Carr, a minor, all persons entitled to the next estate of inheritance in such real estate, Defendants; in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally days before said day of hearing, and this cause is continued.

11/28

Elizabeth Sloop, Guardian of William Carr, a minor,

vs. Plaintiff
Her Ward et al. Defendant

Petition to Sell Real Estate
Order for Notice.

This day Elizabeth Sloop Guardian of William Carr, a minor, appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said ward William Carr, a minor.

It is ordered that the time of hearing said petition be and hereby is fixed for the 27th day of Aug. 1927, 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 William Carr, her ward, and to Lloy Schultz, L. J. McCoy as Guardian of David Carr, & Elizabeth Sloop, all persons entitled to the next estate of inheritance in such real estate, Defendants, in writing to be served on them personally and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, days before said day of hearing, and this cause is continued.

11/25-

In the matter of the Estate of Mary M. Richey, Deceased.

Filing Inventory and Appraisement

This day came Lillian R. Cowles, Executrix of the estate of Mary M. Richey late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

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

It is further ordered that said Executrix pay the costs herein taxed at \$4.00.

THE W. H. STANAGE CO., CINC., O. 187288

11129 In the matter of the will of } Filing of will and Order for Hearing.
 Peter J. Speyer. Deceased
 This day an instrument of writing purporting to be the last will of Peter J. Speyer, late of Richwood, Claibourne Township in this County, deceased, was produced in open court, and application made for probate.
 It is now ordered that said will be filed in this court, and that said application will be for hearing before this court on this date, all interested parties being in court.

11129 In the matter of the will of } Admitting to Probate and Record.
 Peter J. Speyer. Deceased.
 Be it Remembered, That, heretofore, to-wit: on the 10th day of August A.D. 1927, an instrument of writing purporting to be the last will and Testament of Peter J. Speyer, late of Richwood, 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. And it further appearing to the court that B.W. Van Winkle one of the subscribing witnesses to said will, has since the date of said will left for parts unknown.

Thereupon Carrie W. Hornbeck and Clara B. Husted appeared in open court, and were duly sworn and examined according to law touching the genuineness of the signature of B.W. Van Winkle, attached to said will.

Thereupon this day came H.C. Wood the other subscribing witnesses who being duly sworn testified 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 Peter J. Speyer, 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.

11130 In the matter of the Estate of } Appointment
 Peter J. Speyer. Deceased } Order for Bond.
 The last will and Testament of Peter J. Speyer, late of Claibourne Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed; this day J.E. Zuspau, appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said J.E. Zuspau is a suitable person and legally competent; it is ordered that said J.E. Zuspau be appointed such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Four thousand dollars, and this cause is continued.

11130 In the matter of the will of Peter J. Speyer. Deceased.
 This day J. ... with the court herein his law, with which Bond ... It is therefore issue to said administrator.

11126 In the matter of the will of Lenora Gibson.
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10685 In the matter of the will of Katteryn J. ...
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11130

In the matter of the Estate of
Peter J. Speyer, Deceased.

Appointment. Bond Approved.
Letters Issued.

This day J. B. Zuspan appeared in open Court, accepted the trust as Administrator with the will annexed of the Estate of Peter J. Speyer, deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with Anna Speyer, Paul Speyer and Kathryn Zuspan freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said J. B. Zuspan, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$5.50.

11126

In the matter of the will of
Lenora Gibson Paver, Dec'd.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Corwin Gibson to admit to probate and record the will of Lenora Gibson Paver, late of the village of Milford Center in said County, deceased, heretofore filed in this Court. It is now shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has, pursuant to a former order of this Court, been given to the next of kin of said testator resident of the State of Ohio.

And P. J. Shea and N. C. Madden subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Lenora Gibson Paver deceased; that it was duly executed and attested; and that said testator at the time of her death was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

10685

In the matter of the Estate of
Kathryn J. Coder, Dec'd.

Filing first and final Account.

This day came C. P. Coder, Administrator of the Estate of Kathryn J. Coder 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 October A. D. 1927, at one o'clock, P. M. to which time said matter is continued.

THE W. H. STANAGE CO., CIN., O. 192569

11131 John P. Bower, Adm'r of the Estate of Emeline Drake. Deceased. Plaintiff vs Flora D. Fay, et al. Defendants

Filing Petition to Sell Real Estate.

This day came the Plaintiff John P. Bower, Adm'r as aforesaid, and presented to the Court his petition, duly verified, praying an order for the sale of real estate of the said Emeline Drake, deceased, to pay the debts and 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 to by law to answer the same, be given to each of the said defendants; and this cause is continued.

11127 In the matter of the Estate of Sarah E. Doudna. Dec'd.

Filing Inventory and Appraisement.

This day came J.R. Fackler, Administrator of the Estate of Sarah E. Doudna, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Administrator has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$4.00.

11007 In the matter of the Estate of Lydia L. Mullen. Deceased.

Friday August 12-1927. Estate not Subject to Tax.

E.A. Mullen Administrator of the Estate of Lydia L. Mullen, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$4,000.00, the debts and costs of administration are \$620.00, and the net actual market value thereof is \$3380.00. That said Lydia L. Mullen died intestate leaving one son, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

9299

In the matter of Sterling F. Co. W. Blaine... ing filed au... ions therei... same came... finds and a... and costs of... of is \$4406... as a result... itance tax... It is order... the County U... It is furth... other entrie... the success...

11111

The Estate of R. H. Willie... This day... the court... and allegat... scribed on... good and i... to sell said... Edgar Will... property a... It is fu... to-wit: Ca... It is fu... herein, w... is made, a...

9295

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9299

In the matter of the Estate of Sterling F. Coons, Dec'd.

Estate not Subject to Tax.

W. Blaine Evans as Administrator of the Estate of Sterling F. Coons, deceased having filed an application for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$8331.00, the debts and costs of Administration are \$3925.00, and the net actual market value thereof is \$4406.00, that said deceased died intestate leaving a widow, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor, to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Monday Aug 8-1927

11111

The Estate of R. H. Willis

Authorizing Private Sale.

This day this cause came on to be heard upon the petition herein filed, 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 Edgar Willis as Executor of said R. H. Willis, 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 on the following terms to-wit: Cash in hand on day of sale.

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

Friday Aug. 12-1927.

9295

In the matter of the Estate of Lida Graves, Deceased

Estate not subject to tax.

Lloyd Winter as Executor of the Estate of Lida Graves, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$8962.50, the debts and costs of Administration are \$1550.00, and the net actual market value thereof is \$7412.50, that said deceased died testate leaving all property to her three children to share equally, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs herein taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

THE W. H. SYRASE CO., CIN. O. 19289

9305-

In the matter of the estate of } Estate not subject to Tax.
Tilmore F. Bantt, Deceased.

John L. Loughrey as Administrator of the estate of Tilmore F. Bantt, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$1775.00, the debts and costs of administration are \$1800.00, and the net actual market value thereof is - nothing, and as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

11121

In the matter of the estate of } Filing Inventory and Appraisement.
John F. Ballinger, Deceased.

This day came Harry E. Leppert, Executor of the estate of John F. Ballinger late of Union County Ohio, deceased, and presented the Inventory and appraisement of said estate duly verified.

Whereupon the court, after a careful examination of the same and being satisfied that said Executor has in all respects complied with the statutes to such case made and provided do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

Monday August 15-1927.

11132

In the matter of the Estate of } Appointment
Lenora Gibson Paver, Dec'd. } Order for Bond.

The Last will and Testament of Lenora Gibson Paver, late of Union Township, in this County, deceased, having heretofore been duly proved and allowed; this day Corwin Gibson, the Executor named in said will, appeared in open court, and made and filed an application under oath 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 Corwin Gibson is a suitable person and legally competent; it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause is continued.

11132

In the matter of the estate of Lenora Gibson Paver.

This day of the estate in the sum of \$1000.00 and D.A. Mitchell.

It is therefore ordered, to said Executor pay the costs of this proceeding.

11133

In the matter of the estate of Elizabeth R. Paver.

This estate under oath of said deceased, late of Union County Ohio, deceased, having heretofore been duly proved and allowed; this day Corwin Gibson, the Executor named in said will, appeared in open court, and made and filed an application under oath 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 Corwin Gibson is a suitable person and legally competent; it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause is continued.

The Court is satisfied that said Corwin Gibson is a suitable person and legally competent; it is ordered that he be appointed as such Executor, upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause is continued.

Monday August 15-1927.

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

11131

In the matter of the estate of John P. Rowe.

Emeline D. Rowe, Floris D. Fry.

This day came on for hearing the said petition of the said Emeline D. Rowe, and the said Floris D. Fry, for the appointment of each of the

11132

In the matter of the estate of Lenora Gibson Paver, Dec'd.

Appointment

Bond Approved. Letters Issued.

This day Corwin Gibson appeared in open Court; accepted the trust as Executor of the estate of Lenora Gibson Paver, deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with C.L. Slegg, and D.A. Mitchell 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 Corwin Gibson, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.00.

11133

In the matter of the estate of Elizabeth Roe, Deceased.

Application of Appointment

Administrator

This 10th day of August, 1927; Rozanna Davis made and filed an application under oath, to be appointed Administratrix of the estate of Elizabeth Roe, deceased, late of Union County, Ohio, and heretofore one, L.C. Cross, made and filed an application under oath, as required by law, to be appointed Administrator of the said estate of the said Elizabeth Roe, deceased, and they each filed an affidavit that there is not to their knowledge, any last will and testament of the deceased, and each filed a statement in general terms as to what the estate consists of and the probable value thereof, and the Court upon consideration thereof finds and is satisfied that an administrator should be appointed. The Court further finds that said applicant, Rozanna Davis, is a sister to the said deceased and a resident of Logan County Ohio, and that by reason of advanced age is incompetent to act as Administratrix, and by reason of ill feeling existing between her and the other next of kin of the deceased, that she is an unsuitable person for the discharge of said trust.

The Court further finds that none of the next of kin of the said Elizabeth Roe, deceased are residents of Union County Ohio, and that none of the next of kin, excepting Rozanna Davis, have made application to administer said estate, but that nearly all of the next of kin have declined to administer said estate and have recommended the appointment of L.C. Cross, and that none of the principal creditors of the deceased have made application to be appointed to administer said estate, but that the principal creditors have declined to administer said estate and recommended the appointment of L.C. Cross to administer the same.

The application of Rozanna Davis for the appointment as Administratrix of the Estate of Elizabeth Roe, deceased, is therefore dismissed.

Thursday Aug. 11-1927.

11131

John P. Bower, Admr. of the Estate of Emeline Drake, Dec'd. Plaintiff
Flora S. Fry, et al. Defendants.

Filing Petition to Sell Real Estate.

This day came the plaintiff John P. Bower, Admr. of the estate of Emeline Drake, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Emeline Drake, deceased, to pay the debts and 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 to answer the same, be given to each of the said defendants; and this cause is continued.

THE W. H. STANAGE CO., CIN., O. 1925

11133

In the matter of the Estate of Elizabeth Roe. Deceased.

Appointment of Administrator

On this 15th day of August, 1927, Rozanna Davis made and filed an application, under oath, to be appointed Administratrix of the estate of Elizabeth Roe, deceased, late of Union County Ohio, and heretofore one L.C. Cross made and filed an application, under oath, as required by law, to be appointed Administrator of the said estate of the said Elizabeth Roe deceased, and they each filed an affidavit that there is not their knowledge any last will and testament of the deceased, and each filed a statement in general terms as to what the estate consists of and the probable value thereof, and the Court upon consideration thereof finds and is satisfied that an administrator should be appointed.

The Court further finds that the said applicant, Rozanna Davis, is a sister of the said deceased and a resident of Logan County Ohio, and that by reason of advanced age is incompetent to act as administratrix, and by reason of ill feeling and hatred existing between her and the other next of kin of the deceased, that she is an unsuitable person for the discharge of said trust.

The Court further finds that none of the next of kin of the said Elizabeth Roe, deceased, are residents of Union County Ohio, and that none of the next of kin, excepting Rozanna Davis, have made application to administer said estate, but that nearly all of the next of kin have declined to administer said estate, and have recommended the appointment of the applicant, L.C. Cross, and that none of the principle creditors of the deceased have made application to be appointed to administer said estate, but that the principle creditors have declined to administer said estate and recommended the appointment of L.C. Cross to administer the same.

The Court further finds that more than thirty days have elapsed since the death of the deceased, and that the value of her estate exceeds \$100.00, and that the said L.C. Cross is a suitable person and legally competent to administer said estate.

Therefore, it is ordered by the Court that the said L.C. Cross be and he is hereby appointed Administrator of said estate, upon giving bond in the sum of \$8,000.00 with sureties as required by law and the approval of this Court, and this cause is continued.

11133

In the matter of the Estate of Elizabeth Roe. Deceased.

Appointment. Orders

Bond Approved. Letters Issued.

This day L.C. Cross, appeared in open Court, accepted the appointment as Administrator of the estate of Elizabeth Roe deceased, and gave and filed herein his bond in the sum of Ten Thousand 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 of Administration issue to said L.C. Cross, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50.

9310

In the matter of J. Pearl Clark

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Flora D. Fry

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In the matter of the Estate of }
J. Pearl Clark, Deceased.

Estate not subject to tax.

George C. Peam as Administrator of the estate of J. Pearl Clark, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises finds and determines that the gross value of said estate is \$7527.84, the debts and costs of administration are \$5550.00, and the net actual market value thereof is \$2277.84, that said deceased died intestate leaving a widow and one daughter, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

11087

In the matter of the Estate of }
M. F. Cody, Deceased.

Filing Inventory and Appraisement

This day came Anna E. Cody Executrix of the Estate of M. F. Cody, late of Union County, Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Anna E. Cody has in all respects complied with the Statutes to such case made and provided, do order the said inventory and Appraisement filed and recorded. It is further ordered that said Executrix pay the costs herein taxed at \$4.00

Wednesday Aug 17-1927.

10598

In the matter of the Estate of }
Mary E. Sanders, Deceased

Filing first and final Account.

This day came Olive M. Shifer Executrix of the estate of Mary E. Sanders, 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 October A.D. 1927, at one o'clock p.m., to which time said matter is continued.

11134

John P. Bower, Admr. of the }
Estate of Emeline Drake,

Plaintiff

Petition to Sell Real Estate

v.s.

Flora D. Fry, 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 served with process or have voluntarily entered their appearance herein, and are now properly before the Court, and that the statements and allegations in said petition are true. And the Court being satisfied that it is necessary to sell the real estate

THE W. H. STANAGE CO., CIN., O., 1925

of said Emeline Drake described in the petition to pay her debts.

It is ordered that H. B. Hager, J. S. Headington, and C. W. Wren, three suitable and judicious disinterested men of the vicinity who are freeholders, be and they are hereby appointed to appraise said lands as a whole, at their true value in money.

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 day of 19, and this cause is continued.

Wednesday Aug. 17-1927.

11134

John P. Bower, Administrator of the estate of Emeline Drake, Dec'd.

v.s. Plaintiff

Flora S. Fry, et al.

Defendants

Decree Confirming Appraisement and Ordering Sale.

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

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

It is thereupon by the court ordered that said John P. Bower, Administrator, as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at public sale, at not less than 2/3 of the appraised value thereof, on the following terms to-wit: 1/2 cash in hand on day of sale, 1/2 in one year from day of sale; deferred payments to bear interest from day of sale and to be secured by mortgage on the premises sold.

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

Thursday Aug. 18-1927

10865

In the matter of the Estate of Thomas S. Cox, Deceased.

Filing first and final account.

This day came Ida Cox, Administratrix of the estate of Thomas S. Cox, 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 October A. D. 1927, at one o'clock p.m. to which time said matter is continued.

9312

In the matter of

Corinthia A. & D. E. Egan

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9318

In the matter of Michael Co

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10965

In the matter of Samuel W.

This day Dunfee, la

final account

Whereup

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said matter

9317 In the matter of the estate of } Estate not subject to Tax.
 Corintha A. Ledley, Dec'd.
 D. E. Ogan as Administrator of the estate of Corintha A. Ledley, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises finds and determines that the gross value of said estate is \$750.00, the debts and costs of administration are \$400.00, and the net actual market value thereof is \$350.00. That said deceased died testate leaving a widow and two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.
 It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.
 It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

9318 In the matter of the estate of } Estate not subject to Tax.
 Michael Cody, Deceased.
 Margaret Cody, as Executrix of the estate of Michael Cody, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is \$6,113.00, the debts and costs of administration are \$550.00, and the net actual market value thereof is \$5563.00. That said deceased died testate. That said estate was devised to his children, none of which received over \$2000.00, and that as a result said estate and the successions therein are exempt from such inheritance tax.
 It is ordered that the court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.
 It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

10965 In the matter of the Estate of } Filing first and final account.
 Samuel W. Dunfee, Dec'd.
 This day came Harold A. Dunfee, Administrator of the estate of Samuel W. Dunfee, 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 October A. D. 1927, at one o'clock p.m. to which time said matter is continued.

THE W. H. STANAGE CO., CIN. O. 187868

9623

In the matter of the Estate of Charles A. Morelock. Dec'd.

Filing third partial account.

This day came Eva Morelock, Administratrix of the estate of Charles A. Morelock late of Union County Ohio, deceased, and presented her 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 1st day of October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11027

In the matter of the Estate of James Dunlap. Deceased.

Filing first and final account.

This day came Eltie Dunlap, Executrix of the Estate of James Dunbar, 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 October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

Monday Aug 22-1927.

10783

In the matter of the Estate of Simon Hall. Deceased.

Filing first and final account.

This day came W.E. Hall, Executor of the estate of Simon Hall, 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 1st day of October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

11120

In the matter of the Estate of Wilce Melick. Deceased.

Filing Inventory and Appraisement

This day came J.H. Ballard, Administrator of the estate of Wilce Melick, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said J.H. Ballard has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said J.H. Ballard pay the costs herein taxed at \$4.00

11132

In the matter of the Estate of Lenora Gibson Paver. Dec'd.

Filing Inventory and Appraisement.

This day came Corwin Gibson, Executor of the Estate of Lenora Gibson Paver late of Union County Ohio, deceased, and presented the Inventory and appraisement of said estate duly verified.

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

It is further ordered that said Corwin Gibson pay the costs herein taxed at \$4.00.

11111

In the matter of R. H. Willis,

This day came Ohio, deceased

Whereupon said Edgar W provided, do It is further

10672

In the matter of E. C. Reames,

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11111

In the matter of the estate of } Filing Inventory and Appraisement
R. H. Willis, Deceased.

This day came Edgar Willis, Executor of the estate of R. H. Willis, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified. Whereupon the Court, after a careful examination of the same, and being satisfied that said Edgar Willis has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Edgar Willis pay the costs herein, taxed at \$4.00.

Tuesday Aug. 23-1927

10672

In the matter of the will of } Authority to Transfer Real
E. O. Reames, Deceased. } Estate Devised.

This day came Canby Reames, and filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by E. O. Reames, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Josie Cruikshank, Walter Reames, Eva Winslow, and Canby Reames, and that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of Liberty, being part of Survey Nos. 5778 and 6495^{re}, and bounded and described as follows:

Beginning at a stake in the center of the Newton and Broadway Gravel Road, and at a point where the line between the above named surveys and numbers, and Survey Nos. 6563 and 6776 crosses said road; thence with said Survey line N. 9 1/2° E. 193.40 poles to a stone; thence S. 80 1/2° E. 28.52 poles to a stone; thence S. 9° W. 145.50 poles to a stone; thence S. 16 1/2° E. 30 poles to a stone and brick in the center of said gravel road; thence S. 73 1/2° W. 46.25 poles to the place of beginning. Containing 35 acres of land.

Being the same premises conveyed by George F. McDroy and wife to Edward O. Reames, October 29th 1904, Refer to Vol. of Deeds No. 91 page 228.

Excepting therefrom the following premises, conveyed by Edward O. Reames and Elizabeth A. Reames, his wife, to Frank B. Lewis by deed dated February 28th 1922, recorded in Union County Deed record No. 125 page 486.

Beginning at a stone in the center of the Rault and Herd Road and at the Southeast-erly corner to a 69 acre tract of land owned by Frank B. Lewis; thence with the center of said road S. 12° 15' W. 28.03 poles to an iron pin; thence S. 77° 10' E. 28.57 poles to a stone in the west line of Frank B. Lewis land; thence with two consecutive lines of said Lewis' N. 12° 25' E. 28.03 poles to a stone; thence S. 77° 10' W. 28.57 poles to the place of beginning. Containing 5 acres of land.

The Court further finds that Elizabeth A. Reames the widow of the said E. O. Reames deceased, died June 4th 1927.

And it appearing to 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 said real estate be transferred upon the Duplicate of the County to the name of Josie Cruikshank, Walter Reames, Eva Winslow and Canby Reames, and that a certificate of this order issue to the County Auditor as required by law.

10804

In the matter of the Estate of E.E. Moore. Deceased.

Filing first and final account.

This day came Marie M. Briggie, Administratrix of the estate of E.E. Moore 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 October A.D. 1927, at one o'clock P.M. to which time said matter is continued.

* 11135

Edgar H. McMahon, as Admr. with will annexed of the Estate of Minnie B. Patrick, deceased. Plaintiff vs. Edna Erwin, et al. Defendants

Filing of Petition

This day came the plaintiff and filed herein his petition praying for an order to sell the real estate of said Minnie B. Patrick, deceased, therein described, to pay the debts and costs of administering the estate of said decedent. The following named defendants in the case duly entered their appearance, to-wit:

Edna Erwin, Ruth Engle and Ruth Patrick. Whereupon it is ordered by this Court that this cause be heard on the 24th day of September A.D. 1927, at 9 o'clock A.M. and that to each and all of the remaining defendants, to-wit: Pauline Patrick, Lucile Patrick and Dorothy Patrick, due and legal notice of the filing, pendency and prayer of said petition, and of the time in which they are required to answer the same, be given, by summons served. excepting those who shall yet enter their appearance, and this cause is continued.

11136

Edgar H. McMahon, Admr. of the estate of David E. Patrick, Dec'd. Plaintiff vs. Edna Erwin, et al. Defendants

Filing of Petition

This day came the plaintiff and filed herein his petition praying for an order to sell the real estate of David E. Patrick, deceased, therein described, to pay the debts and costs of administering the estate of said decedent. The following named defendants in the case duly entered their appearance, to-wit: Edna Erwin, Ruth Engle, The Union County Savings and Loan Co. of Marysville Ohio.

Whereupon it is by this Court ordered that this cause be heard on the 24th day of September A.D. 1927, at 9 o'clock A.M. and that to each and all of the remaining defendants, to-wit: Pauline Patrick, Lucile Patrick and Dorothy Patrick, due and legal notice of the filing, pendency and prayer of said petition, and of the time in which they are required to answer the same, be given by summons served by excepting those who shall enter yet, their appearance, and this cause is continued.

* 10961

In the matter of Minnie B. Patrick

The Last will and testament of Edgar H. McMahon, dec'd. as Administrator with will annexed of said estate, the probable assets should be appraised, competent, Administrator with will annexed in the sum of

10961

In the matter of Minnie B. Patrick

This day came the Administrator with will annexed of said decedent, and the conditions of said will as to the holders as to the issue to be paid to said Administrator

10865

In the matter of Thomas S. Cox

Ida Cox, Administratrix of the estate of said decedent, and the decedent's debts, and the net proceeds of said estate and the tax thereon.

It is ordered that the County Clerk be and he is hereby directed to file and advertise for hearing the petition of the said Ida Cox, Administratrix of the estate of said decedent, and the net proceeds of said estate and the tax thereon.

* 10961

In the matter of the Estate of } Appointment-
Minnie B. Patrick, Dec'd. } Orders for Bond.

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

10961

In the matter of the Estate of } Appointment. Bond Approved.
Minnie B. Patrick, Dec'd. } Letters Issued.

This day Edgar H. McMahan appeared in open Court, accepted the trust as Administrator with the will annexed of the estate of Minnie B. Patrick, deceased, and gave and filed herein his Bond in the sum of Four Thousand Dollars, conditioned according to law, with John H. McMahan and Guy McMahan freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Edgar H. McMahan, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$5.00.

Wednesday Aug. 24-1927.

10865

In the matter of the Estate of } Estate not subject to Tax.
Thomas S. Cox, Dec'd. }

Ida Cox, as Administratrix of the estate of Thomas S. Cox, deceased, having filed an Application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2435.30, the debts and costs of Administration are \$1170.00, and the net actual market value thereof is \$1265.30, that the said deceased died intestate leaving a widow and two children, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio.

10804 In the matter of the estate of } Estate not subject to Tax.
E. E. Moore. Deceased.

Marie M. Briggie as Administratrix of the estate of E. E. Moore, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2025.00, the debts and costs of Administration are \$650.00, and the net actual market value thereof is \$1375.00, that the said deceased died intestate leaving one daughter, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs herein taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

11022 In the matter of the estate of } Estate not subject to Tax.
James Dunlap. Deceased

Eltie L. Dunlap, as Executrix of the estate of James Dunlap deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$4805.10, the debts and costs of Administration are \$1410.00, and the net actual market value thereof is \$3495.10, that said deceased died testate leaving all property to the widow for her life time, then to his five children share and share alike, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio.

Thursday Aug. 25 - 1927.

11144 Anna E. Cody, Executrix of the } Filing Petition to Sell Real Estate
estate of M. F. Cody. Dec'd. }
vs. Plaintiff }
Florence Cody, et al. Defendants }

This day came the Plaintiff Anna E. Cody, Executrix of the estate of M. F. Cody deceased, and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said M. F. Cody, 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 to answer the same, be given to each of the said defendants; and this cause is continued.

* 11139

In the matter of Ethelwyn M. Co.

This day came an order to the County Ohio.

Upon consideration, said Ruth Lillian

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11147

In the matter of Hezekiah Ed

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* 11139

In the matter of Ethelwyn

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11139

In the matter of the will of Ethelwyn M. Cowgill. Dec'd. } Authority to transfer Real Estate Devised.

This day came Ellen L. Mather and filed herein her application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by Ethelwyn M. Cowgill, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Ellen L. Mather for life and at her death to Ruth Lillian Emerson. And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of Jackson, and bounded and described as follows: Being part of Survey No. 9921.

Beginning at the northeast corner of said Survey; thence with the east line of said Survey S. 12° 11' rods to a stone or broken tile; thence S. 78° W. or parallel with the north line of said Survey, 81 rods to a stone or broken tile in the center of a County Road; thence with the center of said Road, N. 12° W. 111 rods to a stone in the North line of said Survey; thence with the north line of said Survey an easterly direction 81 rods to the place of beginning. Containing 56 acres, more or less.

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 said real estate be transferred upon the Duplicate of the County to the name of Ellen L. Mather (or Louisa E. Mather) ^{one and the same person, & mother of said decedent.} and to Ruth Lillian Emerson, and that a certificate of this order issue to the County Auditor as required by law.

11147

In the matter of the will of Hezekiah Edgar Converse, Dec'd. } Filing of Will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Hezekiah Edgar Converse, late of Plain City Jerome Township in this County, deceased, was produced in open Court and application made for probate. It is now ordered that the said will be filed in this Court, and that said application will be for hearing before this Court on this the 25th day of August 1927, at 3 o'clock P.M. there being no next of kin to the knowledge of the said applicant.

* 11139

In the matter of the will of Ethelwyn Cowgill. Dec'd. } Order Admitting to Record Authenticated Copy of Will and Order of Probate.

This day Ellen N. Mather appeared in open Court, and produced an authenticated copy of the will of Ethelwyn Cowgill 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 Marion County State of Ohio, and that real estate devised by said will is situated in this County.

It is therefore ordered, that said Authenticated Copy of said will and Order of Probate be and the same hereby is allowed and admitted to record, and that the same be recorded in the Record of wills of this office; and it is further ordered that said Ellen N. Mather pay the costs herein taxed at \$3.00.

11141 In the matter of the will of John F. Handley, Dec'd. } Order Admitting to Record Authenticated Copy of will and Order of Probate.

This day Guy Rea Trustee of Minnie Handley, appeared in open court, and produced an Authenticated copy of the will of John F. Handley late of Logan County, deceased, and of the order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the court that said will was executed proved and allowed in Logan 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 record of wills of this office;

And it is further ordered that said Guy Rea Trustee of Minnie Handley, pay the costs herein taxed at \$3.00

11142 In the matter of the will of Hezekiah Edgar Converse, Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of W. P. Hudson, to admit to record and probate the will of Hezekiah Edgar Converse late of the village of Plain City in said County, deceased, heretofore filed in this court. It is now shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit it to probate and record in this court has, pursuant to a former order of this court, been given to the next of kin of said testator resident of the State of Ohio.

And L. G. Davis and R. W. Cron, the subscribing witnesses to said will this day appeared in open court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the court finds that the aforesaid instrument of writing is the last will and Testament of said Hezekiah Edgar Converse deceased; that it was duly executed and attested; and that the said testator at the time of his death, was a resident of and had an estate in this County, and at the time of signing said will, was of lawful age, of sound mind and memory and not under any restraint.

Therefore the court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this court.

11138 In the matter of the will of Casper E. Rausch, Dec'd. } Filing of will and Order for Hearing.

This day an instrument of writing, purporting to be the last will of Casper E. Rausch, late of Darby Township in this County, deceased, was produced in open court and application made for probate.

It is now ordered that the said will be filed in this court, and all interested parties being in court by waiver, hearing to be this 25th day of August, 1927, at ten o'clock a.m.

11138 In the matter of Casper E. Rausch. Re it Remains instrument of late of Darby ferred for prob the Court the the same to p the testator, And it furd messes to said died. The and were dul of the signat Thereupon John H. Kins attached to a codicil, a pa is respectiv Whereupon and Testame ted and attes sealing the any restrai It is there and that the be entered a and Herma

11140 In the matter of Casper E. Rausch. The last c County, Oh Ernest C. Raus ed, an appe istrators c terms as to the Court b that said E gally comp be appoint with suret continued.

11138

In the matter of the will of } Admitting to Probate and Record.
Casper E. Rausch. Dec'd.

Re it Remembered, that heretofore, to-wit: on the 25th day of August A.D. 1927, an instrument of writing, purporting to be the Last will and Testament of Casper E. Rausch, late of Darby Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that John Auer, one of the subscribing witnesses to said will, has since the date of said will, Aug. 8th 1907, the said John Auer died. Thereupon Edward A. Emmert and John H. Kinkade appeared in open court and were duly sworn and examined according to law, touching the genuineness of the signature of said John Auer, attached to said will.

Thereupon came John H. Kinkade the other subscribing witness to said will, and John H. Kinkade and Robert C. Kinkade the subscribing witnesses to the codicil attached to said will and testified as to the execution and attestation of said will and codicil, a part thereof, 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 Casper E. Rausch, deceased; that the same was duly executed and attested; and that the said testator at the time of making, signing and sealing the same, was of full age, of sound mind and memory and not under any restraint.

It is therefore, by the Court ordered, that the said will be admitted to probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered that Ernest C. Rausch, and Herman G. Rausch, pay the costs herein taxed at \$8.90

11140

In the matter of the estate of } Appointment-
Casper E. Rausch. Dec'd. } Order for Bond.

The Last will and Testament of Casper E. Rausch, late of Darby Township Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Ernest C. Rausch, and Herman G. Rausch appeared in open court, and made and filed an application under oath as required by law to be appointed Administrators with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Ernest C. Rausch and Herman G. Rausch are suitable persons and legally competent; it is ordered that said Ernest C. Rausch and Herman G. Rausch be appointed such Administrators with the will annexed, upon giving Bond with sureties as required by law, in the sum of \$10,000.00, and this cause is continued.

THE W. H. STANAGE CO., CIN. O. 192569

11140 In the matter of the estate of Casper E. Rausch, deceased. } Appointment. Bond Approved. Letters Issued.

This day Ernest C. Rausch and Herman K. Rausch appeared in open court, accepted the trust as administrators with the will annexed, of the estate of Casper E. Rausch, deceased, and gave and filed herein their Bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with Christian Gase, Julius Scheiderer, Conrad Scheiderer and LeRoy K. Rausch, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Ernest C. Rausch, and Herman K. Rausch, that this proceeding be recorded, and that said Administrators with the will annexed, pay the costs herein taxed at \$

11141 In the matter of the will of John J. Handley, dec'd. } Authority to Transfer Real Estate Devised.

This day came Guy Rea, Trustee of Minnie Handley, and filed herein his Application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County Ohio, of certain real estate devised by John J. Handley deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Jennie Handley, Minnie Handley, Kittie Handley Rea and Martin Handley.

The item by which said real estate was devised is as follows:

Item 1. I give and devise to my wife Jennie Handley and my daughter Minnie Handley, for the term of their joint and several lives, the following real estate, (real estate as described below). And at the death of both said devisees, the said lands shall go to my daughter Kittie Handley Rea, and my son Martin Handley both residents of said Logan County, and to their heirs forever. And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of York, being part of Survey No. 2852 and bounded and described as follows:

Beginning at an iron stake in the center of Newton and Perkins gravel road and northwest corner to Wellington Skidmore's land; thence North 12° E. 40.82 poles with the center of said gravel road to a stake; thence North 78½° W. 33.71 poles to a stake in the east line of dower tract of Elmira Huffman; thence with the last mentioned line South 12° W. 10.36 poles to a stake in a line of the J. and O.C. railroad; thence South 33° East 42.68 poles with said railroad line to a stake; thence South 78½° East 3½ poles to the place of beginning.

Containing five and seventy two one hundredths acres of land.

Also the following tract. Beginning at a stake in the center of the Newton and Perkins gravel road and northeast corner to eight and six one hundredths (8.6) acres set of by partition to Hamer J. Huffman; thence North 78½° west 33.71 poles to a stone planted on broken tile in the east line of dower tract of Elmira Huffman; thence South 12° west 4.74 poles to a stake; thence South 78½° East 33.71 poles to the place of beginning. Containing one acre of land.

Also the following tract, being part of Military survey No. 2832.

Beginning at a stone on broken tile southwest corner to E. Huffmans 19 acres and northwest corner to George W. and Minnie F. Black's land; thence South 12° W. 250 feet

to a stake in the line of said R. beginning. Co And it appe been fully cr ed that said name of Jen and that a cer

11145 Ralph Graham estate of G.F. Mc vs. Ida Graham

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11128 Elizabeth St William Car vs. L.J. McCoy, Gd

This day mony of El being fully a been duly an prearance he ments and of said David being satisf in the petit Cramer and vicinity of s to appraise of said Dav It is fur ward, upon their proceed and this caus

to a stake in the east line of the F. & O. C. Ry. land; thence North 33° west with the east line of said R.R. land 349 feet to a post; thence South 78½° E. 248 feet to the place of beginning. Containing 71/100 of an acre of land.

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 said real estate be transferred upon the Duplicate of the County to the name of Jennie Handley, Minnie Handley, Nettie Handley Rea and Martin Handley, and that a certificate of this order issue to the County Auditor as required by law.

Friday Aug. 26-1927.

11145-

Ralph Graham, Executor of the estate of G.F. Mc Droy, Dec'd.

vs. Plaintiff

Ida Graham et al.

Defendants

Filing of Petition

This day came the plaintiff and filed herein his petition praying for an order to sell the real estate of said G.F. Mc Droy deceased; to pay the debts and costs of Administration of the estate of said decedent. The following named defendants in the case duly entered their appearance, to-wit: Alice Mc Droy, and Ida Graham.

Whereupon it is by this Court ordered that this cause be heard on the 24th day of September A.D. 1927, at ten o'clock A.M. and that to each and all of the remaining defendants, to-wit: The Northwestern Mutual Life Insurance Co. due and legal notice of the filing, pendency and prayer of said petition, and of the time in which they are required by law to answer the same, be given, by summons served by the administrator - excepting those who shall yet enter their appearance; and this cause is continued.

Saturday Aug 27-1927.

11128

Elizabeth Sloop, Guardian of William Carr, a minor.

vs. Plaintiff

L.J. McCoy, Gdn. David Carr, 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 of Elizabeth Sloop, Guardian of William Carr a minor, and others, 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, and that the statements and allegations in said petition are true. That said L.J. McCoy, Guardian of said David Carr, is entitled to dower in 1/3 said real estate; And the Court being satisfied that it is necessary to sell the real estate of said ward described in the petition, to pay his debts. It is ordered that C.F. Gill and Frank L. Cramer and Carl Allgower, three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands at their true value in money, free from the dower estate of said David Carr, therein.

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 27th day of August 1927. and this cause is continued.

Thursday Aug 25-1927.

11143 In the matter of the Estate of Hezekiah Edgar Converse, Dec'd } Appointment
Order for Bond.

The last will and Testament of Hezekiah Edgar Converse late of Jerome Township, in this County, deceased, having heretofore been duly proved and allowed; this day W.P. Hudson the Executor named in said will, appeared in open court, and made and filed an application under oath as required by law to be appointed such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said W.P. Hudson is a suitable person and legally competent.

It is ordered that he be appointed as such Executor without Bond as provided by will.

16143 In the matter of the Estate of Hezekiah Edgar Converse, Dec'd. } Appointment
Bond Approved. Letters Issued.

This day W.P. Hudson appeared in open Court, accepted the trust as Executor of the Estate of Hezekiah Edgar Converse, deceased, and Bond being dispensed with by will. It is ordered therefore that Letters Testamentary issue on the will of said decedent, to said W.P. Hudson, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50.

Saturday Aug. 27-1927.

11128 Elizabeth Sloop, Guardian of William Carr, a minor. vs. Plaintiff P.J. McCoy, Edn. et al. Defendants } Confirming Appraisement and Ordering Bond.

This day came the said Plaintiff, by her attorney, and produced to the Court the report of an appraisement herein made by C.F. Zell, Frank L. Cramer and Carl Allgower, 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 Elizabeth Sloop execute within ten days, to the State of Ohio, a bond with sufficient freehold securities, to be approved by the Court, in the sum of Five Hundred Dollars, conditioned according to law, and this cause is continued.

11116 In the matter of the Estate of Henry J. Wolff, Deceased. } Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Marie Wolff as Executor of the estate of Henry J. Wolff, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11125 In the matter of the Estate of Mary M. Richey, Deceased. } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Lillian R. Cowles, as Executrix of the estate of Mary M. Richey, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11128 Elizabeth Sloop vs. William Carr

L.J. McCoy, et al.

This day Elizabeth Sloop, Guardian of William Carr, a minor, by her attorney, appeared in open court, and made and filed an application under oath as required by law to be appointed such Guardian, 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 Sloop is a suitable person and legally competent.

And it is ordered that she be appointed as such Guardian without Bond as provided by will.

It is further ordered that the petition of Elizabeth Sloop as Guardian of William Carr, a minor, on the foregoing order, be and hereby is approved and confirmed.

And said Elizabeth Sloop is to execute and file with the Court, after such order, a bond with sufficient freehold securities, to be approved by the Court, in the sum of Five Hundred Dollars, conditioned according to law, and this cause is continued.

11128 Elizabeth Sloop vs. William Carr

L.J. McCoy, et al.

This day Elizabeth Sloop, Guardian of William Carr, a minor, by her attorney, appeared in open court, and made and filed an application under oath as required by law to be appointed such Guardian, 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 Sloop is a suitable person and legally competent.

And it is ordered that she be appointed as such Guardian without Bond as provided by will.

It is further ordered that the petition of Elizabeth Sloop as Guardian of William Carr, a minor, on the foregoing order, be and hereby is approved and confirmed.

And said Elizabeth Sloop is to execute and file with the Court, after such order, a bond with sufficient freehold securities, to be approved by the Court, in the sum of Five Hundred Dollars, conditioned according to law, and this cause is continued.

It is further ordered that the petition of Elizabeth Sloop as Guardian of William Carr, a minor, on the foregoing order, be and hereby is approved and confirmed.

11119 In the matter of the Estate of G.F. Mc Dermott, Deceased.

This day G.F. Mc Dermott, by her attorney, 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 G.F. Mc Dermott is a suitable person and legally competent.

It is ordered that he be appointed as such Executor without Bond as provided by will.

11128 Elizabeth Sloop, Guardian of
William Carr.

vs. Plaintiff
L.J. McCoy, Edw. et al.
Defendants

Petition to Sell Real Estate
Order of Sale, etc

This day this cause came on further to be heard, and it appearing to the Court that the said Elizabeth Sloop, the plaintiff above named, has given Bond as heretofore ordered, in the sum of Five Hundred Dollars, with herself and B.F. Sloop 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 Elizabeth Sloop as such Guardian proceed to sell said real estate, free from dower of David Carr, at private sale, for not less than the appraised value thereof, on the following terms, to-wit: Cash.

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

11128 Elizabeth Sloop, Guardian of
William Carr, a minor.

vs. Plaintiff
L.J. McCoy, Edw. et al.
Defendants

Petition to Sell Real Estate
Orders Approving and Confirming Sale.

This day this cause coming on to be heard on the report of Elizabeth Sloop, Guardian of William Carr, a minor, of her proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report; and finding the proceedings of said petitioner in all respects correct; and being satisfied that said sale was fairly and legally made. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said William Carr in said real estate, to the purchaser Elizabeth Sloop, upon the purchaser paying the purchase price.

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

11119 In the matter of the Estate of
G.F. McDroy, Deceased.

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Ralph Graham, as executor of the Estate of G.F. McDroy, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

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11127 L.J. McCoy, Guardian of David Carr,
 vs. Plaintiff
 Elizabeth Sloop, Gdn. William Carr, 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 of L.J. McCoy, Gdn. of David Carr, and others, 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, and that the statements and allegations in said petition are true. And the Court being satisfied that it is necessary to sell the real estate described in the petition, of said ward, to pay his debts.

It is ordered that C. F. Gill, Frank L. Cramer, and Carl Allgower three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands at their true value in money, free from the dower estate of said David Carr 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 27th day of August 1927, and this cause is continued.

11127 L.J. McCoy, Guardian of David Carr,
 vs. Plaintiff
 Elizabeth Sloop, et al.
 Defendants

Confirming Appraisement
 Ordering Bond.

This day came the said plaintiff, by his attorney, and produced to the Court the report of an appraisement herein made by C. F. Gill, Frank L. Cramer and Carl Allgower, 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 L.J. McCoy execute within 10 days, to the State of Ohio, a bond with sufficient freehold sureties, to be approved by the Court, in the sum of One Hundred Dollars, conditioned according to law, and this cause is continued.

11121 In the matter of the Estate of John F. Ballinger, Dec'd.

Appointment
 Order to Record Notice.

This day proof of publication of notice of the appointment of Harry E. Seppert, as executor of the estate of John F. Ballinger, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11117 In the matter of the Estate of Ruth Virginia Sweeney, Dec'd.

Appointment
 Order to Record Notice.

This day proof of publication of notice of the appointment of Thomasia Sweeney, as administratrix of the estate of Ruth Virginia Sweeney, deceased, was filed herein.

It is ordered that the same be recorded in the records of this office.

11127 L.J. McCoy, Gdn. David Carr, E. Sloop, et al.

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11127 L.J. McCoy, David Carr, Elizabeth Sloop

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L.J. McCoy, Guardian of
 David Carr, vs. Plaintiff
 E. Sloop, et al. Defendants }
 Petition to Sell Real Estate
 Order of Sale, etc

This day this cause came on further to be heard, and it appearing to the Court that the said L.J. McCoy, the plaintiff above named, has given bond as heretofore ordered in the sum of One Hundred Dollars, with D.B. Whitehead and Dora Baum 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 L.J. McCoy 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:

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

11127

L.J. McCoy, Guardian of
 David Carr, vs. Plaintiff
 Elizabeth Sloop, Edu. et al. Defendants. }
 Petition to Sell Real Estate
 Orders Approving & Confirming Sale.

This day this cause coming on to be heard on the report of L.J. McCoy Guardian of David Carr, of his proceedings and sale under the former order of this Court; and upon the motion of said petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made.

It is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right title and interest of the said David Carr, in said real estate, to the purchaser Elizabeth Sloop, upon the said purchaser paying the purchase price.

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

11119

In the matter of the Estate of }
 G.F. McIlroy, Deceased }
 Filing Inventory and Appraisement.

This day came Ralph Graham, Executor of the estate of G.F. McIlroy, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

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

It is further ordered that said Executor pay the costs herein taxed at \$4.00.

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THE W. H. STANAGE CO., CIN., O. 387589

In the matter of Accounts } Notice Approved.
filed for Settlement

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

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

- 10618 Adalbert F. Braun, Executor of the Estate of Charles Braun, first and final account.
- 10827 Frank Sewell, Executor of the Estate of James Guy, first and final account.
- 11005 Reuben Van Derau, Executor of the Estate of Susan B. Van Derau, first and final account.
- 10794 J. A. Elliott, Administrator of the Estate of Lewis Elliott, first and final account.
- 10842 Rebecca Kersey, Executrix of the Estate of Jacob Kersey, first and final account.
- 10917 George Sheridan, Executor of the Estate of Anna D. Sheridan, first and final account.
- 10921 Sarah R. Mackau, Executrix of the Estate of Joseph E. Mackau, first and final account.
- 10855 Henry A. Perkins, Executor of the Estate of Elizabeth Fleming, first and final account.
- 10722 G. Y. Rhoads, Executor of the Estate of Walter W. Rhoads, first and final account.
- 7457 Wm M. Roth, Guardian of Arthur G. Roth, eighth and final account.
- 9040 John Coleman, Guardian of Conrad L. Pfarr, fourth and final account.
- 9498 Eva M. Baker, Guardian of Violet C. James, et al. Second partial account.
- 8138 E. C. Bird, Guardian of Mildred Bird, fifth account.
- 10389-A L. C. Cross, Guardian of Elizabeth E. Roe, third and final account.
- 10979 J. E. Clark, Administrator of the Estate of Hannah Williams, first and final account.

10618 In the matter of the Estate of } First and final account
Charles Braun. Deceased.

This day the first and final account of Adalbert F. Braun, Executor of the estate of Charles Braun, 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 Three Hundred and Ninety Two, and 33/100 Dollars, (\$392.33), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$8.00 within ten days. Costs paid July 20-1927.

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

10827

In the matter of James Guy.

This day James Guy, deceased, filed accounts appearing for examination and correction.

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

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11005

In the matter of Susan B. Van Derau.

This day Susan B. Van Derau, deceased, filed accounts appearing for examination and correction.

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

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10827

In the matter of the estate of }
James Guy, Deceased. } First and final account

This day the first and final account of Frank Sewell, Executor of the estate of James Guy, 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 in 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-one, & 87/100 Dollars, (\$151.87), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 21st 1927.

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

11005-

In the matter of the estate of }
Susan B. Van Derau, Dec'd. } First and final account.

This day the first and final account of Reuben Van Derau, Executor of the estate of Susan B. Van Derau, 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 the account and the vouchers therewith and being fully advised in the premises, do find the same to be in 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 five, Dollars, (\$105.00), 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 Executor 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1927.

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

THE W. H. STANAGE CO., CIN. O. 192589

10794 In the matter of the Estate of Lewis Elliott, Deceased. } First and final Account.

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

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

It is ordered that said Administrator be and he is allowed the sum of One Hundred and Twenty Three Dollars, (\$123.00), for actual and necessary expenses, which sum the Court considers just and reasonable.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 20-1927.

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

10842 In the matter of the Estate of Jacob Kersey, Deceased. } First and final Account.

This day the first and final account of Rebecca Kersey, Executrix of the estate of Jacob Kersey, 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 Executrix pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1927.

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

10917 In the matter of the Estate of Anna A. Sheridan, Dec'd. } First and final Account.

This day the first and final account of George V. Sheridan, Executor of the estate of Anna A. Sheridan, 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.

10921 In the matter of Joseph E. Mc...

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid May 20-1927. It is ordered that said account and the proceedings herein be recorded in the records of this office.

10855 In the matter of Elizabeth E. Mc...

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid July 14-1927. It is ordered that said account and the proceedings herein be recorded in the records of this office.

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days.
Costs paid July 17-1927.

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

10921 In the matter of the Estate of } First and final account.
Joseph E. Mackau, Dec'd.

This day the first and final account of Sarah R. Mackau, Administratrix of the estate of Joseph E. Mackau, 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), as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

It is ordered that said Sarah R. Mackau be and she is allowed the sum of Twenty Seven and 9/100 Dollars (\$27.90), being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

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

It is ordered that said Administratrix pay the costs herein taxed at \$3.50 within ten days. Costs paid July 8-1927.

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

10855 In the matter of the Estate of } First and final account.
Elizabeth E. Fleming, Dec'd.

This day the first and final account of Mary S. Bailey and Henry A. Perkins, Administrators of the estate of Elizabeth E. Fleming, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Administrators be and they are allowed the sum of Seventy five, and 6/100 Dollars, (\$75.60), 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.

It is ordered that said Administrators pay the costs herein taxed at \$5.00 within ten days. Costs paid July 16-1927.

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

THE W. H. STANAGE CO., CIN. O. 192569

10722

In the matter of the Estate of } First and final account.
Walter W. Rhoads. Dec'd.

This day the first and final account of G. Y. Rhoads, Executor of the estate of Walter W. Rhoads, 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 nine, & 20/100 Dollars, (\$9.03), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$5.00 within ten days. Costs paid July 15-1927.

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

7452

In the matter of the Guardianship } Eighth and final account.
of Arthur G. Roth.

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 21-1927.

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 Guardianship of } Fourth and final Account.
Conrad L. Pfarr.

This day the fourth and final account of John Coleman, Guardian of Conrad L. Pfarr, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 said account duly balanced, and said estate settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 21-1927.

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

9498

In the matter of }
The Guardianship of } Second Partial Account.
Violet C. James, et al.

This day the second partial account of Eva M. Baker, Guardian of Violet C. James, 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 & confirmed.

The Court finds a balance of One Hundred and Forty five, + 97/100 Dollars, (\$145.97), in the hands of said Guardian due said ward, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 20-1927.

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

THE W. H. STANAGE CO., CIN. O. 19789

8138 In the matter of }
The Guardianship of } Fifth Account.
Mildred Bird.

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

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

The Court finds a balance of Twenty Six Hundred and Eight, and Two Dollars, (\$2608.14), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 27-1927.

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

10389 In the matter of }
The Guardianship of } Third and final Account.
Elizabeth E. Roe.

This day the third and final account of L. C. Cross, Guardian of Elizabeth E. Roe, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Guardian be and he is allowed the sum of Seventy five Dollars (\$75.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid July 27-1927.

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

10979 In the matter of
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10979

In the matter of the estate of Hannah Williams, Deceased

First and final account.

This day the first and final account of J.E. Clark, Administrator of the estate of Hannah 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.

It is ordered that said J.E. Clark be and he is allowed the sum of Fifty Dollars, (\$50.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 within ten days. Costs paid June 3-1927.

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

Monday Aug. 29-1927.

11147

Nellie Cody Westlake, Executrix of the Estate of Nellie C. Westlake, Dec'd.

Plaintiff

Filing of Petition

vs.

E.B. Westlake et al.

Defendants.

This day came the plaintiff and filed herein her petition praying for an order to sell the real estate of said Nellie C. Westlake deceased, therein described, to pay the debts and 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.

11148

In the matter of the Guardianship of Hannah Smart, an alleged incompetent.

Orders for Hearing and Notice.

This day Wm Neel appeared in open Court, and filed his application for the appointment of a Guardian of Hannah Smart, setting forth that said Hannah Smart is an incompetent person, and therefore is incapable of taking care of and preserving her property.

It is ordered that the 1st day of September, 1927, at two 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 Hannah Smart, 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.

THE W. H. STANAGE CO., CIN., O. 187828

11146

In the matter of the estate of } Appointment
W.A. Lockwood. Deceased } Order for Bond.

This day Floyd K. Sears, appeared in open Court, and made and filed an application under oath as required by law, to be appointed Administrator of the estate of W.A. Lockwood, 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 Floyd K. Sears, 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 Dollars, and this cause is continued.

11146

In the matter of the estate of } Appointment. Orders.
W.A. Lockwood. Deceased. } Bond approved. Letters Issued.

This day Floyd K. Sears, appeared in open Court, accepted the appointment as Administrator of the estate of W.A. Lockwood, deceased, and gave and filed here-in his bond in the sum of Twenty-five Hundred Dollars, conditioned according to law, with Wesley H. Lockwood, Osborne Lockwood, and Bertha Davis, freeholders as sureties, which bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Floyd K. Sears, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$3.50.

Tuesday Aug. 30-1927.

10850 1/2

In the matter of the estate of } Filing first and final account.
Philip Burns. Deceased. }

This day came Idell Burns and Kitty Randall, Executors of the estate of Philip Burns, late of Union County Ohio, 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 1st day of October A.D. 1927, at one o'clock P.M., to which time said matter is continued.

10970

In the matter of the estate of } Filing Inventory and appraisement.
Nellie C. Westlake. Deceased. }

This day came Nellie Cody Westlake, Executrix of the estate of Nellie C. Westlake, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified.

Whereupon the Court after a careful examination of the same and being satisfied that said Nellie Cody Westlake has in all respects complied with the Statutes to such case made and provided do order the said inventory and appraisement filed and recorded.

It is further ordered that said Executrix pay the costs herein taxed at \$4.00

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In the matter of }
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10961

In the matter of the Estate of
Minnie B. Patrick, Deceased.

Filing Inventory and Appraisement

This day came E. H. McMahon, Administrator of the estate of Minnie B. Patrick late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same and being satisfied that said E. H. McMahon has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded.

It is further ordered that said Administrator pay the costs herein taxed at \$4.00

Tuesday Aug 23-1927.

11137

Mary E. Shelton (Vaughn) Guardian
of Alvis Lee Vaughn.

Plaintiff

Petition to Sell Real Estate

vs.

Her ward, et al.

Order for Notice.

Defendants.

This day Mary E. Shelton (Vaughn) Guardian of Alvis Lee Vaughn appeared in open Court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said ward, Alvis Lee Vaughn.

It is ordered that the time of hearing said petition duly said petition be and hereby is fixed for the 24th day of September 1927, at 9 o'clock a.m.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, be given to said Alvis Lee Vaughn, her ward, and to all persons entitled to the next estate of inheritance in such real estate, Defendants; in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who cannot be served personally, 14 days before said day of hearing, and this cause is continued.

Sat. Aug 27-1928.

11104

Sturgis H. Cheney, Guardian of
Ellen Rush, incompetent

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 served with process or have voluntarily entered their appearance herein, and are now properly before the Court, and that the statements and allegations in said petition are true.

That said real estate is free from any claim for dower therein.

And the Court being satisfied that it is necessary to sell the real estate of said ward described in the petition, to pay her debts.

It is ordered that Walter H. Davis, Homer Prichard and Ernest L. Moore three suitable and judicious disinterested men of the vicinity of said real estate, who are freeholders, be and they hereby are appointed to appraise said lands as a whole, at their true value in money, free from the dower estate therein.

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 30th day of August 1927, and this cause is continued.

THE W. H. STANAGE CO., CIN., O. 1926B

10997 In the matter of the Estate of Penrose Wiley, Deceased. } Determination of Inheritance Tax.

This 1st day of September, 1927, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is \$11,575.08, composed as follows: Personally \$5330.08, real estate \$6245.00.

That the debts (including a year's allowance of \$600.00) are \$2642.10, and that the net costs of administration will be \$250.00. That there is no one entitled to dower in said real estate, and that the net-actual market value of the assets which might be subject to tax is \$8672.98.

The court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates, are as follows:

Relation	value of succession	Exemption	Sub to tax.	Tax	Date of accrual	By whom pd.	Township
widow	\$8672.98	\$5000.00	\$3672.98	\$36.72	Nov. 2-26	Joanna Wiley	Claibourne

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation to or in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the County Auditor to be paid in the manner provided by law.

Tuesday Aug. 30-1927.

11104 Sturgis H. Cheney, Guardian of Ellen Rush, Plaintiff vs. His ward, et al. Defendants } Decree Confirming Appraisement and Ordering Sale.

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

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

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

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and no appraisement in the value of said estate is \$2600.00.

and that no one is entitled to any of the assets of said estate, their value of the same to each, the balance which each such person such tax which tax originates,

pt. Township Wiley Claiborne to be given by mail whom waiver has been filed, their entries on the same to be made forthwith

at \$5.00 be provided by law.

appraisement

return of the plaintiff that said appraisal this court, and said appraisal in former order is confirmed, guardian has given conditioned as-

application of the same, and the same evidence admitted finds that parties interested and said Guardian

after diligent endeavor having failed to sell said real estate at private sale, it is therefore by the court ordered that said Sturgis H. Cheney, Guardian as aforesaid, proceed to advertise and sell the real estate aforesaid, free of dower, at public sale, at not less than two-thirds of the appraised value thereof, on the following terms to-wit: cash in hand on day of sale.

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

THE W. H. STANAGE CO., CINC., O. 192869

THE W. H. STANAGE CO. CIN. O. 187569

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Order of Feb. 18
Johnson + M

Order of Feb. 28-1927
Johnson + Watson Co.





No. 4.0

JOURNAL

NO. 40