

JOURNAL

NO. 44

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**NO.
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**PROBATE COURT
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JOURNAL

NO. 44

No. G 5565

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In the matter of the estate of
Don Gordon Dec'd

Filing Inventory and Appraisement.

This day came B. E. Thomas, Administrator of the estate of Don Gordon, 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 B. E. 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 B. E. Thomas pay the costs herein taxed at \$4.00

Tues. Nov. 3-1931.

12147

In the matter of the estate of
Elizabeth J. Booher, Dec'd

Order to Distribute Assets
in Kind.

This day J. W. Booher, Admr. of the estate of Elizabeth J. Booher, 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:

5 shares Ohio Edison Company - To - J. W. Booher.

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

It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution, and this cause is continued.

Wed. Nov. 4-1931.

12151

In the matter of the will of
William P. Gibson, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Sarah E. Gibson to admit to probate and record the will of William P. Gibson 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 said decedent died leaving Sarah E. Gibson widow, and that all the next of kin of said decedent resident of Ohio have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court, or have waived notice.

And M. L. Bowen and W. J. Porter 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 William P. Gibson, 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.

The Johnson & Watson Co., Dayton, Ohio G 555

12162

Ex. Parte In Relation to the Marysville Schools, in the Marysville School District Union County Ohio.

Entry on Opening Schools.

This day this cause came on for hearing on the application of Bruce B. Gaumer asking for an order of the court to open the schools within the Marysville school District, and the court being fully advised in the premises, on consideration thereof, find that the applicant, Bruce B. Gaumer, is a resident within said school District and a tax payer thereof and is the father of Mary Elizabeth Gaumer of school age, and a pupil of said district, and that she is entitled to be furnished with school privileges and facilities to attend as provided by law.

The Court further find that the members of the school Board of the village school District of Marysville Ohio, on the 23rd day of October 1931, closed the schools of said district and dismissed the pupils, and that the said Board of Education has since said date failed to provide facilities for school purposes for the said Mary Elizabeth Gaumer, and the other pupils of school age within said school District and refuse to open the schools within said district or furnish facilities therefor, or transportation to and from other schools.

That the said school Board has failed to pay its teachers and instructors, haulers, janitors and other expenses incident to the maintenance and operation of the schools under its jurisdiction, and refuses to pay said expenses.

The Court further find that under the laws of Ohio it is necessary that the pupils of the said school District, including, the said Mary Elizabeth Gaumer, are and should be provided with schools or facilities to attend school either in or without said district, and that the said Board has neglected and failed to do, and that it is the duty of this court to act in the place and stead of said Board.

Therefore, it is hereby ordered by the court that the school buildings within the said school District be opened and maintained for school purposes for the said Mary Elizabeth Gaumer and the other youths of school age within said district.

That necessary fuel, heat, light and janitor services required be furnished for the operation and maintenance of said schools.

That necessary transportation be furnished to transport the pupils of school age within said school District that are entitled to transportation to and from said buildings.

That necessary instructors and teachers be employed to operate and maintain said schools.

That this court issue necessary vouchers for the payment of the expenses necessary as found by the court for the operation and maintenance of the said school buildings and school, including payment of employees and instructors and teachers.

That all of said vouchers be drawn on the County Treasurer of Union County Ohio, payable from the general fund of said County, and that any amount so drawn shall be charged against said school District, which shall be charged against the fund due said school District and deducted by the Auditor of said County from the semi-annual distribution of taxes.

11941

Estate of Eva Grant
On motion of the court, is all

12161

In the matter of John A. Richter The Last Will and Testament of said John A. Richter deceased, this do an application with the court what the said applicant is satisfied R. Kenneth It is ordered by law,

12161

In the matter of John A. Richter This do as administrator of the estate of said deceased, \$100.00 Dollars, Richter It is ordered, is recorded, a costs here

11752

In the matter of Pearl M. Jones filed for The court ordered that be done, a

12121

John L. D.

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Bertha D. U.

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Katie N. B.

9092-9

A. D. Paris

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Christine

11941 Estate of Eva Grandstaff, Dec'd } Granting further time to collect assets.
 On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Effie Grandstaff administrator of the estate of Eva Grandstaff, deceased, is allowed six months further time to collect the assets of said estate.

12161 In the matter of the Estate of John A. Kennington, Dec'd } Appointment Orders for Bond.
 The Last will and Testament of John A. Kennington late of Union Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, this day Margaret R. Kennington appeared in open Court, and made and filed an application under oath as required by law to be appointed administratrix with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said Margaret R. Kennington is a suitable person and legally competent.
 It is ordered that said Margaret R. Kennington be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Eight Thousand Dollars, and this cause is continued.

12161 In the matter of the Estate of John A. Kennington, Dec'd } Bond Approved. Letters Issued.
 This day Margaret R. Kennington appeared in open Court, accepted the trust as administratrix with the will annexed of the estate of John A. Kennington deceased, and gave and filed herein her Bond in the sum of Eight Thousand Dollars, conditioned according to law, with Walter Howard and Fred W. Richter 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 Margaret R. Kennington, that this proceeding be recorded, and that said Administratrix with the will annexed, pay the costs herein taxed at \$8.50

Tue. Nov 6-1931

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 28- 1931, at one o'clock P.M., as follows:

- 11752 Pearl Mc Droy, Administrator of Sarah A. English, first and final account.
- 12121 John L. Sellers, Administrator of the estate of Alice C. Rogers, first and final account.
- 11913 Bertha D. Wood, Admrx. of the estate of Charles B. Wood, first and final account.
- 11936 Katie N. Burns, Executrix of the estate of J. George Burns, first and final account.
- 9092-9 A.D. Parish, Guardian of Myrtle Glass, first partial account.
- 10028-a Christine Braun, Guardian of William Braun, fourth partial account.

The Johnson & Watson Co., Dayton, Ohio G.353

12163

In the matter of the estate of
Wm P. Gibson. Dec'd

Estate not subject to tax.

Sarah E. Gibson as widow of William P. Gibson, 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 \$3175.00, the debts and costs of administration are \$257.00, and the net actual market value thereof is \$2918.00. That said deceased died intestate leaving all property to the 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.

10646

In the matter of the estate of
Rettie Morrison. Dec'd

Estate not subject to tax.

Odell Liggett as administrator of the estate of Rettie Morrison, 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 \$3508.13, the debts and costs of administration are \$905.50, and the net actual market value thereof is \$2602.63, that said deceased died intestate leaving 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.

12164

In the matter of the estate of
J.E. Harris Dec'd

Sat. Nov 7-1931

Appointment
Order for Bond

This day A.J. Harris appeared in open court, and made and filed an application under oath as required by law, to be appointed administrator of the estate of J.E. Harris 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 A.J. Harris 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.

12164

In the matter of
J.E. Harris

This day the court appointed J.E. Harris administrator of the estate of J.E. Harris late of York Township, Union County, Ohio, deceased, and ordered that said administrator pay the costs of said estate.

12157

In the matter of
Edward B.

This day the court appointed Edward B. administrator of the estate of Edward B. late of York Township, Union County, Ohio, deceased, and ordered that said administrator pay the costs of said estate.

11969

In the matter of
John D.

This day the court appointed John D. administrator of the estate of John D. late of York Township, Union County, Ohio, deceased, and ordered that said administrator pay the costs of said estate.

11169
11170

In the matter of
T.S. and C.

This day the court appointed T.S. and C. administrators of the estate of T.S. and C. late of York Township, Union County, Ohio, deceased, and ordered that said administrators pay the costs of said estate.

12164

In the matter of the estate of J. E. Harris, Dec'd

Bond Approved. Letters Issued.

This day A. J. Harris appeared in open court, accepted the appointment as administrator of the estate of J. E. Harris 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 A. J. Harris, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$5.50

Monday Nov 9-1931.

12152

In the matter of the estate of Edward B. Ehret, Dec'd

Filing Inventory and Appraisement

This day came Dean C. Ridgway assignee of the estate of Edward B. Ehret Assignor, 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 Dean C. Ridgway has in all respects complied with the Statutes to such effect made and provided, do order the said inventory and appraisement filed and recorded. It is further ordered that said Dean C. Ridgway pay the costs herein taxed at \$4.00

Thurs. Nov. 12-1931.

11969

In the matter of the will of John David White, Dec'd

Election

This day personally came into open Court Sarah M. White widow of said John David White deceased, and applied to make her election whether to take or not to take under the will of said John David White, 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.

11169
11170

In the matter of the Estates of F. S. and Claudia Hager, Dec'd

Filing first and final account.

This day came H. B. Hager, Administrator of the estates of F. S. Hager and Claudia Hager of Union County Ohio, deceased, and presented his first and final account in settlement of said estates duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of Nov. A. D. 1931, at one o'clock P. M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G 5263

12001

H. B. Hager, as Administrator of the estate of F. S. and Claudia Hager, Deceased. vs. Neva Hager et al.

Confirming Sale (Private) and Distributing Proceeds.

This cause came on this day to be heard upon the report of the plaintiff of sale made to Neva Hager for the sum of thirty four hundred and fifty (\$3,450.00) as hereinbefore ordered, and the proceedings appearing in all respects regular and in conformity to law, they are hereby approved and confirmed.

And the said H. B. Hager, administrator, is ordered to execute and deliver to the said purchaser a good and sufficient deed for the premises so sold.

It is further ordered that satisfaction of the mortgage held by the Prudential Insurance Company of America, of Newark New Jersey, be extended to May 1st 1933, according to the terms of a written extension agreement duly executed and acknowledged and recorded in Vol. 97 of mortgages, at page 3905 in the office of the Recorder of Union County Ohio, herein set forth in the petition and answer of said The Prudential Insurance Company of America.

And the Court coming now to distribute the proceeds of said sale amounting to \$3,450.00 (Three thousand four hundred and fifty Dollars),

It is ordered that said Administrator, out of the money in his hands pay: First. To the Treasurer of this County, the taxes, penalty, and interest against said property, to-wit: Taxes already paid

Second. The costs and expenses incurred in the sale of said property, amounting to the sum of \$110.10, as follows:

a. The Court costs amounting to the sum of \$50.10

e. Porter and Porter Attorneys for plaintiff, the sum of \$60.00

Fourth. To the Prudential Insurance Co. on the note and mortgage set forth and described in its cross-petition herein the sum of \$2,000.00, and the interest thereon, (according to the terms of the extension agreement herein), which the Court finds to be the amount due it, and

It is ordered that the balance of said fund, amounting to \$1,339.90, be accounted for by said administrator according to law.

Tri. Nov. 13-1931.

11170

In the matter of the estate of F. S. Hager, Deid

Estate not subject to tax

H. B. Hager as administrator of the estate of F. S. Hager, 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 \$4,185.62, the debts and costs of administration are \$1,350.00, and the net actual market value thereof is \$2,835.62, that said deceased died intestate 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.

11169

In the matter of the estate of Claudia M. H. B. Hager

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11169 In the matter of the estate of } Estate not subject to tax.
 Claudia M. Hager, Dec'd

H. B. Hager as Administrator of the estate of Claudia M. Hager, 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 \$3020.11, the debts and costs of administration are \$875.00, and the net actual market value thereof is \$2645.11.

That said deceased died intestate 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.

12103 H. T. Spain Executor of the estate of } Finding Sale Necessary and
 Flora Josephine Spain, Dec'd } Ordering Appraisement
 vs }
 Plaintiff }
 Herman Vosbury 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. And the Court being satisfied that it is necessary to sell the real estate of said Flora Josephine Spain described in the petition, to pay her debts.

It is ordered that Chas. D. Webb, H. E. Conbright, and C. C. Jarvis 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. 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 Nov. 1931, and this cause is continued.

12158 In the matter of the estate of } Filing Inventory and Appraisement
 Edward Connolly, Dec'd }

This day came Ralph Connolly Executor of the Estate of Edward 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 Ralph 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 Ralph Connolly pay the costs herein taxed at \$4.00

The Johnson & Watson Co., Dayton, Ohio G. 568

12117 In the matter of the Estate of } Sale of Personal Property Confirmed.
Mary L. Gault, Dec'd

The Administrator of the above named decedent having filed his return of the former order 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.

12157 In the matter of the estate of } Filing Inventory and Appraisement
Phoebe M. Romine, Dec'd

This day came Lloyd Winter Administrator of the Estate of Phoebe M. Romine 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 Lloyd Winter 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 Lloyd Winter pay the costs herein taxed at \$4.00

11195 In the matter of the Estate of } Orders on discounting Note.
Julia P. Lyons, Dec'd

This day this cause came on to be heard on the application of L.J. McCoy as Executor of the estate of Julia P. Lyons, deceased, for an order to discount and sell the promissory note held by him and made in favor of said estate by Abraham Seidelman and Fannie Seidelman and the cancellation of Trust Deed given to secure the payment of the said note, so that the said estate may be closed at said time, and it appearing to the court that the said note will not mature for approximately thirty-one months, and that by reason thereof, if not discounted at this time, the estate can not be closed within said time, and that the heirs, legatees and devisees of the said Julia P. Lyons, deceased, have consented to the immediate sale and discount of the said note and the surrender of the trust Deed given to secure the payment of said note

That the said executor has a cash offer of \$466.00 for the said note, and which is the highest and best offer he has received for or can get therefor, at this time.

The court find that it is to the best interest of all parties interested that the same should be sold. and that it would be for the best interest of all parties to sell the same for said sum so offered.

Therefore, the said L.J. McCoy as such executor be and he is hereby ordered to sell and discount the said note for the sum of \$466.00 cash, and on receipt thereof that he surrender the Trust Deed given to secure the same, and that he account for the said sum so received according to law.

12099 In the ma

for an easement over lands of in construction Sec. 15, in

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In the matter of the appropriation for an easement for Highway purposes over lands of Frank C. O'Harra Dec'd in construction of S.H. (S.C.H.) No. 241. Sec. 4, in Union County Ohio.

Orders on giving possession of real estate

On the second day of October, 1931, came the parties by their attorneys and by stipulation in open Court agreed upon the amount of Six Hundred Dollars (\$600.00) herein deposited as compensation, and further agreed that the construction and improvement of the said highway is necessary for the public convenience and welfare, and that Smith O'Harra, Dora Lambka and Bess O. Parker, a minor by J.S. Parker, her duly appointed guardian, are and constitute, or represent in this Court, each and all proper and necessary parties in interest herein, whereupon this cause was submitted to the jury as upon the appeal from the amount of the finding and award of the Director of Highways of Eleven Hundred Dollars, (\$1100.00) damages to the residue of the premises, and under instructions of the Court to find in their verdict upon the questions of compensation and necessity, according to the stipulations of the parties, and to find upon the question of damages to the residue, according to the law and the evidence adduced in this case.

And the jury by their verdict did so find that the proposed construction is necessary for the public convenience and welfare and that the appellants are entitled to the sum of Six Hundred Dollars (\$600.00) as compensation and they further find the appellants entitled to the sum of Forty Five Hundred Dollars (\$4500.00) as damages to the residue of the premises so appropriated, or a total of Five Thousand One Hundred Dollars (\$5100.00) for compensation and damages as appear of record herein, and the Court having examined the proceedings herein, find the same regular and proper and according to law, and it is hereby ordered by the Court that judgment be entered upon the verdict of the jury as required by law.

It is therefore ordered, adjudged, and decreed that the said proceedings be and the same are hereby approved and confirmed, and that the said O. W. Merrill, Director of Highways shall deposit in this Court a sum sufficient, to-wit: Thirty Four Hundred Dollars (\$3400.00), which when added to the original deposit herein, to-wit: One Thousand seven hundred Dollars, (\$1700.00), will equal the said sum of Five Thousand one hundred Dollars (\$5100.00) the amount of said verdict, for the use of Smith O'Harra, Dora Lambka, Bess O. Parker, a minor, the heirs and representatives of Joseph O'Harra and Frank C. O'Harra, both deceased, and others if any, in expectancy, succession, reversion or remainder, as parties in interest herein, as their interest may appear, and that the said Director of Highways, shall pay the cost herein taxed at \$108.16

It is further ordered, adjudged and decreed that the said O. W. Merrill, Director of Highways, State of Ohio, shall be entitled to take possession of and to hold and use the said real estate rights and interests of the said parties herein, their heirs, devisees, Administrators, executors, or assigns, so appropriated for highway purposes, said real estate being situated in the Township of Jerome, County of Union, State of Ohio, and part of survey No. 3686 and more fully described as follows:

Parcel No. 2-X

Beginning at a point in the north line of the Plain City - Marysville Road, said point being at right angles to and 45' to the left of sta. 46+60 in the center line of survey made by the Department of Highways; thence N. 4° 45' E. and parallel with

said center line of survey 40' to a point, same being at right angles to and 45' from Sta. 47+00 in said center line of survey; thence S. 85° 15' E. 15' to a point same being at right angles to and 30' from Sta. 47+00 in said center line of survey; thence N. 4° 45' E. and parallel with said center line of survey 759.18' to a point, same being at right angles to and 30' from Sta. 54+59.18 in said center line of survey; thence in a northerly direction and parallel with said center line of survey, along the arc of a curve to the right, same having a radius of 1462.5' a distance of 555.26' to a point in the property line between Frank O. O'Harra and Lura A. Kahler, said point being at right angles to and 30' from Sta. 60+03.05 in the aforesaid center line of survey; thence S. 45° 00' E. along said property line 63.42' to a point, same being at right angles to and 30' from Sta. 59+82.50 in the aforesaid center line of survey; thence in a southerly direction and parallel with said center line of survey, along the arc of a curve to the left, same having a radius of 1407.5', a distance of 512.36' to a point, same being at right angles to and 30' from Sta. 54+59.18 in said center line of survey; thence S. 4° 45' W. and parallel with said center line of survey 707.18' to a point, same being at right angles to and 30' from Sta. 47+00 in said center line of survey; thence S. 85° 15' E. 15' to a point, same being at right angles to and 45' from Sta. 47+00 in said center line of survey; thence S. 4° 45' W. and parallel with said center line of survey 30' to a point in the north line of the Plain City - Marysville Road, said point being at right angles to and 45' from Sta. 46+70 in the aforesaid center line of survey; thence S. 89° 23' W. 90.56' to the beginning and containing 1.844 acres, more or less.

Parcel No. 11-X

Beginning at a point in the south line of the Plain City - Marysville Road, said point being at right angles to and 45' to the right of Sta. 46+30 in the center line of survey made by the Department of Highways; thence S. 4° 45' W. and parallel with said center line of survey a distance of 42' more or less, to a point at the low water line of Big Darby creek; thence in a westerly direction, along said low water line of Big Darby creek, a distance of 91' more or less, to a point in the proposed west right-of-way line of the Delaware - London Road; thence N. 4° 45' E. and parallel with the aforesaid center line of survey a distance of 44' more or less, to a point in the south line of the Plain City - Marysville Road, said point being at right angles to and 45' from Sta. 46+20 in the aforesaid center line of survey; thence N. 89° 23' E. along said south line of the Plain City - Marysville Road, 90.56' to the place of beginning. Containing 0.093 acres, more or less.

9014-a In the matter of Joseph Morrell Odell Le...
 ed an application for the same cancellation and determination of the same as a result of the tax. It is ordered that the same be cancelled as a result of the tax. It is ordered that the same be cancelled as a result of the tax.

10645- In the matter of Lewis M. Odell...
 filed an application for the same cancellation and determination of the same as a result of the tax. It is ordered that the same be cancelled as a result of the tax.

12157 In the matter of Phoebe...
 This docket as administrator. It is ordered that the same be cancelled as a result of the tax.

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 parallel with the afore-
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 Marysville Road,
 20 acres, more or less.

9014-a In the matter of the estate of Joseph Morrison. Dec'd } Estate not subject to tax.

Odell Liggett as administrator of the estate of Joseph Morrison, 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 \$4250.00, the debts and costs of administration are \$270.00, and the net actual market value thereof is \$3980.00.

That the said deceased died testate leaving his property to 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.

10645- In the matter of the estate of Lewis Morrison. Dec'd } Estate not subject to tax.

Odell Liggett as administrator of the estate of Lewis Morrison, 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 \$7212.00, the debts and costs of administration are \$4550.00, and the net actual market value thereof is \$2662.00.

That said deceased died intestate leaving six brothers and sisters, 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.

12157 In the matter of the estate of Phoebe M. Romine. Dec'd } Appointment } Order to Record Notice

This day proof of publication of notice of the appointment of Lloyd Winter as administrator of the estate of Phoebe M. Romine, deceased, was filed herein.

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

The Johnson & Watson Co., Dayton, Ohio G 565

12166

In the matter of Pearl Thorpe } Inquest of Lunacy.
Order for Warrant, etc

This day Dr P. D. Longbrake a resident citizen of Marysville in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for admission of said Pearl Thorpe in the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Pearl Thorpe, alleged to be insane, before this Court, on the 17th day of November 1931, at 10 o'clock a.m. And it is further ordered that subpoenas issue for Dr P. D. Longbrake and Dr Angus Mac Ivor reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

12166

In the matter of Pearl Thorpe } Inquest of Lunacy
Order after hearing

This day this cause came on to be heard, and the said Pearl Thorpe 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 Pearl Thorpe is insane; that he has a legal settlement in Marysville 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 Angus 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 Pearl Thorpe and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent.

And it is further ordered that said Pearl Thorpe be committed to the custody of William Rausch, Sheriff until otherwise ordered. And this cause is continued.

12166

In the matter of Pearl Thorpe } Orders for Clothing and for warrant
to convey.

The judge being advised that said Pearl Thorpe 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 William Rausch.

And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

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In the matter of the will of Robert P. Gray. Dec'd

Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the will of Robert P. Gray, deceased, late of Marysville in this County, 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 day of Nov. 1931, 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.

11068

In the matter of The Guardianship of Elsie Gaulkie et al.

Filing first and final account.

This day came Walter Gaulkie Guardian of Elsie Gaulkie et al. 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 26th day of Dec. A.D. 1931, at one o'clock P.M. to which time said matter is continued.

Monday Nov. 23-1931

12161

In the matter of the estate of John A. Kennington, Dec'd

Filing Inventory and Appraisement.

This day came Margaret R. Kennington 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 R. Kennington 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 Margaret R. Kennington pay the costs herein taxed at \$4.00

8625-

In the matter of The Guardianship of George W. L. Fonquet.

Filing Seventh partial account.

This day came Lillie M. Cunningham, Guardian of George W. L. Fonquet, an incompetent, of Union County Ohio, and presented her seventh 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 Dec. A.D. 1931, at one o'clock P.M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G 555

11944

In the matter of
The Guardianship of
Addison McCampbell. } Filing first partial account.

This day came Edith C. Fry, Guardian of Addison McCampbell, 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 26th day of Dec., A.D. 1931, at one o'clock P.M. to which time said matter is continued.

Tues, Nov. 24-1931.

11957

In the matter of the estate of
Verne V. Shirk, Dec'd } Authority to Transfer and Record
Real Estate Devised.

This day came R. Donovan Shirk 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 Verne V. Shirk deceased, and for a certificate to the County Auditor

Upon consideration whereof, the court finds that by the terms of the will of said real estate was devised to R. Donovan Shirk.

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

Item Four: I give, devise and bequeath to my son, Donovan Shirk, the undivided one-half interest in the farm of eighty acres in Faylor Township, Union County, Ohio, upon which he now resides, and the titles to which is now jointly in his name and my name, to be his absolutely and in fee simple.

The following is a specific description of said real estate.

Situated in the State of Ohio, County of Union and Township of Faylor, and being Part of Survey No. 4405 and bounded and described as follows:

Commencing at a stake in the center of the Marysville and Kenton State Road and at the intersection of the Moore and Barbours Gravel Road; thence with the center of the Moore and Barbours Gravel Road North 80° 15' East 167.98 poles to a stone corner to the lands of S.A. Hamilton; thence with said Hamilton's line north 3° west 72.72 poles to a tile in the south line of lands of S.A. and Rose E. Hamilton; thence with the south line of said Hamilton's land South 85° 30' west 182.65 poles to a stake in the center of the said Marysville and Kenton State Road (an iron bar bears North 85° 35' East about 82 feet) thence with the center of said State Road South 12° 45' East 74.05 poles to the place of beginning.

Containing 80.40 acres, more or less.

(As Survey made by W.P. Beighliter, Union County Surveyor.

Survey made February 1919)

And it appearing to the satisfaction of the court that the terms of said 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 R. Donovan Shirk, and that a certificate of this order issue to said Auditor and Recorder as required by law.

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In the matter 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.

- 11757 Pearl McDroy, Administrator of the estate of Sarah A. English, first and final account.
- 12121 John L. Sellers, Administrator of the estate of Alice C. Rogers, first and final account.
- 11913 Bertha J. Woods, Administratrix of the estate of Charles B. Wood, first and final account.
- 11936 Katie M. Burns, Executrix of the estate of J. George Burns, first and final account.
- 9092-A A. D. Parish, Guardian of Myrtle Glass, first partial account.
- 10078-A Christine Braun, Guardian of William Braun, fourth partial account.

11757 In the matter of the estate of } First and final account.
Sarah A. English, Dec'd

Pearl McDroy Administrator of the estate of Sarah A. English, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 administrator pay the costs herein taxed at \$6.21

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

12121 In the matter of the Estate of } First and final account.
Alice C. Rogers, Dec'd

This day the first and final account of John L. Sellers, Administrator of the estate of Alice C. 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 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 administrator pay the costs herein taxed at \$

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

The Johnson & Watson Co., Dayton, Ohio G. 555

11913

In the matter of the estate of Charles B. Wood, Dec'd

First and final account.

This day the first and final account of Bertha S. Wood, Administratrix of the estate of Charles B. 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, 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 \$16.70

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

11936

In the matter of the Estate of J. George Burns, Dec'd

First partial account.

This day the first partial account of Katie N. Burns, Executrix of the estate of J. George Burns, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 a balance of Two Hundred and Two, and 2/100 Dollars (\$202.06), in the hands of said Executrix due said estate; which amount he is ordered to pay over and distribute according to law, and the will of said J. George Burns deceased.

It is ordered that said Executrix pay the costs herein taxed at \$21.80

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

12170

In the matter of the will of Perry A. Brown, Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Perry A. Brown, deceased, late of Richwood in this county, 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 Nov. 1931, 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.

9092-a

In the matter of The Estate of Myrtle St...

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9092-a In the matter of }
 The Guardianship of } First partial Account.
 Myrtle Glass.

This day the first partial Account of A.D. Parish, Guardian of Myrtle 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 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 allowed, approved 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 Thirty four Hundred and Eighty nine, and ⁹⁵/₁₀₀ Dol-lars, (\$3489.95), in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$ within ten days. Costs paid Oct. 1929 and Oct 30-1931.

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

10028-a In the matter of }
 The Guardianship of } Fourth partial Account
 William Braun

This day the fourth partial Account of Christine Braun, Guardian of Wil-liam 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 hav-ing carefully examined said account and the vouchers there-with 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 & confirmed.

It is ordered that said Guardian be and he is allowed the sum of Twenty Dollars (\$20.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred and Eighty nine, and ⁷³/₁₀₀ Dol-lars (\$289.73), 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. 18-1931.

It is ordered that said Account and the proceedings herein be record-ed in the records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 5563

11999

In the matter of the estate of Amelia Coder. Deceased

Determination of Inheritance Tax

This 21st day of November 1931, 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 \$7991.00, composed as follows: Personally \$6141.00, real estate \$1850.00, and that the debts are \$1208.00, 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 \$6483.00.

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	Date of accrual	By whom pd	Corporation
Widower	\$6483.00	\$3500.00	\$2983.00	Feb. 12-31	C. C. Coder	Marysville 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.

11552

In the matter of the Estate of Willard D. Fox. Deceased

Approving Bond.

This day Sarah Taylor appeared in Court and filed herein a new bond as legatee in the estate of Willard D. Fox assumed to be deceased, said bond appears ample to secure the funds covered, it is therefore accepted and approved and ordered filed for record.

It is ordered that her previous bond given April 16th 1930, secured by the Maryland Casualty Company be and is released from further liability.

11678

Mayme P. Estate of J. C. Coder

Alpha D. M.

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11678

Mayme P. Estate of J. C. Coder

Alpha D. M.

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12170

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11678 Mayme P. Fogle, Admrx. of the
 Estate of J. W. McCoy, Dec'd

vs.
 Alpha D. McCoy 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; 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: for cash at time of sale.

11678 Mayme P. Fogle as Admrx. of the
 Estate of J. W. McCoy,

vs.
 Alpha D. McCoy, et al.

Confirming Sale.

This day this cause coming on to be heard on the return of Mayme P. Fogle Administratrix of the estate of J. W. McCoy, deceased, of her proceedings and sale under the former order of this Court, the Court having carefully examined said return, and being satisfied that such sale has in all respects been regular and legally made.

It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Mayme P. Fogle as such Administratrix make to the purchaser Clarence L. Fogle, a good and sufficient deed for the premises so sold.

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

Wed. Nov. 25-1931.

12170 In the matter of the Will of
 Perry A. Brown Dec'd

Filing of Will and Order for Hearing

This day an instrument of writing purporting to be the last will of Perry A. Brown, deceased, late of Richwood in this County, 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 Nov. 1931, 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.

The Johnson & Watson Co., Dayton, Ohio G 2505

12170

In the matter of the will of Perry A. Brown. Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Frank Brown to admit to probate and record the will of Perry A. Brown 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 said decedent died leaving Marnie M. Brown widow and that all the next of kin of said decedent resident of Ohio have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court pursuant to a former order of this court pursuant to a former order of this court, or has waived notice and given consent to the probate of said will.

And Sturgis Cheney and Gladys 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 Perry A. Brown 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.

Dat. Nov. 28-1931.

12165

In the matter of the estate of Clara Nible. Dec'd

Appointment Order for Bond.

This day J. F. Nible appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Clara Nible 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 J. F. Nible 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.

12155

In the matter of Clara Nible

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12155

In the matter of Clara Nible

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11658

In the matter of John W. N...

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12164

In the matter of J. E. Har...

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12155-

In the matter of the estate of Clara Wible, Dec'd

Bond Approved. Letters Issued.

This day J.F. Wible appeared in open court, accepted the appointment as Administrator, of the estate of Clara Wible deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with P.H. Ryan and J.W. Wolff freeholders as sureties, which Bond is approved by the court.

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

12155-

In the matter of the estate of Clara Wible

Orders on filing Inventory.

This day J.F. Wible Administrator of the estate of Clara Wible 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

11658

In the matter of the estate of John W. McCoy, Dec'd

Filing first and final Account.

This day came Mayme P. Fogle Administratrix of the estate of John W. McCoy, 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 Dec. A.D. 1931, at one o'clock P.M. to which time said matter is continued.

12164

In the matter of the estate of J.E. Harris, Dec'd

Filing Inventory and Appraisement.

This day came A.J. Harris Administrator of the estate of J.E. Harris, 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 A.J. Harris 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 A.J. Harris pay the costs herein taxed at \$4.00

12171

In the matter of the Estate of Madge Thompson Sadler, Dec'd

Estate not subject to tax.

Riphey J. Sadler as Executor of the estate of Madge Thompson Sadler, 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, finds and determines that the gross value of said estate is \$900.00, the debts and costs of administration are - none. and the net actual market value thereof is \$900.00, that said deceased died testate leaving a widow and 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.

12177

In the matter of Clara Warner

Inquest of Lunacy Order for Warrant, etc

This day E. M. Warner, a resident citizen of Taylor Twp. in this County, appeared in open court, and filed an affidavit in the form prescribed by law, for admission of said Clara Warner into the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausch Sheriff, commanding him to bring said Clara Warner alleged to be insane, before this court, on the 30th day of Nov. 1931, at 10 o'clock A.M.

And it is further ordered that subpoenas issue for Dr E. J. Marsh, and Dr F. C. Calloway, reputable legally qualified witnesses, to appear at the time and place aforesaid; and this cause is continued.

12177

In the matter of Clara Warner

Inquest of Lunacy Order after Hearing

This day this cause came on to be heard, and the said Clara Warner was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr E. J. Marsh and Dr F. C. Calloway the medical witnesses, and being satisfied that said Clara Warner is insane; that she has a legal settlement in Taylor Township in this County; that she has been an inhabitant of the state of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital

It is therefore ordered that Dr E. J. Marsh 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 Clara Warner and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent.

And it is further ordered that said Clara Warner be committed to the custody of William Rausch until otherwise ordered. And this cause is continued.

12172

In the matter of Clara Warner

The probate court of this State being satisfied that the report of his report

11533

In the matter of C. T. Romo

Matilda filed an application for the successions in Ohio, the premises, the debts and value thereof. It is ordered to the court

10684

In the matter of Clarence

Julia ed, having estate and under the law fully advised of said estate and the value thereof died intestate said estate tax. It is ordered certified provided

12172 In the matter of Clara Warner } Orders for clothing and for
warrant to convey

The judge being advised that said Clara Warner 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, and this cause is continued for the return of said warrant by said sheriff with his report endorsed thereon.

11533 In the matter of the estate of C.F. Romoser, Sec' of } Estate not subject to tax.

Matilda Romoser as Administrator of the estate of C.F. Romoser, 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 \$4168.25, the debts and costs of administration are \$4278.00, and the net actual market value thereof is none, 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 proceedings taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

10684 In the matter of the estate of Clarence W. Forsey, Sec' of } Estate not subject to tax.

Julia A. Forsey as Administratrix of the estate of Clarence W. Forsey, 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 \$8414.37, the debts and costs of administration are \$3700.00 and the net actual market value thereof is \$4714.37, that said deceased died intestate leaving a widow his only heir, 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.

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The Johnson & Watson Co., Dayton, Ohio G. 5005

10704 In the matter of the estate of } Estate not subject to tax
 Wm M. Brown, Dec'd

Le Roy Brown as Executor of the estate of Wm M. Brown, 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 \$6053.32, the debts and costs of administration are \$2100.00 and the net actual market value thereof is \$3953.32.

That said deceased died testate leaving all property to the widow for and during her natural life then to his son and 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.

11033 In the matter of the estate of } Statement in Lieu of an account.
 C. F. Romoser, Dec'd

This day Matilda Romoser, Adm'r. of the estate of C. F. Romoser late of Union County Ohio, deceased, and presented her statement in lieu of account in settlement of said estate.

It is further ordered that said statement be and is accepted in lieu of an account.

9248-A In the matter of the estate of } Appointment
 Alfred J. Rigdon, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Pearl Mc Elroy as Adm'r. de bonis non with the will annexed, of Alfred J. Rigdon, deceased, was filed herein.

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

11840 In the matter of the estate of } Appointment
 C. L. Clegg, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Lizzie Clegg, as executrix of the estate of C. L. Clegg, deceased, was filed herein.

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

12018 In the matter of the estate of } Appointment
 William P. Shoemaker, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Anna A. Shoemaker as Adm'r. of the estate of William P. Shoemaker, deceased, was filed herein.

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

12030 In the matter of
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11870 In the matter of
 Luther A. M
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 as Executor
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- 12030 In the matter of the estate of } Appointment
 Maud E. Dunbar. Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of James J. Dunbar, as Administrator of the estate of Maud E. Dunbar, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 11870 In the matter of the estate of } Appointment
 Luther A. Wood. Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of Le Roy E. Wood, as Executor of the estate of Luther A. Wood, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 12029 In the matter of the estate of } Appointment
 Leven H. Osborne. Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of Louis Michels as Administrator of the estate of Leven H. Osborne, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 11686 In the matter of the estate of } Appointment
 Ellis Snuffin Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of J.B. Snuffin as Administrator of the estate of Ellis Snuffin deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 11671 In the matter of the estate of } Appointment
 Orynthia A. Bates Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of Andrew Bates as Administrator of the estate of Orynthia A. Bates deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 11703 In the matter of the estate of } Appointment
 Nellie Kiles. Dec'd. } Order to Record Notice
 This day proof of publication of notice of appointment of W.P. Hudson as Administrator of the estate of Nellie Kiles, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.
- 11695 In the matter of the estate of } Appointment
 F. Scott Robinson. Dec'd. } Order to Record Notice
 This day proof of publication of notice of the appointment of Harrisson E. Robinson as Executor of the estate of F. Scott Robinson deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

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The Johnson & Watson Co., Dayton, Ohio G. 5565

11711

In the matter of the estate of Sarah H. Lawson, Sec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Cora Lawson as Administrator of the estate of Sarah H. Lawson, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12097

In the matter of the estate of Lottie M. Coe, Sec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of E. M. Cole as Executor of the estate of Lottie M. Coe, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12117

In the matter of the estate of Mary L. Gault, Sec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of J. G. Gault as Administrator of the estate of Mary L. Gault, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12138

In the matter of the estate of John George Moder, Sec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Clara Moder as Administratrix of the estate of John George Moder, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12147

In the matter of the estate of Don Gorton, Sec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of B. E. Thomas as Administrator of the estate of Don Gorton, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12158

In the matter of the Estate of Edward Connolly, Sec'd

Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Ralph Connolly as Executor of the estate of Edward Connolly, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12161

In the matter of the estate of John A. Kennington, Sec'd

Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Margaret R. Kennington as admrx. with the will annexed, of the estate of John A. Kennington, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12096

In the matter of George Adams

This day proof of publication of notice of the appointment of George Adams as Administrator of the estate of George Adams, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

11723

In the matter of Margaret O. Gray

This day proof of publication of notice of the appointment of Margaret O. Gray and Wm A. Gray as Administrators of the estate of Margaret O. Gray, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12169

In the matter of Robert P. Gray

This matter was referred to the probate court at Marysville.

It is now the duty of Ella P. Gray to have application made for probate of the will of the deceased.

And for this day application was made to the court by Ella P. Gray, and it is ordered that the same be recorded in the records of this office.

There is no objection to the will being admitted to probate.

12137

L. H. Collins

Sarah L. Collins

J. H. Coans
This day proof of publication of notice of the appointment of J. H. Coans as Administrator of the estate of Sarah L. Collins, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

of Cora Lawson
filed herein.
office

12096

In the matter of the estate of
George Adam Rausch, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Albert Rausch as Administrator of George Adam Rausch, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

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herein.
his office.

11723

In the matter of the estate of
Margaret P. Scheiderer, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Otto J. Scheiderer and Wm A. Rausch as Executors of the estate of Margaret P. Scheiderer, deceased, was filed herein.
It is ordered that the same be recorded in the records of this office.

ment of J. G. Gault
is filed herein.
his office.

12169

In the matter of the will of
Robert P. Gray, Dec'd

Admitting to probate and Record.

This matter came on this day further to be heard, on the application of Ella Gray to admit to probate and record the will of Robert P. Gray 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 said decedent died leaving Ella Gray widow and that all the next of kin of said decedent resident of Ohio have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court pursuant to a former order of this court, or have waived notice and given consent to the probate of said will.

And John A. Hart Horn and Fred Gabriel 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 Robert P. Gray 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.

Nov. 27-1931.

ment of Clara Moder
ceased, was filed
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ment of B. E.
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this office.

ment of Ralph
ed, was filed herein.
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12137

L. H. Collins Executor of
Sarah L. Danaft, Plaintiff

Confirming Sale.

vs.
J. H. Coans et al. Defendant

This day this cause came on to be heard on the return of L. H. Collins Executor of the estate of Sarah L. Danaft of his proceedings and sale under the former order of this court; the court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said L. H. as such executor make to the purchaser Roy Robb Tract No. 1, and Effie Jenkins Tract No. 2, a good and

t of Margaret R.
of John A. Kenning
is office.

sufficient deed for the premises so sold. And it is further ordered that this proceeding be recorded, and that said L.H. Collins pay the costs herein taxed at \$13.00

11966

In the matter of

Sarah J. How

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cein taxed at \$13.00

11966 In the matter of the Estate of Sarah J. Howison, Dec'd } Determination of Inheritance tax.

This 1st day of December 1931, 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 (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 seventy five thousand three hundred forty and ⁰⁰/₁₀₀ Dollars, composed as follows: Personally \$75,340.00, real estate . . . That the debts are fifty five hundred and thirty nine and ¹⁵/₁₀₀ Dollars, and that the costs of administration will be \$5982.00, 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 sixty three thousand eight hundred eighty eight and ⁹/₁₀₀ Dollars.

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	Exemption	Sub. to tax	Tax	Date of Accrual	By whom pd.	Corporation
Niece	\$1166.66	\$500.00	\$1166.66	\$58.33	Dec. 10-1930	Centon Cahill Ex.	Richwood O
"	1666.66	500.00	1166.66	58.33	"	"	"
Nephew	1666.00	500.00	1166.66	58.33	"	"	"
"	1666.00	500.00	1166.66	58.33	"	"	"
"	1666.00	500.00	1166.66	58.33	"	"	"
to Nephew	1000.00		1000.00	70.00	"	"	"
Niece	2069.95	500.00	1569.95	78.50	"	"	"
Nephew	2069.95	500.00	1569.95	78.50	"	"	"
"	2222.80	500.00	1722.80	86.14	"	"	"
Niece	2222.80	500.00	1722.80	86.14	"	"	"
"	2222.80	500.00	1722.80	86.14	"	"	"
Nephew	2222.80	500.00	1722.80	86.14	"	"	"
"	2222.80	500.00	1722.80	86.14	"	"	"
"	2222.80	500.00	1722.80	86.14	"	"	"
Niece	2069.95	500.00	1569.95	78.50	"	"	"
None	1034.97		1034.97	72.45	"	"	"
"	1034.97		1034.97	72.45	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	517.49		517.49	36.23	"	"	"
"	517.49		517.49	36.23	"	"	"
"	517.49		517.49	36.23	"	"	"
"	258.74		258.74	18.17	"	"	"
"	258.74		258.74	18.17	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	517.49		517.49	36.23	"	"	"
"	517.49		517.49	36.23	"	"	"
"	517.49		517.49	36.23	"	"	"
"	517.49		517.49	36.23	"	"	"
"	2069.95		2069.95	144.90	"	"	"
"	1034.97		1034.97	72.45	"	"	"
"	1034.97		1034.97	72.45	"	"	"
"	2069.95		2069.95	144.90	"	"	"

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 Johnson & Watson Co., Dayton, Ohio G 565

* 12103

H. H. Spain as Executor of the Estate of Flora Josephine Spain, Dec'd
Plaintiff

vs.
Herman Vorburg et al
Defendants

Confirming Sale.

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

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

* 12103

H. H. Spain Executor of the Estate of Josephine Spain, Dec'd

vs.
Herman Vorburg 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 Fifteen Hundred Fifty and ^{no} ¹⁰⁰ Dollars.

And it appearing to the Court that bond was dispensed with by and under the provisions of the last will and testament of the deceased; 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 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.

12174

In the matter of the estate of Robert P. Gray, Dec'd

Appointment
Order for Bond.

The Last Will and Testament of Robert P. Gray late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day Ella Gray 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 Ella Gray is a suitable person and legally competent; it is ordered that she be appointed as such Executrix without bond as per the will of said deceased.

12174

In the matter of Robert P. Gray

This day the estate of It is the precedent, to pay the cost

12173

In the matter of Emily Taylor

This day Taylor deceased and application be filed in court on the notice thereof later, residing

11999

In the matter of Amelia Cook

This day County Ohio of said estate Whereby Saturday, said matter

11195

In the matter of Julia P. Ly

This day Union County settlement Whereby on Saturday said matter

11846

Estate of Parthena

On motion of the Mossbarr the assets

- 12174 In the matter of the estate of Robert P. Gray. Dec'd } Appointment Letters Issued.
 This day Ella Gray appeared in open court, accepted the trust as executrix of the estate of Robert P. Gray, deceased, and no bond being required.
 It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Ella Gray, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$5.50
- 12173 In the matter of the will of Emily Taylor. Dec'd } Filing of will and order for hearing.
 This day an instrument of writing, purporting to be the last will of Emily Taylor deceased, late of Marysville, in this County, 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 seventh day of December 1931, 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.
- 11999 In the matter of the estate of Amelia Coder. Dec'd } Filing first and final account
 This day came C. D. Coder, Executor of the estate of Amelia 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 26th day of Dec. A.D. 1931, at one o'clock P.M. to which time said matter is continued.
- 11195 In the matter of the estate of Julia P. Lyons. Dec'd } Filing second and final account
 This day came L. J. McCoy Executor of the estate of Julia P. Lyons late of Union County Ohio, deceased, and presented his second and final account in settlement of said estate duly verified.
 Whereupon the court do order the same filed and advertised for hearing on Saturday, the 26th day of Dec. A.D. 1931, at one o'clock P.M. to which time said matter is continued
- 11846 Estate of Parthena Mossbarger } Granting further time to collect assets.
 On motion and affidavit filed, and for good cause shown to the satisfaction of the court, Homer Mossbarger Administrator of the estate of Parthena Mossbarger deceased, is allowed six months further time to collect the assets of said estate.

H. H. Spaine, Executor
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The Johnson & Watson Co., Dayton, Ohio G 3563

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, Dec. 26th 1931, at one o'clock P.M. as follows:

- 11658
- 11169
- 11170
- 11868
- 8628
- 11944
- 11195
- 11999

- Mayme P. Fogle, Admrx. of the estate of John W. McCoy, first and final account.
- H. B. Hager, Admrx. of the estate of F. S. and Claudia M. Hager, first and final account.
- Walter Haulke, Guardian of Bertha Gaulke et al. first and final account
- Lillie M. Cunningham, Guardian of Geo. W. L. Fonguet, seventh account.
- Edith C. Fry, Guardian of Addison McCampbell, first partial account
- L. J. McCoy, Executor of the estate of Julia P. Lyons, second and final account.
- C. O. Coder, Admrx. of the estate of Amelia Coder, first and final account.

11799

In the matter of the estate of Flora Josephine Spain, Dec'd

Determination of Inheritance Tax.

This 3rd day of December 1931, 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 \$2382.28, composed as follows, Personally \$802.28, real estate \$1580.00. That the debts (including a year's allowance of - no - Dollars) are \$643.61. That there is no one entitled to dower in said real estate, whose age at the death of said decedent was - no - 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 \$1396.36

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 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	\$349.10	None	\$349.10	\$24.47	7/4/30	H. H. Spain	Marysville O
"	349.09	"	349.09	24.43	" " "	" " "	" " "
"	349.09	"	349.09	24.43	" " "	" " "	" " "
"	116.36	"	116.36	8.15	" " "	" " "	" " "
"	116.36	"	116.36	8.15	" " "	" " "	" " "
"	116.36	"	116.36	8.15	" " "	" " "	" " "

It is ordered that notice of this application 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

11799

In the matter

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11799

In the matter of the estate of
Flora Josephine Spain, Dec'd

Filing first and final account.

This day came H.H. Spain Executor of the estate of Flora Josephine Spain late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of January A.D. 1932, at one o'clock p.m. to which time said matter is continued.

11579

In the matter of the will of
Mary J. Vorbury

Authority to transfer real estate devised.

This day came H.H. Spain as Administrator, etc., 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 J. Vorbury deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Josephine Spain, also known as Flora Josephine Spain, and that the said real estate so devised by the terms of the last will and testament of the said Mary J. Vorbury, deceased, was described therein as follows:

Item 3. I give and devise my home property located at 256 West Seventh Street, in Marysville Ohio, and all the contents of whatsoever nature therein and which came to me by inheritance from my deceased husband, Howard C. Vorbury, to my sister, Frances L. Sager and to my niece, Josephine Spain to have, hold, use, enjoy or the rents therefrom for and during their natural life.

Provided however, that in the event my said niece, Josephine Spain, shall survive my said sister, Frances L. Sager, then upon the death of my said sister my said niece shall then have and hold the property in this item stated absolutely."

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

Situated in the village of Marysville, Township of Paris, County of Union and State of Ohio, and

Being 53 feet on West Seventh Street in said village, bounded on the east by Jacob L. Regles lot, on the north by Samuel Cherry's lot, on the west by John W. Radabaugh's lot, on the south by West Seventh Street.

Also, the following described real estate; being a strip of land 10 feet wide and extending the width of the lot above described and lying on the south side of the lot conveyed to Roberta Robinson by Samuel A. Cherry, and described as follows:

Beginning at the north-east corner of an alley running S. 5° W. 10 feet to the south east corner of said alley; thence east with the rear line of said above described lot the width thereof; thence northerly and continuing the east line of said Vorbury lot 10 feet. thence westerly and parallel with the north line of the above named lot to the beginning.

The Court finds that the said Josephine Spain was also known as Flora Josephine Spain, and is one and the same person. 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 Josephine Spain, and that a certificate of this order issue to the County Auditor as required by law.

The Johnson & Watson Co., Dayton, Ohio 6555

12164 The estate of J. E. Harris } Authorizing Private Sale.

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

It is further ordered that said sale be made upon the following terms, to-wit:

Purchases amounting to Five Dollars or less, cash in hand at time of sale; Purchases above that sum a credit of not exceeding six months may be given. The deferred payments to bear interest from the day of sale, and be secured by the note of the purchaser, with two or more approved sureties thereon.

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

12164 In the matter of the Estate of J. E. Harris } Sale of Personal Property Confirmed Decd

The Administrator of the above named decedent having filed his return of the order previously given 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.

Monday Dec 7-1931.

12098 In the matter of the Appropriation of an easement for Highway purposes over lands of Clark Rickard, necessary in construction and improvement of S.H. (D.C.H) No. 241 Sec. 8, Union County O. } Decision on Hearing

On the twenty ninth day of October, 1931, came the parties by their attorneys and by stipulation in open Court agreed upon the amount of Thirteen Hundred Dollars (\$1300.00) herein deposited as compensation, and further agreed that the construction and improvement of the said highway is necessary for the public convenience and welfare, and that Clark Rickard is the sole owner and party in interest herein, whereupon this cause was submitted to the jury as upon the appeal from the amount of the finding and award of the Director of Highways of Twelve Hundred Dollars (\$1200.00), damages to the residue of the premises, and under instructions of the Court to find in their verdict upon the questions of compensation and necessity, according to the stipulations of the parties, and to find upon the question of damages to the residue, according to the law and the evidence adduced in this case.

And the jury by their verdict did so find that the proposed construction is necessary for the public convenience and welfare and that the appellant is entitled to the sum of Thirteen Hundred Dollars (\$1300.00) as compensation and they further find the appellant entitled to the sum of Five Thousand Dollars (\$5000.00) as damages to the residue of the premises so appropriated, or a total of Six Thousand Three Hundred Dol-

lars (\$6300.00), having examined the same and being satisfied that the same are in accordance with the law, and the verdict of the jury.

It is therefore ordered that the parties are hereby appointed to appear in Court and shall deposit with the Clerk of the Court the sum of Three Hundred Dollars (\$300.00) and the sum of Six Hundred Dollars (\$600.00) respectively.

Director of Highways of Union County, Ohio. It is further ordered that the said road be laid out as an administrative road, the estate being in the Town of...

Parcel No. 7-X Beginn said point line of survey direction as to the right same being survey; to a point line of survey to and 45' ft parallel with in the south of the Clark Bank of Big passing by of 95' more aware - Long center line angles to a 15' w. 15' to center line angles to a southerly arc of a circle 178.28' to a point being line of survey 2.866 acres Beginn London Road

laws (\$6300.00) for compensation and damages as appears of record herein, and the Court having examined the proceedings herein, find the same regular and proper and according to law, and it is hereby ordered by the court that judgment be entered upon the verdict of the jury as required by law.

It is therefore ordered, adjudged, and decreed that the said proceedings be and the same are hereby approved and confirmed, and that the said O.W. Merrill, Director of Highways shall deposit in this court a sum sufficient, to-wit: Three Thousand Eight Hundred Dollars (\$3800.00), which when added to the original deposit herein, to-wit: Two Thousand Five Hundred Dollars (\$2500.00) will equal the said sum of Six Thousand Three Hundred Dollars (\$6300.00), the amount of said verdict, for the use of Clark Rickard, and that the said Director of Highways, shall pay the cost herein taxed at \$96.⁷⁵.

It is further ordered, adjudged and decreed that the said O.W. Merrill, Director of Highways, State of Ohio, shall be entitled to take possession of and to hold and use the said real estate rights and interest of the said Clark Rickard, his heirs, devisees, administrators, executors, or assigns, so appropriated for highway purposes, said real estate being situated in survey No. 5238 in the Virginia Military Survey, Jerome Township, Union County, Ohio, and more fully described as follows:

Parcel No. 7-X

Beginning at a point in the present north line of the Delaware-London Road, said point being at right angles to and 30' to the left of Sta. 28+47.14 in the center line of survey made by the Department of Highways; thence in a northerly direction and parallel with said center line of survey, along the arc of a curve to the right, same having a radius of 1176.28', a distance of 238.67' to a point, same being at right angles to and 30' from Sta. 30+79.67 in said center line of survey; thence N. 4° 41' E. and parallel with said center line of survey 670.33' to a point, same being at right angles to and 30' from Sta. 37+50 in said center line of survey; thence N. 85° 15' W. 15' to a point; same being at right angles to and 45' from Sta. 37+50 in said center line of survey; thence N. 4° 40' E. and parallel with said center line of survey, a distance of 785' more or less, to a point in the south bank of Big Darby Creek, said point being also in the north line of the Clark Rickard Lands; thence in an easterly direction along said south bank of Big Darby Creek and the north line of the Clark Rickard's lands, and passing through Sta. 45+40 in the aforesaid center line of survey, a distance of 95' more or less, to a point in the proposed east right-of-way line of the Delaware-London Road; thence S. 4° 40' W. 45' from and parallel with the aforesaid center line of survey 795' more or less to a point, same being at right angles to and 45' from Sta. 37+50 in said center line of survey; thence N. 85° 15' W. 15' to a point, same being at right angles to and 30' from Sta. 37+50 in said center line of survey; thence S. 4° 45' W. 670.33' to a point, same being at right angles to and 30' from Sta. 30+79.67 in said center line of survey; thence in a southerly direction and parallel with said center line of survey, along the arc of a curve to the left, same having a radius of 1116.28', a distance of 178.28' to a point in the present north line of the Delaware-London Road, said point being at right angles to and 30' from Sta. 28+46.60 in the aforesaid center line of survey; thence S. 44° 51' W. 77.75' to the place of beginning. Containing 2.866 acres, more or less.

Parcel No. 8-X

Beginning at a point in the proposed west of right-of-way line of the Delaware-London Road, said point being at right angles to and 45' left of Sta. 44+22 in the center

line of survey made by the Department of Highways; thence N. 85° 15' W at right angles to the aforesaid center line of survey, 100' to a point; thence S. 61° 10' W, a distance of 232' to a point in the bank of Big Darby Creek, said point being in the north line of the Clark Richard lands; thence in a northeasterly direction and following the north property line of the Grantor herein 440' more or less, to a point in the proposed west right-of-way line of the aforesaid center line of survey; thence S. 4° 45' W and parallel with said center line of survey, 113' to the place of beginning, and containing 0.70 acres, more or less.

Parcel No. 9-X

Beginning at a point in the proposed east right-of-way line of the Delaware - London Road, said point being at right angles to and 48' right of Sta. 44+22 in the center line of survey made by the Department of Highways; thence S. 85° 15' E, at right angles to the aforesaid center line of survey, 511' more or less, to a point in the bank of Big Darby Creek, said point being also in the north line of the Clark Richard lands; thence in a westerly direction along the bank of Big Darby Creek and the north line of the Clark Richard lands 540' more or less, to another point in the aforesaid east right-of-way line of road, said point being at right angles to and 48' right of Sta. 45+45 in the aforesaid center line of survey; thence S. 4° 45' W, parallel to and 48' right of the aforesaid center line of survey and binding on the aforesaid east-right-of-way line, 123' to the place of beginning, containing 1.03 acres, more or less.

Parcel No. 10-X

Beginning at a point in the present east right-of-way line of the Delaware-London Road, said point being at right angles to and 30' to the right of Sta 28+07 in the center line of survey made by the Department of Highways; thence N. 21° 41' W, and binding on the aforesaid present east right-of-way line of road, a distance of 195' more or less, to a point, thence in a northerly and northeasterly direction, and binding on said present east right-of-way line of the Delaware-London road; thence in a southerly direction and parallel with the aforesaid center line of survey, along the arc of a curve to the left, same having a radius of 1116.78', a distance of 250' more or less to the place of beginning, and containing 0.036 acres, more or less.

Wed. Dec 2-1931

12175-

In the matter of the will of Martha J. Horton, Dec'd } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Martha J. Horton deceased, late of Marysville in this County, 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 Dec. 1931, at two o'clock P.M. and that due notice thereof be given 3 days prior to said hearing to the heir of the testator, resident of the State of Ohio.

12173

In the matter of Emily Taylor

This matter to admit to probate in said Court

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In the matter of Partnership

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12173

In the matter of the will of
Emily Taylor, Dec'd

Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Effie Taylor to admit to probate and record the will of Emily Taylor 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 said decedent died leaving no widower and that all the next of kin of said decedent resident of Ohio have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court pursuant to a former order of this court, or have waived notice and given consent to the probate of said will. And Richard C. Thrall and H. W. Boullard 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 Emily Taylor 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.

12064

In the matter of P. L. Mather Dec'd.
Partnership of Marriott & Mather.

Orders on Sale of Claims.

This day this cause came on to be heard upon the application of D. E. Ogan, Receiver of Marriott and Mather for an order authorizing him to sell at public sale, certain claims therein described belonging to the said partnership and the same was submitted to the court. It appearing to the court that the said claims cannot be collected by said Receiver as stated in said application, and that it is for the best interests of the creditors of said firm that the same be sold,

It is therefore ordered that said claims be offered at public sale for cash, at the north door of the Court house in Marysville Ohio, on the 19th day of December A. D. 1931, at one o'clock P. M.; it is further ordered that said Receiver be and he is hereby directed to give notice of said sale by publication in at least five issues of two newspapers of general circulation in Union County Ohio.

The Johnson & Watson Co., Dayton, Ohio G. 5564

12176

In the matter of the estate of Laura Shoemaker, Dec'd

Appointment Order for Bond.

This day John F. Shoemaker appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Laura Shoemaker late of Jerome Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed, and that said John F. Shoemaker 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,

Tues. Dec. 7-1931

12161

In the matter of the estate of John A. Kennington, Dec'd

Petition for Order to Distribute Assets in Kind. Orders.

This day Margaret R. Kennington, Administratrix of the estate of John A. Kennington, 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:

- Two Pref. One Com. The Central Metal Products Co ————— Margaret R. Kennington
- One Share Pref. United Metal Products Co " " "
- One Shr Com " " " " " " "
- Two Shares Pure Oil Co. " " "
- Four Shares Columbus Mutual Life Ins. Co. " " "
- Two Shares Pref. The First Ohio Investment Co. " " "
- Four Shares Com " " " " " " "
- 4-100 " " The Ohio Finance Co. " " "
- 2 9/10 " Class B. Com. Ohio Finance " " "
- 7 " Pref. The Ohio Edison " " "
- 15 " The Ohio Grain Co-Operative Ass'n " " "
- 7 " The Farmers and Merchants Bank " " "
- 17 " Pref. Ohio Edison " " "
- 5 " The Hettrick Mfg Co. Pref " " "
- 2 1/2 Com. The Cleveland Welding Co " " "
- 100 Shares, Pref. " " " " " " "
- 20 " Union County Sav. and Loan Co. " " "

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

It is therefore ordered that said Administrator distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution, and this cause is continued.

12161

In the matter of John A. Kennington

This day Kennington paying over were will Report is in cording to

It is ordered the same as recorded, and

12097

In the matter of Le Roy Code

This day Administration It is ordered

12077

In the matter of Addie E. Do

This day as Executive It is ordered

12027

In the matter of William L.

This day as Executive It is ordered

12144

In the matter of Burr Flets

This day Porter as Ad It is ordered

12129

In the matter of Sarah Ann

This day Decident, c It is ordered

12161 In the matter of the estate of } Orders on Distribution of Assets.
 John A. Kennington Dec'd

This day came Margaret R. Kennington, Admrx etc. of the estate of John A. Kennington 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 Margaret R. Kennington be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Margaret R. Kennington pay the costs herein taxed at \$3.00
 Wed. Dec. 9-1931.

12097 In the matter of the estate of } Appointment
 Le Roy Coder, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Pearl Coder as Administrator of the estate of Leroy Coder, deceased, was filed herein.

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

12077 In the matter of the estate of } Appointment
 Addie E. Downs, Dec'd } Order to record Notice

This day proof of publication of notice of the appointment of Saidee J. Bidwell as Executrix of the estate of Addie E. Downs, deceased, was filed herein.

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

12022 In the matter of the estate of } Appointment
 William L. Blaney, Dec'd } Order to record Notice

This day proof of publication of notice of the appointment of Flora J. Blaney, as Executrix of the estate of William L. Blaney deceased, was filed herein.

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

12144 In the matter of the estate of } Appointment
 Burr Fletcher, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of William J. Porter as Administrator of the estate of Burr Fletcher, deceased, was filed herein.

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

12129 In the matter of the estate of } Appointment
 Sarah Ann Rice Dec'd } Order to Record Notice.

This day proof of publication of notice in the matter of Sarah Ann Rice, Presumed Decedent, was filed herein.

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

The Johnson & Watson Co., Dayton, Ohio G. 255

12133

In the matter of the estate of *Ruama Pearson, Dec'd* } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of William Pearson as Executor of the estate of Ruama Pearson, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12107

In the matter of the estate of *George Liggitt, Dec'd* } Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Corvile Liggitt as Administrator of the estate of George Liggitt, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12176

In the matter of the estate of *Laura Shoemaker, Dec'd* } Bond Approved. Letters Issued.

This day John F. Shoemaker appeared in open court, accepted the appointment as Administrator, of the estate of Laura Shoemaker, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Thad Beely and M. E. McKittrick freeholders as sureties, which Bond is approved by the Court.

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

12177

In the matter of the estate of *Emily Taylor, Dec'd* } Appointment
Order for Bond

The Last will and Testament of Emily Taylor late of Paris Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, this day Eber N. Dillon 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 Eber N. Dillon is a suitable person and legally competent; it is ordered that said Eber N. Dillon be appointed as such Administrator with the will annexed, upon giving Bond with sureties as required by law, in the sum of Seven Thousand Dollars, and this cause is cont'd.

12177

In the matter of *Emily Taylor*

This day Administrator with the will annexed was filed herein to law, with the will annexed approved by the Court. It is the order of the Court that Letters of Administration issue to said Administrator.

11195-A

In the matter of *Julia P. Lyons*

This day Letters of Administration under the will annexed of said Julia P. Lyons, deceased, were issued to said person and was discharged.

It is the order of the Court that Letters of Administration be issued to said person as required by law, in the sum of Seven Thousand Dollars, and this cause is cont'd.

11195-A

In the matter of *Julia P. Lyons*

This day Letters of Administration under the will annexed of said Julia P. Lyons, deceased, were issued to said person and was discharged. It is the order of the Court that Letters of Administration be issued to said person as required by law, in the sum of Seven Thousand Dollars, and this cause is cont'd.

12177 In the matter of the Estate of } Bond Approved. Letters Issued.
 Emily Taylor, Dec'd

This day Eber N. Dillon appeared in open court, accepted the trust as administrator with the will annexed of the estate of Emily Taylor 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 as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Eber N. Dillon, that this proceeding be recorded, and that said administrator with the will annexed, pay the costs herein taxed at \$5.50

Thursday Dec. 10-1931

11195-A In the matter of the Estate of } Appointment
 Julia P. Lyons, Dec'd } Order for Bond.

This day F. A. McAllister 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 the estate of Julia P. Lyons, late of Claibourne Township, Union County Ohio, deceased, 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 F. A. McAllister is a reputable person and legally competent; and that L. J. McCoy the former sole executor was discharged without fully administering said estate.

It is ordered that said F. A. McAllister be appointed as such administrator de bonis non, with the will annexed, upon giving Bond with sureties as required by law, in the sum of Thirty Two Thousand Dollars, and this cause is continued.

11195-A In the matter of the Estate of } Bond Approved.
 Julia P. Lyons, Dec'd } Letters Issued.

This day F. A. McAllister appeared in open court, accepted the appointment as administrator de bonis non, with the will annexed, of the estate of Julia P. Lyons, deceased, and gave and filed herein his Bond in the sum of Thirty two Thousand Dollars, conditioned according to law, with New York Casualty Company 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 R. A. McAllister, that this proceeding be recorded, and that said Administrator de bonis non, pay the costs herein taxed at \$5.50

The Johnson & Watson Co., Dayton, Ohio G. 555

12174 In the matter of the estate of Robert P. Gray, Dec'd } Filing Inventory and Appraisement

This day came Ella Gray Executrix of the estate of Robert P. Gray, 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 Gray 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 Ella Gray pay the costs herein taxed at \$4.00

9060 In the matter of The Guardianship of Matilda B. Ell. } Filing final Account.

This day came Anna M. Ell Guardian of Matilda B. Ell, a minor, of Union County Ohio, and presented her final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of Jan. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12164 In the matter of the estate of J. E. Harris, Dec'd } Appointment } Fri. Dec. 11-1931.
Order to Record Notice

This day proof of publication of notice of the appointment of A. J. Harris as Administrator of the estate of J. E. Harris, Dec'd, was filed herein.

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

Saturday Dec. 12-1931.

9658-a
70926 In the matter of the Guardianship of Ethel Merry } Filing first and final Account.

This day came Lottie D. Miller, Guardian of Ethel Merry, 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 January A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12163 Flora A. Curry, Administratrix of Estate of Charles E. Curry, Pltff } Filing Petition to sell Real Estate.
vs. Harold Curry et al. Def'ds

This day came the plaintiff Flora A. Curry, Admrx. of the estate of Charles E. Curry and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said Charles E. Curry, deceased.

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.

10678 In the matter of Sarah A. Jan Anson Jan duly verified are exempt for hearing terminates administration That said dren, and from such It is order to the Court

10638 In the matter of Enosh Wood James ceased, has said estate under the ing been filed said estate net actual on leaving the the success It is ord certified to vided by l

10926 In the matter of Gertrude This da Union Co said Guard Where on Saturday said matter

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10678 In the matter of the estate of Sarah A. James Dec'd

Estate not subject to tax.

Anson James as Executor of the estate of Sarah A. James, 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 \$1086.77, the debts and costs of administration are \$667.50, and the net actual market value thereof is \$419.27.

That said deceased died testate leaving her property to her sons and 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.

of Union County
ship duly verified,
for hearing on
time paid matter

10638 In the matter of the estate of Enoch Wood McCartney, Dec'd

Estate not subject to tax.

James Corney as Administrator of the estate of Enoch Wood McCartney 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 having been fully advised in the premises, finds and determines that the gross value of said estate is \$1183.00, the debts and costs of administration are \$987.00, and the net actual market value thereof is \$196.00. That said deceased died intestate leaving three daughters and two sons, 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.

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10926 In the matter of The Guardianship of Gertrude Vosler

Filing second Account

This day came Charles Parrott, Guardian of Gertrude Vosler, a minor, of Union County Ohio, and presented his second account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of January A.D. 1932, at one o'clock P.M. to which time said matter is continued.

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The Johnson & Watson Co., Dayton, Ohio G.S.S.

12160

In the matter of the will of Frank Reeley. Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Fred Reeley to admit to record and probate the will of Frank Reeley 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 said decedent died leaving Della Reeley, widow, and that all the next of kin of said decedent resident of Ohio, have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And D. E. Ogan and J. M. Cushman 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 Reeley 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

In the matter of the estate of Frank Reeley. Dec'd

Appointment Order for Bond

The Last Will and Testament of Frank Reeley late of Jackson Township, in this County, deceased, having heretofore been duly proved and allowed; this day Fred Reeley 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 Fred Reeley is a suitable person and legally competent.

It is ordered that he be appointed as such Executor without bond in accordance with the will, and this cause is continued.

12178

In the matter of the Guardianship of Charles H. Lockwood.

Order for Hearing and Notice.

This day Della Lockwood appeared in open Court, and filed her application for the appointment of a Guardian of Charles H. Lockwood, setting forth that said Charles H. Lockwood is an incompetent and therefore is incapable of taking care of and preserving his property. It is ordered that the 21st day of December 1931 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 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.

12179

In the matter of Frank Reeley

This day the estate of It is there cedent, to pay the

12180

In the matter of J. W. Fields.

This day under oath J. W. Fields wit that this intestate, and the pro istrator Sh and legally It is ord as required is continue

12180

In the matter of J. W. Fields.

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9276

In the matter of The Gu

Everett Loy O This day tent of Uni ment of said Whereupon urday, the lie is cont

12179 In the matter of the Estate of Frank Reely, Dec'd } Appointment Letters Issued.

This day Fred Reely appeared in open court, accepted the trust as Executor of the estate of Frank Reely deceased, and no bond being required.

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

Tues. Dec. 15-1931.

12180 In the matter of the estate of J.W. Fields, Dec'd } Appointment Order for Bond

This day J.A. Fields appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of J.W. Fields 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 J.A. Fields 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.

12150 In the matter of the Estate of J.W. Fields, Dec'd } Bond Approved. Letters Issued.

This day John A. Fields appeared in open court, accepted the appointment as Administrator, of the estate of J.W. Fields deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Bert Fields and A. E. Mitchell freeholders as sureties, which Bond is approved by the Court.

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

Wed. Dec 16-1931

9276
~~7176-A~~ In the matter of The Guardianship of Everett Loy Pyers, } Filing Seventh Partial Account.

This day came Mary Pyers, Guardian of Everett Loy Pyers, an incompetent of Union County Ohio, and presented her seventh 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 January A.D. 1932, at one o'clock P.M., to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G. 3503

8706-B

In the matter of the Guardianship of } Orders on reducing Bond
Carroll Woodworth

Now comes John B. Hennis, Guardian of Carroll Woodworth, a minor and asks that his bond be reduced for the reason that the assets are below \$1500.00

It is therefore ordered that the said Bond of John B. Hennis be and is hereby reduced to \$3000.00, this being sufficient to protect the assets in the hands of the said Guardian.

Lat. Dec. 19-1931.

12006

In the matter of the Estate of } Filing first and final Account.
Lida Marriott Peet. Sec'd

This day came H. E. Peet Executor of the estate of Lida Marriott Peet 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 January A.D. 1932 at one o'clock A.M. to which time said matter is continued.

12185

In the matter of the Estate of } Estate not subject to Tax.
Thomas Rumer. Sec'd

Aly Rumer Stone as only Daughter of the Estate of Thomas Rumer, 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 \$3200.00, the debts and costs of administration are \$775.00, and the net actual market value thereof is \$2425.00, that 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 on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

11526

In the Estate of } Assignment of Bonds.
William D. McGee

At the Probate Court, held in and for the County of Union and the State of Ohio, on the 16th day of December, 1931, upon the petition of Delina McGee, executrix of the estate of the above named decedent and upon all proceedings herein, it having been made to her to the satisfaction of the Court that the said Delina McGee is justly and legally entitled in her own right to the following bonds, to-wit:

Three Registered 4% Bonds of 1937-57 of the Federal Land Bank of Louisville, for the principal sum of (\$1,000) one Thousand Dollars each, being Nos. M370041, M370042, M370043, and inscribed in the name of the said William D. McGee, now therefore, It is ordered, adjudged, and decreed that the said Delina McGee as such executrix, be, and she is hereby, authorized to execute an assignment of said bonds to herself individually to the end that she may have new bonds issued in her name and her title thus perfected.

11963

In the matter of Aaron Crabb

This day came Union County

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11799

In the matter of Flora Joseph

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In the matter of William Bus

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See Journal 43 Page 46

11963

In the matter of the estate of Aaron Grahook, Dec'd

Filing first and final account.

This day came Charles A. Thompson Executor of the estate of Aaron Grahook 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 Jan. A.D. 1932, at one o'clock p.m. to which time said matter is continued.

11799

In the matter of the Estate of Flora Josephine Spain, Dec'd

Thursday Dec. 3-1931

Determination of Inheritance tax.

This 3rd day of December 1931, 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 \$2352.28, composed as follows: Personally \$802.28, real estate \$1550.00.

That the debts are \$643.61, and that the cost of administration will be \$312.31.

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 \$1396.36.

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	\$349.10						

See page 57

Monday Dec. 14-1931.

12181

In the matter of the will of William Austin Wadsworth

Filing Authenticated Copy of will

This day came Neil Ahlfeld and presented to this Court a duly authenticated copy of the will and codicil thereto of William Austin Wadsworth, deceased, which was originally admitted to probate in the County of Livingston and State of New York; and the Court finding that said will of said William Austin Wadsworth, deceased, was duly executed and proved according to the laws of the State of New York and that said William Austin Wadsworth died leaving an estate in this county in trust to his widow, Elizabeth W. Wadsworth, relative to certain properties, securities and investments in this county, and that said Elizabeth W. Wadsworth received letters of trusteeship of said last will and Testament of said William Austin Wadsworth, deceased, and entered upon the discharge of her duties as such trustee, a bond therefor not being required by the terms of said will, which letters of such trusteeship are still valid and in force.

It is therefore ordered that the same be admitted to record in the Probate Court of this County.

The Johnson & Watson Co., Dayton, Ohio U.S.S.C.

12064

In the matter of the estate of P.L. Mather. Partnership of Marriott & Mather

Orders on Report of Public Sale.

This day came D.L. Egan, Receiver of Marriott and Mather and filed herein his report of a Public Sale of the dispositive claims of the estate of the partnership of Marriott and Mather. Upon examination by the court, the same appearing regular and in conformity to law and the former order of this court and is hereby ordered confirmed, and with the proceedings herein, ordered recorded.

11905

In the matter of the estate of Wm M. Burnside Dec'd

Estate not subject to tax.

J.W. Steahm as Administrator of the estate of Wm M. Burnside, 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 \$3553.00, the debts and costs of administration are \$840.00, and the net actual market value thereof is \$2713.00, that said deceased died intestate leaving a widow, two grand children 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.

Wednesday Dec 16-1931

12178

In the matter of the will of William Wesley Morris, Dec'd

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of William Wesley Morris deceased, late of York Township in this County, 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 day of Dec. 1931, 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.

Wed. Dec. 16-1931

12187

In the matter of the will of William Wesley Morris, Dec'd

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of William Wesley Morris, deceased, late of York Township in this County, 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. 1931, 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.

12178

In the matter of The Gu

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12178

In the matter of
The Guardianship of } Finding
Charles H. Lockwood

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 Lockwood 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 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.

12178

In the matter of
The Guardianship of } Appointment
Charles H. Lockwood. } Order for Bond

This day Della H. 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 incompetent and therefore is incapable of taking care of and preserving his property; and resides in Liberty Township in this county; and the court being further satisfied that said Della Lockwood 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 Charles H. Lockwood, the probable value thereof, and the probable annual rents of the real estate.

It is ordered that said Della 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.

12178

In the matter of the
Guardianship of } Bond Approved. Letters Issued.
Charles H. Lockwood

This day Della Lockwood appeared in open court, accepted the appointment as Guardian of Charles H. Lockwood and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with D.W. Lockwood, and Frank F. McCurdy freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Della Lockwood took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Della Lockwood, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$8.00

The Johnson & Watson Co., Dayton, Ohio 63565

11963

In the matter of the estate of Aaron Orahood, Dec'd

Estate not subject to tax.

Chas. A. Thompson as Executor of the estate of Aaron Orahood, 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 \$800.00, the debts and costs of administration are \$994.54, and the net actual market value thereof is - no - Dollars.

The Court finds that the widow, Sarah J. Orahood advanced, from her year's allowance, \$194.54 to balance account, and that as a result said estate and the succession 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.

Tues. Dec. 22-1931.

12189

In the matter of the estate of Beatrice Mae Hines, Dec'd

Estate not subject to tax.

M. H. Hines as widower of the Estate of Beatrice Mae Hines, 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 Seventy five Hundred (\$7500.00) the debts and costs of administration are Seventy five Hundred (\$7500.00) Dollars, and the net actual market value thereof is Seventy Hundred (\$7000.00) Dollars.

Beatrice Mae Hines was seized of an undivided one-half interest in 204 1/2 acres of farm land located in Washington Township, Union County Ohio, of the approximate value of \$7000.00, there being a mortgage of \$13,000.00 against the whole interest of the said 204 1/2 acres. There is no equity above the mortgage and dower to which M. H. Hines is entitled, 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.

Thursday Dec. 17-1931.

12152

In the matter of the ^{assignment} Estate of Edward B. Chret.

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Dean C. Ridgway as Assignee of the Estate of Edward B. Chret, was filed herein.

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

12175-

In the matter of Martha J. Ho

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12184

In the matter of Harry Ma

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12186

In the matter of Frank Reel

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12175- In the matter of the will of Martha J. Horton. Dec'd } Admitting to Probate and Record

This matter came on this day further to be heard, on the application of John Merritt to admit to probate and record the will of Martha J. Horton deceased, late of the village of Marysville in said County, heretofore filed in this court.

It is now shown to the satisfaction of the court that said decedent died leaving no widower and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said will.

And Ennalla Capehart and Mildred Van Deman 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 Martha J. Horton deceased; that it was duly executed and attested; and that the said testator 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.

Thurs. Dec. 17-1931

12184 In the matter of the Assignment of Harry Martin. } Appointing Appraisers.

On this 17th day of December 1931, at 1.35 o'clock P.M. came William E. Zolman and filed in this court a deed of Assignment to him from one Harry Martin, in trust for the benefit of his creditors, and the said William E. Zolman having filed his application herein and accepted said trust and filed his bond in the sum of \$1000.00, conditioned according to law, with E.A. Rothley and Jake Westfall, as sureties thereon, which bond is approved by the court.

It is therefore ordered by the court that the said William E. Zolman be and is hereby qualified as assignee in trust for the benefit of creditors for the said Harry Martin; and that George Bacon, E.C. Nicol and Albert Pearce, three suitable disinterested persons, are appointed appraisers to appraise the property assigned.

Mon. Dec. 21-1931

12186 In the matter of the estate of Frank Reeley. Dec'd } Appraisers Appointed in Partnership.

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 Frank Reeley and Chester Graham, and it appearing to the court that due notice of this hearing has been given as heretofore ordered, and that appraisers should be appointed; it is ordered that John Price, Edmund Benzler, and Clarence Parish, three judicious disinterested persons be and they hereby are appointed as such appraisers. It is further ordered that said appraisers make out under oath, a full and complete inventory and appraisement of the entire assets of said partnership, including real estate, together with a schedule of the debts and liabilities thereof. It is further ordered that said appraisers deliver such inventory and appraisement and schedule to Chester Graham the surviving partner to be by him forthwith filed in this court, and this cause is continued.

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Dean C. Ridgway office.

12184

In the matter of
The assignment of
Harry Martin

Appointing Appraisers and To file
Inventory and Schedule.

This day William E. Zolman assignee of Harry Martin appeared in open Court and made application for the appointment of appraisers of the property and assets of the said assignor. And it appearing to the Court that George Braun, E. C. Nicol, and Albert Pearce, are suitable, disinterested persons, it is ordered that they be and hereby are appointed as such appraisers.

It is further ordered that said appraisers, after being duly sworn to a faithful discharge of their trust, perform promptly all the duties devolving upon them according to law. And it is further ordered that said assignee make and file in this Court, within thirty days after giving bond, an inventory, verified by his oath, of all the property, moneys, rights and credits of said assignor, included in the assignment, which shall have come to his possession or knowledge, together with an appraisement thereof by said appraisers under their oath as aforesaid, and at the same time file a schedule, also verified by his oath, of all the debts and liabilities of the assignor within his knowledge, as required by law, and this cause is continued.

Tues. Dec. 23-1931.

12184

In the matter of the Assignment
of Harry Martin

Filing Inventory and Appraisement.

This day came William E. Zolman, the assignee in this proceeding and filed his inventory and appraisement of the personal property, assets and credits of the said Harry Martin that have come into his possession, and the Court upon examination find the same in all respects regular.

It is therefore ordered by the Court that said appraisement and inventory be, and the same hereby is, confirmed.

11897

In the matter of the Estate of
Isaac N. Robertson, Dec'd

Filing first and final Account.

This day came Sarah Robertson Administratrix of the Estate of Isaac N. Robertson late of Union County, 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 January 9. 19. 1931, at one o'clock p.m. to which time said matter is continued.

12190

In the matter
Martha J. Ho

The Last will and Testament of
County, deceased
Merritt the
filed an appraisement
also a statement of
the value of the
suitable persons.

It is ordered that said
sureties as required
cause is continued.

12190

In the matter
Martha J. Ho

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In the matter
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12190

In the matter of the estate of } Appointment
Martha J. Horton, Dec'd } Order for Bond.

The Last will and Testament of Martha J. Horton late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed; this day John W. Merritt 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 W. Merritt is a suitable person and legally competent.

It is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law, in the sum of Four thousand Dollars, and this cause is continued.

12190

In the matter of the estate of } Bond Approved. Letters Issued.
Martha J. Horton, Dec'd }

This day John W. Merritt appeared in open court, accepted the trust as Executor of the estate of Martha J. Horton, 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 Testamentary issue on the will of said decedent, to said John W. Merritt, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$5.50

11892

In the matter of the estate of } Estate not subject to tax
Isaac N. Robertson Dec'd }

Sarah Robinson as Administratrix of the estate of Isaac N. Robertson, 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 this, 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 Three Hundred Six and 5/100, the debts and costs of administration are One thousand four hundred ninety two and 5/100 Dollars, and the net actual market value thereof is One thousand Eight hundred fourteen, and 4/100 Dollars.

The Court further finds that Sarah Robertson is the widow of Isaac N. Robertson and is entitled to the exemption from the payment of inheritance tax as provided by law and that there is no inheritance tax now due and owing from the estate of the said Isaac N. Robertson to the State of Ohio, 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.

The Johnson & Watson Co., Dayton, Ohio G 3565

12192

In the matter of the will of Theodore F. Christed, Sec'd

Admitting to Record Authenticated Copy of will and order of Probate

This day securities Trust Company of Rochester N.Y. appeared in open court, and produced an Authenticated Copy of the will of Theodore Christed, late of Seneca, Livingston County N.Y., 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 Monroe County, of New York

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 Security Trust Company pay the costs herein taxed at \$3.00

10720

In the matter of the Estate of Emma Whitmore

Estate not subject to tax.

Cora Paver as Administratrix of the Estate of Emma Whitmore, 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 \$1500.00, the debts and costs of administration are \$1580.00 and the net actual market value thereof is none, insolvent, and that 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.

Monday Dec. 28-1931.

12184

In the matter of the Assignment of Harry Martin.

Order to sell Personal Property.

This day this matter came on to be heard upon the application of William E. Johnson, assignee of Harry Martin, to sell the personal property of the assignor at private sale for not less than two-thirds of the appraised value thereof. The court being fully advised in the premises finds that no party claims any lien on any of said property and no person has filed any claim with the assignee for any part of said property.

The court further finds that it would be for the best interest of the estate to sell the whole of said property at private sale and if unable to sell the same at as a whole to sell any part of the same for not less than two-thirds of the appraised value for cash.

It is therefore ordered by the court that the said William E. Johnson, as assignee of Harry Martin, be authorized to sell all, or any part, of the personal property of the assignor at ^{Public} private sale for not less than two-thirds of the appraised value thereof and that he keep an accurate account of said property, to whom sold, and the price received therefor. All of said sales to be for cash.

10709

In the matter of Eli P. Rogers.

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In the matter of Robert E. De

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10709

In the matter of the estate of } Estate not subject to tax.
Eli P. Rogers, Deceased

John L. Laughrey as Administrator of the estate of Eli P. Rogers, 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 \$26,940.77, the debts and costs of administration are \$24,160.00, and the net actual market value thereof is \$2,780.77, 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.

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In the matter of the Estate of } Estate not subject to tax.
Robert E. Duncan.

Clara B. Davis as Administratrix of the Estate of Robert E. Duncan, 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 \$932.07, the debts and costs of administration are \$448.76, and the net actual market value thereof is \$483.70; that said deceased died intestate leaving three brothers and three sisters, 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.

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12194

In the matter of the will of } Tiling of will and Order for hearing
Mary E. Pearse, Dec'd

This day an instrument of writing, purporting to be the last will of Mary E. Pearse, deceased, late of Marysville in this county, 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 December 1931, at one o'clock P.M. and that due notice thereof be given to days prior to said hearing, to the wife and next of kin of the testator, resident of the State of Ohio.

12197

In the Matter of Estate of Sarah Ann Rice. Presumed Decedent.
On motion of the Petitioner this case came on for further hearing. It appearing to the Court that the 12 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 Sarah Ann Rice, presumed decedent, is not forthcoming, it is ordered, that the Decree heretofore rendered herein, that the legal presumption of the death of the said Sarah Ann Rice, is made out, and the same is confirmed absolutely. It is further ordered that the Probate Judge of this County issue letters of administration to the person therein entitled thereto. The costs of this proceeding taxed at \$3.00 be paid out of the estate of the decedent.

E. Johnson, as
personal proper-
of the appraised
party, to whom sold

The Johnson & Watson Co., Dayton, Ohio G. 555

12194 In the matter of the will of } Admitting to Probate and Record.
 Mary E. Pearse. See'd

Be it Remembered, that heretofore, to-wit: on the 28th day of December A.D. 1931, an instrument of writing, purporting to be the last will and Testament of Mary E. Pearse, late of Marysville 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^{Mc} Campbell one of the subscribing witnesses to said will has 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 John D. Kinkade 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 Mary E. Pearse, 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.

12152 In the matter of the assignment } Filing first and final Account
 of Edward B. Chret.

This day came D. C. Ridgway assignor of Edward B. Chret, of Union County Ohio, and presented his first and final Account in settlement of said Assignment duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of January A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11195 In the matter of the estate of } Orders on Exceptions
 Julia D. Lyons. See'd

Tues. Dec. 29-1931.

This day Claude Evans by his attorneys, F. A. McAllister, C. A. Hoopes, and Gwynn Sanders filed exceptions to the two accounts filed by L. J. McCoy, Executor of said estate.

It is ordered that said exceptions be heard Jan 26th 1932 at ten o'clock a.m.

12017 In the matter
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12094 The Estate of
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 C. P. Coder, C

12012 In the matter of the estate of Joseph L. Keckley, Dec'd } Filing first and final account.

This day came Ina B. Keckley Administratrix of the estate of Joseph L. Keckley 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 January A.D. 1932, at one o'clock p.m. to which time said matter is continued.

12094 The Estate of Sarah L. Banast } 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 L.H. Collins 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 L.H. Collins make return of his proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

Saturday Dec. 26-1931

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.

- 11658 Mayme P. Fogle, Admrx. of the estate of John W. McCoy, first and final account.
- 11169 H. B. Hager, Admr. of the estates of F. S. and Claudia Hager, first and final account.
- 11170
- 11068 Walter Gaulke, Guardian of Bertha Gaulke et al, first and final account.
- 8625 Lillie M. Cunningham, Guardian of George W. L. Fonquet, Seventh account.
- 11944 Edith C. Fry, Guardian of Addison McCampbell, first partial account.
- 11195 L. J. McCoy, executor of the estate of Julia P. Lyons, second and final account.
- 11999 C. P. Coder, Administrator of the estate of Amelia Coder, first and final acc't.

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The Johnson & Watson Co., Dayton, Ohio G. 5525

11658

In the matter of the Estate of John W. McCoy, Dec'd

First and final Account.

This day the first and final account of Mayme P. Fogle, Administratrix of the estate of John W. McCoy, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Administratrix is hereby allowed the sum of Five and 7/10 Dollars (\$5.70), 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 \$46.30. It is ordered that said account and the proceedings herein be recorded in the records of this office.

11169
11170

In the matter of the Estate of F. S. and Claudia M. Hager, Dec'd

First and final Account.

This day the first and final account of H. B. Hager, Administrator of the estate of F. S. and Claudia M. Hager, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Administrator is hereby allowed the sum of Two Hundred and Twenty five, and 2/10 Dollars (\$225.20), 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 according to law.

It is ordered that said Administrator pay the costs herein taxed at \$30.10

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

11068

In the matter

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In the matter of }
The Guardianship of }
Bertha Gaulke et al. } First and final account.

This day the first and final account of Walter Gaulke Guardian of Bertha Gaulke 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 \$10.00 within ten days. Costs paid Nov. 20-1931.

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

8625-

In the matter of the estate of }
Guardianship of }
George W. L. Fonquet } Seventh account.

This day the seventh account of Lillie M. Cunningham Guardian of George W. L. Fonquet came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matter pertaining thereto, and being fully advised in the premises, do find the same to 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 Nov. 23-1931.

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

Tri. Dec. 24-1931

12191

In the matter of the Guardianship of }
Clall R. Sedgwick. } Order for Hearing and Notice

This day Myron Miller filed an application in court for the appointment of a Guardian of Clall R. Sedgwick alleged incompetent. It is ordered that said application be set for hearing on the 28th day of December 1931, at 2 o'clock P.M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Clall R. Sedgwick by personal service in writing. All interested parties served by Sheriff as provided by law.

12191

Dec 28-1931 - This day this cause came on for hearing and for good cause shown said hearing is continued until January 28-1932.

The Johnson & Watson Co., Dayton, Ohio G 5565

11999 In the matter of the Estate of Amelia Coder, Dec'd. } First and final Account

This day the first and final account of C.O. Coder, Executor of the Estate of Amelia Coder deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 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 Executor pay the costs herein taxed at \$23.80

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

11995 Julia P. Lyons

11944 In the matter

The Guardian Ad Litem Mc

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11944 In the matter of }
 The Guardianship of } First Account.
 Addison McCampbell

This day the first account of Edith C. Fry, Guardian of Addison McCampbell came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to accept or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct 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 and Fifty seven, and 700 Dollars (\$157.67), 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 Dec. 23rd 1931.

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

Tues. Dec. 29-1931

11195- In the matter of the Estate of }
 Julia P. Lyons, Dec'd } Orders on Exceptions to Accounts

This day Claude Evans by his attorneys T. A. McAllister, C. A. Hoopes and Wynyn Sanders filed exceptions to the two accounts filed by L. J. McCoy, Executor of said estate.

It is ordered that said exceptions be heard January 26-1932, at ten o'clock a.m.

Thurs. Dec 31-1931

11261 In the matter of the }
 Guardianship of } Authorizing expenditure of
 Delmer Jerew. Incompetent } ward's money.

This day came Helen Jerew and makes application to expend the sum of \$100.00 of her ward's money for the purpose of building a building or shed for the storage of garden tools, washing machines, coal, and various things.

It appearing to the Court that she is in need of a building of this kind for such purposes, it is therefore ordered that the said Helen Jerew be allowed to draw the sum of \$100.00 for the purpose of construction of said building.

The Johnson & Watson Co., Dayton, Ohio G. 550

12187

In the matter of the will of William Wesley Morris, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Van Dyke Morris to admit to probate and record the will of William Wesley Morris deceased, late of the Township of York in said county, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Van Dyke Morris surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said will.

And J. A. McAllister and Martha E. Taylor, subscribing witnesses to said will, this day appeared in open Court and having been duly sworn testified respectively to the due attestation and execution 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 William Wesley Morris deceased; that it was duly executed and attested; and that the said testator 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.

12196

In the matter of the estate of William W. Morris, Dec'd

Appointment Order for Bond

The Last will and Testament of William W. Morris late of York Township, in this County, deceased, having heretofore been duly proved and allowed; this day Van Dyke Morris 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 Van Dyke Morris is a suitable person and legally competent;

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

12196

In the matter of William W. Morris

This day Van Dyke Morris Executrix of said will, her Bond in the sum of Two Thousand Dollars with Beryl Morris approved by the Court.

It is therefore ordered that said Executrix be appointed and that said Bond be approved.

11959

In the matter of Vernon V. Sh

This day the Court has heard the settlement of the estate of Vernon V. Sh

Whereupon the Court orders that the settlement be approved and that the account be allowed.

12186

In the matter of Frank E. R

This day the Court has heard the application of Frank E. R

It is ordered that the application be approved and that the account be allowed.

12198

In the matter of S. J. Dunning

This day the Court has heard the application of S. J. Dunning

and filed an application for appointment as Administrator of the estate of S. J. Dunning in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said S. J. Dunning is a suitable person and legally competent;

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

12196

In the matter of the Estate of } Appointment. Letters Issued.
William W. Morris, Dec'd

This day Van Dyke Morris appeared in open court, accepted the trust as Executrix of the estate of William W. Morris deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with Beryl Morris, and Louise Clark 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 Van Dyke Morris, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$3.35

11959

In the matter of the Estate of } Filing first and final Account.
Vernon V. Shirk, Dec'd

This day came R. Donovan Shirk Executor of the estate of Vernon V. Shirk 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 January A.D. 1932, at one o'clock P.M. to which time said matter is continued.

Fri. Dec. 18-1931.

12186

In the matter of the Estate of } Application to Appoint Appraisers
Frank E. Reeley, Dec'd } Orders.

This day Fred Reeley Executor of the Estate of Frank Reeley deceased appeared in open court and filed an application for the appointment of Appraisers of the entire assets of said partnership of Chester Abraham and Frank Reeley.

It is ordered that the time of hearing said application before this Court, be and hereby is fixed for the 26th day of Dec. 1931, at two o'clock P.M. and that said Fred Reeley first give notice thereof in writing to Chester Abraham surviving partner of said partnership, and this matter is continued.

Sat. Jan 2-1932

12198

In the matter of the Estate of } Appointment
B. J. Duingarner, Dec'd } Order for Bond.

This day Margaret Ann Duingarner appeared in open court, & made and filed an application under oath as required by law to be appointed Administratrix of the estate of B. J. Duingarner late of Richwood 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 Margaret Ann Duingarner 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 Thirty six Hundred Dollars, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 2503

12188

In the matter of
The Adoption of
Douglas Lloyd Miller

Petition filed. Order for Hearing.

This day Edgar Willis and Minnie Willis, husband and wife, appeared in open court, and filed herein their petition for leave to adopt, and change the name of Douglas Lloyd Miller, age 14 years on Feb. 20-1931, boy child of Otto Miller and Martha M. Miller, to the name of Douglas Lloyd Willis, with the answer and consent in writing of Chester Auer, Supt. of the Union County Home who have had custody of said child. And it being necessary, under the provisions of the law in such case provided, that a discreet and suitable person appointed as next friend of said child, the court hereby appoints J. J. 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 said petition be for hearing before this court, on the 12th day of January A.D. 1932, at two o'clock P.M. That being not less than ten nor more than thirty days from the filing of said petition.

Said next friend shall as soon as practicable, and before the day of herein set for hearing the petition, submit to the court a full report in writing.

12195

In the matter of the Guardianship of
Malcomb Shearburn et al.

Appointment. Order for Bond.

This day Chester Auer appeared in open court and made application to be appointed Guardian of Malcomb Shearburn, Monabelle Shearburn and Pauline Shearburn, and the court being satisfied that said children are minors, of the age of - Malcomb Shearburn 11 years, February 5th A.D. 1931.

Monabelle Shearburn 9 years January 25th A.D. 1931.

Pauline Shearburn 7 years September 18th A.D. 1931.

and children of Edward M. Shearburn of Columbus Ohio, and that said minors reside in this county; and the court being further satisfied that a Guardian is necessary, and that said Chester Auer is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors real estate. It is ordered that said Chester Auer be appointed such Guardian upon giving bond with sureties as required by law in the sum of one thousand Dollars; and this cause is continued.

12195

In the matter of the Guardianship of
Malcomb Shearburn et al.

Bond Approved. Letters Issued.

This day Chester Auer appeared in open court, accepted the appointment as Guardian of Malcomb Shearburn, Monabelle Shearburn, and Pauline Shearburn, and gave and filed herein his Bond in the sum of one thousand Dollars, conditioned according to law, with Ohio Casualty Company as sureties thereon, which Bond is approved by the court. Thereupon said Chester Auer took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Chester Auer, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$5.00

12198

In the matter

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12198 In the matter of the estate of } Bond Approved. Letters Issued.
 S. J. Buegarnier, Dec'd

This day Margaret Ann Buegarnier appeared in open court, accepted the appointment as administratrix of the estate of S. J. Buegarnier, deceased, and gave and filed herein her bond in the sum of thirty six hundred dollars, conditioned according to law, with Marion L. McDaniel and John W. Sidle freeholders as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Margaret Ann Buegarnier, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

12154 In the matter of the will of } Authority to Transfer Real
 Philinda P. Poling, Dec'd } Estate Devised.

This day came S. Hubert Poling 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 Philinda P. Poling deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Cora J. Laird, Sylvia B. Connolly, S. Hubert Poling and Evelyn B. Poling. And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of Allen, being part of Survey No. 2875, and bounded and described as follows:

Beginning at a stone northwesterly corner to William F. Reed's land; thence with the southerly line of S. H. Poling's land N. 52³/₄ W. 47.80 poles to a stone corner to the lands of S. H. Poling and Catherine Lentz; thence the same course as the line dividing the lands of said S. H. Poling and Catherine Lentz, S. 37° E. 35.20 poles to a stake in the northerly line of Mary M. Pzyers' land; thence with said line N. 53³/₄ E. 47.80 poles to a stone northeasterly corner to the lands of said Mary M. Pzyers' and in the westerly line of William F. Reed's land; thence with said line N. 37° W. 35¹/₂ poles to the beginning. Containing 10 acres or 90 poles, more or less.

Being the same premises conveyed by Sarah Epps and William A. Epps, her husband, to Philinda P. Poling by deed dated January 6 - 1873, and recorded in Union County Deed Record No. 37, Page 362.

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 Cora J. Laird, Sylvia B. Connolly, S. Hubert Poling, and Evelyn B. Poling, and that a certificate of this order issue to the County Auditor as required by law.

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The Johnson & Watson Co., Dayton, Ohio G. 2564

10991

In the matter of the will of
Silas H. Poling. Dec'd

Authority to Transfer Real
Estate Devised.

This day came S. Hubert Poling 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 Silas H. Poling deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Cora J. Laird, Sylvia B. Connolly, S. Hubert Poling and Evelyn B. Poling, and that said real estate so devised is described as follows:

Beginning at a stake and stones in the northeast corner and in the line of land owned by Samuel Lentz; thence N. 52° 5' E. 47.98 poles to a stake; thence N. 53° 2' E. 27.20 poles to a stake and stones corner to B. Poling's land; thence with B. Poling's and A. McGill's lines, N. 36° 55' W. 119.30 poles to a stake and stones; thence S. 52° 5' W. 75.02 poles to a stake and stones; thence S. 36° 55' E. 118.90 poles with Lentz's line to the beginning. Containing 55 3/4 acres, more or less. Being the same premises conveyed by Joseph Poling and wife to Silas H. Poling by deed dated February 8-1870, and recorded in Union County Deed Record No. 33, Page 440.

Also the following real estate situate in the State of Ohio, County of Union and Township of Allen, being part of Survey No. 2870; and bounded and described as follows:

Beginning at a stone northeasterly corner of lands formerly owned by Jonas Hale; thence S. 36° E. 110.80 poles to a stone in the easterly line of Joseph Poling's land and northwesterly corner to Roger Poling's land; and thence with the northerly line of said R. Poling's land, N. 54° 2' E. 72.80 poles to a stone corner to said Roger Poling's land in the center of said Road; thence N. 35° 2' W. 111.20 poles to a stone in the southerly line of Jesse B. Poling's land; thence with said line and the line of S. H. Poling's land S. 54° W. 77 poles to the beginning. Containing 57.90 acres of land, (being a part of a tract of 109 acres of land, more or less, heretofore purchased by J. L. Dickelman of Wm J. Reed, the balance of said tract being conveyed to Q. B. Converse).

Being the same premises conveyed by J. L. Dickelman and wife to Silas H. Poling (under the name of S. H. Poling) by deed dated March 7-1871, and recorded in Union County Deed Record No. 51 Page 439.

And it appearing to the satisfaction of the court the terms of the 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 Cora J. Laird, Sylvia B. Connolly, S. Hubert Poling and Evelyn B. Poling, and that a certificate of this order issue to the County Auditor as required by law.

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In the matter
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12 197 In the matter of } Inquest of Lunacy
Carrie M. Allen } Orders for Warrant, etc

This day L.B. Robinson a resident citizen of Plain City in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Carrie M. Allen into the Columbus State Hospital.

And it is ordered that subpoenas issue for Dr E.S. Holmes and Dr Fred H. Weber, reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

12 197 In the matter of } Inquest of Lunacy
Carrie M. Allen } Order after Hearing

This day this cause came on to be heard, and the said Carrie M. Allen was brought before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr E.S. Holmes and Fred H. Weber the medical witnesses and being satisfied that said Carrie M. Allen 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 she being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr E.S. Holmes and Dr Fred H. Weber 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 Carrie M. Allen, and that a certified copy under seal of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent.

And it is further ordered that said Carrie M. Allen be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

12 197 In the matter of } Orders for clothing and for warrant
Carrie M. Allen } to convey.

The judge being advised that said Carrie M. Allen can be received in to 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. B. Robinson, and that said L. B. Robinson be authorized to take Mrs Beckham 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 Johnson & Watson Co., Dayton, Ohio U.S.S.C.

12184 In the matter of the Assignment of Harry Martie } Orders on Sale of Merchandise

This day this cause came on for hearing before the court upon the application of the assignee, William E. Zolman, for an order to sell all the merchandise, property and fixtures of Harry Martie, and the court being fully advised in the premises finds that it would be to the best interests of the estate to sell said property at public auction.

It is, therefore ordered by the court that said assignee be empowered to employ Auctioneers, to advertise said sale in each The Marysville Tribune and The Union County Journal and proceed to sell all the stock, merchandise and fixtures at public auction to the highest bidder. Said sale to be held at the premises, 217 E. 5th Street, Marysville Ohio.

It is further ordered by the court that said assignee be empowered to employ a sale clerk.

It is ordered that said assignee keep an accurate list of the amount of merchandise sold, the price received therefor and to whom sold and make his return to this court.

Monday Jan 4-1932

12174 In the matter of the Estate of Robert P. Gray Sec'd } Appointment Order to Record Notice

This day proof of publication of Notice of the appointment of Ella Gray as Executrix of the estate of Robert P. Gray, deceased, was filed herein.

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

12208 L.H. Collins, Executor vs. Plaintiff J.H. Evans, Fred Marshall, Joe Marshall, Victor Marshall & Eva Carey. Defendants

Filing Petition to sell Real Estate.

This day came the plaintiff L.H. Collins, Executor and presented to this court his petition, duly verified, praying an order for the sale of real estate of the said Sarah L. Sawaft, 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.

12177 In the matter of Emily Taylor This day for as Admr. with It is order

12176 In the matter of Laura Schoen This day for as Administr It is order

12199 In the matter of D.S. Davis. This day application in the estate of deceased, and and Testam as to what Court being said D.K.L. It is order as required is continu

12199 In the matter of D.S. Davis This day ment as A filed herein cording to as sureties. It is the Davis, that pay the co

12177 In the matter of the estate of } Appointment
 Emily Taylor, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Eber N. Dillon as Admr. with the will annexed, of the Estate of Emily Taylor, dec'd, was filed herein. It is ordered that the same be recorded in the records of this office.

12176 In the matter of the Estate of } Appointment
 Laura Shoemaker Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of John F. Shoemaker as Administrator of the estate of Laura Shoemaker, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12199 In the matter of the estate of } Appointment
 D. S. Davis, Dec'd } Order for Bond

This day D. K. Davis 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. S. Davis 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 D. K. Davis 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.

12199 In the matter of the Estate of } Bond Approved. Letters Issued
 D. S. Davis Dec'd }

This day D. K. Davis appeared in open court, accepted the appointment as Administrator, of the estate of D. S. Davis, deceased, 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, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said D. K. Davis, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

The Johnson & Watson Co., Dayton, Ohio 45505

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

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, January 30th 1932, at one o'clock P.M. as follows:

- 12012 Elna B. Kieckly, Admrx. of the estate of Joseph L. Kieckly, first and final account.
- 11799 H.H. Spain, Executor of the estate of Flora Josephine Spain, first and final account.
- 11892 Sarah Robertson, Admrx. of the estate of Isaac W. Robertson, first and final account.
- 12006 H.E. Peet, Executor of the estate of Lida Marriott Peet, first and final account.
- 11963 Chas. A. Thompson, Executor of the estate of Aaron Craib, first and final account.
- 11959 R. Donovan Shirk, Executor of the estate of Vernon V. Shirk, first and final account.
- 9116 Mary Myers, Guardian of Everett Lay Myers, Seventh partial account.
- 9060 Anna M. Ell, Guardian of Matilda B. Ell, final account.
- 10921 Charles Parrott, Guardian of Gertrude Vosler, Second account.
- 10926 Lottie D. Miller, Guardian of Ethel Merry, first and final account.
- 12152 D.C. Ridgway, Assignee of Edward B. Chret, first and final account.

Friday Jan. 8-1932

12179 In the matter of the estate of } Appointment
Frank Reiley, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Frank Reiley as Executor of the estate of Frank Reiley, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12150 In the matter of the estate of } Appointment
Joseph M. Kinikin, Dec'd } Order to Record Notice.

This day proof of publication of notice of the appointment of Irene Kinikin Lewis, Executrix of the estate of Joseph M. Kinikin, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12135 In the matter of the estate of } Appointment
Martin Laughough, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Clara Laughough as administratrix of the estate of Martin Laughough, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

1195-a Julia P. Lyons, Estate } Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of F.A. McAllister as Admrx. de bonis non with the will annexed, of the estate of Julia P. Lyons, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12120 In the matter of Joseph L. Spier. This day proof of publication of notice of the appointment of Spier, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12180 In the matter of F.W. Fields. This day proof of publication of notice of the appointment of Fields, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12201 In the matter of S.A. Hamilton. This day proof of publication of notice of the appointment of Hamilton, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12207 In the matter of Anna Spier. This day proof of publication of notice of the appointment of Spier, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12208 L.H. Collins. J.H. Evans. This day proof of publication of notice of the appointment of Collins and Evans, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

It is ordered that
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 of Irene Kinikin
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12120 In the matter of the estate of Joseph L. Spicer, Dec'd } Appointment
 Order to Record Notice
 This day proof of publication of notice of the appointment of Minnie D. Murtzbaugh and Myrtle V. Johnson, as Executrices of the estate of Joseph L. Spicer deceased, was filed herein.
 It is ordered that the same be recorded in the records of this office.

12180 In the matter of the estate of F. W. Fields, Dec'd } Filing Sale Bill.
 This day came John A. Fields, Administrator of the estate of F. W. Fields, 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 administrator 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

12201 In the matter of the will of S. A. Hamilton, Dec'd } Filing of will and Order for Hearing
 This day an instrument of writing, purporting to be the last will of S. A. Hamilton, deceased, late Taylor Township in this county, 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 January 1932 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.

Saturday Jan. 9-1932

12202 In the matter of the will of Anna Spurgeon Dec'd } Filing of will and Order for Hearing
 This day an instrument of writing, purporting to be the last will of Anna Spurgeon deceased, late of Dover Township in this county, 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 15th day of Jan. 1932, 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.

12208 L. H. Collins, Exec. of Sarah L. Danahy, Plaintiff } Orders of Sale et al.
 J. H. Evans et al. } Defendants.
 This day this cause came on further to be heard, and it appearing to the Court, that the said L. H. Collins the plaintiff above named has given bond as here to fore ordered, in the sum of Thirteen Thousand Dollars, with American Surety as sureties; it is ordered that said bond be and hereby is approved, ^{Said Bond given in the estate} and no further bond required. It is therefore further ordered that said L. H. Collins as such Executor proceed according to law to sell the real estate described in the petition, free of dower, at public auction for not less than two-thirds the appraised value thereof, on the following terms, to-wit, one-third cash in hand on day of sale. It is

The Johnson & Watson Co., Dayton, Ohio G. 503

12 203

In the matter of the will of Martha Spurgeon. Dec'd

Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of Martha Spurgeon, deceased, late of Dover Township in this county, 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 15th day of January 1937, at 2 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.

12 018

In the matter of the estate of William P. Shoemaker, Dec'd

Filing Statement in lieu of Account.

This day came Anna A. Shoemaker, Administratrix of the estate of William P. Shoemaker late of Union County Ohio, deceased, and presented her Statement in lieu of an account in settlement of said estate duly verified.

Whereupon the Court do order the same filed, and the same is hereby accepted in lieu of an account.

Monday Jan. 11-1937.

12 179

In the matter of the estate of Frank Reeley. Dec'd

Filing Inventory and Appraisement

This day came Fred Reeley, Executor of the estate of Frank Reeley, 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 \$5.00

12 196

In the matter of the estate of William Morris, Dec'd

Filing Inventory and Appraisement.

This day came Van Dyke Morris 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 \$5.00

Carried from Page 71

#12208

Sarah L. Sanaff L.S.

further ordered that said petitioner give notice 4 weeks consecutively of the the terms and time and place of sale, prior thereto, in some newspaper printed and of general circulation in Union County Ohio, where said real estate is situated. And said petitioner is ordered to make return to this court immediately after such sale is made, and this cause is continued.

12186

In the matter of Frank Reeley

This day the Court appointed and Chester hearing has been appointed Parish, the appointed as

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12186

In the matter of Frank Reeley

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12188

In the matter of Douglass

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12186 In the matter of the estate of Frank Reeley, 57. Dec'd } Orders on Appointing Appraisers

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 Frank Reeley and Chester Graham, and it appearing to the Court that due notice of this hearing has been given as heretofore ordered, and that appraisers should be appointed; it is ordered that John Price, Edmund Benzler and Clarence Parish, three judicious disinterested persons be and they hereby are appointed as such appraisers.

It is further ordered that said appraisers make out, under oath, a full and complete inventory and appraisement of the entire assets of said partnership, including real estate, together with a schedule of the debts and liabilities thereof. It is further ordered that said appraisers deliver such inventory and appraisement and schedule to Chester Graham the surviving partner, to be by him forthwith filed in this Court, and this cause is continued.

12186 In the matter of the estate of Frank Reeley, Dec'd } Partnership Assets } Order on Appraisement.

This day came Chester Graham, the surviving partner, and filed herein the inventory and appraisement of the assets of the late partnership of Reeley and Graham together with a schedule of the debts and liabilities thereof. It is ordered that this proceeding (including the schedule of the real estate) be recorded in the record of inventories in this Court.

It is further ordered that the costs herein taxed at \$8.00 be paid out of said partnership assets by said Chester Graham.

12188 In the matter of Adoption of Douglass Lloyd Miller } Decree of Adoption

Whereas on the 22nd day of Dec. 1931, as per entry on the journal of 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 Edgar Willis and Minnie Willis, the petitioners, the Court now examined the husband and wife each separate 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.

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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 Douglas Lloyd Willis.
Decs. Monday, Jan 12 - 1937

12 205

In the matter of the will of H.C. Benedict Dec'd } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of H.C. Benedict, deceased, late of York Township in this County, 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 January 1937, 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.

12 201

In the matter of the will of B.A. Hamilton Dec'd } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Clarence Hamilton to admit to probate and record the will of S.A. Hamilton deceased, late of the Township of Taylor in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no spouse, all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And Deurille L. Gabriel and Fred Gabriel the subscribing witnesses to said will and 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 S.A. Hamilton deceased; that it was duly executed and attested; and that the said testator 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.

12 207

In the matter of B.A. Hamilton
The last will having heretofore been admitted to probate and record under the provisions of the statute in relation to the value thereof, and the said decedent being a sane person at the time of such execution

12 207

In the matter of B.A. Hamilton
This day Clarence Hamilton, administrator of said decedent, appeared in open Court and having been duly sworn, testified 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.

12 198

In the matter of S. J. Bunnage
This day Clarence Hamilton, administrator of said decedent, appeared in open Court and having been duly sworn, testified 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.

12 205

In the matter of H.C. Benedict
This day Clarence Hamilton, administrator of said decedent, appeared in open Court and having been duly sworn, testified 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.

12 207

In the matter of the estate of
B.A. Hamilton, Dec'd

Appointment
Order for Bond.

The last will of B.A. Hamilton deceased, late of Taylor Township in said County, having heretofore been duly approved and allowed; this day Ernest Wolford 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 as 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 Ernest Wolford is a suitable person and legally competent, it is ordered that he be so appointed as such Executor, without bond in accordance with the will of said deceased.

12 207

In the matter of the estate of
B.A. Hamilton, Dec'd

Bond Approved. Letters Issued.

This day Ernest Wolford accepted the trust as Executor of the estate of B.A. Hamilton, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Ernest Wolford, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12 198

In the matter of the estate of
S. J. Bumgarner, Dec'd

Filing Inventory and Appraisement

This day came Margaret Ann Bumgarner Admrx. of the estate of S. J. Bumgarner 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 Ann Bumgarner 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 Margaret Ann Bumgarner pay the costs herein taxed at \$5.00

12 205

In the matter of the will of
H.C. Benedict, Dec'd

Order for Commission

This day Joseph W. Benedict appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of Rec. Hill witness to the will of said H.C. Benedict deceased, and it appearing to the Court that said witness resides outside the jurisdiction of this Court, to-wit: at Akron Ohio.

It is therefore ordered that such Commission, with said will annexed, issue to Coid Dally, Atty, 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.

The Johnson & Watson Co., Dayton, Ohio C 203

10396 In the matter of the ^{Trusteeship} Estate of Guido Robinson, Est. Dec'd } Resignation accepted.

This day G. L. Robinson, trustee of the estate of Guido Robinson filed his resignation as trustee of said estate, said resignation is hereby accepted and made a part of the records of this office.

10396 In the matter of the Trusteeship of Guido Robinson, Dec'd } Filing first and final account.

This day came G. L. Robinson Trustee of the estate of Guido Robinson 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 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11966 In the matter of the estate of Sarah J. Howison, Dec'd } Filing first and final account

This day came Benton Cahill Executor of the estate of Sarah J. 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 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11966 In the matter of the Estate of Sarah J. Howison, Dec'd } Accepting Resignation

This day Benton Cahill, Executor of the estate of Sarah Jane Howison filed his resignation of said estate.

It is ordered that said resignation be and is hereby accepted and it is further ordered that same be made a part of the records of this office.

12208 ^{Collins} L. H. Executor of the Estate of Sarah L. Danaft, Dec'd } ^{Mon. Jan. 4-1932.} Ordered to have Real Estate Surveyed.

This day came L. H. Collins and presented to this court an application duly verified asking for an order to have real estate surveyed. Said real estate being the property of the estate of Sarah L. Danaft deceased.

Whereupon it is considered and ordered by this court that the said application be filed and that due and legal notice of the filing, pendency and prayer of the said applicant be granted, and it is hereby ordered that the said L. H. Collins proceed to have the said premises surveyed, as per request in application, and for said cause.

11855 In the matter of Silas Lane

This day Silas Lane, deceased, estate duly verified. Whereupon Saturday, the matter is continued.

~~12190~~ ¹²¹⁹⁰ 12195- In the matter of Martha J. Howison

This day Martha J. Howison as Executor of the estate of said deceased. It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12064 In the matter of The Part of the Estate of Marriott and

This day Charles Mather Receiver of the estate of Marriott and one Chauncey Ewing are of doubtful title to the best interest of the estate. It is hereby ordered that the same be filed and advertised for hearing on Saturday, the 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12064 In the matter of P. L. Mather,

Upon application of P. L. Mather to accept of the notes in payment of an offer of a claim of operation thereon. It is ordered that the same be filed and advertised for hearing on Saturday, the 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11855- In the matter of the estate of } Filing first and final account.
 Silva Lane Dec'd

This day John J. Lane Admr. of the estate of Silva Lane, late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of Jan. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

~~12190~~
 12175- In the matter of the estate of } Appointment
 Martha J. Horton Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of John W. Merritt as Executor of the estate of Martha J. Horton deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12064 In the matter of } Application to Compound Claims
 The Partnership of }
 Marriott and Mather } Orders.

This day this matter came on to be heard on the application of D.E. Ogan, receiver of Marriott and Mather for authority to Compound a claim against one Chauncey Green, amounting to \$8.74 for \$8.00 and a claim against one Vern Cwing amounting to \$22.12 for \$11.35; and it appearing that said claims are of doubtful value and cannot be collected in full and that it would be for the best interest of the partnership estate to accept said sums.

It is hereby ordered that the receiver accept the same and give acquittances to said debtors.

12064 In the matter of the estate of } Orders on Compounding Claims
 O.L. Mather, Partnership }

Upon application of D.E. Ogan, receiver of Marriott and Mather, for authority to accept the offer of the Richwood Banking Company, to receive certain notes in payment of a claim of \$22.16 against said Marriott and Mather and an offer of the Farmers Deposit Bank to receive certain notes in payment of a claim of \$4.50 by said bank against Marriott and Mather, and upon consideration thereof and being fully advised in the premises;

It is ordered that said receiver be and is hereby authorized and directed to accept the offer aforesaid and to release the notes mentioned in said application to said Banks the same to be received as payment of the claims above mentioned against said Marriott and Mather.

The Johnson & Watson Co., Dayton, Ohio G 563

12064 In the matter of the Partnership of Marriott and Mather.

Orders on payment of Receiver's and Attorney's fees.

This cause coming on to be heard upon an application of D.E. Ogan, receiver of Marriott and Mather, to fix the fees of said receiver in the above entitled matter and the fees of his attorney therein.

It is hereby ordered adjudged and decreed by the court that the receiver be and is hereby allowed the sum of \$200.00 as payment for his fees in full and it is further ordered adjudged and decreed that T.A. McAllister, attorney for said receiver, be and is hereby allowed the sum of \$200.00, as payment for services as such attorney, in full in said matter and that said receiver pay the said sums out of the assets in his hands.

11541 In the matter of the estate of Charles E. Curry, Dec'd

Filing Inventory and Appraisement

This day came Flora A. Curry Adm'x. of the estate of Charles E. Curry 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 Flora A. Curry 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 Flora A. Curry pay the costs herein taxed at \$4.00

Thursday Jan. 15-1932.

12202 In the matter of the will of Anna Spurgeon, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Ethel Fickle to admit to probate and record the will of Anna Spurgeon deceased, late of the Township of Dover in said County, heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse, and that all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said will.

And N.M. Bodenham and M.L. Mosely 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 Spurgeon deceased; that it was duly executed and attested; and that the said testator 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 testimony of the witnesses above named, be entered of record in this court.

11977

In the matter of T.L. Robinson

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12203

In the matter of Martha Spurgeon

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Therefore... it, together w... ed of record

11977

In the matter of the will of
T. L. Robinson,

Authority to Transfer Real estate.

This day came C. R. Ballinger Administrator of the estate of T. L. Robinson, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the court that said decedent died intestate on the 12th of Jan 1931, residing at Washington Township; that on Jan. 17-1931, the petitioner was appointed administrator of the estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

Mary E. Robinson age 75- Wife West Mansfield --- total.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12203

In the matter of the will of
Martha Spurgeon, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Ethel Fickle, to admit to probate and record the will of Martha Spurgeon deceased, late of the Township of Dover in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the court that said decedent died leaving no surviving spouse and that next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And N. M. Baderhorn and M. L. Mosely 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 Martha Spurgeon deceased; that it was duly executed and attested; and that the said testator at the time of signing said will, was of full age, of sound mind and memory and not under and 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 Johnson & Watson Co., Dayton, Ohio G 555

12070 In the matter of the Estate of Hannah Taylor. Dec'd } Filing Inventory and Appraisement.

This day came Wynnm Sanders, Admr. of the estate of Hannah Taylor, 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 Wynnm Sanders 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 Wynnm Sanders pay the costs herein taxed at \$4.00

12199 In the matter of the estate of D. S. Davis. Dec'd } Filing Inventory and Appraisement

This day came D. K. Davis, Administrator of the estate of D. 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 D. K. 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 D. K. Davis pay the costs herein taxed at \$5.00

3755-B In the matter of the Guardianship of Mary J. Chapman. } Filing Eighth partial Account.

This day came C. P. Wiley, Guardian of Mary J. Chapman an incompetent of Union County Ohio, and presented his eighth 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 Jan. A. D. 1932, at one o'clock P. M., to which time said matter is continued.

Charles A. Collins, Executor of the estate of William Collins, deceased, Plaintiff } Orders fixing time for Hearing and for Notice.

vs. William F. Collins, et al. Defendants

This day Charles Collins, Executor of the will of William Collins, deceased, filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay legacies.

It is ordered that said petition be heard on the _____ day of _____ 19-- at _____ o'clock _____ M., and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12209 In the matter of R. J. Barnes. This day an application was made to the Court, and that day of January 1932, prior to said the State of Ohio.

12209 In the matter of R. J. Barnes. This matter Barnes and C. Barnes, deceased in this Court. It is now leaving James and all the have been de cation to adm order of this said will.

Whereupon last will and was of full a Therefore it, together c tered of reco

12210 Charles A. Collins estate of W William Col This day testimony, a That all the process or h now proper in said petio titled to dom is necessary the petition It is order dicious disin be and they h

12209

In the matter of the will of
R. J. Barnes, Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of R. J. Barnes deceased, late of Township of Allen in this County, 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 January 1932, at two o'clock P.M. and that due notice thereof having been waived prior to said hearing, by the widow and next of kin of the testator, resident of the State of Ohio.

12209

In the matter of the will of
R. J. Barnes, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Jessie Barnes and Charles W. Barnes to admit to probate and record the will of R. J. Barnes, deceased, late of the township of Allen in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Jessie M. Barnes surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last will and Testament of said R. J. Barnes deceased; that it was duly executed and attested; and that the said testator 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.

12210

Charles A. Collins, Executor of the
estate of William Collins

Plaintiff

vs.
William Collins, et al.

Defendants

Finding Sale necessary and
Ordering Appraisement

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 the widow is deceased, and no one entitled to dower in said real estate. And the Court being satisfied that it is necessary to sell the real estate of said William Collins, described in the petition to make distribution under the will.

It is ordered that F. B. Lewis, L. B. Goff, and L. H. Sampson 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 any 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 16th day of Jan. 1932, and this cause is continued.

Monday Jan 18 1932

12 2 11 In the matter of the Estate of } Appointment
E. B. Hostetter Dec'd } Order for Bond.

This day Blanche Hostetter appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of E. B. Hostetter 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 Blanche Hostetter 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 seven thousand dollars, and this cause is continued.

12 2 11 In the matter of the Estate of } Bond Approved. Letters Issued.
E. B. Hostetter, Dec'd }

This day Blanche Hostetter appeared in open court, accepted the appointment as Administratrix of the estate of E. B. Hostetter deceased, and gave and filed herein her bond in the sum of seven thousand dollars conditioned according to law, with D. B. Whitehead and Elizabeth K. Hostetter, freeholders as sureties, which Bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Blanche Hostetter, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

12 2 10 Charles Collins
of William Collins
vs.

Wm Collins et al

This day I find that the appraisers hereby confirmed the dower estate and the use of the use of the will of Wm Collins interest of said sale.

It is now ordered that the sale at no to-wit: cash

12 2 10 Charles Collins
of William Collins

William Collins

This day I find Collins, Executor and sale unexamined and been regular

It is ordered and it is found that the purchase so sold. that said Collins ten days.

12 2 12 In the matter of
Mary Stalder

This day I find filed an application for Administration in Union County Ohio Knowledge, statement in value thereof be appointed legally competent

It is ordered as required cause is continued

ordered that said
actual view, per-
ceedings in writ-
is cause is con-

made and filed
Administra-
Union County Ohio
last will and
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said Blanche

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lars, and this

sued,

12 210

Charles Collins, Executor of the Est
of William Collins, Dec'd.
vs.
Wm Collins 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 Eight Hundred Dollars (\$800.00), the dower estate of Collins, widow of Wm Collins, deceased, having exercised the use of said real estate during her lifetime, and she being now deceased. And the plaintiff above named having not required to give bond by terms of will of Wm Collins, 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 at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: cash in hands on day of sale.

12 210

Charles Collins, Exec. of the Estate
of William Collins Dec'd
vs.
William Collins et al.

Confirming Sale.

This day this cause coming on to be heard on the return of Charles Collins, Executor of the estate of Wm Collins deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made.

It is ordered that the same be and hereby is approved and confirmed, and it is further ordered that said Charles Collins as such Executor make to the purchaser Mary Collins, a good and sufficient deed for the premises so sold. It is further ordered that this proceeding be recorded, and that said Charles Collins pay the costs herein taxed at \$ within ten days.

Tues. Jan 19-1932.

12 212

In the matter of the estate of
Mary Stalder, Dec'd

Appointment
Order for Bond.

This day Henry Ward Brooks 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 Stalder 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 Henry Ward Brooks 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.

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dollars condi-
K. Hostetter,
urt.
issue to said
that said Ad-

The Johnson & Watson Co., Dayton, Ohio G.S.C.

12212 In the matter of the estate of } Bond Approved. Letters Issued.
 Mary Stalder Dec'd
 This day Henry Ward Brooks, appeared in open court, accepted the appointment as Administrator of the estate of Mary Stalder, 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 Henry Ward Brooks, that is proceeding to be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12064 In the matter of the estate of } Filing Report in Partnership
 P.L. Mather Dec'd
 This day this matter came on to be heard on the report of D.E. Ogan, Receiver of Marriott and Mather, and the Court having carefully examined said report and exhibits containing the receipts and disbursements of said Receiver and the vouchers filed 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, and the previous orders of this Court, and it is ordered that the same be and hereby is approved, allowed and confirmed and the Court finds that there is a balance in the hands of said Receiver in the sum of \$2289.34, which the said Receiver is ordered to pay over and distribute as follows, to-wit: The sum of \$917.13 to the payment of the several items to-wit: taxes, Court costs, Receiver and attorney fees and preferred claims; set out in "Exhibit C" of said report, and that the balance to-wit: \$1372.21 be distributed, pro rata, among the other claimants mentioned in said "Exhibit D" who have filed their verified claims with said Receiver.
 And it is ordered that the said report and the proceedings herein be recorded in the records of this Court.

12213 Elizabeth Sloop, Guardian } Orders fixing time for Hearing
 of William Carr. } and for Hearing
 This day Elizabeth Sloop, Guardian of William Carr, filed in this Court his petition praying for the sale of the real estate therein described belonging to her said ward William Carr.
 It is ordered that said petition be heard on the 9th day of Feb, 1932, at ten o'clock a.m. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12207 In the matter of }
 B.A. Hamilton
 This day came on for hearing in open Court, the account of B.A. Hamilton, Executor of the estate of [unclear] of Union County Ohio, deceased, and the same was duly verified.
 Whereupon the Court found that said account was true and correct, and the same is hereby made and pro-
 corded. It is ordered that the said account be recorded at \$5.00.

\$799-A In the matter of }
 William Collins
 This day came on for hearing in open Court, the account of William Collins, Executor of the estate of [unclear] of Union County Ohio, deceased, and the same was duly verified.
 Whereupon the Court found that said account was true and correct, and the same is hereby made and pro-
 corded. It is ordered that the said account be recorded at \$5.00.

12215 In the matter of }
 R.J. Barnes
 Upon application of the said R.J. Barnes, Executor of the estate of [unclear] of Union County Ohio, deceased, and the same was duly verified.
 And Eline [unclear] appraisers.

*
 12205 In the matter of }
 H.C. Benedict
 The last account of H.C. Benedict, Executor of the estate of [unclear] of Union County Ohio, deceased, and the same was duly verified.
 It is ordered that the said account be recorded at \$5.00.

12207

In the matter of the estate of
D.A. Hamilton Dec'd

Filing Inventory and Appraisement

This day came Ernest Wolford, Executor of the estate of D.A. Hamilton, 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 \$5.00.

8799-A

In the matter of the estate of
William Collins, Dec'd

Filing first and final Account.

This day came Charles Collins, Executor of the estate of William Collins 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 Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

Friday Jan. 22-1932.

12215

In the matter of the estate of
R. J. Barnes, Dec'd

Appointing Executor.
No Bond Required.

Upon Application the Court grants unto Jessie Barnes and Charles W. Barnes late of the Township of Allen, in said County, deceased, they being named Executors therein. Whereupon they accept said appointment; no bond required by said will.

And Elmer Taylor, George Hoover, and George Woerline are appointed appraisers.

*

12205

In the matter of the Estate of
H.C. Benedict, Dec'd

Order for Appointment and for Bond.

The last will of H.C. Benedict, deceased, late of York Township in said County, having heretofore been duly approved; this day Joseph W. Benedict 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 as 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 W. Benedict is a suitable person and legally competent.

It is ordered that he be appointed as such Executor, No bond being required.

The Johnson & Watson Co. Dayton, Ohio 0-503

12205

In the matter of the estate of H.C. Benedict, Dec'd

Bond Approved. Letters Issued.

This day Joseph W. Benedict appeared in open court, accepted the trust as Executor of the estate of H.C. Benedict deceased. No bond required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Joseph W. Benedict, that notice of said Appointment be published, as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$

*12205

In the matter of the will of H.C. Benedict, Dec'd

Admission to Probate and Record.

Be it Remembered That, heretofore, to-wit: on the 12th day of January A.D. 1932, an instrument of writing, purporting to be the Last will and Testament of H.C. Benedict, late of York Township, in this County, deceased, was produced in open court and offered for probate and was then filed. And it now being shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

Orid Dally the Commissioner heretofore appointed to take the deposition of Ree Hill one of the subscribing witnesses to said will, duly returned the commission issued to him, with said will annexed, and also the deposition so taken, duly certified, thereupon this day came H.B. Hager the other subscribing witness, who testified as to the execution and attestation of said will. Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, 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 H.C. Benedict 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.

12206

In the matter George Spring Lucina Sp

filed an applic the succession Ohio, the same the premises, Thousand-and net actual mo

There is a half of which The widow ty in the pro in are exen

It is orde tified to the by law.

11855

In the mall Silva Lane.

John Lan ing filed an estate and tax under Court being gross value Administra value there ate leaving said estate a tax.

It is orde certified to vided by law

12190

In the mall Martha J. H.

This day Horton late and Appraiser

Whereupon satisfied the Statutes to purchase praisement, w. Merritt

12206

In the matter of the Estate of George Springer. Dec'd

Estate not subject to tax

Lusina Springer, as widow, of the estate of George Springer, 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 and no Dollars, the debts and claims are One Thousand Dollars, and the net actual market value thereof is none.

There is a mortgage of \$700.00 upon the 20 acres of land, the undivided one-half of which the deceased was seized of at the time of his death.

The widow's year's allowance and dower amount to more than any equity in the property, 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.

11885

In the matter of the estate of Silva Lane. Dec'd

Estate not subject to tax.

John Lane as Administrator of the estate of Silva Lane, 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 costs of administration are Four Hundred Dollars, and the net actual market value thereof is Two Hundred Dollars, that said decedent died intestate leaving a widower, son and 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.

Monday Jan. 25-1932

12190

In the matter of the Estate of Martha J. Horton. Dec'd

Filing Inventory and Appraisement

This day came John W. Merritt, Executor of the estate of Martha J. Horton 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 W. Merritt 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 W. Merritt pay the costs herein taxed at \$5.00

The Johnson & Watson Co., Dayton, Ohio G. 2505

11985

In the matter of the estate of Ray H. Morse. Dec'd

Estate not subject to tax.

Lulu B. Morse as executrix of the estate of Ray H. Morse, 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 \$7254.17, the debts and costs of administration are \$2480.00 and the net actual market value thereof is \$4774.17, that the said Ray H. Morse died testate leaving all property to the widow for and during his natural life, then to the daughter and two 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.

12018

In the matter of the estate of William O. Shoemaker. Dec'd

Estate not subject to tax.

Anna O. Shoemaker, as Administratrix of the estate of William O. Shoemaker, 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 \$1900.00, the debts and costs of administration are \$1000.00 and the net actual market value thereof is \$900.00, that said decedent died intestate leaving a widow and 12 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.

Mon. Jan 25-1932

11738

In the matter of the estate of Malinda Cook. Dec'd

Filing first and final Account.

This day came A. F. Cook, Executor of the estate of Malinda Cook, 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 Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

Tues. Jan 26-1932.

12216

In the matter of the will of E. J. Evans. Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of E. J. Evans deceased, late of Marysville in this County, 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 day of Jan. 1932, 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.

11366

In the matter of Eva Morris.

This day came an order to the Union Court

Upon consideration of said decedent,

And that said one-half interest

1st Fract- the State of Ohio

and bounded of the Cleveland

poles to the survey line

E. 81 deg. S. 13

to the N.W. corner land 80

less.

2nd Fract: and State of Ohio

commencing at west along

stone; thence 38 rods and

the center of " said 14 acre

the said Morris; thence

10 acres of land

3rd Fract: in the State of Ohio

bounded at corner of T.

easterly on and Stone N.

rods to a stone Henry Evans

rods to the ealy and in

ginning, C And it appears

said will has hereinbefore duplicate of order issue

11366

In the matter of the estate of Eva Morris, Dec'd	} Authority to Transfer Real Estate Devised
--	--

This day came Lotta Morris 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 Eva Morris, deceased.

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

And that said real estate so devised is described as follows: An undivided one-half interest in the following described real estate, to-wit:

1st Tract- Situated in the Township of Leesburg in the County of Union, and the State of Ohio, and known as Virginia Military Survey Nos. 3695 and 6033 and bounded and described as follows: Beginning at a stake N.E. Corner of the Cleverger land; thence N. 7 1/2 deg. W. 54.2 poles; thence W. 80. deg. N. 72.3 poles to the middle of the Vansant Road; thence S. with said road 23.7 poles to a stone in the original survey line; thence W. with the original survey line 23 poles to a stake; thence S. 7 1/2 deg. W. 48 poles to a stake; thence E. 81 deg. S. 15 poles to the center of the Vansant Road; thence N. 7 1/2 deg. E. 15 poles to the N.W. corner of the Cleverger Road; thence E. with the north line of the Cleverger land 80 poles to the beginning, Containing 30 and 9/100 acres, more or less.

2nd Tract: Situated in the Township of Leesburg in the County of Union and State of Ohio, and bounded and described as follows: V.M. Survey 3693, commencing at the N.W. Corner of Marshall Morris' 4 acre tract of land, thence west along the north line of the lands of the grantor 27 rods and 11 feet to a stone; thence southerly in a straight line 60 rods to a stone; thence east 38 rods and 11 feet to the center of the Vansant Gravel Road; thence along the center of said road 14 rods to the S.E. Corner of said Marshall Morris' "said 4 acre tract of land", thence westerly 15 rods along the south line of the said Marshall Morris' tract of land to the Marshall Morris S.W. corner; thence northerly 48 rods to the place of beginning, containing 10 acres of land, more or less.

3rd Tract: Situated in Township of Leesburg County of Union and in the State of Ohio, and known as Virginia Military Survey No. 3693 and bounded and described as follows, viz: Beginning at the North-west corner of Henry Evans land and in the center of the Gravel Road; thence easterly on the south line of Marshall Morris 60 poles to a stake and stone N.E. corner of said Henry Evans' land; thence southerly 20 rods to a stone with a brick under it, and in the east line of said Henry Evans' land; thence westerly parallel with the north line 80 rods to the Gravel Road and stone with the brick under it; thence northerly and in the center of said Gravel road 20 rods to the place of beginning, containing ten (10) acres of land, to 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 said real estate be transferred upon the duplicate of the county to the name of Lotta Morris and that a certificate of this order issue to the County Auditor as required by law.

The Johnson & Watson Co., Dayton, Ohio G 503

12218 In the matter of the Estate of } Appointment
 Anna Spurgeon, Dec'd } Orders for Bond

The Last will and Testament of Anna Spurgeon late of Dover Township Union County Ohio, deceased, having heretofore been duly proved and allowed, this day Ethel Fickle 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 Ethel Fickle is a suitable person and legally competent.

It is ordered that said Ethel Fickle be appointed as such administratrix with the will annexed, upon giving Bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

12218 In the matter of the estate of } Bond Approved, Letters Issued
 Anna Spurgeon Dec'd }

This day Ethel Fickle appeared in open Court, accepted the trust as Administratrix with the will annexed of the estate of Anna Spurgeon deceased, and gave and filed herein her bond in the sum of Two Thousand Dollars, conditioned according to law, with The American Surety Co. freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed, issue to said Ethel Spurgeon, that this proceeding be recorded, and that said Administratrix with the will annexed, pay the costs herein taxed at \$7.00

12217 In the matter of the Estate of } Appointment
 Martha Spurgeon, Dec'd } Order for Bond

The Last will and Testament of Martha Spurgeon late of Dover Township, Union County Ohio, deceased, having heretofore been duly proved and allowed, this day Ethel Fickle 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 Ethel Fickle is a suitable person and legally competent.

It is ordered that said Ethel Fickle be appointed as such Administratrix with the will annexed, upon giving Bond with sureties as required by law; in the sum of Two Thousand Dollars, and this cause is continued.

11977 In the matter of the Estate of } Filing first and final account.
 Thomas L. Robinson, Dec'd }

This day came C.R. Ballinger, Administrator of the estate of Thomas L. Robinson, 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 Feb. A.D. 1937, at one o'clock P.M. to which time said matter is continued.

12217 In the matter
 Martha Spurgeon
 This day Ethel Fickle 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 Ethel Fickle is a suitable person and legally competent.

12184 In the matter of
 Assignment of
 This day Ethel Fickle 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 Ethel Fickle is a suitable person and legally competent.

12220 In the matter
 Luther L. McCallister
 This day an application was filed in open Court, and the Court being satisfied that an administrator should be appointed, and that said Luther L. McCallister is a suitable person and legally competent.

12217 In the matter of the estate of Martha Spurgeon Dec'd } Bond Approved, Letters Issued.

This day Ethel Fickle appeared in open court, accepted the trust as Administrator with the will annexed of the estate of Martha Spurgeon deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with The American Surety Co. as sureties which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the will annexed issue to said Ethel Fickle, that this proceeding be recorded, and that said Administrator with the will annexed, pay the costs herein taxed at \$7.00

12184 In the matter of the } Orders on the Collection of Debts
Assignment of Harry P. Martin

This day came William E. Zolman, assignee of Harry P. Martin, and filed in this court a report of the sale of personal property assigned to him; and the same was submitted to the Court. Whereupon the Court finds that the said sale is regular and in conformity with law and the former orders of this Court, and does hereby approve and confirm the same; and the same came on to be heard upon the distribution of the proceeds of said sale which the said assignee now has on deposit in the Bank of Marysville.

The Court being advised in the premises finds that the assignee has been to the expense in the sum of \$99.75 as itemized and listed in his report of the sale on file in this Court, in the sale of said property and the Court finds that said itemized list of expense is just and reasonable and is a valid and legal charge against the estate and should be paid.

It is therefore ordered by the Court that the said assignee pay said expenses as listed in the report of the sale in the sum of \$99.75; and that he retain the balance of said fund until further order of the Court.

It is further ordered by the Court that the said assignee proceed with the collection of the indebtedness due the assignor on his book account, until further order of this Court, and that he proceed to collect the balance due and owing from the sale at auction, and this cause is continued.

Thursday Jan. 28-1932

12220 In the matter of the will of } Filing of Will and Order for Hearing
Luther L. McAllister, Dec'd

This day an instrument of writing, purporting to be the last will of Luther L. McAllister deceased, late of Washington Township in this County, 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 Feb. 1932, 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 testator, resident of the State of Ohio.

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The Johnson & Watson Co., Dayton, Ohio G 250

11681

In the matter of
The Guardianship of
George Scheiderer.

Orders on filing Inventory.

This day Louis Michael as Guardian of George Scheiderer 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

12221

B.H. Adams, Guardian of Albert L. Robinson, and The Union County Savings and Loan Co.

Petition to Sell Real Estate
Order for Notice

Plaintiffs
vs.
His Wards et al.
Defendants

This day B.H. Adams, Guardian of Albert L. Robinson 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 15th day of February 1932, 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 Albert L. Robinson his ward, and to Cassius W. Robinson, and The Union County Savings and Loan Co, 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 3 days before said day of hearing, and this cause is continued.

12184

In the matter of the Assignment of
Harry Martin

Appointment
Order to record Notice

This day proof of publication of notice of the appointment of M.E. Johnson as assignee, of the estate of Harry Martin, was filed herein.

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

12208

L.H. Collins Exec. of Sarah L. Sawaft,
vs. J.H. Evans, et al.

Confirming Sale.

This day this cause coming on to be heard on the return of L.H. Collins, Executor of the estate of Sarah L. Sawaft, deceased, of his proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed;

And it is further ordered that said L.H. Collins as such Executor make to the purchaser S. J. Sanderson a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said L.H. Collins pay the costs herein taxed at \$31.00

5799

In the matter of
The Guardian
William Fulton

This day came
and presented
verified.
Whereupon
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11681

In the matter of
The Guardian
George Scheiderer

This day came
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12191

In the matter of
The Guardian
Cliff R. Sedge

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12078

In the matter of
The Guardian
Chark Reed

This day came
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matter is continued

5799 In the matter of }
 The Guardianship of } Filing Eleventh and final account.
 William Tullon.

This day came Mary M. Tullon, Guardian of William Tullon of Union County Ohio, and presented her eleventh 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 February A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11681 In the matter of }
 The Guardianship of } Filing first and final account.
 George Scheiderer.

This day came Louis Michels, Guardian of George Scheiderer, 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 February, A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12191 In the matter of }
 The Guardianship of } Order on Hearing.
 Cliff R. Sedgwick

This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The court finds that said Cliff R. Sedgwick is an incompetent, and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed.

It appearing to the court that L.H. Collins is legally competent, and he having filed an application herein and given bond in the sum of \$2,000.00 conditioned according to law, with American Surety Company of New York, as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said L.H. Collins, as provided by law.

Fri. Jan 29-1932

12078 In the matter of }
 The Guardianship of } Filing first and final account.
 Clark Reed.

This day came Homer Reed Guardian of Clark Reed 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 27th day of Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio U.S.P.

11738

In the matter of the estate of Malinda Cook, Dec'd

Estate not subject to tax.

A. J. Cook as Executor of the estate of Malinda 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 \$1948.00, the debts and costs of Administration are \$440.00, and the net actual market value thereof is \$1540.00, that said deceased died testate leaving her property to her sons and grandchildren, 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.

12224

In the matter of the estate of Philanda Poling, Dec'd

Estate not subject to tax.

P. B. Poling as an heir of the estate of Philanda Poling, 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 \$5007.00, the debts and costs of Administration are \$327.00, and the net actual market value thereof is \$4682.00, that said deceased died testate leaving her property to her four 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.

11966-9

In the matter of the estate of Sarah Jane Howison, Dec'd

Appointment Order for Bond.

The Last will and Testament of Sarah Jane Howison late of Claiborne Township Union County Ohio, deceased, having heretofore been duly proved and allowed, this day Fred A. McAllister 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, that said Fred A. McAllister is a suitable person and legally competent

It is ordered that said Fred A. McAllister 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 One Hundred and Thirty Thousand Dollars, and this cause is continued.

12167

Ex Parte in Re Marysville School District

This day the of the village wish his render the eration there position and sumed auth. Ohio and other act in the p

Therefore, or supervision Education, as first and form And it is for or paid out by ed for, charge that this ca County Audi

11966-9

In the matter Sarah Jane

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12207

In the matter S.A. Hannilla

This day p ford as Exec It is order

12162 Ex Parte in Relation to the
Marysville Schools of Marysville
School District, Union County Ohio.

Orders on Relinquishing Control
of said Schools.

This day this cause came on for hearing on the application of the School Board of the village School District of Marysville Ohio, asking that the court relinquish his control and supervision over the schools of said district, and surrender the control and supervision thereof to the said Board. And on consideration thereof the Court find that the said Board of Education is now in a position and willing to take charge of said schools, and the Court having assumed authority and acted under provisions 7610-1 of the General Code of Ohio and other sections and now finding it necessary for this court to further act in the premises, does hereby grant the motion of said Board.

Therefore, this Court does hereby relinquish and release all rights, control or supervision over the schools or the management thereof to the said Board of Education, and that it have supervision and jurisdiction thereover as in its first and former state.

And it is further ordered by the court that any moneys ordered to be paid out or paid out by its authority or direction under said Section 7610-1 be accounted for, charged and re-imbursed as in said section stated and provided and that this cause be recorded. That a copy of this entry be certified to the County Auditor.

11966-9 In the matter of the estate of
Sarah Jane Howison, Dec'd

Bond Approved, Letters Issued.

This day Fred A. McAllister appeared in open court, accepted the trust as Administrator de bonis non with the will annexed, of the estate of Sarah Jane Howison deceased, and gave and filed herein his Bond in the sum of one Hundred and Thirty Thousand Dollars, conditioned according to law, with Indemnity Insurance Co. of North America, 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 Fred A. McAllister, that this proceeding be recorded, and that said Administrator de bonis non with the will annexed, pay the costs herein taxed at \$7.00

12207 In the matter of the estate of
S.A. Hamilton, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Ernest Wolford as Executor of the estate of S.A. Hamilton deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 5561

12222

In the matter of the estate of Charles W. Gay, Dec'd } Appointment Order for Bond.

This day Calvin Pfeiffer 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 W. Gay late of Dover Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said Calvin Pfeiffer 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.

12222

In the matter of the estate of Charles W. Gay, Dec'd } Bond Approved. Letters Issued.

This day Calvin Pfeiffer appeared in open court, accepted the appointment as Administrator of the estate of Charles W. Gay, 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 Company freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Calvin Pfeiffer, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12223

In the matter of the will of Perry W. Converse, Dec'd } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Perry C. Converse, deceased, late of Plain City in this County, 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 Jan. 1932, at two o'clock P.M. all next of kin being in Court.

Jan. 27-1932

11977

In the matter of the estate of Thomas L. Robinson, Dec'd } Filing first and final account.

This day came C. R. Ballinger, Administrator of the estate of Thomas L. Robinson 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 Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12223

In the matter of Perry C. Converse, Dec'd

This matter of the estate of Perry C. Converse, deceased, late of the said 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 Calvin Pfeiffer 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.

12225

In the matter of Perry C. Converse, Dec'd

The last will and Testament of Perry C. Converse, deceased, late of Plain City in this County, Ohio, 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 Jan. 1932, at two o'clock P.M. all next of kin being in Court.

Jan. 27-1932

11214

In the matter of Nathaniel B. Converse, Dec'd

This day Nathaniel B. Converse, Administrator of the estate of Perry C. Converse, deceased, late of Plain City in this 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 Feb. A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12223

In the matter of the will of } Admitting to Probate and Record.
Perry C. Converse, Dec'd

This matter came on this day further to be heard, on the application of Samantha Converse to admit to probate and record the will of Perry C. Converse deceased, late of the village of Plain City in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Samantha Converse surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And A. Baughman and L. A. 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 Perry C. Converse, deceased; that it was duly executed and attested; and that the said testator 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.

Saturday Jan 30 - 1932

12225

In the matter of the estate of } Appointment
Perry C. Converse, Dec'd } Order for Bond.

The last will of Perry C. Converse, deceased, late of Plain City in said County having heretofore been duly approved and allowed; this day Samantha Converse 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 as 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 Samantha Converse 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, and this cause is continued.

Jan 25 - 1932

11214

In the matter of the estate of } Filing first and final account.
Nathaniel Brooks, Dec'd

This day Edward W. Porter, Executor of the estate of Nathaniel Brooks 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 Feb. 9. 1932, at one o'clock P. M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G. 555

12225

In the matter of the estate of Perry C. Converse, Dec'd

Bond Approved. Letters Issued.

This day Samantha Converse, appeared in open court, accepted the trust as executor of the estate of Perry C. Converse, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Samantha Converse, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$12.00

12269
72226

In the matter of the estate of Perry A. Brown, Dec'd

Estate not subject to tax.

Frank Brown as an heir of the estate of Perry A. Brown, 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 \$3,970.00, the debts and costs of Administration are \$400.00, and the net actual value thereof is \$3,570.00, that said deceased died testate leaving all property to the widow for life, then to the son Frank Brown, 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.

2786-A

In the matter of the estate of Walter E. Holycross, Dec'd

Estate not subject to tax

Harry J. Holycross as Administrator of the estate of Walter E. Holycross deceased, and 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 \$1200.00, the debts and costs of Administration are \$320.00, and the net actual market value thereof is \$930.00, that said deceased died intestate leaving three brothers and three sisters, 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.

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Ina B. Keebley,

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H. H. Spain, Exc

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Sarah Roberts

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H. E. Post, Exec

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Chas. A. Thomy

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R. Donovan Shinn

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Mary Pizers, E

9060

Anna M. Ell, E

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Charles Parro

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Lottie S. Mil

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D. C. Ridgway

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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.

- 12012 Ina B. Keckley, Admrx. of the estate of Joseph L. Keckley, first and final account.
- 11799 H.H. Spain, Executor of the estate of Flora Josephine Spain, first and final account.
- 11892 Sarah Robertson, Admrx. of the estate of Isaac M. Robertson, first and final account.
- 12006 H.E. Peet, Executor of the estate of Lida Marriott Peet, first and final account.
- 11963 Chas. A. Thompson, Executor of the estate of Aaron Orskow, first and final account.
- 11909 R. Donovan Shirk, Executor of the estate of Vernon V. Shirk, first and final account.
- 9276 Mary Pyers, Guardian of Everett Loy Pyers, seventh partial account.
- 9060 Anna M. Ell, Guardian of Matilda B. Ell, final account.
- 11921 Charles Parrott, Guardian of Gertrude Vosler, second account.
- 10926 Lottie D. Miller, Guardian of Ethel Merry, first and final account.
- 12152 D.C. Ridgway, Assignee of Edward B. Ehret, first and final account.

12017 In the matter of the estate of } First and final account.
Joseph L. Keckley, Dec'd

This day the first and final account of Ina B. Keckley, Administratrix of the estate of Joseph L. Keckley deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 & 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 \$16.80. Paid Dec. 30th 1931.

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

Thurs. Jan. 28-1937

12262 In the matter of the estate of } Appointment
Jefferson B. Bechtel, Dec'd } Order for Bond.

This day Herman G. Bechtel appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Jefferson B. Bechtel 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 Herman G. Bechtel 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.

The Johnson & Watson Co., Dayton, Ohio G. 553

11799 In the matter of the Estate of } First and final account.
Flora Josephine Spain, Dec'd

This day the first and final account of H. H. Spain, Executor of the estate of Flora Josephine Spain, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Executor is hereby allowed the sum of Seventy Nine, and Two Dollars (\$79.12), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said Executor is hereby allowed the sum of Forty Dollars, (\$40.00), 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 \$63.35. Costs paid Dec. 4th 1931.

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

11898 In the matter of the estate of } First and final account.
Isaac N. Robertson Dec'd

This day the first and final account of Sarah Robertson, Administratrix of the estate of Isaac N. Robertson deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 \$16.30. Costs paid Dec. 23-1931.

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

12217 In the Matter of the Estate of }
Martha Spurgeon, Deceased. }
Order Approving Inventory.

January 27, 1932.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen
By Authority S. S. 10501-12

12006 In the matter of
Lida Marriott

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In the matter of the estate of } First and final account.
Lida Marriott Peet, Dec'd

This day the first and final account of H.E. Peet, Executor of the estate of Lida Marriott Peet deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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 Administrator pay the costs herein taxed at \$17.30.

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

11963

In the matter of the estate of } First and final account.
Aaron Crahood, Dec'd

This day the first and final account of Chas. A. Thompson, Executor of the estate of Aaron Crahood deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Executor is hereby allowed the sum of Forty eight Dollars, (\$48.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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The Johnson & Watson Co., Dayton, Ohio G. 5513

11959

In the matter of the estate of Verne V. Shirk, Dec'd

First and final account.

This day the first and final account of R. Donovan Shirk, Executor of the estate of Verne V. Shirk, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers there-with 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 Executor is hereby allowed the sum of Two Hundred and Ninety eight, and 80/100 Dollars (\$298.80), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said Executor pay the costs herein taxed at \$30.30

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 Pyers.

Seventh Account

This day the seventh account of Mary M. Pyers, Guardian of Everett Loy Pyers came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to 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 one Hundred and eight Dollars (\$108.00), as compensation for her services, which amount the court deems reasonable.

The Court finds a balance of Eight Thousand Seven Hundred and eighty, eight and 9/10 Dollars, (\$8788.94), 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 Dec. 16-1931.

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

9060

In the matter

The Guardian Matilda B. Ell.

This day the Ell, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, finds the same to be in all respects just and correct and in conformity to law.

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10926

In the matter of

The Guardian Gertrude Vorse

This day the Vorse, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

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It is ordered

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in the records

9060 In the matter of }
 The Guardianship of } Final Account.
 Matilda B. Ell.

This day the first and final account of Anna M. Ell, Guardian of Matilda B. Ell, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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. 10 - 1931.

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

10926 In the matter of }
 The Guardianship of } Second Account.
 Gertrude Vosler.

This day the second account of Charles Parrott, Guardian of Gertrude Vosler, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 dollars, (\$800.00), 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. 14 - 1932.

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

The Johnson & Watson Co., Dayton, Ohio G. 2103

10926

In the matter of }
The Guardianship of } First and final account.
Ethel Merry

This day the first and final account of Lottie D. Miller, Guardian of Ethel 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.

It is ordered that said Guardian pay the costs herein taxed at \$5.00, within ten days. Costs paid Dec. 12-1931.

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

12157

In the matter of the }
Assignment of } First and final account.
Edward B. Ehret.

This day the first and final account of S.C. Ridgway, Assignee of the Edward B. Ehret, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith, and all matters pertaining thereto and being fully advised in the premises, do find the same to 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 assignee be and he is allowed the sum of One Hundred (\$100.00), as compensation for his services, which amount the Court deems reasonable.

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

It is ordered that said assignee pay the costs herein taxed at \$36.76 within ten days. Costs paid Dec. 29-1931.

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

12219

Margaret Ann
Admrx of the Est
S. J. Baumgarner,
vs.
Margaret Ann B.

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12219

Margaret Ann Bunnigarnier,
Admrx of the Estate of
S. J. Bunnigarnier, deceased.

vs. Plaintiff

Margaret Ann Bunnigarnier et al.
Defendants

Order for Private Sale.

This day this cause came on to be heard on the Petition of Plaintiff, to sell the real estate in said Petition described, to pay the debts and costs of administration, the answer of the widow, consenting to said sale, and asking that said real estate be sold free from the dower estate of said widow, as well as upon the waivers of summons and to consent to the sale of said real estate, signed by all the heirs and next of kin of the said S. J. Bunnigarnier, deceased, which waivers of summons and consents are now on file in this cause. On consideration whereof, the Court finds, that each and all of the allegations set forth in said petition are true, and that it is necessary to sell the real estate in said petition described, to pay the debts of said decedent. The Court further finds, that said widow has filed her answer herein, requesting that said real estate be sold free from her dower interest, and asking that she be paid the value of her said dower interest in cash; that all of the other defendants, have by said waivers of summons and consent to sale, submitted themselves to the jurisdiction of said Court, and that each and all of said defendants have signed said waivers and consent to sale; that Blanche Bunnigarnier who signed the waiver of summons, is the same person as the defendant Blanche C. Bunnigarnier; that B. E. Bunnigarnier who signed said waiver of summons, is the same person as the defendant Bert E. Bunnigarnier; that John W. Sidle who signed said waiver of summons, is the same person as John Sidle the defendant; that Margaret Disbennett who signed said waiver of summons, is the same person as the defendant Margaret M. Disbennett; that Thos. E. Disbennett who signed the waiver of summons herein, is the same person as the defendant, Thomas Disbennett; that E. B. Bunnigarnier who signed the said waiver of summons, is the same person, as the defendant Ernest B. Bunnigarnier; that Winifred White who signed the waiver of summons herein, is the same person as the defendant, Winifred H. White.

The Court further finds that said real estate, was at the time of the appraisement of the personal property belonging to said estate, appraised by three judicious men, freeholders of said County, and that said appraisement was made in all respects according to law, and the same is now here approved and confirmed. The Court further finds, that the Bond heretofore given, is sufficient to secure the assets to be derived from the sale of said real estate, in the event said real estate is sold, and the giving of an additional bond, is now here dispensed with; that it will be for the best interest of said estate to sell said real estate at Private sale, and it is now here ordered that an order of Private Sale, be issued to said Administratrix directing her to sell said real estate for not less than its appraised value for cash.

Jan. 30 1937.

The Johnson & Watson Co., Dayton, Ohio G 5565

12217

Margaret Ann Bunnearner,
Adm'x of the estate of
S. J. Bunnearner Deceased.

vs. Plaintiff

Margaret Ann Bunnearner, widow et al.

Approving and Confirming Sale.

This day this cause came on to be heard on the return of said plaintiff, and the report of the order of private sale here to fore issued to her in said cause; on consideration whereof, the Court finds that said sale has been made according to the law and former orders of this Court, and the same is now approved and confirmed.

It is ordered that said plaintiff execute and deliver to the purchaser, Lemna E. McDaniel, a good and sufficient deed for said real estate upon the receipt from said purchaser, of the sum of \$1500.00, the price paid therefor.

It is ordered that said plaintiff pay from the proceeds;

First. The taxes and assessments now due and payable.

Second. The cost of this proceeding including attorney fee to Clark and Acton,
Attorneys for the Plaintiff.

Third. To Margaret Ann Bunnearner, widow, the sum of \$162.18, being the value of the dower interest of said Margaret Ann Bunnearner in said real estate, said widow, having elected to have said dower in cash.

Fourth. The balance of said proceeds to be distributed according to law.

Thurs. Jan 28-1937

12184

In the matter of the Assignment
of Harry P. Martin

Approving and Confirming Sale, with order
for payment of Expense.

This day came William E. Zolman, assignee of Harry P. Martin, and filed in this Court a report of the sale of personal property assigned to him; and the same was submitted to the Court. Whereupon the Court finds that said sale is regular and in conformity with law and the former orders of this Court, and does hereby approve and confirm the same; and the same came on to be heard upon the distribution of the proceeds of said sale which the said assignee now has on deposit in the Bank of Marysville. The Court being advised in the premises finds that the assignee has been to the expense in the sum of \$99.75 as itemized and listed in his report of the sale on file in this Court, in the sale of said property and the Court finds that said itemized list of expense is just and reasonable and is a valid and legal charge against the estate and should be paid.

It is therefore ordered by the Court that the said assignee pay said expenses as listed in the report of the sale in the sum of \$99.75 and that he retain the balance of said fund until further order of the Court.

It is further ordered by the Court that the said assignee proceed with the collection of the indebtedness due the assignor on his book account, until further order of this Court, and that he proceed to collect the balance due and owing from the sale at auction, and this cause is continued.

11214

In the matter of
Nathaniel Drow

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In the matter
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11214

In the matter of the estate of
Nathaniel Brooks, Dec'd

Determination of Inheritance tax.

This 1st day of Feb. 1932, 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 \$15,270.07, composed as follows: Personally \$3983.07, real estate \$11,050.00, that the debts (including a year's allowance of \$1200.00), are \$5351.50 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 \$9523.57.

The Court further finds that the persons entitled to succeed to said estates, 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	\$4031.42	\$5000.00	None				
Daughter	8492.10	3500.00	\$4992.10	\$49.92	Oct. 23-27	Mary McEunio	York.

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.

12228

In the matter of the will of
J. Clark Reed, Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of J. Clark Reed deceased, late of Dover Township in this County, 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 8th day of Feb. 1932, 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.

The Johnson & Watson Co., Dayton, Ohio G. 5505

12216

In the matter of the will of E. J. Evans, Sec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Emma Dull to admit to probate and record the will of E. J. Evans, deceased, late of the village of Marysville in said County heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died having no surviving spouse, and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

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 E. J. Evans, deceased; that it was duly executed and attested; and that the said testator at the time of signing of 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.

12227

In the matter of the Estate of E. J. Evans, Sec'd

Order for Appointment and for Bond.

The last will of E. J. Evans deceased, late of Marysville in said County, having heretofore been duly approved and allowed; this day Emma Dull 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 as 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 Emma Dull 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, and this cause is continued.

12227

In the matter of E. J. Evans,

This day Emma Dull of the estate of

It is therefore ordered that said decedent to said required by law the costs here

12229

In the matter of Grover C. Blaney

This day Emma Dull an application of the estate of

deceased, and Testament of

the estate of J. Blaney is a

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It is ordered as required by cause is con

12229

In the matter of Grover C. Blaney

This day Emma Dull as Administrator

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Flora J. Blaney administratrix

11523

In the matter of N. S. McGee,

This day Emma Dull late of Union

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ing on Saturday which time

12227 In the matter of the estate of E. J. Evans, Dec'd } Bond Approved. Letters Issued.

This day Emma Dull appeared in open court, accepted the trust as Executor of the estate of E. J. Evans, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Emma Dull; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

Wed. Feb. 3-1937

12229 In the matter of the estate of Grover C. Blaney, Dec'd } Appointment. Order for Bond.

This day Flora J. Blaney, appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Grover C. Blaney 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 Flora J. Blaney 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 Forty five Hundred Dollars, and this cause is continued.

12229 In the matter of the estate of Grover C. Blaney, Dec'd } Bond Approved. Letters Issued.

This day Flora J. Blaney appeared in open court, accepted the appointment as Administratrix of the estate of Grover C. Blaney, deceased, and gave and filed herein her Bond in the sum of Four Thousand 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 Flora J. Blaney, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

11523 In the matter of the estate of W. D. McGee, Dec'd } Filing first and final account.

This day came Delina M. McGee, Executor of the estate of W. D. McGee 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. 1937, at one o'clock P.M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio 03565

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

The following accounts having been filed in this court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, February 27th 1937, at one o'clock P.M. as follows:

- 11214 Edward W. Porter, Executor of the estate of Nathaniel Brooks, first and final account.
- 11266 Benton Cahill, Executor of the estate of Sarah J. Howison
- 11855- John J. Lane, Admr. of the estate of Silva Lane, first and final account.
- 5799-a Charles A. Collins, Executor of the estate of William Collins, first and final account.
- 11977 G.R. Ballinger, Admr. of the estate of Thomas L. Robinson, first and final account.
- 11959 R. Donovan Shirk, Executor of the estate of Verne V. Shirk, first and final account.
- 3755-B C.O. Wiley, Guardian of Mary J. Chapman, eighth partial account.
- 12078 Homer Reed, Guardian of Clark Reed, first and final account.
- 3799 Mary R. Fulton, Guardian of William Fulton, Eleventh and final account.
- 11681 Louis Michel, Guardian of George Scheiderer, first account.
- 10396 G.E. Robinson, Trustee of Estate of Guido Robinson, first and final account.

Friday Feb. 5 - 1937.

* 12231 In the matter of the Estate of Luther L. McAllister, Dec'd } Appointment } Order for Bond.

The last will of Luther L. McAllister deceased, late of Washington Twp. in said County, having heretofore been duly approved and allowed; this day Angelina McAllister 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 as 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 Angelina McAllister 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 One Thousand Dollars.

12231 In the matter of the estate of Luther L. McAllister, Dec'd } Bond Approved. Letters Issued.

This day Angelina McAllister appeared in open court, accepted the trust as Executor of the estate of Luther L. McAllister deceased, and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with James E. McAllister and Margaret Gray, 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 Angelina McAllister, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

* 12220

In the matter of Luther L. McAllister

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12231

In the matter of Guido Robins

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*12220

In the matter of the will of
Luther L. McAllister, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Angelina Robinson to admit to probate and record the will of Luther L. McAllister deceased, late of the Township of Washington in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Angelina McAllister surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And Sophia Haines and C. G. Haines, 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 Luther L. McAllister deceased; that it was duly executed and attested; and that the said testator 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.

12231

In the matter of the estate of
Guido Robinson, Dec'd

Appointment
Orders for Bond.

This day Odell Liggett appeared in open Court, and made application (by petition filed herein) for the appointment of a trustee of the estate of Guido Robinson, and it appearing to the Court that it is necessary for a trustee to be appointed, and that Odell Liggett 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 Odell Liggett be appointed such trustee upon giving bond with sureties as required by law, in the sum of Twenty four thousand Dollars; and this cause is continued.

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12235- In the matter of the estate of } Bond Approved. Letters Issued.
Columbia Harris, Dec'd

This day B. R. Sanders, appeared in open Court, accepted the appointment as administrator, of the estate of Columbia Harris, deceased, and gave and filed herein his bond in the sum of Four thousand Dollars, conditioned according to law, with J. E. Laugstaff and A. D. Parish freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said B. R. Sanders, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00.

12228 In the matter of the will of } Admitting to Probate and Record.
J. Clark Reed, Dec'd

This matter came on this day further to be heard, on the application of Elvira Reed to admit to probate and record the will of J. Clark Reed, deceased, late of the Township of Dover in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Elvira Reed surviving spouse, and that the surviving and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And Guy D. Mitchell and Mrs W. E. Braannon 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 J. Clark Reed deceased; that it was duly executed and attested; and that the said testator 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.

12134 In the matter of the will of } Filing of will and Order for Hearing
Orval J. Warner, Dec'd

This day an instrument of writing, purporting to be the last will of Orval Warner, deceased, late of Taylor Township in this County, 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 February A. D. 1937, 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.

The Johnson & Watson Co., Dayton, Ohio G. 5503

12233

In the matter of the estate of J. Clark Reed, Dec'd } Order for Appointment and for Bond.

The last will of J. Clark Reed, deceased, late of Dover Township in said County having heretofore been duly approved and allowed; this day Elvira Reed 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 as 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 Elvira Reed 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 J. Clark Reed deceased,

12233

In the matter of the estate of J. Clark Reed, Dec'd } Bond approved. Letters Issued.

This day Elvira Reed appeared in open Court, accepted the trust as Executor of the estate of J. Clark Reed, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Elvira Reed, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12227

In the matter of the estate of Charles W. Gay, Dec'd } Filing Inventory and Appraisement.

This day came Calvin Pfeiffer Administrator of the Estate of Charles W. 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 Calvin Pfeiffer 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 Calvin Pfeiffer pay the costs herein taxed at \$5.00

12215

In the matter of the estate of R. J. Barnes, Dec'd } Filing Inventory and Appraisement.

This day came Jessie Barnes and Charles W. Barnes, Executors, of the estate of R. 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 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 \$5.00

12237

Calvin Pfeiffer Charles W. Gay,

vs. Myrna Harrot

This day Cal... this Court his... belonging to... It is ordered... P. M. and that... according to be

12212

In the matter of Mary Stalder

This day the testimony of... that the state... erty therein... satisfied upon... estate to sell... trator of the... sale, for not... It is further... It is further... ings herein... is made, and

12210

In the matter of R. J. Barnes,

This day... the 8th day... caused to be... longing to... day of Feb. 1... tice be given... entitled to... notice be w

12232

Calvin Pfeiffer Admr. of
Charles W. Gay,
vs. Plaintiff
Myrna Harrold, et al
Defendants

Orders fixing time for hearing and
for Notice

This day Calvin Pfeiffer Admr. of the estate of Charles W. Gay, deceased filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts and other equitable relief.

It is ordered that said petition be heard on the 12th day of March 1932, at 2 o'clock P.M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12212

In the matter of the Estate of
Mary Stalder Dec'd

Order of Sale etc

This day this cause came on to be heard upon the petition herein filed and the testimony offered, 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 to the advantage of said estate to sell said stock at private sale; it is therefore ordered that Administrator of the estate of Mary Stalder deceased, proceed to sell said stock at private sale, for not less than the sum of \$1000.00.

It is further ordered that said sale be made for 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.

12215

In the matter of the Estate of
R. J. Barnes, Dec'd

Entry on Inventory

This day this cause came on for hearing, and the Court finds that on the 8th day of February 1932, the fiduciaries heretofore appointed herein caused to be filed herein an inventory and appraisement of the property belonging to said estate, and on consideration thereof the Court sets the 24th day of Feb. 1932, for hearing on said inventory, and further orders that notice be given by registered mail to all the next of kin and other persons entitled to notice for not less than ten days prior to said day, unless notice be waived and filed herein, in writing.

The Johnson & Watson Co., Dayton, Ohio 6555

12236

In the matter of the estate of Robert L. Barker, Dec'd

Appointment Order for Bond.

This day Ethel A. Barker, appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Robert L. Barker 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 Ethel L. Barker 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 and no/100 Dollars, and this cause is continued.

12236

In the matter of the estate of Robert L. Barker, Dec'd

Bond Approved. Letters Issued.

This day Ethel A. Barker appeared in open Court, accepted the appointment as Administratrix of the estate of Robert L. Barker, deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with E. H. Hatton and Linnie Hayworth freeholders as sureties, which Bond is approved by the court

It is therefore ordered that Letters of Administration issue to said Ethel A. Barker, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12100

Mary R. Fulton, Guardian, etc. vs Plaintiff Frank Beene, et al. Defendants

Orders appointing Trustee for the suit.

It appearing to the Court that the defendant William Fulton in this case is an insane person, and that he has a legal Guardian, but that said Guardian has a personal interest in this suit adverse to that of the said William Fulton. R. L. Cameron is hereby appointed Trustee of said Defendants for this suit, to appear and defend the same.

11968

In the matter of the estate of George M. Nicol, Dec'd

Taking account of final Distribution

This day Ernest C. Nicol, Executor of the estate of George M. Nicol, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the Court, and verified by the oath of said Executor; it is ordered that the same be and hereby is allowed as his final discharge. Said Ernest C. Nicol and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Executor pay the costs herein taxed at \$3.00

12183

Flora A. Curry, estate of Charles vs. Harold Curry

This day the testimony, and the defendants heretofore voluntarily entered court. That Charles E. Curry be sold, and

It is ordered And the Court Charles E. Curry made to appear for the interest private sale. such Administration sale for not to-wit, cash And said pet after such

12215

In the matter R. J. Barnes, This day pro and Charles W herein. It is order

12238

In the matter Samuel Mc Intire This day an Mc Intire dece Court and app said will be before this Court due notice to next of kin of

12153

Flora A. Curry, Admrx. of the
estate of Charles E. Curry, Dec'd
vs. Plaintiff
Harold Curry 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 Charles E. Curry 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 Charles E. Curry described in the petition, to pay his debts. And it being made to appear to the Court upon satisfactory evidence, that it would be more for the interest of said estate to sell the real estate described in the petition at private sale. It is therefore further ordered that said Flora A. Curry 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 said cause is continued.

12215

In the matter of the Estate of } Appointment
R. J. Barnes, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Jessie Barnes and Charles W. Barnes as Executors of the Estate of R. J. Barnes, deceased, was filed herein.

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

12238

In the matter of the will of } Filing of will and Order for hearing
Samuel McIntire, Dec'd }

This day an instrument of writing, purporting to be the last will of Samuel McIntire deceased, late of Marysville in this County, 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. 1932, 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.

The Johnson & Watson Co., Dayton, Ohio G. 5565

12237

In the matter of the estate of Homer Jolley, Sec'd

Appointment Order for Bond.

This day S. J. 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 Homer Jolley 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 S. J. 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 Thirty Eight Thousand Dollars, and this cause is continued.

12237

In the matter of the estate of Homer Jolley, Sec'd

Bond Approved. Letters Issued.

This day S. J. Bown appeared in open court, accepted the appointment as Administrator, of the estate of Homer Jolley, deceased, and gave and filed herein his bond in the sum of Thirty Eight Thousand Dollars, conditioned according to law, with The Great American Indemnity Co, freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said S. J. Bown, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12230

In the matter of the estate of Luther L. McAllister, Sec'd

Filing Inventory and Appraisement

This day came Angelina McAllister, Executrix of the estate of Luther L. McAllister 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 Angelina McAllister 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 Angelina McAllister pay the costs herein taxed at \$5.00

5322-B

In the matter of The Guardianship of Artilissa Conklin

Filing Sixth partial Account.

This day came H. M. Patric Guardian of Artilissa Conklin of Union County Ohio, and presented his sixth 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. 1932, at one o'clock P. M., to which time said matter is continued.

10695

In the matter The Guardian John R. Jereco.

This day Flo filed a new bond is a good order that said It is further be and are her

10711

In the matter The Guardian Jay Lewis La

This day ca Union County said Guardian Whereupon Saturday, the matter is cont

11959

In the matter Verne V. Shirs

This day ca of Union Coun ment of said The Court part of the re

12239

In the matt J. Carl. Schei

This day ac Scheiderer, o ed in open Co that the said be for hearin o'clock P. M.,

10695

In the matter of
The Guardianship of
John R. Jerew.

Orders on filing New Bond.

This day Florence Jerew, Guardian of John R. Jerew appeared in open court and filed a new bond as such Guardian. It appearing to the court that said new bond is a good bond and sufficient to protect the estate of John R. Jerew, it is ordered that said bond be approved and made a part of the records of the office. It is further ordered that her former bondsmen L. J. McCoy and Lloyd Winters be and are hereby released from further liability.

10711

In the matter of
The Guardianship of
Jay Lewis Lake et al.

Filing third partial account.

This day came Mary D. Prouty, Guardian of Jay Lewis Lake et al. minors 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 26th day of March A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11959

In the matter of the Estate of
Verne V. Shirk, Dec'd

Filing Distribution Account

This day came R. Donavan Shirk, Executor of the Estate of Verne V. Shirk late of Union County Ohio, deceased, and presented his distribution account in settlement of said estate duly verified.

The Court hereby accepts the same and orders same filed and made a part of the records of this court.

12239

In the matter of the will of
J. Carl Scheiderer, Dec'd

Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of J. Carl Scheiderer, deceased, late of Darby Township in this County, 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 15th day of Feb. 1932, at two o'clock P.M., all next of kin being in court.

The Johnson & Watson Co. Dayton, Ohio G.5595

12239

In the matter of the will of J. Carl Scheiderer, Dec'd } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Louise Scheiderer to admit to probate and record the will of J. Carl Scheiderer, deceased, late of the township of Darby in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Louise Scheiderer surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And H. H. McMahon and W. D. Vollrath, 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 J. Carl Scheiderer deceased; that it was duly executed and attested; that the said testator 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.

12240

In the matter of the Estate of J. Carl Scheiderer, Dec'd } Order for Appointment and for Bond.

The last will of J. Carl Scheiderer, deceased, late of Darby Township in said County, having heretofore been duly approved and allowed; this day Louise 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 as 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 Louise Scheiderer 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, and this cause is continued.

Thurs. Feb. 11-1937.

12183

Flora A. Curry, Admrx. Plaintiff } Confirming Sale
vs.
Harold Curry et al. Defendants

This day this cause coming on to be heard on the return of Flora A. Curry Administratrix of the estate of Charles E. Curry deceased, of her proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made.

It is ordered that the same be and hereby is approved and confirmed, and it is further ordered that said Flora A. Curry as such Administratrix make to the purchaser Mary L. Ketch a good and sufficient deed for the premises so sold. free of dower and for cash. It is ordered that this proceeding be recorded, and that said Admrx pay the costs herein taxed at \$

12240

In the matter of J. Carl Scheiderer, Dec'd

This day Louise Scheiderer, Executor of the estate of said decedent, appeared in open court and having been duly sworn, testified to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by her, 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. Carl Scheiderer deceased; that it was duly executed and attested; that the said testator at the time of signing said will, was of full age, of sound mind and memory, and not under any restraint.

12241

In the matter of Fred W. Risch, Dec'd

This day an application was made to the Court, and the same was allowed.

It is ordered that the said application be entered of record in this Court, and that the same be filed in the office of the Clerk of this Court, on the day of Feb. 15, 1937.

It is further ordered that the said application be filed in the office of the Clerk of this Court, prior to said day of Feb. 15, 1937.

of Ohio.

12241

In the matter of E. B. Hostetter, Dec'd

This day an application was made to the Court, and the same was allowed.

It is ordered that the said application be entered of record in this Court, and that the same be filed in the office of the Clerk of this Court, on the day of Feb. 15, 1937.

It is further ordered that the said application be filed in the office of the Clerk of this Court, prior to said day of Feb. 15, 1937.

of Ohio.

12236

In the matter of Robert L. Davis, Dec'd

This day an application was made to the Court, and the same was allowed.

It is ordered that the said application be entered of record in this Court, and that the same be filed in the office of the Clerk of this Court, on the day of Feb. 15, 1937.

It is further ordered that the said application be filed in the office of the Clerk of this Court, prior to said day of Feb. 15, 1937.

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12240 In the matter of the Estate of } Bond Approved. Letters Issued.
J. Carl Scheiderer. Dec'd

This day Louise Scheiderer appeared in open court, accepted the trust as Executor of the estate of J. Carl Scheiderer deceased, and no bond being required,

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Louise Scheiderer, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00.

12241 In the matter of the will of } Filing of will and order for hearing.
Fred W. Richter Dec'd

This day an instrument of writing, purporting to be the last will of Fred W. Richter deceased, late of Milford Center in this County, 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 day of Feb. 1937, 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.

12211 In the matter of the estate of } Filing Inventory and Appraisement
E. B. Hostetter Dec'd

This day came Blanche Hostetter Administratrix of the estate of E. B. Hostetter 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 Hostetter 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 Blanche Hostetter pay the costs herein taxed at \$5.00

12236 In the matter of the estate of } Authorizing settlement of Claim
Robert L. Barker Dec'd

This day this cause came on to be heard for authority to settle claim for damages against The New York Central Railroad Company for the sum of Seven Hundred fifty (\$750.00) Dollars for causing the injury to and death of Robert L. Barker, at or near Marysville Ohio, on or about the 2nd day of November, 1931, and it appearing to the court that it will be for the best interests of the parties beneficially interested and entitled to said claim, it is hereby ordered that the said Ethel Barker, Administratrix of the estate of Robert L. Barker, deceased, be authorized to make said settlement in satisfaction of all claims and demands against The New York Central Railroad Company by reason of said injuries and death of said decedent.

The Johnson & Watson Co., Dayton, Ohio G. 556

11996 Estate of Charles W. Chappell } Granting further time to collect assets.

On motion and Affidavit filed, and for good cause shown to the satisfaction of the court, Clifton Caryl administrator of the estate of Charles W. Chappell, deceased, is allowed six months further time to collect the assets of said estate.

Tues. Feb. 16-1937

12247 In the matter of the will of Joseph F. Vance, Dec'd } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Joseph F. Vance deceased, late of Dover Township in this County, 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 1937, 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.

Tue. Feb. 17-1937.

12246 In the matter of the will of George Biddle, Dec'd } Filing of will and Order for Hearing

12247 In the matter of the will of H. Ella Miller, Dec'd } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of H. Ella Miller deceased, late of Marysville in this county, 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 Feb, 1937 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.

9603 In the matter of Christian M.

This day court made an order to the County Clerk of Union County Ohio, to

Upon consideration of said decedent's natural life and children Alvin Emma L. M.

And that so situated

being part of Benjamin

corner to public and being the stake; then

Thomas H. Ke

15' w. 76.97 feet with said pa

Contains

As surveyed Also an in the state of Ohio No. 5477, and

Benjamin and North

of said Mary Miller. Con

As surveyed The said Graham and

dated February Page 507.

The Court that the said

And it appears have been for

It is ordered County, to the

Emma L. Moore of this order

9603

In the matter of the will of
Christian M. Graham. Dec'd

Authority to Transfer Real
Estate Devised.

This day came Emma L. Mosier 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 Christian M. Graham deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to "Lovina Graham during her natural life and at her death to her grand-daughter Arsel Macklin and her six children Alva D. Graham, Marion L. Graham, Eva M. Michaels, William P. Graham, Emma L. Mosier, and Jennie Larcom.

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

Situate in the State of Ohio, County of Union and Township of Millcreek, being part of Survey No. 5477 and bounded and described as follows:

Beginning at a stake north west corner to survey No. 5477, and south west corner to survey No. 1307; thence with the north line of said survey No. 5477, and being the center of the Marysville and Watkins Road, N. 86° E. 82.29 poles to a stake; thence S. 3° 30' E. 118.30 poles to a stone in the north line of the lands of Thomas H. Kilgore; thence with the northerly line of said Kilgore's land, S. 86° 15' W. 76.97 poles to a stone in the westerly line of said Survey No. 5477; thence with said Survey line, N. 6° W. 118.95 poles to the place of beginning.

Containing 59.27 acres, be the same more or less.

As surveyed by Alvi Graham, Surveyor of Union County Ohio, Feb. 16-1937.

Also an undivided 1/2 interest in the following real estate, situate in the State of Ohio, County of Union and Township of Millcreek, being part of Survey No. 5477, and bounded and described as follows:

Beginning at an iron pipe in the center of the Marysville and Watkins Road, and Northwest corner of the lands of Charles Owen; thence with the center of said Marysville and Watkins Road, N. 86° E. 27.45 poles to the place of beginning. Containing 20 acres, be the same more or less.

As surveyed by Alvi Graham, Surveyor of Union County Ohio, Feb. 16-1937.

The said 20 acre tract being the same premises conveyed by Arthur Graham and wife to Christian M. Graham and Lovina Graham by deed dated February 13-1908, and recorded in Union County Deed Record No. 97 Page 507.

The Court find that the said Lovina Graham died June 28-1931, and that the said Marion L. Graham died March 27, 1924.

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 devise herein before named,

It is ordered that said real estate be transferred upon the duplicate of the County, to the name of Alva D. Graham, William P. Graham, Eva M. Michaels, Emma L. Mosier, Jennie M. Larcomb, and Arsel Macklin. And that a certificate of this order issue to the County Auditor as required by law.

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The Johnson & Watson Co., Dayton, Ohio G 595

12 192

Estate of Theodore T. Elmslie

Determination of Inheritance tax.

This 16th day of February 1937, 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 is \$2500.00 - composed as follows: Personally - none, real estate \$2500.00 - That the debts are - none, and that the costs of administration will be - none.

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 - \$2500.00

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	Township
Nephew	\$535.71	\$8.50	\$527.21	\$26.36	6-13-1931.	am T.S. Elmslie	Taylor
G-Niece	\$535.71	None	\$535.71	37.50	" " "	Cornelia O. Lee	"
Niece	\$357.14	\$8.50	348.64	17.43	" " "	Amelia O. Reid	"
Nephew	\$357.14	8.50	348.64	17.43	" " "	Theodore D. Lomsted	"
Niece	\$357.14	None	357.14	25.00	" " "	Frances C. Keown	"
G-Niece	\$357.16	None	357.16	25.00	" " "	Sarah Hillman	"

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.

12 2 44

In the matter of the will of Mary Jackson, Dec'd

Filing of will and order for hearing

This day an instrument of writing, purporting to be the last will of Mary Jackson, deceased, late of Marysville in this County, 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 24th day of February 1937, at 2 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.

12 0 89

In the matter of Lovina Graham

This day came for an order to Union County

Upon consent of decedent, said P. Graham, my grand. ch

The interest ing described as follows:

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In the matter Guido Rob

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12089

In the matter of the will of Lovina Graham } Authority to Transfer Real Estate Devised

This day came Emma L. Mosier 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 Lovina Graham, deceased.

Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to "my sons, Orrell Graham and William P. Graham, my daughters, Eva Michael, Luly Mosier, and Jennie Larcomb, and my grand-daughter Cecil Macklin, equally and share and share alike".

The interest devised by said will is the undivided 1/2 interest in the following described real estate: And that said real estate so devised is described as follows:

Situate in the State of Ohio, County of Union and Township of Millcreek, being part of Survey No. 5477. Beginning at an iron pipe in the center of the Marysville and Watkins Road, and Northwest corner of the lands of Charles Owen; thence with the westerly line of said Owen's land, S. 3° 30' E. 118.10 poles to a stone in the north line of said Kilgore's land, S. 86° W. 27.50 poles to a post; thence North 3° 30' W. 118.30 poles to a stake in the center of the Marysville and Watkins Road; thence with the center of said Marysville and Watkins Road N. 86° E. 27.45 poles to the place of beginning

Containing 20 acres, be the same more or less.

As surveyed by Alvi Graham, Surveyor of Union County Ohio, February 16-1932.

Being the same premises conveyed by Arthur Graham and wife to Christian M. Graham and Lovina Graham by deed dated February 13-1908, and recorded in Union County Deed Record No. 97, page 507.

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 Alva D. Graham, William P. Graham, Eva M. Michaels, Emma L. Mosier, Jennie M. Larcomb and Orrell Macklin, and that a certificate of this order issue to the County Auditor as required by law.

12231

In the matter of the Estate of Guido Robinson, Dec'd } Orders on filing Inventory.

This day Odell Liggitt Trustee of the estate of Guido Robinson appeared in open court and filed his Inventory, duly verified, as such Trustee.

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 Odell Liggitt pay the costs herein taxed at-

12231

\$3.00 In the matter of the Estate of Guido Robinson, Dec'd

Reducing Bond

This day Odell Liggitt Trustee of the estate of Guido Robinson, dec'd filed his Inventory as such Trustee. said Inventory shows that the estate is less than \$2000.00, that the bond formerly given is larger than necessary. It is therefore ordered that said Bond is reduced to \$2000.00. This being sufficient to protect said estate.

The Johnson & Watson Co., Dayton, Ohio G 5503

12227

In the matter of the estate of E. J. Evans, Dec'd

Filing Inventory and Appraisement

This day came Emma Dull, executrix of the estate of E. J. Evans, 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 Dull 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 Emma Dull pay the costs herein taxed at \$5.00

12245

In the matter of The Guardianship of Clara E. Warner.

Order for Hearing and Notice

This day C. B. Hull filed an application in court for the appointment of a Guardian of Clara E. Warner, alleged incompetent. It is ordered that said application be set for hearing on the 23rd day of Feb. 1932, at 2 o'clock P. M. and that at least three days notice of the time and place of said hearing be given to the proposed ward, Clara E. Warner by personal service in writing, as provided by law.

Thurs. Evng. Feb. 18-1932.

12234

In the matter of the will of Orval Warner, Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of C. B. Hull to admit to probate and record the will of Orval Warner, deceased, late of the Township of Taylor in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said will.

And George W. Moore and Jennie Murphy 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 Orval Warner deceased; that it was duly executed and attested; and that the said testator 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.

12234

In the matter of Orval J. Warner

This day proceedings, was filed January 18th 1932

12248

In the matter of Orval Warner

The last will having heretofore been admitted to probate, the executor, also an applicant, and the probate Sec. W. Moore

It is ordered in accordance

12248

In the matter of Orval Warner

This day the executor of the will of said decedent published as said executor

12255

Della Lockwood vs. Charles H. Lockwood

Her ward et al

This day open Court and therein described

It is ordered for the 15

It is further the filing a word her C. Lockwood all persons. Defendants ing copies can not be this cause

12234

In the matter of the will of
Orval J. Warner. Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of hearing on the will of Orval J. Warner, deceased, was filed herein; It is ordered that said will will be for hearing on February 18th 1932, at two o'clock P.M. and this cause is continued.

12248

In the matter of the Estate of
Orval Warner. Dec'd

Order for Appointment and
for Bond.

The last will of Orval Warner deceased, late of Taylor Township in said County, having heretofore been duly approved and allowed; this day Geo. W. Moore 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 as 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. W. Moore 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.

12248

In the matter of the Estate of
Orval Warner Dec'd

Bond Approved. Letters Issued.

This day George W. Moore appeared in open court, accepted the trust as Executor of the estate of Orval Warner deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Geo. W. Moore, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12255

Della Lockwood Guardian of
Charles H. Lockwood,
vs. Plaintiff
Her ward et al. Defendants

Petition to Sell Real Estate.
Order for Notice

This day Della Lockwood, Guardian of Charles H. Lockwood appeared in open court and filed her petition duly verified, asking for the sale of real estate therein described, belonging to her said ward.

It is ordered that the time of hearing said petition be and hereby is fixed for the 15th day of March 1932, at one o'clock P.M.

It is further ordered that said Guardian cause notice thereof, and of the filing and demand of said petition, to be given to said Charles H. Lockwood her ward, the guardian being the wife of said ward, and to Perry C. Lockwood, Pearl S. Lockwood and Dyer J. Lockwood sons of said ward, 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, 10 days before said day of hearing, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G 555

12222 In the matter of the estate of } Appointment
 Charles W. Gay, Dec'd } Order to Record Notice
 This day proof of publication of notice of the appointment of Calvin Pfeiffer as Administrator of the estate of Charles W. Gay, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12227 In the matter of the estate of } Appointment
 E. J. Evans, Dec'd } Order to Record Notice.
 This day Proof of publication of notice of the appointment of Emma Dull as Executrix of the estate of E. J. Evans, deceased, was filed herein. It is ordered that the same be recorded in the records of this office
 Sat. Feb 20 - 1937.

12249 In the matter of the will of } Filing of will and Order for hearing
 Julia A. Hanson, Dec'd }
 This day an instrument of writing, purporting to be the last will of Julia A. Hanson deceased, late of Magnetic Springs Ohio, in this County, 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 March 1937, at two 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 testator, resident of the State of Ohio.
 Tues. Feb. 23 - 1937.

10695 In the matter of the Adm. of } Filing fourth partial Account.
 John R. Jerew, Dec'd }
 This day came Florence Jerew Guardian of John R. Jerew, an incompetent 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 Saturday, the 26th day of March A.D. 1937, at one o'clock P.M. to which time said matter is continued.

12238 In the matter of the will of } Filing of will and Order for hearing
 Samuel E. McIntire }
 This day an instrument of writing, purporting to be the last will of Samuel McIntire deceased, late of Marysville, in this County, 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 Feb. 1937, 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.

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12238

In the matter of the will of Samuel McIntire Dec'd. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Catherine M. McIntire deceased, late of the village of Marysville in said County heretofore filed in this court. It is now shown to the satisfaction of the court that said decedent died leaving Catherine M. McIntire surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

Feb. 20-1937

12249

In the matter of the will of Julia A. Hanson. Dec'd } Order for Commission

This day W. J. Howdy shall appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of W. B. Van Sickle, G. E. Perrin, J. E. Smith and Beatrice Matherne, witnesses to the will of said Julia Hanson, deceased. And it appearing to the court that said witnesses reside outside the jurisdiction of this court, to-wit: at Columbus Ohio.

It is therefore ordered that such Commission, with said will annexed, issue to C. P. McClelland, a suitable person, to be duly executed, and together with the deposition of said witnesses so taken, signed, certified and sealed, be returned to this court with all convenient speed, and this cause is continued.

12238

In the matter of the will of Samuel McIntire, Dec'd } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Catherine M. McIntire to admit to probate and record the will of Samuel McIntire deceased, late of the village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Catherine M. McIntire surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And Norman C. Down and C. F. Price 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 Samuel McIntire deceased; that it was duly executed and attested; and that the said testator 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.

The Johnson & Watson Co., Dayton, Ohio G. 3503

12250

In the matter of the estate of William King, Dec'd

Determination of Inheritance Tax filed

This 23rd day of Feb. 1932, 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 \$10,036.50 composed as follows: Personally - none, real estate \$10,036.60. The debts are \$400.00, and that the costs of administration will be - none. 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 \$9,636.60.

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	Exempt	Sub. to tax	Tax	Date of Accrual	By whom Pd.	Corporation
Son	\$4818.34	\$3500.00	\$1318.34	\$13.18	Jan-22-1932	John R. King	Mgt. Springs
Son	\$4818.34	\$3500.00	\$1318.34	\$13.18	" " "	Roy King	" "

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 waivers 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.

12237

In the matter of the Estate of Homer Jolley, Dec'd

Filing Inventory and Appraisement.

This day came S. J. Bown, Administrator of the estate of Homer Jolley 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 S. J. Bown 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 S. J. Bown pay the costs herein taxed at \$5.00

11857

Norman C. Bown vs. the Estate of Loren

Chas. D. Dillon

This day this executor of the estate of the estate and interest therein to secure premises find are involved and that the deed is reasonable that the said said Executor full, and the estate to acc

Therefore, except the paid on and released quitance, a the said Executor the promise by them on note.

11995

In the matter of F. A. Martin

This day of late of Union County in pet Whereupon day of March

12246

In the matter of George Bidd

This day of George Bidd in open court that the said for hearing P.M. and the the next of

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11857 Norman C. Brown, Executor of
 the Estate of Lorinda G. Evans, Dec'd.
 vs. Plaintiff
 Okey D. Dillon and Grace C. Dillon.
 Defendants

Orders to Compound Claims.

This day this matter came on to be heard on the application of Norman C. Brown, executor of the estate of Lorinda G. Evans, deceased, for authority to compound a claim of the estate against Okey D. Dillon and Grace C. Dillon amounting to \$5,000.00 with interest thereon from the 20th day of April 1930, and to release mortgage deed given to secure the payment thereof, and the court being fully advised in the premises find that the said Okey D. Dillon and Grace C. Dillon and each of them are insolvent, and that the full amount of the said claim can not be collected, and that the real estate described in the application and in the mortgage deed is reasonably worth and can not be sold for more than \$2000.00, and that the said Okey D. Dillon and Grace C. Dillon have offered to pay to the said Executor the sum of \$2,000.00 as a settlement in said claim, in full, and the court further find that it would be for the best interest of the estate to accept said sum.

Therefore, it is hereby ordered by the court that the said Executor accept the said sum of \$2000.00, in full, of said claim with interest thereon and release them from any further obligations in payment as an acquittance, and it is further ordered that upon receipt of said sum that the said Executor surrender to the said Okey D. Dillon and Grace C. Dillon the promissory note and cancel and surrender the mortgage deed given by them on said real estate to secure the payment of the said promissory note.

11995 In the matter of the estate of
 F. A. Martin Dec'd

Filing first and final account

This day came A. Mac Bown, Administratrix of the Estate of F. A. 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, the 26th day of March A.D. 1937, at one o'clock p.m. to which time said matter is continued.

Wed. February 17-1937.

12246 In the matter of the will of
 George Biddle Dec'd.

Filing of will and Order for hearing.

This day an instrument of writing, purporting to be the last will of George Biddle deceased, late of Richwood in this county, 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 March 1937, 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.

The Johnson & Watson Co., Dayton, Ohio G 363

12245

In the matter of
The Guardianship of
Clara E. Warner. } Order on Hearing

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.

The Court finds that said Clara E. Warner is insane, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed for Clara E. Warner.

It appearing to the Court that C. B. Hill is legally competent, and he having filed his application herein and given bond in the sum of \$2,000.00, conditioned according to law, with John Kilgus and Key Cranner as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said C. B. Hill as provided by law.

9200

In the matter of the Will of
Elsworth J. Rinchart, Dec'd } Authority to Transfer Real Estate Devised.

This day came Lois B. Burkepile and Jeremiah Elsworth Rinchart and filed herein their 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 Elsworth J. Rinchart deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Mary Alice Rinchart by the following item:

Item 2. "I give and devise to my beloved wife Mary Alice Rinchart all my real and personal property to be hers forever"

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

The undivided 2/3 interest in the following real estate situate in the State of Ohio, County of Union and Township of Leesburg, being part of Survey Nos. 5630 and 6070. Beginning at a stone at the southwest corner of said Survey and at the intersection of the Cotton Blash Road and the Maskill and Wolford Roads; thence with the center of the last named road and the west line of said Survey N. 12° E. 97.92 poles to a stone at the southwest corner of Jerome Rich-ey's heir's lands; thence with the south line of said lands and the lands of William Hall, S. 78° E. 208 poles to a stone in the west line of George Welch's land; thence with said line S. 12° 30' W. 41.40 poles to a stone in the south line of said Survey; thence with said line (being the north line of Survey No. 5613) S. 86° W. 142.90 poles to a stone in the center of said Cotton Blash Road; thence with said line and said road N. 77° 30' W. 70.80 poles to the beginning.

Containing Eighty-seven and fifty hundredths (87.50) acres, more or less.

As surveyed by Lanson B. Harvey, February 25, 1903. Refer to Surveyor's Record No. 5, page 359. The Court finds that said Elsworth J. Rinchart died August 11, 1919, and that the said Mary Alice Rinchart died April 20, 1920.

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 Alice Rinchart, and that a certificate of this order issue to the County Auditor as required by law.

12251

In the matter of
Trisey Shirk

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12251

In the matter
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12251 In the matter of the estate of } Appointment
Hisey Shirk Dec'd } Order for Bond.

This day Felitha Shirk appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of Hisey Shirk 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 Felitha Shirk is a suitable person and legally competent; It is ordered that she be so appointed upon giving Bond with securities as required by law, in the sum of One Thousand Dollars, and this cause is continued.

12251 In the matter of the estate of } Bond Approved. Letters Issued.
Hisey Shirk, Dec'd }

This day Felitha Shirk appeared in open court, accepted the appointment as administratrix of the estate of Hisey Shirk deceased, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with John J. Shirk and Anna R. Amrine freeholders as securities, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Felitha Shirk, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

12244 In the matter of the will of } Admitting to Probate and Record.
Mary Jackson, Dec'd }

This matter came on this day further to be heard, on the application of J. W. Jackson to admit to probate and record the will of Mary Jackson, deceased, late of the Village of Marysville in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving J. W. Jackson surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said will. And Bertha Poling Rausch and Elwood E. Sawyer 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 Jackson, deceased; that it was duly executed and attested; and that the said testator 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.

The Johnson & Watson Co., Dayton, Ohio G 500

12 254 In the matter of } Epilepsy
Lutrelle Rausch } Order for Hearing

This day Leo P. Rausch a resident citizen of Jerome Township in this County, appeared in open court, and filed herein a written application, duly verified, for the admission of said Lutrelle Rausch into the Ohio Hospital for Epileptics.

It is therefore ordered, that the 25th day of Feb 1932, at two o'clock P.M. be and here by 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 C.D. Mills and Dr Angus Mac Ivor, reputable physicians, witnesses, Lutrelle Rausch voluntarily appearing in Court, and this cause is continued.

12 254 In the matter of } Epilepsy
Lutrelle Rausch } Orders after Hearing.

This day this cause came on to be heard, and the said Lutrelle Rausch appeared before the court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr C.D. Mills and Dr Angus Mac Ivor, the medical witnesses, and being satisfied that said Lutrelle Rausch is an epileptic; that he has a legal settlement in Jerome Township, in this County; that he has been a resident of the State of Ohio, for one year next preceding this date; and that he is a suitable person for treatment at the Ohio Hospital for Epileptics

It is therefore ordered that Dr C.D. Mills and Dr Angus 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 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.

12 254 In the matter of } Order for Clothing and for Warrant
Lutrelle Rausch } to Convey.

The judge being advised that said Lutrelle Rausch can be received into the Epileptic 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.

12 252 In the matter
Mary Jackson

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12252 In the matter of the Estate of } Order for appointment and
Mary Jackson Dec'd } for Bond.

The last will of Mary Jackson, deceased, late of Marysville in said County, having heretofore been duly proved and allowed; this day J.W. Jackson 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 as such executor, also a statement in general terms as to what the consists of and the probable value thereof; and the Court being satisfied that said J.W. Jackson 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.

12252 In the matter of the estate of } Bond approved. Letters Issued.
Mary Jackson Dec'd }

This day J.W. Jackson appeared in open Court, accepted the trust as Executor of the estate of Mary Jackson deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Mary Jackson, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$7.00

12253 In the matter of the Estate of } Ordering Notice
William N. Sprague, Dec'd }

This day came Mary Sprague and filed herein her motion to admit to record the will of William N. Sprague, deceased, and presented with said motion a copy of the said will and the probate thereof duly authenticated. It is ordered that the same be recorded in the records of this office, ordered costs of \$2.00 be paid.

12233 In the matter of the Estate of } Appointment
J. Clark Reed, Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Elvira Reed, as executrix of the estate of J. Clark Reed, dec'd, was filed herein. It is ordered that the same be recorded in the records of this office.

11738 In the matter of the estate of } Appointment
Melinda Cook, Dec'd } Order to Record Notice.

This day proof of publication of notice of the appointment of A.F. Cook as Executor of the estate of Melinda Cook, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12231 In the matter of the estate of } Appointment
Luther L. McAllister Dec'd } Order to Record Notice

This day proof of publication of notice of the appointment of Angelina McAllister as executrix of the estate of Luther L. McAllister, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

The Johnson & Watson Co., Dayton, Ohio G 503

12217 In the matter of the estate of Martha Spurgeon, Dec'd } Filing Inventory and Appraisement.

This day came Ethel Fickle, Administratrix etc, of the estate of Martha Spurgeon 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 Ethel Fickle 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 Ethel Fickle pay the costs herein taxed at \$5.00

12218 In the matter of the estate of Anna Spurgeon, Dec'd } Filing Inventory and Appraisement

This day came Ethel Fickle, Administratrix etc, of the estate of Anna Spurgeon, 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 Ethel Spurgeon 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 Ethel Fickle pay the costs herein taxed at \$5.00

Friday Feb. 26-1932

12256 In the matter of the estate of P. J. Bowersmith, Dec'd } Estate not subject to Tax.

Sarah E. Bowersmith, as widow of the estate of P. J. Bowersmith 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 \$1,050.00, the debts and costs of Administration are \$500.00, and the net actual market value thereof is \$550.00, that said deceased died intestate leaving a widow 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 \$5.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

12215 In the matter of the Estate of R. J. Barnes, Dec'd } Order approving Inventory

This day the Inventory in the above captioned estate, heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law. And no exceptions having been filed thereto. It is now ordered that said Inventory, after being duly examined & accounted & confirmed.

12257 In the matter of Mary Jackson, Dec'd } This day came 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 case made and recorded. Taxed at \$5.00

12213 In the matter of R. J. Barnes, Dec'd } On this 26th day of February 1932 the inventory and appraisement was fully advised in interest of all parties interested in said estate. It is further ordered that said inventory and appraisement be filed and recorded as a year's account. It is further ordered that said inventory and appraisement be filed and recorded as a year's account. It is further ordered that said inventory and appraisement be filed and recorded as a year's account.

12214 In the matter of H. C. Benedict, Dec'd } Joseph Benedict, Administrator of the estate of H. C. Benedict, deceased, has filed an inventory and appraisement of the same. The laws of Ohio being fully advised in the premises, said estate is found to be exempt from inheritance tax. It is ordered that said inventory and appraisement be filed and recorded as a year's account. It is further ordered that said inventory and appraisement be filed and recorded as a year's account.

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12257 In the matter of the estate of } Filing Inventory and Appraisement
Mary Jackson. Dec'd

This day came J.W. Jackson, Executor of the estate of Mary Jackson 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.W. Jackson 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.W. Jackson pay the costs herein taxed at \$5.00

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12215 In the matter of the Estate of } Entry on Inventory
R.J. Barnes, Dec'd

On this 26th day of February, 1937, this cause came on to be heard on the inventory and exceptions of Jessie Barnes, widow, thereto; and the Court being fully advised in the premises, on consideration thereof, finds that all parties in interest waived notice, in writing, of hearing on the inventory, and that all parties interested were present, and that no other exceptions were filed. It appearing to the Court and as contained in the inventory and appraisement that the appraisers set off and allowed to the said Jessie Barnes, as a years allowance, certain provisions and the sum of \$125.00 in money, and on hearing the evidence and statement of counsel for the parties, and on consideration thereof, find that the said years allowance as allowed is not sufficient, in amount, or in proportion to the estate, and that the same should be increased.

Therefore, it is ordered that the said allowance as fixed by the appraisers be and it hereby set aside, and the Court finds that the sum of \$400.00 is necessary and fixes her said allowance at said sum, and orders that the same be paid to her out of the first moneys of the estate coming into the hands of the fiduciaries applicable; and with that exception the inventory and appraisement as filed is approved and confirmed by the Court.

It is further ordered that the costs of this proceeding be taxed against and paid out of said estate.

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12214 In the matter of the Estate of } Estate not subject to tax.
H.C. Benedict. Dec'd

Joseph W. Benedict, as Executor of the estate of H.C. Benedict, 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 \$7,967.21, the debts and costs of administration are \$1,522.27, and the net actual market value thereof is \$6,444.94. That the widow Ella Benedict receives said estate for and during her natural life, at her death same to be divided equally between his 4 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.

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The Johnson & Watson Co., Dayton, Ohio G 5563

12257

In the matter of the estate of E. L. Kinney, Dec'd

Estate not subject to tax

Fern Hill as only heir of the estate of E. L. Kinney, 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 \$2616.25, the debts and costs of administration are \$344.80 and the net actual market value thereof is \$2272.25, that 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 on this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

8613

In the matter of The Guardianship of Juanita K. Skidmore,

Filing Eighth Partial Account.

This day came Ida E. Skidmore McNeal, Guardian of Juanita K. Skidmore McNeal, Guardian of Juanita K. Skidmore, a minor, of Union County Ohio, and presented her 8th 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. 1937, at one o'clock P.M. to which time said matter is continued.

12241

In the matter of the will of Fred W. Richter, Dec'd

Admitting to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 15th day of February A.D. 1937, an instrument of writing, purporting to be the Last will and Testament of Fred W. Richter, late of Union Township, in this County, deceased, was produced in open court and offered for probate, and was then filed.

And it now being shown to the satisfaction of the court that due notice of the filing of said will and of the application to admit the same to probate and record in this court, has been given to the 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 Robert L. Stevens and Milton Haines the subscribing witnesses are both deceased. Thereupon Carrie W. Hornbeck and Clara B. Hustid, Fred Berman and V. R. Holycross, appeared in open court, and were duly sworn and examined, according to law touching the genuineness of the signatures of said Robert L. Stevens and Milton Haines 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 Fred W. Richter deceased; that the same was duly executed and attested; and that the said Testator at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint. It is therefore, by the court ordered, that the said will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this court. It is further ordered that Lillian Richter pay the costs herein taxed at \$10.00

12259

In the matter of Kenneth Russ

This day John in open Court of Kenneth Ruder, to the in writing of

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12258

In the matter of Letitia King,

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In the matter of Kenneth Ri

12257

In the matter of the Adoption of
Kenneth Russell Scheiderer

Order for Hearing

This day John K. Scheiderer and Lillian Scheiderer, husband and wife, appeared in open court, and filed herein their petition for leave to adopt, and change the name of Kenneth Russell Scheiderer, age yearson 17 boy child of Esther Scheiderer, to the name of Kenneth Russell Scheiderer with the answer and consent in writing of Esther Scheiderer 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 J. J. 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 March A.D. 1937, at 10'clock A.M. that being not less than ten or more than thirty days from the filing of the 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.

12258

In the matter of the estate of
Letitia King, Sec'd

Estate not subject to tax.

John R. King as an heir of the estate of Letitia King 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 \$1650.00, the debts and costs of administration are - none, and the net actual market value thereof is \$1650.00, that said deceased died intestate leaving two sons, 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.

12259

In the matter of the Adoption of
Kenneth Russell Scheiderer

Decree of Adoption This 27 day of

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The Johnson & Watson Co., Dayton, Ohio G. 2025

110-23

In the matter of the estate of W.D. McCee, Dec'd } Estate not subject to tax.

Belina McCee as executrix of the estate of W.D. McCee, 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 \$6435.47, the debts and costs of administration are \$1810.00, and the net actual market value thereof is \$4625.47, that said deceased died intestate leaving all property to the widow Belina McCee, 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.

11966

In the matter of the Estate of Sarah Jane Howison, Dec'd } Approving first and final Account.

This day the first and final account of Benton Cahill, Executor of the estate of Sarah Jane Howison, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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.

And the Court finds a balance of Sixty three thousand, four hundred and eighteen dollars and ninety eight cents (\$63,418.98), in the hands of said Benton Cahill, Executor due said estate; and the Court further finds that the said Benton Cahill as such Executor, has in his possession other property belonging to said estate, consisting of the following items, to-wit:

Certificates for ten shares of Common Stock of The Farmers Deposit Bank of Richwood Ohio.

Note for Two Thousand Dollars (\$2000.00) given by J.W. Brady, to Sarah Jane Howison,

Judgment for \$2748.81, in the case of Benton Cahill, Executor vs. A.F. Miller, Court of Common Pleas of Union County O. No. 13057

Judgment for \$2913.19, in the case of Benton Cahill, Executor vs. Benjamin Boloman, Court of Common Pleas of Marion County O. No. 21904.

The Court further finds that the said Benton Cahill has resigned as executor of said estate; and that his resignation has been accepted by this Court; that thereafter, one Fred A. McAllister was appointed by this Court, Administrator with will annexed, of said estate, and that the said Fred A. McAllister has duly qualified as such Administrator, and is now the duly qualified and acting Administrator with the will annexed of said estate of the said Sarah Jane Howison. And it is ordered by the Court that the said Benton Cahill forthwith pay to the said Fred A. McAllister, as Administrator with will annexed of said estate, said balance of Sixty three thousand, four hundred eighteen dollars and ninety eight cents (\$63,418.98), and that said Benton Cahill assign, transfer and deliver to the said Fred A. McAllister, said additional property above described. That according to correct addition there is due said estate \$63,419.44

In the matter 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 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.

- 11214 Edward W. Porter, Executor of the Estate of Nathaniel Brooks, first and final account.
- 11966 Benton Cahill, Executor of the Estate of Sarah J. Howison, first and final account.
- 11855- John J. Lane, Admr. of the estate of Silva Lane, first and final account.
- 8799-A Charles A. Collins, Executor of the Estate of William Collins, first and final account.
- 11977 C. R. Ballinger, Administrator of the estate of Thomas L. Robinson, first and final account.
- 11959 R. Donovan Shirk, Executor of the estate of Verne V. Shirk, first and final account.
- 3755-B C. D. Wiley, Guardian of Mary J. Chapman, Eighth partial account
- 12078 Homer Reed, Guardian of J. Clark Reed, first and final account.
- 5799 Mary R. Fulton, Guardian of William Fulton, Eleventh and final account.
- 11681 Louis Michels, Guardian of George Scheiderer, first account.
- 11396 G. E. Robinson, Trustee of the Estate of Guido Robinson, first and final account.

12214 In the matter of the Estate of } First and final account.
Nathaniel Brooks. Dec'd

This day the first and final account of Edward W. Porter, Executor of the Estate of Nathaniel Brooks, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find 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 Executor is hereby allowed the sum of Two Hundred and fifty two & 64/100 Dollars (\$252.64), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said Executor is hereby allowed the sum of One Hundred and thirteen, & 14/100 Dollars (\$113.14), for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of Two Hundred and Eighty five, and 47/100 Dollars (\$285.47), in the hands of said Executor due said estate; which amount he is ordered to pay over according to law, and the will of said deceased.

It is ordered that said Edward W. Porter pay the costs herein taxed at \$33.43. It is ordered that said account and the proceedings herein be recorded in the records of this office.

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The Johnson & Watson Co., Dayton, Ohio G. 503

11855-

In the matter of the estate of
Silva Lane, Dec'd

First and final Account.

This day the first and final account of John J. Lane, Administrator of the estate of Silva Lane, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 a balance of One Hundred and Seventy Five, 1/100 Dollars, (\$175.04), due said Administrator from said estate.

It is ordered that said Administrator pay the costs herein taxed at \$16.50

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

8799-A

In the matter of the estate of
William Collins, Dec'd

First and final Account

This day the first and final account of Charles Collins, Executor of the estate of William Collins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Executor pay the costs herein taxed at \$28.80.

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

11977

In the matter of
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11977 In the matter of the estate of } First and final account.
Thomas L. Robinson, Dec'd

This day the first and final account of C.R. Ballinger, Administrator of the estate of Thomas L. Robinson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 C.R. Ballinger is hereby allowed the sum of One Hundred and forty nine, and 57/100 Dollars (\$149.57), 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 \$22.30.

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

3755-B. In the matter of } Eighth account.
The Guardianship of }
Mary J. Chapman

This day the Eighth partial account of C.D. Wiley, Guardian 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 said Guardian be and he is allowed the sum of Twenty one, and 60/100 Dollars, (\$21.60), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Four Hundred and Thirty six, and 87/100 Dollars, (\$436.87) due said Ward from said Guardian.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 within ten days. Costs paid Jan. 16 - 1932.

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

12235- In the matter of the estate of } Filing Inventory and Appraisement.
Columbia Harris Dec'd

This day came S.R. Sanders Administrator of the estate of Columbia Harris 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 S.R. Sanders 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 S.R. Sanders pay the costs herein taxed at \$7.00

The Johnson & Watson Co., Dayton, Ohio Q. 553

12078

In the matter of
The Guardianship of }
J. Clark Reed. } First and final Account.

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

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

It is ordered that said Guardian be and he is allowed the sum of Fifty four & 3/100 dollars compensation and \$7.38 extra comp. (\$61.90), 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 \$6.50 within ten days. Costs paid Jan. 29-1932.

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

5799

In the matter of
The Guardianship of }
William Fulton } Eleventh and final Account.

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

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

The Court finds said account duly balanced, and said 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 28-1932.

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

10396

In the matter
Trustees
Guido Robbins

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10396 In the matter of the }
 Trusteeship of } First and final account
 Guido Robinson

This day the first and final account of G. E. Robinson, Trustee of Guido Robinson 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.

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 \$6.50 within ten days. Costs paid Jan. 13-1932.

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

11681 In the matter of }
 The Guardianship of } First and final account.
 George Scheiderer.

This day the First and final account of Louis Michels Guardian of George 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.

It is ordered that said Guardian be and he is allowed the sum of Six and ⁴⁴/₁₀₀ Dollars (\$6.44), 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 \$6.50 within ten days. Costs paid Jan. 28-1932.

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

The Johnson & Watson Co., Dayton, Ohio G 553

12 2 21

B. H. Adams, Guardian of
Albert L. Robinson

Plaintiff

vs.
Albert L. Robinson et al.

Defendants

Finding Sale Necessary and
Ordering Appraisement.

This day this cause came on to be heard upon the petition, evidence and testimony and upon the answer and cross-petition of the Union County Savings and Loan 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, 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 of said Albert L. Robinson, described in the petition, to pay his debts.

It is ordered that Harry Falk, William Baker and William Murphy, 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 all dower therein.

12 2 47

In the matter of the will of
H. Ella Miller

Dec'd

Orders, Admitting to Probate
and Record.

This matter came on this day further to be heard, on the application of Orville Miller to admit to probate and record the will of H. Ella Miller, deceased, late of the village of Marysville in said County, heretofore filed in this Court, or have waived notice and given consent to the probate of said will. And J. C. Hartshorn and John B. Easley 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 H. Ella Miller deceased; that it was duly executed and attested; and that the said testator 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.

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In the matter
Martha C. Nash
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10729

In the matter of the Estate of
Martha C. Walke, Dec'd

Estate not subject to tax

Esther M. Walke as Administratrix of the estate of Martha C. 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 \$5223.62, the debts and costs of Administration are \$1560.00, and the net actual market value thereof is \$3463.62, that said deceased died intestate leaving four children and nine 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.

10750

In the matter of the Estate of
H. D. Hill, Dec'd

Estate not subject to Law.

Anne Hill as Administratrix of the estate of H. D. Hill, 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 \$370.00, and the net actual market value thereof is \$380.00, 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.

Thurs. Feb. 25-1932.

12213

Elizabeth Sloop, Guardian of
William Carr, Plaintiff
Her Ward, William Carr, et al. Defendant

Finding Sale Necessary and
Ordering Appraisement.

This day this cause came on to be heard upon the petition, evidence and testimony of Elizabeth Sloop, Guardian of William Carr, 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 of said William Carr, described in the petition, to pay his debts, and for the benefit of the said defendant, William Carr, for the purpose of furthering his education and for the purpose of selling the real estate at this time when it would be of interest to the ward to have the real estate sold.

It is ordered that Dave Ogau, B. F. Hodge and James Cushman, 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 afterwards, upon actual view, perform the duties required of them, and make returns of their proceedings in writing to this court on or before the 1st day of March 1932, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 2505

11890

The Johnson & Watson Co., Dayton, Ohio G 555

12236

In the matter of the estate of Robert L. Barker. Dec'd

Orders on Inventory.

This day came Ethel A. Barker, Administratrix of the estate of Robert L. Barker, deceased, and having on this 1st day of March, 1937, filed herein an inventory (Sworn Statement) showing the assets of said estate, and on consideration thereof the court sets the 21st day of March, 1937, at one o'clock P.M. for hearing thereon, and orders notice to be mailed by registered mail not less than ten days before said hearing to all next of kin and other persons entitled to notice who do not waive it.

12243

In the matter of the will of Joseph J. Vance. Dec'd

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of J. D. Vance to admit to probate and record the will of Joseph J. Vance deceased, late of the Township of Dover in said County, heretofore filed in this court.

It is now shown to the satisfaction of the court that said decedent died leaving Sarah J. Vance, surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said will. And Richard L. Cameron and Verna Berger Dresback 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 Joseph J. Vance deceased, that it was duly executed and attested; and that the said testator 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.

12260

In the matter of the estate of Ella Miller. Dec'd

Appointing Executor. Order for Bond.

The last will of Ella Miller deceased, late of Marysville in said County, having heretofore been duly approved and allowed; this day Orville Miller 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 as 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 Orville Miller 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, and this cause is continued.

12260

In the matter of Ella Miller.

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12009

In the matter of Phillip Voller

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12251

In the matter of Hisey D. Shirk

This day of Shirk late of appraisement Whereupon ing satisfied the statutes, and apprais. Felitha Shirk

12236

In the matter of Robert L. Barker

This day Ker appeared such Admin It is ordered connected to further order at 2 P.M.

12260 In the matter of the estate of }
 Ella Miller, Dec'd } Ordered Bond Approved and
 Letters Issued.

This day Orville Miller, appeared in open court, accepted the trust as Executor of the estate of Ella Miller, no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said Decedent to said Orville Miller, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12009 In the matter of the estate of }
 Phillip Vollrath Dec'd } Filing first and final account.

This day came George Vollrath, Executor of the Estate of Phillip Vollrath 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. 1932, at one o'clock P.M. to which time said matter is continued.

12251 In the matter of the estate of }
 Wiley S. Shirk, Dec'd } Filing Inventory and Appraisement

This day came Zelitha Shirk Administratrix of the Estate of Wiley S. Shirk 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 Zelitha Shirk 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 Zelitha Shirk pay the costs herein taxed at \$5.00

12236 In the matter of the estate of }
 Robert L. Barker, } Orders on filing Inventory.

This day Ethel A. Barker, Administratrix of the estate of Robert L. Barker 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 hearing on same be set for March 21st 1932, at 2 P.M.

The Johnson & Watson Co., Dayton, Ohio G 5505

12 2 13

Elizabeth Sloop, Guardian of William Carr, Plaintiff

vs

Her Ward William Carr, 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 D.E. Ogaw, J.M. Cushman and B.T. Hodge, 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 sureties, to be approved by the Court, in the sum of Fifteen Hundred Dollars, conditioned according to law, and this cause is continued.

12 2 13

Elizabeth Sloop, Guardian of William Carr, Plaintiff

vs

Her Ward, William Carr, 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 Eight Hundred Dollars,

And the plaintiff above named having given bond, dated February 25, 1937, in the sum of Fifteen Hundred Dollars, with B.F. Sloop, C.W. Sloop, and Cora Sloop, 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 described in the petition at private sale.

It is now ordered that said plaintiff proceed to sell said real estate at private sale at not less than the appraised value thereof, and upon the following terms, to-wit: Cash.

In the matter of accounts } Notice Ordered, filed for settlement

11 7 38

A. J. Cook, Executor of the estate of Malinda Cook, first and final account.

11 9 95

A. Mae Down, Admrx. of the estate of F. A. Martin, first and final account.

11 5 23

Delina Mc Gee, Executrix of the estate of W. D. Mc Gee, first and final account.

12 0 9

George Vollrath, Executor of the estate of Philip Vollrath, first and final acc't.

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Ida E. McNeal, Guardian of Juanita G. Skidmore, Eighth partial account.

10 7 11

Mary O. Prouty, Guardian of Jay Lewis Lake et al, third partial account.

10 6 95

Florence Jereu, Guardian of John R. Jereu, fourth partial account.

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H. M. Patric, Guardian of Antillissa Cooklin, Sixth partial account.

9984

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In the matter of the
Guardianship of
Mary Elizabeth McLain, minor

Orders on filing New Bond.

This day L. J. McCoy, Guardian of Mary Elizabeth McLain, appeared in open Court, and offered a new bond as such Guardian. The Court is of the opinion that said new bond makes ample protection for the funds held by the said L. J. McCoy. It is therefore ordered that said new bond with National Surety Company as surety be accepted and placed on file. It is further ordered that the former bond given by said Guardian be released from further liability.

11197

Estate of
J. J. Wallace

Granting further time to collect assets.

On motion and for good cause shown to the satisfaction of the Court, P. W. Wallace administrator of the estate of J. J. Wallace, deceased, is allowed six months further time to collect the assets of said estate.

12219

Margaret Ann Bunnearner
Adm^r of the estate of
S. J. Bunnearner, Plaintiff
vs.
Margaret Ann Bunnearner et al.
Defendants.

Orders.

On motion duly made in the above entitled action, the State of Ohio, on relation of S. J. Fulton, Superintendent of Banks, in charge of the liquidation of The Farmers Deposit Bank of Richwood Ohio, is made party defendant to the above entitled action with leave to plead.

12262

In the matter of the estate of
Jefferson B. Bechtel, Dec'd

Bond Approved. Letters Issued.

This day Herman W. Bechtel appeared in open court, accepted the appointment as Administrator, of the estate of Jefferson B. Bechtel, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with Fidelity and Deposit Co of Mass freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Herman W. Bechtel, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12213

Probate Court, Union County, O., March 3rd, 1932.

Elizabeth Sloop, as Guardian
of William Carr, Plaintiff,

Proceeding to Sell Real Estate.
Confirming Sale.

vs.
Her ward, William Carr, et al.,
Defendants.

This day this cause coming on to be heard on the return of Elizabeth Sloop, Guardian of William Carr, of her proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Elizabeth Sloop as such Guardian, make to the purchaser Chester Sloop and Augustine Sloop a good and sufficient deed of the premises so sold. It is further ordered that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$7.00 within ten days.

The Johnson & Watson Co., Dayton, Ohio G. 5565

12213

Elizabeth Sloop, Guardian of William Carr.

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, Guardian of William Carr, the above named, has given bond as heretofore ordered, in the sum of Fifteen Hundred Dollars, with B.F. Sloop, C.M. Sloop, and Cora 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 at private sale, for not less than \$800.00 the appraised value thereof, on the following terms, to-wit, cash in hand.

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

Friday March 4-1937

12263

In the matter of the estate of Elnora Butler Dec'd

Appointment
Order for Bond.

This day M.A. Bell appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Elnora Butler late of Richwood Union County Ohio, deceased, and an affidavit that there is not to his knowledge any last will and Testament of the said 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 M.A. Bell 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.

12263

In the matter of the estate of Elnora Butler Dec'd

Bond Approved. Letters Issued.

This day M.A. Bell appeared in open court, accepted the appointment as Administrator, of the estate of Elnora Butler, deceased, and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with M.A. Bell and The Fidelity and Deposit Co. of Maryland freeholders as sureties, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said M.A. Bell, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

12261

In the matter of The Guardian

Theo. Kathryn & Billy Eugene Hines

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12261

In the matter of
The Guardianship of
Theo. Kathryn Hines and
Billy Eugene Hines, Minors.

Appointment
Order for Bond.

This day W. H. Hines appeared in open court and made application to be appointed Guardian of Theo. Kathryn Hines and Billy Eugene Hines, and the court being satisfied that said Theo. Kathryn Hines is a minor of the age of 14 years, on September 1st A.D. 1931, and that Billy Eugene Hines is a minor of the age of 10 months, born February 2nd 1931, and are children of Beatrice Mae Hines late of Washington Township, Union County, Ohio, deceased, and that said minors reside in this County; and the said Theo. Kathryn Hines having in open court made choice of said W. H. Hines as Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said W. H. Hines is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' real estate.

It is ordered that said W. H. Hines be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars; and this cause is continued.

12261

In the matter of
The Guardianship of
Theo. Kathryn Hines and
Billy Eugene Hines, minors.

Bond Approved. Letters Issued.

This day W. H. Hines appeared in open court, accepted the appointment as Guardian of Theo. Kathryn Hines, and Billy Eugene Hines, and gave & filed herein his Bond in the sum of Two Hundred Dollars, (\$200.00) with New York Casualty Company freeholders as sureties thereon, which Bond is approved by the Court. Thereupon said W. H. Hines took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

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

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The Johnson & Watson Co., Dayton, Ohio G. 503

12072

In the matter of the will of Addie E. Downs, Sec'd

Authority to Transfer Real Estate Devised.

This day came Saidee Johnson Bidwell 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 Addie E. Downs, deceased.

Upon consideration whereof, the Court finds that by the terms of the will of said decedent, said real estate was devised to Saidee Johnson Bidwell.

Undivided one half interest in the following.

Situated in the County of Union, State of Ohio, and in the village of Marysville and bounded and described as follows: Being part of Survey No. 3351 and 3354 and described as, Beginning at the northwest corner of Lot No. 234 in said village of Marysville former Lot No. 19 in Lees Addition: Thence North 85° W. 171 feet to the east line of Maple Street; thence with said line S. 5° W. 182 feet to the N.W. Corner to a parcel of land conveyed by William M. Snodgrass and others to Andrew S. Mowry June 22nd 1891; thence with the North line of said land 85° E. 171 feet to the N.E. Corner of said parcel of land in Welch's Addition; thence with the west line of said Lot No. 228 and also Lots 233 and 234 North 5° East 182 feet to the beginning. Containing 7/100 of an acre, more or less.

Item Fourth of said will reads as follows:

All the residue of my property be it real or personal, I give to my sister Saidee Johnson Bidwell.

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 Saidee Johnson Bidwell and that a certificate of this order issue to the County Auditor as required by law.

Tues. March 8-1932.

12248

In the matter of the Estate of Orval Warner, Sec'd

Filing Inventory and Appraisement

This day George W. Moore, Executor of the estate of Orval Warner 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 George W. Moore 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 hearing on said Appraisement be heard March 29th 1932, and that all next of Kin, Legatees and heirs be given notice of same.

12233

In the matter of J. Clark Reed.

This day ca Union County said estate, d Whereupon is filed that said made and prove It is further ordered that he having waived

12257

In the matter of Mary Jackson

This day p and appraiser It is ordered

12217

In the matter of Martha Spury

This day p and appraiser It is ordered

12218

In the matter of Anna Spury

This day p and Apprais It is ordered

11982

In the matter of Charles A. W

This day c County Ohio. tement of Whereupon ing on Satu time paid &

12233 In the matter of the estate of J. Clark Reed. Dec'd } Filing Inventory and Appraisement.

This day came Elvira Reed, executrix of the estate of J. Clark Reed, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate, duly verified.

Whereupon the Court, after a careful examination of the same, and being satisfied that said Elvira Reed 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 Elvira Reed pay the costs herein taxed at \$5.00. It is ordered that hearing on said appraisement be heard March 29th 1937, all next of kin having waived further notice.

Wed. March 9-1937

12257 In the matter of the estate of Mary Jackson. Dec'd } Appointment
Order to Record Notice

This day proof of publication of notice of the Hearing on the Inventory and Appraisement of said estate was filed herein.

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

12217 In the matter of the estate of Martha Spurgeon. Dec'd } Appointment
Order to record Notice.

This day proof of publication of notice of the Hearing on the Inventory and Appraisement was filed herein.

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

12218 In the matter of the estate of Anna Spurgeon. Dec'd } Appointment
Order to record Notice.

This day proof of publication of notice of the Hearing on the Inventory and Appraisement of said estate, was filed herein.

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

11982 In the matter of the estate of Charles A. Ward. Dec'd } Filing first and final account.

This day came C.S. Hull Administrator of Charles A. Ward, 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. 1937, at one o'clock P.M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G 5263

12009

In the matter of the estate of Philip Vollrath, Dec'd

Determination of Inheritance tax.

This 9th day of March, 1937, 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 Seventy thousand thirty four & 3/4 Dollars (\$70,034.54), composed as follows: Personally Six thousand nine hundred & fourteen Dollars, real estate Thirteen thousand one hundred and twenty Dollars, That the debts (including a year's allowance of - provided in will - \$1062.93, and that the costs of Administration will be \$480.00,

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 \$18,491.61

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	\$6,271.63	\$5000.00	\$1271.00	\$12.72	Jan. 17-31	Barbara Vollrath	Union
Son	\$3,906.66	3500.00	406.66	4.07	" " "	George Vollrath	"
Daughter	\$4,406.66	3500.00	906.66	4.07	" " "	Margaret Vollrath	"
Daughter	\$3,906.66	3500.00	406.66	4.07	" " "	Rosina Bensold	"

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 forth with 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.

12264

In the matter of Roy Sanderson

This day will in open Court, of said Roy Sanderson a warrant issued Sanderson, alleg 2 o'clock P.M. and Dr J.M. Brin time and place

12267

In the matter of Roy Sanderson

This day the brought before tion; and had the medical w that he has a that he has ceding this c resided in to nity and thar Hospital.

It is there medical with facts as is fo be made to th Roy Sanderson medical, with Superintende mitted to the and this cause

12267

In the matter of Roy Sanderson

The judg into the Cor is supplied the conveya and this caus iff, with his

12264

In the matter of } Inquest of Lunacy
Roy Sanderson } Orders for warrant etc

This day William Rausch a resident citizen of Marysville in this county, appeared in open court, and filed an affidavit in the form prescribed by law, for admission of said Roy Sanderson into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Roy Sanderson, alleged to be insane, before this court, on the 9th day of March 1937, at 2 o'clock P.M. And it is further ordered that subpoenas issue for Dr P.D. Longbrake and Dr J.M. Snider reputable legally qualified physicians, witnesses to appear at the time and place aforesaid; and this cause is continued.

12267

In the matter of } Inquest of Lunacy
Roy Sanderson } Order after hearing

This day this cause came on to be heard, and the said Roy Sanderson 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.M. Snider, the medical witnesses, and being satisfied that said Roy Sanderson is insane; that he has a legal settlement in Peoria 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 J.M. Snider 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 Roy Sanderson, and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent. And it is further ordered that said Roy Sanderson be committed to the custody of Columbus State Hospital until otherwise ordered, and this cause is continued.

12267

In the matter of } Orders for clothing and for
Roy Sanderson } Warrant to Convey.

The judge being advised that said Roy Sanderson can be admitted 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 William Rausch, and this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

The Johnson & Watson Co., Dayton, Ohio G. 5203

12248

In the matter of the estate of Erval Warner, Sec'd

Appointment Order to Record Notice.

This day proof of publication of notice of the appointment of George W. Moore as Executor of the estate of Erval Warner, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12249

In the matter of the will of Julia A. Hanson, Sec'd

Admission to Probate and Record.

Be it Remembered, that, heretofore, to-wit: on the 20th day of Feb. A. D. 1932, an instrument of writing, purporting to be the Last Will and Testament of Julia A. Hanson, 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. The widower, Fred E. Hanson died after will was filed for probate, without waiving.

C. P. McClelland, the Commissioner heretofore appointed to take the deposition of Beatrice F. Mulhern, C. E. Smith and W. E. Perrin Hamilton, the subscribing witnesses to said will and Codicil, duly returned the Commission issued to him, with said will and Codicil annexed, and also the deposition so taken, duly certified.

Said subscribing witnesses to said will, having been duly sworn, testified as to the execution and attestation of said will; which testimony was reduced to writing, 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 Julia A. Hanson, 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.

12265

In the matter of the will of J. W. Kyle, Sec'd

Filing of will and Order for Hearing.

This day an instrument of writing purporting to be the last will of J. W. Kyle, deceased, late of Richwood in this County, was produced in open Court and application made for Probate. It is now ordered that 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 March 1932, 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,

12252

In the matter of the estate of Mary Jackson, Sec'd
This day the instrument in the above captioned estate before filed herein, same as for hearing of the filing of the said instrument has been given to all interested parties as required by law, with no exceptions having been filed thereto. It is now ordered, that said instrument, after being duly examined, be allowed, and confirmed. Mar. 15 - 1932

8668

In the matter of The Guardian

Carl Hershberger
This day call Union County said Guardian
Whereupon Monday, the 30th is continued.

12180

In the matter of J. W. Fields,

This day of Union County, estate, duly
Whereupon satisfied that to such case a ment filed and costs herein to

12061

Estate of Lucy Kirby,

On motion of the by deceased, said estate.

11965

In the matter of P. H. Thorpe,

This day of late of Union Court in settlement
Whereupon on Saturday, time said on

12218

In the matter of Anna Sp

This day, Lucia, same that notice of parties, as, etc. it is now on

12217

be allowed in the matter Plus day the Lucia, same the Court. been given to said instrument

8668

In the matter of
The Guardianship of
Carl Hershberger et al.

Filing third and final account.

This day came D. B. Hershberger Guardian of Carl Hershberger a minor of Union County Ohio, and presented his third and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of April A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12180

In the matter of the estate of
J. W. Fields, Dec'd

Filing Inventory and Appraisement

This day came J. A. Fields Administrator of the estate of J. W. Fields 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. A. Fields 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. A. Fields pay the costs herein taxed at \$4.00

Thursday
Monday March 19-1932

12061

Estate of
Lucy Kirby, Dec'd.

Granting further time to collect assets.

On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Grace J. Johnson administrator of the estate of Lucy Kirby deceased, is allowed six months further time to collect the assets of said estate.

Monday March 14-1932

11965-

In the matter of the Estate of
O. H. Thorpe, Dec'd

Filing first and final account.

This day came Frances K. Thorpe Executrix of the estate of O. H. Thorpe 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. 1932, at one o'clock P.M. to which time said matter is continued.

12218

In the matter of the Estate
of Anna Spurgeon.

Tuesday, March 16-1932.

Orders approving inventory.

This day, eto inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered, that said inventory, after being duly examined, be allowed and confirmed.

12217

In the matter of the Estate of
Anna Spurgeon, Dec'd.

Monday, March 14-1932.

This day the inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court, that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered, that said inventory, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 2565

12 191

In the matter of }
The Guardianship of } Orders on filing Inventory
Cliff R. Hedquick

This day L. H. Collins, Guardian of Cliff R. 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 \$1.55

Tues. March 15-1932.

12 266

In the matter of the estate of } Appointment
Fred E. Hanson, Dec'd } Order for Bond.

This day C. J. Hanson appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Fred E. Hanson, late of Leesburg Township, Union County Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said C. J. Hanson 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.

12 266

In the matter of the estate of } Bond Approved. Letters Issued.
Fred E. Hanson, Dec'd

This day C. J. Hanson appeared in open Court, accepted the appointment as administrator, of the estate of Fred E. Hanson, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with F. J. Conrad and C. A. McFadden freeholders as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said C. J. McFadden, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00

Wed. March 16-1932

12 267

In the matter of the estate of } Order for Appointment and for Bond.
Joseph F. Vance Dec'd

The last will of Joseph F. Vance, deceased, late of Dover Township in said County, having heretofore been duly approved and allowed; this day Sarah J. Vance, 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 as such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Sarah J. Vance 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, and this cause is continued.

12 267

In the matter of }
Joseph F. Vance

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ordered that said

12 265 In the matter of }
J. W. Kyle.

This matter

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12 215

In the matter of }
R. J. Barnes.

This day

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is filed that sa

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It is further

12267 In the matter of the estate of Joseph F. Vance, Dec'd } Bond Approved. Letters Issued.

This day Sarah J. Vance appeared in open court, accepted the trust as executor of the estate of Joseph F. Vance deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Sarah J. Vance, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12268 In the matter of the will of J.W. Kyle, Dec'd } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Herbert L. Kyle to admit to probate and record the will of J.W. Kyle deceased, late of the village of Richwood in said County, heretofore filed in this court.

It is now shown to the satisfaction of the court that said decedent died leaving - no surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will of the application to admit it to probate and record in this court, pursuant to a former order of this court, or have waived notice and given consent to the probate of said will.

And Gladys L. Cheney, and Ray W. Wood 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 J.W. Kyle deceased; that it was duly executed and attested; and that the said testator 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.

Thurs. March 17-1932

12215 In the matter of the estate of R.J. Barnes, Dec'd } Filing Sale Bill.

This day came Jessie Barnes and Charles W. Barnes, Executors of the estate of R.J. Barnes, 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 \$3.50

The Johnson & Watson Co., Dayton, Ohio 0305

11965

In the matter of the estate of } Estate not subject to tax.
O. H. Thorpe, Dec'd

Frances K. Thorpe as Executrix of the estate of O. H. Thorpe 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 \$7200.00, the debts and costs of administration are \$2909.02, and the net actual market value thereof is \$4391.00,

That said deceased died testate leaving a widow and two minor children, none receiving more than the statutory allowance, 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.

12268

In the matter of the estate of } Estate not subject to tax.
Peter Blumenschein, Dec'd

Anna Blumenschein as widow of the estate of Peter 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 \$13,240.00, the debts and costs of administration are \$1585.00, and the net actual market value thereof is \$11,655.00. That said deceased died intestate leaving a widow and ten 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.

Tuesday March 15, 1932.

12218

In the Matter of the Estate of }
Anna Spurgeon, Deceased. } Adm Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen.

By authority G. B. 10501-1a

12246

In the matter of }
George Biddle. }

Be it Remembered that the instrument of will of said late of Richard Biddle, open Court and to the satisfaction of the application to the executor in to the executor former order.

And it further appearing that the testimony can be taken in the manner prescribed by law.

Whereupon the Court and examined the will of Moore and Mac

ing, by said executor. Whereupon the Court Testament of said late attested; and the same, was not in restraint.

led to Probate Court as above named.

12269

In the matter of }
Perry A. Brown }

The last will and testament of said late having been heretofore admitted to probate, the executor of said estate, also a stockholder in the probate of said late M. Brown is a stockholder and should be appointed executor of said deceased.

12252

In the Matter of }
Mary Jacob }

This day the will of said late filed herein.

It appearing to the satisfaction of the Court that the filing of the will of said late parties, as required by law, and no exceptions having been filed thereto, duly examined.

12246

In the matter of the will of George Biddle. Dec'd Admitting to Probate and Record.

Be it Remembered, That, heretofore, to wit: on the 17th day of Feb. A.D. 1932, an instrument of writing, purporting to be the Last will and Testament of George Biddle, late of Richwood Claiborne Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court, has been given to the 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.L. Moore and Mae Rosette the subscribing witnesses to said will have moved to Florida and Texas, and their testimony can not be obtained without much delay.

Whereupon Bent Cahill and J.F. Moore appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said W.L. Moore and Mae Rosette 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 George Biddle 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.

Friday March 18-1932

12269

In the matter of the estate of Perry A. Brown. Dec'd Order for Appointment and for Bond.

The last will of Perry A. Brown deceased, late of Richwood in said County, having heretofore been duly approved and allowed; this day Nannie M. Brown 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 as 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 Nannie M. Brown 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.

Tuesday March 16, 1932.

12252

In the Matter of the Estate of Mary Jackson, Deceased. Order Approving Inventory.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen

By Authority G. C. 10501-12

The Johnson & Watson Co., Dayton, Ohio G. 553

12269

In the matter of the estate of Perry A. Brown, Dec'd } Bond approved, Letters Issued.

This day Nannie M. Brown appeared in open Court accepted the trust as Executor of the estate of Perry A. Brown, deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Nannie M. Brown, that the notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

11867

In the matter of the Estate of Reuben Poling Dec'd } Filing first and final account.

This day came Lawrence F. Poling and Claribel Poling Executors of the estate of Reuben Poling 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 April A.D. 1937, at one o'clock P.M. to which time said matter is continued.

12240

In the matter of the estate of J. Carl Scheiderer, Dec'd } Filing Inventory and Appraisement

This day came Louise Scheiderer, Executrix of the estate of J. Carl Scheiderer, 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 Louise Scheiderer 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 Louise Scheiderer pay the costs herein taxed at \$5.00. And it is further ordered that April 4th 1937, at two P.M. is the time set for hearing on said Appraisement.

12240

In the matter of the estate of J. Carl Scheiderer, Dec'd } Filing Sale Bill

This day came Louise Scheiderer, Executrix of the Estate of J. Carl Scheiderer, 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 Louise Scheiderer 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 Louise Scheiderer pay the costs herein taxed at \$3.50

12270

In the matter of J. W. Kyle.

The last will fore been duly a said will, app required by law as to what the satisfied that It is ordered with the will.

12270

In the matter J. W. Kyle,

This day i scutor of the It is therep decedent to s as required by pay the costs

12271

In the matter T. E. Ramsey

This day E application un the estate of ed, and an aff. Testament of. what the esta being satisfied Edna E. Rama

It is order as required Cause is cons

12271

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This day Ed must as Admin herein her bon to law, with j. is approved b It is theref Ramsey, that the costs here

12270

In the matter of the estate of J. W. Kyle. Dec'd

Order for Appointment, and for Bond.

The last will of J. W. Kyle, deceased, late of Richwood in said County, having heretofore been duly approved and allowed; this day Herbert J. Kyle 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 as 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 Herbert J. Kyle 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, and this cause is continued.

12270

In the matter of the estate of J. W. Kyle. Dec'd

Bond Approved. Letters Issued.

This day Herbert J. Kyle appeared in open Court, accepted the trust as Executor of the estate of J. W. Kyle, deceased. It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Herbert J. Kyle, that notice of said Appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

12271

In the matter of the estate of J. E. Ramsey. Dec'd

Appointment Order for Bond.

This day Edna E. Ramsey, appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of J. E. Ramsey, 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 Edna E. Ramsey 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 Fifteen Hundred Dollars, and this cause is continued.

12271

In the matter of the estate of J. E. Ramsey. Dec'd

Bond Approved. Letters Issued.

This day Edna E. Ramsey appeared in open Court, accepted the appointment as Administratrix of the estate of J. E. Ramsey, deceased, and gave and filed herein her bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with John Carlisle and Jay A. Pound freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edna E. Ramsey, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

The Johnson & Watson Co., Dayton, Ohio G. 5365

12207

In the matter of the estate of } Filing Sale Bill.
S.A. Hamilton Dec'd

This day came Ernest Wolford, Executor of the estate of S.A. Hamilton, 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 Ernest Wolford 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 Ernest Wolford pay the costs herein taxed at \$3.50

Monday March 21-1937

12270

In the matter of the estate of } Filing Inventory and Appraisement.
J.W. Kyle, Dec'd

This day came Herbert J. Kyle, Executor of the estate of J.W. Kyle, 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 Herbert J. Kyle has in all respects complied with the statutes to such case made and provided, do order the said inventory and appraisement filed & recorded.

It is further ordered that hearing on said Appraisement be set for April 5-1937, all next of kin having waived further notice.

12112

In the matter of } Orders on filing Inventory
The Guardianship of }
Miles Tipton,

This day Myron F. Miller, Guardian of Miles Tipton 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 \$5.00

12263

In the matter of the Estate of } Filing Inventory and Appraisement
Elnora Butler Dec'd

This day came M.A. Bell, Administrator of the Estate of Elnora Butler 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 M.A. Bell 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 appraisement be heard April 5th 1937, at 2 P.M.

12269

In the matter of }
Perry A. Brown

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12217

In the matter }
Mary Stalder

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12261

In the matter }
Thea. Kathryn

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12736

In the matter of }
Robert L. C

This day, the... main, came... of the Court... Inventory be... by law, and... ordered. It... to account

12269

In the matter of the estate of Perry A. Brown, Sec'd

Petition for Order to Distribute Assets in Kind. Orders.

This day Nannie M. Brown, Executor of the estate of Perry A. Brown, 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 Pref. The Paper Textile Machinery Co.	Nannie M. Brown.
19 Shares The Richwood Banking Co.	Nannie M. Brown.

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.

12212

In the matter of the estate of Mary Stalder, Sec'd

Orders on filing Inventory.

This day Henry Ward Brooks, Administrator of the estate of Mary Stalder deceased, 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 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 \$2.50

12261

In the matter of the Guardianship of Theo. Kathryn Hines & Billy Eugene Hines, Minors.

Orders on Extension of Mortgage.

This day this cause came on to be heard upon the application of W. H. Hines, as Guardian of the estates and persons of Theo. Kathryn Hines, the evidence, and the court being fully advised in the premises, it is therefore ordered, adjudged and decreed that said application is well taken and the said W. H. Hines, Guardian, is hereby directed to obtain an extension of the mortgage forthwith as set out in the said application.

12736

In the matter of the Estate of Robert L. Barker, deceased

Order approving Inventory.

This day the Inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered, that said Inventory, after being duly examined be allowed & confirmed.

The Johnson & Watson Co., Dayton, Ohio G 5505

12225-

In the matter of the estate of Perry C. Converse. Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of same as executor of the estate of Perry C. Converse, dec'd. was filed herein. It is ordered that the same be recorded in the records of this office.

12272

In the matter of the estate of Samuel McIntire Dec'd

Estate not subject to tax.

Catherine M. McIntire as executrix of the estate of Samuel McIntire, 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 costs of administration are \$300.00, and the net actual market value thereof is \$1700.00, that said deceased died testate leaving all property to the widow, 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.

11705-

In the matter of the estate of Reuben Poling. Dec'd

Estate not subject to tax.

Lawrence F. Poling and Charibel Poling, Executors of the estate of Reuben Poling 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 \$7965.24, the debts and costs of administration are \$1660.00 and the net actual market value is \$6365.24, that said deceased died testate leaving two daughters and two sons, none of said children receiving more than \$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.

Sat. March 19-1932.

12221

P. H. Adams, Adm. of Albert L. Robinson

vs.

Albert L. Robinson et al.

Plaintiff
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 the report of an appraisement herein made by Wm Murphy, Harry Fulk and Wm Baker 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. The Court finds that the sum of \$2.00 each is the proper compensation for said appraisers. It is further ordered that said P. H. Adams 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 two thousand dollars, conditioned according to law, and this cause is continued.

11890

In the matter of Cecil Eugene Hoover

The assignee of Cecil Eugene Hoover. This day the premises assignment in the District Division, and Cecil Eugene Hoover Referee in Bankruptcy.

12273

In the matter of Anna Cody

This day Anna Cody, open Court and the said will hearing before and that due and next of kin

12274

In the matter of Joseph Warford

This day Joseph Warford in open Court the said will before this Court notice thereof of kin of the testator

12110

In the matter of Homer Jolley

The Surrogate of Union County. This day of Union County statement of the estate. Whereupon hearing on to which the

12735-

In the matter of

This day filed herein in satisfaction of the law. It is ordered and allowed.

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11890 In the matter of
The assignment of } Orders on Dismissal of Case.
Cecil Eugene Holycross.

This day this cause came on to be heard and the Court being fully advised in the premises, it is hereby found that after Cecil Eugene Holycross made his assignment in this cause, that he filed a petition to be adjudicated a bankrupt in the District Court of the United States for the Southern District of Ohio, Eastern Division, and that on the property and assets heretofore assigned by the said Cecil Eugene Holycross, was turned over to and administered by John H. Kirkade, Referee in Bankruptcy. Therefore, this cause is dismissed.

Wed. March 23-1932.

12273 In the matter of the will of } Filing of will and Order for Hearing
Anna Cody, Dec'd

This day an instrument of writing, purporting to be the last will of Anna Cody, deceased, late of Marysville in this County, 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 April 1932, 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.

Thurs. Mar. 24-1932

12274 In the matter of the will of } Filing of will and Order for Hearing
Joseph Warford, Dec'd

This day an instrument of writing purporting to be the last will of Joseph Warford, deceased, late of Allen Township in this County, 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 April 1932, at 2 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.

12110 In the matter of }
The Guardianship of } Filing first and final account.
Homer Jolley.

This day came S.J. Bown, Guardian of Homer Jolley, 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 April A.D. 1932, at one o'clock P.M. to which time said matter is continued.

12235- In the matter of the Estate of }
C. Harris, Dec'd.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of said inventory has been given to all interested parties as required by law, and no exceptions having been filed thereto, it is now ordered, that said inventory, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G. 5563

12251

In the matter of the Estate of
Haisy Shirk, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Felitha Shirk as Administratrix of the estate of Haisy Shirk, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12260

In the matter of the estate of
Ella Miller, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Orville Miller as Executor of the estate of Ella Miller, deceased, was filed herein. It is ordered that the same be recorded in the records of this office.

12229

In the matter of the estate of
Grover C. Blaney, Dec'd

Appointment
Order to Record Notice

This day proof of publication of notice of the appointment of Flora J. Blaney as Administratrix of the estate of Grover C. Blaney, dec'd, was filed herein. It is ordered that the same be recorded in the records of this office.

12266

In the matter of the estate of
Fred E. Hanson, Dec'd

Filing Inventory and Appraisement.

This day came C. J. Hanson 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 C. J. Hanson 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 Appraisement be for hearing April 11th 1932, at two P. M.

12276

In the matter of the estate of
David Fogle, Dec'd

Appointment
Order for Bond.

This day Capitola Fogle appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of David Fogle, 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 Capitola Fogle 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 Twenty five Hundred

12276

In the matter
David Fogle,

This day
as Administrator
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It is therefore
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12237

Estate of
Homer Jolley,

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12276 In the matter of the estate of David Fogle, Dec'd } Bond Approved. Letters Issued.

This day Capitola Fogle appeared in open court, accepted the appointment as Administratrix, of the estate of David Fogle deceased, and gave and filed herein her Bond in the sum of Twenty five Hundred Dollars, conditioned according to law, with T.C. Groom and George Oppile freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Capitola Fogle, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.00

12237 Estate of Homer Jolley, Dec'd } Determination of Inheritance tax.

This 26th day of March 1932, 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 \$18,639.81, composed as follows: Personally \$8,314.81, real estate \$325.00. That the debts (including a year's allowance of \$1000.00) are \$4260.00, and that the cost of Administration will be \$480.00. 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 \$13,889.80.

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 succession to which each is entitled, the exemption allowed to each, 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
widow	\$6944.90	\$5000.00	\$1944.90	\$19.44	Feb. 9-1932	Helena Jolley	Richwood O
Son	6944.90	3500.00	3444.90	34.45	" " "	L. H. Jolley	" "

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.

of Felitha Shick herein.

of Croville Miller herein. this office.

of Flora J. Blaney filed herein. this office.

sement.

ceased, and pre-verified. and being satis- Statutes to my and Ap- t said Appraise-

made and appointed Ad- Township.

is not to alleged in- that the estate being satisfied bitola Fogle

with sureties

The Johnson & Watson Co., Dayton, Ohio

12277

In the matter of the Estate of Julia A. Hanson, Dec'd

Appointment Order for Bond.

The last will of Julia A. Hanson, deceased, late of Magnetic Springs in said County, having heretofore been duly approved and allowed; this day W. J. Howdyshell 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 as 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. J. Howdyshell 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.

12277

In the matter of the Estate of Julia A. Hanson, Dec'd

Bond Approved. Letters Issued

This day W. J. Howdyshell appeared in open court, accepted the trust as Executor of the estate of Julia A. Hanson, deceased, and no bond being required.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said W. J. Howdyshell, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00

11851

Norman C. Down, Executor of the Estate of Lorinda G. Evans, Dec'd. vs. Plaintiff Key D. Dillon and Grace C. Dillon Defendants

Orders on Extension of time

This day this cause came on for hearing on the application of Norman C. Down as Executor of the estate of Lorinda G. Evans, deceased, for an extension of time in which to collect and convert the assets of said estate into cash and to close said estate, and the Court being fully advised in the premises, finds that the said estate can not be closed at this time, and that it will be necessary to have additional time within which to convert the assets into cash.

Therefore, it is hereby ordered by the Court that time be extended within which to close said estate until the 1st day of April, 1933.

In the matter filed for settlement

This day for administration in all respects

It is therefore on the journal

11738

A. J. Cook, Exec

11995

A. Mae. Brown.

11523

Selina M. McE

12009

George Volkrat

8613

Ida E. McNeal.

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Mary O. Prout

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Florence Jeri

5322

H. M. Patrick, Esq.

11738

In the matter

This day the Malinda Cook

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12221

B. H. Adams, Ad

vs. Albert L. Robbins

This day the said B. H. Adams

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ordered that se er at private

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payments to be ddy of sale, pay immediately

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 up on the journal and account record of this court.

- 11738 A. J. Cook, Executor of the estate of Malinda Cook, first and final account.
- 11995 A. Mae. Brown, Admrx. of the estate of J. A. Martin, first and final account.
- 11523 Selina M. Mc Gee, Executrix of the estate of W. S. Mc Gee, first and final account.
- 12009 George Vollrath, Executor of the estate of Philip Vollrath, first and final account.
- 8613 Ida E. Mc Neal, Guardian of Juanita B. Dickmore, eighth partial account.
- 10711 Mary O. Prouty, Guardian of Jay Lewis Lake et al, third partial account.
- 10695 Florence Jerevo, Guardian of John R. Jerevo, fourth partial account.
- 5322 H. M. Patric, Guardian of Ardelisa Conklin, sixth partial account.

11738 In the matter of the estate of Malinda Cook } First and final account.
deceased

This day the first and final account of A. J. Cook, Executor of the estate of Malinda Cook deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Executor pay the costs herein taxed at \$33.03.

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

12221 B. H. Adams, Gdn. of Albert L. Robinson } Approving Bond for Private Sale, etc
vs. Plaintiff
Albert L. Robinson et al. Defendants } Defendants

This day this cause came on further to be heard, and it appearing to the Court, that the said B. H. Adams the plaintiff above named, has given bond as heretofore ordered, in the sum of two thousand dollars with the United States Fidelity and Guaranty Co freeholders, as sureties, it is ordered that said bond be and hereby is approved. And it being made to appear to the Court, upon satisfactory evidence, that it would be more for the interest of said ward to sell the real estate described in the petition at private sale; It is therefore further ordered that said B. H. Adams as such Guardian proceed to sell said real estate free of dower at private sale, for not less than the appraised value thereof, on the following terms, to-wit, cash in hand on day of sale, or not less than one-third cash in hand on day of sale, one-third in one year and one-third in two years from day of sale; deferred payments to be secured by mortgage on the premises sold and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 5565

11996- In the matter of the estate of } First and final account.
F. A. Martin Dec'd

This day the first and final account of A. Mae Brown Administratrix of the estate of F. A. 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, finds the same to be in all respects just and correct and in conformity to law.

Said Administratrix is hereby allowed the sum of thirty one and 92/100 (\$31.92), 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 \$18.30

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

11523 In the matter of the Estate of } First and final account.
N. D. McCee, Dec'd

This day the first and final account of Selina M. McCee, executrix of the estate of N. D. McCee, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Executrix pay the costs herein taxed at \$49.90

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

12009 In the matter of
Phillip Vollrats

This day the Phillip Vollrats having been thereto, and no having careful matters pertain same to be in

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Juanita B. D.

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It is ordered in ten days.

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12009 In the matter of the estate of } First and final account.
Phillip Vollrath Dec'd

This day the first and final account of George Vollrath, Executor of the estate of Phillip Vollrath deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Executor pay the costs herein taxed at \$21.80. It is ordered that said ^{account} and the proceedings herein be recorded in the Records of this office.

8613 In the matter of }
The Guardianship of } Eighth partial account.
Juanita B. Skidmore.

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

It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds a balance of Four Hundred and Ninety one, and ⁵²/₁₀₀ Dollars, (\$491.52), 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. 27th 1937.

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

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The Johnson & Watson Co., Dayton, Ohio 6305

10711

In the matter of
The Guardianship of } Third partial account.
Jay Lewis Lake et al.

This day the third partial account of Mary O. Prouty, Guardian of Jay Lewis Lake 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 Twelve Dollars, (\$12.00), 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 \$6.50 within ten days. Costs paid Feb. 13-1932

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

10695

In the matter of
The Guardianship of } Fourth partial account.
John R. Jerew.

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

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

The Court finds a balance of Seven Dollars, (\$7.00) 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 March 2-1932

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

5372-B

In the matter of
The Guardian

Artelisa Cont
Edward Artelisa
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settled account
Feb. 1932.
Proceedings to

12205

Bella Lockwood
Charles H. Lockwood
vs.
Charles H. Lockwood

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return of the
day of April

5377-B

In the matter of
The Guardianship of
Artemisa Conklin

Sixth partial account.
This day the 6th partial account of T. M. Patis
Edw. of Artemisa Conklin came on for hearing & settlement. due notice
thereof having been published according to law. no exceptions having
been filed thereon. and no one now appearing to except or object to the
same. and the Court having carefully examined said account & the
parties thereto, with all matters pertaining thereto. being fully advised
in the premises, do find the same to be in all respects just & correct
& in conformity to law. It is ordered that same be approved,
allowed and confirmed. It is ordered that said Edw. be allowed the
sum of \$22.00 as compensation for his services which amount the Court deems
reasonable. The Court finds said account duly balanced & settled
settled according to law. It is ordered that said Edw. pay the costs
of \$6.50 Feb. 1932. It is ordered that said account and the
proceedings herein be recorded in the Records of this office.

12205-

Bella Lockwood, Guardian of
Charles H. Lockwood, Insane.
vs.
Charles H. Lockwood et al.
Plaintiff
Defendants

Findings Sale necessary and
Ordering Appraisement.

This day this cause came on to be heard upon the petition, evidence and testi-
mony and the Court being fully advised in the premises finds: That all the de-
fendants herein have been duly and legally served with process or have vol-
untarily entered their appearance herein, and are now properly before
the Court, and that the statements and allegations in said petition are true.

That said Bella Lockwood, wife of said Charles H. Lockwood, is entitled to
inchoate dower in said real estate; That said wife by her answer here-
in 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 said dower estate therein, and the Court being satisfied that it is
necessary to sell the real estate of said Charles H. Lockwood, described in
the petition, to pay his debts, and support and because said real estate
is suffering unavoidable waste and depreciation.

It is ordered that J. F. Lockwood, Frank McCurdy and Harry Perfect
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 inchoate dower estate of said Bella Lockwood 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 1st
day of April 1932, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio 01565

12255-

Della Lockwood, as Guardian of
Charles H. Lockwood, Insane
vs. Plaintiff
Charles H. Lockwood 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 T. F. Lockwood, Frank McCurdy, and Harry Perfect 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 Della Lockwood 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 Five Hundred Dollars, conditioned according to law, and this cause is continued.

Tuesday March 29-1932.

12255-

Della Lockwood, Guardian of
Charles H. Lockwood, Insane
vs. Plaintiff
Charles H. Lockwood et al
Defendants

Orders Approving Bond for
Private Sale etc

This day this cause came on further to be heard, and it appearing to the Court, that the said Della Lockwood the plaintiff above named, has given bond as heretofore ordered, in the sum of Five Hundred Dollars with T. F. Lockwood, Harry Perfect and Frank McCurdy 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 said real estate described in the petition at private sale; it is therefore further ordered that said Della Lockwood as such Guardian, proceed to sell said real estate free of inchoate dower at private sale.

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

11195-

In the matter
Julia P. Lyons.

This cause
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L. J. McCoy as

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Notice of

Bond fixed

11195-

In the matter
Julia P. Lyons.

This day
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McCoy.

11195-

In the matter of the estate of
Julia P. Lyons. Dec'd

Orders on Exceptions to account.

This cause coming on to be heard upon the first partial account of L.J. McCoy, Executor, and to the second and final account of said L.J. McCoy, as Executor, filed on the day of 1932, and the exceptions thereto, the Court, upon due consideration thereof, find that exceptions No. 1, No. 2, No. 3 and No. 5, are not well taken. The Court further find that the 4th exception is well taken, and find that among the assets of said estate coming into the hands of the said L.J. McCoy, were 21 shares of stock in the First National Bank of Richwood, Ohio; that by the provisions of the will of the said Julia P. Lyons, the said L.J. McCoy, was directed to sell said stock as speedily as possible and distribute the proceeds among the beneficiaries of the said will; that said L.J. McCoy could have sold said stock had he used reasonable diligence for \$2100.00; that he failed and neglected to sell said stock and on the 23rd day of March 1931, said First National Bank of Richwood Ohio, was closed and that thereafter an assessment of 100% was made against all stockholders and that the said L.J. McCoy paid upon assessment the sum of \$2100.00.

It is therefore ordered by the Court that the amount of \$2100.00 appearing in said second and final account of the said L.J. McCoy as a credit under date of July 15th, Voucher No. 75 be stricken from said account and that there be added to said second and final account of the said L.J. McCoy a charge against him of \$2100.00, being the fair value of said stock at the time it should have been disposed of by the said, L.J. McCoy, under the terms and provisions of said will. The Court further finds that there is now due from the said L.J. McCoy as such Executor the sum of \$7526.82, which it is hereby ordered be paid forthwith by the said L.J. McCoy to F. A. McAllister, as Administrator, de bonis non, with the will annexed, of Julia P. Lyons, deceased. Exceptions noted for exceptors and the said L.J. McCoy.

Notice of Appeal noted for L.J. McCoy and exceptors.
Bond fixed at \$15053.64

11195-

In the matter of the estate of
Julia P. Lyons. Dec'd

Overruling Motion

This day this cause came on to be heard upon the motion of L.J. McCoy for a re-hearing and was submitted to the Court. And the Court being fully advised in the premises overruled said motion. Exceptions for L.J. McCoy.

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The Johnson & Watson Co., Dayton, Ohio G. 5563

12160 In the matter of the will of Frank Reley, Dec'd Election

This day personally came into open Court Della Reley widow of said Frank E. Reley, 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.

12255 Della Lockwood as Guardian of Charles H. Lockwood, insane vs. Charles H. Lockwood et al. Plaintiff Confirming Sale. Defendants

This day this cause coming on to be heard on the return of Della Lockwood, Guardian of Charles H. Lockwood, insane, of her proceedings and sale under the former order of this court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made. It is ordered that the same be and hereby approved and confirmed; and it is further ordered that said Della Lockwood as such Guardian, make to the purchaser Isabel Asher a good and sufficient deed for the premises so sold.

It is further ordered that this proceeding be recorded, and that said Della Lockwood, pay the costs herein taxed at \$ wed. March 30-1937.

12278 S.R. Sanders, Administrator of the Estate of Columbia Harris, Dec'd vs. J. Blain Harris, et al. Plaintiff Substituting Party Defendant. Defendants

On motion duly made in the above entitled action, The State of Ohio on relation of J. J. Fulton, Superintendent of Banks, in charge of the liquidation of the Farmers Deposit Bank of Richwood Ohio, substituted as party defendant in the place and stead of the Farmers Deposit Bank of Richwood Ohio,

11798 In the matter of the estate of Robert E. Duncan, Dec'd Filing final Account.

This day came Clara B. Davis Administratrix of the estate of Robert E. Duncan, late of Union County Ohio, deceased, and presented her final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of April A.D. 1937 at one o'clock P.M., to which time said matter is continued.

10752 In the matter of J.W. Newhouse

Owen Newhouse filed an application for successions to the same premises, find debts and costs thereof is \$156.90 daughter, and from such interest to the county.

It is ordered to the county.

9984 In the matter of The Estate of Mary Elizabeth

This day came before the Court of Union County said Guardian. Whereupon on Saturday said matter.

10754 In the matter of Esther Fugate

George Fugate being filed an estate and the under the law fully advised said estate is the net actual testate leaving said estate inheritance tax.

It is ordered certified to the provided by law.

12278 S.R. Sanders. This day the Court has petition belonging to the cause and moved the court petition to hear

10752

In the matter of the Estate of
J.W. Newhouse Dec'd

Estate not subject to tax.

Owen Newhouse as Administrator of the estate of J.W. Newhouse 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 \$2116.75, the debts and costs of administration are \$446.80, and the net actual market value thereof is \$1569.95, that said deceased died intestate leaving two sons 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.

9984

In the matter of
The Guardianship of
Mary Elizabeth McLean

Filing Second Account

This day came L.J. McCoy, Guardian of Mary Elizabeth McLean, a minor, of Union County Ohio, and presented his second account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of April A.D. 1937, at one o'clock P.M. to which time said matter is continued

10754

In the matter of the estate of
Esther Fugate Dec'd

Estate not subject to tax.

George Fugate as Executor of the Estate of Esther Fugate 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 \$285.00, and the net actual market value thereof is \$1915.00, that the said deceased died testate leaving her property to her widower and a 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.

12278

S.B. Sanders, as adr. of the Estate of Columbia Harris, Dec.

This day S.B. Sanders, adr. of the Estate of Columbia Harris, has filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay the debts & all other parties of said cause, and all of the persons interested in said estate having waived the issue of service of summons & process. It is ordered that said petition be heard on the 1st day of April, 1937, at 10 A.M.

10756 In the matter of the estate of } Estate not subject to tax.
Samuel E. Hawks, Dec'd

Florence McLain and Grace E. Smith Executors of the estate of Samuel E. Hawks 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 \$4807.01, the debts and costs of administration are \$3297.01, that the said deceased died testate leaving his property to his widow and two 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.

10780 In the matter of the estate of } Estate not subject to tax.
George D. Hawley, Dec'd

G. W. Hawley as Administrator of the Estate of George D. 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 \$368.25, the debts and costs of administration are \$248.50 and the net actual market value thereof is \$119.75, 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.

12260 In the matter of the estate of } Filing Inventory and Appraisement
Ella Miller, Dec'd

This day came Orville Miller, Administrator of the estate of Ella 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 Orville 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 Orville Miller pay the costs herein taxed at \$5.00

10789 In the matter of
Lorenzo Harris

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12278 D. R. Sanders,
The Estate of
vs.
J. Blaine Har
Deposit Bank.

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

Estate not subject to tax.

H. D. Harrington as Administrator of the estate of Lorenzo Harrington, 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 \$6500.00, the debts and costs of administration are \$2680.00, and the net actual market value thereof is \$3820.00, that said deceased died intestate leaving a widow, two children and two 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.

12278

D. R. Sanders, Administrator of
the Estate of Columbia Harris, Dec'd

vs. Plaintiff

J. Blaine Harris, and The Farmer's
Deposit Bank, Richwood Ohio.

Defendants

Dispensing with Appraisement and
Ordering Private Sale.

This day this cause came on to be heard upon the petition of the plaintiff for Authority to sell real estate of the decedent, Columbia Harris, to pay the debts of her estate, and the answer and cross-petition of the defendant, The Farmers Deposit Bank of Richwood Ohio, is now in process of liquidation and under the direct control of J. J. Fulton, Superintendent of Banks of the State of Ohio, has been duly filed herein.

The Court further finds that all the necessary parties to this action have waived the issuing of service of summons and process and have consented to the sale of the real estate, as prayed for in the petition.

The Court further finds that J. Blaine Harris is the only heir and next of kin of said Columbia Harris, deceased. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate of Columbia Harris at \$1500.00 and orders that a further appraisement be dispensed with and the same hereby is dispensed with. The Court further finds that the bond heretofore given by the plaintiff, D. R. Sanders, in the sum of \$3000.00 is sufficient and the said plaintiff is not required to give further bond or surety before proceeding with the sale of the real estate.

And it appearing to the Court that private sale would be to the best interest of the estate, it is ordered that the said, D. R. Sanders, as Administrator of the estate of Columbia Harris, deceased, sell the said real estate at private sale at not less than \$1500.00, being the appraised value thereof, and that the said plaintiff sell the said real estate at private sale for cash. And it is further ordered that D. R. Sanders, as such administrator make return of sale, without unnecessary delay.

The Johnson & Watson Co., Dayton, Ohio G 554

12278 B.R. Sanders, Administrator of the Estate of Columbia Harris, Dec'd
vs. Plaintiff
J. Blaine Harris, and The Farmers Deposit Bank of Richwood Ohio.
Defendants

Confirming Sale. Ordering Dec'd.

~~Orders to Sell Real Estate at Private Sale.~~

This day this cause came on to be heard on the report of B.R. Sanders, as Administrator of the estate of Columbia Harris, deceased, of his proceedings under the former order of this Court, and upon the motion 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 B.R. Sanders, as administrator of the estate of Columbia Harris, in said real estate to the purchaser, J.M. Benton, upon the said purchaser paying to the said B.R. Sanders the sum of \$1500.00 in cash, being the purchase price of said real estate.

It is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$ out of the proceeds of said sale.

12290 In the matter of the Will of Phebe Thompson. Dec'd } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Phebe Thompson deceased, late of Marysville in this County, was produced in open court and application will be for hearing before this Court on the 9th day of April 1932, 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.

12287 In the matter of the Will of Irene Spurrer, Dec'd } Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Irene Spurrer deceased, late of the village of Marysville in this County, 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 on the 4th day of April 1932, 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.

12276 In the matter of David Fogle.

This day came on to be heard on the report of said Estate, d

Whereupon the Court was satisfied that to such case or matter filed in the Court here

12279 In the matter of Jessie Gattrell.

This day a Gattrell deceased in open Court said will be before this Court notice thereof testator, resid

12276

In the matter of the estate of David Fogle, Sec'd

Filing Inventory and Appraisement

This day came Capitola Fogle Administrator of the estate of David Fogle 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 Capitola Fogle 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 Capitola Fogle pay the costs herein taxed at \$5.00

wed. March 30-1932.

12279

In the matter of the will of Jessie Gattrell, Sec'd

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last will of Jessie Gattrell deceased, late of Washington Township in this County, 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 day of April 1932 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.

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12281 In the matter of
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12240 In the matter
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12283 In the matter
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12177 In the matter
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12270 In the matter
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12281 In the matter of the will of James Laird, Sec'd } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of James Laird deceased, late of Taylor Township in this County, 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 day of April 1932, 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.

12240 In the matter of the estate of J. Carl Scheiderer, Sec'd } Filing first and final Account

This day came Louise Scheiderer, Administratrix of the estate of J. Carl Scheiderer 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. 1932, at one o'clock p.m. to which time said matter is continued.

12283 In the matter of the will of John Easton, Sec'd } Sat. April 2 - 1932. } Filing of will and Order for Hearing

This day an instrument of writing, purporting to be the last will of John Easton deceased, late of Dover Township in this County, 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 8th day of April 1932, 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.

12177 In the matter of the estate of Emily Taylor, Sec'd } Filing Inventory and Appraisement

This day came Eber N. Dillon Administrator of the estate of Emily Taylor 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 Eber N. Dillon 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 Eber N. Dillon pay the costs herein taxed at \$5.00 April 32.

12278 In the matter of the estate of J. N. Ryan deceased. } This day the Inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court, that notice of the filing of the said Inventory has been given to all the interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered, that said Inventory, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 5565

11261-a

In the matter of
The Guardianship of
Selmer Jerew. } Filing Second partial account.

This day came Helen Jerew, Guardian of Selmer Jerew, 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 30th day of April A.D. 1932, at one o'clock P.M. to which time said matter is continued.

11939

In the matter of the estate of
Jesse Barry, Dec'd } Filing first and final account.

This day came Myrtle Barry Administratrix of the estate of Jesse Barry 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. 1932, at one o'clock p.m. to which time said matter is continued.

11737

In the matter of the estate of
Margaret P. Scheiderer, Dec'd } Filing Second partial account.

This day came Wm A. Rausch and Otto J. Scheiderer Executors of the estate of Margaret P. Scheiderer late of Union County Ohio, deceased, and presented their second partial account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 30th day of April A.D. 1932, at one o'clock P.M. to which time said matter is continued.

Monday April 4-1932

12287

In the matter of the will of
Irene Spurrier, Dec'd } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Emory A. Spurrier to admit to probate and record the will of Irene Spurrier deceased, late of the village of Marysville in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent known to be resident of the state have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will.

And Roy W. Funk and Edward W. Barrett 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 Irene Spurrier deceased; that it was duly executed and attested; and that the said testator 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.

12248

In the matter of
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12276

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12263

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12248

In the matter of the estate of O.J. Warner, Dec'd } Filing Sale Bill.

This day came G.W. Moore Executor of the estate of O.J. Warner, 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 G.W. Moore 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 G.W. Moore pay the costs herein taxed at \$4.00

12276

In the matter of the estate of David Fogle, Dec'd } Order to Take Property at appraised value by surviving spouse.

This day Capitola Fogle, the surviving spouse of David Fogle, deceased, filed a schedule of the certain property of above estate shown in the schedule, by her elected to be taken at its appraised value, and her application for an order directing Capitola Fogle, the administrator of the estate, to deliver and convey the same to her under the terms and conditions of payment as fixed by the Court.

It appearing to the Court that the facts stated in said application are true, and that said surviving spouse is by law entitled to make such election, said election is approved, and accordingly said Capitola Fogle, Administrator, is ordered to convey and deliver to said Capitola Fogle the property elected to be taken, upon the said surviving spouse complying with the terms of payment.

It is further ordered that said Capitola Fogle, surviving spouse of said decedent's estate, pay the costs of this proceeding taxed at \$4.00

9680-C

In the matter of The Guardianship of John Smith. } Orders on Hearing for Removal of Guardian.

This day Andrew Smith, appeared in Court and filed his application asking that Richard Thrall be removed as Guardian of John Smith, an incompetent person.

It is ordered that said application be heard April 19th at 2 p.m.

9680-C

In the matter of The Guardianship of John Smith. } Orders on filing Inventory.

This day Richard Thrall Guardian of John 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 Richard Thrall pay the costs herein, taxed at \$2.00

12263

In the matter of the Estate of Elmer Putter dec'd.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court, that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G.5565

12285-

In the matter of
The Guardianship of
Forest J. Works, } Orders for Hearing and Notice

This day Myrtle Works filed an application in court for the appointment of a Guardian of Forest J. Works, alleged incompetent. It is ordered that said application be set for hearing on the 11th day of April 1932, at two o'clock P.M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Forest J. Works, by personal service in writing. All other interested parties by waiver as provided by law.

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 30-1932, at one o'clock P.M., as follows:

- 11867 Lawrence Poling and Claribel Poling, Executors of the estate of Reuben Poling, first and final Account.
- 11965 Frances K. Thorpe, Executrix of the estate of O.H. Thorpe, first & final Account.
- 11798 Clara B. Davis, Admrx. of the estate of Robert E. Duncan, final Account.
- 11737 Otto J. Scheiderer and Wm A. Rausch, Executors of the estate of Margaret P. Scheiderer, Second partial Account.
- 12240 Louise Scheiderer, Admrx. of the Estate of J. Carl Scheiderer, first and final Account.
- 11939 Myrtle Barry, Admrx. of the Estate of Jesse Barry, first and final Account.
- 5668 D.D. Hershberger, Guardian of Carl Hershberger et al. third & final Account.
- 9984 L.J. McCoy, Guardian of Mary Elizabeth McLean, Second Account.
- 11261-9 Helen Jerew, Guardian of Delmer Jerew, Second Account.
- 12110 B.J. Brown, Guardian of Homer Jolley, first and final Account.

12274

In the matter of the Will of Joseph Masford, Deceased. April 5th
Order to Probate in Absence
This matter came on this day further to be heard, on the application of F.B. Davis to admit to probate & record the will of Joseph Masford deceased, late of the Township of Allen in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Amanda Masford surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate & record in this Court pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Garfield Masford of T.P. Davis the subscribing witnesses to said Will this day appeared in open Court and having been duly sworn testified respectively to the due execution & attestation of said Will which testimony was reduced to writing, was subscribed by them respectively, was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last will & Testament of said Joseph Masford deceased; that it was duly executed and attested, and that said testator at the time of signing said Will was of full age, of sound mind and memory, and not under any restraint. Whereupon the Court orders admittance of said Will to probate & that the same together with said testimony of the witnesses about aforesaid be entered of record in this Court.

12072

In the matter of
Addie E. Downs

This day ca-
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12196

In the matter
Wm. W. Mrs.
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Composed, as
real estate
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real estate

12072

In the matter of the will of Addie E. Downs. Dec'd } Authority to Transfer Real Estate Devised

This day came Saidee Johnson Bidwell Hodges 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 Addie E. Downs deceased. Upon consideration whereof, the court finds that by the terms of the will of said decedent, said real estate was devised to Saidee Johnson Bidwell by the following item:

"Fourth: All the residue of my property be it real or personal I give to my sister Saidee Johnson Bidwell." And that said real estate so devised being the undivided 1/9 interest in the following.

Real estate situate in the State of Ohio, County of Union and Township of Allen, being part of Surveys Nos. 3749 and 3681, and bounded and described as follows: Beginning at a stone in the Newton Road, at the northwest corner of the premises herein described; thence with said road, S. 36 1/2° E. 20.80 poles to a stone with pieces of brick under it in the center of said road; thence N. 54° E. 50 poles to a stone with pieces of brick under it; thence N. 36 1/2° W. 32 poles to a stone and pieces of brick under it; thence N. 54° E. 40.75 poles to a stone and crock under it near a large sugar tree; thence N. 36 1/2° W. 38.08 poles to a stone in the line of said premises; thence with said line S. 54° W. 9.75 poles to the beginning. Containing thirty-two (32) acres.

Also one other tract of land situate in said State, County and Township, in V.M. Surveys Nos. 3749 and 3681, and bounded and described as follows: Beginning at a stake in the northwest corner of Haines land formerly Ashers, and running S. 37° E. 103 1/2 poles to a stake; thence S. 53 1/2° W. 153 rods to a beech near a school house and at the road; thence N. 37° W. 30.50 rods to a stone; thence N. 53 1/2° E. 49 7/8 rods to a stone; thence N. 37° W. 32 rods to a stone; thence N. 53 1/2° E. 40.75 rods to a stone; thence N. 37° W. 37.25 rods to a stone; thence N. 52° E. 63 rods to the beginning. Containing 65 1/16 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 Saidee Johnson Bidwell and that a certificate of this order issue to the County Auditor as required by law.

17196

In the matter of the Estate of Wm. Morris. Deceased. } Determination of Inheritance Tax

This 4th day of April 1932, 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 \$5,350³⁵ Composed as follows: Personality \$3,950³⁵ real estate \$1,400⁰⁰. That the debts are \$1,533³⁸ and that the cost of administration will be \$210⁰⁰

That there is no one entitled to dower in said real estate. And that the net actual market

And that value of the assets which might be subject to tax is \$6986.⁹⁷ The Court further finds that the persons entitled to succeed to said estate, their ages, where material, their relationship of 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 assessment of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

John March sister ¹⁰⁻³²⁻⁶⁶; \$300; 10-32-66; 51.63; Dec. 7-1931, Leticia Morris, York, Pa.
 Louise Clark " " " " " " Louise Clark " "
 Beryl Morris Deftant " " " " " " Beryl Morris " "

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 be forthwith 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.

12755 In the matter of the Estate of Joseph T. ...
 This day of ...
 It is so ordered for hearing and that ...
 The proposed service in ...
 All as by law.

12767 In the matter of the Estate of Joseph T. ...
 This day of the ...
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10789 In the matter of the Estate of Alonge D. ...
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 Whereupon ...
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12285 In the matter of the Guardianship of Forest T. Works. Order for Hearing & notice.

This day Mrs. E. Works filed an application in Court for the appointment of a Guardian of Forest T. Works alleged incompetent.

It is ordered that said application be set for hearing on the 11th day of April, 1932, at 2 P.M. and that at least three days notice of the time and place of said hearing be given to:

The proposed ward Forest T. Works by personal service in writing.

All other interested parties by name as provided by law.

12267 In the matter of the Estate of Joseph T. Vance. Thursday, April 7 - 1932. Appointment. Order to Record notice.

This day proof of publication of the notice of the appointment of Sarah J. Vance, as executrix of the estate of Joseph T. Vance, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

10789 In the matter of the Estate of Alonzo D. Harrington, Deceased. First & Final account.

This day came H. D. Harrington ad. of the Estate of Alonzo D. Harrington, late of Union County, Ohio, deceased, and presented his statement in lieu of an account in settlement of said estate duly verified.

Whereupon the Court do order the same filed & made a part of the records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 5505

12785 In the matter of the Estate of John Easton deceased.

Order for appointment, ^{ans.} For Bond.

The last Will of John Easton deceased, late of Town Township in said County, having heretofore been duly approved and allowed. This day Joseph Easton and Fred 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 as such Executor, also a statement in general terms as to what the estate consists of and the gross value thereof; and the Court, being satisfied that said Joseph Easton and Fred Easton, is a suitable person and legally competent, it is ordered, that they be appointed as such Executor, without Bond in accordance with the Will of said deceased. ^{ans.} This cause is continued.

12786 In the matter of the Estate of John Easton deceased.

Order for appointment of ^{ans.} for Bond, Bond approved. Letters Issued.

This day Joseph Easton and Fred Easton appeared in open Court accepted the trust as Executor of the Estate of John Easton deceased, no Bond being required. It is therefore ordered, that Letters Testamentary issue on the Will of said decedent to said Joseph Easton and Fred Easton, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00.

12783 In the matter of the Will of John Easton, decd.

Order admitting to Probate ^{ans.} Record.

This matter came on this day, further to be heard on the application of Joseph Easton, to admit to probate ^{ans.} record the Will of John Easton deceased, late of the Township of Town, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse. All the next of kin of said decedent known to be resident of the State of Ohio have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And Norman C. Bown and Gertrude E. Bown

subscribing open Court, respectively to of said Will was. Subs with said whenupon instrument of said John executed at the time of said restraint Therefore Will. to present said testis entered of

12787 In the matter of the Estate of Joseph T. V. This day of Joseph and present Estate. de whenupon of the same variance has Statutes to the said is and that 1932. at

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 and 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 Easton, deceased; that it was duly executed and attested; and that the said testator 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.

172267 In the matter of Filing Inventory and appraisement
The Estate of
Joseph T. Vance.

This day came Sarah J. Vance, executrix of the estate of Joseph T. Vance, late of Union County, this 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 J. Vance, has in all respects complied with the Statutes to such case made and provided, do order the said inventory and appraisement filed and recorded, and that same Will be for hearing April 27th 1932. at 2 P.M.

W. H. Husted.

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The Johnson & Watson Co., Dayton, Ohio G. 550

17901

In the matter of the estate of Jasper Graham, Deceased.

Authority To Transfer, and Record Real Estate Devised.

This day came Arthur Graham, 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 Jasper Graham, deceased, and for a certificate to the County Recorder.

Upon consideration thereof, the Court finds that by the terms of the Will of said decedent, said real estate was devised to Levi Graham, Alvi Graham, Arthur Graham, and Charles F. Graham.

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

"Fourth: To my four sons, Levi, Alvi, Arthur and Charles F. Graham, I will the old farm in Mill Creek Township, Union County, Ohio, known as the Old Home Farm, in Mill Creek, to be divided equal between the four."

The following is a specific description of said real estate:

Situate in the State of Ohio, County of Union and Township of Mill Creek, being part of Survey No. 3956, and bounded and described, as follows:

Beginning at a stake in the center of Mill Creek between two byways, from and toward thence S. 10¹/₂° E. 186 poles to a stone bush, hickory and ash in the southerly line of the original line of Survey No. 3956; thence with said line S. 82° W. 103 poles to a sugar, two beeches and one ash, south west corner of the original Survey; thence with the westerly line of said Survey No. 3956, N. 10° W. 171 poles to a stake in the center of Mill Creek; thence down said creek with the meanderings thereof to the place of beginning; containing One Hundred and thirty-three & one-half (133.50) acres of land.

Excepting thirty-three and one-half (33.50) acres deceded by Jasper Graham, to Elizabeth Graham, July 25, 1880, See Record of Deeds Vol. 49, page 236.

Also another tract in the County of Union Township of Dover, and part of Survey No. 9028, and bounded and described, as follows:

Beginning at a stake or stone in the center of Mill Creek, witnessed by a buckeye tree on the north bank of said creek, in the line and near the south east corner to land owned by J. R. Dodge, and being the south west corner of land owned by Matt R. Sharp; thence east down the creek with the meanderings thereof with the south line of said Matt R. Sharp's

land about direction up 41 poles to Larner and to said Levi Graham's Mill Creek, 1398 feet to Jim. witness 167 feet contain And Court that complied herein before by transfers to the name Graham, and of this order required by

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land about 41 poles: thence in a south and west
 direction up the old original channel of Mill Creek
 41 poles to the corner of land owned by Isaiah
 Lamer and Jasper Graham, being the north east corner
 to said Lamer's land and the north west corner of said
 Graham's land: thence up the old channel of said
 Mill Creek, 157 feet to an iron pin: thence north westerly
 98 feet to an iron pin: thence N. 13 1/2 degrees west
 139 feet to an iron pin witness three millions: thence west bearing north
 167 feet to the place of beginning.

Containing two (2) 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 Devisor
 hereinbefore named, it is ordered, that said real estate
 be transferred upon the Duplicate of the County
 to the names of Levi Graham, Alvi Graham, Arthur
 Graham, and Charles F. Graham, and that a certificate
 of this order issue to said Auditor & Recorder, as
 required by law.

The Johnson & Watson Co., Dayton, Ohio G. 555

11905

In the matter of the Estate of Mrs. M. Burnside Deceased.

Just^{an}. Final account

This day came J. W. Strahm, administrator of the estate of Mrs. M. Burnside 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 filed and advertised for hearing on Saturday, the 28th day of April A.D. 1932 at 1 P.M. to which time said matter is continued.

12287

In the matter of the Will of Charles Thompson, Deceased.

admitting to Probate & Record.

Be it Remembered that heretofore, to-wit: on the 31st day of March A.D. 1932, an instrument of writing, purporting to be the last Will and Testament of Charles Thompson, 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 Ernest S. Bown, one of the subscribing witnesses to said Will, has since the date of said Will died:

Whereupon came Norman C. Bown and Gertrude G. Bown appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Ernest S. Bown attached to said Will, whereupon, this day came Norman C. Bown, the other subscribing witness, testified as to the attestation & execution 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 Charles Thompson, 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

12287

In the matter of the Estate of Hazel... The judge... to receive... that said... it is order... patient to... E. S. Frankner... carrying on... course is co... by said St...

12287

In the matter of... This day... Marysville... and filed... by law, for... Columbus... at 9 A.M... And... issue for... up to the... time and... continued

12287

In the matter of... This day... said Hazel... thereupon... and has in... and Dr. Jan... and being... that she... Paris Twp... inhabitant... preceding... occurred... this State... to the Court... person for... It is... and Dr. Jan... in attend... forth the

named, be entered of record in this Court.

Orders for warrant to convey.

17787 In the matter of
Hazel Griffith

The judge being advised that said Hazel Griffith 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 E. S. Fancher, and E. S. Fancher take Mrs. W. H. Willis as an assistant in conveying said patient to said Hospital, and this course is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

17787 In the matter of Hazel Griffith

Inquest of Lunacy

This day Edward B. Griffith a resident citizen of Marysville in this County appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Hazel Griffith into the Columbus State Hospital on the 9 day of April 1932 at 9 a. m.

And it is further ordered that subpoenas issue for Dr. Fred Calloway and Dr. James M. Seider reputedly legally qualified physicians appear at the time and place aforesaid; and this course is continued.

17787 In the matter of Hazel Griffith

Inquest of Lunacy

This day this cause came on to be heard and the said Hazel Griffith was brought before the Court.

Whereupon the judge proceeded with the examination and having heard the testimony of Dr. Fred Calloway and Dr. James M. Seider the medical witnesses and being satisfied that said Hazel Griffith is insane; that she has a legal settlement in Marysville Paris Twp. 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 there 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. Fred Calloway and Dr. James M. Seider the medical witnesses in attendance make out a certificate attesting forth the facts as is provided by law

The Johnson & Watson Co., Dayton, Ohio G. 503

And, it is further ordered that an application be made to the Supt. of said State Hospital for the admission of said Hazel Griffith and that a certified copy under seal of the certificate of said medical witnesses and of the finding in this case be transmitted to said Superintendent.

And, it is further ordered that said Hazel Griffith be committed to the custody of the Columbus State Hospital until otherwise ordered and this case is continued.

12010

In the matter of the Guardianship of Lisle Cross.

This day Messrs Hinton Cross guardian of Lisle Cross filed an application for an allowance out of the compensation received from the Government for household expenses, clothing etc. for herself and family.

It appearing to the Court that the amount of \$40⁰⁰ she is receiving is a very meager sum and not enough to pay all such expenses, it is ordered that she be allowed \$40⁰⁰ per month for such household expenses.

(It is further ordered that the amount of \$730 203.10 per month for such household expenses.)

It is further ordered that the amount of \$203.10 paid for living expenses prior to receiving the said compensation be and is hereby approved.

It appearing to the Court that the amount paid to Lawrence Miller, Mrs. Clegg, and the amount borrowed from Charles Barra more for living expenses and are thereby confirmed.

It appearing to the Court that the said Messrs Hinton Cross paid the taxes of her father with whom she is living, this was in lieu of rent and is therefore confirmed and allowed.

12266

In the matter of the Estate of Fred Hanson Decd

This day the Inventory in the above captioned estate, heretofore filed herein came on for hearing. It appearing to the

Satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined be allowed, and confirmed.

12289

In the matter of the Guardianship of Mary Ransom

This day in Court of Mary Ransom

It is ordered hearing of P.M. and of the time to give to the property all other as provided

12289

In the matter of the Guardianship of Mary Ransom

This day upon the application finds that parties as

The Court Rachel Ransom Guardian that a

It appears is legally an application sum of \$

with Florence as such is bond be of issue to by law.

12288

In the matter of the Estate of Jessie C. ... The last Washington ...

been duly ... For the open Court ...

under ... as such terms as ... probable

17787

In the matter of

The Guardianship of

Mary Ransome and Rachel Ransome. Order for notice.

This day Walter B. Ransome filed an application in Court for the appointment of a Guardian of Mary Ransome and Rachel Ransome, minors.

It is ordered, that said application be set for hearing on the 11th day of April 1932, at 2 P.M. and that at least three days notice of the time and place of said hearing be given to:

The proposed wards by personal service in writing all other interested parties by service or waiver as provided by law.

Order for hearing

17789

In the matter of the

Guardianship of

Mary Ransome and Rachel Ransome.

Order on hearing

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.

The Court finds that said Mary Ransome and Rachel Ransome, are minors, and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed.

It appearing to the Court that Walter B. Ransome is legally competent, and he having filed an application herein and given bond, in the sum of \$500⁰⁰ conditioned according to law, with Florence E. Ransome and A.H. Ransome as sureties thereon. It is ordered, that said bond be approved, and that Letters of Guardianship issue to said Walter B. Ransome, as provided by law.

17788

In the matter of

The Estate of

Jessie Battrell, Deceased.

Order for appointment and for Bond.

The last Will of Jessie Battrell deceased, late of Washington Sp. in said County, having heretofore been duly approved, and allowed; this day Flora Font 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 as 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 Flora Font 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 Hundred Dollars and this cause is continued.

12288

Probate Court, Union County, Ohio

In the matter of
Jessie Battrell, Decedent

Bond approved
Letters Issued.

This day, Flora Font appeared in open Court accepted the trust as Executrix of the estate of Jessie Battrell, decedent, and gave and filed herein her Bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with P. C. Font, and J. H. Julliff 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 Flora Font, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$7.00.

12279

In the matter of the Will
of Jessie Battrell, Decedent.

Order admitting to
Probate & Record.

This matter came on this day further to be heard, on the application of Flora Font to admit to probate and record the Will of Jessie Battrell, decedent, late of the Township of Washington in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse. All the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And L. Jupp, and Dr. R. B. Brown, 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 and subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid

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Therefore
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12310

D. H. Davis Adm
Flora Font
This day D. H.
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order to sell
belonging to
all parties
ordered that

instrument of writing is the last Will and Testament of said Josie Catrell deceased; that it was duly executed and attested; and that the said testator 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 the Court.

17310 D. H. Davis Adm. of the estate of D. S. Davis, Plaintiff, vs. Florence Davis, et al. Defendants.

Thursday D. H. Davis adm. of the estate of D. S. Davis deceased filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent to pay debts all parties having mind, who are interested, it is ordered that said petition be heard May, 12 - 1932, 2. P.M.

The Johnson & Watson Co., Dayton, Ohio G 5545

17-066 Gwynn Sanders, Guardian.
for Lucinda Evans.
vs. Blairiff

Entr.

His ward, Lucinda Evans.
vs. Carrie Smith, Deft.

This matter coming on to be heard upon the petition and the amended petition and the evidence, the Court finds all the defendants herein have been duly and legally served with process and are in default for answer or demurr to the petition and the amended petition, and that the facts stated therein are admitted to be true, and the service of summons is hereby approved.

The Court finds from the evidence that all necessary parties are before the Court, and that the prayer of the petition should be granted.

That Carrie Smith is the daughter of the said ward, Lucinda Evans and is the only heir or next of kin of said ward, Lucinda Evans, and is entitled to the next estate of inheritance described in the amended petition.

The Court further finds that the bond of Gwynn Sanders, plaintiff in the sum of \$2000⁰⁰ is sufficient and it is hereby ordered that no new bond be required before proceeding with the sale of the said real estate.

And it appearing to the Court that an appraisement should be made of said real estate it is ordered that C.C. Jarvis, Blaine Dingsat, and Reed M^cHenry, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money, free clear from any and all encumbrances whatsoever.

It is further ordered that said appraisers be sworn as required by law to truly and impartially appraise the said real estate at its fair cash value, and discharge the duties required by them according to law, and to make returns of their proceedings in writing to this Court, on or before the 16 day of April, 1932.

12-793 J.A. Lirado, ad.
of the estate
T.W. Lirado
vs.

Samuel Lirado

This day
Lirado, decedent
praying for
described
is pay debts.
It is ordered
14 day of
summons of
County, etc.

17-066 Gwynn Sanders
for Lucinda Evans
vs.

His ward, Lucinda Evans
vs. Cas

W.C.L. Jarvis
The Court
on the 12th
pending in
Sanders, a
plaintiff,
are defendants
said Lucinda
following

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proceeding
Witness my
of April

12793 J.A. Firds, adm.
of the estate of
T.W. Firds. Plaintiff.

Order fixing time for hearing
for notice.

Samuel Firds, et al.
Defendants

This day J.A. Firds, adm. of the estate of T.W. Firds, deceased, filed in this court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent to pay debts.

It is ordered, that said petition be heard on the 14 day of May, 1932, at ten o'clock a.m. and that summons for defendant's issue to the Sheriff of this County, returnable according to law.

17066 Gwynn Sanders, Guardian
for Lucinda Evans.
Plaintiff

Order to appraisers.
Report of appraisers.

W. C. Jarvis, Blaine Luyrol, and Pearl M^{rs} Gray,
E. Carrie Smith
Defendants.

The Court expressing confidence in your judgment on the 12 day of April, 1932 in a certain cause pending in the said Court, wherein Gwynn Sanders, as Guardian of Lucinda Evans, is plaintiff, and Lucinda Evans and Carrie Smith are defendants, to sell the real estate of the said Lucinda Evans, appointed you appraisers of the following described real estate:

The west 1/2 of the east half of In-lot number five (5) in the said village of Mayville, also the right of way for a wagon or other vehicle across the south end of the east half of In-lot five (5) from the alley which runs along the east side of said lot number five (5).

You are therefore ordered, by said court, that without unnecessary delay and on oath to proceed and appraise said real estate upon a actual visit at its fair cash value, and to make report of your proceeding to the Court, and bring this order with you. Witness my hand and seal at Mayville, Wis. this 12 day of April, 1932.

The Johnson & Watson Co., Dayton, Ohio G 5515

12066 Gwynn Sanders, Guardian
for Lucinda Evans,
Plaintiff

Entry

This Court, Lucinda Evans,
vs. Carrie Smith
Defendants

This day this matter came on to be further heard on the report of the appraisers heretofore appointed herein; and it appearing upon examination of said report that it is in all respects regular and correct. It is therefore ordered that the same be and it hereby is approved and confirmed.

12066 Gwynn Sanders, Esq. for
Lucinda Evans,
Plaintiff

Entry

This Court, Lucinda Evans
vs. Carrie Smith
Defendants.

This day this cause came on to be heard upon the report of the appraisers and the motion of the Plaintiff to sell the said real estate as prayed for in the petition, and it appearing to the Court that the Plaintiff Gwynn Sanders as Guardian of Lucinda Evans has given bond in the sum of \$2000, it is deemed by the Court and ordered that the said bond is sufficient and that the said Guardian is not required to give further bond in this cause.

It is now ordered that Gwynn Sanders, as such Guardian proceed to advertise for sale at the door of the Court House in Marysville, Union County, Ohio, on the 7th day of May 1932, at 1. P. M. the real estate in the petition described, as provided by law; and that he sell the same at not less than $\frac{2}{3}$ of the appraised value thereof and that the terms of said sale should be cash.

And the said Gwynn Sanders, as Guardian of Lucinda Evans, is hereby ordered to make return forthwith upon such sale.

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The Johnson & Watson Co., Dayton, Ohio G. 5555

12290 In the matter of the estate of Geo. W. Blumenschein, Deceased. appointment. Order For Bond.

This day Josephine Blumenschein appeared in open Court and made ans. filed an application under oath as required by law to be appointed Adm. of the estate of George William Blumenschein 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 Josephine Blumenschein 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 Five Hundred Dollars - And this cause is continued.

12291 In the matter of the estate of Geo. W. Blumenschein, Deceased. Adm. of Adm. Bond app^d. Letters Issued.

This day Josephine Blumenschein appeared in open Court accepted the appointment as Adm. of the estate of George William Blumenschein deceased, and gave and filed herein her Bond in the sum of Five Hundred Dollars conditioned according to law with George Schornick and John Thompson freeholders, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Josephine Blumenschein.

The Court finds the value of the personal property of said estate is less than \$500⁰⁰ and appraisement is therefore waived.

And it is ordered that this proceeding be recorded, and that said Adm. pay costs \$--.

12292 In the matter of the estate of Frank W. F. This day an. made as required estate of Union County Ohio. There is no testament in general of and Court being to appoint suitable person it is ordered Bond with of Four

12293 In the matter of the estate of Frank W. F.

The Johnson & Watson Co., Dayton, Ohio G. 553

This day Esten Graham, appeared in open Court accepted the appointment as ad. of the estate of Frank M. Freshwater deceased, and gave and filed herein his bond in the sum of Four thousand Dollars, conditioned according to law, with Arnon B. Freshwater and Elsie F. Graham, Freshwaters as sureties, which bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Esten Graham that this proceeding be recorded and that said ad. pay costs herein taxed at \$7.00

12291 In the matter of Alexander Crist

Order for warrant.

This day Carl Spain a resident citizen of Marysville in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Alexander Crist into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Wm Ransoch Sheriff commanding him to bring said Alexander Crist alleged to be insane, before this Court, on the 14 day of April 1932, at 1. P.M.

And, it is further ordered, that sub-jurus issue for D. P. D. Longbrake, and Dr. Wm Goff, reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid, and this cause is continued.

12291 In the matter of Alexander Crist

Order after hearing.

This day Carl Spain a resident citizen of Marysville in this County, appeared in open Court and filed an affidavit in the form prescribed by law, for admission of said Alexander Crist into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Wm Ransoch, Sheriff commanding him to bring said Alexander Crist alleged to be insane, before this Court, on the 14. day of April 1932, at one o'clock, P.M.

And, it is further ordered that sub-jurus issue for D. P. D. Longbrake, and Dr. Wm Goff, reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid: and this cause is continued.

12291 In the matter of Alexander Crist.

Request of day.

Order after hearing.

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

Thereupon, the Judge, proceeded with the examination, and having heard the testimony

of D. P. D. Longbrake and, being satisfied that he had County, the State of this his insanity resided in

dangerous person. for It is therefore Dr. Wm Goff make out a provided and it is

to be made to hospital for and that Certificate of finding in And, it is to be committed until otherwise

12291 In the matter of Alexander Crist

The Judge to be recorded appearing proper certificates required to, and it is of said judge And, the warrant to thereon.

12177 In the matter of Alexander Crist

This day, and hereafter for to the satisfaction Territory has by law, and now ordered examined.

12276 In the matter of David

This day, the filed herein

of Dr. P. D. Longbrake and Dr. Wm. Goff the medical witnesses and being satisfied that said Alexander Crist is insane, that he has a legal settlement in Paris Tp 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. Wm. 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 Alexander Crist and that a certified copy under seal of the certificate of said medical witnesses, and of the finding in this case, be transmitted to said Superintendent. And it is further ordered that said Alexander Crist be committed to the custody of the Columbus State Hospital until otherwise ordered, and this cause is continued.

12291

In the matter of Alexander Crist.

Order for clothing ^{Ans.} pursuant to Com. & Con. & Con.

The Judge being advised that said Alexander Crist cannot be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital issue to Wm. Rowlett.

And this cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

12177

In the matter of the Estate of Emily Taylor Decd.

This day the Inventory in the above captioned estate, heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12276

In the matter of the Estate of David Fogle, Deceased.

April 15. Order

This day the Inventory in the above captioned estate, heretofore filed herein came on for hearing. It appearing to the

The Johnson & Watson Co., Dayton, Ohio G. 5565

To the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties as required by law and no exceptions having been filed thereto, it is now ordered that said Inventory after being duly examined be allowed and confirmed.

11027 In the matter of the Estate of Ottemel Elliott. This day Elliott presented his said Inventory whereupon admitted May, A. D. 1932 continued

12288 In the matter of the Estate of J. This day was filed It is ordered to set for at to all persons State of Ohio To the date of said second by thereto.

12295 In the matter of the Estate of Cynthia Ling. This day made and required by estate of County, Ohio not to his alleged wife as to value thereof Administratrix Ling ordered Bond with of One thousand

12295 In the matter of the Estate of Cynthia Ling. This day accepted.

of the said
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now ordered
second

11027 In the matter of
The Guardianship of
Ottimer Elliott. Henry Second Partial account.

This day came Robert Driscoll Guardian of Ottimer Elliott 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 admitted for hearing on Saturday, the 2nd day of May, A. D. 1932, at 1 P.M. to which time said matter is continued.

17288 In the matter of the
Estate of Jessie Cattell, Deid Henry Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate.

It is ordered that the approval of said inventory be set for hearing before this Court on the 3rd day of May 1932 at - - - and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by F. Low Fort at least 10 days prior to the date of said hearing, except those who have waived said notice, or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12295 In the matter of
17321 The estate of
Cynthia Lingard, Deceased. Appointment, Order for Bond.

This day J. B. Lingard appeared in open Court and made and filed an application under oath as required by law to be appointed administrator of the estate of Cynthia Lingard late of Washington Twp. Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said J. B. Lingard 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.

17295 In the matter of the estate
of Cynthia Lingard, Deid. Bond approved.
Letters Issued.

This day J. B. Lingard appeared in open Court, accepted the appointment as Adm. of the estate

of by their Lingrat deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law with Laura Lingrat & their Lingrat, executors as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of administration issue to said J. B. Lingrat that his proceedings be recorded, and that said Administrator pay the costs herein taxed at \$ 7.⁰⁰

111.95

In the matter of the estate of Julia P. Lyons, Decd.

This day this cause came on for hearing upon the motion of all parties interested, and it appearing to the Court that heretofore and on the 29th day of March, 1932, as per entry filed the Court found and ordered that L. J. McCoy as executor of the estate of Julia P. Lyons, deceased, pay the sum of \$ 7576.⁸², to F. A. McAllister as Administrator delinco now, with the will annexed, of the estate of Julia P. Lyons, deceased, and fixed appeal bond in the sum of \$ 15053.⁶⁴ and the Court finds that since said finding and entry the said L. J. McCoy has accounted for, or paid over to the said F. A. McAllister, the sum of \$ 3376.⁸² and that he yet should be charged with the sum of \$ 2100.⁰⁰ representing the amount of the stock of the said Julia P. Lyons deceased, in the First National Bank of Richmond, Ohio, and in addition thereto the sum of \$ 2100.⁰⁰ representing the double liability on said stock or a total of \$ 4200.⁰⁰

Therefore, it is hereby ordered by the Court, that the amount of the said appeal bond heretofore fixed by the Court, be and here same hereby is, reduced to the sum of \$ 8400.⁰⁰ which bond with sufficient sureties thereon, with notice of appeal, was herein filed, is this day, approved by the Court.

Approved with L. Myers, atty. for L. J. McCoy,
G. A. Hooper, atty. for exceptor.

10706

In the matter of the estate of Malamer P. Van Kouten Decd

April 26, 1932.

This day came Marie Mickelson one of the beneficiaries in the estate of Malamer Van Kouten deceased, and filed herein exceptions by her attorneys, O. A. Hooper and Guyson Sanders, of the First Partial account of Louis B. McNeal, and to the final account of Alice F. McNeal, executor, of the estate of Louis B. McNeal, decd.

It is ordered that said exceptions be heard September the 20th 1932, at 10 A.M.

17 294

In the matter of the estate of Julia P. Lyons, deceased, and the Court has been satisfied that she has a Township inhabitant preceding during the that her community treatment It is to Dr. Angus make out provided by And he made to Admission Certified medical transmitt And it McCoy to Hospital is contin

12 294

In the matter of the estate of Julia P. Lyons, deceased, and the Court has been satisfied that she has a Township inhabitant preceding during the that her community treatment It is to Dr. Angus make out provided by And he made to Admission Certified medical transmitt And it McCoy to Hospital is contin

In the matter of the estate of Julia P. Lyons, deceased, and the Court has been satisfied that she has a Township inhabitant preceding during the that her community treatment It is to Dr. Angus make out provided by And he made to Admission Certified medical transmitt And it McCoy to Hospital is contin

In the matter of the estate of Julia P. Lyons, deceased, and the Court has been satisfied that she has a Township inhabitant preceding during the that her community treatment It is to Dr. Angus make out provided by And he made to Admission Certified medical transmitt And it McCoy to Hospital is contin

17 194 In the matter of Mildred McCoy. Order for Warrant.
 This day D. Floyd Scott, a resident citizen of Unionville in this County, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Mildred McCoy into the Columbus State Hospital.

And it is further ordered that subpoenas issue for D. C. D. Mills and Dr. Angus MacDror reputable legally qualified physicians witnesses to appear at the time and place aforesaid; and this cause is continued.

18 194 In the matter of Mildred McCoy. Order after Hearing

This day this cause came on to be heard and the said Mildred McCoy was brought before the Court.

Thereupon the Judge proceeded with the examination and having heard the testimony of D. C. D. Mills and Dr. Angus MacDror the medical witnesses and being satisfied that said Mildred McCoy is insane; that she has a legal settlement in Logan County Jefferson 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 D. C. D. Mills and Dr. Angus MacDror 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 Supt. of said State Hospital for the admission of said Mildred McCoy and that a certified copy under seal of the certificate of said medical witnesses and of the finding in this case be transmitted to said Superintendent.

And it is further ordered that said Mildred McCoy be committed to the custody of the Columbus State Hospital until otherwise ordered. And this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 555

12794

In the matter of Mildred M^c Coy.
 The judge being advised that said Mildred M^c Coy can be removed 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 D. Floyd Scott, And this cause, is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

Saturday April 16 - 1932

12773

In the matter of
 The Will of
 Anna Cody, deceased.

admitted to Probate ⁱⁿ
 Record.

Be it Remembered, that heretofore, to-wit: on the 23 day of March, 1932, an instrument of writing, purporting to be the last Will and Testament of Anna Cody, late of Mansville Ohio 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 Edna Heathorn one of the subscribing witnesses to said Will has died.

Whereupon Carrie W. Hombrecht, and Clara B. Hombrecht appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Edna Heathorn attached to said Will. Whereupon this day came Glen L. Longmy, the other subscribing witness who testified as to the attestation and execution 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 Anna Cody, 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.

12771

In the matter of
 The Estate
 T. E. Ramsey
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12795

In the matter of
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In the matter of
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12271

In the matter of
The Estate of
T. E. Ramsey, Deceased.

Orders Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate.

It is ordered that the approval of said Inventory be set for hearing before this Court on the 2nd day of April, 1932 at 2 P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, all parties having claims, except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12295

In the matter of
The Estate of
Augusta Luigrot, Deceased.

Orders on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate.

It is ordered that the approval of said Inventory be set for hearing before this Court on the 2nd day of May 1932 at 2 P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication of notice, at least 10 days prior to the date of said hearing, except those who have waived said notice or who will hereafter be personally served by the fiduciaries herein, at least 10 days prior thereto.

12295

In the matter of
The Estate of
Verna M. Ream, Deceased.

Order for Bond.

This day G. C. Reams appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the Estate of Verna M. Ream, late of Allen Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of, and the probable value thereof; and the Court being satisfied that an administrator should be appointed, and that said G. C. Reams 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.

The Johnson & Watson Co., Dayton, Ohio G.S.C.

12295-

In the matter of
The Estate of

Mrs. M. Reams, Dec'd

Bond approved.
Letters Issued.

This day H.C. Reams appeared in open Court accepted the appointment as Adm. of the estate of Mrs. M. Reams, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Mary J. Wilson, and Willie M. Reams, freeholders, as sureties which Bond, is approved by the Court. It is therefore ordered, that Letters of Administration issue to said H.C. Reams that this proceeding be recorded, and that said Adm. pay the costs herein taxed at \$7⁰⁰

12260

In the matter of the Estate of Ella Miller, Dec'd. Order approving Inventory. This day the inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory after being duly examined, be allowed, and confirmed.

Monday, April 18th

11195th

In the matter of the
Estate of

Julia P. Lyons, deceased.

Upon the application of F.A. McAllister, administrator de bonis non with the Will annexed of the estate of said decedent, for the designation of a depository for the funds of said estate:

It is ordered, that the Richmond Banking Co. of Richmond, Ohio, be, and the same is hereby approved, as a proper depository for the funds belonging to said estate.

12046.

In the matter of the estate of Clara M. Sigman, Dec'd April 27-1932.

This day O.A. Wilson appeared in open Court and stated that the assets of the estate of Clara M. Sigman had been reduced to \$1200⁰⁰ and asked that his bond be reduced to \$2000⁰⁰. Upon investigation the Court learns that the assets in the hands of O.A. Wilson is only \$1200⁰⁰ and that a bond of \$2000⁰⁰ will be put pro-tection to said estate. It is therefore ordered, that the bond of O.A. Wilson be, and hereby is reduced, to \$2000⁰⁰ and made a part of the records of this office.

10377

In the matter
The Guardian
William Carr
This day
Carr, a m
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same, file
the 28. day
said matter

12133

In the matter
Estate of.

This day
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application
transfer of

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Partnership
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10377 In the matter of
The Guardianship of
William Carr.

Filing Third Partial account.

This day came Elizabeth Sloop, Guardian of William Carr, a minor 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 28 day of May, 1932, at 10 a.m. to which time said matter is continued.

Wednesday, April 20

12133 In the matter of the
Estate of Amanda Keller, Dec.

Authority to
Transfer Real Estate.

This day came Edd H. Garrison, Executor of the estate of Amanda Keller, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court, that said decedent died testate on August 30-1931 residing at Taylor Township and that said estate was not administered that said estate was devised to Edd H. Garrison

And that the description of said real estate is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered, that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein, and that a certificate of this order, together with the description contained in the application be filed

The Johnson & Watson Co., Dayton, Ohio G 1932

with the Recorder of the proper County, for record, as provided by law.

12296.

In the matter of the Estate of Fred Richter, Deced.

Determination of Inheritance Tax

This 21 day of April, 1932, 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 \$1300.00 composed as follows: Personally \$1300.00 Real Estate none.

That the debts are \$612.75 and that the cost of Administration will be none.

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 \$678.25.

The Court further finds that the persons entitled to succeed to said estate, their ages were 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 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:

Lillian Richter, sister.	\$678.25	amt. of expt.	\$500.00	Net	\$178.25	amt. of tax.	9.36

Feb. 6 - 1932.

Lillian Richter, Milford 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 being notified 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 estate and Tax Commission. It is further taxed in county, to

12064

In the matter of Recusorship of Marriott and

This day of Marriott his first and estate duly order the on Saturday which time

12064

In the matter of this cause

report of and the said report the orders of it money comes Therefore order his said and the said and response therefor is

11500

In the matter of the Estate of C. J. John presented his estate duly the same. Saturday time Jan

12276

In the matter of the Estate of David Loge This day appoint m David Loge a

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 \$ 5⁰⁰ be certified to the Auditor of said county, to be paid in the manner provided by law.

12064 In the matter of the Recursivity of Marriott and Mather.

Filing First & Final account

This day came D.E. Ogan Recuror of the estate of Marriott & Mather of Union County, Ohio, and presented his first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of May, 1932, at 1 P.M. to which time said matter is continued.

12064 In the matter of the estate of O.L. Mather, deceased.

This cause coming on to be heard upon the motion to confirm the final report of and to discharge the Recuror herein, and the Court finding the said report correct and that the said Recuror has fully obeyed the orders of the Court to him issued, and has duly paid on all moneys coming into his hands, as such Recuror: It is therefore ordered that all acts & things done by him, as well as his said report, be and they hereby are approved & confirmed: & the said D.E. Ogan is discharged from his duties, liabilities and responsibilities as such Recuror and his undertaking therefor is vacated & canceled.

Friday, April 22

11500 In the matter of

First & Final Account.

The Estate of C.J. Johnson, Dec'd

This day came Carl D. Johnson, Adm. of the estate of C.J. Johnson, late of Union County, Ohio, deceased, and presented his first & final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of April, 1932, at 1 P.M. to which time said matter is continued.

12776 In the matter of

appointment Order to Record notice.

The Estate of David Foye, Dec'd

This day proof of publication of notice of the appointment of Capitola Foye, ex. adm. of the estate of David Foye, dec'd, was filed: it is ordered same be recorded, in this office.

The Johnson & Watson Co., Dayton, Ohio G 563

12297

In the matter of the Estate of Anna Cody, Deceased.

Inheritance Tax.

Joseline Cody as an heir of the estate of Anna 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 under the laws of this state 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 \$4736⁰⁰ the debts and costs of administration are \$900⁰⁰ and the net actual market value thereof is \$3836⁰⁰ that said deceased died testate leaving her property to a 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 \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

11541

In the matter of the Estate of Charles E. Curry, Deceased.

Inheritance Tax.

Flores Curry, as Adm. of the estate of Charles E. Curry decd. 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 \$500⁰⁰ the debts & costs of administration are \$481⁰⁰ and the net actual market value thereof is \$20⁰⁰ that said deceased died intestate leaving a widow and three 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 \$3⁰⁰ be certified to the Co. Auditor to be paid and credited in the manner provided by law.

12047

In the matter of the Estate of O. L. Mathew, Deceased.

Statement in lieu of account.

This day came Alice B. Mathew, adm. of the estate of O. L. Mathew, late of Union County, Ohio, deceased, and presented her statement in lieu of an account in settlement of said estate duly verified, and said statement is hereby confirmed, and approved.

12301

Jessie Barnes, Charles W. Barnes, Administrators of R. J. Barnes

Jessie Barnes

This day of the Estate Court their estate there

It is 25 day of for defendant returnable

And this application of a rec and sent in the present interest of appointed by the Court appointed as ordered the (found) in a performance to take charge residence and hearing, and such terms judgment to this Court

12298

In the matter of Helen Grace This day

of Mary and filed for the a the Ohio D

Said chief of the Union April 1932

And issue for

12201

Jessie Barnes, and
Charles W. Barnes
Fiduciaries of the estate
of R. J. Barnes deceased,
Plaintiffs

v-

Filing Petition

Jessie Barnes et. al.
Defendants.

This day Jessie Barnes and Charles W. Barnes fiduciaries of the estate of R. J. Barnes deceased, filed in this Court their petition praying for the sale of the real estate therein described to pay the debts of said estate.

It is ordered, that said petition be heard on the 25th day of May, 1932, at ten o'clock a.m. and that summons for defendants issue to the sheriff of this county returnable according to law.

And this cause coming on further to be heard on the application of the plaintiffs for the appointment of a receiver to take charge of the real estate managed and rent the same, and the court being fully advised in the premises finds that it would be for the best interest of all parties interested that a receiver be appointed.

Therefore, it is hereby ordered, by the Court, that C. D. Webb, Jr. and he hereby is appointed as such receiver, and it is further ordered that he enter into an undertaking (bond) in the penal sum of \$200⁰⁰ for the faithful performance of his duties, and he is hereby directed to take charge of the said real estate, except the residence and door yard, and contract for the leasing, planting or share crop, the same upon such terms and conditions and to whom as in his judgment may seem best, and that he report to this Court of his proceedings in the premises.

12298

In the matter of
Helen Grace Harper.

Order for Removal

This day C. L. Amer, Supt. of the Union County Children's Home, 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 Helen Grace Harper, into the Ohio Institution for Feeble minded youth.

Said child brought into Court by said C. L. Amer, Supt. of the Union County Children's Home, on the 26th day of April 1932, at 10 o'clock a.m.

And it is further ordered that subpoenas issue for Dr. P. D. Longbrake, and Dr. Angus MacFroy.

reputable physicians, witnesses to appear at the time and place aforesaid; and this cause is continued.

12798 In the matter of Helen Grace Harper, feeble-minded.

Orders on Hearing.

This day this cause came on to be heard, and the said Helen Grace Harper was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Angus MacTvor and Dr. P. D. Longtrake, the medical witnesses and being satisfied that said Helen Grace Harper is a feeble-minded person, incapable of receiving instruction in the common schools of the State; 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 feeble-mindedness has occurred during the time she has resided in this State, and that she is a proper subject for classification and discipline at the Ohio Institution for Feeble-minded.

It is therefore ordered, that Dr. Angus MacTvor and Dr. P. D. Longtrake, 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 Institution for the admission of said Helen Grace Harper, and that a certified copy under seal of the certificate of said medical witnesses, and of the finding in this case be transmitted to said Superintendent; and it is further ordered, that said Helen Grace Harper be committed to the custody of the Ohio Institution for Feeble-minded, until otherwise ordered, and this cause is continued.

12798 In the matter of Helen Grace Harper, feeble-minded.

The Court being advised that said Helen Grace Harper can be received into the Ohio Institution for Feeble-minded youth, and it appearing that said patient is supplied with proper clothing, and that it is ordered that a warrant for conveyance of said patient to the said Institution issue to [redacted] that this proceeding be recorded, and that the costs herein taxed at \$10.00 be paid by this County as is provided by law.

12799 In the matter of Robert Harper. This day [redacted] appeared [redacted] from [redacted] Robert Harper. Said Clerk of Union Co. Ohio 10. A.M. issue for [redacted] reputable [redacted] aforesaid a

12799 In the matter of [redacted] This day [redacted] said Robert Harper. Thereupon [redacted] and having [redacted] and Dr. P. D. [redacted] satisfied [redacted] person, in [redacted] common [redacted] certificate [redacted] has been [redacted] one year [redacted] feeble man [redacted] he has res [redacted] subject for [redacted] Ohio Instit [redacted] It is [redacted] Dr. Angus [redacted] make a [redacted] is provided [redacted] And it is [redacted] to the Super [redacted] of said R [redacted] seal, of the [redacted] of the find [redacted] Superintend [redacted] Robert Harp [redacted] Institution [redacted] otherwise

17299 In the matter of Robert Hooper Order for warrant

This day C. L. Amer, Supt. of the Union County Children's Home, a resident citizen of Marysville, this County, appeared in open Court, and filed an affidavit in the form prescribed by law for the admission of the said Robert Hooper, into the Ohio Institution for Feeble minded. Said child brought into Court by C. L. Amer, Supt. of the Union Co. Children's Home, on the 26 day of April, 1932, at 10. A.M. And it is further ordered, that subpoenas issue for Dr. P. D. Longtrake, and Dr. Angus Mac Donal, reputable physicians to appear at the time and place aforesaid and this cause is continued.

17299 In the matter of Robert Hooper Order On Hearing Feeble minded

This day this cause came on to be heard, and the said Robert Hooper, was brought before the Court thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Angus Mac Donal and Dr. P. D. Longtrake the medical witnesses and being satisfied that said Robert Hooper is a feeble minded person, incapable of receiving instruction in the common schools of the State, 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 feeble mindedness has occurred during the time he has resided in this State, and that he is a proper subject for classification and discipline at the Ohio Institution for Feeble minded.

It is therefore ordered that Dr. P. D. Longtrake, and Dr. Angus Mac Donal the medical witnesses in attendance make an certificate, setting forth the facts as is provided by law.

And it is further ordered, that an application be made to the Superintendent of said Institution for the admission of said Robert Hooper, and that a certified copy under seal, of the certificate of said medical witnesses, and of the finding in this case, be transmitted to said Superintendent; and it is further ordered, that said Robert Hooper be committed to the custody of the Ohio Institution for Feeble minded, at Columbus, Ohio, until otherwise ordered, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G 5503

12299

In the matter of Robert Harper.

Order -

The Judge being advised that said Robert Harper, can be received into the Ohio Institution for Feeble Minded Youth and it appearing that said patient is supplied with proper clothing, it is ordered, that a warrant for the conveyance of said patient to the said Institution issue - That this proceeding be recorded, and that the costs herein taxed at \$10- be paid by the County, as is provided by law.

12302

Homer T. Montague, ad. of the Estate of Barbara Montague, P. F. A. Montague. Dft.

Order. Fixing Time for Hearing and for notice

This day, Homer T. Montague, ad. of the estate of Barbara Montague, deceased, filed in this Court, his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts. It is ordered that said petition be heard on the 30 day of May, 1932, at 2 P.M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12267

In the matter of Ingle's Deced. Dec'd.

Order approving Inventory April 27-

This day the Inventory in the above captioned estate, developed from herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties as required by law, and no exception having been filed thereto, it is now ordered that said Inventory after being duly examined be allowed, and confirmed.

Wednesday, April 27-

12313

In the matter of the Estate of J. R. Wile, Decedent.

Appointment.

Order for Bonds.

This day Jennie Wile appeared in open Court, and made and filed an application under oath as required by law to be appointed Ad. of the estate of J. R. Wile 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 said Ad. should be appointed; and that said Jennie Wile 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 Four Thousand Dollars and this cause is continued.

12303

In the matter of the Estate of J. R. Wile.

Bond approved.

Letters Issued.

This day Jennie Wile appeared in open Court, accepted the appointment as Ad. of the estate of J. R. Wile deceased, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditions according to

law with M. Van Wagner approved by letters of Ad. proceeding herein taxed

12303

In the matter of Corn B. Heltz of Frank F. Heltz deceased be for finding of circumstances tax under hearing premises of said estate Administrators value thereof intestate be from such It is ordered taxed at to be paid

12350

In the matter of the Estate of Corn B. Heltz deceased be for finding of circumstances tax under hearing premises of said estate Administrators value thereof intestate be from such It is ordered taxed at to be paid

law with Frieded Staley, Walter S. Wile and Esther Van Wagner furnished as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said James Miller that this proceeding be recorded, and that said Adm. pay the costs herein taxed at \$7-

17303 In the matter of the estate of Cora B. Hill, Deceased

Estate not subject to Tax.

Frank F. Hill as heir of the estate of Cora B. Hill deceased having filed an application duly verified for finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state same come on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$400.00 the debts and costs of Administration are \$270.00 and the net actual market value thereof is \$130.00 that said deceased died intestate leaving a widow 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.

17304

Thursday April 28

In the matter of the estate of Sanford M. Boukline

Estate not subject to Tax.

Blessa A. Boukline, as Adm. of the estate of Sanford M. Boukline 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 this state same being on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$25,936.20 the debts and costs of Administration are \$21,200.00 the net actual market value thereof is \$4,736.20 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.

The Johnson & Watson Co., Dayton, Ohio G. 555

17308

In the matter of the estate

of Thomas W. Randall, Dec'd

Order for Bond

This day Edward Randall appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Thomas W. Randall 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 Edward Randall 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 Hundred Dollars and this cause is continued.

17308

In the matter of the estate of

Thomas W. Randall, Dec'd

Bond approved

Letters Issued

This day Edward Randall appeared in open Court accepted the appointment as Adm. of the estate of Thomas W. Randall deceased and gave and filed herein his bond in the sum of Fifteen Hundred Dollars conditioned according to law with The United States Fidelity and Guaranty Company as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward Randall that this proceeding be recorded and that said Adm. pay costs. \$7.00

11939

In the matter of the estate

of Jesse Barry, Dec'd.

Estate not subject to tax

Myrtle Barry as adm. of the estate of Jesse Barry dec'd 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 this State 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 \$610.00 the net actual market value \$140.00 that said deceased died intestate leaving a widow 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 be paid at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

12240

In the matter of the estate of

Louise Schenck deceased, her finding and therein are laws of this the Court being and determine \$7824.25 as the net estate that said estate and such inheritance tax is ordered to be credited

12300

In the matter of August Cross this day in this Court in the form of August Cross therefor on Sheriff comm alleged to April 1932. And it is D. W. Coff qualified and placed

17300

In the matter of Eugene this day the August Cross Thompson leaving her M. Sinder August Cross that he is in the matter of Burt J. Richardson be Benton Ohio exceptions be

11966

12240

In the Matter of
The estate of J. Carl Scheidner
Deceased

Estate
not subject to Tax

Louise Scheidner as adx. of the estate of J. Carl Scheidner deceased, having filed an application, duly verified, for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this state, 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 \$7824⁷⁵ the debts & costs of administration are \$2450⁰⁰ the net actual market value is \$5374⁷⁵ that said deceased died intestate leaving a widow and one daughter, and that as a result said estate and the successors therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid out & credited in the manner provided by law.

12300

In the matter of
August Cook, Lunatic

April 27th

This day Pearl Sunday a resident citizen of Maryland in this County, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said August Cook into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Russell Schiff commanding him to bring said August Cook, alleged to be insane, before this Court on the 27th day of April 1932, at 2 P.M.

And it is further ordered that subpoenas issue for Dr. Wm. Coff and Dr. James M. Sinder reputable legally qualified physicians, witnesses to appear at the time and place aforesaid: and this cause is continued.

12300

In the matter of August Cook
Lunatic of Maryland

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

Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. Wm. Coff and Dr. James M. Sinder the medical witnesses, and found that said August Cook to be sane. It is therefore ordered

that he be discharged

This day came the American Surety Company by their attorney

11966

In the matter of the estate of Donald James Morrison, dec'd.

Richard L. Cameron & filed exception to the first account of Benton Child as Executor of said estate. It is ordered that said exception be heard on June 6th 1932 at 9:30 A.M.

The Johnson & Watson Co. Dayton, Ohio G. 5545

10847

In the matter of the Estate of Martin J. Burns, Deceased.

Estate not subject to Tax

Anna B. Burns as executrix of the estate of Martin J. Burns, 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 this state 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 \$9863.00 the debts and costs of administration are \$5380.00 the net actual market value thereof is \$4483.00 that said decedent died testate leaving a widow and one son neither one getting more than 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.

10794

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

Estate not subject to Tax

J. A. Elliott as adm. of the estate of Lewis Elliott, 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 law of this state 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 \$6925.40 the debts and costs of administration are \$5775.00 the net actual market value thereof is \$1145.40 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 this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited, in the manner provided by law.

11773

In the matter of the Estate of Margaret P. Scheidert, Deceased.

Second Partial Account

This day the second partial account of Otto J. Scheidert and Wm. A. Ranoch, executors of the estate of Margaret P. Scheidert deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto. and no one now appearing to except or object to the same, and the Court hearing carefully examined said account, and the vouchers therein and act

matters pertaining thereto, find the same correct and approved. Said executors are hereby ordered to account for all their receipts and disbursements to the Court. Dated at Dayton, Ohio, this 24th day of April, 1932. It is ordered that the costs herein be paid by the executors.

11965

In the matter of O. W. Thorpe. This day the executor of said estate came on for hearing and settlement. The Court being fully advised in the premises finds and determines that the gross value of said estate is \$6925.40 the debts and costs of administration are \$5775.00 the net actual market value thereof is \$1145.40 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 this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited, in the manner provided by law.

11862

In the matter of the Estate of Penibel P. ... This day the executor of said estate came on for hearing and settlement. The Court being fully advised in the premises finds and determines that the gross value of said estate is \$6925.40 the debts and costs of administration are \$5775.00 the net actual market value thereof is \$1145.40 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.

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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 executor's fees, etc. hereby allowed the sum of Ninety Dollars (\$90.00) 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 the amount balance of his and forty six & 2/100 Dollars (\$46.20) due said estate from said estate.

It is ordered that said executor pay the costs herein taxed at \$6-

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

proceeding
to be paid

11965 In the matter of the Estate of O. W. Thorpe, deceased. First & Final Account.

This day the First and Final account of Francis R. Thorpe executor of the estate of O. W. Thorpe, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, 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 Costwell Monumental Works, is hereby allowed the sum of Five Dollars (\$5.00) lettering, as a credit, being a just and reasonable amount expended by him for a tombstone, or lettering on monument, for said decedent.

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

It is ordered that said Francis R. Thorpe executor pay the costs at \$6.50.

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

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Final Account.

11862 In the matter of the Estate of Renshaw Poling, deceased. First & Final account.

This day the First & Final account of Laurence and Charles Poling executors of the estate of Renshaw Poling decd. came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed

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The Johnson & Watson Co., Dayton, Ohio G. 5505

charts, and no one now appearing, to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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 board monumental work is hereby allowed the sum of six dollars (\$6-) for lettering, as a credit being a just and reasonable amount of expenditures for lettering on monument for said decedent.

Said executor is allowed the sum of \$232.⁶² for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and settled according to law. It is ordered that said executor pay the costs herein taxed at \$6⁵² paid Feb. 3-1932.

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

11939 In the matter of the estate of Jose Barry, Deceased. First and Final account.

This day the First and Final Account of Myrtle Barry Adx. of the estate of Jose Barry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account, and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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 Myrtle Barry as Adx., pay the costs herein taxed, at \$6⁵⁰.

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

11798 In the matter of the estate of Robert E. Duncanson, Deif. Final Acct

This day the Final Account of Clara B. Davis adx. of the estate of Robert E. Duncanson, dead, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing

to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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.

to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11761^a In the matter of James ... This day ... Guardian of settlement, according to charts, and to the same, said account pertaining to juniors, do and correct.

It is approved, allowed, and confirmed. A balance of due said ... according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12110 In the matter of ... of ... This day ... no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is approved, allowed, and confirmed. A balance of due said ... according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is approved, allowed, and confirmed. A balance of due said ... according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is approved, allowed, and confirmed. A balance of due said ... according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

It is approved, allowed, and confirmed. A balance of due said ... according to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

allowed. The sum of which sum the Court finds said Adx. is ordered to pay the costs herein taxed at \$6⁵⁰ paid Feb. 3-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

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To except or object to the same, and the Court, having
carefully examined said account, and the vouchers
therein 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 Clara P. Davis, adx., is hereby
allowed the sum of \$20²⁵ for actual and necessary expenses
which sum the Court considers just and reasonable.
The Court finds a balance of \$467¹³ in the hands of
said Adx. due said estate: which amount, he is
ordered to pay over and distribute according to law, and
It is ordered that said Clara P. Davis, adx.,
pay the costs \$6⁵⁰ It is ordered that said acct.
and the proceedings herein be recorded in the Records
of this office.

11761^a

In the matter of the Guardianship Second account
of Homer Jones, Deceased
This day the second account of Homer Jones as
Guardian of Homer Jones came on for hearing and
settlement, due notice thereof having been published
according to law. No exceptions having been filed
thereto, and no one now appearing to except or object
to the same, and the Court, having carefully examined
said account, and the vouchers therein and all matters
pertaining thereto, and being fully advised in the
premises, do find the same to be in 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 \$466⁴⁶ 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 \$6⁵⁰ paid April 5-1932.

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

12110

In the matter of the Guardianship First Final account
of Homer Jones
This day the First Final account of S. J. Brown
as Guardian of Homer Jones came on for hearing &
settlement, due notice thereof having been published
according to law. No exceptions having been filed
thereto, and no one now appearing to except or
object to the same: and the Court, having carefully
examined said account, and the vouchers therein
and all matters pertaining thereto, and being

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fully advised in the premises. do find the same to be in all respects just and correct 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 \$150.00 as compensation for his services and expenses which amount the Court deems reasonable.

The Court finds a balance of \$18716.42 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 \$6.50 Paid July 13-1932.

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

9984 In the matter of the Guardianship of Mary Elizabeth McLean. Second account.

This day the second account of W. M. Coy, as Guardian of Mary Elizabeth McLean, minor, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto and being fully advised in the premises. do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Guardian be and he is allowed the sum of fifty dollars as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of \$1607.80 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 \$6.50 Costs paid March 25-1932.

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

868. In the matter of the Guardianship of Carl D. Hershberger, et al. Third and Final Account

This day the Third & Final Account of D. D. Hershberger, son of Carl Hershberger, et al. came on for hearing & settlement. Due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and

the vouchers and being fully advised in the premises. do find the same to be in 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 \$18716.42 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 \$6.50

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

12248 In the matter of J. Carl Schaefer, et al. This day the account of J. Carl Schaefer, et al. came on for hearing and settlement.

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

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

The Court finds a balance of \$1607.80 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 \$6.50

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

12304 In the matter of Geo. D. Neill, et al. This matter settlement that said Geo. D. Neill, et al. is fully advised in the premises. do find the same to be in 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 \$1607.80 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 \$6.50

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

The vouchers therein and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and in conformity to law.

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ paid Mar. 11-1932.

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

12240

In the Matter of the Estate of J. Carl Schneider Deceased. Trust & Final account.

This day the Trust and Final account of Louise Schneider, Adm. of the estate of J. Carl Schneider, dec'd. came on for hearing and settlement due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account, and the vouchers therein 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 Louise Schneider pay the costs taxed at \$6⁵⁰ paid April 1-1932.

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

12304

In the Matter of the Estate of Geo. D. Mueller, minor April 27

This matter came on to be heard from the report of settlement of George A. Mueller and it is hereby ordered that said settlement be, and the same is, approved, and it is further ordered that the sum of \$125⁰⁰ shall be paid to George A. Mueller to reimburse him for said expenditures above mentioned and said reimbursement is fully approved by the Court. The costs of this action shall be paid by William H. Schneider.

12307 In the matter of the Guardianship of Frank W. Perkins, Jr.

April 28th For Hearing & Notice

This day Carroll W. McCully filed an application in Court for the appointment of a Guardian of Frank W. Perkins alleged incompetent by reason of advanced age. It is ordered that said application be set for hearing on the 10 day of Sept 1932, at 3. P.M. Return in writing by Frank W. Perkins and also return by Carroll W. McCully the next of kin

In the matter of the Guardianship of Frank W. Perkins.

Order on Hearing

This day this matter came on to be heard upon the application filed herein. The Court finds all parties have waived in writing. The Court finds that said Frank W. Perkins is incompetent by reason of old age and therefore he is incapable of taking care of and preserving his property. It is ordered that a Guardian be appointed. It appearing to the Court that Carroll W. McCully is legally competent and has having filed his application herein and given bond in the sum of \$4000⁰⁰ conditioned according to law with Security Company as sureties thereon. It is ordered that said bond be approved and that Letters of Guardianship issue to said Carroll W. McCully as provided by law.

12304 In the matter of the Estate of George D. Nibler, minor

April 27th

This day this cause came on to be heard on the application of George D. Nibler, parent and natural guardian of George D. Nibler, minor son of George W. Nibler and Margaret E. Nibler for the advice, consent and approval of this Court as to the settlement of the claim for damages which he as such parent and natural guardian has against Wallace H. Schneider and or James Taylor for wrongfully causing personal injuries to George D. Nibler for the sum of \$125⁰⁰. Whereupon the Court being fully advised in the premises finds that the statements contained in said application are true; that no suit on said claim has been brought and that a settlement of said claim on the basis proposed would be for the best interests of said minor. It is therefore by the Court ordered that said George D. Nibler do and he is hereby authorized to adjust and settle said claim for the sum of \$125⁰⁰ and the Court hereby advises and consents to the acceptance of said sum in full satisfaction of all claims and demands arising out of the accident to and the

injuries caused of said minor

In the matter of Saturday Administration do find the law. It is to entered up

- 11562 Lawrence Poling
- 11965 Francis W. Tho
- 11798 Effie R. Davis
- 11732 Louise Schneider
- 11939 Myrtle Cory a
- 8668 J. D. Kershner
- 9984 J. M. Long
- 11761 Helen Jones to
- 17110 J. J. Bonn
- 11732 Otto J. Scherdt

12029 In the matter of

Loren H. ... This day I deceased of for an order assets of a said petition 408 shares of E. Water Co. and Loren H. ... All Mr. Osborne. And it appears in said petition to the proceeds and agree to in kind as in writing. It is therefore pay over to distributees ordered. The herein issue distribution. Day, the 11th This day

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injuries caused said minor, including any and all claims of said minor

In the matter of accounts filed for settlement Saturday April 30 - 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 conformant to law. It is ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

11 562 Lawrence Poling & Claribel Poling Ex^{rs} of the estate of Parker Poling Trust and Final Account.

11 966 Francis W. Thorpe, Ex^r of the estate of O. W. Thorpe Trust & Final account.

11 798 Lefine R. Davis adx. of the estate of Robert E. Duncan. final account.

11 732 Louise Schuderer adx. of the estate of J. Carl Schuderer. Trust & Final account.

11 939 Myrtle Cury, adx. of the estate of Isaac Cury. Trust & Final account.

8668 Ad. Marshberger Guardian of Carl Knudtroyer. Trust & Final account.

9984 L. J. McCoy guardian of Mary Elizabeth O'Leary. Second account.

11 261 Helen Jones Guardian of Premier Jones. Second account.

17 110 L. J. Bonn. guardian of Homer Jolley. Trust & Final account.

11 732. Otto J. Schuderer adx. of the estate of Margaret R. Schuderer. Second partial account.

12 029 In the matter of the Estate of Lewis H. Osborne deceased. assets in kind. Apr. 29. Order -

This day Louis Meckert adx. of the estate of Lewis H. Osborne deceased appeared in open Court and filed his petition praying for an order authorizing the distribution and paying over of assets of said estate as described and set forth in said petition to wit:

408 shares of the Common Stock of the Union Light & Water Co. 1 Buick automobile. Note of bank of amt. Lewis Revellon secured by land contract.

All of said assets are to be distributed to Mrs. W. Osborne, and Phyllis Osborne, jointly.

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

It is, therefore, ordered that said Administrator distribute & 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 Administrator report this proceedings herein immediately after the making of such distribution. This cause is continued.

12 029 In the matter of the Estate of Lewis H. Osborne, deceased. Apr. 29. This day came Louis Meckert, adx. of the estate of Lewis H.

Ostrom elect. 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 Adm. be and the same are hereby approved, and, it is further ordered, that this proceeding be recorded, and, that said Adm. pay the costs \$ --.

11541

In the matter of the Estate of Charles E. Cury, Decd. First & Final account. April 26-
 This day came Flora A. Cury, Adm. of the estate of Charles E. Cury late of Union County, Ohio, deceased, and presented her first & final account in settlement of said estate duly verified. Whereupon, the Court do order the same filed & advertised for hearing on, Saturday, the 28. day of Apr. 1932. at 1. p. m. to which time said matter is continued.

7839^a

In the matter of the Guardianship of Charles E. Conbright, Incap. Fourth partial account.
 This day came John L. Longhry Guardian of Charles E. Conbright an incompetent of Union County, Ohio, and presented his fourth partial account in settlement of said Guardianship duly verified. Whereupon, the Court do order the same filed and advertised for hearing on, Saturday, the 28. April, 1932. at 1. p. m. to which time said matter is continued.

12128

In the matter of the Guardianship of Phoebe Thompson First & final account.
 This day came Norman C. Bonn, Guardian of Phoebe Thompson, 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 28. day of May, 1932. at 1. p. m. to which time said matter is continued.

12275

In the matter of the Guardianship of William L. Peurson, Minor. Order for Hearing, and notice Apr. 24.
 This day B. E. Peurson, filed an application in Court, for the app't. of a Guardian of Wm. L. Peurson, a minor. It is ordered, that said application will be for hearing on, the 28. day of May, 1932, at 2. p. m. and that at least three days notice of the time and place of said hearing will be given to the proposed Ward William L. Peurson by personal service in writing, as provided by law.

17303

In the matter of the Estate of J. R. Wite, Decd. This day... late of Union... appraisement... whereupon... same, and... all respects... made and... appraisement... that said Ja...

In the matter of... filed... the following... it is ordered... to be published... to be for hear...

12064

D. E. Ogan, Adm.

11027

Robert Duane

11905

J. W. Straker

11982

B. S. Hull, Adm.

10377

Elizabeth Sl...

11541

Flora A. Cury

12025

Norman C. Bonn

7539^a

John L. Longhry

1000

C. J. Johnson

12029

Louis Muecke

12029

In the matter of...

12279

In the matter of...

12279

This day for...

12279

it is ordered...

12279

the records...

17303 In the matter of the estate of J. R. Wile, Deceased. Filing Inventory and appraisement.

This day came Jennie Wile, adm. of the estate of J. R. Wile 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 Jennie Wile 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 Jennie Wile pay the costs herein taxed at \$5⁰⁰.

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 Marysville Herald and that they will be for hearing on Saturday May 28, 1932, at 1 P.M.

- 17064 D. E. Ogden, executor of Marshall G. Doster. Final account
- 11027 Robert Donald Gardner of Otter Creek. Second account.
- 11905 J. W. Straker, administrator of estate of Mrs. Bernice. First and final account.
- 11982 C. S. Hull, administrator of the estate of Charles W. Wood. First & final account.
- 10377 Elizabeth Sloop, adm. of Mrs. Carr. Third Current account.
- 11541 Flora & Curry, Adx. of the estate of Charles E. Curry. First and final account.
- 12025 Thomas C. Brown, guardian of Phoebe Thompson. First & final account.
- 7539th John S. Longrey, guardian of Charles E. Corbitt. First partial account.
- 1000 C. J. Johnson. First and final account.
- 12029 Louis Michal, administrator of estate of Leon Osborne. First and final account.

12029 In the matter of Leon H. Osborne estate. Filing First and final account.

This day came Louis Michal, adm. of the estate of Leon H. Osborne, late of Union County, Ohio, deceased, and presented his first & final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed & advertised for hearing on Sat. the 28th day of May, 1932, at 1 P.M. to which time said matter is continued.

12279 In the matter of the estate of Jessie Cattell, Deceased.

This day proof of publication of notice of hearing on Inventory Flora Tomb as executor of the estate of Jessie Cattell, dec'd. was filed; it is ordered same will be for hearing May 5, 1932. Recorded in the records of this office.

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12308.

In the matter of the estate of Thomas W. Randall, Dec'd.

application for Consent of Court, Orders

This day Edward E. Randall, Adm. of the estate of Thomas W. Randall, deceased, appeared in open Court and made written application for the consent of the Court to the settlement of an action for damages by wrongful death, as herein set forth. That on or about the 2-day of November, 1931, the said deceased Thomas W. Randall met his death while riding in an automobile which was struck by a train of the New York Central Railroad Co., at or near Mansville, Ohio.

And it appearing to the Court that it would be to the best interests of the parties beneficially entitled to said claims: it is ordered that the said Edward E. Randall, Adm., of the estate of Thomas W. Randall, deceased, be authorized to make said settlement upon payment to him by said The New York Central Railroad Company of the sum of \$650.00, and the Court hereby consents to the same, in full satisfaction of all claims and demands against said The New York Central Railroad Company by reason of the death of the said Thomas W. Randall. It is further ordered that this proceeding be recorded.

12286

In the matter of the estate of John Easton, Dec'd.

This day proof of publication of notice of the appointment of Joseph A. Easton as Exr. of the estate of John Easton dec'd was filed herein: it is ordered that the same be recorded in records of this office.

12279

In the matter of the estate of Jessie Cattell, Dec'd.

Expt. and Order to Record Notice. This day proof of publication of notice of the appointment of Flora Font, as Exr. of the estate of Jessie Cattell dec'd was filed herein: it is ordered that the same be recorded in the records of this office.

12271

In the matter of the estate of T. E. Amery, deceased. Came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory after being duly examined, be allowed and confirmed.

This day the inventory in the above captioned estate heretofore filed herein.

12321

In the matter of the estate of Cynthia Lingert, deceased. Came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory after being duly examined, be allowed and confirmed.

This day the inventory in the above captioned estate heretofore filed herein.

12376

Adelaide Kennedy - Ordered expt. 3 years term beginning May 1-1932. Peter Fisher - ordered expt. 3 years term beginning May 1-1932.

12052

In the matter of the estate of Mary L. ...

This day Mary L. ... presented her ... said estate ... order the ... Saturday the ... time said ...

12303

In the matter of the estate of ...

This day ... will deceased of above est to be taken for an order of the estate under the by the Court facts state said ... election, said said ... and ... taken upon. The terms of that said ... Estate pay

12309

In the matter of the estate of ...

Deane Sp ... The bas ... deceased, ... heretofore ... Spurrer the open Court under oath such. Ex ... to what t thereof: and Spurrer it is orde executor, by law and And this c

17052

In the matter of the Estate of
Mary L. Black. Deceased.

First and Final account.

This day came, Frank Black, Adm. of the estate of
Mary L. Black, late of Union County, Ohio, deceased, and
presented her first and final account, in settlement of
said Estate duly verified. Whereupon the Court do
order the same filed and advertised for hearing on
Saturday, the 25th day of June, 1932, at 10 A.M. to which
time said matter is continued.

17303

In the matter of
The Estate of J. R. Wile, Decd.

Thursday, May 5-

Spouse to take Property at
appraised value.

This day Jennie Wile, the surviving spouse of J. R.
Wile deceased, filed a schedule of the certain property
of above estate shown in the schedule, by her elected
to be taken at its appraised value, and her application
for an order directing Jennie Wile the administrator
of the estate, to deliver and convey the same to her
under the terms and conditions of payment as fixed
by the Court. It appearing to the Court that the
facts stated in said application are true, and that
said surviving spouse is by law entitled to make such
election, said election is approved, and accordingly
said Jennie Wile Administrator is ordered to convey
and deliver to said Jennie Wile the property elected to be
taken upon the said surviving spouse complying with
the terms of payment. It is further ordered
that said Jennie Wile, adm^r of said decedent's death
Estate, pay the costs of this proceeding taxed at \$4⁰⁰.

17309

In the matter of the Estate of
Dane Spurrier, Deceased

Order for appointment, and
for Bond

The last Will and Testament of Dane Spurrier
deceased, late of Mansville in said County, having
heretofore been duly approved and allowed; This day E. W.
Spurrier 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 as
Such, Executor, and a statement in general terms as
to what the Estate consists of, and the justable value
thereof; and the Court being satisfied that said E. W.
Spurrier is a suitable person and, legally competent
it is ordered that he be appointed as such
executor, upon giving Bond with sureties as required
by law in the sum of Twenty five hundred dollars,
and this cause is continued.

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12309 In the matter of
The estate of
Trene Spurrer, Deceased.

Bond approved.
Letters Issued.

This day E.W. Spurrer, appeared in open Court, accepted the trust as executor of the estate of Trene Spurrer - deceased, and gave and filed herein his Bond in the sum of Twenty-five Hundred Dollars conditioned according to law with O.L. Spurrer and Gertrude Spurrer as sureties, which Bond, is approved by the Court. It is therefore ordered, that Letters Testamentary issue in the Will of said decedent to said E.W. Spurrer; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$7.00.

12214 In the matter of the
Estate of H.C. Benedict, dec'd
of H.C. Benedict filed his statement of debts against said estate. It is ordered that hearing on said statement be held June 4th 1932, at 2 P.M.

This day Joseph W. Benedict, Executor of the estate

12286 In the matter of
The estate of

This day of the estate of deceased, of said estate careful exam that said Ex with the Sta do order the recorded. pay the cos

12312 In the matter of
This day H.C. County, appear John J. Bermany is ordered that him, to bring Court on the And, it is, for and Dr. The physicians, to aforesaid:

12313 In the matter of
This day this a brought before examination: and, Dr. Fred that said Jo statement e has been a next proce during the he bring that he Columbus and Dr. Fred out, a. certificate it is further the medicine Certificate And, it is p Supt. of said and that a medical or it transmitted to Committee to Col.

12286 In the matter of
The Estate of John Easton.
Deceased. Filing Inventory and appraisement.

This day came Joseph Easton and Fred Easton executors of the estate of John Easton late of Union County, this 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 taxed at \$5⁰⁰.

12312 In the matter of John Smrney

This day H. L. Smrney, a resident citizen of Mansfield, in this County appeared in open Court and filed an affidavit in the form prescribed by law for admission of said John Smrney into the Columbus State Hospital. It is therefore ordered that a warrant issue to Wm. Rausch, Sheriff, commanding him to bring said John Smrney alleged to be insane before this Court on the 7 day of May, 1932, at 10 o'clock, A.M. And it is further ordered that subpoenas issue for Dr. C. D. Mills and Dr. Fred Calloway reputable legally qualified physicians, witnesses to appear at the time and place aforesaid; and this cause is continued.

12313 In the matter of John Smrney.

This day this cause came on to be heard and the said John Smrney was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. C. D. Mills and Dr. Fred Calloway, the medical witnesses and being satisfied that said John Smrney is insane; that he has no legal settlement in Mansfield, Paris Township, in this County, that he has been an inhabitant of the State of Ohio, for one year next preceding this date, that his insanity has occurred during the time he has resided in this State; that he being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. C. D. Mills and Dr. Fred 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 Dr. C. D. Mills and Dr. Fred 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 Supt. of said State Hospital for the admission of said John Smrney, 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. It is further ordered John Smrney be committed to Col. State Hospital. This cause is continued.

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11844 In the matter of the Estate of Marion Temple Deceased. Order. Distribute assets in kind.

This day Roy C. Temple Adm. of the estate of Marion Temple 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:

S. Sharr. The Ohio National Life Insurance Company, Frank L. Temple.

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

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

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

11844 In the matter of the Estate of Marion Temple Deceased. Order.

This day came Roy C. Temple, Adm., of the estate of Marion Temple, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court, that said Report, is in all respects correct, and that such distribution has been made according to law, and the former order of the Court; it is ordered, that the proceedings of said Administrator be, and the same are hereby approved. And it is, further ordered, that this proceeding be recorded, and that said Roy C. Temple, pay the costs taxed at \$3.00.

12311 In the matter of the Estate of Florence Perfect Deceased. Order for appl. & for Bonds.

This day H. C. Perfect, appeared in open Court and made and filed an application under oath as required by law to be appointed as Administrator of the estate of Florence Perfect deceased, late of Liberty Township, in said County and an affidavit that there is, not to his knowledge, any last Will and Testament of the said 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. C. Perfect is a suitable person, and legally competent, it

is ordered that upon giving sum of \$...

12311 In the matter of Florence Perfect, dec. in the sum according to Co, as stated. It is further ordered that said H. C. Perfect be published and recorded. \$3.00.

12312 In the matter of The Judge, be received into said patient to warrant for Co Rausch. An Sheriff, with hi

is ordered that Mr. C. be appointed as such administrator upon giving bond with sureties, as required by law, in the sum of Two Thousand Dollars and this cause is continued.

17311 In the matter of the Estate of Florence Perfect, deceased. Bond approved. Letters Issued.

This day H.C. Perfect appeared in open court, accepted the appointment as administrator of the estate of Florence Perfect, deceased, 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. as sureties, which Bond is approved by the Court.

It is therefore ordered, that letters of administration issue to said H.C. Perfect; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs ^{of} ~~of~~.

17312 In the matter of John Smalley. Inquest of Lunacy. The judge, being advised that said John Smalley 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 conveyance of said patient to said Hospital issue to H^{on} Rausch. And this cause is continued for the return of said Sheriff, with his report endorsed thereon.

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The Johnson & Watson Co., Dayton, Ohio U.S. 553

12314

In the matter of the Estate of Charles Thompson, Deceased.

Order for appointment and for Bond.

The last will of Charles Thompson, deceased, late of Mansfield in said County having heretofore been duly approved and allowed: This day, Mory Liggitt, 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 as 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 Mory Liggitt is a suitable person and legally competent: it is ordered that he be appointed as such executor upon giving Bond with sureties as required by law in the sum of Four thousand Dollars, and this Court is continued.

12314

In the matter of the Estate of Charles Thompson, Deceased.

Bond approved and Letters Issued.

This day Mory Liggitt appeared in open Court, accepted the trust as executor of the Estate of Charles Thompson deceased, and gave and filed herein his Bond in the sum of Four thousand Dollars, conditioned according to law with Mory Liggitt and J. J. Fossey, 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 Mory Liggitt, that notice of said appointment be published as required by law: that this proceeding be recorded, and that said executor pay the costs \$7.00.

12288

In the matter of the Estate of Velva Reams, Deceased.

appointment. Order to Record Notice.

This day proof of publication of notice of the appointment of G. C. Reams, as adm. of the estate of Velva Reams, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12292

In the matter of the Estate of Frank W. Qualtrator, Decd.

appointment

This day proof of publication of notice of the appointment of Estlin Graham, as adm. of the estate of Frank W. Qualtrator decd. was filed herein: it is ordered that the same be recorded in the records of this office.

12288

In the matter of the Estate of Josie Cuttler, Deceased

appointment. Order to Record Notice.

This day proof of publication of notice of the appointment of Elora Fout, as executrix of the estate of Josie Cuttler, deceased, was filed herein: it is

10782

ordered that of this office

In the matter of Walter C. J.

This day application of his claim for \$3000.00

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10782

In the matter of Walter C. J.

This day application of Bess Full

Jane Foster of the estate

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

10782

In the matter of the Estate of Walter C. Fullington Decd.

entry

This day this cause came on to be heard upon the application of The Bank of Marysville for the allowance of its claim against said estate upon two notes for \$2000⁰⁰ each dated May 1st 1923 and given by Mrs G. H. Haddock to the said Walter C. Fullington and endorsed by the said Walter C. Fullington to the Bank of Marysville and was submitted to the Court.

And the Court being fully advised in the premises find that said notes were secured by a deposit with said bank of 150 shares of stock in The Miami Laundry Company of Miami Fla. as collateral security for said loan; that during said period of the administration of said estate and with the knowledge and consent of Elizabeth Jane Foster the sole beneficiary thereof said claim of said bank upon said notes was not filed with the executor of said estate with the purpose and intent that by holding said collateral security for a longer period a larger sum could be realized therefrom and a smaller amount be required to be paid by said estate; The Court further finds that by reason thereof said claim of said bank upon said notes was not presented to the executors of said estate and has not been allowed as a valid claim against said estate.

The Court further find that said Elizabeth Jane Foster has consented to the allowance of said claim against said estate at this time. It is therefore considered by the Court that said claim of The Bank of Marysville upon the notes above described to and it is hereby allowed as a valid claim the estate of the said Walter C. Fullington, deceased, and J. M. Lentz and Frank D. Henderson, Trustees of said estate are hereby authorized and directed to pay the full amount thereof.

10782

In the matter of the Estate of Walter C. Fullington, Decd.

Order Authorizing Transfer of Real & Personal Property

This day this cause came on to be heard upon the application of Elizabeth Jane Foster, Adx. of the estate of Wm. Fullington, deceased; the application of Elizabeth Jane Foster, as the sole heir at law and beneficiary of the estate of Wm. Fullington, deceased; and the

application of J. M. Dertz and Frank D. Henderson, Trustees under the Will of Walter C. Fullington, deceased, for an order authorizing said Trustees to pay to the Administrator of the estate of Bess Fullington deceased, the distributive share as prescribed by law, of said Bess Fullington deceased, in and to the estate of Walter C. Fullington, deceased.

Upon hearing had, and upon consideration whereof, the Court finds that said distributive share as prescribed by law has not been paid by any representative of the estate of Walter C. Fullington, deceased, to the Administrator of the estate of Bess Fullington, deceased, and that there is now due and owing said distributive share in and to said estate. The Court further finds that said Trustees, not having sufficient funds on hand to pay said distributive share in cash, have made an agreement with said Administrator and with the sole heir at law and beneficiary of said estate of Bess Fullington, deceased, which agreement provides for the transfer to said estate of Bess Fullington, deceased, of the following personal and real property to wit:

One Hundred thirty five (135) shares of the capital stock of The Bank of Marysville, Ohio. and

The following described real estate, situated in the County of Union, State of Ohio, and more particularly described as follows:

Situated in the Township of Paris, County of Union and State of Ohio, and bounded, and described as follows:

Being a part of Survey No. 5392, and described as follows:

Beginning at a stake in the center of the Marysville and Richmond Grand Road and at Northeastly corner to Samuel Matlack's land, (witness a stone South 83° West in the side of the grade); thence with the northerly line of said land South 83° West 80 poles to a stake and tile; thence North 7° West 121.75 poles to a stone and tile; thence South 68° East 134.88 poles to a stake in the center of the Marysville and Richmond Grand Road; thence with the center of said grand road South 26° 30' West 67.10 poles to the place of beginning. Also a

tract being in said Township, County and State, and also being in said Survey No. 5392, and described as follows: Beginning at a stone in the center of the Marysville and Richmond Grand Road and at its

Southwest corner to Henry Lee's land; thence with the southerly line of said land North 82° 30' East 52 poles to a stone North West corner to the Union County Infirmary lands; thence with two consecutive lines of said lands South 6° 30' East 49.60 poles to a stone and thence South 83° 30' West 83 poles to a stake in the

center of the (witness a stone of the road, North 26° 30' containing Township. As described in State of Ohio. Situated in County of Union described, a First tract stone in the Survey 5-4-92 land in the N. line of a N. 85° East gone) N. E. lot No. 19: 7° West 100 in the center line of said road and line, stone base of said mile containing. Second tract at a stone Grand Road 16' wide deep and poles to a stake and tile of said land in the east said line, 55' E. 95.6 thence with poles to the corner or less. = 5-5-06. The Super and tract of land Fullington N. line of a stone North 7° 5' to said Bess

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Center of the said Mansville and Richmond Grand Road
 (witness a stone north 83° 30' east in the east margin
 of the road); thence with the center of said road
 north 26° 30' east 57.50 poles to the place of beginning
 containing in all, 798 acres, more or less, in Paris
 Township, Union County, Ohio. - And - The following
 described real estate, situated in the County of Union
 State of Ohio, and more particularly described as follows:
 Situated in the Townships of Doris and Lestury, in the
 County of Union, and State of Ohio, and bounded and
 described, as follows: Survey nos. 5-997, and 5-508.
 First Tract: Doris Township Survey # 5-497. Beginning at a
 stone in the S. line of Lot 19, of the subdivision of said
 Survey 5-497 and being the N.W. corner of Lechades Bonn's
 land in the center of the Mill Road; thence with the
 N. line of said land and the south line of Lot # 19
 N. 85° East 84 1/10 poles to a stake (a sugar tree
 gone) N.E. corner of said land and S.E. corner to said
 Lot no. 19; thence with the E. line of said Lot no. 19 N
 7° West 102 poles to a stone N.E. corner to said lot
 in the center of the Blue Creek Road and in the N.
 line of said Survey # 5-497; thence with said Road
 and line N. 80° 15' West 86 1/2 poles to a stake (a
 stone brass S. 8° West 4 links); thence with the center
 of said Mill Road South 8° West 103 poles to the beginning
 containing, 5-4-75- Acres, more or less.
 Second Tract: Lestury Township Survey # 5-506. Beginning
 at a stone at the point of intersection of the Steiner
 Knorr Road with the Belleville Road, and the Deeper and
 Kinrade Grand Road; thence with the center of the
 Deeper and Kinrade Grand Road North 8° West 93.30
 poles to a stone at the S.E. corner of W.C. Fullington's
 and F.O. Laird's land; thence with the South line
 of said lands South 82° West 80.40 poles to a stone
 in the east line of G.A. Belleville's land; thence with
 said line, and the line of S. and E. Berry's land, S. 7°
 5-5' E. 90.60 poles to the center of said Belleville's Road;
 thence with the center of said Road N. 82° E. 80.60
 poles to the place of beginning, containing 48 acres,
 more or less.
 Third Tract: Lestury Township Survey
 # 5-506. Beginning at a stone in the center of the
 Deeper and Kinrade Grand Road, and N.C. corner to a
 tract of land containing 48 acres, conveyed by W.C.
 Fullington and F.O. Laird to W.C. Lutz; thence with the
 N. line of said Lutz's land, S. 82° West 80.40 poles to
 a stone in the East line of G.A. Belleville's land
 North 7° 55' West 68.40 poles to a stake corner
 to said Belleville's land, and S.W. corner to land

formerly owned by Elizabeth D. Lee: thence with the south line of said Lee's land N. 87° E. 82.50 poles to a stone in the center of the Deeper and Kinkadee Gravel Road; thence with the center of said road S. 8° E. 75.70 poles to the place of beginning, containing 34.50 acres, more or less. Containing in all 137.25 acres, more or less; excepting therefrom a tract of 11.50 a. sold to L.J. Cook, also, excepting a tract of 13.40 acres of land sold H.A. Beeville; and 31 acres sold to Ira Orvifred, leaving 81.35 acres, more or less, conveyed.

On further consideration of said applications the Court finds that said agreement and proposed settlement is in all respects due and regular, and is in equitable and fair and reasonable settlement of said distributee's share, and that said Estate of Bess Fullington, deceased, is entitled to the aforesaid property, in lieu of cash payment of said distributee's share, as prescribed by law.

It is therefore ordered, Adjudged and Decreed that J.M. Lentz and Frank D. Henderson Trustees under the Will of said Walter C. Fullington, deceased, be and they hereby are Authorized and Directed to transfer forthwith to the Administrator of the estate of said Bess Fullington, deceased, the property hereinbefore described, by proper instruments of conveyance thereof, and said real estate to be transferred and conveyed by said Trustees subject to a mortgage indebtedness of The Bank of Marysville, Ohio, in the sum of \$5454³⁵ and accrued interest; and said Administrator is hereby authorized and Directed to execute a receipt in full for said distributee's share, to J.M. Lentz, and Frank D. Henderson, Trustees, in full settlement of all claims and demands of said Estate of Bess Fullington, deceased, in and to the Estate of Walter C. Fullington, Deceased.

12314 In the matter of the Estate of Phorb's share This day the Court doth find that the same connected to It is further \$300.

12263 In the matter of the Estate of Ellen Butler late the date Bill the Court and being respects every and provided recorded. pay costs \$

12314

In the matter of:
The Estate of
Charles Thompson, Deceased.

Filing Inventory.

This day Mory Liggott, as Executor of the estate of Charles Thompson 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 \$3⁰⁰.

12263

In the matter of the
Estate of Elwood Butler, Deid.

Filing Sale Bill.

This day came M. W. Bell, Adm. of the estate of Elwood Butler 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 M. W. Bell has in all respects complied with the Statutes to such order made and provided, do order the said Sale Bill filed and recorded. It is further ordered that said M. W. Bell pay costs \$4⁰⁰.

The Johnson & Watson Co., Hazton, Ohio G. 3503

12292

In the matter of the Estate of Frank W. Freshwater deceased.

Filing Inventory, ^{aw.}

appraisement.

This day came Urban Graham, Adr. of the estate of Frank W. Freshwater 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 Urban Graham, has in all respects complied with the Statute in such case made and provided, do order the said Inventory and appraisement filed and recorded. It is further ordered that said Urban Graham, pay the costs \$5⁰⁰.

12315

In the matter of the Estate of James Laird, Deceased.

Appointment. Order for Bond.

This day O. O. Laird appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of James Laird 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. O. Laird 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 Hundred Dollars, and this course is continued.

12315

In the matter of the Estate of James Laird, Deid

Bond approved. Letters Issued.

This day O. O. Laird appeared in open Court, accepted the Appointment as Administrator of the estate of James Laird deceased, and gave and filed herein his bond in the sum of Fifteen Dollars, conditioned according to law, with L. H. Collins and C. A. Laird Executors, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said O. O. Laird that this proceeding be recorded, and that said Adr. pay the costs taxed at \$7⁰⁰.

11534

In the matter of the Estate of John R. ... This do

an incomple... his second... Inwardly... as order the... on Saturday... time said

12269

In the matter of the Estate of ... This day ca... Perry & ... presented her... estate duly... the same file... the 20 day of... said matter

11974

In the matter of the Estate of J. H. ... On motion shown to the Adr. of the allowed six of said estate

12316

In the matter of ... of ... This day ... for the app... 20 prior... for hearing... and that ... of said hea... Clerk by per

12316

In the matter of ... Guardians... This matter... application... has been gr... The Court... a... that a... ordered that

11834 In the matter of
The Guardianship of
John Reed, Incompetent
This day came O. E. Reed Guardian of John Reed,
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 25th day of June, 1932, at 1. P. M. to which
time said matter is continued.

12269 In the matter of the
Estate of Perry W. Brown, Dec'd
This day came Marie M. Brown, Executor of the estate of
Perry W. Brown late of Union County, Ohio, deceased, and
presented her first and final account in settlement of said
estate duly verified. Whereupon the Court do order
the same filed and advertised for hearing on Saturday
the 25th day of June, A. D. 1932, at 1. P. M. to which time
said matter is continued.

11974 In the matter of
The Estate of
J. H. Hammer, Dec'd
Granting further time to
Collect assets.
On motion and affidavit filed and for good cause
shown to the satisfaction of the Court, Marie Hammer,
ad. of the estate of J. H. Hammer, deceased, is
allowed six months further time to collect the assets
of said estate.

12316 In the matter of the Guardianship
of Marion Claire, Minor
Order for Hearing May 11th
This day M. M. Cruecher filed an application in Court
for the appointment of a Guardian of Marion Claire
Minor. It is ordered that said application be set
for hearing on the - day of May, 1932, at - - -
and that at least three days notice of the time and place
of said hearing be given to the proposed next of kin
Claire by personal service in writing.

12316 In the matter of the
Guardianship of Marion Claire, Minor
Order on Hearing.
This matter came on this day to be heard upon the
application filed herein. The Court finds that notice
has been given to all interested parties as heretofore ordered.
The Court finds that said Marion Claire is a minor
& that a guardian is necessary. It is therefore
ordered that a guardian be appointed for said Marion Claire.

It appearing to the Court that W. M. Crivston is legally competent and has having filed the application herein and given bond in the sum of \$1200⁰⁰ conditioned according to Law with O. F. Howard and John D. Cline as sureties thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said W. M. Crivston, as provided by law.

12311 In the matter of the Estate of Florence Perfect, deceased. Filing Inventory & appraisement. This day came K. C. Perfect, Adm. of the estate of Florence Perfect, 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 K. C. Perfect 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 K. C. Perfect pay costs \$5⁰⁰.

12316 In the matter of the Guardianship of Marion Cline. Order on Filing Inventory. This day W. M. Crivston Guardian as Guardian of Marion Cline 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 costs \$3⁰⁰.

12777 In the matter of the Estate of Julia A. Hanson, deceased. Filing Inventory & appraisement. This day came W. J. Hardyshell, executor of the Estate of Julia A. Hanson, 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. J. Hardyshell 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. J. Hardyshell pay the costs herein taxed at \$5⁰⁰.

12316 In the matter of the Guardianship of Marion Cline, minor. This day W. M. Crivston appeared in open Court and made application for a Notice to issue to Marion Cline to select a suitable person for Guardian. It appearing to the Court that said minor of the age giving him the right to make such selection and that

a Guardian in writing the Court on or selection, or and his own 11697 In the matter of Mack Crav this day came and filed the County Auditor county of cost and for a consideration in will of said Howard Eva following "I give, sell, transfer, convey and to have one daughter M one half to four years from the a few holders. There at an money, or is that the for such as is upon which Guardianship the County of Union Ohio beginning in the County showing there by B. H. Hays and myself with the M. J. Hardyshell the Fuller L also the person at a stake in it land: three inch road right of way may and Court to past a state i mad. 3. 41. 77 part of land, deceased, the northern c land S. 51. 38. E. by 32 land N. 79. 15. E. and in the light of the same as if an estate in the M. J. Hardyshell to a Mac and tract mag c December 7-1927. therefor shall be and it appear have been fully so that said real estate Martha Robbins is assigned by

a Guardian is necessary; it is, therefore, ordered that notice in writing be given said minor to appear before this Court on or before the - day of May 1932, and make selection, or the Court will appoint a Guardian for him and this cause is continued.

11 697 In the matter of the Estate of Mack Evans, Deceased.

Authority to Transfer Real Estate.

This day came, Martha Robbins, Ruth Horner, and Howard Evans and filed therein 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 Mack Evans deceased and for a certified 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 Howard Evans, Martha Robbins, and Ruth Horner, by the following item:

"I give, devise and sell to my son, Howard Evans, the farm I own on the Milford Road, upon this condition, that he is to have one half interest of the same, and that my two daughters Martha Robbins, and Ruth Horner have the other one half between them, being $\frac{1}{4}$ each. My son to have the same years to pay of my daughters the amount due them from the amount appraised by three disinterested freeholders. But he to have the right to pay off their share at any time he has the means to pay them the money, or in any other way they can agree upon.

That the foregoing is a description of said real estate such as is contained in the will, to wit: "Farm upon which we live on the Milford Center Road, Paris Township.

The following is a specific description of said real estate situated in the State of Ohio, County of Union, Township of Paris, being part of Survey No. 4069, bounded as follows: Beginning in the center of the Mansville & Milford State Road in the line of the plantation farm; thence north with the center of said road N. 40° E. 36 1/2 poles to a stake at the corner of the lot; thence north in the division between George Snyder's land & E. Horne's land; thence S. 82° E. 26 1/2 poles to the line made by said highway; thence S. 36° W. 37.50 poles to the corner of the said plantation farm; thence with the Fuller line N. 62° W. 76.50 poles to the highway; containing 17 acres, more or less.

Also, the following real estate part of Survey No. 2324, bounded as follows: Beginning at a stake in the center of the Mansville & Milford State Road, and at the easterly corner of the road; thence with the easterly line of said road N. 50° W. 82 poles to a stake in the easterly line of the C.C. & T. Hill road; thence north with the center of said road N. 41° E. 77 poles to a stake in the easterly line of said road; thence north to stake in the center of the Mansville & Milford State Road; thence with the center of said road S. 41° W. 77 poles to the place of beginning; containing 24.74 acres, more or less.

Also, the following real estate part of Survey No. 3354, bounded as follows: Beginning at a stake in the center of the Mansville & Milford State Road; thence with the easterly line of said road N. 51° 30' E. 64.32 poles to a stake in the north westerly line of the survey; thence with said line of survey N. 24° 15' E. 69.4 poles to a stake in the line dividing the survey; thence with the line dividing the survey S. 51° W. 40 poles to a stake corner to the survey; thence with the westerly line of said survey N. 48° W. 18 poles to a stake in the center of the Mansville & Milford State Road; thence with the center of said road S. 41° W. 64 poles to the place of beginning; containing 25 acres, more or less.

The above described 17 acres tract was conveyed to Double D Quarry & Orchard to Mack Evans by deed dated December 7-1927, recorded in Union County Deed Record No. 133, page 545. The said Mack Evans thereupon did seized of an undivided one-half interest in said 17 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 Devisors hereinbefore named, it is ordered that said real estate be transferred upon the Duplicate of the County to the name of Howard Evans, Martha Robbins & Ruth Horner; that a certified copy of this order be issued to said Auditor & Recorder as required by law.

The Johnson & Watson Co., Dayton, Ohio G. 5565

11293

In the matter of the Guardianship of Tillie Cahill, Incompetent.

Second and Final Account.

This day came Pearl M. Gray, Adm. of Tillie Cahill, an incompetent, of Union County, Ohio, and presented his second partial account. The settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of June, 1932, at 1 P.M. to which time said matter is continued.

9680^c

In the matter of ... This day came ... an incompetent ... statement ... said guardian ... said statement

9680^c

In the matter of ... This day ... assigned ... said assigned ... part of the

12317

In the matter of Mary M. ... This day ... the last Will ... Magnetic ... Court, and ... ordered, that ... that said ... Court, on the ... that due ... hearing ... the State of ...

12303

In the matter of J. P. ... herein, came ... of the Court ... has been ... and no ... ordered, that ... by account.

12341

In the matter of T. W. ... necessary to ... account of ...

12318

In the matter of ... of H. M. ... in open Court ... before this Court ... to give ... testator, residing

9748²

Saturday May 14th

In the matter of the Estate of Alfred J. Rigdon, Dec'd

First Partial Account.

This day came Pearl M. Gray, Adm. of the estate of Alfred J. Rigdon, late of Union County, O., deceased, and presented his 1st partial account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of June, 1932, at 1 P.M. to which time said matter is continued.

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guardianship
order the
day the
matter

9680^c In the matter of the Guardianship
of John Smith, Incapacitated.
Statement in lieu of an account.
This day came Richard C. Threlk, son of John Smith
an Incapacitated of Union County, Ohio, and presented his
Statement in lieu of an account, in settlement of
said Guardianship, duly verified. It is ordered, that
said statement be and is hereby accepted & approved.

9680^c In the matter of the Guardianship of
John Smith, Incapacitated.
This day Richard Threlk guardian of John Smith
resigned as such guardian. It is ordered, that
said resignation be and is hereby accepted and made a
part of the records of this office.

12317 In the matter of the Will of
Mary M^c Laddow, Deceased. Filing of Will, and
Order for Hearing.
This day an instrument of writing purporting to be
the last Will of Mary M^c Laddow, deceased, late of
Magnetic Springs in this County, 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 2nd day of May, 1932, at 2 P.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.

12303 In the matter of the Estate of
J. R. Wile, Deceased. This day the Inventory in the above
captioned estate heretofore filed
herein, came on for hearing. It appearing to the satisfaction
of the Court that notice of the filing of the said Inventory
has been given to all interested parties, as required by law,
and no exceptions bearing thereon have been filed thereto, it is now
ordered, that said Inventory, after being duly examined
by account, and confirmed.

12341 In the matter of, appt. of Deputy,
J. W. Husted, Probate Judge, Union County. This finding it
necessary to appoint another deputy in said Court, on the
account of the death of Charles B. Husted, does this day appoint
Hazel Lerner as such Deputy. Filing Will & Order for Hearing

12318 In the matter of the Will
of H. M. Patric, Deceased. This day an instrument of writing
purporting to be the last Will and Testament of H. M. Patric, decd,
late of Unionville Center in this County, was produced
in open Court, and that said application will be for hearing
before this Court, May 12-1932, at 2 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.

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date of
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ment
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for hearing
which

The Johnson & Watson Co., Dayton, Ohio G. 355

1085-8

In the matter of
The Estate of
Burdford Head, Dec'd.

Estate not subject to Tax.

Norman L. Tom, as executor of the estate of Burdford Head dec'd., having filed an application duly verified for a finding and order that said estate and the successors therein are exempt from any inheritance tax under the laws of this state 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 \$772⁰⁰ the debts and costs of administration are \$395⁰⁰ and the net actual market value thereof at \$387⁵⁰ that said decedent died testate leaving all property to his only son and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County auditor to be paid and credited in the manner provided by law.

122919

In the matter of the
Will of Henry L. Reed, Dec'd.

Filing of Will & Order for Hearing

This day an instrument of writing purporting to be the last will of Henry L. Reed, dec'd., late of Mansfield in this County, 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 - day of May, 1932, 2 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 this State of Ohio.

12286

In the matter of the Estate of
John Easton, Dec'd.

This day the Inventory in the above captioned estate heretofore filed herein

came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

10869

In the matter
Estate of

W. D. Manly
having filed
and order tax
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being fully
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It is ordered
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12010

In the matter
Guardianship

This day
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Gardner de
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which time

11710

In the matter
Estate of

This day
of Herman
deceased
in settlement
whereupon
advised
Jan. 1933
is continue

12290

In the matter
Estate of

This cause
of Josephine
William B.
Consent and
of all claim
Blumenschein

10869 In the matter of the
Estate of Vesta Manly, Deed.
Estate not taxed

W. D. Manly, as adm. of the estate of Vesta Manly 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 this State, 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 \$300⁰⁰ the debts and costs of administration are \$181⁰⁰ and net actual market value is \$120⁰⁰ that said deceased died intestate leaving a widow, and that as a result said estate and the succession therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

12010 In the matter of the
Guardianship of Lisle C. Cross. First account.

This day came Messrs Cross Gam of Lisle C. Cross an incompetent of Union County, Ohio and presented her just 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 June, 1932, at 1. P. M. to which time said matter is continued.

11710 In the matter of the
Estate of Herman Scheiderr. Deceased. First ac.
Final acit

This day came Ruth M. Scheiderr, adm. of the estate of Herman Scheiderr late of Union County, Ohio deceased, and presented her just & 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, 1932, at 1. P. M. to which time said matter is continued.

12290 In the matter of the
Estate of George W. Blumenschein Deed. Order Directing
Settlement of Claims.

This cause came on to be heard upon the application of Josephine Blumenschein, adm. of the estate of George W. Blumenschein, deceased, for the authority, consent and direction of this Court to the settlement of all claims of said adm. said estate, Josephine Blumenschein, Alvata Blumenschein, Evelyn

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Blumenschein, Ina Blumenschein, Nina Blumenschein and Wilbur Blumenschein, the only heirs and next of kin of said decedent, and all other persons interested in said cause, claim, or action, against Melvin P. Pfaff, for causing injuries to and the death of the said George William Blumenschein, upon consideration whereof the Court find that said George William Blumenschein was injured in an accident which occurred on November 11, 1931, when an automobile in which he was riding collided with an automobile operated by Melvin P. Pfaff, and that said George William Blumenschein, died, as a result of said accident and said injuries.

The Court further find that said Adx. brought an action in the Common Pleas Court of said County, Ohio, against the said Melvin P. Pfaff, for causing injuries to and the wrongful death of the said George William Blumenschein, and that the said Melvin P. Pfaff denies liability for said accident or said injuries and death, but proposes to settle said claims and suit for the sum of One thousand Seven Hundred fifty dollars (\$1,750.00)

upon careful consideration of said application and all the facts and circumstances the Court find that it would be to the best interests of said estate, said Adx. Josephine Blumenschein, and to said Josephine Blumenschein, the widow of the deceased, Arrata Blumenschein, Evelyn Blumenschein, Ina Blumenschein, Nina Blumenschein, and Wilbur Blumenschein, the only heirs and next of kin of said deceased, to accept said proposition of settlement and compromise.

It is therefore considered and ordered that the said Administratrix accept said proposition of settlement and upon receipt of the sum of One thousand Seven Hundred fifty dollars (\$1,750.00) she is authorized to dismiss the action which she has filed against the said Melvin P. Pfaff, and to execute and deliver to the said Melvin P. Pfaff, an instrument of release and discharge of all claims and demands which are the estate of George William Blumenschein, Josephine Blumenschein his widow, and Arrata Blumenschein, Evelyn Blumenschein, Ina Blumenschein, Nina Blumenschein, and Wilbur Blumenschein, his children, and the only heirs and next of kin of said decedent, and all other persons beneficially interested in said decedent's estate or death, may now or hereafter have, for or on account of the injuries to and the wrongful death of the said George William Blumenschein.

17290

In the matter of George Miller
his cause
Adx. that
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former order
Adx. is the

17310

D. K. Davis Ad
Order for Sa
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17290

In the matter of the estate of George William Plunuschein deceased.

Confirming the Report of Administrator

This cause came on to be heard upon the report of the Adm^r. that she had settled and compromised all claims against Melvin P Pfaff for causing injuries to and the death of George William Plunuschein, the deceased. Upon consideration whereof the Court finds that the action of said Adm^r. was in accordance with the former orders of this Court and the report of said Adm^r. is hereby approved and confirmed.

17310

D. S. Davis, Adm^r. of the estate of D. S. Davis, Deceased. P. F. Florence Davis, Widow. Order for Sale of Real Estate.

This day this cause came on to be heard upon the petition, evidence and testimony and the answer of the North Western Mutual Life Insurance Co. & the Court being fully advised in the premises, finds: that all the defendant debts herein have been duly and legally secured 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 Florence Davis widow of said D. S. Davis deceased is entitled to dower in said real estate; that said widow by her answer herein waives the assignment of dower in said premises by metes and bounds, or in rents and profits, and consents to the sale of said premises free from her said dower estate therein. And the Court further finds that it is necessary to sell the real estate of said D. S. Davis, deceased described in the petition to pay his debts; that the real estate described in the petition was appraised by the appraisers of the estate for the following amount:

Tract No. 1 was appraised at \$5130⁰⁰ and the real estate in said petition described as Tract No. 2 was appraised at \$680⁰⁰ making an appraisement of all said real estate at \$6810⁰⁰; and the Court orders that a further appraisement be dispensed with. It further appearing by the answer of the defendant, The North Western Mutual Life Ins. Co. that the said defendant, The North Western Mutual Life Insurance Co. has a mortgage on the real estate in said petition described as Tract No. 1 for the sum of \$3400⁰⁰ and interest at the rate of 5% per annum from the 30 day of July, 1931, and that the said mortgage is a valid and subsisting lien against said real estate & that the said defendant, The North Western Mutual Life Insurance Company has in its said answer, consented that the said real estate be sold subject to said mortgage, the Court does hereby authorize the sale of said lands subject to said mortgage as provided in Sec. 15510 - 23 of the General Code. And the plaintiff above named, having given bond dated January 5 - 1932, in the sum of \$2000⁰⁰ with the United States Fidelity & Guaranty Co. Surety, conditioned according to law and approved by the Court. which bond (see pg. 264)

12656. In the matter of the Estate of Elizabeth Nicol Decd. Trust an. Final Act.
 This day came Alice Kallebach, ad^r. of the estate of Elizabeth Nicol, late of Union County, Ohio deceased, and presented her just 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. 1932 at 1 P.M. to which time said matter is continued.

12320 In the matter of The Estate of Ida Wynn Decd. app. order for Bond.
 This day Daisy M^{rs} Gurr appeared in open Court and made and filed an application under oath as required by law to be appointed Ad^r. of the estate of Ida Wynn, late of 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 Daisy M^{rs} Gurr is a suitable person and 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.

12320 In the matter of the Estate of Ida Wynn Decd. Bond approved. letters issued.
 This day Daisy M^{rs} Gurr appeared in open Court, accepted the appointment as Ad^r. of the estate of Ida Wynn decd. and gave and filed herein her bond in the sum of Twenty five hundred dollars, conditioned according to law, with The Ohio Casualty Insurance Co. as surety, which Bond is approved by the Court.
 It is therefore ordered that letters of administration issue to said Daisy M^{rs} Gurr, that this proceeding be recorded, and that said Ad^r. pay the costs of said proceedings.
 From Pg. 263. appearing to be sufficient, no further bond is required of said administrator. It is therefore ordered that said D. X. Davis, as such adm^r, proceed according to law to sell the real estate described in the petition, first of course, at public auction at the east door of the Court House in said County for not less than 2/3 the appraised value thereof, on the following terms: to wit: cash in hand on day of sale. It is further ordered that said petition give notice.

10807 In the matter of Samuel H. Jesse O. Park deceased, for a finding of succession tax under for hearing the premises value of said of administration thereof is \$6 leaving a result said exempt for It is ordered taxed at \$3 and credits

10914 In the matter of Frank Bell Norman b. O. deceased, for a finding of succession tax under for hearing in the premises value of said of administration market value deceased their daughter and the said inheritance tax estate on the to the Court manner for

12275 In the matter of William H. This day this filed herein and that a Guardian be appointed legally competent given bond. W. Hall 3. 10 that said Court is provided by

10807 In the matter of the Estate of Samuel H. Baker. Deid. Inh. Tax
 Jesse O. Baker as adm. of the estate of Samuel H. Baker 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 \$15,27⁰⁰. The debts and costs of administration are \$915⁰⁰. The net actual value thereof is \$622⁰⁰. That said deceased died intestate leaving a 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 \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

10914 In the matter of the estate of Frank Belt. Deceased. Inh. Tax.
 Norman L. Brown as adm. of the estate of Frank Belt 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 \$14,172⁵⁰. The debts and costs of administration are \$1,798.69. The net actual market value thereof is \$12,373⁸¹. That said deceased died intestate leaving four sons and four 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

12276- In the matter of the Guardianship of William L. Perrowe. May 20th
 Order of Hearing
 This day this matter came on to be heard upon the application filed therein. The Court finds that said W^m L. Perrowe, a minor, and that a guardian is necessary. It is therefore ordered, that a Guardian be appointed. It appearing to the Court that B. E. Perrowe, is legally competent and his having filed his application herein, and given bond in the sum of \$200- Conditional according to law, with O. H. Hall & J. H. Zimmerman, as sureties thereon, it is ordered that said bond be approved and Letters of Office issue to said B. E. Perrowe, as provided by law.

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10886 In the matter of the Estate of Lena Jackson, Deceased. Inheritance Tax.
 O. G. Jackson, as Adm. of the estate of Lena Jackson dec'd, having filed an application duly verified, for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this State, 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 \$300 - the debts and costs of administration are \$215⁰⁰ the net actual market value thereof is \$85⁰⁰. That said deceased died intestate leaving a widow and two children and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

10898 In the matter of the Estate of Mary J. Layton, Dec'd. Inh. Tax.
 D. B. Whitcomb as Adm. of the estate of Mary J. Layton dec'd, having filed an application duly verified, for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this State, 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 \$217⁵⁰ the debts and costs of administration are \$182⁵⁰ the net actual market value is \$292⁵⁰. That said deceased died intestate leaving two daughters and three grand children, and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

12390 In the matter of the Estate of Edw. Wynn, Dec'd. Filing Inventory.
 This day came Daisy W. Cox, Adm. of the estate of Edw. Wynn late of Union County, Ohio, deceased, and presented the sub. app. of said estate duly verified. It is further ordered that said inventory be for hearing June 4-1932, that notice be given to the next of kin by publication in the Marysville Tribune.

12492 In the matter of the Estate of Frank W. Fushner, Dec'd.
 This day the inventory in the above captioned estate heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties as required by law and no exceptions having been filed thereto. It is now ordered that said inventory after being duly examined be allowed & confirmed.

10898. In the matter of the Estate of Mary J. Layton, Dec'd. Inheritance Tax.
 D. B. Whitcomb as Adm. of the estate of Mary J. Layton dec'd, having filed an application duly verified, for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this State, 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 \$217⁵⁰ the debts and costs of administration are \$182⁵⁰ the net actual market value is \$292⁵⁰. That said deceased died intestate leaving two daughters and three grand children, and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

11461^a In the matter of the Estate of Mable Castor, Dec'd. Inheritance Tax.
 Mable Castor deceased, had for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this State, 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 \$125⁰⁰ the debts and costs of administration are \$125⁰⁰ the net actual market value is \$0⁰⁰. That said deceased died intestate leaving two daughters and three grand children, and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

10898. In the matter of the Estate of
Mary J. Layton, Deceased.

Inheritance Tax

D.B. Whitehead, as Adm., of the estate of Mary J. Layton 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 this State, 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 \$2,175⁰⁰ the debts and costs of administration are \$1,825⁰⁰ the net actual market value thereof is \$292⁵⁰.

That said deceased died intestate leaving two daughters and three 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 in this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

11461^a In the matter of the Settlement
of the Estate of Gideon Shelbome,
Deceased

Inheritance Tax.

Mable Castor as Adm. of the estate of Gideon Shelbome 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 this State, the same came on for hearing and the Court, being fully advised in the premises finds and determines that (a) decedent died leaving an estate the net value of which after the payment of all debts and costs of administration amounted to only \$4106.76; that at the time of his death his heirs at law, and legatees under his Will were as follows: widow entitled to dower and two daughters, each, entitled to one-half of said estate subject to dower of widow; that the net value of the inheritance received by each of said daughters was less than \$35⁰⁰ the amount allowed them as exempt from tax and that the dower estate was less than \$5⁰⁰ 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 this State. It is further ordered that the costs of this proceeding, taxed at \$3⁰⁰ as follows: Probate Judge's fees for services

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rendered \$3⁰⁰ to be certified to the County Auditor and paid at the time and in the manner provided by law.

10890

In the matter of the estate of Ramoth K. Chapman, Dec'd. Inheritance Tax. To O. Wiley as Administrator of the estate of Ramoth K. Chapman deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein be exempt from any inheritance tax, under the laws of this State, 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 \$9770²³ the debts and costs of administration are \$1980⁰⁰ the net actual market value thereof is \$240²³. That said deceased died intestate leaving one brother, and that as a result said estate and the successions therein are exempt from said inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor as provided by law.

11461^a

In the matter of the estate of Gideon Shelbome, Dec'd. First An. Final Account. This day came made Custor, Adr. of the estate of Gideon Shelbome, late of Union County, Ohio deceased, and presented her first & final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of June, 1932, at 1 P.M. to which time said matter is continued.

12248

In the matter of the estate of Orval Warner, Deceased. This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by Law, and no exceptions having been filed thereto, it is now ordered, that said Inventory, after being duly examined, be allowed, & confirmed.

12735

In the matter of the estate of J. Clark Reed, Deceased. Mar. 29th This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed, & confirmed.

11400

In the matter of the Assignment of Parks & Ransom. Filing 1st Final, May 23. This day came F. L. Roy, Assignee of the estate of Parks & Ransom of Union County Ohio, presented the first & final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of June 1932, at 1 P.M. to which time said matter is continued.

115-25

In the matter of the estate of... This day came... County, Ohio. Settlement of... do order the...

12091

25th day of June... In the matter of... This day came... verified... belonging to... decedent died... that the executor... submitted said... by the executor... Edith Graham... Edna May Thompson... and that the decedent... And, it appears... from public... real estate to be... parcels on... of this order to... filed with the... by law.

12056

In the matter of the estate of... This day... Mrs. S. Meyer... account of... Elizabeth... exceptions...

12308

In the matter of the estate of... This day... of Edward... deceased... be recorded...

12308

In the matter of the estate of... This day... from Sp... and present... it is ordered...

115-25

In the matter of the estate of Mary E. Jones deceased. This day came F. de Roy Allen Adm. of the estate of Mary E. Jones late of Union County, Ohio deceased, and presented his just and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Wednesday the 25 day of June 1932 at 1 P.M. to which time said matter is continued.

17091

In the matter of the estate of Jasper Graham. Authority to Transfer Real Estate. This day came Edna May Thompson filed herein her application duly verified for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on July 7 1931 residing at Paris Twp. Union Co. Ohio that the following persons with their age, sex, residence, relationship and position inherited said real estate: Edna May Thompson daughter one-third; and that the description of said real estate is as set out in said application. And it appearing to the satisfaction of the Court that the laws have been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein with that a certificate of this order together with the description contained in the application be filed with the Recorder of the proper County for record as provided by law.

Tuesday May 24

1705-6

In the matter of the Estate of Elizabeth Nicol dead. This day John A. Nicol et al appeared by their attorney Miss L. Myers and filed exceptions to the just and final account of Alice Kalle grant administratrix of the estate of Elizabeth Nicol deceased. It is ordered that said exceptions be heard June 7th 1932 at 2 P.M.

12308

In the matter of the Estate of Thomas H. Randall dead. Appointment. This day proof of publication of notice of the appointment of Edward Randall as adm. of the estate of Thomas H. Randall deceased was filed herein. It is ordered that the same be recorded in the records of this office.

17308

In the matter of the estate of Irene Spurrer Dead. Filing Inventory. This day came E.A. Spurrer Executor of the estate of Irene Spurrer late of Union County Ohio deceased, and presented the Inventory and Appraisement of said estate. It is ordered that hearing on said appraisement be set

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for June 5 1932, and that notice be given in the Marysville Tribune.

12312

In the matter of the Estate of Henry L. Reed, Dec'd

Order for Appointment ^{an} for Bond.

The Last Will of Henry L. Reed deceased late of Marysville in said County, having heretofore been duly approved and allowed. This day Charles H. Reed 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 as 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 Charles H. Reed 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 Henry L. Reed deceased, and this cause is continued.

12312

In the matter of the Estate of Henry L. Reed, Dec'd

Bond approved. Letters Issued.

This day Charles H. Reed appeared in open Court, accepted the trust as Executor of the estate of Henry L. Reed deceased, and no bond being required. It is therefore ordered that Letters Testamentary issue under the Will of said decedent to said Charles H. Reed, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.22

12313

In the matter of James E. ... This day R. ... wife appeared for leave to Sheriff says Elizabeth ... the amount a mother of a petition in of of June 1932 then not a petition.

12319

In the matter of Henry L. ... This matter application record the Village of ... this Court. of the Court may Belle the surviving decedent his duly correct and of the record in the Court or the probate of ... Board the appeared in testified to will, which subscribed Wherupon of writing L. Reed, attested; and said Will, and not in the admitting the said use of record

Marysville.

12323 In the matter of Adoption of James E. Sharp.

Order for Hearing

This day Robert Patterson and Grace Patterson husband and wife appeared in open Court and filed herein their petition for leave to adopt and change the name of James E. Sharp age 8 months or more May 16- 1932. Child of Elizabeth Sharp to the name of Robert Patterson Jr. with the assent and consent in writing of Elizabeth Sharp mother of said child. It is ordered that the said petition be for hearing before this Court on the 4. day of June 1932. at 10 A.M. That being not less than ten nor more than thirty days from the filing of the petition.

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Letters Issued.

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12319 In the matter of the Will of Henry L. Reed. Decd.

Order admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Charles H. Reed to admit to probate & record the Will of Henry L. Reed deceased, late of the Village of Marysville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Mary Belle Martin Reed surviving spouse and that she surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court pursuant to v. former order of this Court or have waived notice and given consent to the probate of said Will.

And Harry W. Board and Viola Board the subscribing witnesses to said Will this day appeared in open Court and having been duly sworn testified to the due execution and attestation of said Will which testimony was reduced to writing and 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 L. Reed deceased; that it was duly executed and attested; and the said testator 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.

The Johnson & Watson Co., Dayton, Ohio G. 555

5-322^c This day J. A. Gearty appeared in open Court and made application to be appointed Guardian of Ardelissa Conklin and the Court being satisfied that said Ardelissa Conklin is an incompetent and therefore is incapable of taking care of and preserving her property that she resides in said Township in this County and the Court being further satisfied that said J. A. Gearty is a suitable person to be appointed and her leaving filed in this office a statement duly verified by his affidavit of the whole estate of said Ardelissa Conklin, the probate value thereof, and the probable rents of the real estate. It is ordered that said J. A. Gearty be appointed such Guardian upon giving bond with sureties as required by law in the sum of One thousand Dollars, and this case is continued.

5-322^c In the matter of the Guardianship of Ardelissa Conklin, incompetent. Afft. Bond approved Letters Issued.

This day J. A. Gearty appeared in open Court, accepted the appointment as Guardian of Ardelissa Conklin and gave and filed herein his Bond in the sum of One thousand Dollars, conditioned according to law, with John C. Gearty and Gertrude M. Gray freeholders as sureties thereon. Said Bond is approved by the Court. Thereupon said J. A. Gearty took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said J. A. Gearty, that this proceeding be recorded, and that said Guardian pay the costs \$10.00.

13317 In the matter of the Will of Mary M. Fadden, Deceased. Order admitting to Probate Record.

This matter came on this day further to be heard on the application of C. A. McFadden, to admit to probate and Record the Will of Mary M. Fadden deceased, late of the Village of Magnetic Springs in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will, and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Jennie F. Conrad and Jesse F. Conrad, the subscribing witnesses to said Will, this day appeared in open Court, and having sworn 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. Fadden, that it was duly executed, attested, and that the said testator 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, that it, together with said testimony of the witnesses before named, be entered of record in this Court.

9677 In the matter of the estate of Ardelissa Conklin. This day J. A. Gearty appeared in open Court and made application to be appointed Guardian of Ardelissa Conklin and the Court being satisfied that said Ardelissa Conklin is an incompetent and therefore is incapable of taking care of and preserving her property that she resides in said Township in this County and the Court being further satisfied that said J. A. Gearty is a suitable person to be appointed and her leaving filed in this office a statement duly verified by his affidavit of the whole estate of said Ardelissa Conklin, the probate value thereof, and the probable rents of the real estate. It is ordered that said J. A. Gearty be appointed such Guardian upon giving bond with sureties as required by law in the sum of One thousand Dollars, and this case is continued.

11956 In the matter of the estate of John Reddick. This day John Reddick presented his estate, duly the same filed the 25th day of May, 1932.

9677 In the matter of the Guardianship of Rolland Mills et al. Trust & Final account

This day came Elmer Mills Guardian of Rolland Mills et al. minor of Union County, O. 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 25 day of June 1932. at 1 P.M. to which time said matter is continued.

11956 In the Probate Court. In the matter of the Estate of John Reddick, Deceased. Filing First & Final account.

This day came Geryon Sanders, Adm. of the estate of John Reddick late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of May, 1932. at 1 P.M. to which time said matter is continued.

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The Johnson & Watson Co., Dayton, Ohio G. 555

12070 In the matter of the Estate
of Hannah Taylor, Deceased. Entry

This day this cause came on to be heard upon the application of Gregory Sanders, Administrator of the Estate of Hannah Taylor, deceased, for an order to settle a claim filed against said estate by Stella Sloop. The Court finds that the said Stella Sloop has filed herein a claim stating that she has rendered extraordinary services to the said Hannah Taylor during her lifetime and that the said estate is indebted to her in the sum of \$100.00; that among the assets of the said estate are two certificates of deposit in the sum of \$175.00 upon which the administrator has received \$29.97 as a dividend upon the said deposit, the said First National Bank of Richmond, Ohio, being in the process of liquidation. The Court further finds that Stella Sloop is willing to accept said certificates as a complete settlement, and, compromise, less the amount already received by said Administrator as a dividend from the said bank.

The Court therefore orders that the said claim be settled in the manner as set forth in the application. Wherefore, it is ordered that the Administrator is hereby given authority to settle said claim of Stella Sloop against the estate of Hannah Taylor, by transferring to her the certificates of deposit in the First National Bank of Richmond, Ohio, less the sum already received by said Administrator in the amount of \$29.97, as a first dividend from the said First National Bank of Richmond, Ohio.

12070 In the matter of the Estate of
Hannah Taylor, Deceased. Entry

This day this cause came on to be heard upon the application of Gregory Sanders, Adm. of the Estate of Hannah Taylor, for an order authorizing him to settle the claim against John Taylor, and Florence Taylor. The Court, being fully advised in the premises, finds that the Administrator has brought an action in the Common Pleas Court of Union County, to collect said claim against the said John Taylor, and Florence Taylor, and that the said John Taylor, and Florence Taylor, have no property or assets from which said Administrator could collect said claim.

And the Court, after careful consideration deems that it will be for the best interests of the said estate that the said claim be settled, and the Court hereby orders and authorizes the said Administrator to settle said claim for the sum of \$25.00 and to dismiss the proceeding now pending in the Common Pleas Court, against the said John Taylor and Florence Taylor.

17322 In the matter
Estate of
Henry L. Reed

This day called
Henry L. Reed
presented the
duly verified
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C. H. Reed, his
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11906 In the matter of
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Gregory Sanders

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17322 In the matter of the
Estate of

Filing Inventory and appraisement

Benny L. Reed, deceased.

This day came C. H. Reed, executor of the estate of
Henry F. Reed, late of Union County, Va. 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
C. H. Reed, has in all respects complied with the
Statutes in such case made and provided.

It is ordered that said inventory and appraisement be for
bearing June 15 - 1932, at 2 P.M. and that notice be
published in Marysville Tribune -

11906 In the matter of the Estate of
John Reddick, Dec'd

Estate not subject to Tax

Gwynn Sanders as Adr. of the estate of John Reddick 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 this State, 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 thirty five dollars, the debts
and costs of administration are six Hundred thirty five Dollars.

That it requires all of the estate of said John Reddick
to pay the expenses of administration and the debts of
decedent and that there is no property to be dis-
tributed to the heirs at law or next of kin of said
decedent in said cause, and that as a result
said estate and the successions therein are exempt
from such inheritance tax. It is ordered that the
Court costs \$3- be certified to the Co. Aud. to be paid in manner provided by law.

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The Johnson & Watson Co., Dayton, Ohio G 555

10837 In the matter of the estate of Candace L. Nailb. Deceased. Estate not subject to Tax.
 Frank Brock, as Administrator of the estate of Candace L. Nailb 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 \$9753.71 the debts and costs of administration are \$1100.00 the net actual market value thereof is \$8653.71 That said deceased died intestate leaving three children and that as a result said estate and the succession 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.

10937 In the matter of the Estate of Louis B. Demmonst. Estate not subject to Tax.
 Spruce M. Demmonst as Executor of the estate of Louis B. Demmonst deceased. Gross value of said estate is \$2243.29 the debts and costs of administration are \$1767.00 the net actual market value thereof is \$476.29 that said deceased died testate leaving all property to the widow Sarah M. Demmonst. and that as a result said estate and the succession 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.

12311 In the matter of the Estate of Florence Perfect. Deceased. Order to Record Notice.
 This day proof of publication of notice of the appointment of H. C. Perfect as Adm. of the estate of Florence Perfect, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12309 In the matter of the Estate of Irene Spurrer. Deceased. Order to Record Notice.
 This day proof of publication of notice of the appointment of E. A. Spurrer as executor of the estate of Irene Spurrer deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12327 In the matter of the Will of L. Oscar Stahl. Filing of Will & Order for Hearing.
 This day an instrument of writing purporting to be the last

Will of Louise L. Stahl County, was for Probate.

12328 In the matter of Margaret. This day J. made and by law to be O. Shipton is not to his knowledge statement in value thereof appointed, and it is ordered as required by is contained

12328. In the matter Margaret. This day accepted the Margaret a sum of Ten Anna M. Shipton which Bond that Peter of this proceeding to

11941 In the matter Era Grandstaff This day account in Court do order Day of June 19

Will of Louise C. Stahl deceased, late of Washington Township, in this County, 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 6. day of June, 1932, at 2. P.M. and that due notice thereof be given three days prior to said hearing to the next of kin of the testator, resident of the State of this.

12328

In the matter of the Estate of Margaret W. Shipley, Decd. | appointment. Order for Bond.

This day John A. Shipley appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Margaret W. Shipley late of Richmond, Union Co. S. Decd., and an affidavit that there is not to his knowledge any fact Will and Testaments of the alleged intestate, and a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed, and that said John A. Shipley is a suitable person legally competent it is ordered, that he be so appointed upon giving Bond with sureties as required by law in the sum of Five Thousand Dollars and this cause is continued.

12328

In the matter of the Estate of Margaret W. Shipley, Decd

Bond approved.

Letters Issued.

This day John A. Shipley appeared in open Court, accepted the appointment as Adm. of the estate of Margaret W. Shipley deceased, and gave and filed his Bond in sum of Five Thousand Dollars, conditioned according to law, with Anna M. Shipley and Robert L. Shipley free holders, as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John A. Shipley, that this proceeding be recorded, and that said Adm. pay costs \$7.00

11941

In the matter of the Estate of Eva Grandstaff, Decd

List and Final account.

This day came Effie Grandstaff, Adm. of the estate of Eva Grandstaff late of Union County, this 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 25th day of June, 1932, at 1. P.M. to which time said matter, is continued.

11003

In the matter of the Estate
of Alice V. Wilkins, Deceased.

Estate not subject to tax.

E. J. Walschner, ex. adm. of the estate of Alice V. Wilkins 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 this State 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 \$1601.⁰⁰ the debts and costs are \$350.⁰⁰ the net actual market value thereof is \$1251.⁰⁰ that said deceased died intestate leaving a widow and four children. 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 be taxed at \$3.⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

10978

In the matter of the Estate of

Estate not subject to tax.

Jesse Williams, Deceased.

J. E. Clark, ex. adm. of the estate of Jesse 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 this State 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 \$3262.³⁶ the debts and costs of administration are \$1238.⁶⁷ the net actual market value is \$1123.⁶⁹ 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 be taxed at \$3.⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

11027

In the matter
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In the matter
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11027

In the matter of the Guardianship of Ottimer Elliott

Second account

This day the Second account of Robert Driscoll Esq. of Ottimer Elliott came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said Guardian pay the costs herein taxed at \$6⁵⁰ to be paid April 15, 1932. 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 William Carr

Third current account

This day the Third Current account of Elizabeth Hoop Guardian of William 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 thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and in conformity to law.

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

It is ordered, that said Guardian be and she is allowed the sum of \$25⁰⁰ as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of \$1114.³⁷ 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 costs \$6⁵⁰ paid Mar. 16, '32. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 3565

12028 In the matter of the Guardianship of Thos. Thompson. Infant

First & Final account.

This day the First and final account of Norman C. Brown Guardian of Thos. Thompson came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in full respects just and correct, 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 service which amount the Court deems reasonable.

The Court finds a balance of \$2376.90 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 & paid April 26-1932.

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

75-39a In the matter of the Guardianship of Charles E. Court Knight Infant

Fourth Account

This day the Fourth account of John L. Laughery Guardian of Charles E. Court Knight came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$404.55 as compensation for his services which amount the Court deems reasonable.

The Court finds a balance of \$12085.23 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 costs \$8.00 paid April 28-1932. It is ordered that said account & the proceedings herein be recorded in the Record of this office.

11982 In the matter of Charles W. M.

This day the Adm. of the estate of Charles W. M. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in full respects just and correct, and in conformity to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12064 In the matter of Marriette

This day the Receiver of the estate of Marriette came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that said account and the proceedings herein be recorded in the Record of this office.

11982 In the matter of the Estate of Charles W. Ward, Deceased. First & Final account.

This day the First and Final account of C. S. Hull Adm. of the estate of Charles W. Ward, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that C. S. Hull, Adm. be and he is allowed the sum of \$25⁰⁰ being commission on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said C. S. Hull as adm., pay costs costs of July 31. It is ordered account recorded in Records of this office.

12064 In the matter of Receivship of Marriott E. Mather First and Final account.

This day First & Final account of D. E. Ogawa Receiver of Marriott E. Mather came on for hearing and settlement, due notice thereof having been filed according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the Court having examined said vouchers thereunto, and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said D. E. Ogawa, as Receiver, be and he is allowed the sum of \$200- being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced and said estate settled according to law. It is ordered D. E. Ogawa, Receiver, pay costs \$89⁷⁸ paid Jan. 28-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 3503

11541 In the matter of the Estate of Charles E. Curry, deceased.

Final account.

This day the final account of Flora C. Curry, adx. of the estate of Charles E. Curry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except on object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in 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 said

Adm. pay costs \$8.00 costs paid Apr. 30 - 1932.

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

11500

In the Matter of the Estate of C. J. Johnson, deceased.

Trust and Trial Account.

This day the Trust and Trial account of Carl D. Johnson Administrator of the Estate of C. J. 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, 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.

The account filed is agreeable and the undersigned does hereby consent to the above; Hilman Johnson; Carl D. and Walter J. Johnson.

It is ordered that said Adm. pay the costs herein taxed at \$6.00. Pd. Apr. 29th. 1932.

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

12029

In the matter of Lemuel H. ...

This day ... Michl adx. came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except on object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in 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 said

Adm. pay costs \$8.00 costs paid Apr. 30 - 1932.

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.

11905

In the matter of William ...

This day the Adm. of the ... on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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.

The account filed is agreeable and the undersigned does hereby consent to the above; Hilman Johnson; Carl D. and Walter J. Johnson.

It is ordered that said Adm. pay the costs herein taxed at \$6.00. Pd. Apr. 29th. 1932.

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.

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

12029 In the matter of the Estate

Trust^{ee}. Final account.

of Lewis H. Osborn. Deceased.

This day the Trust and Final account of Louis Michel Adr. of the estate of Lewis H. Osborn decd. came on for hearing and settlement due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct, and in conformity to law. It is ordered that the same be, and hereby is approved, allowed and confirmed.

It is ordered that said Louis Michel be, and he is allowed the sum of \$304⁷⁰ being commission on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Louis Michel, as Adr. pay the costs \$6⁵⁰ paid May 1932.

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

11985 In the matter of the Estate

Trust^{ee}. Final account.

of William M. Burnside Decd

This day the Trust and Final account of J. H. Strahan Adr. of the estate of William M. Burnside deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct, and in conformity to law.

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

It is ordered, J. H. Strahan, as Adr. of the estate be, and he is allowed the sum of \$150⁰⁰ 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.

It is ordered, that said J. H. Strahan pay the costs \$6⁵⁰ cost paid Apr 8 32. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

5^{1/2} per annum from the 30 day of July 1931 and that the said mortgage is a valid and subsisting lien against said real estate and that the said defendant The Northwestern Mutual Life Insurance Co. has in and by its said answer consented that the said real estate be sold subject to said mortgage. The Court does hereby authorize the sale of said lands subject to said mortgage as provided in Section 12510 - 23 of the General Code.

And the plaintiff above named having given Bond date January 5th 1932 in the sum of \$2000⁰⁰ with The United States Fidelity and Guaranty Company, surety, conditioned according to law and approved by the Court, which bond appearing to be sufficient, no further bond is required of said administrator. It is further ordered that said D. H. Davis, as such administrator, proceed according to law to sell the real estate described in the petition for of dooms at public auction at the east door of the Court House in said County 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 of the terms and time and place of sale, give abstract in some newspaper printed and of general circulation in Union County Ohio where said real estate is situated; and said administrator is authorized to employ an auctioneer for said sale. And said petitioner is ordered to make return to this Court immediately after such sale is made and this cause is continued.

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The Johnson & Watson Co., Dayton, Ohio 0503

121322

In the matter of the Estate of Henry L. Reed, Deceased.

Inheritance Tax. Not subject to tax.

Charles H. Reed, as Executor, of the estate of Henry L. Reed, 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 this state, 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 \$11704.⁷⁷ the debts and costs are 1487.³⁹ the net actual market value thereof is \$10217.³⁸ that said deceased, died testate leaving all property to the widow viz. 69. then to three children in equal parts, their life time then to the grand children and that as a result said estate and the succession therein are exempt from such inheritance tax.

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

121324

In the matter of the estate of Renauna Pearson Deid

Final ac. Final act.

This day came William Pearson, Executor of the estate of Renauna Pearson, late of Union Co. O. 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 Sat. the 25th of June at 1. P. M. to which time said matter is continued.

11005

In the matter of the estate of Susan Pearson Van Dusen Van Dusen, 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 this state, 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 \$2379.³⁰ the debts and costs are \$1768.⁰⁰ the net actual market value thereof is \$611.³⁰ that said deceased, died testate leaving all property to her four sons, and the succession therein are exempt from such inheritance tax.

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

10908

In the matter of the estate of Sarah P. Curran, 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 this state, 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 \$510.⁰⁰ the debts and costs are \$490.⁰⁰ the net actual market value thereof is \$20.⁰⁰ that said deceased, died testate leaving all property to her four sons, and the succession therein are exempt from such inheritance tax.

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

11005-

In the matter of the Estate of Susan B. Van Doren, Decd.

Estate not subject to Tax

Reuben Vandoren adm. of the estate of Sarah B. Vandoren 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 \$35,975.00 the debts and costs of administration are \$2329.30, the net actual market value thereof is \$12,645.70 that said deceased died intestate leaving one son and 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.

10908

In the matter of the Estate of Sarah P. Cunningham, Decd.

Estate not subject to Tax

J. W. Cunningham as adm. of the estate of Sarah P. Cunningham 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 \$1000.00 the debts and costs of administration are \$510.00, the net actual market value thereof is \$490.00 that said deceased died intestate leaving four sons and four 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.

11053 In the matter of the Estate of Clair Dugman Dec'd. Estate not subject to tax.
 Albert Dugman, as Adm. of the estate of Clair Dugman, 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 this state, the same being for hearing, and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$1050⁰⁰ the debts and costs \$680⁰⁰ the net actual value \$370⁰⁰ that said deceased died intestate leaving one brother, and that as a result said estate and the succession therein are exempt from such inheritance tax.

It is ordered that the Court cost \$3- be certified to the County Auditor to be paid and credited as in the manner provided by law.

12134 In the matter of the Estate of Rumana Pearson Dec'd. Here say William Pearson appeared in open Court and filed his resignation as Executor of the estate of Rumana Pearson, deceased. Said resignation is hereby accepted and ordered filed and made a part of the records of said Court.

In the matter of the following and ordered that in Marysville on Saturday
 11941 Effie Grundstaff
 12264 Harriet M. Brown
 11293 Pearl M. Gray
 11906 Guy M. Sanders
 9248th Carl M. Gray
 12010 Nessie M. Cross
 12052 Ivan Black
 11400 F. L. Perry Allen
 110-25- Pe Roy Allen
 115-34 O. E. Reed
 11710 Sarah M. Sche
 11461th Mattie Castor
 12056 Alice Kuller
 12134 Wm. Pearson

In the matter of accounts 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 Marysville Tribune and that they will be for hearing
on Saturday June 25 - 1932, at 11 P.M. as follows:

- 11941 Effie Grandstaff adx. of the estate of, Eva Grandstaff 1st Final account.
- 12269 Annie M. Brown " " " " Perry W. Brown " " " "
- 11293 Pearl M. Gray Gdn. " " " " Alice Cahill 2 " " "
- 11906 Guy S. Sanders adx. " " " " John Reddick 1st " " "
- 924 8th Carl M. Gray " " " " Alfred J. Reddon 1st " " "
- 12010 Perry W. Cross Gdn. " " " " Leticia C. Cross " " "
- 12052 Ivan Black adx. " " " " Mary L. Black " " "
- 11400 F. L. Gray Gdn. " " " " " " " "

Part² in Ransom assignment.

- 110-25 Pe Roy Allen, adx. of the estate of, Mary E. Jones. 1st Final acct.
- 115-34 O.E. Reed Gdn. " " " " John Reed 2 - " " "
- 11710 Frank M. Schendler Adx. " " " " Herman Schendler 1st Final " " "
- 11461^a Mattie Castor " " " " G. Shelton " " " "
- 12056 Alice Kullback " " " " Elizabeth Meier " " " "
- 12134 H^m Pearson Ex. " " " " R. Ann Pearson " " " "

Johnson & Watson Co., Dayton, Ohio U.S.G.

12232. *Chas. W. Gay. Deceased*
Calvin Griffen as admr.
of the estate of Charles W. Gay. Decd.
Plaintiff

Myrna Harold et al.
Defendants.

This cause came on to be heard upon the pleadings and the evidence and the Court find that all parties defendant have been duly and legally served with process or have voluntarily entered their respective appearance herein and that as set forth in the petition it is necessary to sell the real estate therein described to pay the debts of said decedent Charles W. Gay.

And it appearing that an appraisement of said real estate is contained in the original inventory it is ordered that no further appraisement be required but that the sale hereafter to be made be made in accordance with said original appraisement.

It is further ordered that before proceeding further said administrator plaintiff give an additional bond as required by law in the sum of \$2000 - payable to the State of Ohio with sureties as required by law and to the approval of the Court and conditioned for the faithful discharge of his duties and the payment of and accounting for all moneys arising from the sale.

12329. *In the matter of the estate of*
Martin E. Bonker. Decd.

Order for Bond. June 4-1932
This day A. J. Bonker appeared

in open Court & made & filed an application under oath as required by law to be appointed Administrator of the estate of Martin E. Bonker late of Jayco Township Union County Ohio deceased and his 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 & the Court being satisfied that an adm. should be appointed & that said A. J. Bonker is a suitable person and being 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.

12328. *In the matter of Estate of Margaret Adshiply Deceased. Filing Inventory June 3-32*

This day came John A. Shipley admr. of the estate of Margaret Adshiply late of Union Co. Ohio & presented the Inventory & Appr. of said estate. It is ordered that said appr. be for hearing June 15-1932 at 2 P.M. That notice be given in the Mansfield Tribune for one week.

12214. *In the matter*
Estate of H.
This day
Schedule of D
of H. C. Bener
to recorded

12320. *In the matter*
Ida Wynn
This day
of Inventory
deceased
that the

12309. *In the matter*
of D. Irvine
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Inventory and
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12323. *In the matter*
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172814 In the matter of the Estate of H.C. Benedict, Deceased. Order to Record notice.

This day proof of publication of notice of hearing on Schedule of Debts. bearing June 24 - 2 P.M. of the estate of H.C. Benedict deceased. it is ordered that the same be recorded in the records of this office.

17320 In the matter of the Estate of Ida Wynn, Deceased. Order to Record Notice.

This day proof of publication of notice of hearing of Inventory and appraisement of the estate of Ida Wynn deceased, for June 6 - 1932, at 2 P.M.; it is ordered that the same be recorded in the records of this office.

17309 In the matter of the Estate of Irene Spurner, Deceased. Order to Record Notice

This day proof of publication of notice of hearing on Inventory and appraisement, June 6 - at 2 P.M. of the estate of Irene Spurner, deceased; it is ordered that the same be recorded in the records of this office.

Saturday June 4th.

17323 In the matter of The adoption of Jarnal E. Sharpe, Minor Decree of adoption.

Whereas on the 4th day of June 1932, 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 amounting to - nothing -

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 Robert Patterson, and Grace Patterson, the petitioners, the Court now examined the husband and wife each separate 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 petitioner are of good moral character and of reputable standing

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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 Robert Patterson Jr.

17315 In the matter of the Estate of James Laird Deid

Order to Record Notice.

This day proof of publication of notice of the appointment of O O Laird as ad. of the estate of James Laird, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

17322 In the matter of the Estate of Henry L. Reed Deceased.

Order to Record Notice.

This day proof of publication of hearing on the Inventory & appraisement June 15 - 1932 at 2 P.M. of the estate of James Laird, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

17330 In the matter of the Estate of Louise C. Stahl Deceased.

Order for appointment as Executor.

The last Will of Louise C. Stahl deceased, late of Washington Township, in said county, heretofore been duly approved, and allowed. This day William F. Stahl, the executor named in said Will, appeared in open court, made and filed an application under oath as required by law, to be appointed as 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 F. Stahl is a suitable person and by law competent, it is ordered that he be appointed as such executor, without bond, in accordance with the Will of said deceased, and this cause is continued.

17330 In the matter of the Estate of Louise C. Stahl, Deid

Bond approved. Letters Issued.

This day William F. Stahl, appeared, in open Court, accepted the trust as Executor of the estate of Louise C. Stahl, deceased, and, no bond, being required. It is therefore ordered, that Letters Testamentary issue on the Will of said decedent to said William F. Stahl, that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Executor

pay the cost

17327 In the matter of Louise C. Stahl

This matter on the application and record to the township filed in the It is now said decedent and that of kin of sa State of this filing of sa it to probate to a former notice and g

And Will the subsista in open Court, respecting to of said Will has subsist with said W. aforaid in instrument was duly said testator of lawful age but under Therefore the C probate, and of the Will in this Court.

17329 In the matter of Mrs. Esth E. Stahl

This day A. B. no. Adr., of filed herein li Conditioned as by such Bond is. Letters of Adm be recorded a

pay the costs \$7.00

17327

In the matter of the Will of Louise C. Stahl, deceased,

Order admitting to Probate and Record.

This matter came on this day further to be heard on the application of William F. Stahl to admit to probate and record the Will of Louise C. Stahl, deceased, late of the township of Washington in said county, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State of Ohio have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court, or have received notice and given consent to the probate of said Will.

And William R. Cameron and Richard L. Cameron, 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 Louise C. Stahl, 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.

12329

In the matter of the Estate of Martha E. Brooker, Dec'd

Bond approved. Letters Issued.

This day A. J. Brooker appeared in open Court, accepted the appointment as Adm. of the Estate of Martha E. Brooker, deceased, and gave and filed herein his Bond in the sum of Six Thousand Dollars.

Conditioned according to law, with American Surety Co. as surety which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said A. J. Brooker, that this proceeding be recorded, and that said Adm. pay costs \$7.00.

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17310

D. H. Davis, Administrator
of the estate of D. S. Davis
Deceased, Plaintiff

v.

Flora Davis, widow, et al.

Defendants.

This day this cause came on to be heard upon the application of Plaintiff for an order to vacate and set aside the order of sale heretofore entered in this cause and for an order directing the plaintiff to cause a new appraisal of all the real estate described in the petition to be made and that he cause an appraisal of tract no. 1 described in the petition to be made subject to the lien of the mortgage of the defendant. The Northwestern Mutual Life Insurance Company as set forth in its cross petition herein: and thereupon said application was submitted to the Court. And the Court being fully advised in the premises sustains said application.

It is therefore ordered by the Court that said order of sale be vacated and set aside; that the plaintiff cause all the said real estate described in the petition to be re-appraised; that the plaintiff cause tract no. 1 described in the petition to be appraised subject to the lien of said mortgage of said The Northwestern Mutual Life Insurance Co.

It is also ordered by the Court that Otto Dursfay, Sturgis Cheney and Fay Lytle, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner be and are hereby appointed to appraise said real estate as persons; tract no. 1 described in the petition to be appraised at its true value in money but subject to the lien of the mortgage of the defendant. The Northwestern Mutual Life Insurance Co. for the sum of \$3400.00 with interest at the rate of 5% per annum from the 30 day of July 1931; tract no. 2 to be appraised at its true value in money; it is further ordered that said appraisers be sworn to as required by law to truly and impartially appraise said estate upon actual view at its fair cash value but subject to said mortgage and discharge the duties required of them according to law and to make return of this proceeding in writing to this Court on or before the day of June 1932.

9110

In the matter of the Guardianship
of Edith B. Shelton Minor.

Filing 6th acct.

This day came J. L. Shelton, Guardian of Edith B. Shelton, minor, Union County Ohio presented his sixth account, in settlement of said Edith, duly verified. Whereupon the Court do order the same filed and advised for hearing the 30 day of July A. D. 1932 at 1 P. M. to which time said matter is continued.

17370

In the matter
State of Iowa
This day the
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17309

In the matter
Estate of Henry
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10989

In the matter
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17370

In the matter of the
Estate of Ida Myron, Deceased.

Order approving Inventory

This day the Inventory in the above captioned estate
heretofore filed herein, came on for hearing. It
appearing to the satisfaction of the Court that notice
of the filing of the said Inventory has been given
to all interested parties, as required by law, and no
exceptions having been filed thereto, it is now ordered
that said Inventory, after being duly examined, be allowed
and confirmed.

17379

In the matter of the
Estate of Gene Sparrow, Deceased.

Order approving Inventory

This day the Inventory in the above captioned estate, heretofore
filed herein, came on for hearing. It appearing
to the satisfaction of the Court that notice of the filing of the
said Inventory has been given to all interested persons, as
required by law, and no exceptions having been
filed thereto, it is now ordered, that said Inventory,
after being duly examined, be allowed and confirmed.

Tuesday June 7-1932

10989

In the matter of the estate
of Henry Gordon, Deceased

Estate not subject to Tax.

Arthur T. Donor as Adm. of the estate of Henry Gordon,
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 this state, 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 \$4324.⁰⁰ the debts
and costs of administration are \$467.⁰⁰ the net actual market
value thereof is, that the estate was 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 in this proceeding
taxed at \$3.⁰⁰ be certified to the County Auditor to be paid
and credited in the manner provided by law.

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12309

In the matter of the Estate of Irene Spurrier, Deceased

Determination of Inheritance Tax.

This 8 day of June, 1932, 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 \$6400.00 composed as follows: Personally owned real estate \$5400.00 that the debts are \$370.00 and costs of administration will be \$100.00. That there is no one entitled to share in said real estate. And that the net actual market value of the assets which might be subject to tax is \$5930.00. 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 terminal or unitary liability in which such tax originates:

Ernest A. Spurrier son \$325.00 35% exemption: Est. non-
John R. Spurrier 1450.00 " " " "
Gertrude Spurrier daughter in law \$220.00 exempt 50% balance \$110.00 17-32 Gertrude Spurrier

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 of a time within which to file exceptions has been filed, 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 manner provided by law.

Monday June 6, 1932.

12809

In the Matter of the Estate of Irene Spurrier, Deceased.

Under Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen.

By Authority S. C. 10501-12

11076

In the matter of the Estate of Rebecca B. Henry, Deceased, her finding and are exempt from the same as fully advised that the gross and costs of thereof is \$9300.00 as a result are exempt of that the Court be certified to in the manner

10261

In the matter of the Estate of Grandchildren This day Carl Eastell, son her third party duly verified same filed the 30 day said matter

12332

In the matter of the Estate of Jasper G. Edara May & Jasper G. Edara duly verified and the successory under the Act. the Court finds and is \$10200.00 actual market value of said testate receiving a result said from such costs on this County and provided by

11076

In the matter of the Estate of Rebecca Borchard Dec'd

Inheritance Tax

Henry Borchard, as administrator of the estate of Rebecca Borchard 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 this State, 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 \$1126.⁶⁷ the debt and costs of administration are \$195.⁰⁰ the net actual market value thereof is \$936.⁶⁷ that said deceased child testate leaving no brother, one sister and 13 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

10761^a

In the matter of the Guardianship of Frank Hugh Baskell.

Third account.

This day came Dorothy Baskell, Guardian of Frank Hugh Baskell, an incompetent of Union County, Ind. 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 30th day of July 1932, at 1. P. M. to which time said matter is continued.

17332

In the matter of the Estate of Jasper Graham Dec'd

Estate not subject to Tax

Edna May Thompson, as an heir of the estate of Jasper Graham 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 this State, 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 \$1020.⁰⁰ the debts and costs are \$742.⁰⁰ the net actual market value \$948.⁰⁰ that said deceased child testate leaving three girls and three boys none receiving the amount of exemption. That as a result said estate and the successions are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 593

17-331 In the matter of the Estate of Lewis H. Conklin, Deceased. appointment. Order for Bond.

This day Emma F. Conklin and Henry Conklin appeared in open Court and made and filed an application under oath as required by law, to be appointed administrators of the estate of Lewis H. Conklin late of Mill creek 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 Emma F. Conklin and Henry Conklin 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.

17-331 In the matter of the Estate of Lewis H. Conklin, Deceased. Bond approved. Letters Issued.

This day Emma F. Conklin and Henry Conklin appeared in open Court, accepted the appointment as Admin^{rs} of the Estate of Lewis H. Conklin dec'd, and gave and filed herein their Bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with W.A. Conklin and T.H. Wilson, fellowes, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Emma F. Conklin and Henry Conklin, that this proceeding be recorded, and that said Admin^{rs} pay costs \$7.00

12320 In the Matter of the Estate of Ida Wynn, Deceased. Monday June 6, 1932. Order Approving Inventory.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen.
S. C. 10551-12

17-333 In the matter of George Max... This day... court for the... Conklin... waived and...

17-333 In the matter of George Max... This day the application... has been... ordered. Conklin... It is therefore... It appears... is legally... herein and... according to... as sureties... approved... William a...

12-335 In the matter of John Dean... This day... to be appointed... Schindler dec'd... Schindler is... From Oct. 8, 19... of Union Co... said minor... requested by... the Court being... said Bertha... in this office... estate of said... annual... Bertha... sureties as... Cause is...

17333 In the matter of the Guardianship of George Max Conklin minor
 Order for Hearing
 This day William A. Conklin filed an application in Court for the appointment of a guardian of George Max Conklin a minor and all interested parties having waived and consented as provided by law.

17333 In the matter of the Guardianship of George Max Conklin minor
 Order on Hearing
 This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said George Max Conklin minor and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that William A. Conklin is legally competent and he having filed an application herein and given bond in the sum of \$500⁰⁰ conditioned according to law with Lee W. Elson and Andrew Hoch as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said William A. Conklin as provided by law.

17335 In the matter of the Guardianship of John Dean Scheiderer minor
 Order for Bond.
 This day Bertha Rausch appeared in open Court and made application to be appointed Guardian of John Dean Scheiderer minor (heir of Herman Scheiderer deceased) and the Court being satisfied that said John Dean Scheiderer is a minor of the age of 2 years Oct. 8, 1931 born Oct. 8, 1929 and child of Herman Scheiderer deceased late of Union Township Union County Ohio deceased and that said minor resides in this County; and the said is requested by the mother of said minor Bertha M. Scheiderer that the Court being further satisfied that a Guardian is necessary and that said Bertha Rausch 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, the probable value thereof, also the probable annual rents of said minor's real estate. It is ordered that said Bertha Rausch be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$1800.00. This Cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 555

17267. In the matter of the estate of Joseph T. Vance, Decd.
 This day Emma Bertha J. Vance, executrix of the estate of Joseph T. Vance, appeared in open Court and resigned as such executrix for the season. She was unable to look after the business of the estate. It is ordered that said resignation be and is hereby accepted and made a part of the records of this office.

12334. In the matter of the Estate of Rolland Conklin, Decedent. Order for Bond.
 This day Norma Rogers and Laurin M. Andrews appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Rolland Conklin late of Millcreek Township Union Co. Ohio, decedent, and an affidavit that there is not to his knowledge any last Will and Testament of the aforesaid 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 said Norma Rogers and Laurin M. Andrews 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.

12334. In the matter of the Estate of Rolland Conklin, Decedent. Bond approved
 Utters Issued.
 This day Norma Rogers and Laurin M. Andrews appeared in open Court, accepted the appointment as Adm^r of the estate of Rolland Conklin, decedent, and gave and filed their bond in the sum of \$2000 - conditioned according to law with United States Fidelity & Guaranty Co. By Russell S. Banks, attorney in fact, as surety, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Norma Rogers and Laurin M. Andrews, that this proceeding be recorded and that said Adm^r pay the costs \$2000⁰⁰.

17324. In the matter of Mary M^{rs} Lind.
 The last magnetic specification duly approved by the executor and made a required by a statement consisting of and being satisfied person and appointed with the will continued.

12324. In the matter of Mary M^{rs} Lind.
 This day last accepted. the of Mary M^{rs} Lind. required issue on the that notice required by and that

12324. In the matter of the estate of
Mary M^c Ladden, Deceased.

Order for appointment
of Executor
for Bond.

The last will of Mary M^c Ladden, deceased, late of
Magnetic Springs in said County, having heretofore been
duly approved, and allowed, this day, Chas. A. M^c Ladden
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 as 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 Chas. A. M^c Ladden 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, and this comes to
continued.

12324. In the matter of the estate
of Mary M^c Ladden, Dec'd.

Bond approved. Letters Deceased.

This day Chas. A. M^c Ladden, appeared in open Court
accepted the trust as Executor of the estate
of Mary M^c Ladden, deceased, and no bond being
required. It is therefore ordered that Letters Testatory
issue on the will of said decedent to said Mary M^c Ladden
that notice of said appointment be published as
required by law; that this proceeding be recorded
and that said Executor pay the costs taxed at 8^{cts} per

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The Johnson & Watson Co., Dayton, Ohio G. 505

11154

In the Matter of the Guardianship of Bernice Wolff et al.

Approval of Bond

This day Marie B. Wolff, guardian of Bernice Wolff et al. filed a new Bond with Emmanuel Bishop & Carl W. Damm as surety. It is ordered that said new bond be and is approved, and accepted and ordered filed. It is further ordered that the former ^{Bond} with William C. Wolff and J. G. Mader, be cancelled and relieved from further liability.

12329

In the Matter of the Estate of Martha E. Brooker Deceased.

Filing Inventory and appraisement.

This day came J. A. Brooker, Adm. of the estate of Martha E. Brooker, late of Union County Ohio, deceased, and presented the Inventory and Appraisement of said estate duly verified. It is ordered that said appraisement be for hearing June 24 - 1932. at 2 P.M. Friday June 10, 1932.

12322

In the Matter of the Estate of Henry Rud, Deceased.

Under Approving Inventory.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen. G. L. 10501-12

11972

In the Matter of John David

This day came of the Estate County Ohio. partial and verified same filed the 30 day matter is

12134

In the Matter of Ruanna Pea

This day L. H. Col appeared in as such Adm together with be recorded.

12322

In the Matter of Estate of Herb. B.

This day the filed herein, to the satisfaction of the said parties, as having been Inventory, of confirmed.

12335

In the Matter of the Estate of John Dean

The Court find parties as the John Dean P. It is therefore to the Court. The having of 7/1800. or Trust M. Schmidt said bond. by said Betha C.

approval of Bond

11972

In the matter of the estate of John David White. Dec'd

Filing First Partial account.

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This day came C.E. White and O.W. Choney, Executors of the estate of John David White, late of Union County, this deceased, and presented their first partial account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Sat. the 30 day of July 1932 at 1 P.M. to which time said matter is continued.

Inventory
Account
Arthur E.
presented
only
Inventory

12134

In the matter of the estate of Ruanna Pearson. Dec'd

Order on Filing Inventory. June 13

This day L.H. Collins, adm. of the estate of Ruanna Pearson 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 adm. pay the costs \$3.00.

1932.
Inventory
to, heretofore

12322

In the matter of the Estate of H.L. Reed. Dec'd

Order approving Inventory

This day the Inventory in the above captioned estate duly filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto it is now ordered that said Inventory after being duly examined, be allowed, and confirmed.

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Allen.

17335

In the matter of the Guardianship of

June 11th
Order on Hearing

John Dean Schindler, minor.
The Court finds that notice has been given to all interested parties as herebefore ordered. The Court finds that said John Dean Rausch, is minor, and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Bertha Rausch, is legally competent and she having filed the application herein, give Bond in the sum of \$1,800. conditioned according to law, with Clarence Rausch, Pastor M. Schindler & Alfred Phinney as sureties. Wherein it is ordered that said bond be approved and that letters of Guardianship issue to said Bertha Rausch as provided by law.

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12134^a In the matter of
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12081 In the matter of
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12336 In the matter
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 Edmund L...
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12134^a In the matter of the Estate of
 Ruanna Pearson, Deceased. | appointment
 Order for Bond.

This last will and Testament of Ruanna Pearson, late of Liberty Township Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day L. H. Collins 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, that said L. H. Collins, is a suitable person, and legally competent; it is ordered that said L. H. Collins be appointed as such administrator with the Will annexed, upon giving Bond, with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

12134^a In the matter of the Estate of
 Ruanna Pearson, Deceased. | Bond approved. Letters Issued.

This day L. H. Collins appeared in open Court, accepted the trust as adm. with the Will annexed of the Estate of Ruanna Pearson, deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars conditional according to law with American Security Co. as surety which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issue to said L. H. Collins, that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs \$ 7.⁰⁰.

12081 In the matter of the Estate of
 Arthur Aurnie | First & Final account.

This day came Anna Aurnie, adm. of the estate of Arthur Aurnie 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 30 day of July, 1932, at 1 P.M. to which time said matter is continued.

12336 In the matter of the Estate of
 Solomon Turner, Deceased. | Presentation of Will for Probate.

An application having been this day presented to the Court by Edmund Turner, praying that an instrument in writing purporting to be the Last Will and Testament of Solomon Turner deceased, be admitted to probate. It is ordered, that 3 days notice in writing, of the presentation of said Will and of the application for the admission of the same

The Johnson & Watson Co., Dayton, Ohio G. 505

for probate to given to the surviving spouse, and to the next of kin of said testator known to be resident of the State and all interested parties having notice, it is ordered that a hearing on said application will be had on the 14th day of June 1932. at 3. P.M.

Tuesday June 14 -

17326.

In the matter of the Will of Solomon Turner, Deceased.

Order admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Edmund Turner, to admit to probate and record the Will of Solomon Turner deceased, late of the Township of Paris, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Julia Turner surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State of this have been duly served with notice of the filing of said Will and of the application to admit to probate and record in this Court pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And Miss L. Myers and Maud Pyles 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 Solomon Turner deceased that it was duly executed and attested and that the said testator at the time of signing said Will was of full age, of sound mind and memory & 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.

17337

In the matter of Solomon Turner. The last Will of Paris Inmate heretofore by Turner and made as required with the Will ment in gen of and the being satisfied that said J suitable per that said J appointed upon give in the sur Cause is. C

17337

In the matter of Solomon Turner. This day in open Court Will annex and gave of July Thoms with United States, who Therefore order Annexed. Turner, the said Ad. M. Turner day

17331

In the mat of Lewis H. C. This day a Ad. M. of County, this appearance. It is order hearing J having Cra

17337

In the matter of the estate of Solomon Turner, deceased.

Appointment Order for Bond.

The Last Will and Testament of Solomon Turner late of Union County, Ohio, deceased, having heretofore been duly proved, and allowed, this day Julia Turner and Edmund Turner 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 Adm. should be appointed that said Julia Turner and Edmund Turner are suitable persons, said, legally competent: it is ordered that said Julia Turner and Edmund Turner be appointed as such Administrators 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.

17337

In the matter of the estate of Solomon Turner, deceased.

Bond approved.

Letters Issued.

This day Julia Turner and Edmund Turner appeared in open Court accepted the trust as admrs with the Will annexed of the estate of Solomon Turner dec'd, and gave and filed herein their Bond, in the sum of four thousand dollars, conditioned according to law, with United States Fidelity and Guaranty Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of administration with the Will annexed, issued to said Julia Turner and Edmund Turner, that this proceeding be recorded, and that said admrs with the Will annexed, pay the estate herein taxed at \$7¹/₂.

17331

In the matter of the estate of Lewis H. Coukley, deceased.

Filing Inventory & appraisement.

This day came Emma F. Coukley and Henry Coukley Adms of the estate of Lewis H. Coukley late of Union County, Ohio, deceased, and presented the inventory and appraisement of said estate, duly verified. It is ordered that said appraisement be for hearing June 25, 1932, at 2 P.M. all parties having interest therein.

The Johnson & Watson Co., Dayton, Ohio G. 5505

8089 In the matter of the Guardianship of Belle Plotner, Insane Person. Seventh account.

This day came W. N. Plotner, Guardian of Belle Plotner an incompetent of Union County, Ohio and presented his seventh account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30 day of July, 1932 at 1 P. M. to which time said matter is continued.

12251 In the matter of the Estate of Henry Shirk, Deceased. Filing Sale Bill.

This day came Felicia Shirk, Adm. of the estate of Henry Shirk 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 Felicia Shirk 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 \$3.00.

12336 In the Matter of the Will of Solomon Turner, Deceased. Election under said Will.

I, the undersigned, Widow of Solomon Turner, late of Paris Township, Union County, Ohio, deceased, having had explained to me, by the Probate Court of said County, the provisions of said will, my rights under it, and the law in the event of my refusal to take under the Will, do hereby elect to take under the Will, do hereby elect to take under the Will; my election so made to be entered of record.

Julia Turner.

Whereupon, the Court ordered the said election of said Julia Turner to be entered upon its minutes, in the words and figures following, to-wit:

In the Matter of the Will of Solomon Turner, Deceased. Election.

This day personally came into open Court Julia Turner, widow of said Solomon Turner, deceased, and applied to make her election whether to take or not to take under the Will of said Solomon Turner, 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.

11348 In the matter of Guardianship of Edith A. Linds. This day came and person filed herein his resignation as satisfactory.

11513 In the matter of T. H. B. Matilda B. B. having filed and order of the Court and determine \$17,364.40 \$1680.00 the that said do and four other exemptions estate and draw herein on this process Auditor to be provided by

12217 In the matter of Mary Sta. This day a was filed in It is of debts the 26th day of said Dec under the Probate Court of said County. Who will fiduciary

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11348 In the matter of the
Guardianship of
Edith A. Lindsey incompetent
This day came Chas. L. Lindsey Guardian of the estate
and person of Edith A. Lindsey an incompetent person and
filed herein his final account and also tendered
his resignation as such Guardian and for which reasons
are satisfactory to the Court is hereby accepted.

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11013 In the matter of the estate
of H. H. Beaver, Deceased.
Matilda Beaver, as Adm. of the estate of H. H. Beaver, dec'd,
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 this state, 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
\$17,364⁴⁶ the debts and costs of administration are
\$1,680⁰⁰ the net actual market value is \$15,684⁴⁶
that said decedent died intestate leaving a widow
and four children, none receiving more than the
exemption allowed 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- be certified to the County
Auditor to be paid and credited in the manner
provided by law.

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12217 In the matter of the Estate
of Mary Stalder, Deceased.
Orders on Filing of Debts.
This day a Schedule of debts in the above captioned estate
was filed in this Court by the fiduciary of said estate.
It is ordered that the approval of said schedule
of debts be set for hearing before this Court on
the 26th day of July, 1932, at 2 P.M. and that notice
of said hearing be given to all persons entitled to notice
under the law of the State of this by the notice in the
Union County Journal at least 10 days prior to the date
of said hearing, except those who have mailed said notice
or who will hereafter be personally served by the
fiduciary herein at least 10 days prior thereto.

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The Johnson & Watson Co., Dayton, Ohio G 555

115-25

In the matter of the Estate of Mary E. Jones, Deceased.
 F. Le Roy Talbot as Adm. of the estate of Mary E. Jones, deceased, having filed an application duly verified for a finding and order that said estate and 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 is \$1444⁰⁰ the debts and costs of administration are \$1135⁰⁰ the net actual market value thereof is \$309⁰⁰ that said deceased died intestate leaving three sons and 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 \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

Estate not subject to tax.

12302

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F. W. Mosstinger
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12302 Homer T. Mosstarger, administrator
of the estate of Parthena Mosstarger,
deceased.
Plaintiff

Case No.

F. A. Mosstarger Homer T. Mosstarger.
O. J. Mosstarger. Grace Mattashed.
Izabelle Mosstarger. Ida W. Mosstarger.
Frank Mosstarger. Richard Mattashed
and William C. Jacobs
Defendants.

Entry

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 the administration of the deceased, upon the
answer and cross-petition of the Defendant,
William C. Jacobs.

The court being fully advised in the premises
herein and consented to the sale of the real estate
described in the petition, in writing; and that
all have been notified of the pendency and
proceedings of the petition as presented by law.

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 by the appraiser of the
personal estate for Two thousand Three Hundred
Dollars (\$2300) and the Court also finds that a
bond heretofore given by the Plaintiff as administrator
of the estate of Parthena Mosstarger, in the amount
of Four thousand Dollars (\$4000) is sufficient.

It is therefore ordered that further appraisement
and additional bond be dispensed with.

It is now ordered, that the said Homer T. Mosstarger
as such Administrator, proceed to advertise for sale
at the Courthouse in Marysville, Union County, Ohio
said real estate for four consecutive weeks in a
newspaper of general circulation in said Union
County Ohio, in which said real estate is situated
and he is further ordered to sell the same for not less
than 2/3 of the appraised value, and to be paid
for cash, upon the delivery of a deed to the purchaser.

It is further ordered, that the said Plaintiff make
return to this Court immediately after such sale.

12338 John A. Shipley, ad. l. l. date. Orders. Fixing time for Hearing.
 This day John A. Shipley Administrator of the estate of Margaret A. Shipley Deceased, filed in this Court his petition praying for an order to sell the real estate herein described, belonging to the estate of said decedent to pay debts of said estate. It is ordered that said petition be heard on the 16-day of July, 1932, at 10 A.M. and that summons for defendant Edgar A. Shipley issued to the Sheriff of this county, returnable according to law.

Wednesday June 16, 1932

12328 In the Matter of the Estate of Margaret A. Shipley, Deceased. Order Approving Inventory.
 This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen,
 S. C. 10507-12

105-64 In the matter of Guardianship of the Person of D. ...
 This day ... an incompetent fifth party duly verified same filed the 20-day matter is. Evr

12229 In the matter of Grant B. ...
 This day ... Grant B. Bla presented her said estate, the same filed Saturday the said matter

11811 In the matter of ...
 This day ... estate of ... deceased and said estate do order the on Saturday time said to

12070 In the matter of Hannah Fay ...
 This day ... of Hannah ... and presented settlement of the Court do hearing on to which time

105-64 In the matter of the Guardianship of Samuel D. McAdow, incompetent
 Fifth Partial account
 This day came Truman McAdow Esq. of Samuel D. McAdow, an incompetent of Union County, Ohio, and presented his fifth partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30. day of July, 1932. at 1. P.M. to which time said matter is continued.

12229 In the matter of the Estate of Grant B. Blaney, deceased
 No. 12229
 Filing First and Final account
 This day came Florence J. Blaney adx. of the estate of Grant B. Blaney, 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 30. day of July, 1932. at 1. P.M. to which time said matter is continued.

11811 In the matter of the Estate of Saml F. Robinson, deceased.
 Filing First & Final account
 This day came Harriett Robinson, Executor, of the estate of Saml F. Robinson 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 30. day of June, 1932. at 1. P.M. to which time said matter is continued.

12070 In the matter of the Estate of Hannah Taylor, deceased.
 Filing First & Final account
 This day came Eugene Sanders, Administrator of the estate of Hannah 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 30. day of June, 1932. at 1. P.M. to which time said matter is continued.

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12093 In re: F. Johnson, Administrator of the Estate of Lucy H. Johnson, Dec'd. Plaintiff.

No. 12093

Laurel DeGroot, Sylvia Byers, Nora Lowry, Rose Evans, Bell Shop, Robert Thomas, Minnie Smith, Hattie Case, James Lowry, William Lowry, Frank Standish, The Peoples Building & Loan Co. of Delaware, O. Defendants.

Entry.

This day came the plaintiff and filed herein an affidavit according to law for the purpose of procuring service by publication; and it appearing to the Court that Frank Standish is a necessary party and that his residence is not in the State of Ohio, that his residence is unknown to this plaintiff, and cannot with reasonable diligence be ascertained, and that service of summons on the said Frank Standish cannot be made within the state, it is ordered that proceedings against said Frank Standish be had, that publication be made for six consecutive weeks in a newspaper printed in this County, that it contain a summary statement of the object and prayer of the petition mentioned in the Court wherein it is filed and notified the said Frank Standish that he is to appear and when he is required to answer.

12096. In the matter of the Estate of George Adam Rausch, Deceased.

Inheritance Tax

This 16 day of June, 1932, the above matter came on to be heard and no application for appraisement having been made, the Court being fully advised in the premises that the gross value of said estate is \$17,341.46, composed as follows: Personalty \$7,261.46 real estate \$10,080.00 that the debts (including \$1,000.00 years account) are \$2,374.00 and that cost of administration will be \$300.00 that Kate Rausch, whose age at the death of said decedent was 65 yrs. has a dower interest in said real estate \$1,467.90 and that the net actual market value of the assets, which might be subject to tax is \$13,149.00. The Court further finds all the persons entitled to succeed to said estate are as follows:

Kate Rausch, widow	710-2522	\$3,000.00	same	and tax	
Albert Rausch, son	5835-47	3000.00	\$2,335.47	\$3.35	June 16-32
Nora Scherding, daughter	5835-47	3000.00	2335.47	\$3.35	" " "

It is ordered the notice of this adjudication and determination be given by mail to all persons known to be interested therein except those whom notice has been filed. Copies of the same be forwarded to the Tax Commissioner of Ohio. It is further ordered that the costs of this proceeding taxed at \$75.00 be certified to the Auditor of said County to be paid in the manner provided by law.

12337 In the matter of Solomon P. ... This day came ... of the ... county, Ohio. ... appraisement ... same. Ordered July 2-1932. To the heirs

12302 In re: T. Moss ... of the estate ... of the ... F.A. Moss

This day this ... it appearing ... Moss ... bond as a ... protect said ... that said ... proceed ... described ... for not less ... following ... It is fur ... 4 crs. ... place of ... and of ... said real ... ordered to ... after such

12337 In the matter of the Estate of Solomon Turner, Deceased. Filing Inventory & appraisement

This day came Edmund Turner and Julia Turner ad^{ms}, etc., of the estate of Solomon 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, ordered that said appraisement be for hearing July 2-1932, at 2 P.M. and that notice be given to the heirs by publication in the Union Co. Journal.

Friday June 17-

12302 Homer T. Mosstarger, ad^{ms} of the estate of Bertha Mosstarger, Deceased. Plaintiff J. A. Mosstarger, et al. Defendants

to Sell Real Estate

Orders

This day this cause came on further to be heard, and it appearing to the Court that the said Homer T. Mosstarger, the plaintiff above named has given bond as administrator in sufficient amount, to protect said estate. It is therefore further ordered that said Homer T. Mosstarger, as such Administrator proceed according to law to sell the real estate described in the petition, at public auction for not less than 75% the appraised value thereof on the following terms, cash in hand on day of sale.

It is further ordered, that said petitioner give notice 4 weeks consecutively of the terms and time and place of sale, give thereto, in some newspaper printed and of general circulation in Union County Ohio where said real estate is situated. The said petitioner is ordered to make return to this Court immediately after such sale is made. This cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. S. C.

13210

D. K. Davis, Administrator
of the estate of
D. S. Davis deceased.
Plaintiff

Confirming appraisement
and
Ordering Private Sale

Florence Davis, widow, et al.
Defendants.

This day this cause came on to be heard upon the return of the appraisement heretofore ordered in this cause, and the same was submitted to the Court. Whereupon after careful examination of the same, the Court finds that said appraisement has been made in all respects in conformity to law and the orders of this Court, and the same is hereby approved and confirmed; and sufficient bond having already been given by said plaintiff, additional bond is dispensed with. 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 the said D. K. Davis, as such administrator, proceed and sell said real estate at private sale, at not less than the appraised value thereof and for cash.

12070

In the matter
Estate of Wm
Gwynn Sam
Taylor deceased
for a finding
successors
tax under
hearing, a
jurisdiction
of said estate
dollars. The
Three Hundred
actual man

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adv. for
all the prop
paying the
Administrator
and the succ
inheritance
Court costs
artified to
in the man

11438

In the matter
of Charles H.
This day
Charles H. &
and present
settlement of
Whereupon
and advertised
July 1932.
Continued.

12339

In the matter
A. A. M^o Lee
Daisy M^o Lee
deceased, her
for a find
successors
tax under
hearing, a
finds and
is \$2050.
\$200 the ne
that the
daughters

12070 In the matter of the Estate of Harnald Taylor, Deceased. Estate not subject to Tax.
 Gwynn Sanders, as Adm. of the estate of Harnald 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 Three hundred seventy-four and 50/100 dollars, the debts and costs of administration are Three Hundred Seventy-four and 50/100 dollars, the net actual market value thereof is -----.

There is no property in the hands of the Adm. for distribution to the heirs or next of kin, all the property of said decedent was needed in paying the debts of said decedent and the costs of administration, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs in this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

11438 In the matter of the estate of Charles H. Tinsdell, Deceased. First and Final account.
 This day came M. O. Tinsdell, adm. of the estate of Charles H. Tinsdell 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 1932, at 1 P.M. to which time said matter is continued.

12339 In the matter of the Estate of A. A. Mc Lee, Deceased. Estate not subject to Tax.
 Daisy Mc Lee, as an heir of the estate of A. A. Mc Lee, 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 \$2050.00, the debts and costs of administration are \$250.00 the net actual market value thereof is \$1800.00 that the said deceased died intestate leaving two daughters 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 in this proceeding taxed at \$3.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

17310 D. H. Davis, Adm.
of the Es-
tate of D. H. Davis

P-
Honorable, J. A. ...

This day the court upon report of the said proceeding upon the petition made in and approved by the court of said petition is satisfied that it is ordered approved. and said petition and interest real estate subject to the provisions of the law of Ohio with reference to the purchase price of said land and as to this cause

17334 In the matter of Rolland ...
This day the court upon report of the said proceeding upon the petition made in and approved by the court of said petition is satisfied that it is ordered approved. and said petition and interest real estate subject to the provisions of the law of Ohio with reference to the purchase price of said land and as to this cause
July 6 - 1931
Union County

from such
acts on the
Auditor
law.

17310 D. K. Davis, Administrator
of the Estate of
D. S. Davis, deceased,
Plaintiff

Confirming Sale and
Ordering Deed.

Marcell, Davis, widow, et al.
Defendants.

This day this cause came on to be heard. on the
above report of D. K. Davis administrator of his
guardianship under the former order of this Court and
upon the motion of said petitioner to confirm the sale
made in obedience of said order: the Court having
carefully examined said report and finding the proceeding
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 D. S. Davis deceased in said
real estate to the purchaser Martha Lucille Davis
subject to the lien of the mortgage of the defendant
the Northwestern Mutual Life Insurance Company for
\$3400.00 with 5% interest from July 20th 1931 (pay 30th)
upon the said purchaser paying to the petitioner the
purchase price of \$100.00 in money.

And as to the distribution of said purchase price
his cause is continued.

17334 In the matter of the Estate of
Relland Conklin, Deceased.

Filing Inventory and Appraisement

This day came Irma F. Rogers and Lorrin M.
Anderson Adm^{rs} of the estate of Relland Conklin
late of Union County, Ohio, deceased, and presented
the Inventory and appraisement of said estate.
It is ordered that said appraisement will be for hearing
July 6-1932 at 2 P.M. and that notice be given in the
Union County Journal for one week.

The Johnson & Watson Co., Dayton, Ohio 6561

11338 In the matter of the Estate of Louise C. Stahl, Decedent.

Filing Inventory^{2d} - appraisement.

This day came William Stahl executor, of the estate of Louise C. Stahl 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, It is ordered, that hearing on said appraisement be set for the 5th day of July 1932, and that notice be given in the Union County Journal.

11348 In the matter of the Guardianship of Edith A. Lindsay.

Filing Second and Final account.

This day came Charles L. Lindsay Guardian of Edith A. Lindsay an incompetent 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 30th day of July, 1932, at 1. P.M. to which time said matter, is adjourned.

11438 In the matter of the Estate of Charles W. Tusdell, Decedent

Determination of Inheritance Tax.

This 18th day of June 1932 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 \$47,031⁰⁰ composed as follows Personalty \$24,430⁰⁰ real estate \$1,800⁰⁰ that the debts are \$5,175⁰⁰ and that the costs of administration will be \$162⁰⁰ 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 \$39,631⁰⁰.

The Court further finds that the persons entitled to succeed to said estate their ages when material, their relationship if any, to the decedent, the value of the successions to which each is entitled, the exemption allowed to each, the succession subject to tax, the amount of tax to which each successor 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:

name of person	val of succession	amt. exempt.	amt. of tax.
Mrs. Tusdell son,	39,031.16	7,350.00	4,63.16
			4.63

It is ordered that notice of this adjudication^{2d} determination be given by mail to all persons known to be interested therein, except those by whom claims 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 tax on the successions of said estate, and the exemptions allowed, be forwarded forthwith to the Tax Comm. of Ohio. It is further ordered, that the costs of this proceeding taxed at \$5⁰⁰ be certified to the Auditor of said County, to be paid in the manner provided by law.

12267^{2d} In the matter of Joseph T. Vance.

The last will of Poor Joseph Vance heretofore by C. J. Vance of filed an executor appointed said estate what the estate and the Court should be suitable person that said C. J. Vance The will as required Dollars. and

12267^{2d} In the matter of Joseph T. Vance.

This day C. J. Vance trustee as administrator of Joseph T. Vance herein his last conditional will and John C. Vance is approved and ordered that issue to said and that costs herein

12329 In the matter of the Estate of Mrs. [Name]

This day the heretofore filed It appeared notice of have given law, and if is now being duly

17267 ^{2d}	In the matter of the Estate of Joseph T. Vance, deceased.	appointment, Order for Bond.
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The last Will and Testament of Joseph T. Vance, late of Dover Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day C. J. Vance 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, that said C. J. Vance is a suitable person and legally competent; it is ordered that said C. J. Vance be appointed as such administrator with the Will annexed, upon giving Bond with sureties as required by law in the sum of Seven Thousand Dollars, and this cause is continued.

17267 ^{2d}	In the matter of the Estate of Joseph T. Vance, deceased.	Bond approved, Letters Issued.
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This day C. J. Asman appeared in open Court accepted the trust as administrator with the Will annexed of the Estate of Joseph T. Vance, deceased. He gave and filed herein his bond in the sum of Seven Thousand Dollars conditioned according to law with Walter C. Asman and John C. Nicol 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 C. J. Asman that this proceeding be recorded, and that said Administrator with the Will annexed pay the costs herein taxed at \$ 7⁰⁰.

17267 ^{2d}	In the matter of the Estate of Martha Bonker, Deaf.	Order approving Inventory.
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This day the Inventory in the above captioned estate heretofore filed herein came on for hearing. The Court appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12732 Calvin Pfiffer as administrator
of the Estate of Charles H. Kay, Dec'd.
Plaintiff

v.

Maryna Harold, et al.

Defendants.

This day came the said plaintiff and filed his additional bond in the sum of \$2000 in accordance with the former order of the Court and said bond and the surety thereon are hereby approved by the Court.

And the Court find that it would be to the interest of all parties to sell the real estate described in the petition at private sale at not less than its appraised value.

It is therefore ordered that said Calvin Pfiffer as such Administrator proceed and sell the real estate described in the petition at private sale at not less than its appraised value and upon the following terms, to wit: Cash, and that an order of sale issue to said administrator accordingly, and that he make return of said order of sale without unnecessary delay.

12081

In the matter of
Arthur Durr
Anna Durr
deceased, her
findings and
therein are
laws of this
the Court has
determined the
the debts and
actual market
intestate law
as a result
an exempt
It is ordered
taxed at \$
to be paid

12184

In the matter
Assignment of
now comes will
he is the duly
case and has
the property of
discover the
the gross and
assignee pay
pay the costs
1. Court fees
2. appraisement
3. fees of the
4. Reasonable

12184

In the matter
of Harry P. Ma
This day this
hereto filed
and expenses
being fully a
six months
from public
reduced, with
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non-collected
The Court of
estate and
the assignee

17081 In the matter of the Estate of
Arthur Durine, Deceased. Estate not subject
to tax.

Anna Durine, ex. adm., of the estate of Arthur Durine deceased, having filed an application duly verified for a finding and order that said estate and the successors therein are exempt from any inheritance tax under the laws of this state came on for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$1243⁸⁰ the debts and costs of administration are \$125⁰⁰ the net actual market thereof is \$993⁸⁰ that said deceased died intestate leaving a widow and three children and that as a result said estate and the successors therein are exempt from such inheritance tax.

It is ordered that the court costs in this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

17184 In the matter of the
Assignment of Harry P. Martin.

Now comes William P. Zolman and represents to the Court that he is the duly qualified and acting assignee in the above case and has been such for more than six months; that all the property of said estate which he has been able to discover has been sold and converted into cash; that the gross amount of said estate is \$634⁴⁷ that this assignee prays the Court for an order authorizing him to pay the costs of this proceeding, which costs are as follows:

1. Court costs due the Probate Court of Union County, this.
2. appraisers fees due to E. C. Nicol Albert Pearce & George Brown.
3. fees of the assignee which he is entitled to under the Statute
4. Reasonable compensation to John W. Daily, ^{att.} for the assignee.

17184 In the matter of assignment
of Harry P. Martin.

This day this cause came on for hearing upon the application hereto filed of the assignee for the allowance of the costs and expenses of administration of this estate and the Court being fully advised in the premises finds that more than six months has past since the notice of appointment has been published and that all of the estate has been reduced into cash, except certain book accounts which in the opinion of his assignee and his counsel is uncollectable.

The Court finds that the entire amount of said estate amounts to the sum of \$634⁴⁷ and that the assignee is entitled to the compensation as

The Johnson & Watson Co., Dayton, Ohio G 505

provided by law to wit: \$38⁰⁰ The Court further finds that John W. Daily has acted as attorney and Counselor for the assignee; that his services were necessary in the administration of said estate and that a reasonable compensation for his services must be the sum of \$100⁰⁰ which amount is hereby approved and allowed as compensation. It is further ordered that the said assignee pay to this Court the sum of \$22⁰⁰ being the amount of the Court costs in this cause.

It is further ordered that the assignee pay to each of the 3 appraisers the sum of \$5⁰⁰ each for their services. It is further ordered that William E. Tolman's claim for extraordinary fees in the sum of \$12⁰⁰ be allowed and this cause be continued.

12237 In the matter of the Estate of Homer Jolley, Deceased. Appointment, Order to Record Notice.
 This day proof of publication of notice of the appointment of S. J. Brown as adm. of the estate of Homer Jolley, dec'd. was filed herein; it is ordered that the same be recorded in the records of this office.

12225 In the matter of the Estate of Columbia Harris, Deceased. Appointment, Order to Record Notice.
 This day proof of publication of notice of the appointment of P. R. Sanders as administrator of the estate of Columbia Harris deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12320 In the matter of the Estate of Ida Myron, Deceased. Appointment, Order to Record Notice.
 This day proof of publication of notice of the appointment of Daisy M. Lee as administrator of the estate of Ida Myron, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12198 In the matter of the Estate of J. S. Bungarner, Dec'd. Appointment, Order to Record Notice.
 This day proof of publication of notice of the appointment of Margaret Ann Bungarner as adm. of the estate of J. S. Bungarner deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

11966² In the matter of the Estate of Sarah J. Harrison Dec'd. Appointment, Order to Record Notice.
 This day proof of publication of notice of the appointment of F. A. McWhorter as adm. etc. of the estate of Sarah J.

12269 In the matter of Perry A. Brown. Harrison dec'd same be rec'd.
 This day proof of nomination of W. Brown, dec'd. that the same

12328 In the matter of Margaret S. Harrison dec'd same be rec'd.
 This day proof of appointment of Margaret S. ordered that this office.

12270 In the matter of J. H. Hyle, dec'd. Harrison dec'd same be rec'd.
 This day proof of appointment of H. H. Hyle, dec'd. same be rec'd.

12199 In the matter of D. S. Dav Harrison dec'd same be rec'd.
 This day proof of appointment of D. H. Dav deceased, same be rec'd.

12196 In the matter of William Harrison dec'd same be rec'd.
 This day proof of appointment of Van Dyke Morris, dec'd. the same

12340 In the matter of Mary E. Ann Harrison dec'd same be rec'd.
 Walter Corp. Annis a duly wife estate and inheritance sum for beca in the pres

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Horison deceased. was filed herein: it is ordered that the same be recorded in the records of this office

17269 In the matter of the Estate of Perry A. Brown, Deceased. Appointment Order to Record notice. This day proof of publication of notice of the appointment of Harriet M. Brown, as executrix of the estate of Perry W. Brown, deceased, was filed herein: it is ordered that the same be recorded in the records of this office

17328 In the matter of the Estate of Margaret S. Shipley, Deid. Appointment Order to Record notice. This day proof of publication of notice of the appointment of John R. Shipley as admr. of the estate of Margaret Shipley deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

17270 In the matter of the Estate of J. W. Kyle, Deceased. Appointment Order to Record notice. This day proof of publication of notice of the appointment of Herbert T. Kyle as executor of the estate of J. W. Kyle deceased, was filed herein, it is ordered that the same be recorded in the records of this office

17199 In the matter of the Estate of D. S. Davis, Deceased. Appointment Order to Record notice. This day proof of publication of notice of the appointment of D. W. Davis as admr. of the estate of D. S. Davis deceased, was filed herein: it is ordered that the same be recorded in the records of this office

17196 In the matter of the Estate of William M. Morris Deid. Appointment Order to Record notice. This day proof of publication of notice of the appointment of Van Dyke Morris, as admr. of the estate of William M. Morris, deceased, was filed herein: it is ordered that the same be recorded in records of this office

17340 In the matter of the Estate of Mary E. Amrine, Deceased. Inheritance Tax. Estate not subject to Tax. Hattie Carpenter, as an heir of the estate of Mary E. Amrine deceased, having filed an application duly verified for a finding and order that said estate and the successors therein are exempt from any inheritance tax, under the laws of this the same came on for hearing. And the Court being fully advised in the premises finds and determines that the ques

value of said estate is \$2500.00 the debts and costs of administration are \$300.00 and net actual value \$2200.00

that said deceased died intestate leaving four daughters, and that as a result said estate and successions therein are exempt from such inheritance tax.

It is ordered that the court costs on this proceeding taxed at \$300 be certified to the County Auditor to be paid and credited in the manner provided by law.

Tuesday June 21-

11348^a In the matter of the Guardianship of Edith A. Lindsay incompetent

appointment Order for Bond

This day Fay Lytle appeared in open court, and made application to be appointed guardian of Edith A. Lindsay and the Court being satisfied that said Edith A. Lindsay is sane incompetent and therefore is incapable of taking care of and preserving her property; that she is of the age of 75 years, and resides in Chautauque Township in this County; and the Court being further satisfied that said Fay Lytle 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 Edith A. Lindsay the probable value thereof and the probable annual rents of the real estate. It is

ordered that said Fay Lytle be appointed such guardian upon giving bond with sureties as required by law in the sum of \$2000.00 This cause is continued by the matter of the Guardianship of Edith A. Lindsay incompetent. This day Fay Lytle appeared, the appointment as guardian of Edith A. Lindsay and gave and filed herein his Bond in the sum of Two Thousand Dollars conditional according to law, with United States Fidelity and Guaranty Co. franchisees as surety thereon, which Bond is approved by the Court. The Court said Fay Lytle took and said that he would faithfully and honestly discharge the duties devolving upon him, as such guardian. It is therefore ordered that letters of Guardianship issue to said Fay Lytle that this proceeding be recorded, and that said guardian pay costs \$10.00.

17077 In the matter of Addie E. This day of the estate Ohio deceased in settlement the Court hearing on to which time

17342 Leonard Foye of the estate of

Susan Perkins

This day Leonard deceased, filed order to sell to the estate. It is ordered day of July, 1932 for defendant returnable

17077 In the matter of the estate

of Addie E. Downs deceased.

First and final account

This day came Saidee J. Bidwell Hodges, executrix, of the estate of Addie E. Downs 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 30. day of July, 1932. at 1.00 P.M. to which time said matter is continued.

17342 Leonard Foyle administrator of the estate of Eli Foyle

deceased.

Plaintiff

Orders Fixing Time for hearing for notice.

Susan Perkins, et al.

Defendants.

This day Leonard Foyle, adm. of the estate of Eli Foyle, deceased, filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts.

It is ordered that said petition be heard on the day of July, 1932, at 2.00 clock P.M. and that summons for defendants issue to the Sheriff of this County returnable according to law.

The Johnson & Wilson Co., Dayton, Ohio G 555

17217 In the matter of the estate of Martha E. Brooke, Deceased. appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of A. J. Brooke, as administrator of the estate of Martha E. Brooke, deceased, was filed herein; it is ordered, that the same be recorded in the records of this office.

17219 Margaret Ann Bumgarner,
Plaintiff

v.

Margaret Ann Bumgarner, Widow,
Defendant.

On motion duly made herein it appearing to the Court that the administrator of the estate of Samuel J. Bumgarner deceased, has permitted the Fire and Windstorm Insurance on the premises described in the petition to lapse, and it appearing that it will be to the advantage and protection of all parties concerned that there should be such insurance on said premises, it is now ordered that insurance in the sum of \$2000.00 against loss by fire and windstorm be placed on the said premises in some standard company; that G. W. Lee Agent be authorized to place said insurance, the premium therefor to be paid as costs in this case from the proceeds of the sale of said property.

12215 In the matter of the estate of R. J. Barnes, Deceased.
This day this cause came on for hearing on the application of Jessie Barnes, asking for an order directing and authorizing the fiduciaries of the estate of R. J. Barnes, deceased, to transfer and issue proper bill of sale, in duplicate, to her for one Chevrolet Universal Coach Automobile, Engine # 1417411, Factory No. 9A d 2096, and the Court being fully advised in the premises find the allegations in the application true, and that said motor vehicle ought to be transferred to the applicant.

Therefore, by and it is hereby ordered, that the fiduciaries of the estate of the said R. J. Barnes, do transfer and issue proper bill of sale, in duplicate, for the said motor vehicle to the said Jessie Barnes.

12046. In the matter of the estate of Clara M. DeLuna, deceased, settlement of wherewithal and admission of July 1932. is continued

12046. In the matter of the Estate of Clara M. Brigman, Deceased. First Partial account.

This day came O. D. Widgins administrator of the estate of Clara M. Brigman late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30 day of July 1932, at 1. P. M. to which time said matter is continued.

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The Johnson & Watson Co., Dayton, Ohio G 595

In the matter of accounts.

notice approved.

filed for settlement.

- 11941 Office Grant staff, admr. of the estate of Eva Grandstaff. 1st Final account.
- 12269 Wm. M. Brown, ex. of the estate of Perry W. Brown. " " "
- 11293 Pearl M. Gray guardian of Lillie Calvert. 2nd " " "
- 11906 Benjamin Sanders, admr. of the estate of John Reddick 1st " " "
- 12482 Pearl M. Gray, admr. of the estate of Alfred J. Rigdon " " "
- 12011 Nessa H. Cross, adm. of Estate C. Cross. First partial account.
- 12052 Frank Black, admr. of the estate of Mary L. Black 1st and final acct.
- 11400 F. L. Roy Allen: first and final account of Park & Rawson assignment.
- 11525 F. L. Roy Allen admr. of the estate of Mary E. Jones. 1st Final account.
- 11534 O. E. Reed admr. of John Reed. second account.
- 11710 Route M. Scheidert, admr. of the estate of Hermann Scheidert first and final account.
- 11461^a Mable Bestor, admr. of the estate of Bidean Bestor home. First and final account.
- 12056 Alice Kollysath, admr. of the estate of Elizabeth Nicol First and final account.
- 2134 Wm. Pearson, executor of the estate of Rebecca Pearson. First and final account.

12010 In the matter of the Guardianship of Lyle Cross

First Partial Account.

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

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

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

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

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

11461^a

In the matter of Bidean Bestor

This day the admr. of the estate of Bidean Bestor for hearing. A notice thereof has been published. The object to the account examined and all matters in the premises and Court.

It is ordered and approved as

It is ordered that the sum of \$207.23 be paid to Mable Bestor for said decedent's final account and compensation for

The Court for said estate

It is ordered that she pay the costs

It is ordered that she be recorded

11710

In the matter of Hermann Scheidert

This day Hermann Scheidert came on for hearing thereof leaving having been to except or. Confirmed therein and fully advised to be in all conformity to law and here

It is ordered and she is

being a guardian for a

by her for a

11461^a In the matter of the Estate of Gideon Shelburne, Deceased. First and Final account.

This day the First and Final account of Mable Castor Adx. of the estate of Gideon Shelburne deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and, the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct, and, in conformity to law.

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

It is ordered that said Admx. be and she is allowed the sum of \$100.⁰⁰ as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

It is ordered that said Mable Castor, admx. be and she is allowed the sum of \$207.²³, 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 truly balanced and said estate settled according to law.

It is ordered that said Mable Castor as admx. pay the costs herein taxed at \$6.⁵⁰ Paid May, 1932.

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

11710 In the matter of the Estate of Herman Scheidert, Deceased. First and Final account.

This day the First and Final account of Ruth M. Scheidert adx. of the estate of Herman Scheidert decd. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and, the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered, that said Ruth M. Scheidert adx. be and she is allowed the sum of \$125.⁰⁰ as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

It is ordered, that said Ruth M. Scheidert

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He and she is allowed the sum of One Hundred Twenty-five Dollars. (\$125⁰⁰) as a credit, being a just and reasonable amount paid by her to the Valuable Secretary as a perpetual fund for caring for Lot and preserving the lot in which said deceased is buried. It is ordered that Ruth M. Scheiderer be and she is allowed the sum of \$71⁰⁵ being commissions on the amount collected and accounted for by him and being in full compensation for all her ordinary services rendered. It is ordered that said Ruth M. Scheiderer adv. be and she is allowed the sum of \$100⁰⁰ for legal services and necessary expenses, which sum the Court considers just and reasonable.

It is ordered that said Ruth M. Scheiderer, as widow, be and she is allowed the sum of \$44⁸¹ for her $\frac{1}{3}$ of the sale of Chateaus, which sum the Court considers just and reasonable. The Court finds said account duly balanced and said estate settled according to law.

The Court finds a balance of \$882⁸⁴ due said John Dean Scheiderer minor child from said estate, which is ordered paid to the Guardian of said minor.

It is ordered that said Ruth M. Scheiderer adv. pay the costs \$37⁸⁰ paid May 17 - 1932.

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

11941

In the matter of the Estate of...
 This day the Grand Jurors deceased, and notice thereof no exceptions was appeared and the Court account matters for in the present respects go to law. hereby is The Court and said It is ordered pay the cost It is ordered proceedings to this office.

11534

In the matter of the Estate of John R...
 This day the Grand Jurors deceased, and notice thereof no one was appeared and the Court account matters for in the present respects go to law. hereby is The Court and said It is ordered pay the cost It is ordered proceedings to this office.

11941

In the matter of
The Estate of Erv Brandstiff.
Deceased.

First and Final account.

This day the First and Final account of Effie Brandstiff as administratrix of the estate of Erv Brandstiff deceased, came on for hearing and settlement due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

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

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

It is ordered that said Effie Brandstiff as a dox pay the costs \$ 6⁵⁰ paid May 5th 1932.

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

11534

In the matter of
The Guardianship
of John Reed, incompetent.

Second account.

This day the Second account of D.E. Reed, Guardian of John Reed came on for hearing and settlement due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of \$ 722⁵² 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 \$ 6⁵⁰ Costs paid May 26 - 1932.

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

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11575- In the matter of the Estate of Mary E. Jones, deceased.

First and Final account.

This day the First and Final account of F. LeRoy Allen Adm. of the estate of Mary E. Jones deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Adm. F. LeRoy Allen be and he is allowed the sum of \$75.00 as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

It is ordered, that said F. LeRoy Allen, as Adm., be and he is allowed the sum of \$59.00, 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 Adm., be and he is allowed the sum of One Hundred Dollars (\$100.00) for actual and necessary expenses, which sum the Court considers just and reasonable. The Court finds said account, duly balanced, and said estate settled according to law.

It is ordered that said F. LeRoy Allen, an Administrator pay the costs \$6.50 paid May 21-1932.

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

11400 In the matter of Parks and...

This day the assignee of and settlement according to thereto, and in the same: said account matters per to premises, do and correct that the sum confirmed and said say that said F. that said ac in the Records

12052 In the matter of Mary E. Jones, deceased.

This day the Adm. came on for hearing having exceptions in appearing to Court having sub. the vouchers, and the same to in conformity to and here

The Court for estate settle said from C. May, 1932. proceedings office

11906 In the matter of John Reda...

This day Sanders, Adm. came on, for having been having been or object to

account.
LeRoy Allen
came on for
hearing
and settlement
due notice thereof
having been published
according to law.
no exceptions having
been filed
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
estate settled
according to law.
It is ordered
that said LeRoy
Allen pay costs
July 1932. It is
ordered that said
account and the
proceedings herein
be recorded in the
Records of this
office.

11400 In the matter of the Assignment of Parks and Ransome. First & Final account.
This day the First and Final account of F. LeRoy Allen assignee of Parks and Ransome came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 estate settled according to law. It is ordered that said F. LeRoy Allen pay costs July 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12052 In the matter of the Estate of Mary L. Black, Deceased. First & Final account.
This day the First and Final account of Frank Black, administrator of the estate of Mary L. Black, dec'd, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 estate settled according to law. It is ordered that said Frank Black Adv. pay the costs herein taxed prior May, 1932. It is ordered that said account and the proceedings herein be recorded in Records of this office.

11906 In the matter of the Estate of John Reddick, Deceased. First & Final account.
This day the First and Final account of Raymond Sanders, Adv. of the estate of John Reddick, deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to or object to the same; and the Court having

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carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said administrator be and he is allowed the sum of fifty cents being commission on the amount collected and accounted for by him and 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 adm. pay costs \$6.50 paid May 26- 1932. It is ordered that said account and the proceeding herein be recorded in the Records of this office.

9248^a In the matter of the Estate of Alfred J. Rigdon, Deceased.

First account

This day the First account of Pearl M. Hroy, adm. 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 therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Pearl M. Hroy as adm. be and he is allowed the sum of fifty dollars (\$50.00) being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of seven thousand six hundred dollars (\$7600.00) in the hands of said adm. and said estate; which amount he is ordered to pay out and distribute according to law.

It is ordered that said Pearl M. Hroy, as Administrator pay costs \$6.00 paid May 12- '32. It is ordered that said account and the proceeding herein be recorded in the Records of this office.

Order approving Inventory

12233 In the matter of the Estate of Lewis H. Conklin, Deceased.

This day the Inventory, in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all the interested parties as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory after being

duly examined, be allowed and confirmed.

11293

In the matter of Tillie Baker. This day the Guardian of said estate, due notice thereof, except

now appearing in Court, having examined the vouchers and being fully advised in the premises do find the same to be in conformity to law and hereby is approved, allowed and confirmed.

It is ordered that said Tillie Baker be and she is allowed the sum of fifty cents being commission on the amount collected and accounted for by her and full compensation for all her ordinary services, which she has rendered.

12269

In the matter of Perry W. Brown, ex.

Came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having

carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Perry W. Brown be and he is allowed the sum of fifty cents being commission on the amount collected and accounted for by him and full compensation for all his ordinary services rendered.

11293 In the matter of the Guardianship of Lillie Cahill. Incompetent Second and Final account

This day the second and final account of Asa M. Long Guardian of Lillie Cahill came on for hearing and settlement due notice thereof having been published according to law.

No. exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of \$63.22 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 \$6.50 paid May 12 - 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12269 In the matter of the Estate of Perry W. Brown. Decd First & Final account.

This day the First & Final account of Maurice W. Brown ex. of the estate of Perry W. 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 thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of \$2324.50 due said Ex. Maurice W. Brown from said estate. It is ordered that said Ex. Maurice pay the costs herein taxed at \$6.50 pd. May 12 - 32. 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.

he for filed to satisfaction have given exceptions after being

12134

In the matter of the Estate of Ruanna Pearson, Deceased.

First and Final Account.

This day the First and Final account of William Pearson executor of the estate of Ruanna Pearson decd. came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises to find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Admr., etc. pay the costs. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11525

In the matter of the Estate of Mary E. Jones, Deceased.

First and Final Account.

This day the First and Final account of Allen Adams executor of the estate of Mary E. Jones decd. came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises to find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Admr., etc. pay the costs. 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 Admr., etc. pay the costs. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11094

In the matter of the Estate of F. C. Noyes, Deceased.

This day the First and Final account of F. C. Noyes executor of the estate of F. C. Noyes decd. came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises to find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Admr., etc. pay the costs. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

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17343

In the matter of the Estate of Della Beckley Deceased.

Estate not Subject to Tax

H. H. Shirk as Legatee and creditor of the estate of Della Shirk deceased, having filed an application, duly verified for a finding and order that said estate and the successions therein are exempt from any 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 this State. 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 \$461.00, the debts and costs of administration are \$700.00 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 as provided by law.

Tuesday June 28

17344

In the matter of the Estate of Milton Braithwaite Deceased.

Application for Probate of Will

Your applicant respectfully represents that Milton Braithwaite late a resident of the Township of Liberty in said County, died on or about the 24th day of June 1932, leaving an instrument in writing, herewith produced. In the matter of the Estate of Milton Braithwaite, Dec'd. James Entis as petitioner an application

having been this day presented to the Court by Warren C. Braithwaite praying that an instrument in writing purporting to be the last Will and Testament of Milton Braithwaite deceased, be admitted to probate.

It is ordered that three days notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator known to be resident of the State and that a hearing on said application will be had on the 5th day of July, 1932, at 2 P.M.

11070

In the matter of D. E. Patrick Edgar H. M. D. E. Patrick duly verified and the inheritance tax on the said estate is \$2101.00 and \$1799.00 the three days notice 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 as provided by law.

11078

In the matter of Joseph Easton executor of the last Will and Testament of Joseph Easton 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 this State. 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 \$8137.67, the debts and costs of administration are \$905.00 and the net actual market value thereof is \$7226.67 leaving his none received and that the 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 as provided by law.

11070 In the matter of the estate of D. E. Patrick, deceased. Estate not subject to Tax.

Edgar H. McMahon, as Administrator of the estate of D. E. 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 this State, came on for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$3400 - the debts and costs of administration are \$2101.00 and the net actual market value thereof is \$1299.00 that said deceased died intestate leaving three daughters and two grand 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 in the manner provided by law.

11078 In the matter of the Estate of Joseph Easton Sr. Estate not subject to Tax.

Joseph Easton, Jr. Ex. of the estate of John Easton, executor of the estate of Joseph Easton Sr. 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 \$8137.67 the debts and costs of administration are \$905.00 and the net actual market value thereof is \$7226.67 that said deceased died testate leaving his property to four daughters and three sons none receiving more than the statutory exemption and that as 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.

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12346

In the matter of the Estate of George Hill, Deceased.

On Presentation of Will

An application having been this day presented to the Court by May Hill praying that an instrument in writing purporting to be the last Will and Testament of George Hill deceased, be admitted to probate. It is ordered that

3 days notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 8 day of July, 1932, at 2 P.M.

12345

In the matter of the Estate of Emma B. Johnson, Deid.

On Presentation of Will

An application having been this day presented to the Court by Halma Johnson, praying that an instrument in writing purporting to be the last Will and Testament of Emma Johnson, deceased, be admitted to probate.

It is ordered, that 3 days notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 7 day of July, 1932 at 2 P.M. o'clock.

11311

In the matter of Blanchie Anna

deceased, her executor for a final accounting and for a final settlement of her estate in the probate of said will, and for the value of said estate, and for the result, said executor from such Court costs to the County in the manner.

11130

In the matter of Peter J. Spyr.

verified, and the inheritance tax thereon, as advised in the gross value and costs of actual value of testator's estate, as a result therein and It is ordered that the tax be paid by law.

11311

In the matter of
Blanche Jones, Deceased.

Estate not subject to Tax.

Arena Kamber as ad. of the estate of Blanche Jones 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 this state, 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 \$4000.00 the debts and costs of administration are \$3329.00 the net actual market value thereof is \$671.00. That said deceased died testate 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 as provided by law.

11130

In the matter of the Estate
of Peter J. Spyrer, Deceased.

Estate not subject to Tax.

P. H. Zuppan as Administrator of the estate of Peter J. Spyrer, 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 this state, 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 \$5423.00 the debts and costs of administration are \$1646.75 the net actual value thereof is \$3786.25. 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.

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12276

In the matter of the estate of David Foyle, deceased.

Estate not subject to tax

Capitola Foyle, an ad. of the estate of David Foyle, deceased, having filed an application, duly verified, for a finding and order that said estate and the successors 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 \$1084.⁰⁰, the debts and costs of administration are \$635.⁰⁰ and the net actual market value thereof is \$449.⁰⁰ That said deceased died intestate leaving a widow and four children and that as a result said estate and the successors therein are exempt from such inheritance tax.

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

12276

In the matter of the

First and Final account.

Estate of David Foyle, Dec'd.
This day came, Capitola Foyle, ad. of the estate of David Foyle, 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 1932, at 1. P. M. to which time said matter is continued.

12347

In the matter of the estate of Charles Fletcher. This day will in this Court in the form of Charles Fletcher therefor order Ransack, the Charles Fletcher on the 30th day of July. And it is ordered for Dr. C. D. [illegible] legally qualified to attend to the [illegible] and [illegible].

In the matter of the estate of Charles Fletcher. This day the Judge heard the testimony of the medical witness, Dr. C. D. [illegible] in Richmond, Ohio. It was shown that his brother, Dr. C. D. [illegible] was a witness to the fact that he was [illegible] in Columbus, Ohio. Dr. C. D. [illegible] is a witness to the fact that he was [illegible] in Columbus, Ohio. And it is ordered that the [illegible] be admitted to the [illegible] of the [illegible] in Columbus, Ohio. Certified and attested by the Court on this 20th day of June 1932. The Judge.

17347

In the matter of the Lunsay
of Charles Fletcher.

This day William Fletcher a resident citizen of Richmond
in this County, appeared in open Court and filed an affidavit
in the form prescribed by law for admission of said
Charles Fletcher in the Columbus State Hospital. It is
therefore ordered that a Warrant issue to William
Ramsack Sheriff, commanding him to bring said
Charles Fletcher alleged to be insane before this Court
on the 30 day of June 1932 at 10 A.M.

And it is further ordered that subpoenas issue
for Dr. C. D. Mills and Dr. Fred Calloway reputable
legally qualified physicians witnesses to appear at the
time and place aforesaid and this cause is continued.

In the matter of Charles Fletcher.

Inquest of Lunsay.

This day this cause came on to be heard and the said
Charles Fletcher was brought before the Court. Thereupon
the Judge proceeded with the examination, and having
heard the testimony of Dr. C. D. Mills and Dr. Fred Calloway
the medical witnesses and satisfied that said Charles
Fletcher is insane; that he has a legal settlement
in Richmond 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. D. Mills and Dr. Fred 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 Fletcher and that a
Certified copy under seal of the certificate of said
medical witnesses, and the finding in this case, be
transmitted to said Superintendent. And it is
further ordered that said Charles Fletcher be committed
to the custody of the Columbus State Hospital Col. Ohio,
until otherwise ordered. And this cause is continued.

In the matter of Charles Fletcher Lunsacy.

The Judge being advised that said Charles Fletcher could
be returned into the Columbus State Hospital Columbus

The Johnson & Watson Co., Dayton, Ohio © 1905

12331

John A. Shipley, Adm.
of the estate of
Margaret Shipley, Decd.
Plaintiff
Roberta T. Shipley, Adm. D. P.

July 5

Appointment Guardian ad litem
This day Edgar S. Shipley appeared in
open court and made application for the

appointment of a Guardian ad litem for the minor defendant in
his case. And it appearing to the Court that the defendant
Edgar S. Shipley over the age of fourteen years and has been
duly and lawfully served with summons herein, it is ordered
that Roberta T. Shipley be and she hereby is appointed
Guardian for the suit for said minor defendant. And
now comes the said Roberta T. Shipley and in open court
accepts said appointment.

Tuesday July 5, 1932.

12334

In the Matter of the Estate of
Rolland Complin, Deced.

Order Approving Inventory.

This day the inventory in the above captioned estate, heretofore
filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice
of the filing of the said inventory has been given to all interested
parties, as required by law, and no exceptions having been
filed thereto, it is now ordered that said inventory, after being
duly examined, be allowed and confirmed.

T. Le Roy Allen.

B. C. 10601-12

Tuesday July 5, 1932.

12330

In the Matter of the Estate of
Louis C. Stahl, Deced.

Order Approving Inventory.

This day the inventory in the above captioned estate,
heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice
of the filing of the said inventory has been given to all
interested parties, as required by law, and no exceptions having
been filed thereto, it is now ordered that said inventory, after
being duly examined, be allowed and confirmed.

T. Le Roy Allen

B. C. 10601-12

12216

In the matter
of E. J. Evans

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17216 In the matter of the Estate of E. J. Evans, deceased. Authority To Transfer Real Estate

This day came Emma M. Dull, executrix of the estate of E. J. Evans, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on January 19, 1932, residing at Mansville, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, on January 26, 1932, and admitted to Probate on February 2, 1932; that on February 2, 1932, the petitioner was appointed executrix of his estate, that the following persons with their age, address, relationship and portion inherited inherit said real estate:

- | | | | |
|-----------------|------------------------|----------|------|
| Harry F. Evans | Custer County, Montana | son | 1/10 |
| Robert C. Evans | Omaha Nebraska | son | " |
| Fred E. Evans | Winston-Salem N.C. | " | " |
| Ada M. Westlake | Mansville Ohio | daughter | " |
| Elmer M. Evans | Mansville Ohio | son | " |
| Dawn M. Evans | Mansville Ohio | son | " |
| James O. Evans | Mansville Ohio | son | " |
| Emma M. Dull | Mansville Ohio | daughter | " |
| Arthur C. Evans | Greenville Ohio | son | " |
| Linnae A. Evans | Mansville Ohio | son | " |

and that the description of said estate is as set out in said application. And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered, that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application be filed with the Recorder of the proper County, for record, as provided by law.

17337 In the matter of the Estate of Solomon Turner, Deid. Order approving Inventory.

This day the Inventory in the above captioned estate heretofore filed herein came on for hearing.

It appearing to the satisfaction of the Court, that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed, and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 503

11,888 In the matter of the Estate of John Damm, deceased. Filing First & Final Account.

This day came J. George Ernest, administrator of the estate of John Damm 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 15th day of July A. D. 1932, at one P. M. to which time said matter is continued.

11,821 In the matter of the estate of James A. Shelton, deceased. Filing First & Final account.

This day came, Est. J. Shelton Adr. of the estate of James A. Shelton 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, 1932, at one o'clock P. M. to which time said matter is continued.

11,994^a In the matter of the Estate of Dupline Burnham, Deif. Filing First & Final account.

This day came, Richard L. Cameron, adr. of the estate of Dupline Burnham, 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 1932, at 1 P. M. to which time said matter is continued.

12,344 In the matter of the Will of Milton Prichmitt, Deif. Order admitting To Probate & Record.

This matter came on this day further to be heard, on the application of Warren C. Prichmitt to admit to probate and record the will of Milton Prichmitt deceased, late of the Township of Leestown, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse, and that the surviving next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or their waived notice and given consent to the probate of said Will. And Richard C. Howell and Norma G. Brown the subscribing witnesses to said Will, and Gertrude S. Brown Pearl Raley, Joseph B. Easton and Clara J. Easton the

subscribing day appeared sworn testify and attested which testify by their respective Whereupon, I of writing to and Estamer it was duly said testat was of July a not under orders the that it. witnesses at Court.

12,184 In the matter of the assignor Regney R. M. This day Martin and is through the set for and that by law.

12,320 In the matter of the Estate of This day heretofore filed appearing filing of the interested p exceptions be ordered. I examined

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subscribing witnesses to the Codicils 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 Codicils 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 Milton Brithwaite deceased, that it was duly executed and attested, and that the said testator 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.

Wednesday July 6-1932

12,84

In the matter of
the assignment of
Vernon R. Martin

First account

This day came William E. Gallman, assignee of Vernon R. Martin and filed in this Court his first account. It is therefore ordered by the Court that said account be set for hearing on the 30 day of July, 1932, at 10 A.M., and that due notice thereof be published, as required by law.

12330

In the matter of the
Estate of Louise C. Stahl, Deid.

Orders approving Inventory

This day the Inventory in the above captioned estate, heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto it is now ordered that said Inventory after being duly examined be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 5105

12345

In the matter of the Will,
of Emma B. Johnson, deceased.Order admitting to Probate
said Will.

This matter came on this day for hearing, on the application of Hilma Johnson, to admit to probate and record the Will of Emma B. Johnson, deceased, late of the Township of Union in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or they waived notice and gave consent to the probate of said Will. And Norman C. Bower and Gertrude Bower 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 Emma B. Johnson deceased; that it was duly executed and attested; and that the said testator 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.

12345

In the matter of the Estate of Emma B. Johnson, deceased. Hilma Johnson, B. Johnson, et al. Verified for and the said inheritance came on for advised in gross value costs of said matter value estate leave result said exempt for that the Co. be certified credited in

17055

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In the matter of Elizabeth M. This day Alice M. deceased. due notice to law. us one on the Court to and the records. and do find to commit an ordered the allowed. Alice M. sum of \$ Collected in full co

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17345- In the matter of the Estate of Emma B. Johnson, Dec'd. Estate not subject to Tax.
Emma Johnson, ex. may have up the estate of Emma B. 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 this State. 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 \$2400.00. The debts and costs of administration are \$300.00 and the net actual market value thereof is \$1800.00. That said deceased died testate leaving all property to a 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.

17056- In the matter of the estate of Elizabeth Nicol, dec'd.
This day Alice Kalleprath adx. of the estate of Elizabeth Nicol appeared in Court and filed an amended account in said estate. said account is approved on both sides of the case. It is therefore ordered that said account be approved and confirmed without further advisement and made a part of the records of this Court.

17055- In the matter of the estate of Elizabeth Nicol, dec'd. First and Final Amended Account.
This day the First and Final Amended account of Alice Kalleprath adx. of the estate of Elizabeth Nicol deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto, and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said Alice Kalleprath adx. be and she is allowed the sum of \$216.00 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 \$1968²⁹ in the hands of said Adr. due said estate; which amount she is ordered to pay over and distribute according to law. It is ordered that said Adr. pay the costs herein taxed at \$5- Paid Aug. 1931. It is ordered that said account and the proceeding therein be recorded in the Records of this office.

11079

In the matter of the Estate of Vesta Jenkins, deceased. Estate of subject Tax.
 A. J. Jenkins as Adr. of the estate of Vesta Jenkins 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 this State, 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 \$500⁰⁰ the debts and costs of administration are \$295⁰⁰ the net actual market value thereof is \$205⁰⁰ that said deceased died intestate leaving no issue, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the cost, costs of this proceeding taxed at \$3- be certified to the County auditor to be paid and credited in the manner provided by law.

9653

In the matter of the Guardianship of John F. Ritchie, minor.
 This day came Josephine Ritchie Guardian of John F. Ritchie a minor, of Union County, Ohio, and presented her First and Final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27. day of August, 1932. at 1. P.M. to which time said matter is continued.

17246

In the matter of the Will of Geo. B. it R. day of June. supporting the Will of Geo. B. it R. produced in was then filed satisfaction filing of said the same to given to the resident of of this Court that to said Will and D. P. duly sworn touching et O.W. m. Ador this day witness the attestation of to writing and filed finds the last Will and that the said and that signing an of sound any restraint ordered, that and that et witnesses to this Court. pay costs

12246.

In the matter of the Will of George Bill, deceased.

admitted to Probate and Record.

Be it Remembered that heretofore to-wit: on the 29th day of June, A.D. 1932 an instrument of writing purporting to be the last will and testament of George Bill of Union Township in this County, deceased, was produced in open Court and offered for probate and was then filed. And, it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator resident of the State of Ohio pursuant to a former order of this Court. And, it further appearing to the Court that O.W. McAdow one of the subscribing witnesses to said Will has died. Thereupon Carrie H. Hornbrell and D.P. Smith appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said O.W. McAdow attached to said Will. Thereupon this day came E.P. Smith the other subscribing witness 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 George Bill, 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 May Hill pay costs \$ 7⁰⁰

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The Johnson & Watson Co., Dayton, Ohio G. 353

11348³ In the matter of the Guardianship of Edith A. Lindsley, incompetent.
 This day, F.C. Lythe, guardian of Edith A. Lindsley, an incompetent, and, filed his application to allow claims made by the former guardian of Edith A. Lindsley, viz: Dr. J.G. Brown, \$16⁰⁰; Mrs. E. Evans, labor, 17⁰⁰; F.M. Kline, Bond, \$5⁰⁰; Francis A. Harris, labor, \$162⁰⁰; T.E. Kerns, groceries, \$16⁰⁰; Josephine Smith, labor, 9⁰⁰; Union Co. & Lucas Co., \$60⁰⁰; Court costs, \$6⁵⁰. Total \$286⁹².

Said claims appear to be legal as they were made in good faith and should be paid out of the estate of Edith A. Lindsley. It is therefore ordered, that said above named claims be paid out of said estate by the guardian F.C. Lythe.

17324 In the matter of the Estate of Mary M. Ladden, Dec'd | appl. order to Record notice.
 This day proof of publication of notice of the appointment of Charles A. M. Ladden, as executor of the estate of Mary M. Ladden, deceased, was filed herein; it is ordered, that the same be recorded in the records of this office.

12337 In the matter of the Estate of Solomon Turner, Dec'd | appl. Order to Record notice.
 This day proof of publication of notice of the appointment of John Turner and Edmund Turner, as administrators of the estate of Solomon Turner, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12267³ In the matter of the Estate of Joseph T. Vance, Dec'd | appl. order to Record notice.
 This day proof of publication of notice of the appointment of C.J. Asman, as administrator et al. of the estate of Joseph T. Vance, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

17349 In the matter of the Guardianship of Edith A. Lindsley. This day [unclear] for the [unclear] alleged in application July, 1932. a notice of the [unclear] given to [unclear] service in [unclear] and notice as [unclear].

11983 In the matter of Harriett [unclear]. This day [unclear] Harriett V. [unclear] deceased. [unclear] in settlement the Court do [unclear] for hearing [unclear] P.M. to [unclear].

11248 In the matter of William [unclear]. This day [unclear] William [unclear] and present settlement the Court [unclear] for hearing [unclear] to which [unclear].

12205 In the matter of Martin [unclear]. This day [unclear] of Martin [unclear] and present settlement when upon [unclear] and ad v. 27 day of [unclear] said [unclear].

17349 In the matter of the Guardianship of D. W. Beckley. Order for hearing and notice.
 This day Phoebe Beckley filed an application in Court for the appointment of a Guardian of D. W. Beckley alleged incompetent. It is ordered that said application be set for hearing on the 14 day of July, 1932, at 7 P. M. and that at least three days notice of the time and place of said hearing be given to the proposed ward D. W. Beckley, by personal service in writing, all interested parties by train and notice as provided by law.

11983 In the matter of the estate of Harriett V. Rhoades, Deid. Filing First & Final account.
 This day came W. B. Bartels Adr. of the estate of Harriett V. Rhoades, late of Union County, Ohio, deceased, and presented his just and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of August 1932, at 1 P. M. to which time said matter is continued.

11248 In the matter of the Estate of William Styer, Deid. Filing First & Final account.
 This day came Fay Styer Adr. of the estate of William Styer late of Union County, Ohio, deceased, and presented his just and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 August, 1932, at 1 P. M., to which time said matter is continued.

12705 In the matter of the Estate of Martin Langhough, Deid. Filing First & Final account.
 This day came Clara Langhough, Adr. of the estate of Martin Langhough, late of Union County, Ohio, dead, and presented her just and final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of July, 1932, at 1 P. M. to which time said matter is continued.

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The Johnson & Watson Co., Dayton, Ohio G. 553

12348

In the matter of the Estate of Milton Braithwaite, Deceased.

Order for appointment and for Bonds

The last Will of Milton Braithwaite, Deceased, late of Chestburg Twp. in said County, having heretofore been duly approved and allowed. This day Norman C. Bourn, 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 as 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 Norman C. Bourn is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bonds with sureties as required by law in the sum of Ten thousand Dollars and this cause is continued.

In the matter of the Estate of Milton Braithwaite, Deceased

Bonds approved. Letters Issued order to Publish notice.

This day Norman C. Bourn appeared in open Court accepted the trust as Executor of the estate of Milton Braithwaite, deceased, and gave and filed therein his Bonds in the sum of Ten thousand Dollars conditioned according to law with The Great American Indemnity Co. and as surety, which Bonds is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Norman C. Bourn that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Executor pay the costs.

12135

In the matter of the Estate of Martin L. Kelara Lang Langhough verified for and 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 as 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 Martin L. Kelara Lang is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bonds with sureties as required by law in the sum of Ten thousand Dollars and this cause is continued.

It is ordered that the executor named herein be taxed at \$1000 and that he pay the same.

11983

In the matter of the Estate of Hans J. B. Bostele V. Rhoads verified for and 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 as 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 Hans J. B. Bostele is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bonds with sureties as required by law in the sum of Ten thousand Dollars and this cause is continued.

It is ordered that the executor named herein be taxed at \$1000 and that he pay the same.

11248

In the matter of the Estate of Wilcox F. Ay Steyer having filed finding a Successors tax under for herein in the gross value

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In the Matter of the Estate of Martin Langhough, Decd. Helena Langhough, as Adr. of the estate of Martin Langhough, 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 \$6745. ⁰⁰ the debts and costs of administration are \$2220. ⁰⁰ and the net actual market value thereof is \$4525. 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.	Estate not subject to Tax
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It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

11983

In the Matter of the Estate of Harriett V. Rhoades W. B. Bartels as Administrator of the estate of Harriett V. Rhoades, 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 \$2419. ⁶⁸ the debts and costs of administration are \$927. ⁰⁹ the net actual market value is \$1492. ⁵⁹ that said deceased died intestate leaving one brother, one sister, eight nieces, and that as a result said estate and the successions therein are exempt from such inheritance tax.	Estate not Subject to Tax.
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It is ordered that the Court costs on this proceeding taxed at \$3- be certified to the County Auditor to be paid and credited in the manner provided by law.

11248

In the Matter of the Estate of William Styer, Deceased. Fay Styer as Adr. of the estate of William Styer, 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 \$13320. ²⁴ the debts	Estate not subject to Tax.
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The Johnson & Watson Co., Dayton, Ohio C. 203

and costs of administration are \$890⁰⁰, the net actual market value thereof is \$12430²⁴ that the said deceased died intestate leaving two daughters and four sons 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

July 6-

In the matter of accounts filed for settlement.

notice ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansfield Tribune and that they will be for hearing on Saturday July 30, 1932, at 1 P.M. as follows:

- 12046 O. W. Wilson adx. of the estate of Clara M. Bryman. First account.
- 12276 Sophia Fogle adx. of the estate of David Fogle. First account.
- 9677 Ely Mills, Gen. of Rolland and Kermit Mills. First & Final act.
- 11972 W. E. White, ex. O. W. Cheney, executors of the estate of John D. White. First acct.
- 11438 Charles B. Linsdell, adx. of the estate of M. O. Linsdell. First & Final act.
- 12299 Flora J. Blaney adx. of the estate of George C. Blaney. First & Final act.
- 10261 Dorothy Cashell, guardian of Evan Hugo Cashell. Third account.
- 11811 Harriett Robinson, ex. centx. of the estate of Warrin F. Robinson. First & Final Act.
- 11348 Charles L. Lindsey guardian of Edith A. Lindsey. Second & Final act.
- 9110 John E. Skellon, Gen. of Edith B. Skellon. Sixth account.
- 8089 W. K. Plotner, gen. of Belle Plotner. Seventh account.
- 12077 David J. Bidwell, body's executor of the estate of Addie E. Dorris. First & Final account.
- 12051 Anna Arnsine adx. of the estate of Arthur Arnsine. First & Final account.
- 10564 Evan M. Adow gen. of Samuel D. M. Adow. Fifth account.
- 11888 Geo. Emmert adx. of the estate of John Dawn. First and Final account.
- 11821 Bert J. Skellon, ex. of the estate of John Adkellon. First & Final account.
- 11984 Richard L. Cameron, adx. etc. of the estate of Dr. James Burnham. First & Final account.
- 12184 William E. Johnson, assignee of Harry P. Martin. First acct.
- 12070 Myron Sanders, adx. of the estate of Hannah Taylor. 1st & final act.

12348

In the matter of the estate of Mrs. [unclear] this day [unclear] of Union County Ohio [unclear] It is ordered [unclear] filed and [unclear] hearing of [unclear] that notice [unclear] according [unclear]

12318

In the matter of the estate of J. M. [unclear] this matter [unclear] on the [unclear] and record [unclear] the village [unclear] before filed [unclear] the satisfaction [unclear] leaving no [unclear] surviving [unclear] decedent [unclear] have been [unclear] Mill and [unclear] probate and [unclear] former [unclear] and [unclear] And [unclear] witnesses to [unclear] Court and [unclear] respectively [unclear] said Will [unclear] subscribed [unclear] said Will [unclear] aforesaid [unclear] and [unclear] no duly [unclear] testator [unclear] of [unclear] a [unclear] not under [unclear] orders the [unclear] that it [unclear] witnesses [unclear] this Court.

17348 In the matter of the Estate of Milton Brimmon, Decd. Filing Inventory and appraisement.
 This day came Norman C. Douse, Ex. of the estate of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate. It is ordered, the said Inventory and appraisement filed and recorded. It is further ordered, that hearing of said Inventory be held, July 26-1932, and that notice be given the Legatees and next of kin according to law.

17318 In the matter of the Will of H. M. Patric, deceased. Order admitting to Probate & Record.
 This matter came on, this day, further to be heard on the application of Harry Patric to admit to probate and record the Will of H. M. Patric deceased, late of the village of Unionville Center, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State of Ohio, have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or their waived notice and given consent to the probate of said Will. And, B. E. Penrose and Walter Clark, 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 H. M. Patric deceased; that it was duly executed and attested, and that the said testator 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.

12346 In the matter of the Estate of George Bill, Deceased. Estate not Subject to Tax.
 May Bill, as ex. of the estate of George Bill deceased, having filed an application duly verified for a finding and order that said estate and the successors 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 \$5,840⁰⁰ the debts and costs of administration are \$467⁰⁰ and the net actual market value thereof is \$5,373⁰⁰ that said deceased died testate leaving all property to the widow as long as she remains his widow or until she might remarry, then to four children and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

5-3-22^B In the matter of Guardianship of Ardelissa Couplin. Filing Final account.
 This day came Harry Patric ex. of the estate of H.M. Patric former guardian of Ardelissa Couplin 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 admitted for hearing on Saturday the 27th day of Aug 1932 at 1 P.M. to which time said matter is continued.

12215 In the matter of R. J. Barn above and fiduciary the application hearing 1932. In of said hearing under the law in the manner the date of said hearing is presumed to be 30 days prior to

12318 In the matter of H.M. Patric Harry Patric deceased. his for an final account and the inheritance tax came on for hearing. And the Court being fully advised that the gross value of said estate is \$5,840⁰⁰ the debts and costs of administration are \$467⁰⁰ and the net actual market value thereof is \$5,373⁰⁰ that said deceased died testate leaving all property to the widow as long as she remains his widow or until she might remarry, then to four children and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

11146 In the matter of the estate of Mr. Floyd H. Se with Lock on duly verified estate and any inheritance tax came on for hearing. And the Court being fully advised that the gross value of said estate is \$5,840⁰⁰ the debts and costs of administration are \$467⁰⁰ and the net actual market value thereof is \$5,373⁰⁰ that said deceased died testate leaving all property to the widow as long as she remains his widow or until she might remarry, then to four children and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the Court costs on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

12215

In the matter of the Estate of R. J. Barnes Deceased.

June 25, 1932. This day a Schedule of debts in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said schedule of debts be set for hearing before this Court on the 23rd day of July 1932. At ten o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the laws of the State of Ohio by publishing notice in the Mansfield Tribune at least ten days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12318

In the matter of the Estate of H. M. Patrie Deceased.

Estate not subject to tax.

Henry Patrie as executor of the estate of H. M. Patrie 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 \$655⁰⁰ the debts and costs of administration are \$255⁰⁰ and the net actual market value thereof is \$300⁰⁰ that said deceased died testate leaving all property to his three sons 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

11146

In the matter of the estate of W. A. Lockwood Deceased.

Estate not subject to Tax

Floyd W. Sears as Administrator of the estate of W. A. 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 1147.⁵³ The debts and costs of administration are \$418.35- The net actual market value thereof is \$729.¹⁸ that said deceased died intestate leaving

a widow and three children and that as a result said estate and the successions thereof 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.

12348 In the matter of Milton Braithwaite Deceased. Order to Record Notice.

This day proof of publication of notice on hearing on appraisement has been set for the 2nd day of July, 1932 at 2 P.M. was filed herein: it is ordered that the same be recorded in the records of this office.

12328 In the matter of the Estate of Maryant W. Slinfley Deceased. Order to record notice.

This day proof of publication of notice of the hearing on appraisement will be heard June 15 at 2 P.M. was filed herein: it is ordered that the same be recorded in the records of this office.

12330 In the matter of the Estate of Louise C. Stahl Deceased. Order to Record Notice.

This day proof of publication of notice of hearing on the inventory and appraisement has been set for July 5, 1932 at 2 P.M. was filed herein: it is ordered that the same be recorded in the records of this office.

12334 In the matter of the Estate of Rolland Conklin Deceased. Order to Record Notice.

This day proof of publication of notice hearing on inventory and appraisement has been set for July 5, 1932 at 2 P.M. was filed herein: it is ordered that the same be recorded in the records of this office.

12337 In the matter of the Estate of Solomon Turner, Deceased. Order Approving Inventory.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen

By Authority S. C. 10501-12

12271 In the matter of T. B. R. This day of Edward E. T. B. R. that the

12266 In the matter of the estate of T. B. R. This day of Edward E. T. B. R. that the

12278 In the matter of the Estate of Anna This day of Edward E. T. B. R. that the

12331 In the matter of the Estate of Lewis H. This day of Edward E. T. B. R. that the

12303 In the matter of the Estate of J. This day of Edward E. T. B. R. that the

12271 In the matter of the Estate of T. B. Ramsey, Deceased. Appointment
Order to Record Notice.
This day proof of publication of the appointment of Edward E. Ramsey as admr. of the estate of T. B. Ramsey, deceased, was filed herein: it is ordered that the same be recorded in the Records of this office.

12266 In the matter of the Estate of Fred E. Hanson, Deid. Appointment
Order to Record Notice.
This day proof of publication of the appointment of G. J. Hanson, as admr. of the estate of Fred E. Hanson, deid., was filed herein, it is ordered, that the same be recorded in the records of this office.

12218 In the matter of the Estate of Anna Spurgeon Deid. Appointment
Order to Record Notice.
This day proof of publication of the appointment of Ethel Spurgeon Tschel as admr. of the estate of Anna Spurgeon, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12331 In the matter of the Estate of Lewis H. Conklin, Deid. Appointment
Order to Record Notice.
This day proof of publication of notice of appointment of Emma F. and Henry Conklin, as admsrs. of the estate of Lewis H. Conklin deceased, was filed herein: it is ordered, that the same be recorded in the records of this office.

12303 In the matter of the Estate of J. R. Will, Deid. Appointment
Order to Record Notice.
This day proof of publication of notice of the appointment of Jennie Will as admr. of the estate of J. R. Will, deceased, was filed herein: it is ordered, that the same be recorded in the records of this office.

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The Johnson & Watson Co., Dayton, Ohio G 555

12321 In the matter of the estate of Cynthia Lingard Deid. appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of J. B. Lingard as adm. of the estate of Cynthia Lingard deceased, was filed herein; it is ordered that the same be recorded in the records of this office

12314 In the matter of the estate of Charbe Thompson, Deid. appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of Mary Liggitt as adm. of the estate of Charbe Thompson deceased, was filed herein; it is ordered that the same be recorded in the records of this office

12262 In the matter of the estate of Jefferson B. Bechtel, Deid. appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of Herman B. Bechtel as adm. of the estate of Jefferson B. Bechtel deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12217 In the matter of the estate of Martha Spurgeon, Deid. appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of Ethel Fickel as adm. etc. of the estate of Martha Spurgeon deceased, was filed herein, it is ordered that the same be recorded in the records of this office

12214 In the matter of T. C. Ben...
 This day...
 appointment...
 estate T. C. Ben...
 ordered that...
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12252 In the matter of the estate of...
 Estate of...
 This day...
 of J. W. Jack...
 deceased...
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12240 In the matter of J. Carl...
 This day...
 appointment...
 of J. Carl...
 it is ordered...
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12290 In the matter of George W...
 This day...
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12349 In the matter of D. W. Beckley...
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12214 In the matter of the Estate of W. C. Benedict, Deceased. Appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of Joseph W. Benedict as executor of the estate W. C. Benedict deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12252 In the matter of the Estate of Mary Jackson, Deid. Appointment
 Order to Record notice
 This day proof of publication of notice of the appointment of J. W. Jackson, as executor of the estate of Mary Jackson, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12240 In the matter of the Estate of J. Carl Schender, Deid. Appointment.
 Order to Record notice.
 This day proof of publication of notice of the appointment of Louise Schender as adx. of the estate of J. Carl Schender deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12290 In the matter of the Estate of George W. Blumenschein Deid. Appointment.
 Order to Record notice
 This day proof of publication of the appointment of Josephine Blumenschein as adx. of the estate of George W. Blumenschein deid. was filed herein; it is ordered that the same be recorded in the records of this office.

12349 In the matter of the Guardianship of D. W. Beckley, Deceased. Order on hearing
 This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as hereinafter ordered. The Court finds that said D. W. Beckley is incompetent and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Phoebe Beckley is legally competent, and she having filed her application herein and given bond in the sum of \$3000 conditional according to law with the Ohio Casualty Co. as surety thereon it is ordered that said bond be approved and that letters of Guardianship issue to said Phoebe Beckley as provided by law.

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11278. In the matter of the Estate
 of Wilbur D. Bond. Decd.

Estate not subject to Tax.

Mary A. D. Bond, ex. adm., of the estate of Wilbur
 D. Bond 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 this state, 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 \$7844.⁰⁰
 the debts and costs of ad. exp. \$765.⁰⁰ the net actual
 market value thereof is \$7079. 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 said
 inheritance tax. It is ordered that the Court cost
 on this proceeding taxed at \$3- be certified
 to the County Auditor to be paid and credited
 in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 563

12338. John A. Shipley, administrator
of the estate of
Margaret Shipley, Dec'd
Plaintiff

Roberta F. Shipley,
Edgar A. Shipley,
John A. Shipley, and
The Richmond Banking Co.
Richmond, Ohio.

Defendants.

This day this cause came on to be heard upon the report of John A. Shipley, administrator of the estate of Margaret Shipley deceased, of his 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; 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 said Margaret Shipley in said real estate, to the purchaser Roberta F. Shipley, upon the payment to said administrator by the said purchaser, the said purchase money in cash. And now this cause coming on further to be heard upon the pleadings herein and upon motion to distribute the proceeds of the sale amounting to the sum of twenty five hundred dollars (\$2500) and the said John A. Shipley, widow, having by answer herein asked that the value of her share in said premises and Five Hundred Dollars (\$500) in lieu of a homestead be allowed and paid her out of the proceeds of said sale; the Court find the just and reasonable value of her share interest in said real estate to be \$539.30. The Court find there is due the said The Richmond Banking Company upon the note set forth in its answer and cross petition from the estate of said Margaret Shipley the sum of \$1845.00 with interest thereon at 7% per annum from the date of this entry; that the said Margaret Shipley and said John A. Shipley, her husband, to secure the payment of said promissory note, gave a mortgage upon the premises in the petition described which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of the said administrator arising from the

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17367

In the matter
This day
in this County
in the form of
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on the 19. day
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aforesaid!

11242

In the matter
Nancy S. Bell
of the estate
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whereupon, the
hearing on
this said mat

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, this, according to law.

It is further ordered, that the said John A. Shipley, adm. of said estate, out of the money, in his hands pay: First, To the Treasurer of this County, the sum of \$90⁰⁰ 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 \$35⁰⁰ to F. A. M. Ellsler.

Third, To the Richmond Banking Company on a note and mortgage set forth and described in its answer and cross-petition herein, the sum of \$1045⁰⁰ which the Court find to be the amount due, it.

Fourth, To Jew. A. Shipley, widow, the sum of \$1034³⁰ which the Court find to be the value of his said donor interest in said premises plus \$00⁰⁰ in lieu of homestead.

Fifth, It is further ordered, that the balance of said proceeds, amounting to the sum of \$320⁴⁵ be accounted for, by said adm., according to law.

And it is further ordered, this proceeding be recorded and that said petitioner pay the cost herein, taxed at \$13⁰⁰, out of the proceeds of said sale within ten days.

17367

In the matter of John D. Cliner, Lunatic.

This day Marion Cliner, a prudent citizen of Union in this County, appeared in open Court and filed an affidavit in the form prescribed by law, for admission of said John D. Cliner into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch Sheriff, commanding him to bring said John D. Cliner alleged to be insane, before this Court on the 19. day of July, 1932, at 10. A. M.

And it is further ordered that subpoenas issue for Dr. Angus MacDarr and Dr. Wm. W. Hoff, reputable legally qualified physicians, witnesses to appear at the time and place aforesaid; and this cause, is continued.

11242

In the matter of the estate of Harry S. Bell, Deceased.

This day came Oscar N. Bell adm. of the estate of Harry S. Bell late of Union Co. D. C. and presented his first & final account in settlement of said estate duly verified. Whereupon, the Court do order the same, filed & advertised for hearing on Saturday, the 27. day of Aug. 1932, at 1. P. M. to which time said matter is continued.

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The Johnson & Watson Co., Dayton, Ohio G 5563

12351

In the matter of
John D. Blaine.

This day this cause came on to be heard, and the said John D. Blaine, was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of D. August MacIvor and Dr. Wm. H. Goff the medical witnesses and being satisfied that said John D. Blaine is a sane man, it is ordered that he be discharged.

Transmitted
continued.

12352

In the matter of Leman
of Miles Baker.

This day Ella Dillen a resident citizen of Richmond in this County appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Miles Baker into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Ranoch, commanding him to bring said Miles Baker alleged to be insane before this Court on the 19 day of July, 1932, at 10 A.M.

And it is further ordered that subpoenas issue for Dr. C. D. Mills and Dr. Fred Callaway, respectable legally qualified physicians, to appear at the time and place aforesaid, and this cause is continued.

12352

In the matter of
Miles Baker, Deceased.

This day this cause came on to be heard, and the said Miles 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. Fred Callaway the medical witnesses, and being satisfied that said Miles Baker is insane, that he has a legal settlement in Blairtown Township in this County, that he has been an inhabitant of the State of Ohio for one year next preceding this date, that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. C. D. Mills and Dr. Fred Callaway 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 Dept. Superintendent of said State Hospital for the admission of said Miles Baker, and that a certified copy, under seal, of the certificate of said medical witnesses and of the finding in this case, be

Transmitted to said Superintendent, and this case is continued.

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11242 In the matter of the estate of Harry S. Bell deceased
 Oscar W. Bell as Adr. of the estate of Harry S. Bell dec'd
 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- the debts and
 costs of administration are \$200- the net actual
 market value thereof is about \$1800- that said deceased
 died intestate leaving a widow and two sons
 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- be certified to the County Auditor to be paid and
 credited in the manner provided by law.

11155 In the matter of the estate of Laura Kimball, Dec'd. | Estate not subject to Tax
 Harry B. Kimball as Adr. of the estate of Laura
 Kimball 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 \$4087- the debts and
 costs of administration are \$830- the net actual market
 value thereof is \$3257- that said deceased died
 intestate leaving a 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- be certified to the County
 Auditor to be paid and credited in the manner provided
 by law.

12354 In the matter
 of Newton J. G.
 An application
 brought by Estate
 in writing
 of Newton J. G.
 It is order
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 of said testator
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12354

In the matter of the Estate of Newton J. Graham, Deceased.

Presentation of Will

An application having been this day presented to the Court by Estella Mann praying that an instrument in writing purporting to be the last Will and Testament of Newton J. Graham, deceased, be admitted to probate.

It is ordered that 3 days notice in writing, of the presentation of said Will, and of the application for the admission of the same, for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State and that a hearing on said application will be had on the -- day of July, 1932, at 10 A.M.

The Johnson & Watson Co., Dayton, Ohio G. 2503

12342 Leonard Foyle
 P. Walter Foyle
 This day this
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 Foyle as a
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 allegations
 Court bring
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 It is further
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12342 Leonard Foyle, administrator of the estate of Eli Foyle. Plaintiff
v. Walter Foyle et al. Defendants.

This day this cause came on to be heard upon the petition, evidence and testimony of the plaintiff Leonard Foyle as administrator of the estate of Eli Foyle, 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 of said estate, described in the petition. It is ordered that W. B. Davis, Charles Mann, and Robert De Good three just and judicious disinterested men of the vicinity of said real estate who are free holders to 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 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 27 day of July 1932. and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G 2565

12324

In the matter of the estate

of Mary M. Laddew, Deceased.

This day came Charles A. M. Laddew, Ex. of the estate of Mary M. Laddew, late of Union County, Ohio, deceased, and presented the Inventory and appraisement of said estate. It is ordered that same be for hearing August 12, 1932, at 2 P.M. and that notice be given in the Union County Journal to the next of kin and creditors.

Filing

Inventory & appr.

12355

In the matter

of Smith T. D.

An application

made by Alice

is writing

Smith T. D. for

It is ordered

presentation

admission of

surviving of

testator. Hearing

a hearing

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12191

In the matter

of L. H. Call

Walter R. Sud

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12 35-5 In the matter of the Will
of Smith T. O'Hara. Deceased

An application having been this day presented to the Court by Alice M. O'Hara praying that an instrument in writing purporting to be the last will and testament of Smith T. O'Hara deceased, be admitted to probate. It is ordered, that 3 days notice, in writing, of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator known to be resident of the State and that a hearing on said application will be for 23 Aug-1932. at 10 o'clock P.M.

12 191 In the matter of the Guardianship
of L. H. Collins Ward of
Cliff R. Sedgwick, an Incompetent Person.

Application for order to purchase necessaries for ward and wards. Dependents

Now comes L. H. Collins legal guardian of Cliff R. Sedgwick an incompetent person, and represents to this Court that the amount of compensation due the above named ward is \$82.50 (82.50) per month which comes into his hands through the Veterans administration Cincinnati Ohio, and further represents that there is no other property of value belonging to the ward. Applicant further represents that the ward's dependents consists of his wife and four children all under the age of 12 years. Applicant further represents that the physical condition of the ward Cliff R. Sedgwick, is such that he requires morphine and other medicines which amounts to near \$1.00 per day, and that this same ailment has existed for more than three years last past.

Applicant (Guardian) asks for an order to purchase necessaries for said ward and his dependents as follows:

Expenses in the amount of	\$ 30.00	per month
House rent in the amount of	8.00	" "
Medicine for ward	28.00	" "
Food	2.00	" "
Guardians commission 5-0/10	4.50	" "
money to ward for his dependents	5.00	" "
Incidentals	5-0.8	Total \$82.50

The Court on information as above stated does hereby order that a hearing on the above application be had on the - day of - A.D. 1932 at that the Veterans administration at Cincinnati, O. be notified by

The Johnson & Watson Co., Dayton, Ohio G 565

receipt of copy of this Petition stating the time and place of said hearing which is to be at the Probate Court room at Mansville Ohio on above date

12237 In the matter of the Estate of Homer Jolley, Deceased.

It having been made to appear to the Court that the inventory and appraisement heretofore filed herein on the 23rd day of February A.D. 1932 does not show the amount which the appraisers set off to Helen Jolley as the widow of Homer Jolley deceased as her year support, and it further having been made to appear to the Court that it was suggested by said appraisers that the sum of One thousand dollars (\$1000) be set off to said widow as her year allowance. It is therefore ordered, adjudged and decreed that the said sum of One thousand dollars (\$1000) be paid to Helen Jolley, widow of Homer Jolley, deceased, as her year support by S. J. Brown, the administrator herein in twelve (12) equal monthly installments

11441. In the matter of the Estate of John W. Brown Decd.

Inheritance Tax.

John Harris, as admr. of the estate of John W. Brown decd. 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 \$1031.⁰⁰ the debts and costs of administration are \$154.⁰⁰ the net actual market value thereof is - none. estate involved so 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

11424 In the matter of the Estate of George Beach. E.C. Pottorf as decedent's executor for and in right of said decedent's executor under the will of said decedent. Hearing.

permisses, for said estate is total amount thereof is \$6000.00 intestate beneficiary said exempt from that the Court be certified and credited in

12212 In the matter of Mary Stahl This day the filed herein, satisfaction of said schedule submitted for exceptions be ordered that duly executed

12848 In the Matter of Milton Bra This day heretofore filed It appears of the filing interested parties having been after being

11424 In the matter of the Estate of Estate not subject to Tax.
 George Beach, Deceased.
 C.C. Pottorf as administrator of the estate of George Beach 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 this state came on for hearing and the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$7015¹⁶ the debts and costs of administration are \$6360⁰⁰ the net actual market value thereof is \$655¹⁶ that 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 on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

12212 In the matter of the Estate of Mary Stalder, Deceased. Approving Schedule of Claims July 25
 This day the Schedule of Claims, Debts and Liabilities heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Schedule of debts has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

Tuesday July 26, 1922.

12348 In the Matter of the Estate of Milton Braithwaite, Deceased. Order Approving Inventory
 This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.
 It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.
 T. Le Roy Allen.
 S. C. 10501-12

The Johnson & Watson Co., Dayton, Ohio G. 555

10368 In the matter of the Guardianship of Otto M. Sigley
 Fourth Partial account.
 This day came Edward G. Sigley guardian of Otto M. Sigley an incompetent of Union County Ohio and presented his fourth partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of August 1932 at 10.00 AM to which time said matter is continued.

11462 In the matter of the Estate of Susan Small, Deceased
 Estate not subject to Tax.
 H. L. Kline as. ad. of the estate of Susan Small 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 this state came on for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$340⁰⁰ the debts and costs of administration are \$340⁰⁰ net actual market value is 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 in this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

11304 In the matter of the Estate of Roy Parker, deceased.
 Estate not subject to Tax.
 Mary Strawver as. Ad. of the estate of Roy Parker deceased, having filed an application duly verified for a finding and order and the successions therein are exempt from any inheritance tax under the laws of this state came on for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$400⁰⁰ the debts and costs of administration are \$260⁰⁰ the net actual market value thereof is \$140⁰⁰ that said deceased died leaving brothers and sisters and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the Court costs in this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.

11282 In the matter of Hugo Carl
 This 24 day of and he applied the Court hereby find said estate is \$3602³⁷ and that the that there real estate value of the \$6137³⁷ entitled to a relationship of to which the balance of tax to which tax the prob and the Court original suspension of Amanda Stewart done by not Thomas Cutting, Mollie Fush, Jennie Robinson Calvin Stewart Richard Stewart Mrs. Duncan It is ordered that to be interested obtain which with copies of inheritance taxes provided to the proceeding take in the manner

12356 In the matter of in open Court admission of it is ordered M. Snider at the time

11282 In the matter of the estate of Hugh Calvin Stewart, Decd.

Inheritance Tax.

This 29 day of July 1922 the above matter came on to be heard and an application for appraisal having been made the Court being fully advised in the premises does hereby find and determine: That the gross value of said estate is \$9202.³⁷ composed as follows: Personalty: \$3602.³⁷ real estate \$5600.⁰⁰. That the debts \$2555.⁰⁰ and that the cost of administration will be \$217.⁰⁰

That there is no one entitled to share in said real estate. and that the net actual market value of the assets which might be subject to tax is \$6137.³⁷ 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 tax the person by whom such tax should be paid and the township or municipality in which such tax originates are as follows:

Succession relationship	Value	amt. exempt.	Bal.	amt. Tax.	Date.	Township
Annanda Stewart widow	2757.41	5000	none			
Donorship						
Wm Thomas Century	967.56	none	967. ⁵⁶	7/24/22	Donorship	Donorship
Mollie Husch niece	482.28	500	none			
Jennie Robinson "	482.25	500	none			
Hugh Calvin Stewart nephew	482.28	500	none			
Richard Stewart "	482.28	500	none			
John Duncan niece	482.28	500	none			

It is ordered that notice of this adjudication & determination be given 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 & that a copy of this entire 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 & the exemptions allowed be forwarded to the Tax Comm. of this State. It is further ordered that the costs of this proceeding taxed at \$ - be certified to the Auditor of said County to be paid in the manner provided by law.

12356 In the matter of Maude B. Lindsay

Lunacy.

This day W. H. Lindsay a resident of Maconville in this County appeared in open Court & filed an affidavit in the form prescribed by law for admission of said Maude B. Lindsay into the Columbus State Hospital and it is ordered that subpoenas issue for D. P. D. Longbrake & J. James M. Snider reputable legally qualified physicians witnesses to appear at the time & place aforesaid and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G 2563

12221

B. H. Adams, Guardian of
Albert L. Robinson.
Plaintiff

Order of Confirmation
Distribution

Albert L. Robinson. Deft.

This day this cause came on to be heard on the report of B. H. Adams Guardian of Albert L. Robinson of his proceedings under the former order of this Court and upon the motion of said petitioner to confirm the sale made in pursuance 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 Albert L. Robinson in said real estate to the purchaser Homer E. Rex upon the said purchaser paying to said Guardian the purchase price in cash. 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 Two Hundred fifty Dollars. The Court finds that there is due the said the Union County Saving and Loan Company upon the note set forth in its answer and cross-petition from the estate of said Albert L. Robinson the sum of $\$$ ¹⁰⁰ with interest thereon from the date of this entry; that the said B. H. Adams Guardian of said Albert L. Robinson to secure the payment of said promissory note gave a mortgage upon the premises in the petition described which was valid and subsisting lien upon said premises and now upon the fund in the hands of said guardian 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 Deane County Ohio according to law.

It is further ordered that said guardian out of the money in his hands pay first to the Treasurer of Deane County the sum of $\$$ 22⁵⁶ being tax and penalty with interest thereon against said property second the Union County Saving and Loan Company the note and mortgage set forth and described in the answer and cross-petition herein the sum of $\$$ 37⁶⁵ which the Court finds to be the amount due it. It is further ordered that the balance of said proceeds amounting to the sum of $\$$ 699⁷⁹ be accounted for by said Guardian according to law. And it is further ordered that this proceeding be recorded and that petitioner pay the costs $\$$ - out of the proceeds of said sale within ten days.

In the matter

This day proceedings and vouchers made and the register and It is therefore affirmed by record of the

- 12046 O. W. Wilgus, A
- 12276 Capital Forge a
- 9677 Elgin Mills Co
- 11972 C. E. White, Esq.
- O. W. Cheney, et al.
- 11438 Charles A. Lusk
- 12299 Flora J. Blaney
- 12070 Bryan Sanders
- 10241² Dorothy Casell
- 11511 Harriet Robinson
- 11348 Charles L. Lusk
- 9110 John E. Sheltan
- 8089 W. W. Plotner
- 12077 Sadie J. Bidwell
- 12081 Anna Curran
- 10564 Frank W. McAd
- 11888 Emmert Geo.
- 11821 Bert J. Sheltan
- 11984 Richard L. Bar
- 12184 William E. Gol

In the matter of William B. An application Com. by Eliz in writing of William It is ordered presentation admission surviving testator. Hear a hearing day of August

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.

12046	O. W. Wilgus, Adm. of the estate of Clara M. Bryman	1st partial adm.
12276	Capitoulodge adm. " " " "	David Logg. 1st adm.
9677	Eliza Mills Gdn	Rolland & Kermit Wills " " "
11972	C. E. White Es.	" " " "
11438	O. W. Cheney, Ex ^r of the estate of Charles H. Trusdell adm.	John D. White. Trust " " " "
12299	Flora J. Blaney adm.	M. S. Trusdell. " " " "
12070	Ernest Sanders adm.	Ernest C. Blaney " " " "
10241 ²	Jessie Cashell Gdn.	Norman Taylor " " " "
11811	Hannett Robinson Ex ^r .	Frank Cashell 3 ^d " " " "
11348	Charles L. Lindsey Gdn.	Arnon T. Robinson 1st " " " "
9110	John E. Shelton "	Edith A. Lindsey 2 ^d " " " "
8089	W. W. Plotner "	Edith B. Shelton 6 " " " "
12077	Saice J. Bidwell Ex.	Belle Plotner 7 " " " "
12081	Anna Aurvine adm.	Addie E. Dorris. 1st & final adm.
10564	John W. Meadow Gdn.	Arthur Aurvine " " " "
11888	Emmett Geo. adm.	Samuel Meadow 5 ^d " " " "
11821	Bert J. Shelton, Ex.	John Dawson 1st & final " " " "
11984	Richard L. Cameron adm.	Jane B. Shelton " " " "
13184	William E. Goleman assignee of Harry P. Martin.	Daphne Burnham " " " "

17307 In the matter of the estate of William Riddle, Deed. Presentation of Will.

An application bearing here this day presented to the
Court by Eliza Sanders praying that an instrument
in writing purporting to be the last Will and Testament
of William Riddle deceased, be admitted to probate
It is ordered that 3 days notice in writing of the
presentation of said Will and of the application for the
admission of the same for probate be given to the
surviving spouse and to the next of kin of said
testator known to be resident of the State and that
a hearing on said application will be had on the 13
day of August, 1932, at 2 P.M.

The Johnson & Watson Co., Dayton, Ohio G 2502

17276 In the matter
of David T
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Judge Adm. of
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Proceeding
This office.

17184 In the matter
of Harry P. L
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17276

In the matter of the estate
of David Foyle, Dec'd

First and Final account

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

It is ordered, that the same be, and hereby is approved, allowed and confirmed. It is ordered, that said Bejitola Foyle Adm. be, and she is allowed, the sum of fifty-five and 50/100 Dollars (\$55⁵⁰) 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

Adm. pay the costs \$6⁵⁰ costs paid June 30, 1932

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

17184

In the matter of the assignment First and Final account
of Harry P. Martin.

First and Final account

This day the first account of William E. Zollman assignee of Harry P. Martin came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of \$273⁶⁵ due remaining in hands of assignee for distribution which amount he is ordered to pay out according to law. It is ordered that said Guardian pay the costs herein taxed, at \$6⁵⁰. Paid June 1932.

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

11348 In the matter of the Guardianship Second and Final account of Edith A. Lindsay
 This day the Second and Final account of Charles L. Lindsay Guardian of Edith A. Lindsay came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of One Hundred and fifteen and ⁷⁵/₁₀₀ Dollars (\$115⁷⁵) 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 costs herein taxed at \$6⁵⁰. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11972 In the matter of the Estate First account of John David White, Deid
 This day the First account of C. E. White and O. W. Chomy, executors of the estate of John David White deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said executors be and they are allowed the sum of \$362²⁸ 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 \$453⁴⁶ due said executor from said estate.
 It is ordered that said executors pay the costs \$6⁰⁰ Paid July 30-32. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12070 In the matter of Hannah...
 This day the...
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13261^a In the matter of Dr. H. B...
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120.76 In the matter of the estate of Hannah Taylor, Deceased. First and Final account.

This day, the First and Final account of Bryan Sanders ad. of the estate of Hannah 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 Bryan Sanders, ad. be and is allowed the sum of \$38.65 being commission on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs \$6.50 paid June 6-1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

13261^a In the matter of the Guardianship of Drav Hugh Caskell Third account.

This day, the Third account of Dorothy Caskell Guardian of Drav Hugh Caskell came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 \$213.93 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 \$6.50 Paid June 8-1932.

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

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11588 In the matter of the estate of Aaron L. Robinson deceased. First and Final account.

This day the First and Final account of Harriett Robinson executrix of the estate of Aaron L. Robinson deceased, came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein 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 \$275.⁰⁰ as a credit being a just and reasonable amount expended by her for a payment for said decedent.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that executrix pay the costs herein \$6.⁵⁰ paid June 15-1932.

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

9110 In the matter of Edith B. Shell.

This day the Edith B. Shell notice thereof no exceptions appearing to the Court, and the same thereto, and find the same and, in conformity to law.

It is ordered allowed and confirmed.

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

It is ordered that executrix pay the costs herein \$6.⁵⁰ paid June 15-1932.

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

11821 In the matter of James A. Shell.

This day the estate of James A. Shell and settlement published a notice thereof no exceptions appearing to the Court, and the same thereto, and find the same and, in conformity to law.

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

Said executrix is hereby allowed the sum of \$70.⁰⁰ as a credit being a just and reasonable amount expended by her for said decedent.

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

It is ordered that executrix pay the costs herein \$6.⁵⁰ paid June 15-1932.

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 Sixth account.
Edith B. Shelton

This day, the sixth account of J. E. Shelton Guardian of Edith B. 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 thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects, just and correct and in conformity to law.

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

The Court finds a balance of \$318.⁰⁰ 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 \$6.⁵⁰ costs paid June 10-32.

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

11821 In the matter of the Estate Final account.
of James A. Shelton, Decd.

This day, the Final account of Bess J. Shelton Ex. of the estate of James A. Shelton deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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 executor is hereby allowed the sum of Seven Dollars (\$7.⁰⁰) as credit, being a just and reasonable amount expended by him for work on monument for said decedent.

Said executor is hereby allowed the sum of \$30.⁰⁰ being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said executor is hereby allowed the sum of Thirty five Dollars (\$35.⁰⁰) for actual and necessary expenses, which sum the Court considers just & reasonable.

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The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs \$6⁵⁰. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11997^a

In the matter of the estate of Delphine Burnham, Dec'd. First and Final account. This day the First and Final account of Richard L. Cameron, Adm. etc. of the estate of Delphine Burnham, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed and confirmed. Said Richard L. Cameron, Adm. etc. is hereby allowed the sum of One Hundred Dollars (\$100-) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary service rendered. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Adm. etc. pay the costs \$6⁵⁰ July 30 - 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12279

In the matter of Green B. Blaney, Adm. etc. This day the account of Green B. Blaney, Adm. etc. came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed and confirmed. Said Green B. Blaney, Adm. etc. is hereby allowed the sum of \$109⁵⁶ and account of necessary expenses. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Adm. etc. pay the costs \$6⁵⁰. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12455

12279

In the matter of the Estate of First & Final account
of Grove C. Blaney, Deid
This day the First & Final account of Florence J. Blaney, Adx. of the estate of Grove C. Blaney, Deid. came on for hearing and settlement, due notice thereof having been published according to law.
No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 adx. is hereby allowed the sum of \$109⁵⁶, being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered. Said adx. is hereby allowed the sum of \$2⁵⁰ for account^{er's} necessary expenses, which sum the Court considers just & reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Florence J. Blaney, Adx. pay costs \$6⁵⁰ Aug. 2 - 1932.
It is ordered that said account and the proceedings herein be recorded in the Records of this office.

114-2

The Johnson & Watson Co., Dayton, Ohio G. 553

8884

In the matter of
The Guardianship of
Belle Polmer.

Seventh account.

This day the 7th account of N. W. Polmer Guardian of Belle Polmer came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto. and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed. Said Guardian allowed the sum of \$18⁰⁰ as compensation. The Court finds a balance of \$2700⁰⁰ 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 \$6⁵⁰ said June 13-1932. 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 Samuel M. Adow.

Fifth account.

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

It is ordered that said Guardian be and he is allowed the sum of \$68⁷¹ as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of \$4653¹⁷ in the hands of said Guardian due said Ward: It is ordered that said Guardian pay the costs herein taxed \$6⁰⁰ said June 14-32.

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

12046

In the matter of
Blara M.

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12046.

In the Matter of the Estate of
Clara M. Sigman, Deceased. Trust Account.

This day the Trust Account of O. A. Wilque, Adm., of the Estate of Clara M. Sigman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, 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 Adm. is hereby allowed the sum of Five Hundred twenty-seven and $\frac{47}{100}$ Dollars (\$527.47), 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 \$1481.27 Dollars, in the hands of said Adm. due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said Adm. O. A. Wilque pay the costs herein taxed at \$7.00 Pd. June 1932.

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

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12077

In the matter of the Estate of Addie E. Dornno. Decid.

First ^{or} Final account

This day the First ^{or} Final account of Saidie J. Bidwell Hodges, executor of the estate of Addie E. Dornno. deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Executrix be and she is allowed the sum of fifty-five dollars (\$55) 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 \$57⁰⁰ being commissions on the amount collected and accounted for by her, and being in full compensation, plus \$3⁸³ for all her ordinary service rendered. The Court finds said account duly balanced, and said estate settled according to law.

Bond of \$1000- deposited in Bank of Maryland, June 27-1932. It is ordered that said Executrix pay the costs \$6⁰⁰ paid June, 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

9677

In the matter of

First ^{or} Final account

The Guardianship of Rolland Mills et al.

This day the First and Final account of Elgin Mills Guardian of Rolland E. Merritt Mills came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. The Court finds said accounts duly balanced, and said Guardianship settled according to law.

The Johnson & Watson Co., Dayton, Ohio

It is ordered that said Guardian pay the costs \$6⁵⁰ paid May 4 1932. It is ordered that said Account and the proceedings herein be recorded in the Records of this office

11888

In the matter of the Estate of John Darrow, Deid

First & Final account

This day the First and final account of J. Geo. Emmert Adm. of the estate of John Darrow deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions being taken thereon, filed thereto, and no one now appearing to except or object, to the same; and the Court, having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, 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 J. Geo. Emmert is hereby allowed the sum of \$25⁰⁰ 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 J. Geo. Emmert, as adm. pay the costs \$6⁵⁰ July 2-1932. paid

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

17354

In the matter of Newton J. This matter was the appl and record late of the heretofore filed. It is now that said sponal and known to be served with of the appl in this Court. or. to the Probate and Andre Mill, this day been duly and attested reduced to and was found that last Will deceased; and that to said Will, in memory. and Therefore to Probate of the witness in this Co

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12354

In the matter of the Will
of Newton J. Graham. Decd

Order Admitting to Probate
the Record.

This matter came on this day further to be heard
on the application of Estella M. Main, to admit to probate
and record the Will of Newton J. Graham deceased
late of the Paris Township in said County
heretofore filed in this Court.

It is now shown to the satisfaction of the Court
that said decedent died leaving no surprising
oponal and all the next of kin of said decedent
known to be resident of the State have been duly
served with notice of the filing of said Will and
of the application to admit it to probate and record
in this Court pursuant to a former order of this
Court, or, they waived notice and give consent
to the probate of said Will. and Richard L. Cameron
and Andrew Taylor subscribing witnesses to said
Will, this day appearing 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 Newton J. Graham
deceased; that it was duly executed and attested;
and that the said testator 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.

12358 In the matter of the Estate of Newton J. Graham, Dec'd. Order appt. & Letters Issued.
 The last Will of Newton J. Graham, deceased, late of Paris Township in said County, leaving hereafter born duly approved, and allowed: This day Estella G. Main and Virgil E. Graham, 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 as 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 Estella G. Main and Virgil E. Graham, is a suitable person and legally competent, that by the terms of said Will said testator ordered or requested that said Executor may execute it without giving bond; it is ordered that they be appointed as such Executor, and that Letters Testamentary be granted and issued on the Will of said decedent to them without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs \$7⁰⁰.

11300 In the matter of the Estate of Josiah Callahan, Dec'd. Estate not Subject to Tax.
 Josiah Callahan, as Adm. of the estate of Josiah Callahan, deceased, leaving 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 this State, 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 \$1644⁰⁰ the debts and costs of administration are \$580⁰⁰ the net actual market value thereof is \$1064⁰⁰
 that said deceased died intestate leaving four daughters and four sons, 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- be certified to the County auditor to be paid and credited in the manner provided by law.

11496 In the matter of the Estate of Christian D. E. & Jan. deceased, leaving for a finding and order that the successions therein are exempt from any inheritance tax, under the laws of this State, 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 \$15,000⁰⁰ and the debts and costs of administration are \$1,329,24 and the net actual market value thereof is \$13,670⁷⁶ 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- and credited in the manner provided by law.

11570 In the matter of the Estate of Jennie M. & F. A. M. & Alice deceased, leaving for a finding and order that the successions therein are exempt from any inheritance tax, under the laws of this State, 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 \$15,000⁰⁰ and the debts and costs of administration are \$1,329,24 and the net actual market value thereof is \$13,670⁷⁶ 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- and credited in the manner provided by law.

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11496 In the matter of the Estate
of Christian Oehler, Deid

Estate not subject to Tax.

D.E. Ogaw. ex. Adr. of the estate of Christian Oehler,
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 this. The same came on for hearing
and the Court being advised in the premises,
finds and determines that the gross value of said
estate is \$15,690⁰⁰ the debts and costs of administration
are \$2,367⁶⁰ and the net actual market value thereof is
\$13,322⁴⁰ that said deceased died testate leaving
two sons, neither one receiving the statutory 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 \$3⁰⁰ be certified to the County Auditor to be paid
and credited in the manner provided by law.

11578 In the matter of the Estate
of Jennie M. Allister, Deid

Estate not subject to Tax.

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J. A. M. Allister ex. Adr. of the estate of Jennie E. M. Allister
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 this. The same
came on for hearing, and the Court being duly
advised in the premises, finds and determines
that the gross value of said estate is \$10,358⁰⁰
the debts and costs of administration are \$3,368⁰⁰
and the net actual market value thereof is \$7,000⁰⁰
that said deceased died intestate leaving five
children, and two 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- be certified to the County Auditor to be paid
and credited in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio

11418 In the matter of the Estate of Mary Etta D. Witt. Dec'd

Estate not subject to Tax.

D.M. D. Witt as Executor of the estate of Mary Etta D. Witt deceased, having filed an application duly verified, for an hearing. And the Court being duly advised in the premises finds and determines that the gross value of said estate is \$1600.00 the debts and costs of administration are \$405.00 the net actual market value thereof is \$1195.00 that said deceased died testate leaving all property to her widow and that as a result said estate and the succession 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.

12342 Leonard Fogle, as administrator of the estate of Eli Fogle dec'd. Plaintiff

Comprising sale ordering Dec'd & Distribution of the estate of Eli Fogle dec'd. This day August 3-1932. This cause came on to be heard on the report of Leonard Fogle administrator of the estate of Eli Fogle.

Susanna Perkins, et al. Defendants. This court upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report, 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 approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said parties defendant in said real estate, to the purchaser Clarence L. Fogle and Maynard P. Fogle upon the said purchaser making payment in full in cash. It is further ordered that said Leonard Fogle as administrator out of the money in his hands pay: First, the costs and expenses of the sale, including an attorney fee of \$23.00 to Clayton L. Conroy for services performed for the fiduciary in connection with the sale, the sum of \$12.00 to the fiduciary for his services in connection with the sale, which costs, expenses fees and compensation shall be paid prior to any liens upon the real estate sold. Second, to the payment of taxes, penalties, assessments then due, the sum of \$30.75 against such real estate. Third, the remaining proceeds of sale to be applied as follows: (a) If the action be to sell real estate to pay legacies, to the payment of legacies with which the real estate of the deceased was charged; (b) to discharge the claims and debts of the estate in order provided by law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed at \$3.50 out of the proceeds of said sale. (Costs paid).

12342 Leonard Fogle of Eli Fogle.

Walter Fogle et al. This day came on to be heard on the report of Leonard Fogle administrator of the estate of Eli Fogle. This court upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report, 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 approved and confirmed.

12342 Leonard Fogle of Eli Fogle.

Walter Fogle et al. This day came on to be heard on the report of Leonard Fogle administrator of the estate of Eli Fogle. This court upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report, 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 approved and confirmed.

12358 In the matter of the Estate of Newton J. Fogle dec'd.

This day came on to be heard on the report of Leonard Fogle administrator of the estate of Newton J. Fogle. This court upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report, 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 approved and confirmed.

17342. Leonard Fogle, Adm. of the estate of Eli Fogle. Plaintiff

Confirming appraisement and.

Matter Fogle et al. Defendants.

Ordering Bond.

This day came the said plaintiff by his attorney and produced to the Court the report of an appraisement hereto made by N. B. Davis Charles Mann and Robert DeLord 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 beuty is approved and confirmed

12342 Leonard Fogle adm. of the estate of Eli Fogle. Plaintiff

Order approving Bond

Matter Fogle et al. Defendants.

Order of Sale Private

This day this cause came on further to be heard and it appearing to the Court that the said Leonard Fogle adm. the plaintiff above named has given bond in the estate which is sufficient with William B. Davis and P. L. Geager, fiduciaries 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 Leonard Fogle as such Administrator proceed to sell said real estate at private sale for not less than the appraised value thereof on the following terms set out in hand on day of sale and said petition is ordered to make return to this Court immediately after such sale is made and this cause is continued.

17358 In the matter of the Estate of Newton J. Graham. Decd.

Testing Inventory and appraisement.

This day came Estella G. Mann and Virgil E. Graham Executors of the Estate of Newton J. Graham late of Union County this deceased and presented the Inventory and appraisement of said estate. It is ordered that said appraisement be filed and it is ordered that hearing on same be fixed for 15 day of August at 2 P. M. and that notice be given to the heirs and legates and creditors in the Marysville Tribune.

The Johnson & Watson Co., Dayton, Ohio G. 250

17045 In the matter of the Guardianship of Charles M. Davis. Filing First Partial account.

This day came Charles Parrott Guardian of Charles M. Davis an incompetent of Union County, Ohio, and presented his first and 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. 1932 at 1 P.M. to which time said matter is continued.

11188 In the matter of the Estate of Harriet J. Peet. First and Final account.

This day came Stanley W. Peet adm. of the estate of Harriet J. Peet 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 Aug. 1932. at 1 P.M. to which time said matter is continued.

11187 In the matter of the estate of Lester G. Peet Deid. Filing First and Final acct.

This day came Stanley W. Peet adm. of the estate of Lester G. Peet 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 1932. at 1 P.M. to which time said matter is continued.

12359 In the matter of Maggie M. Harold

This day Conrad M. Harold a resident of Taylor Twp. in this County, appeared in open Court, and filed an affidavit in the form prescribed by law for admission of said Maggie M. Harold in the Columbus State Hospital. It is therefore ordered that a warrant issue to Wm. Rausch, Sheriff, commanding him to bring said Maggie M. Harold, alleged to be insane, before this Court on the 2nd day of Aug. 1932. at 10 A.M. And it is further ordered that subpoenas issue for Dr. James M. Snider and Dr. C. D. Mills, reputable legally qualified physicians witnesses, to appear at the time and place aforesaid and this cause is continued.

12359 In the matter of Maggie M. Harold. Livery charge.

This day this cause came on to be heard. And the said Maggie M. Harold was brought before the Court. Whereupon the Judge proceeded with the examination

and having and Dr. C. D. Mills that said matter ordered that

12361 In the matter of Pearl Evans. This day she made an affidavit by law to be Pearl Evans late of and an affidavit will and test statement in consists of a being satisfied and that said and legally appointed by law in the cause is con

17361 In the matter of Pearl Evans. This day she accepted the Pearl Evans bond in the conditioned to W. C. Edson for by the Court. Advertisements proceeding costs \$ 7.00.

In the matter the following it is ordered to be published for hearing as follows:

- 11242 Oscar H. Bell ad
- 11248 Fay Styer ad
- 11983 W. B. Bartels ad
- 11013 Matilda A. B.
- 9653 Josephine B.
- 10368 Edna H. Lacey
- 12135 Clara Lacey

and having heard the testimony of Dr. James M. Snider and Dr. C. D. Mills the medical witnesses and being satisfied that said Maggie M. Hensed is not insane, it is ordered that she be discharged

17361 In the matter of the estate of Pearl Evans, Deceased. appointment Order for Bond. This day Gretchen Evans appeared in open court and made and filed an application under oath as required by law to be appointed administratrix of the estate of Pearl Evans late of Paris Township Union County Ohio deceased and an affidavit 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 Gretchen Evans 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 Fifteen Hundred Dollars, and this cause is continued.

17361 In the matter of the estate of Pearl Evans, Deceased. Bond approved. Letters Issued. This day Gretchen Evans appeared in open court accepted the appointment as adx. of the estate of Pearl Evans deceased, and gave and filed her bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Robert Evans and A. C. Edson freeholders, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Gretchen Evans that this proceeding be recorded, and that said adx. pay costs \$ 75.

In the matter of accounts for settlement. Notice ordered. The following accounts having been filed in this Court it is ordered that notice of the filing of the same be published in the Mansfield Tribune and that they will be for hearing on Saturday August 27-1932. at 1. P.M. as follows:

- 11242 Oscar W. Bell adx. of the estate of Nancy S. Bell. 1st 2nd Final acct.
- 11248 Fay Styer adx. of the estate of Mrs Styer. 1st 2nd Final acct.
- 11983 W. B. Partels adx. of the estate of Harriet V. Rhoads. 1st 2nd Final acct.
- 11013 Anstelda A. Beane adx. of Cora Beane. Final account.
- 9663 Josephine Petcher adx. of John F. Petcher. Final and final acct.
- 10368 Edna P. Lippy adx. of Otho M. Lippy. Final partial acct.
- 12135 Clara Langhorne adx. of the estate of Martin Langhorne. Final and final acct.

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- 5322^B Harry Patric for Adalissa Conklin Funeral account.
- 12045- Charles Carst. adm. of Chas. M. Dyer, First account.
- 11188 Stanley W. Peck, adm. of the estate of Kenneth J. Peck, First & Final account.
- 11187 Stanley W. Peck, adm. of the estate of Sister G. Peck, First & Final account.
- 12087 In the Matter of the Estate of Fred Nile, Deceased. Inheritance Tax.

This 3rd day of August 1932, 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 Seventeen thousand One hundred forty five Dollars, imposed as follows: Five thousand Eight hundred twenty five dollars, real estate; fifteen thousand three hundred twenty dollars, that the debts are Eight hundred twenty four ⁴⁷/₁₀₀ and that the cost of administration will be Ten thousand thirty two dollars. That there is no one entitled to share in said real estate, and that the net actual market value of the assets which might be subject to tax is Seventeen thousand two hundred eighty eight ⁵³/₁₀₀ Dollars. The Court further finds that the persons entitled to succeed to said estate, their ages, their material, their relationship, if any, to the decedent, the value of the succession to which each is entitled, the exemption accorded 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 persons by whom such tax should be paid, and the trusts in which tax originates, are as follows:

Elton Nile, son age 45, 17288.53	3000 ⁰⁰	13788.53	Elton Nile	Income dep. 2000.00
Succession exempt.	sub. to tax	By whom pd.	school dist.	

It is ordered that notice of this adjudication & determination be given by mail to all persons known to be interested therein, except those by whom waivers of such notice and of time to file exceptions, has been filed and that a copy of this entry and others by forwarded to the Tax Comm. of Ohio. It is further ordered that a copy of this proceeding be certified to the Auditor of said County to be paid in manner provided by law.

Friday August 5, 1932.

12358 In the Matter of the Estate of Newton J. Graham, Deceased. Order Approving Inventory. This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

P. Le Roy Allen
By Authority G. C. 10501-12

12347 In the Matter of Milton C. ... This day of ... of Norman C. Milton C. ... it is ordered records of ...

12343 In the Matter of Della T. ... This day ... an application ... to the Court ... less than \$5 ... that credits ... ordered ... administration ... in said ... persons ...

12362 In the Matter of G. W. ... This day ... and made ... responded by ... of M. W. ... This ... not to his ... alleged ... as to what ... thereof ... administrative ... Herbert ... competent ... upon giving ... in the ... continued.

17347

In the matter of the Estate
of Milton C. Braithwaite, Deceased.

This day proof of publication of notice of the appointment
of Norman C. Brown, as executor of the estate of
Milton C. Braithwaite deceased was filed herein;
it is ordered that the same be recorded in the
records of this office.

Saturday August 6 - 1932

12343

In the matter of the Estate
of Della Beckley, Deceased.

This day H. H. Shirk appeared in open court and filed
an application to relieve the estate of the matter
named decedent from administration. It appearing
to the court that the estate of said decedent is
less than \$500⁰⁰ in value and it appearing
that creditors will not be prejudiced thereby, it is
ordered that said estate be relieved from
administration and that the property described
in said application be paid or delivered to the
persons named in said application.

12342

In the matter of the Estate
of G. W. Crandell, Deceased.

app. order for Bond.

This day Herbert Crandell appeared in open court
and made and filed an application under oath as
required by law to be appointed administrator of the estate
of G. W. Crandell late of Union Township Union Co.
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
Herbert Crandell is a suitable person and by any
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. & this cause is
continued.

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12362 In the matter of the estate of
 W. W. Crandell. Dec'd
 This day Herbert Crandell appeared in open court,
 accepted the appointment as Administrator of the estate of
 W. W. Crandell, deceased, and gave and filed therein his
 bond in the sum of Two Thousand Dollars, conditioned
 according to law, with United States Fidelity and Guaranty
 Co. as sureties, which Bond is approved by the
 Court. It is therefore ordered that letters of administration
 issue to said Herbert Crandell that his proceedings be
 recorded, and that said Administrator pay the costs of the

Bond approved.
 Letters Issued.

August 6th, 1932.

9933 In the Matter of the Guardianship
 of Curtis Long et al
 Application for release from Bond by Clyde T. Parish
 filed; it is ordered new bond be filed. Therefore on Aug. 30th,
 1932, new bond filed and approved, with Laurel L. Long,
 C. J. Sifwith and Nellie E. Long as sureties thereon.
 This Bond approved in open Court this 30th day of Aug. 1932.

Application for release from Bond.

12274 In the matter
 of the estate of
 Joseph Wray
 This day
 application
 the transfer of
 It appears
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 County Ohio
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 Amanda W
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12364 In the matter
 of Joseph W
 Amanda W
 Wray, Dec'd
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12274 In the matter of
the Estate of Joseph Masford
Deceased

Authority to transfer
Real Estate

This day Amanda Masford, Executrix of the estate of Joseph Masford, deceased, and, filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on March 2-1932, residing at Union County, Ohio; that on Aug. 8-1932, she petitioned was appointed executrix of his estate; that the following persons with their age, address, relationship and portions inherited said real estate.

Amanda Masford, age 66, Mansfield, Ohio, widow, all, and that the description of said real estate is, as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application be filed with the Recorder of the proper County. *Pro record, ad. provided by law.*

12364 In the matter of the Estate
of Joseph Masford, Deid.

Estate not subject to Tax.

Amanda Masford, as Adm. of the estate of Joseph Masford, 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 \$1200 - the debts and costs of administration are \$300 - the net actual market value thereof is \$895 - that said deceased died testate leaving all property to the 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 - be certified to the County Auditor to be paid and credited in the manner provided by law.

12364 In the matter of the Estate of Joseph W. Bradford, Deceased. Bond approved Letters Issued.

This day Amanda Bradford appeared in open Court accepted the trust as Executor of the estate of Joseph Bradford deceased, and as bond being required that said appointment was made to clear title of real estate and that an accounting is necessary. It is therefore ordered that Letters Testamentary issues on the Will of said decedent to ^{said} Amanda Bradford, that notice of said appointment be published as required by law & that this proceeding be recorded and that said Executor pay the costs herein taxed at \$7⁰⁰.

12364 In the matter of the Estate of J. H. Martin, Deceased. Appointment Order for Bond.

This day T. C. Bond appeared in open Court and made and filed an application under oath as required by law to be appointed Adm. of the estate of J. H. Martin 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 T. C. Bond 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.

12364 In the matter of the Estate of J. H. Martin, Deceased. Bond approved. Letters Issued.

This day T. C. Bond appeared in open Court accepted the appointment as Administrator of the estate of J. H. Martin, deceased, and gave and filed herein his Bond in the sum of One thousand Dollars conditioned according to law, with Blanche M. Martin and R. T. Bonds freeholders, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of administration issues to said T. C. Bond, that this proceeding be recorded and that said Administrator pay the costs at \$14⁰⁰.

11188 In the matter of the Estate of Harriet J. Peet & W. Peet J. Peet deceased. Verified for and the success inheritance to come on for advised in the gross value and costs of actual value deceased and his sons and the success inheritance to on this procedure County Auditor provided by law

11188

In the matter of the Estate of
 Harriet J. Peet, Deceased,
 S. W. Peet vs. Administrator of the estate of Harriet
 J. Peet 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 this state, 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 \$2000⁰⁰ the debts
 and costs of administration are \$300⁰⁰ and the net
 actual market value thereof is \$1700⁰⁰ that said
 deceased died intestate leaving two daughters and
 two sons, 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 \$3⁰⁰ be certified to the
 County Auditor to be paid and credited in the manner
 provided by law.

Estate not subject to Tax

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12301 Jessie Barnes
Charles H. Barnes
of the estate

P-

Jessie Barnes et al

This day this court
petition and
Barnes, and the
and the Court
that all the
legally serve
them appear
the Court, and
said petition
of said R. J. L.
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deceased dec

It is ordered
James Melcher
men of the Vic
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at their line
estate of said
that said
and after war
required of the
in writing to
August 1932

12301 Jessie Barnes and
Charles W. Barnes. Fiduciaries
of the estate of R. J. Barnes.
Deceased.
Plaintiff

P-

Jessie Barnes et al.

Defendants.

Order of appraisement.

This day this cause came on to be heard upon the petition evidence and testimony, answers of Jessie Barnes and the Federal Land Bank of Louisville. They and the Court being fully advised in the premises find that all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein and are now properly before the Court and that the statements and allegations in said petition are true. That said Jessie Barnes widow of said R. J. Barnes deceased is entitled to dower in said real estate; That said Jessie Barnes 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 deceased described in the petition to pay his debts. It is ordered that Lewis Amos, James Foster and James Welch 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 Jessie Barnes therein. It is ordered that said appraisers do swear 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 18 day of August 1932. and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio G. 543

12366

*Julia Turner, and
Edmond Turner, Executors
of the estate of
Solomon Turner, deceased
vs
Julia Turner, et al. Defendants.*

*Order Fixing Time
for Hearing*

This day Julia Turner, and Edmond Turner admrs of the estate of Solomon Turner deceased, filed in this court his petition praying for an order to sell the real estate therein described belonging to the estate of said decedent to pay debts. It is ordered that said petition be heard on the 28th day of Sept. 1932, at 2 P.M. and that summons for defendant issue to the Sheriff of this County returnable according to law.

12368

*In the matter of
Estate James. B. ...
an application
by W.D. Ferguson
writing pursuant
James. B. ...
It is ordered
presentation of
admission of
surviving of
testator. Hear
hearing on
day of August*

12367

*In the matter of
of Edna M. ...
This day John
Court. For the
M. ...
said applica
August, 1932.
days notice
to give to
service in*

11561

*In the matter
of Gottlieb H.
H.P. Hudson, a
deceased, has
for a finding
successors to
tax under the
hearing. and
jurisdiction
of said estate
of administration
that said
Children and
successors
inheritance to
on this procedure
County auditor
provided by law*

17368.

In the matter of the Estate James Cameron Deceased.

An application having been this day presented to the Court by W.D. Ferguson, praying that an instrument in writing purporting to be the last will and testament of James Cameron deceased, be admitted to probate.

It is ordered, that 3 days notice in writing, of the presentation of said will and of the application for the admission of the same, for probate be given to the surviving spouse and to the next of kin of said testator known to be resident of the State, and that a hearing on said application will be had on the 26th day of August, 1932, at 2 P.M.

W.D. Ferguson

17367

In the matter of the Guardianship of Edna M. Mills Deceased.

Order for Hearing

This day John L. Langhry filed an application in Court for the appointment of a Guardian of Edna M. Mills an alleged incompetent. It is ordered that said application be set for hearing on the 15 day of August, 1932, at 2 P.M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Edna M. Mills by personal service in writing.

11561

In the matter of the Estate of Gottlieb Hayendager Decd

Estate not subject to Tax

W.P. Hudson, ex. adm. of the estate of Gottlieb Hayendager 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 this State, 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 - the debts and costs of administration are \$287.00 and market value \$126.00 that said deceased, died intestate leaving seven children and that as a result said estate and the succession therein are exempt from such inheritance tax. It is ordered, that the Court certify on the preceding taxed at \$3.00 be certified to the County auditor, to be paid and credited in the manner provided by law.

On the preceding taxed at \$3.00 be certified to the County auditor, to be paid and credited in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 553

11810 In the matter of the Estate of William M. Gray, Deceased.

Distribution account.

This day the Distribution account of C. A. M. Gray executor of the estate of William M. Gray deceased, came on for hearing and settlement no one was appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore, the said distribution account, is hereby approved, allowed and confirmed.

Said executor is hereby allowed the sum of ten Dollars (\$10.00) as a credit being a just and reasonable amount expended by him for lettering monument for said decedent.

Paid Mary J. Kuning \$5.87; Mary E. Kuning \$395.50; Ethel Gray \$197.25; Leah Gray \$197.25; Eudora Wells \$197.25; Chauncy Brooks \$395.00; James P. Brooks \$395.00; Estelle Sully \$214.00; Chauncy Fish \$214.00; Carrie E. Gray \$214.00; Ora E. M. Curdy \$214.00; James M. Gray \$430.00; William L. M. Gray \$430.00; Chas. B. Mitchell \$430.00; Ruth Boland \$430.00; Mary H. Albright \$500.00; James L. Duno \$500.00

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

It is ordered that said C. A. M. Gray, as executor, pay the costs of said Dec. 1931

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

11810 In the matter of Estate of William M. Gray, Deid

Final Discharge

This day came C. A. M. Gray executor of the estate of M. M. Gray 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 said C. A. M. Gray, and be placed on the files of this Court and also recorded in the records of accounts, and the said C. A. M. Gray is hereby discharged as the executor of said trust.

17056 In the matter of Estate of Elizabeth... This cause of Alice Kelley deceased, filed John A. Nicoll, Order, thereof, find that said account is correct and approved and do all of the law and hereby approve and confirm the same.

17362 In the matter of Estate of W. B. ... This day said was filed in It is ordered to be set for hearing August 1932, hearing to be at the Court of at least 10 o'clock and the law shall be observed.

17369 In the matter of L. Roy Robinson an application Robinson in the last will and testament to probate; presentation of of the same, and to the new State, all upon said application 2. P. M.

17056

In the matter of the Estate of Elizabeth Nicol. Deceased.

Confirming account and Overruling exceptions.

This cause coming on to be heard on the account of Alice Kallymuth Adm. of the Estate of Elizabeth Nicol. deceased. filed May 24 - 1932. and the exceptions of John A. Nicol. Anna Margaret Greer and Laura B. Moder. there, the Court upon due consideration thereof find that said exceptions are not well taken and that said account is in all respects correct and according to law and do hereby approve and confirm the same.

So all of which the said John A. Nicol. Anna Margaret Greer and Laura B. Moder except and their exceptions are hereby noted.

Appeal bond fixed at \$100⁰⁰

H. J. Thurst Probate Judge

Approved by Don L. Myers atty. for Exceptors

C. A. Hayes

heirs and next of kin of Elizabeth Nicol. Deceased.

Bryson Sanders

Administrator

17362

In the matter of the Estate of W. Wendell deceased

Orders on Filing Inventory

This day an inventory in the above captioned estate was filed in this court by the fiduciary of said estate.

It is ordered that the approval of said inventory be set for hearing before this Court on the 26 day of August 1932. at 2 P.M. and that notice of said hearing be given to all persons entitled to notice under the laws of State of Ohio by notice in Mansfield Tribune at least 10 days prior to date of said hearing except those who have waived said notice or otherwise have or will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

17369

In the matter of the Estate of L Roy Robinson Deceased

on Presentation of Will

An application having been this day presented to the Court by Carrie Robinson praying that an instrument in writing purporting to be the last will and testament of L Roy Robinson deceased be admitted to probate. It is ordered that 3 days notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse and to the next of kin of said testator known to be resident of the State all next of kin having or entered appearance. That a hearing on said application will be for 15th day of Aug. 1932. at 2 P.M.

12361

In the matter of the estate
of Pearl Evans Deceased.

Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 26. day of Aug. 1932. at 2. P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Mansfield Tribune at least 10 days prior to the date of said hearing except those who have waived said notice or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12369

In the matter of the Will of
Le Roy Robinson, Deceased.admitting to Probate
Wm. Record.

Be It Remembered that heretofore to-wit: on the 11 day of August A. D. 1932 an instrument of writing to-wit: the Last Will and Testament of Le Roy Robinson late of Blue Lorne Township in this County deceased was produced in open Court and offered for probate and was there filed. And it was being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court 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 Wm. M. Berke one of the subscribing witnesses to said Will has moved to parts unknown. Thereupon H. V. Spicer and James Morris appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Wm. M. Berke attached to said Will. Thereupon H. V. Spicer the other subscribing witness appeared in open Court 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 Le Roy Robinson deceased that the same was duly executed and attested; and that the said testator at the time of making signing and sealing the same was of full age of sound mind & 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 Corrie Robinson pay the costs \$7⁶⁰.

11 859

In the matter of the Trustship of
This day Corrie Robinson of W. part of her estate was duly verified and filed on the 24 day of August in this matter. It is ordered

12370

In the matter of Le Roy Robinson
Corrie Robinson
Robinson de
Verified for
and the success
inheritance tax
on for heard
in the gross
gross value
the debts and
and the net
said deceased
to the surviving
estate and
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the Court can
be certified to
credited in

12824

In the matter
Mary Mc Tack

This day
heretofore filed
It appears
of the filing
interested par
having been f
inventory, ap

11 859

In the matter of the Trusteeship of Eva Spensley.

Filing First Partial account.

This day came Thompson B. Benbow Trustee of Eva Spensley 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 24 day of Sept. 1932, at 1 P.M. to which time said matter is continued.

12370

In the matter of the Estate of Le Roy Robinson, Deceased.

Estate not subject to Tax.

Carrie Robinson as only heir of the estate of Le Roy Robinson 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 two thousand dollars the debts and costs of administration are \$300.00 and the net actual value thereof is \$1700.00 that said deceased died testate leaving all property to the surviving spouse 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.

August 12, 1932.

12324

In the matter of the Estate of Mary Mc Tadden, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

R. Le Roy Allen.

B. C. 10501-12

The Johnson & Watson Co., Dayton, Ohio G. 5561

12367 In the matter of the Guardianship of Edna M. Wells. Order for Hearing

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Edna M. Wells is incompetent and therefore is incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that John Longrey is legally competent, and he having filed his application herein and given bond in the sum of \$13000⁰⁰ conditioned according to law with S. Longrey as surety thereon, it is ordered that said bond be approved, and that Letters of Guardianship issue to said John L. Longrey as provided by law.

12360 In the matter of the Estate of J. H. Martin, deceased. Orders on filing Inventory

This day T. C. Bond, Adm. of the estate of J. H. Martin appeared in open Court and filed his Inventory duly verified, as such. Adm. 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 T. C. Bond pay the costs therein taxed at \$3- within ten days.

Saturday August 13, 1932.

12367 In the Matter of the Estate of William Biddle, Deceased. Journal Entry Ordering a Commission to take Testimony of Witnesses

It appearing to the court on the application of Eliza Sanders, for a commission to take the testimony of Grant Mouser, Jr. and Mary Ocks, the witnesses to the last Will and Testament of William Biddle, deceased; that the said Grant Mouser, Jr. and Mary Ocks are residents of Marion, Ohio, and are without the jurisdiction of this court, it is, therefore ordered that a Commission with the said will annexed thereto be issued therein unto Oscar Gack of Marion, whom the Court hereby appoints as Commissioner to take the testimony of said subscribing witnesses, and return the same duly executed unto this court with all convenient speed as provided by law.

12370 Louis Michel, Adm. of George Scheer's estate. This day Louis Michel appeared in open Court and filed his verified praying mortgage real estate said bond. said petition of Sept. 1932. said Guardian and demand. Dptis Scheer, Denis Scheiderer, M. E. Frank. I shen personally usual place to not be served of hearing

12129 In the matter of the Estate of A. This day T. C. Bond made and filed required by the estate of Sarah Union County. There is not Testament of in general and the probate satisfied that and that our and legacy appointed upon by law in the Cause is entire

12129 In the matter of Sarah A. This day accepted the of Sarah A. herein his to conditioned T. C. Bond is approved

12270 Louis Michel, Guardian
of George Scheiderer. Plaintiff

Order for notice.
This day Louis Michel Guardian of George Scheiderer 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 16 day of Sept. 1932. at 10 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 Heptis Scheiderer, Alfred Scheiderer, Christine Rausch, Louis Scheiderer, Mary Grimm and Ernest J. Scheiderer M.E. Travel 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 20 days before said day of hearing and this cause is continued

12129 In the matter of

appointment
Order for Bond.
The Estate of Sarah Ann Rice Deid.
This day T. B. Brightles 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 Ann Rice late of Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said T. B. Brightles 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 Five Hundred Dollars, and this cause is continued.

12129 In the matter of the Estate
of Sarah Ann Rice Deid

Bond approved.
Letters Issued
This day T. B. Brightles appeared in open Court accepted the appointment as Administrator of the Estate of Sarah Ann Rice, deceased, and gave and filed herein his bond in the sum of five hundred Dollars conditioned according to law with Herold Kent and Edw Brightles, freeholders ss. sureties, which Bond is approved by the Court. It is therefore

The Johnson & Watson Co., Dayton, Ohio G 503

ordered that letters of Administration issue to said B. T. Brightles that this proceedings be recorded, and that said Administrator pay the costs herein.

12317

In the matter of the Estate of Mary M^c Fadden, Decd. authority to transfer Real Estate.

This day came Charles A. M^c Fadden executor of the estate of Mary M^c Fadden, deceased, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on May 10th 1932, residing at Magnetic Springs, Ohio, that, on May 23rd 1932, the petitioner was appointed executor of the estate; that the following persons, with their age, address, relationship and portion inherited, inherit said real estate:

Charles A. M ^c Fadden	Magnetic Springs	son	one-fourth
Ross M ^c Fadden	Glendale, Calif.	son	"
Dora Bookins	Magnetic Springs	daughter	"
Paul Hill	"	G. son	1/3 of 1/4
Clara Bluffs	Columbus, I.	G. daughter	1/3 " 1/4
Glen H. Holmes	Hindlay O.	G. son	1/3 " 1/4

and that the description of said real estate is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant it is ordered that said real estate be transferred upon the Duplicate of the County, where such parcels are situated to the persons named herein, and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

11576

In the matter of the Estate of A. B. DeBrood, Decd. Estate not subject to Tax.

J. G. Zuprow, as Adr. of the Estate of A. B. DeBrood decd. 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 this State, 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 \$780- the debts and costs of administration are \$380- the net actual market value thereof is \$400- that said decedent died intestate leaving three sons, 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 \$3- be certified to the County Auditor to be paid.

12324

credited in the

In the matter of Mary M^c Fadden Charles A. M^c Fadden duly verified estate and inheritance tax came on for advised in that the gross the debts and the net actual that said to children as result said son exempt.

It is ordered taxed at \$3- to be paid as law.

12757

In the matter of of Kenneth Russ... on the 2nd of the Court of in this matter of the parties the report of and where consideration that the said property and in interest have proceedings and the adoption of in the home of Court now be other the Court is confirmed with the being of the opinion petitioner is of of ability to protect interests of further that adoption the law relation to said adoption Kenneth Russ...

credited in the manner provided by law.

12324

In the matter of the estate of
 Mary M^c Fadden, Deceased. Estate not subject Tax.
 Charles A. M^c Fadden as executor of the estate of
 Mary M^c Fadden 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 this state 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 \$1400⁰⁰
 the debts and costs of administration are \$600⁰⁰
 the net actual market value thereof is \$800⁰⁰
 that said deceased died testate leaving all property
 to children and 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- be certified to the County Auditor
 to be paid and credited in manner provided by
 law.

Wednesday August 17 1932

12759

In the matter of the adoption
 of Kenneth Russell Scheider. adoption
Deeds of Adoption
 Whereas on the 27 day of July 1932 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 amounting to none. 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. The said child having now resided for at least six months
 in the home of John H. Scheider & William Scheider the petitioners. The
 Court now examined the husband & wife each separately apart from the
 other & the Court is satisfied from the examination that each petitioner of his or her
 own free will & accord desires said adoption & the Court from the testimony
 being of the opinion that the facts stated in the petition are true and that the
 petitioners is of good moral character and of reputable standing in the community
 & of ability to properly maintain and educate said child & 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 & the Court being satisfied that all the provisions of
 law relating to adoption have been complied with; therefore the Court hereby grants
 said adoption & decrees further that the name of said child be changed to
 Kenneth Russell Scheider

The Johnson & Watson Co., Dayton, Ohio G 505

8319B. In the matter of the Guardianship of Albert L. Robinson. Filing Second and final acct.

This day came B. W. Adams, Exr. of Albert L. Robinson an incompetent 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 24. day of Sept. 1932. at 1. P. M. to which time said matter is continued.

11790 In the matter of the Guardianship of Roxanna J. Turner. Filing First Partial account.

This day came Otto P. Turner, Guardian of Roxanna J. Turner, 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 24. day of August, 1932. at one P. M. to which time said matter is continued.

17360 In the matter of the Estate of J. W. Martin, Deceased. Appointment. Order to Record Notice. This day proof of publication of notice of the appointment of T. C. Bond, as adm. of the estate of J. W. Martin died was filed herein: it is ordered that the same be recorded in the records of this office.

12031. In the matter of the Guardianship of Roy Poole Krimtaylor. Statement in Lieu of acct. This day came Edna Smith Guardian of Roy Poole Krimtaylor, an minor of Union County, Ohio, and presented her Statement in lieu of an account in settlement of said Guardianship duly verified. Whereupon the Court approves same. It is ordered that said statement be filed and made a part of the records of the Court, and that her bond and surety be released from further liability.

11540 In the matter of the Estate of J. Homer Galt. P. W. Hammer deceased. having finding and therein av. the favor of this, and the Court finds and estate is \$6 av \$2475.00 that said decedent children successive tax. In the fraudulent tax Auditor to be of

11772 In the matter of the Estate of Anna J. Turner. Edna V. Turner. Summit Turner. duly verified of and the success tax, under the and the Court and determine is \$9955.66 av \$2500.00 \$7155.66 that property to her the success asset said from and in Court costs \$3 credited in

17358. In the matter of the Estate of her This day proof of Editha M. Devolan J. Guba the same.

The Johnson & Watson Co., Dayton, Ohio G. 505

12371

In the matter of the Guardianship Order for Hearing of Helen Jolley. And notice

This day Maggie Duffry filed an application in Court for the appointment of a Guardian of Helen Jolley alleged incompetent. It is ordered that said application be set for hearing on the 26 day of August 1932 at 2 P.M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Helen Jolley by personal service in writing. all other interested parties by service as provided by law.

Saturday Aug. 13, 1932.

12357

In the Matter of the Will of William Riddle, Deceased.

Admission to Probate and Record.

Be it remembered, that, heretofore, to-wit; on the 21st day of July A. D. 1932, an instrument of writing, purporting to be the Last Will and Testament of William Riddle, 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.

Oscar East the Commissioner heretofore appointed to take the deposition of Grant Mouser, Jr., and Mary Ocke, the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed, and also the depositions so taken, duly certified.

Said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will; which testimony was reduced to writing, 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 William Riddle, 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 Eliza Sanders, as Executrix pay the costs herein taxed at \$ - .

11565

In the matter of the matter of Mary E. Perry and

deceased, her executor for a finding Succession the tax under the hearing, and James find said estate in administration is \$1824.00. Her brother result said exempt from. It is ordered taxed at \$3. paid and c

11569

In the matter of David R. Julia Robins

deceased her executor for a finding Succession the widow. She la

And the finds and de is. 6873.69 the \$185.00 and \$4973.69

leaving all her personal and that a therein are.

It is ordered taxed at \$3. paid and c

11565-

In the matter of the Estate of Mary E. Money. Decd.

Estate not subject to Tax.

Percy Sanders, Ex. Adm. of the estate of Mary E. Money 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 \$2092.40 the debts and costs of administration are \$1910.00 the net actual value thereof is \$182.40 that said deceased died intestate leaving three brothers and two 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. be certified to the County Auditor to be paid and credited in the manner provided by law.

11569

In the matter of the Estate of David R. Robinson. Decd.

Estate not subject to Tax.

Julia Robinson, Ex. Adm. of the estate of David R. Robinson 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 \$6873.69 the debts and costs of administration are \$185.00 and the net actual market value thereof is \$4973.69

that said deceased died testate leaving all property to the widow for and during her natural life, & then to five 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. be certified to the County Auditor to be paid and credited in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G 553

17372 In the matter of the Estate of John Garrett, Deceased.

Appointment. Order for Bond.

This day Ollie M. Garrett 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 Garrett late of Dorris 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 advt. should be appointed and that said Ollie M. Garrett 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 Three thousand and no/100 dollars and this cause is continued.

17372 In the matter of the Estate of John Garrett, deceased.

Bond approved. Letters Issued.

This day Ollie M. Garrett appeared in open Court, accepted the appointment as Administrator of the Estate of John Garrett, deceased, and gave and filed herein her bond in the sum of \$3000 - Conditioned according to law with Peas Garrett and Robert Clark freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Ollie M. Garrett, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ - -

17356

In the matter of Maude E. Lind. This day H. W. this county, app in the form Maude H. Lind and it is a Longlake and qualified for time and place.

17356

In the matter of this day this ca Lindery was br proceeded in the testimony of the medical Dr. Lindery is in madisonville has been an year next. 7 occurred during State: that Community a for treatment It is the and Dr. James attendance on as is proved that an app of said State Maude H. Lind Real. of the of the finding Superintendent Maude H. Lind State Hospital of this a

17356

In the matter of Maude H. Lind the Judge being can be received it is ordered patient to Dr. Quill S. E. Far as an assis

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17356 In the matter of Maude E. Lindsay, Lunacy. Inquest, July 29.

This day H.W. Lindsay a resident citizen of Marysville in this county, appeared in open court and filed an affidavit in the form prescribed by law for admission of said Maude H. Lindsay into the Columbus State Hospital.

And it is ordered that subpoenas issue for Dr. P.D. Longbrake and Dr. James M. Snider reputable legally qualified physicians, witnesses to appear at the time and place aforesaid, and this cause is continued.

17356 In the matter of Maude H. Lindsay Order after Hearing Inquest of Lunacy

This day this cause came on to be heard, and the said Maude H. Lindsay was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr. P.D. Longbrake and Dr. James M. Snider the medical witnesses and being satisfied that said Maude H. Lindsay is insane; that she has no legal settlement in Marysville, Paris Township, in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. P.D. Longbrake and Dr. James M. Snider 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 Maude H. Lindsay and that a certified copy under seal of the certificate of said medical witnesses and of the finding in this case be transmitted to said Superintendent. And it is further ordered that said Maude H. Lindsay be committed to the custody of Columbus State Hospital Columbus Ohio until otherwise ordered.

And this cause is continued.

17356 In the matter of Maude H. Lindsay Order for Warrant to Carry

The judge being advised that said Maude H. Lindsay can be received into the Columbus State Hospital it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to S.E. Faulkner and that said S.E. Faulkner be authorized to take Mrs. Carl Pugh as an assistant in conveying said patient to said

The Johnson & Watson Co., Dayton, Ohio U.S.P.C.

Report, and this cause is continued for the return of said warrant by S. E. Frankner, with his report thereon.

- 17355 In the matter of
The Estate of
Smith T. O'Hara, Deceased.
- Order admitting to Probate and
Records.
- This matter came on this day further to be heard, on the application of Alice M. O'Hara to admit to probate and record the Will of Smith T. O'Hara deceased, late of the Village of Plain City in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Alice M. O'Hara surviving spouse and that the surviving spouse and all the next of kin of said decedent to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And, H. E. Tedrick and Lank H. Carey the subscribing witnesses to said Will this day appeared in open Court and, having been duly sworn, testified respectably 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 Smith T. O'Hara deceased; that it was duly executed and attested; and that the said testator 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.

- 17373 In the matter
The Estate of
John H. Roberts
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- 17373 In the matter
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- 11827 In the matter
Estate of
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12373 In the matter of
The Estate of
John H. Robertson, deceased.

Appointment.
Order for Bond.

This day S. R. Sanders appeared in open Court and made and filed an application under oath as required by law to be appointed administrator of the estate of John H. Robertson 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 S. R. Sanders is a suitable person and legacy 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.

12373 In the matter of
The Estate of
John H. Robertson, deceased.

Bond approved.
Letters Issued.

This day S. R. Sanders appeared in open Court accepted the appointment as adm. of the estate of John H. Robertson deceased, and gave, filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with R. A. Robertson and A. D. Parish, freeholders as sureties, which Bond, is approved, by the Court. It is therefore ordered that letters of administration issue to said S. R. Sanders that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$7¹⁰.

11827 In the matter of the
Estate of
Samuel R. Robinson, Dec'd

Just and Final account.

This day came Emory Sanders, Administrator of the estate of Samuel R. Robinson late of Union County, Ohio, deceased, and presented his just and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 24th day of Sept. A. D. 1932, at one o'clock, p. m. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G. 503

12003 In the matter of the Estate of Mary J. Stacy, deceased. Granting further time to collect assets.
 On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Julia Lonn, ad. ministratrix of the estate of Mary J. Stacy, deceased, is allowed six months further time to collect the assets of said estate.

5322c In the matter of the Estate of Artelissa Coukline, incompetent. Order filing inventory.
 This day J. A. Gealey as Guardian of Artelissa Coukline 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 J. A. Gealey pay the costs \$13.00.

12003 In the matter of the Estate of Mary J. Stacy, deceased, having found and determined an executor of the will of the Court being fully determined the \$1000.00 the decedent and the net assets that said decedent's daughters, as successors the tax. It is ordered at \$3.00 and credited

12041 In the matter of the Estate of Samuel R. Robinson, deceased. Verified for and the Succession tax on for hearing in the gross value and costs of actual marital last will and Clarence Roberts of \$5.00 be the balance is \$2254.48 from said estate and the Succession tax on such which costs on this to the County manner provide

12003

In the matter of the Estate
of Mary J. Stacy Deceased.Estate not
subject to tax.

Julia Stacy as administrator of the estate of Mary J. Stacy 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 this 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 \$1000 the debts and costs of administration are \$425⁰⁰ and the net actual market value thereof is \$575⁰⁰ that said deceased died intestate leaving four 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

12041

In the matter of the Estate of
Samuel N. Robinson Deceased.

Estate not subject to Tax.

Guyton Sanders as executor of the estate of Samuel N. Robinson 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 this 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 \$3069⁴⁸ the debts and costs of administration are \$810⁰⁰ and the net actual market value thereof is \$2259⁴⁸. By the last will and testament of the said Samuel N. Robinson Clarence Robinson his son is to receive the sum of \$5⁰⁰ Gladys Temple his daughter is to receive the balance of his estate. The balance of this estate is \$2254⁴⁸ therefore there is no inheritance due from said estate 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- be certified to the County Auditor to be paid and credited in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 5503

12374 In the matter of the Estate
of the estate of W. P. Brightler
Deceased.Presentation of Will
for Probate.

An application having been this day presented to the Court by Joanna Sprague Brightler praying that an instrument in writing purporting to be the last will and testament of W. P. Brightler deceased, be admitted to probate. It is ordered 3 days notice in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator known to be resident of the State and that a hearing on said application will be had on the 1st day of August, 1932, at 10 A.M.

12148 In the matter of
the Estate of
Joseph M. Kinnick Deid

Authority to Transfer Real Estate

This day came Dena Kinnick Lewis, executrix of the estate of Joseph M. Kinnick deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on Oct. 9-1931, residing at Richmond, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, October 16-1931, and admitted to probate on Oct. 19-1931, that on October 19-1931, the petitioner was appointed executrix of his estate; that the foregoing persons, with their ages, address, relationship and portion inherited said real estate.

Anna L. Kinnick, Richmond, O. widow life estate
Gene Kinnick Lewis, daughter entire estate
Subject to life estate of Anna L. Kinnick.

And that the description of said real estate, is as set out in said application. And it appearing to the satisfaction of the Court, that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicates of the County, where several parcels are situated, in the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12367. In the matter
The Estate
This day

Wells appeared
duly verified
It is ordered
proceedings
records of the
said John L.

12371 In the matter
Guardianship
Helen Jolley

This day
application for
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The Court find
of taking care
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Court that no
having filed to
sum of \$20
United States
it is ordered
Letter of Instructions
as provided

12368 In the Matter
Will of James

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of said James.

12367.

In the matter of
The Estate of Edna M. Mills.

Orders on Filing Inventory.

This day John L. Longhry, as Guardian of Edna M. Mills 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 John L. Longhry pay the costs herein, \$3.00.

12371

In the matter of the
Guardianship of
Helen Jolley, Incompetent

Order Henry
August 26-

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.

The Court finds that said Helen Jolley, is incompetent, incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Maggie Duffey is legally competent and she having filed her application herein and given bond in the sum of \$20,000.00 conditioned according to law with the United States Fidelity and Guaranty Co. as surety thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Maggie Duffey as provided by law.

12368

In the matter of the
Will of James Cameron, Deceased.

Admitting to Probate and Record.

Be it remembered, that heretofore, to-wit: on the 10th day of August A.D. 1932 an instrument of writing, purporting to be the Last Will and Testament of James Cameron, 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 next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

And it further appearing to the Court that Samuel A. McNeil one of the subscribing witnesses to said Will, is dead.

Thereupon C. A. Hoopes and John W. Stevenson appeared in open Court, and were duly sworn and examined according to law touching the genuineness of the signature of said Samuel A. McNeil attached to said Will. Thereupon on this day came John W. Stevenson the other subscribing witness to said Will, who having been 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 James Cameron deceased; that the same was duly executed and

The Johnson & Watson Co., Dayton, Ohio G 555

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 records in this Court,

It is further ordered that S. A. Hopkins, as Admin., etc., pay the costs.

12376

In the Matter of the Estate of James Cameron, Deceased.

Appointment - Order for Bonds.

The Last Will and Testament of James Cameron late of Leeburg Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day S. A. Hopkins 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, that said S. A. Hopkins is a suitable person and legally competent; it is ordered that said S. A. Hopkins be appointed as such Administrator with the Will annexed, upon giving bond with sureties as required by law, in the sum of Twenty-four Thousand Dollars, and this cause is continued.

12376

In the Matter of the Estate of James Cameron, Deceased.

Bonds Approved. Letters Issued.

This day S. A. Hopkins appeared in open Court, accepted the trust as Administrator with the Will annexed of the estate of James Cameron, deceased, and gave and filed herein his Bonds in the sum of \$24,000.00 Dollars, conditioned according to law, with S. A. Hopkins, Rose McLean Hopkins and C. A. Hoopes freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration with the Will annexed, issued to said S. A. Hopkins that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$7.00

August 26, 1932.

12361

In the Matter of the Estate of Pearl Evans, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen, G. C. 10581-12

In the matter filed for this day accounts were made in all respects.

It is then proposed to record of this

- 11242 Oscar H. Bell and
- 11248 Jay Styer, ad.
- 11983 W. B. Bartlett
- 11013 Matilda Beane
- 9653 Josephine Ritchie
- 10368 Edwin G. Tuging
- 12135 Clara Langford
- 5-377^B Harry Patne
- 17046 Chas Barnett Ed.
- 11188 Stanley H. Bell ad.
- 11187 Stanley H. Bell

12361 In the matter of Pearl Evans. This day appointment of Pearl Evans ordered of this office.

12362 In the matter of M. H. Evans. This day of Herbert G. G. H. C. Sandell that the sa

10713 In the Matter of Marguerite. This day account in whenupon hearing on P. M. to which

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 jurament to law.

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

- 11242 Oscar H. Bell adm. of the estate of Nancy S. Bell. First and Final act.
- 11248 Jay Styer adm. " " " " " " " " " "
- 11983 W. B. Bartle " " " " " " " " " "
- 11013 Matilda Beann Edm. " " " " " " " " " "
- 9653 Josephine Ritchie " " " " " " " " " "
- 10368 Edna G. Lejiny " " " " " " " " " "
- 12135 Clara Langhough adm. " " " " " " " " " "
- 5-377 Harry Patne for Artethia Conklin " " " " " " " " " "
- 12046 Chas. Barnett Edm. " " " " " " " " " "
- 11188 Stanley W. Peet adm. of the estate of Harrieth J. Peet " " " " " "
- 11187 Stanley W. Peet " " " " " " " " " "

12361 In the matter of the Estate of Pearl Evans Deceased | appointment
Order of record notice
This day proof of publication of notice of the appointment of Gretchen Evans adm. of the estate of Pearl Evans deceased was filed herein; it is ordered that the same be recorded in the records of this office.

12362 In the matter of the Estate of G. W. Crandell Deceased. | Order to Record notice.
This day proof of publication of notice of the appointment of Herbert Crandell as administrator of the estate of G. W. Crandell deceased was filed herein; it is ordered that the same be recorded in the records of this office.

10713 In the Matter of the Guardianship of Marguerite Craig et al | Filing Second Partial Account.
This day came S. J. Craig Guardian of Marguerite Craig et al 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 24th day of Sept. 1932, at one o'clock, P. M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G. 558

11609

In the Matter of the Estate of
Lydia A. Bodine, Deceased.

Estate not Subject to Tax.

Clara B. Shaw, as Administratrix with the Will annexed of the estate of Lydia A. Bodine, 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 duly advised in the premises, finds and determines that (a) Lydia A. Bodine, deceased, left two heirs, one a daughter who was Clara B. Shaw, and a grandson, John Bodine, the last named party being the only son and heir at law of Bertha Bodine Westbrook, deceased; that each of said heirs of the decedent is entitled to exemptions under the laws of the State of Ohio, totaling more than the total amount of said estate irrespective of the debts and obligations of said estate, and by reason thereof, 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.

11606

In the Matter of the Estate of
Elizabeth A. Carr, Deceased.

Estate not Subject to Tax.

Elle C. Huffman, as Administratrix of the estate of Elizabeth A. 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 \$3,785.00 Dollars; the debts and costs of administration are \$400.00 Dollars, and the net actual market value thereof is \$3,385.00 Dollars, that said deceased did intestate leaving five 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.

11685

In the Matter of the Estate of
John Hagulocher, Deceased.

Estate not Subject to Tax.

Charles Hagulocher as Administrator of the estate of John Hagulocher, 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 \$1656.90 Dollars; the debts and costs of administration are \$1790.00 Dollars, and the net actual market value thereof is insolvent and that as a result said estate and the successions therein are

exempt from
It is ordered
\$3.00 be certified
in the manner

12324

In the Matter of
Mary Mc Tade
Charles J.

deceased, having
order that said
any inheritance
hearing, and
determines that
the debts and
actual market
did testate,
that as a result
exempt from
It is ordered
\$3.00 be certified
in the manner

11248

In the Matter of
William Styre

This day
of the Estate of
settlement, and
No exceptions
except a object
said account
thereof, and be
in all respects
the said account
Said Admin
(\$30.), for a
considered just

The Court
settled accord
It is ordered
at \$6.50
It is ordered
be recorded

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.

12324

In the Matter of the Estate of Mary Mc Tadden, Deceased.

Estate not Subject to Tax.

Charles D. Mc Tadden as Executor of the Estate of Mary Mc Tadden, 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 Dollars; the debts and costs of administration are \$720.00 Dollars, and the net actual market value thereof is \$1280.00 Dollars, that the said deceased did testate, leaving all property to two sons 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 \$8.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

11248

In the Matter of the Estate of William Styer, Deceased.

Trust and Final Account.

This day the Trust and Final Account of Ray Styer, Administrator of the Estate of William Styer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Administrator is hereby allowed the sum of Thirty Dollars (\$30.), 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 \$6.50 July 27th. 1982.

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

10368

In the Matter of the Guardianship of
Otto M. Digley, Incompetent.

Fourth Account.

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

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

It is ordered that said Guardian be and she is allowed the sum of Fifty Dollars, (\$50.00), as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of \$5291.57 Dollars, 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 \$6.50, within ten days. Costs paid July 27th, 1932.

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 Guardianship
of Artelissa Conklin.

Final Account.

This day the Final Account of Harry Patrie, Adm. of the estate of H. M. Patrie former Guardian of Artelissa 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 pay the costs herein taxed at \$6.50, within ten days. Costs paid.

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

12046

In the Matter of the
of Chas. M.

This day the
M. Davis came
been published
and no one now
having carefully
all matters perta
find the same
to law.

It is ordered
confirmed.

The Court has
settled accordin
Bank Pickwoo

It is ordered
\$6.50, within

It is ordered
recorded in the

9653

In the Matter of
of John T. Pito

This day the
of John T. Pito
notice thereof has
been filed thereto
same; and the
the vouchers to
advised in the
and correct a

It is ordered
confirmed.

The Court of
ship settled a

It is ordered
\$6.50, within

It is ordered
recorded in the

12362

In the Matter
S. W. Lerau

This day
heretofore file

It appears
the filing of

parties, as
filed thereto,

duly examined

12046

In the Matter of the Guardianship of Chas. M. Davis.

Trust Account.

This day the Trust Account of Charles Parrott, Guardian of Chas. M. 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.

The Court finds said Account duly balanced, and said Guardianship settled according to law. \$40.46 Deposit in the Farmers Deposit Bank Pickwood, which Bank failed.

It is ordered that said Guardian pay the costs herein taxed at \$6.50, within ten days. Costs paid Aug. 2nd. 1982.

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

9653

In the Matter of the Guardianship of John T. Pitcher, minor.

Fifth and Final Account.

This day the Fifth and Final Account of Josephine Pitcher Guardian of John T. Pitcher, minor, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 \$6.50, within ten days. Costs paid July 7th. 1982.

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

August 26, 1982.

12362

In the Matter of the Estate of S. W. Randall, Deceased.

Order Approving Inventory.

This day the inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

T. De Roy Allen, G. B. 10601-012

The Johnson & Watson Co., Dayton, Ohio G 2563

11983

In the Matter of the Estate of
Hamitt V. Rhoades, Deceased.

Trust and Final Account.

This day the Trust and Final Account of W. B. Bartels, Administrator of the estate of Hamitt V. Rhoades, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 W. B. Bartels Adm. is hereby allowed the sum of One Hundred and Sixteen and $\frac{78}{100}$ Dollars (\$116.78), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered that said W. B. Bartels as Adm. pay the costs herein taxed at \$6.00 July 9th, 1932.

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

11013

In the Matter of the Guardianship
of Cora Beaver, minor.

Final Account.

This day the Final Account of Matilda A. Beaver, Guardian of Cora Beaver came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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. Total paid Cora Beaver by Matilda Beaver Adm. \$2147.94 Dollars.

It is ordered that said Guardian pay the costs herein taxed at \$6.00, within ten days. Costs paid \$6.00 July 15, 1932.

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

12135

In the Matter
Martin Lang.

This day the
of the estate of
settlement, and
No exceptions had
except or object
said account
thereto, and
be in all respects

Therefore the same
The Court finds

It is ordered
herein taxed a

It is ordered
recorded in the

11188

In the Matter of
Hamitt J. Eick.

This day the
administrator
having and
to law. No ex
to except or obje
said account
thereto, and
be in all respects

Therefore the

The Court finds
settled accora

It is ordered
herein taxed

It is ordered
recorded in t

12135

In the Matter of the Estate of
Martin Langhough, Deceased.

Trust and Final Account.

This day the Trust and Final account of Clara Langhough Admox. of the estate of Martin Langhough deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 \$634.70 due the Admox., receipt in full.

It is ordered that said Clara Langhough Admox., pay the costs herein taxed at \$6.50 June 20th. 1932.

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

11188

In the Matter of the Estate of
Harriet J. Peet, Deceased.

Trust and Final Account.

This day the Trust and Final Account of Stanley W. Peet as administrator of the estate of Harriet J. Peet deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Stanley W. Peet as Admox. pay the costs herein taxed at \$6.60 Aug. 2nd. 1932.

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

The Johnson & Watson Co., Dayton, Ohio G. 555

11187

In the Matter of the Estate of
Lester S. Put, Deceased.

First and Final Account.

This day the First and Final account of Stanley W. Put Adm. of the estate of Lester S. Put, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Stanley W. Put as Adm. pay the costs herein taxed at \$6.50 Aug. 2nd. 1932.

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

11242

In the Matter of the Estate of
Nancy S. Bell, Deceased.

First and Final Account.

This day the First and Final Account of Oscar N. Bell, Administrator of the Estate of Nancy S. Bell, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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. Court costs \$20.

L. D. Bell-distribution; \$990.00; C. C. Bell, distribution \$990.00.

It is ordered that said Administrator pay the costs herein.

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

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12056

In the Matter of
Elizabeth Nicol

This day the
John A. Nicol,
of their intentions,
the exceptions,
appeal bond,
on consideration

12056

In the Matter of
Elizabeth Nicol

Now comes
Morse, and says
Hollefrath as
which exceptions

Therefore an
notice of their
entry of the
appeal bond.

Monday August 29, 19 82.

12066

In the Matter of the Estate of
Elizabeth Nicol, Deceased.

Journal Entry.

This day this cause came on for hearing upon the notice of John A. Nicol, Anna Margaret Burr and Laura B. Moden filed herein, of their intention to appeal from the order and finding of the court on the exceptions, and asking the Court to fix the penal sum of an appeal bond, and the court being fully advised in the premises and on consideration thereof does fix said bond in the sum of \$100.00

12056

In the Matter of the Estate of
Elizabeth Nicol, Deceased.

Notice of Appeal.

Now comes John A. Nicol, Anna Margaret Burr and Laura B. Moden, and say that they filed exceptions to the account of Alice Kollfrath as Administratrix of the estate of Elizabeth Nicol, deceased, which exceptions the court overruled and found against them.

Therefore and by these presents do hereby file their motion and notice of their intention to appeal from the finding decision and entry of the court, and asks the court to fix the amount of appeal bond.

12876

In the Matter of
James Bauuro
This day on
this Court by
approval of said
the 20th day
said hearing
law of the Sta
at least 10 days
who have war
served by the

11203

In the Matter of
Walter C. Tullin
This day this
of J. M. Lutz a
Walter C. Tullin
Trustee, an
Bown, to the
8th day of
covering certain
in said Com
of the Mortgage
on said note
to said mortgag
and Frank D.
acting Trustee
Tullington, dec
Said extension
beginning June
cent interest p
payment privi
And it app
said estate to
It is therefore
Frank D. Hen
authorized and
mortgage to
as above set

12375

In the Matter of the Estate of
James Cameron, Deceased.

Order on Filing Inventory.

This day an inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 20th. day of Sept. 1932, at 2 o'clock P. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by advertisement in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

11203

In the Matter of the Estate of
Walter C. Tullington, Deceased.

Allowing Extension of Mortgage.

This day this cause came on to be heard upon the application of J. M. Lutz and Frank D. Henderson, Trustees of the Estate of Walter C. Tullington, deceased, for authority to execute as such Trustees, an extension of a certain mortgage given by Ernest S. Brown, to the Northwestern Mutual Life Insurance Company, on the 8th. day of June, 1921, for the sum of \$16,000.00; said mortgage covering certain real estate in Union County, Ohio, filed for record in said County on June 27, 1921, and recorded in Vol. 84, page 628, of the Mortgage Records of said county; there being a balance due on said note of \$10,000.00, with interest from June 8, 1932; the title to said mortgaged premises being in the name of said J. M. Lutz and Frank D. Henderson, as the duly appointed, qualified and acting Trustees of the last Will and Testament of Walter C. Tullington, deceased.

Said extension is to stipulate annual payments of \$360.00 beginning June 8, 1933, and the balance in five years at 5 $\frac{1}{4}$ per cent interest per annum payable semi-annually, and with prepayment privilege at any time.

And it appearing to the court that it is for the best interest of said estate to extend said mortgage upon the terms above set forth. It is therefore considered by the court that the said J. M. Lutz and Frank D. Henderson, as such Trustees, be, and they hereby are, authorized and directed to execute said extension of said mortgage to The Northwestern Mutual Life Insurance Company, as above set forth.

12237

S. J. Bower, Administrator of
the estate of Homer Jolley,
Deceased,
Plaintiff.

vs.

Helena Jolley, et. al.
Defendants.

Petition for Determination
of Interest of Heirs.

Upon motion of Maggie Durfy, Guardian of Helena
Jolley, one of the defendants in the above entitled action,
the said Maggie Durfy, Guardian of Helena Jolley, is substituted
in the said defendant, Helena Jolley, and it is ordered that
said action shall so proceed and that the said Maggie
Durfy, as such Guardian, be given leave to plead instantaneously.

11986

In the Matter
of Ray B. W.
This day called
Mare, late of
account in settlement
whereupon
for hearing on
o'clock P. M. to

12987

In the Matter
of Fred Hile,
This day called
Fred Hile, late
account in settlement
whereupon
hearing on Saturday
P. M. to which

12384

In the Matter
of W. H. Huse
An application
by Pearl Mc
to be the last
admitted to probate
It is ordered
of said will
for probate be
kin of said
that a hearing
day of Sept.

11986

In the Matter of the Estate
of Ray B. Mose, Deceased.

Filing Trust and Trust Account.

This day came Lulu B. Mose Exec. of the estate of Ray B. Mose, 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 1st. day of Oct. 1932 A. D. at one o'clock P. M. to which time said matter is continued.

12987

In the Matter of the Estate of
Fred Hile, Deceased.

Filing Trust and Trust Account.

This day came Elton W. Hile administrator of the estate of Fred Hile, late of Union County, Ohio, deceased, and presented his 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 Oct. 1932 A. D. at one o'clock P. M. to which time said matter is continued.

Wednesday September 7, 1932.

12384

In the Matter of the Estate of
W. H. Husted, Deceased.

Presentation of Will for Probate.

An application having been this day presented to the Court by Pearl Mc Troy praying that an instrument in writing purporting to be the last will and testament of W. H. Husted, deceased, be admitted to probate:

It is ordered that — days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 24th day of Sept. 1932, at 10 o'clock A. M.

The Johnson & Watson Co., Dayton, Ohio G 353

In the Matter of Accounts filed for settlement Notice Ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in The Mansfield Tribune, and that they will be for hearing on Saturday, October 1st, 1932, at one o'clock P. M. as follows:

- 12087 Elton W. Hile Adm., of the estate of Fred Hile, Final acct.
- 11986 Lulu B. Morse Exr., of the estate of Ray S. Morse, First & Final acct.
- 11869 Thompson B. Snuffin, Trustee of Eva M. Spensley, Trust Account.
- 11827 Guyner Sanders, Adm. of the estate of Samuel N. Robinson, First & Final acct.
- 11790 Otto P. Turner, Edu. of Roxanna J. Turner, First account.
- 10213 S. J. Craig, Edu. of Marguerite Craig, Second account.
- 8819 B B. H. Adams, Edu. of Albert L. Robinson, Second & Final account.

12134A In the Matter of the Estate of | Petition to Sell Personal Property.
Roxanna Pearson, Deceased. | Order of Sale.

This cause this day comes 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 the property therein described ought to be sold as prayed for, it is therefore ordered that L. H. Collins as Executor of the said estate proceed according to law to sell said personal property at public auction, to the highest bidder, after giving notice thereof for the time and in the manner prescribed by law.

It is further ordered that the said sale be made upon the following terms. Cash on day of sale.

11804 In the Matter of the Estate of | Authority to Transfer Real Estate.
Rosa Parker, Deceased.

This day came Mary Strawther, Executor of the estate of Rosa Parker, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate, on February 17th, 1928, residing at Richwood, Ohio; that on April 6th, 1928, the petitioner was appointed executrix of the estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

- Mary Strawther - 68 - Richwood, Ohio - Sister - One-half.
- Evelyn Farmer - 16 - Richwood, Ohio - S. Daughter - One-half.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12372

In the Matter
John Barnett
This day pro
Oliver M. Barnett
deceased, was
in the records

7, 19 82.

12872

In the Matter of the Estate of
John Barnett, Deceased.

Appointment

Order to Record Notice.

This day proof of publication of notice of the appointment of
Oliver M. Barnett, as administrator of the estate of John Barnett,
deceased, was filed herein; it is ordered that the same be recorded
in the records of this office.

is ordered
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to be 1st.

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+ Final acct.

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Property.

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ordered that
in County
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of the

11283

Mary Strawther, Executor of the Estate
of Rosa Parker, Deceased. Plaintiff,

vs.

William Parker, et. al. Defendants.

No. 11283.

Entry.

This day this cause is dismissed without record.
All costs and accounts against said estate are paid.

12045

In the Matter of

Termination of Guardianship of Charles M. Davis

This day came S. Larkin attorney, and filed an application
inquiring for an order of the Court terminating said
guardianship and it is ordered that said application
be set for hearing on the 22. day of Sept. 1902. at 10. 30. a.m.
and that notice thereof be served upon Charles M.
Carroll guardian of said Charles M. Davis

10715

In the Matter of
Eli P. Rogers,

This day came
by will of Eli P. Rogers
presented his account
verified.

whereupon the
hearing on Saturday
P. M. to which

4842 A.

In the Matter of
Charles Hotampiller

This day came
W. Hotampiller
deceased, and
settlement of

whereupon the
hearing on Saturday
P. M. to which

12307

In the Matter
of Frank W.

This day
filed herein.

interested parties

The Court
by reason of

and preserving

Guardian be

Carroll W. M.

filed his ap

\$4000.00 con

and Guardian

said bond

issue to said

10716

In the Matter of the Trusteeship of
Eli P. Rogers, Will, J. L. Sellers, Trustee

Filing Second Account.

This day came John L. Sellers, Trustee of trusteeship created by will of Eli P. Rogers, deceased, of Union County, Ohio, and presented his second account in settlement of said trusteeship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 1st. day of Oct. A. D. 1982, at one o'clock P. M. to which time said matter is continued.

4842 A.

In the Matter of the Estate of
Charles Hotempiller, Deceased.

Filing Trust and Final Account.

This day came C. M. Evans, Adm. of the estate of Charles W. Hotempiller of Leeburg Township, late of Union County, Ohio, deceased, and presented his Trust 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 Oct. 1982 A. D. at one o'clock P. M. to which time said matter is continued.

12307

In the Matter of the Guardianship
of Frank W. Perkins.

Order on hearing.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered.

The Court finds that said Frank W. Perkins is incompetent by reason of age, and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Carroll W. McCulley is legally competent, and he having filed his application herein and given bond in the sum of \$4000.00 conditioned according to law, with United States Fidelity and Guaranty Co. as surety thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Carroll W. McCulley as provided by law.

Application
Application
A. M.
M.

12377

In the Matter of the Estate of
Viola Leukowood, Deceased.

Order for Appointment and for Bond.

This day Richard C. Thrall appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the estate of Viola Leukowood, deceased, late of York Township, in said County, and an affidavit that there is not to his knowledge any Last Will and Testament of the said 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 Richard C. Thrall is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Eight Hundred (\$800.00) Dollars, and this cause is continued.

12377

In the Matter of the Estate of
Viola Leukowood, Deceased.Bond Approved and Letters Issued.
Order to Publish Notice.

This day Richard C. Thrall appeared in open Court, accepted the appointment as Administrator of the estate of Viola Leukowood, deceased, and gave and filed herein his Bond in the sum of Eight Hundred (\$800.00) Dollars, conditioned according to law, with Mabel Thrall and L. S. Thrall as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Richard C. Thrall; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —

12378

In the Matter

Maggie T.

This day H. —
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physicians, an
witnesses, to
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Monday September 12, 19 82

12378

In the matter of
Maggie Herold.Suguest of Lunacy
Order for Warrant.

This day H. M. Herold, a resident citizen of Taylor Twp. in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Maggie Herold into the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausche Sheriff, commanding him to bring said Maggie Herold alleged to be insane, before this Court, on the 14 th. day of Sept. 1982, at 9:30 o'clock A. M.

And it is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. C. L. Thompson reputable legally qualified physicians, and for Dr. Angus Mac Dow and Dr. T. C. Callaway, witnesses, to appear at the time and place aforesaid; and this cause is continued.

12378

In the Matter
Maggi Herro
This day the
Maggi Herold
Thompson
having heard
C. L. Thompson
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12310

D. H. Davis,
of the Estate
deceased,
vs.
Florence Davis
et. al.
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12378

In the Matter of
Maggie Herold.

Request of lunacy.

Order after hearing.

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

Thereupon the judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longhake and Dr. G. L. Thompson, the medical witnesses, and of Dr. Angus Mac Ivo and Dr. T. C. Galloway, and being satisfied that said Maggie Herold is not insane; it is ordered that she be and herby is discharged.

12310

D. H. Davis, Administrator
of the Estate of D. S. Davis,
deceased, Plaintiff,

vs.

Florence Davis, widow,
et. al. Defendants.

No 12310

Journal Entry.

Order to modify order of sale.

This day this cause came on to be heard upon the application of the plaintiff for an order to modify the order of sale heretofore entered herein, and for an order directing the plaintiff, as administrator, to proceed to advertise and sell the real estate described in said application at public sale, and said application was submitted to the court and the court, being fully advised in the premises sustained said application.

It is therefore ordered by the court that D. H. Davis, as such Administrator, proceed to advertise for sale on the premises on the 15th day of October, 1932 at 2 o'clock P. M., the real estate described in the petition as Tract No. 2 and more particularly described in said application, as provided by law; ^{part of the dower Estate of Florence Davis, widow} and that he sell the same 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 plaintiff is ordered to make return forthwith on such sale.

The Johnson & Watson Co., Dayton, Ohio G. 5505

12301

Jessie Barnes and Charles W. Barnes,
 Fiduciaries of the Estate of R. W.
 Barnes, Deceased. Plaintiff

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

vs.

Jessie Barnes et al., Defendants.

This day came the said Plaintiff, by their attorney, and produced to the Court, the report of an appraiser herein made by James A. Trotter, James Welch and Lewis T. Aurine in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It is therefore further ordered that said Jessie Barnes and Charles W. Barnes as such Fiduciaries proceed according to law to sell the real estate, described in the petition free from dower of Jessie Barnes 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 time and time and place of sale, prior thereto, in some newspaper of general circulation in Union County, Ohio, where said real estate is situate. And said petitioner is ordered to make return to this Court immediately after such sale is made, Court being dispensed with in the Will, and this cause is continued.

12191

In the Matter
 of Bell R.

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 application of
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12379

In the Matter
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12191

In the Matter of the Guardianship
of Belle R. Sedgwick.Approving Application to Purchase
Necessaries for Wards Dependents.

This day this cause comes on to be heard upon the application of L. H. Collins, Legal Guardian (of Belle R. Sedgwick, an incompetent person) for an order to purchase necessaries for wards dependents. The Court after being fully advised in the premises, and it appearing to the court that the facts stated in the application are correct, and it appearing to the Court that expenditures asked for is just and reasonable. It is hereby ordered that the said L. H. Collins as such Guardian for Belle R. Sedgwick, proceed to purchase such necessaries as prayed for in the said application, and this cause is continued.

12379

In the Matter of the Guardianship
of Maude H. Lindsey.

Order for Hearing and Notice.

This day H. W. E. Lindsey filed an application in Court for the appointment of a Guardian of Maude H. Lindsey, alleged incompetent.

It is ordered that said application be set for hearing on the 23rd. day of Sept. 1932, at 10 o'clock A. M. and that at least three days notice of the time and place of said hearing be given to:

The proposed ward Maude H. Lindsey, by personal service in writing.

All interested parties by registered mail as provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 555

12377

In the Matter of the Estate of
Viola Penhowood, Deceased.

Order on Filing Inventory.

This day Richard C. Thall as administrator of the estate of Viola Penhowood, hearing of the appraisement will be on Sept. 26th, 1932. at 1 o'clock P.M. appeared in open court and filed his inventory, duly verified, as such Adminr. 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 \$5.00, within ten days.

T. Le Roy Allen.

By authority S. C. 10501-12

12370

Louis Michael Esqr. of
Georgia Schneider.

This day this cause came on to be heard upon the evidence, petition and testimony in the Court being fully advised in the premises finds: that all the defendants herein have been duly and legally notified of the pendency and prayer of the petition and are now properly before the Court; and that the statements and allegations in said petition are true. And it appearing to the Court to be for the best interests of the estate of said Ward, that the prayer of the petition be granted the Court hereby gives the amount necessary to be borrowed at the sum of One Thousand (\$1000-) Dollars, and directs that the following described lands of said Ward be encumbered by mortgage to secure the same, to wit:

Being a farm of about 110, 86 acres in Darby Township, Union Co. Ohio, and being the same real estate described in the petition herein. And it is ordered that said Guardian be and he is hereby directed to ascertain and report to the Court the rate of interest and time for which he can borrow said amount so found necessary to be borrowed, and this cause is continued.

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12381

In the Matter of the Estate of
Edwin C. Lyon - Presumed Decedent

Orders for Hearing and Advertisement.
This day Charles Brown appeared in open Court, and filed his petition that proceedings be had by the Court, that the legal presumption of the death of said Edwin C. Lyon may be established.

And the Court being satisfied that Charles Brown 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 Mansville 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 26th day of October 1932, at 9:00 o'clock A.M., the Court will hear evidence concerning the alleged absence of the said presumed decedent and the circumstances and duration thereof.

T. LeRoy Allen.

Authority G. C. 10501-12.

11503

In the Matter of the Estate of
Idy Pichey, Deceased.

First and Final Account.

This day came Pearl Mc Troy Administrator of the Estate of Idy Pichey late of Union County, Ohio, deceased, and presented his account in settlement of said Idy Pichey duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 29th day of Oct. 1932 at one o'clock P.M. to which time said matter is continued.

12382

In the Matter of
John E. Smith

This day [unclear] and filed an appointed Administrator of the Estate of [unclear] Lurburg Township [unclear] affidavit that [unclear] and Testamentary [unclear] general terms [unclear] probable value [unclear] an administrator [unclear] Smith is a [unclear] is ordered that [unclear] with surties [unclear] Thousand and [unclear]

12382

In the Matter of
John E. Smith

This day [unclear] the appointment of [unclear] Deceased, an [unclear] of Six Thousand [unclear] law, with [unclear] as surties, [unclear] therefore order [unclear] Ella Smith [unclear] Administrator [unclear]

12375

In the Matter of
James [unclear]

This day [unclear] heretofore filed [unclear] It appears [unclear] of the filing [unclear] interested party [unclear] having been [unclear] Inventory, of [unclear]

Tuesday September 20, 1932.

12382

In the Matter of the Estate of
John E. Smith, Deceased.

Appointment

Order for Bond.

This day Ella Smith 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 E. Smith late of Lurburg 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 Smith 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 Six Thousand and $\frac{00}{100}$ Dollars, and this cause is continued.

T. Le Roy Allen.

S. C. 10501-12

12382

In the Matter of the Estate of
John E. Smith, Deceased.

Bond Approved.

Letters Issued.

This day Ella Smith appeared in open Court, accepted the appointment as Administratrix of the Estate of John E. Smith Deceased, and gave and filed herein her Bond in the sum of Six Thousand and $\frac{00}{100}$ Dollars, conditioned according to law, with Ethel A. Van Auker and M. M. Cameron, subscribers as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Ella Smith that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$—.

T. Le Roy Allen.

S. C. 10501-12

12375

In the Matter of the Estate of
James Cameron, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

T. Le Roy Allen.

S. C. 10501-12

The Johnson & Watson Co., Dayton, Ohio G 5565

12383

In the Matter of the Will of
Alonzo J. Tugate, Deceased. | Orders on Admission to Record
Authenticated Copy of Will and Order of Probate.

This day George Tugate appeared in open Court and produced an Authenticated Copy of the Will of Alonzo J. Tugate late of Logan County, deceased, and of the Order of Probate thereof; and made application for the admission of the same to record herein; and it appearing to the Court that said Will was proved and allowed, in Logan County, State of Ohio, and that said will relates to real estate 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 Records of Wills of this office; and it is further ordered that said George Tugate pay the costs herein taxed at \$6.00

12383

In the Matter of the Estate of
Alonzo J. Tugate, Deceased. | Authority to Transfer Real Estate.

This day came J. L. Headington, Executor of the Estate of Alonzo J. Tugate, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate, on August 8th, 1932, residing at West Mansfield, Ohio; that an authenticated copy of the last will and testament of the said Alonzo J. Tugate was filed in the Probate Court of Union County, Ohio, on the 21st day of Sept. 1932, and admitted to record on the 21st day of Sept. 1932; that on Sept. 3, 1931, the petitioner was appointed Executor of his estate by the Probate Court of Logan County, Ohio; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

George E. Tugate - Adult - Maysville - Son - All Subject to dower.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Records of the proper County, for record, as provided by law.

12383

In the Matter of
Alonzo Tugate
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12379

In the Matter
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George J. Tugate
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12383

In the Matter of the Estate of
Alonzo Tugate, Deceased.

Admitting Authenticated Copy
of Will to Probate.

This day an authenticated copy of the last Will and
Testament of Alonzo Tugate, deceased, late of West Mansfield,
Logan Co., W. was presented to the Court for record; and it
appearing to the Court that said Will was duly executed and
proved in accordance with the laws of the State of Ohio,
and that part of the property to which said Will relates is
situated in this County, it is ordered that said authenticated
copy of said Will be admitted to read in this Court as
provided by law, and it is further ordered that said
George Tugate pay the costs herein taxed at \$7.60
(Proc. Will and Transfer.)

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12379

In the Matter of The Guardianship
of Maud H. Lindsey.

Friday September 23, 1982.

No. 12379.

Order on Hearing.

This day this matter came on to be heard upon the application
filed herein. The Court finds that notice has been given to all
interested parties as heretofore ordered. Case dismissed.

P. Le Roy Allen.

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12384

In the Matter of the Will of
William H. Husted, Deceased. Under Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Jay W. Mullancy to admit to probate and record the Will of William H. Husted, deceased, late of the Village of Mansville, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And Mary Liggett and Mory Liggett, both of Mansville, Ohio, the subscribing witnesses to said Will, and so, 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 William H. Husted, deceased; that it was duly executed and attested; and that the said testator 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.

12385

In the Matter of
Dwight A. Blair

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12385

In the Matter of
Dwight A. Blair

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12886

In the Matter of the Estate of
Dwight A. Clark, Deceased.

Order for Appointment and for Bond.

This day Edith Lota Clark appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administratrix of the Estate of Dwight A. Clark, deceased, late of Milford Center, in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said 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 Edith Lota Clark is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving Bond with sureties as required by law in the sum of Two Hundred Dollars, and this cause is continued.

12885

In the Matter of the Estate of
Dwight A. Clark, Deceased.

Bond Approved & Letters Issued.

Order to Publish Notice.

This day Edith Lota Clark appeared in open Court, accepted the appointment as Administratrix of the Estate of Dwight A. Clark, deceased, and gave and filed herein her Bond in the sum of Two Hundred Dollars, conditioned according to law, with Ralph Clark and Emily Mc Pitnick as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Edith Lota Clark; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at—

The Johnson & Watson Co., Dayton, Ohio G.S.'s

12377

In the Matter of the Estate of
Viola Rehowood, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12377

Richard C. Thrall, Administrator
of the estate of Viola
Rehowood, Deceased.
Plaintiff,
vs. Clarence Rehowood, et al.,
Defendants.

Case No. 12377.
Order to Sell Real Estate.

The plaintiff having filed his petition herein to sell said real estate described in the petition and it appearing to the court that the value of the same is less than Two-Hundred Dollars and that the appraised value of the same or \$350.00 represents the actual market value thereof and that it is for the best interests of said estate;

Order that said Administrator sell said real estate at private sale for the sum of \$350.00 to Lloyd E. Keller, Lois Vance and Leila Hathaway and that he make conveyance to them of said real estate. All service of summons, re-appraisal or additional bond are waived. Terms of said sale to be cash.

12377

In the Matter of the Estate of
Viola Rehowood, Deceased.

Estate not Subject to Tax

Richard C. Thrall as Administrator of the estate of Viola Rehowood, 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 and Fifty Dollars; the debts and costs of administration are Four-Hundred and Six Dollars, and the net actual market value thereof 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.

12380

In the Matter
Smith T.

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12380

In the Matter
Smith T.

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12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased.

Order for Appointment, Letters
Issued and to Publish Notice.

The last Will of Smith T. O'Hara, deceased, late of Plain
field, in said County, having heretofore been duly approved
and allowed; this day Alice M. O'Hara, 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 as
such Executrix, also a statement in general terms as to what
the Estate consists of and the probable value thereof; and the
Court being satisfied that said Alice M. O'Hara is a suitable
person and legally competent, and that by the terms of said
Will said Testator ordered or requested that said Executrix
may execute it without giving Bond; it is ordered that she be
appointed as such Executrix, and that Letters Testamentary
be granted and issued on the Will of said decedent to her
without giving Bond, and that she is directed not to continue
decedent's business but to close the same up faithfully;
that notice of said appointment be published as required by law;
that this proceeding be recorded, and that said Executrix pay the
costs herein taxed at \$ —.

12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased.

Order to Record Proof of Publication
of Notice of Appointment.

This day the affidavit of Tribune, publisher, a newspaper of
general circulation in this County, that the Notice of Appointment
of Alice M. O'Hara as Executrix of the Estate of Smith T. O'Hara,
deceased, was published in said newspaper as heretofore ordered,
was filed herein, together with a copy of said notice; it is ordered
that the same be recorded in the records of this office.

12387

In the Matter of the Estate of
William H. Husted, Deceased.Order for Appointment, Letters Issued
and to Publish Notice.

The last Will of William H. Husted, deceased, late of
Marysville, Ohio, in said County, having heretofore been duly
approved and allowed; this day Jay W. Mullaney, 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 as 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
Jay W. Mullaney is a suitable person and legally competent,
and that by the terms of said Will said Testator ordered or
requested that said Executor may execute it without giving
Bond; it is ordered that he be appointed as such Executor,
and that Letters Testamentary be granted and issued on the Will
of said decedent to him without giving Bond, and that Jay
W. Mullaney is hereby directed not to continue decedent's business
but to close same forthwith; that notice of said appointment be
published as required by law; that this proceeding be recorded,
and that said Executor pay the costs herein taxed at \$ —.

12387

In the Matter of the Estate of
William H. Husted, Deceased.Order to Record Proof of Publication
of Notice of Appointment.

This day the affidavit of Tribune, publisher, a newspaper of
general circulation in this County, that the Notice of Appointment
of Jay W. Mullaney as Executor of the Estate of William H. Husted,
deceased, was published in said newspaper as heretofore ordered,
was filed herein, together with a copy of said Notice; it is
ordered that the same be recorded in the records of this office.

12261

In the Matter
of Hiram D.

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12261

In the Matter of the Estate of
Henry D. Shirk, Deceased.

Authority to Transfer Real Estate.

This day came Telitha J. Shirk, Administratrix of the estate of Henry D. Shirk, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died intestate, on February 16th. 1932, residing at Coria, Ohio; that on February 24th. 1932, the petitioner was appointed administratrix of his estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

- Telitha J. Shirk - Coria, Ohio - Widow - 1/3
- Anna H. Ammer - Maysville, Ohio - Daughter - 2/9
- Marie E. Rash - Maysville, Ohio - Daughter - 2/9
- John Shirk - Coria, Ohio - Son - 2/9

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

Letters Issued
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11842

In the Matter of the Estate of
J. J. Wallace, Deceased.

Authority to Transfer That Estate.

This day came O. N. Wallace, Executor of the estate of J. J. Wallace, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent did testate, on May 24, 1930, residing at Lurking Township, Union County, Ohio. That his last Will and Testament was filed in the Probate Court of Union County, Ohio on May 31, 1930 and admitted to Probate on May 31, 1930; that on February 16, 1931, the petitioner was appointed Executor of his estate; that the following persons (with their age, address, relationship and portion to which they are respectively entitled) are the devisees named in said will:

Atheria A. Wallace - Age 67 - Richwood, Ohio - Widow - Life Estate.
 Clara Doebert - Age 43 - Richwood, Ohio - Daughter - One-fifth (1/5)
 Stella Hull - Age 37 - Richwood, Ohio - Daughter - One-fifth (1/5)
 Sylvia Pierce - Age 34 - Richwood, Ohio - Daughter - One-fifth (1/5)
 O. N. Wallace - Age 32 - Akron, Ohio - Son - One-fifth (1/5)
 H. O. Wallace - Age 29 - Richwood, Ohio - Son - One-fifth (1/5)

That the portions devised as aforesaid to the said Clara Doebert, Stella Hull, Sylvia Pierce, O. N. Wallace and H. O. Wallace are subject to the life estate aforesaid of the said Atheria A. Wallace.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12196

In the Matter of the Estate of
William W. Morris, Deceased.

Order on Filing Sale Bill.

This day Van Dyke Morris as executrix of the estate of William W. Morris, deceased, appeared in open Court and filed her Sale Bill, duly verified, as such executrix. 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 Executrix pay the costs herein taxed at \$ 2.00.

12366

Julia Turner
as Fiduciary
of Solomon

Julia Turner

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12196

In the Matter
William W.

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Whereupon
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one o'clock

12366

Julia Turner and Edmund Turner,
as Fiduciaries of the Estate
of Solomon Turner, Deceased,
Plaintiff.

Finding Sale Necessary, and
Ordering Appraisement.

vs.

Julia Turner et al.
Defendants.

This day this cause came on to be heard upon the petition, evidence and testimony, and answer of Julia Turner, widow, and the Court being fully advised in the premises finds: That all the defendants herein have been duly and legally served with process or have voluntarily entered their appearance herein, and are now properly before the Court, and that the statements and allegations in said petition are true. That said Julia Turner, widow of said Solomon Turner is entitled to an interest in said real estate; That said Julia Turner by her answer herein waives the assignment of her interest in said premises by metes and bounds, or in rents and profits, and consents to the sale of said premises free from her said estate therein. And the Court being satisfied that it is necessary to sell the real estate of said Solomon Turner, deceased, described in the petition, to pay his debts.

It is ordered that George Staley, Frank Collier and C. D. Webb 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 interest of said Julia Turner 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 third day of October 1932, and this cause is continued.

12196

In the Matter of the Estate of
William Wesley Morris, Deceased.

Filing Trust and Final Account.

This day came Van Dyke Morris executor of the estate of William Wesley Morris late of Union County, Ohio, deceased, and presented his 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 October, 1932, at one o'clock P. M. to which time said matter is continued.

12134-a

In the Matter of the Estate of
Ruama Pearson, Deceased.Order Approving and Confirming
Sale of Personal Property.

This day this cause coming on to be heard on the report of L. H. Collins, Adm., etc. of the estate of Ruama Pearson, deceased, of his proceedings under the former order of this Court, the Court having carefully examined said report, and being satisfied that said sales have in all respects been regular and legal. It is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said L. H. Collins Adm., etc. pay the costs herein taxed at \$4.00 within ten days.

12132

In the Matter of the Estate of
William Wesley Morris, Deceased.Election of Surviving Spouse
Under Will of Deceased.

On the 6th day of September, 1932, before me, the undersigned authority, personally appeared Van Dyke Morris, the person who signed the foregoing instrument and acknowledged that she did sign the same and that the signing thereof was her free act and deed.

In Testimony whereof I hereunto subscribe my name and affix my official seal on the day and year last aforesaid.

12215

In the Matter of
R. J. Barnes, d.This day
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12215 In the matter of the estate of } Order approving Schedule of Claims,
R. J. Barnes, deceased. } Debts and Liabilities.

This day the Schedule of Claims, Debts and Liabilities, heretofore filed herein came on for hearing.

It appearing to the satisfaction of the Court that Notice of the filing of the said Schedule of Debts has been given to all interested parties, as required by law, Tribune, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 503

11214 Estate of Nathaniel Brooks, Deceased. Final Discharge.

This day came Edward W. Porter, the Executor of the estate of Nathaniel Brooks, 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 records of accounts; and the said Edward W. Porter is hereby discharged as Executor of said Trust.

12318 In the Matter of
Herbert M.
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- 12087 Elton M. M.
- 11985 Lulu B. M.
- 11859 Thompson T.
- 11827 Guyman S.
- 11790 Otto P. Turner
- 10213 S. J. Craig
- 8819 B B. H. Adams

12818

In the Matter of the Estate of
Herbert M. Patrie, Deceased.

Authority to Transfer Real Estate.

This day came Harry Patrie next of kin of Herbert M. Patrie, deceased, and filed herein application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died intestate, on April 30, 1932, residing at Unionville Center, Ohio; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

Harry Patrie - Age 30 - Shelby, Ohio - Son - One-third.

Blairance Patrie - Age 48 - Dayton, Ohio - Son - One-third.

Emmet Patrie - Age 44 - Dayton, Ohio - Son - One-third.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

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.

- 12087 Elton M. Hile - Adm. of the estate of Fred Hile - Final account.
- 11986 Lulu B. Moree - Exor. of the estate of Ray B. Moree - Trust & Final Account.
- 11859 Thompson B. Smuffin - Trustee of Eva M. Spunley - Trust Account.
- 11827 George Sanders - Adm. of the estate of Samuel W. Robinson - Trust and Final Account.
- 11790 Otto P. Turner - Adm. of Roxanna J. Turner - Trust Account.
- 10213 S. J. Craig - Edu. of Marguerite Craig - Second Account.
- 8819 B B. H. Adams - Edu. of Albert L. Robinson - Second & Final Account.

The Johnson & Watson Co., Dayton, Ohio G. 5563

11985

In the Matter of the Estate of
Ray S. Morse, Deceased.

No. 11985.

First and Final Account.

This day the First and Final Account of Lulu B. Morse, Executrix of the Estate of Ray S. Morse, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Lulu B. Morse, Exec., is hereby allowed the sum of Ten and ³³/₁₀₀ Dollars (\$10.33), 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 \$6.50. Pd. Sept. 6th. 1932.

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

11827

In the Matter of the Estate of
S. N. Robinson, Deceased.

No. 11827.

First and Final Account.

This day the First and Final Account of Geyum Sanders, Executor of the estate of Samuel N. Robinson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Geyum Sanders as executor is hereby allowed the sum of Seventy-Two Dollars (\$76.00), 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-Four Hundred-Eighty-two and ³⁹/₁₀₀ (\$2482.39), 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 Samuel N. Robinson, deceased. It is ordered that said executor pay the costs herein taxed at \$6.50. Aug. 23, 1932. It is ordered that said account and the proceedings herein be recorded in the records of this office.

12087

In the Matter
of the Estate of
Fred Th...

This account of the administrator of the estate of Fred Th... came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 administrator is hereby allowed the sum of Two Dollars and Twenty Cents (\$2.20), 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 administrator pay the costs herein taxed at \$6.50. Pd. Sept. 6th. 1932.

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

11869

In the Matter
of the Estate of
Eva M. ...

This account of the trustee of the estate of Eva M. ... came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 trustee is hereby allowed the sum of Two Dollars and Thirteen Cents (\$2.13), 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 trustee pay the costs herein taxed at \$6.50. Aug. 23, 1932.

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

12087

In the Matter of the Estate of
Eldon M. Hile, Deceased.

No. 12087.

First and Final Account.

This day the First and Final account of Eldon M. Hile, administrator of the estate of Eldon M. Hile, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 administrator is hereby allowed the sum of Five Hundred and two Dollars (\$502.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of One Thousand nine Hundred eighty-four and 14/100 (\$1984.14), due said Eldon M. Hile from said estate.

It is ordered that said Eldon M. Hile, Adm. pay the costs herein taxed at \$6.50. Sept. 6, 1932.

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

11869

In the Matter of the Trusteeship
of Eva M. Spunley.

No. 11869

First Partial Account.

This day the First Partial Account of Thompson B. Smuffie Trustee of Eva M. Spunley came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct 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 Two Hundred and twenty-three and 9/100 Dollars, (\$223.90), as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of Two Hundred - twenty-nine and 73/100 Dollars, (\$229.73), due said Trustee from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50, within ten days. Costs paid. Aug. 12th, 1932.

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

The Johnson & Watson Co. Dayton, Ohio G. 5553

11790

In the Matter of the Guardianship of
Roxanna J. Turner,No. 11790
First Account.

This day the First Account of Otto P. Turner, Guardian of Roxanna J. Turner, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Fifteen Hundred eighty-eight and ⁰⁰/₁₀₀ Dollars, (\$1688.05), 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. Aug. 17th. 1982.

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

8819B

In the Matter of the Guardianship of
Albert L. Robinson.

No. 8819B.

Second and Final Account.

This day the Second and Final Account of B. H. Adams Guardian of Albert L. 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 Two Hundred - Two years compensation - Dollars, (\$200.00), 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. 17, 1982.

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

10713

In the Matter
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10713 In the Matter of the Guardianship
of Marquette Craig.

No. 10712.

Second Partial Account.

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

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

Received payment, Marquette Craig - \$358.28

Received payment, David J. Craig - \$354.18 - Total \$712.46

Dollars.

The Court finds a balance \$1066.03 Dollars, (\$1066.03), 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 \$6.50, within ten days. Costs Pd. August 27, 1932.

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

12389

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12370

Louis Wick
J. Surge

vs

His Wife

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12377

In the Matter
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12370

Louis Michel, Guardian
of George Schindler,
Plaintiff,

vs.

His Ward et. al.

Defendants.

Petition To Borrow Money and
Mortgage Real Estate.

Order.

This day this cause came on to be heard on the report of said Louis Michel 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.

12377

In the Matter of the estate of
Viola Leukwood, Deceased.

Appointment.

Order to Record Notice.

This day proof of publication of notice of the appointment of Richard C. Thrall, as administrator of the estate of Viola Leukwood, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12392

In the Matter of the Guardianship
of Lemuel Robinson

Order for Hearing and Notice.

This day William E. Butler filed an application in Court for the appointment of a Guardian of Lemuel Robinson of Byhalia, Union County, Ohio, alleged incompetent.

It is ordered that said application be set for hearing on the 10th day of October 1932, at 2 o'clock P.M. and that at least three days' notice of the time and place of said hearing be given to:

The proposed ward Lemuel Robinson, by personal service in writing.

All other interested parties by waiver of Notice as provided by law.

12390

In the Matter of the estate of Hannah J. Hudgel, Deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Mary E. Rocette, praying that an instrument in writing purporting to be the last Will and Testament of Hannah J. Hudgel, deceased, be admitted to probate:

It is ordered that - days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 14th day of October, 1932, at 1 o'clock P.M.

9496

In the Matter of George W. ...

This day of George W. ... duly verified, real estate

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In the Matter of Columbia's

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9496 In the Matter of the Estate of George W. Coose, Deceased. Authority to Transfer Real Estate.
This day came Arland T. Coose, Executor of the estate of George W. Coose, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.
It appearing to the Court that said decedent died testate, on October 22nd. 1920, residing at Union County, Ohio; that on October 30th. 1920, the petitioner was appointed Executor of his estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.
Arland T. Coose - Age 58 - Pickwood, Ohio, P. T. D. - Son - All.
And that the description of said real estate, is as set out in said application.
And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12285 In the Matter of the Estate of Columbia Harris, Deceased. Filing Final and Final Account.
This day came S. H. Sanders, Executor of the estate of Columbia Harris late of Union County, Ohio, deceased, and presented his 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 October A. D. 1922 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 Maysville Tribune, and that they will be for hearing on Saturday, October 29th. 1922, at one o'clock P. M. as follows:

- 12196 Vandyke Morris - Exrx. of the estate of W^m. W. Morris. Trust and Final Account.
- 4842a C. M. Evans - Adm. of the estate of Charles W. Hotzampiller Trust and Final Account.
- 10715 John L. Sellers - Trustee of the estate of Eli. P. Rogers Second Account.
- 11503 Pearl M^{rs}. Shroy - Adm. of the estate of Idy Pichey - Trust and Final Account.

The Johnson & Watson Co., Dayton, Ohio G. 5503

12046

In the Matter of the Estate of Clara M. Sigman, Deceased. Filing Second and Final Account.

This day came O. A. Wilgus Adm. of the estate of Clara M. Sigman, late of Union County, Ohio, deceased, and presented his 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 October 1932, at one o'clock P. M. to which time said matter is continued.

12366

Julia Turner & Edmund Turner as Fiduciaries of the Estate of Solomon Turner, Deceased, Plaintiffs.

No. 12366.

Confirming Appraisement and Ordering Bond.

vs.

Julia Turner, et al. Defendants.

This day came the said plaintiffs, by their attorney, and produced to the Court, the report of an appraisement herein made by George Staley, Frank Collins and G. D. Webb in pursuance of a former order of this Court; and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed.

It further appearing to the court that an additional Bond should be given by said Julia Turner and Edmund Turner, fiduciaries to secure the assets arising from the sale of said real estate.

It is further ordered that said Julia Turner and Edmund Turner 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 Two Thousand and no/100 Dollars, conditioned according to law; and this cause is continued.

Wednesday October 5, 1932.

12373

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

Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 26th. day of October 1932, at 1 o'clock P. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Mansville, Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12366

Julia Turner
Fiduciaries
Solomon Turner

Julia Turner

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12366

Julia Turner
as Fiduciaries
Solomon Turner

Julia Turner

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Probate Court, Union County,

Thursday October 6, 19 32.

12366

Julia Turner & Edmund Turner,
Fiduciaries of the estate of
Solomon Turner, Deceased.
Plaintiff,

vs.

Julia Turner, et al.
Defendants.

No. 12366.

Petition to Sell Real Estate.

Under of Sale, etc.

This day this cause came on further to be heard, and it appearing to the Court, that the said Julia Turner and Edmund Turner, the plaintiffs above named, has given bond as heretofore ordered, in the sum of Two Thousand and no/100 Dollars, with Hazel Turner and Milo L. Myron fishholders, 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 Julia Turner and Edmund Turner as such fiduciaries proceed to sell said real estate, free howsoever of Julia Turner at private sale, for not less than \$1000.00 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.

12366

Julia Turner & Edmund Turner,
as Fiduciaries of the estate of
Solomon Turner, Deceased,
Plaintiff,

vs.

Julia Turner, et al.
Defendants.

No. 12366.

Proceeding to Sell Real Estate.

Confirming Sale.

This day this cause coming on to be heard on the return of Julia Turner and Edmund Turner, Fiduciaries, of the estate of Solomon Turner, Deceased, of the proceedings and sale under the former order of this Court; the Court having carefully examined said return, and being satisfied that such sale has in all respects been regularly and legally made, It is ordered that the same be and hereby is approved and confirmed; and it is further ordered that said Julia Turner and Edmund Turner as such Fiduciaries, make to the purchaser Hazel Turner a good and sufficient deed for the premises so sold.

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

The Johnson & Watson Co. Dayton, Ohio G. 5505

12892

In the Matter of the Estate

of Zach H. McElroy, Deceased. Order for Appointment and for Bond.

This day Mayme McElroy appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administratrix of the estate of Zach H. McElroy, deceased, late of Raymond, Liberty Township in said County, and an affidavit that there is not to her knowledge any last Will and Testament of the said 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 Mayme McElroy is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving Bond with sureties as required by law in the sum of One Hundred (\$100.00) Dollars, and this cause is continued.

12893

In the Matter of the Estate

of Zach H. McElroy, Deceased. Bond Approved and Letters Issued. Under to Publish Notice.

This day Mayme McElroy appeared in open Court, accepted the appointment as Administratrix of the estate of Zach H. McElroy, deceased, and gave and filed herein her Bond in the sum of One Hundred (\$100.00) Dollars, conditioned according to law, with Louise Buckenstein and G. A. Hoopes as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Mayme McElroy; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$ —.

12893

In the Matter of the Estate

of Zach H. McElroy, Deceased. Order Dispensing with Appraisal.

This day this cause came on to be heard upon the application of Mayme McElroy, Administratrix, for an order dispensing with an appraisal of said estate, directing her to execute a bill of sale to Louise M. Buckenstein for all the chattel property belonging to said estate and for her discharge upon her compliance with said order, and was submitted to the Court.

And the Court, being fully advised in the premises, find that said decedent owned no real estate and that his whole estate consisted of the chattel property described in said application, which chattel property is worth not more than \$400.00; that said chattel property is covered by a valid chattel mortgage to Louise M. Buckenstein for \$1500.00.

It is therefore considered by the Court that an appraisal of said estate be, and the same hereby is, dispensed with; that said Administratrix is hereby authorized and directed to execute a bill of sale for all of said chattel property to Louise M. Buckenstein and that upon the execution of said bill of sale, the said Mayme McElroy be discharged as such Administratrix without the filing of any further account.

12893

In the Matter

of Zach H. McElroy, Deceased.

This day of the Administratrix has a bill of compliance the costs of Court that from all of the filing of

12896

In the Matter

Maud H. McElroy, Administratrix.

This day and filed a bill of compliance to be appointed of Paris Township that there is of the alleged as to what thereof; and should be suitable person be so appointed by law, in is contained

12896

In the Matter

Maud H. McElroy, Administratrix.

This day of the appointment of Decedent, as of Two Thousand to law, with is approved of Administratrix proceeding be costs herein

12393

In the Matter of the estate
of Zach H. McShoy, Deceased.

Entry.

This day this cause came on to be heard upon the report of the Administrator, and the Court finds that said Administrator has executed and delivered to Louise M. Benckert a bill of sale for all the chattel property of the estate in compliance with the former order of this Court, and has paid the costs of this proceeding. It is therefore considered by the court that said Administrator be discharged and released from all obligations, and that this estate be closed without the filing of any further account.

Friday October 7, 1932.

12386

In the Matter of the Estate of
Maud H. Lindsey, Deceased.

Appointment
Order for Bond.

This day T. A. McAllister appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Maud H. Lindsey 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 T. A. McAllister 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.

12386

In the Matter of the Estate of
Maud H. Lindsey, Deceased.

Bond Approved
Letters Issued.

This day T. A. McAllister appeared in open Court, accepted the appointment as Administrator, of the Estate of Maud H. Lindsey, Deceased, and gave and filed herein his bond in the sum of Two Thousand and no/100 Dollars, conditioned according to law, with New York Casualty Co. as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said T. A. McAllister that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —.

The Johnson & Watson Co., Dayton, Ohio G 545

12349

In the Matter of the Guardianship of E. W. Beckley, Incompetent.

Order Releasing Surety.

Phoebe Beckley, Guardian

This matter coming on this day to be heard upon the application of The Ohio Casualty Insurance Company, a corporation duly incorporated under the laws of the State of Ohio, to be released and discharged from further liability upon the bonds heretofore executed on behalf of Phoebe Beckley as Guardian of E. W. Beckley, incompetent, and it appearing to the Court that the said Phoebe Beckley has had due notice of the pending of such application and all parties entitled to notice having been duly notified, and upon evidence the Court finds that the application of The Ohio Casualty Insurance Company should be granted, and that said Company should be released from said bonds.

No inventory has been filed herein and a statement by said Guardian under oath is filed stating that no transactions by her as such have been transacted. The Court further finds that the said Phoebe Beckley has filed a new Bond with Glenn Beckley, George Beckley, Lena Coder, Lucretia Beckley & Alfred G. Beckley as sureties in the amount of Three Thousand & 00/100 (\$3000.00) Dollars, with the approval of the Court, and by reason of said Phoebe Beckley giving a new Bond as aforesaid, and upon application of the said The Ohio Casualty Insurance Company. It is hereby ordered and adjudged that the said The Ohio Casualty Insurance Company be, and the same is hereby released and discharged from any and all further liability on its Bond heretofore filed herein.

P. Le Roy Allen - Judge

Dated this 10th. day of October, 1932.

12392

In the Matter of the Guardianship of Lemuel Robinson, an Incompetent.

Order on Hearing.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Lemuel Robinson is an incompetent person by reason of advanced age, and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed.

It appearing to the Court that Chester R. Ballinger is legally competent, and an application herein having been filed and given bond in the sum of \$5000.00 conditioned according to law, with United States Fidelity and Guaranty as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Chester R. Ballinger as provided by law.

11974

In the Matter of J. H. Harman

On the matter of the estate of the Court is ordered that the collection of that the said allowed further that this person pay the costs

12391

In the Matter of Rosie M.

This day M. Brady, notified, for belonging to

It appears interested, on Township, at their age, a said real William to from Hopkin J. E. Hopkin Lafayette Hop Charles Hop Mattie Burr Milton Hopkin Harrison Burr

And the out in said

And it law has ordered that of the Court named herein the description the recorder by law.

11517

In the Matter To Judge Union County

Franklin Co. Dear Sir:

office of se This resignation

11974

In the Matter of the estate of J. H. Hamner, Deceased.

No. 11974

Motion for Extension of Time to Collect Assets.

On the motion and affidavit of Mollie Hamner, Executrix of the estate of J. H. Hamner, Deceased, this day filed; and the Court being satisfied that further time is required for the collection of the assets of and to settle said estate; it is ordered that the said Mollie Hamner, Executrix be and is hereby allowed further time for that purpose. It is further ordered that this proceeding be recorded, and that said Mollie Hamner pay the costs herein taxed at \$—.

12391

In the Matter of the Estate of Rosie M. Brady, Deceased.

Authority to Transfer Real Estate.

This day came William Brady of the estate of Rosie M. Brady, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died intestate, on April 5th, 1932, residing at York Center, York Township, Union County, Ohio; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

- William Brady - Age 85 - Agota, Ohio, Spouse - 1/3
- Irvin Hopkins - Age 58 - Wheeler, Mich. Son - 2/21
- J. E. Hopkins - Age 56 - Wheeler, Mich. Son - 2/21
- Lafayette Hopkins - Age 54 - Wheeler, Mich. Son - 2/21
- Charles Hopkins - Age 55 - Marion, Ohio Son - 2/21
- Mattie Berry - Age 46 - Warren, Ohio, Daughter - 2/21
- Milton Hopkins - Age 43 - Likens, Ohio, Son - 2/21
- Harrison Bonham - Age 32 - Delaware, Ohio, Son - 2/21

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

11517

In the Matter of Resignation of Probation Officer.

To Judge De Roy Allen, Judge of the Court of Common Pleas, of Union County, O. and as such in charge of the Probate and Juvenile Courts.

Dear Sir:

I herewith respectfully tender my resignation as Probation officer of said Union County, Ohio, to take effect immediately.

This resignation accepted this October 10th, 1932. W. De Roy Allen - Probate Judge

The Johnson & Watson Co., Dayton, Ohio U.S.P.

12232

Sabine Pfeiffer, Administrator
of the Estate of Charles W. Gay,
Deceased,

Plaintiff,

vs.

Myrna Harrold et al.

Defendants.

Entry.

This day this cause came on to be heard on the report of Sabine Pfeiffer, Administrator of the estate of Charles W. Gay, deceased, of his 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; the court having carefully examined said report and finding 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 W. Gay, in said real estate, to the purchaser, Hyde Graham, upon payment by the said purchaser of the sum of \$2100.00, being the sale price of said real estate.

It is further ordered that an entry of release and satisfaction of the mortgage of Hyde Graham be entered on record in the office of the recorder of Union County, Ohio, according to law.

The court further finds that said administrator plaintiff, has received the sum of seventy five dollars as rental for the real estate described in his petition for the cropping year 1932, and that the same ought to be accounted for by him as part of the proceeds of sale, making the entire amount there to be accounted for by him as the proceeds of sale \$2175.00; and the court orders that out of said proceeds said administrator plaintiff pay:

First, to the Treasurer of this county, the sum of \$ — being taxes interest and penalties assessed against said real estate upon this duplicate.

Second: To the clerk of this court, the sum of \$ — being costs and expenses incurred in these proceedings and sale, including an allowance of \$100.00 to Henderson & Kaylor for attorney and counsel fees rendered to and for said administrator, and also including an allowance of \$50.00 to said administrator for his services in this proceeding and sale.

Third: To the defendant Hyde Graham, the remainder of said proceeds of \$2175.00, to-wit, the sum of \$ — to be applied by her upon her mortgage debt as heretofore found by the court.

12395

Emma Eastman
Jacob Eastman

vs.

Elizabeth Eastman, et al.

This day
It appeared
been duly served
voluntarily
the pleadings
this age,
inherited, are
of Jacob Eastman
Emma Eastman
Elizabeth Eastman
It is found
that the court

12341

In the Matter
To the Clerk
I hereby
to the position
said County,
Said appraiser
said salary
the County

The State of Ohio
I, _____
the Constitution
State of Ohio
Clerk of the

Sworn to before me
of October 1932

12341

In the Matter
is appointed
doceas pro

12396 Emma Eastman, widow of
Jacob Eastman, Deceased,
Plaintiff.

No. 12396.

vs.

Elizabeth Eastman & Emma
Eastman, et. al.
Defendants.

Under Determining Heirship.

This day this matter came on for hearing.

It appearing to the Court that all parties in interest have
been duly served with summons, as provided by law or have
voluntarily entered their appearance herein, the Court finds from
the pleadings and testimony that the following persons, with
their ages, relationships to the decedent, addresses and portions
inherited, are entitled to share in the distribution of the estate
of Jacob Eastman, deceased;

Emma Eastman - Age 58 - Wife - Richwood, O. 1/2.

Elizabeth Eastman - Age 22 - Daughter - Richwood, O. 1/2.

It is further ordered that this proceeding be recorded and
that the costs taxed at \$ — be charged to plaintiff.

12341 In the Matter of Appointment of Deputy,
To the County Auditor:

I hereby certify that I have this day appointed Hazel Turner
to the position of Deputy Clerk in my office of Probate Judge of
said County, at a salary of Ninety Dollars per month.

Said appointment is to take effect immediately and the
said salary is by law payable monthly to said appointee, out of
the County Treasury, upon the warrant of the County Auditor.
Bernie W. Houbert - Probate Judge.

Oath of Office.

The State of Ohio, Union County.

I, Hazel Turner, being duly sworn say that I will support
the Constitution of the United States and the Constitution of the
State of Ohio, and will faithfully discharge the duties of Deputy
Clerk of the Probate Court of Union County, Ohio.
Hazel Turner.

Sworn to before me and signed in my presence this 11th day
of October 1932.

T. Le Roy Allen - Common Pleas Judge.

12341 In the Matter of app. of Hazel Turner: This Oct. 11 - 32. Hazel Turner
is appointed Deputy Clerk. Probate office salary of ninety
dollars per month. said app. effective at once -

The Johnson & Watson Co., Dayton, Ohio G. 3563

12394

In the Matter of the Designation of a Judge for the Juvenile Court of Union County, Ohio.

No. 12394. Journal Entry.

In this 11th day of October, nineteen hundred thirty-two, in pursuance of Section 1639 of the General Code of the State of Ohio as now amended, which provides for the designation of a judge to act as judge of the Juvenile Court. Carrie Houbick being the present judge of the Probate Court of Union County, Ohio, is hereby designated as the judge to act as judge of the Juvenile Court of said County, and to transact all the business arising under such jurisdiction, and to exercise and perform all the duties of every kind and nature coming before the said Juvenile Court as is provided by law.

It is further directed that this order be entered upon the respective journals of the Court of Common Pleas, and Probate Court of said county, and that the same be effective beginning immediately, and continuing until her successor is elected and qualified as Probate Judge of said county.

Done at Mansfield, Ohio, on the day and year first above mentioned.

F. Le Roy Allen Judge of the Court of Common Pleas. Carrie W. Houbick Judge of the Probate Court.

Saturday, October 1, 1932.

12388

In the Matter of the Estate of Josephine Hoover Leeb, Deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the court by Ralph C. Leeb praying that an instrument in writing purporting to be the last Will and Testament of Josephine Hoover Leeb, deceased, be admitted to probate:

It is ordered that -- days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, all parties interested in open court at this date Oct. 1, 1932.

12382

In the Matter of the Estate of John E. Smith - deceased

Appointment Order to Record Notice.

This day proof of publication of notice of the appointment of Ella Smith as administratrix of the estate of John E. Smith deceased was filed herein; it is ordered that the same be recorded in the records of this office.

12388

In the Matter of Josephine Hoover Leeb, Deceased.

This day Will of Josephine Hoover Leeb, deceased, made for Probate in this Court in this Court; on the widow's and she waived and consented to a

12388

In the Matter of Josephine Hoover Leeb, Deceased.

This ma application of will of Josephine Hoover Leeb, deceased, therefor.

And it due notice of it to probate widow and who have no of said Will G. Combsick having this a testified re said Will, was reduced and was f

Whereupon writing, to said Will and and attached said will, and not u

It is to be admitted testimony of in this Court widow of by law.

12388

In the Matter of the Will of Josephine Howard Pelt, Deceased.

Filing of Will; and Order for Hearing.

This day an instrument of writing, purporting to be the last Will of Josephine Howard Pelt, 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 be for hearing before this Court, on the 1st day of October, 1932, at 10 o'clock A.M. the widower and next of kin having appeared in open Court and waived notice of the presentation of said Will for Probate and consented to admission of the same to probate.

12388

In the Matter of the Will of Josephine Howard Pelt, Deceased.

Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Ralph C. Pelt, to admit to probate and record the will of Josephine Howard Pelt, 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 waived by the widower and next of kin of said testator, residents of Ohio, who have writing so waived and consented to the admission of said Will to probate, and Charles E. Combrink and Bertha G. Combrink, the subscribing witnesses to said will, and having 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, a part thereof; 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, a part thereof, 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. Citation ordered to be issued to Ralph C. Pelt, widower of said decedent to elect as to said will, as required by law.

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The Johnson & Watson Co., Dayton, Ohio 62565

12389

In the Matter of the Estate of Josephine Hoover Peet, Deceased. *Order for Appointment and for Bond.*
 The last Will of Josephine Hoover Peet, deceased, late of Richwood in said County, having heretofore been duly approved and allowed; this day R. C. Peet, the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed as such Executor; also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said R. C. Peet 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 Nine Thousand Dollars, and this cause is continued.

12389

In the Matter of the Estate of Josephine Hoover Peet, Deceased. *Bond Approved and Letters Issued Under to Publish Notice.*
 This day R. C. Peet appeared in open Court, accepted the trust as Executor of the Estate of Josephine Hoover Peet, deceased, and gave and filed herein his Bond in the sum of Nine Thousand Dollars, conditioned according to law, with Mills Stroviuder and G. W. Hunt as sureties, which Bond is approved by the Court.
 It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said R. C. Peet; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00.

12403

In the Matter of Ida E. ...
 An application by Cora H. ... purporting to ... deceased, ...
 It is a presentation of ... mission of the ... and to the ... of the State, ... he had on ... o'clock A. M.

12414 1/2

In the Matter of ...
 Appointment at the rate of ...
 Appointment

12403

In the Matter of the Estate of
Ida E. Herd, Deceased.

Journal Entry on Presentation
of Will for Probate.

An application having been this day presented to the Court by Cora H. Knight praying that an instrument in writing purporting to be the last Will and Testament of Ida E. Herd, deceased, be admitted to probate:

It is ordered that 5 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be residents of the State, and that a hearing on said application will be had on the twenty-sixth day of October, 1932, at 10 o'clock A. M.

12414 1/2

In the Matter of the }
Appointment of Clerk }

This day the Court appointed Adele M. Kagay as Clerk at the rate of 40 cents per hour, for extra work in the Probate Office.

Appointment effective immediately.

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The Johnson & Watson Co., Dayton, Ohio G. 556

12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased.

No. 12380.

Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 3rd day of November 1932, at 1 o'clock P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in Journal, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12102

In the Matter of the Estate of
Lorina Graham, Deceased.

Filing List and Final Account.

This day came Dell Graham, Executor of the Lorina Graham of Mill Creek Township, late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of November 1932, at one o'clock P.M. to which time said matter is continued.

12302

Homer T. Mosbarger, Administrator
of the estate of Barthema Mosbarger,
Deceased, Plaintiff,

Case No. 12302.

vs.

T. A. Mosbarger, Homer T. Mosbarger,
U. J. Mosbarger, Grace Mottashed,
Mable Mosbarger, Ida Mosbarger,
Grace Mosbarger, Richard Mottashed,
and William C. Jacobs,
Defendants.

Order.

This day this cause came on to be heard upon the motion of Homer T. Mosbarger, Administrator of the estate of Barthema Mosbarger, deceased, the evidence, and the Court being fully advised in the premises.

It is therefore, ordered, adjudged and decreed that a new appraisement be made on the real estate described in the Petition, by three disinterested persons and an alias order of sale be issued to the said Administrator in conformity to said appraisement.

12376

In the Matter of
Miriam M.

This day and filed and be appointed deceased, late offidavit that and Testamen general trans probable value Administrator is a suitat he be appoint surties as Dollars, an

12376

In the Mat
Miriam M.

This d the appointm Elliott, deca sum of One with Pearl is approved It is to said A. as required said Admini

12408

In the Mat
Sarah T.

An appl by John M purporting to deceased, It is presentation admission spouse, an be residu application at 1 o'clock

12376

In the Matter of the Estate of Miriam M. Elliott, Deceased. Order for Appointment and for Bonds.

This day A. F. Elliott appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the estate of Miriam M. Elliott, deceased, late of Union Township, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said 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. Elliott is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving Bond with sureties as required by law in the sum of One-Thousand Dollars, and this cause is continued.

12376

In the Matter of the Estate of Miriam M. Elliott, Deceased. Bond Approved and Letters Issued.

This day A. F. Elliott appeared in open Court, accepted the appointment as Administrator of the estate of Miriam M. Elliott, deceased, and gave and filed herein his Bond in the sum of One-Thousand Dollars, conditioned according to law, with Carl Tossy and Mary Lizzette as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said A. F. Elliott; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ 7.00.

12408

In the Matter of the Estate of Sarah T. Willis, Deceased. Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by John M. Thompson praying that an instrument in writing purporting to be the last Will and Testament of Sarah T. Willis, deceased, be admitted to probate:

It is ordered that - days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 4th day of November, 1932, at 1 o'clock P. M.

The Johnson & Watson Co., Dayton, Ohio G. 5263

12390

In the matter of the Will of Hannah J. Hudgel, Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Mary E. Rosette to admit to probate and record the Will of Hannah J. Hudgel, deceased, late of the Village of Mansville, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And G. M. Haines and Kate Healy, 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 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, is the last Will and Testament of said Hannah J. Hudgel, deceased; that it was duly executed and attested; and that the said testator 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.

11944

In the matter

of Addison

This day

Mr Campbell

account in

whereupon

for hearing

5 o'clock P. M.

11944

In the Matter of the Guardianship
of Addison T. McCampbell

Filing Final Account.

This day came Edith S. Day Guardian of Addison T.
McCampbell of Union County, Ohio, and presented her final
account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised
for hearing on Saturday, the 26th day of Nov. 1932 at one
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The Johnson & Watson Co., Dayton, Ohio 11553

8609

In the Matter of the Guardianship of Maggie Skidmore, Deceased.

Filing ^{Eighth} ~~Fourth~~ Account.

This day came Foster J. Skidmore, Guardian of Maggie Skidmore of Union County, Ohio, and presented his ~~Fourth~~ ^{Eighth} account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of November 1932 at one o'clock P.M. to which time said matter is continued.

12396

In the Matter of the Estate of Peter Schidner, Deceased.

Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Jacob Schidner praying that an instrument in writing purporting to be the last Will and Testament of Peter Schidner, deceased, be admitted to probate;

It is ordered that 3 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 19th day of October, 1932, at 1 o'clock P.M.

12381

In the Matter of the Estate of Edwin E. ... This day ... Charles ...

12387

In the Matter of the Estate of William H. ... This day ... J. J. Mullany ...

12380

In the Matter of the Estate of Smith T. C. ... This day ... Alice M. O'Hara ...

12397

In the Matter of the Estate of Ernest G. ... This day ... and filed ... appointed as ... deceased, ... that there is ... of the same ... us to what ... thereof; and ... should be ... suitable ... he be appointed ... with sureties ... Hundred ... E. G. Miller

12897

In the Matter of the Estate of Ernest G. ... This day ... the appointment ... Deceased, and ... Five-Hundred ... May E. ... by the Court ... issue to said ... and that ... at 8

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12381 In the Matter of the Estate of Edwin E. Lyon, Deceased. Appointment Under to Record Notice.
This day proof of publication of notice of the appointment of Charles Brown as Administrator of the estate of Edwin E. Lyon, Deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12387 In the Matter of the Estate of William H. Husted, Deceased. Appointment Under to Record Notice.
This day proof of publication of notice of the appointment of J. J. Mullany as executor of the estate of William H. Husted, Deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12380 In the Matter of the Estate of Smith T. O'Hara, Deceased. Appointment Under to Record Notice.
This day proof of publication of notice of the appointment of Alice M. O'Hara as Administratrix of the estate of Smith T. O'Hara, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12397 In the Matter of the Estate of Ernest G. Rockhold, Deceased. Order for Appointment and for Bond.
This day L. G. Rockhold appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Ernest G. Rockhold, deceased, late of York Township, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said 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. G. Rockhold is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving Bond with sureties as required by law in the sum of Five-Hundred Dollars, L. G. Rockhold, Mary E. Rockhold, and E. S. Miller, and this cause is continued.

12397 In the Matter of the Estate of Ernest G. Rockhold, Deceased. Bond Approved - Letters Issued.
This day L. G. Rockhold appeared in open Court, accepted the appointment as Administrator of the Estate of Ernest G. Rockhold, Deceased, and gave and filed herein his Bond in the sum of Five-Hundred Dollars, conditioned according to law, with Mary E. Rockhold feeholder as surety, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said L. G. Rockhold, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$
at \$

12399

In the Matter of the Estate of John D. Blinn, Deceased. Order for Appointment and for Bond.

This day John W. Blinn appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of John D. Blinn, deceased, late of Allen Township, in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said 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 W. Blinn is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving Bond with sureties as required by law in the sum of Three Thousand Dollars, and this cause is continued.

12399

In the Matter of the Estate of John D. Blinn, Deceased. Bond Approved and Letters Issued.

This day John W. Blinn appeared in open Court, accepted the appointment as Administrator of the estate of John D. Blinn, deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John W. Blinn; that notice of said appointment be published as required by law; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$7.00

Tuesday October 18, 1932.

12397

In the Matter of the Estate of Ernest G. Rockhold, Deceased. Estate Not Subject to Tax.

L. G. Rockhold as Administrator of the estate of Ernest G. Rockhold, 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 Hundred Dollars; the debts and costs of administration are Five Hundred Dollars, and the net actual market value thereof is 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.

12398

In the Matter of the Estate of
Hannah Pearl Smith, Deceased. Order for Appointment and for Bond.
This day Richard C. Thrall appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the Estate of Hannah Pearl Smith, deceased, late of Milford Center, in said County, and an affidavit that there is not to his knowledge any Last Will and Testament of the said 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 Richard C. Thrall is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving Bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

12398

In the Matter of the Estate of
Hannah Pearl Smith, Deceased. Bond Approved - Letters Issued.
This day Richard C. Thrall appeared in open Court, accepted the appointment as Administrator of the Estate of Hannah Pearl Smith, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with L. B. Thrall and Mabel Thrall as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said Richard C. Thrall; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ 7.00

12396

In the Matter of
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Probate Court, Union County,

Wednesday October 19, 19 82

12396

In the Matter of the Will of Peter Schneider, Deceased.

Admitting to Probate and Record.

Be it remembered, that, heretofore, to-wit: on the - day of - A. D. 19 - , an instrument of writing, purporting to be the Last Will and Testament of Peter Schneider, 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. And it further appearing to the Court that A. H. Hollefrath one of the subscribing witnesses to said Will; according to the facts is dead.

Whereupon E. W. Porter and William J. Porter appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said A. H. Hollefrath attached to said Will. Theodore M. Rauch, the other subscribing witness to said Will, who having been duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the Last Will and Testament of said Peter Schneider, 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 Jacob Schneider, executor pay the costs herein taxed at \$9.00

The Johnson & Watson Co., Dayton, Ohio G. 505

12116

In the Matter of the Estate of Joseph L. Spicer, Deceased. Authority to Transfer Real Estate.

This day came Minnie D. Writzbough + Myrtle V. Johnson, Executors of the estate of Joseph L. Spicer, deceased, and filed herein their application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate, on August 7th, 1931, residing at Richwood, Ohio; that his last Will and Testament was filed in the Probate Court of Union County, Ohio on June 12, 1931, and admitted to probate on August 17, 1931; that on August 17th, 1932, the petitioners were appointed Executors of his estate; that the following persons with their age, address, relationship and portion to them devised, are the devisees named in said will.

- Myrtle V. Johnson - Richwood, Ohio - Niece - All of Tract No. 1, and One-fifth of Tract No. 2.
- David Franklin Spicer - Marion, Ohio - Brother - One-fifth of Tract No. 2.
- Henry V. Spicer - Delaware, Ohio - Brother - One-fifth of Tract No. 2.
- J. Alexander Spicer - Zion City, Ill - Brother - One-fifth of Tract No. 2.
- Minnie D. Writzbough - Richwood, Ohio - Sister - One-fifth of Tract No. 2.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

11634

In the Matter of the Estate of Nancy Jennie Willis, Deceased. Estate not Subject to Tax.

L. H. Collins as Administrator of the Estate of Nancy Jennie Willis, 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 \$4712.00 Dollars; the debts and costs of administration are \$2517.00 Dollars, and the net actual market value thereof is \$2195.00 Dollars, that said decedent died intestate leaving nine nieces and two 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.

12120

In the Matter of Joseph L. Spicer, Deceased.

This day Myrtle V. Johnson, Executor of the estate of Joseph L. Spicer, deceased, filed herein her application duly verified, for an order approving the will of said decedent under the will of said decedent.

Blaine of Richwood has been appointed Depositor of said will.

It appears to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

12386

In the Matter of Maud H. Robinson, Deceased.

On application of Henry S. E. Robinson, Executor of the estate of Maud H. Robinson, deceased, filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

11196A

In the Matter of Julia P. Robinson, Deceased.

This day Julia P. Robinson, Executor of the estate of Julia P. Robinson, deceased, filed herein her application duly verified, for an order approving the will of said decedent under the will of said decedent.

12120

In the Matter of the Estate of

Joseph L. Spicer, Deceased. Order Approving Distribution in Kind.

This day this matter came on to be heard on the petition of the executors of the estate of Joseph L. Spicer, deceased, for an order approving the distribution in kind to Minnie D. Wurtzbaugh, Myrtle V. Johnson, Henry V. Spicer and J. Alexander Spicer, legatees under the will of said decedent, of the following assets:

Claim No. 369, against the receiver of The First National Bank of Richmond, Ohio, for the sum of \$248.62, on which there has been paid the sums of \$41.42 and \$21.12.

Deposit of \$240.00 in The Citizens Building and Loan Company of Marion, Ohio, evidenced by pass book No. 383 A.

It appearing that said legatees are entitled to the proceeds of said assets and that said legatees have in writing assented to the petition duly assented and agreed to such distribution, said executors are hereby ordered to make distribution in kind to those of said distributees as will receive said assets, and to make to said distributees due assignment of all of the right, title and interest of the said estate in and to said assets.

12386

In the Matter of the Estate of

Maud H. Lindsey, Deceased. Appointment of Appraisers for Property.

On application of the administrator of the above estate Henryon S. Campbell, Alexander B. Walker and Frank E. Robinson, three judicious, disinterested persons, resident of Franklin County, Ohio, are hereby appointed to appraise the real estate belonging to said estate located in said Franklin County.

11196A.

In the Matter of the Estate of

Julia P. Lyons, Deceased. Entry Approving Additional Bond.

This day came T. A. McAllister, administrator of the estate of Julia P. Lyons, deceased, and filed herein an additional bond for the sum of \$1,200.00 with the Fidelity & Deposit Company of Maryland as surety thereon, which Bond is given to secure the further assets arising from the sale of real estate of said estate, and said Bond with said surety, is hereby approved, and certificate of said approval is ordered issued for filing in the Common Pleas Court of Marion County, Ohio, in action No. 22528 of said Court in which said administrator is plaintiff and Samuel D. White, defendant.

The Johnson & Watson Co., Dayton, Ohio G 5265

12310

D. H. Davis, Administrator of the Estate of D. S. Davis, Deceased, Plaintiff,

vs.

Flouise Davis, widow, et al. Defendants.

Journal Entry Confirming Sale.

This day this cause came on to be heard on the report of D. H. Davis, administrator of the estate of D. S. Davis, deceased, of his proceedings under the former orders of this Court, and upon the motion of said petitioner to confirm the sale of the premises in the petition designated as Tract No. 2, in obedience to the order of this Court authorizing the sale of said premises; 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 of said premises of said tract No. 2 was fairly and legally made, it is ordered that the same be and is hereby approved and confirmed. It is further ordered that said petitioner execute as deed of all the right, title and interest of the said D. S. Davis, deceased, in said real estate to the purchaser, Maud Lucille Davis, free of the dower estate of Flouise Davis, widow, upon said purchaser paying to the petitioner the purchase price of \$290.00 in cash.

And in 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 \$100.00 for the tract designated in the petition as Tract No. 1, and to the sum of \$290.00 for the tract therein designated as Tract No. 2, making in all the sum of \$390.00, and the said Flouise Davis, widow, having by her answer asked that the value of her dower in said premises 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 \$51.50.

It is further ordered that said administrator, out of the money in his hands pay: 1st. - to the Treasurer of this County the sum of \$113.06, being the taxes, penalty and interest thereon against the said property; 2nd. - the costs and expenses incurred in the sale of said property, amounting to the sum of \$44.70; 3rd. - to Flouise Davis, widow, the sum of \$51.50 which the Court finds to be the value of her dower interest in said premises; 4th. - It is further ordered that the balance of said proceeds, amounting to the sum of \$132.24, be accounted for by said administrator according to law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein, taxed at \$44.70, out of the proceeds of said sale within 10 days.

12329

In the Matter of Martha E. ...

This day of Martha E. ... his report estate, in To receive the report is u has been in court, it is be and the ordered that administrator

12329

In the Matter of Martha E. ...

This day of J. A. Brock deceased, for U. S. Trust Certificate

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12329

In the Matter of the estate of
Martha E. Brooker, Deceased

Entry Approving Distribution

This day came J. A. Brooker, administrator of the estate of Martha E. Brooker, deceased and made and filed herein his report of distribution and paying over of the assets of said estate, in kind to such of the distributees as were willing to receive the same. And it appearing to the court that said report is in all respects correct, and that such distribution has been made according to law and the former order of the court, it is ordered that the proceedings of said administrator be and the same, hereby are approved. And it is further ordered that this proceeding be recorded, and that said administrator pay the costs herein, Taxed at \$.

12329

In the Matter of the Estate of
Martha E. Brooker, Deceased

Order to distribute Assets.

This day, this matter came on to be heard on the petition of J. A. Brooker as administrator of the estate of Martha E. Brooker, deceased, for an order asking to distribute in kind the following assets:

U. S. Fourth Bond No. 84959754	\$ 50.00
Certificate Deposit No. 2474	
Union County Savings & Loan Co.	100.00
Certificate Deposit No. 2638	
Union County Savings & Loan Co.	86.00
Certificate Deposit No. 2946	
Union County Savings & Loan Co.	300.00
Certificate Deposit No. 35128	
Citizens Home and Savings Co.	86.00
Certificate Deposit No. 35556	
Citizens Home and Savings Co.	76.00
Certificate Deposit No. 35556	
Citizens Home and Savings Co.	600.00
Certificate Deposit No. 35584	
Citizens Home and Savings Co.	176.00
Certificate Deposit No. 35640	
Citizens Home and Savings Co.	160.00
Certificate Deposit No. 36039	
Citizens Home and Savings Co.	100.00
Certificate Deposit No. 36715	
Citizens Home and Savings Co.	85.00
Certificate Deposit No. 37418	
Citizens Home and Savings Co.	75.00
Certificate Deposit No. 37477	
Citizens Home and Savings Co.	160.00
Balance No. 154 Union Banking Co.	196.92

The court finds that the said J. A. Brooker and Richard H. Mc Elroy are the sole distributees of the said Martha E. Brooker, deceased, and as such are each entitled to one-half of the amount of or proceeds required from the said certificates of deposit claims and bond. And that they have each consented in writing and agreed to such distribution in kind. Therefore it is ordered that the said J. A. Brooker as such administrator make distribution in kind, the said property, in equal parts to those of said distributees as aforesaid.

The Johnson & Watson Co., Dayton, Ohio G 565

12376

In the Matter of the Estate of
Miriam M. Elliott, Deceased.

Orders on Filing Inventory.

This day an inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 22nd. day of Nov. 1932, at 1 o'clock P. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by personal service at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12349

In the Matter of The Guardianship
of D. W. Beckley.

Orders on Filing Inventory.

This day Phil Beckley as Guardian of D. W. Beckley 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 \$3.00 within ten days.

12120

In the Matter of the Estate of
Joseph L. Spicer, Deceased.Thursday October 20, 1932.
Orders Approving Distribution
of Assets in Kind.

This day came Minnie D. Wurtsbaugh & Myrtle V. Johnson, Executors of the estate of Joseph L. Spicer, 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 \$3.00.

12376

In the Matter of the Estate of
Miriam M. Elliott, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

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The Johnson & Watson Co., Dayton, Ohio G. 556

12400

In the Matter of the Estate of
Peter Schneider, Deceased.

Order for Appointment and for Bond.
The last Will of Peter Schneider, deceased, late of Liberty Township in said County, having heretofore been duly approved and allowed; this day Jacob Schneider, 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 as 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 Jacob Schneider is a suitable person and legally competent, it is ordered that he be appointed as such Executor, and this cause is continued.

12400

In the Matter of the Estate of
Peter Schneider, Deceased.

Bond Approved - Letters Issued.
This day Jacob Schneider appeared in open Court, accepted the trust as Executor of the Estate of Peter Schneider, deceased, and gave and filed herein in Bond.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Jacob Schneider; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$—.

12184

In the Matter of
Assignment of

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12184

In the Matter of the
Assignment of Harry P. Martin.Order Approving Account and
Ordering Payment of Dividend.

It appearing to the Court that notice of the filing of the partial account was duly given by publication in the Mansville Tribune, a newspaper of general circulation in said county, and said account coming on for hearing on the 30th. day of July, 1932, and no exception having been filed, the court upon examination of the same find it in all respects true and correct.

The Court further finds that the assignee has received \$ 634.47 and that he is entitled to credit in the sum of \$ 360.79, and that there remains a balance in his hands of the sum of \$ 273.68 for the distribution among the general creditors, less whatever additional costs may accrue in this matter. The court further finds that the claims presented to the assignee, including those under advisement, amount in all to the sum of \$ 326.11, and that all claims presented to the assignee has been allowed, except the claim amounting to \$ 2.00.

It is, therefore ordered that said account be and the same hereby is approved and confirmed. It is further ordered by the court that the said assignee pay upon the claims presented and allowed, an itemized statement of the same being heretofore filed herein, a dividend of seventy-five (75) per cent on and after the 4th. day of November, 1932, at 126 East 5th. Street, Mansville, Ohio, and that the time and place of payment by said assignee give notice by publication one time in the Mansville Tribune.

It is further ordered that said assignee pay a dividend to any other claims which might be presented and allowed by him on or before the 4th. day of November, 1932.

The Johnson & Watson Co., Dayton, Ohio G. 558

12402

In the Matter of the Guardianship
of Rosa M. Bowden.

Order for Hearing and Notice.

This day George Gregg, Sr. filed an application in Court for the appointment of a Guardian of Rosa M. Bowden, an incompetent.

It is ordered that said application be set for hearing on the 29th day of October 1932, at 10 o'clock A.M. and that at least three days' notice of the time and place of said hearing be given to:

The proposed ward Rosa M. Bowden, by personal service in writing. All interested parties by notice as provided by law.

12393

In the Matter of the Estate of
Ernest G. Rockhold, Deceased.

Filing Trust and Final Account.

This day came L. G. Rockhold Adm. of the estate of Ernest G. Rockhold late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26th day of Nov. 1932, at one o'clock P.M. to which time said matter is continued.

9680 D

In the Matter of the Guardianship
of John Smith, Incompetent.

No. 9680 D.

Journal Entry, Notice.

This day Nellie Smith filed an application in Court for the appointment of a Guardian of John Smith alleged incompetent.

The proposed ward service by Sheriff Harry T. Paul, Franklin County, Ohio. Service personal. Oct. 26th. 1932, at 10 o'clock A.M.

12381

In the Matter
of Edwin E.

This day of the former having been The Court in the presence of the death of the so decrees.

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12403

In the Matter
of Ida E.

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12381

In the Matter of the Estate of Edwin E. Lyons, 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 that the legal presumption of death of the said Edwin E. Lyons is made out, and hereby so decrees.

It is ordered that notice be published for three successive weeks, once a week, in the Maysville 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 November 10th. 1932, the date of the last publication of said notice.

12403

In the Matter of the Will of Ida E. Herd, Deceased.

Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Cora H. Knight to admit to probate and record the Will of Ida E. Herd, deceased, late of the village of Maysville in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, ^{have} waived notice and given consent to the probate of said Will.

And E. M. Hall of Greentburg, Ohio and Fred E. McCracken of Greentburg, Ohio, 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 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, is the last Will and Testament of said Ida E. Herd, deceased; that it was duly executed and attested; and that the said testator 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.

12406

In the Matter of the Estate of
Ida E. Hurd, Deceased.Order for Appointment, Letters Issued
and to Publish Notice.

The last Will of Ida E. Hurd, deceased, late of Mansville, in said County, having heretofore been duly approved and allowed; this day Cora H. Thright, 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 as such Executrix, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that said Cora H. Thright is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that said Executrix may execute it without giving Bond; it is ordered that she be appointed as such Executrix, and that Letters Testamentary be granted and issued on the Will of said decedent to her without giving Bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executrix pay the costs herein taxed at \$.

12404

In the Matter of the Estate of
W. F. Aurine, Deceased.General Entry on Presentation
of Will for Probate.

An application having been this day presented to the Court by George Aurine praying that an instrument in writing purporting to be the last Will and Testament of W. F. Aurine, deceased, be admitted to probate; and all next of kin having appeared in open Court and waived notice and consented to probate:

It is ordered that — days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 26th day of October, 1932, at 1:00 o'clock P. M.

12406

In the Matter of the Estate of
W. F. Aurine, Deceased.Order to Record Proof of Publication
of Notice of Appointment.

This day the affidavit of —, publisher, agent of the Mansville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of George Aurine as Executor of the Estate of W. F. Aurine, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said Notice; it is ordered that the same be recorded in the records of this office.

12398

In the Matter of the Estate of
Hannah Pearl Smith, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12404

In the Matter
of W. F. Aurine

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In the Matter
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12404

In the Matter of the Will of
W. F. Aurine, Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of George Aurine to admit to probate and record the Will of W. F. Aurine, deceased, late of the village of Mansville, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Alice Aurine surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And Welo L. Myers, and Maud Myers, the subscribing witnesses to said Will, and 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 W. F. Aurine, deceased; that it was duly executed and attested; and that the said testator 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.

12406

In the Matter of the Estate of W. F. Aurine, Deceased. Order for Appointment, Letters Issued and to Publish Notice.

The last Will of W. F. Aurine, deceased, late of the village of Mansville, in said County, having heretofore been duly approved and allowed; this day George Aurine, 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 as such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said George Aurine is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that his Executor may execute it without giving Bond; it is ordered that he be appointed as such Executor, and that Letters Testamentary be granted and issued on the Will of said decedent to him without giving Bond; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$.

The Johnson & Watson Co., Dayton, Ohio G. 565

12898

In the Matter of the Estate of Hannah Pearl Smith, Deceased. Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 7th. day of November 1932, at one o'clock P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, or next of kin having waived at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12873

In the Matter of the Estate of John H. Robertson, Deceased. Order approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

Thursday Oct. 27, 1932.

12217

Estate of Martha Spurgeon, Deceased. Granting further time to collect assets. On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Ethel Tichel, administratrix of the estate of Martha Spurgeon, deceased, is allowed six months further time to collect the assets of said estate.

12218

Estate of Anna Spurgeon, Deceased. Granting further time to collect assets. On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Ethel Tichel, administratrix of the estate of Anna Spurgeon, deceased, is allowed six months further time to collect the assets of said estate.

7868

In the Matter of Emmett L. This day and gave an of said E according to Leonard Nico which bond proceeding to

12892

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7868

In the Matter of the Guardianship
of Emmett L. G. Schneider - Minor

Order Approving Bond.

This day Jacob Schneider, Guardian appeared in open Court, and gave and filed herein an additional bond as Guardian of said Emmett L. G. Schneider as heretofore ordered, conditioned according to law, in the sum of Two Thousand Dollars, with Leonard Nicol, and Charles L. Rausch free holders, as sureties, which bond is approved by the Court. It is ordered that this proceeding be recorded.

12892

In the Matter of the Guardianship
of Lemuel Robinson.

Order on Filing Inventory.

This day C. B. Ballinger as Guardian of Lemuel Robinson 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 \$3.00 within ten days.

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The Johnson & Watson Co., Dayton, Ohio G. 5565

12400

In the Matter of the Estate of Peter Scheidner, Deceased. Orders on Filing Inventory.
 This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 29th day of November 1922, at 1 o'clock P. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Publication in the Mansville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12407

In the Matter of the Estate of Addison T. McCampbell, Deceased. Appointment. Order for Bond.
 This day William J. Porter appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Addison T. McCampbell 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 William J. Porter 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 Fourteen-Thousand Dollars, and this cause is continued.

12407

In the Matter of the Estate of Addison T. McCampbell, Deceased. Bonds Approved - Letters Issued.
 This day William J. Porter appeared in open Court, accepted the appointment as Administrator, of the Estate of Addison T. McCampbell, Deceased, and gave and filed herein his Bond in the sum of Fourteen-Thousand and no/100 Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said William J. Porter, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.00.

12184

In the Matter of Assignment of Harry P. Martin. Appointment. Order to Record Notice.
 This day proof of publication of notice of assignment for benefit of creditors of Harry P. Martin was filed herein; it is ordered that the same be recorded in the records of this office.

12196

In the Matter of this day and vouchers and the Court pursuant to It is to be entered Vandyke M...

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In the Matter of Idy Pick... This day Adm. of hearing and according to no one now the Court vouchers the being fully in all resp Therefore The Court estate settle It is the costs It is herein be

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.

12196 Vandyke Morris - Executor of the Estate of Wm. W. Morris, Trust + Final Account.

48420 G. M. Evans - Adm. of the Estate of Charles W. Hotcupiller, Trust + Final Account.

10716 John L. Sellers - Trustee of the Estate of Eli P. Rogers, Second Account.

11503 Pearl Mc Troy - Adm. of the Estate of Idy Pichey, Trust + Final Account.

12235 S. R. Sanders - Adm. of the Estate of Columbia Harris, Trust + Final Account.

11503 In the Matter of the Estate of Idy Pichey, Deceased. Trust and Final Account.

This day the Trust and Final Account of Pearl Mc Troy Adm. of the Estate of Idy Pichey, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Pearl Mc Troy as Adm. pay the costs herein taxed at \$6.50. Sept. 19, 1932.

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

The Johnson & Watson Co., Dayton, Ohio G. 5045

10716

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

Second Account.

This day the Second account of John L. Sellers, Trustee of the Estate of Eli 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, 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 Trustee is hereby allowed the sum of Twenty-five Dollars (\$25.00), as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

Said John L. Sellers as trustee is hereby 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.

Said trustee is hereby allowed the sum of One Hundred Dollars (\$100.00), for extraordinary services not required of him in the common course of his duty, which same the Court considers just and reasonable.

The Court finds in said account a balance of \$403.61.

It is ordered that said Trustee pay the costs herein taxed at \$6.50. Sept. 10, 1932.

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

4842a

In the Matter of
Charles W.

This day of the Estate and settlement to law. No one now appearing having care therewith and advised in respects just.

Therefore

Said administrator is hereby allowed the sum of Ten and 1/100 Dollars (\$10.10) collected and compensation.

The Court estate settled.

It is ordered at \$6.50

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12196

In the Matter of
Wm. Wesley

This day of the Estate and settlement to law. No one now appearing having care therewith and advised in respects just. Therefore the said account and the proceedings herein be recorded in the records of this office.

Therefore the said Executor is hereby allowed the sum of Eighty Dollars (\$80.00) commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

The Court estate settled.

It is ordered taxed at \$6.50

It is ordered herein be

4842a

In the Matter of the Estate of Charles W. Hotenpiller, Deceased.

Trust and Final Account.

This day the Trust and Final Account of G. M. Erms Admin. of the Estate of Charles W. Hotenpiller, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 admin. is hereby allowed the sum of Twenty-one and 10/100 Dollars (\$21.10), 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 Admin. pay the costs herein taxed at \$6.50 Sept. 10th. 1932.

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

12196

In the Matter of the Estate of Wm. Wesley Morris, Deceased.

Trust and Final Account.

This day the Trust and Final Distr. Account of Vandyke Morris, Executrix of the Estate of Wm. Wesley Morris deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 One hundred and Eighty-one and 21/100 Dollars (\$181.21), 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 \$6.50 Sept. 27th. 1932.

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

The Johnson & Watson Co., Dayton, Ohio G. 555

12286

In the Matter of the Estate of
Columbia Harris, Deceased.

First and Final Account.

This day the First and Final Account of S. R. Sandus, Admin. of the Estate of Columbia Harris deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Administrator is hereby allowed the sum of Eighty Dollars (\$80.00), being commissions on the amount collected and accounted for by him, and being in full compensation for all his advisory services rendered.

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

It is ordered that said Administrator pay the costs herein taxed at \$6.50 April 12th, 1932.

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

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The Johnson & Watson Co., Dayton, Ohio G. 2505

In the Matter of accounts filed for settlement

Notice Ordred.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Marysville Tribune, and that they will be for hearing on Saturday, Nov. 26th. 1932, at one o'clock P. M. as follows:

- 12102 Roll Graham - Executor of the Estate of Lovina Graham,
First and Final Account.
- 12046 H. A. Wilgus - Adm. of the Estate of Clara M. Sigman,
Second and Final Account.
- 8609 Foster J. Skidmore - Adm. of Maggie Skidmore - Ninth Account.
- 12893 L. G. Rockhold, Adm. of the Estate of Ernest G. Rockhold,
First and Final Account.
- 11944 Edith C. Day - Adm. of Addison T. McCampbell - Final Account.

11598 In the Matter of the Estate of
John E. Tanner, Deceased.

Estate not subject to Tax.

T. Le Roy Allen as Administrator of the estate of John E. Tanner, declared, 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, (\$600.00); the debts and costs of administration are Six Hundred Dollars, (\$600.00) and the net actual market value thereof is 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.

12397. In the Matter of the Estate of } Appointment.
Ernest G. Rockhold, Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of L. G. Rockhold, as administrator of the estate of Ernest G. Rockhold, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

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In the Matter of
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In the Matter of
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12407

In the Matter of the Estate of
Addison T. McCampbell, Deceased. Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 2nd. day of Dec. 1932, at 1 o'clock P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12405

In the Matter of the Estate of
Ida E. Heud, Deceased. Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 26th. day of November 1932, at ten o'clock A.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

The Johnson & Watson Co., Dayton, Ohio G. 5563

12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate,
heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice
of the filing of the said inventory has been given to or waived
by all interested parties, as required by law, and no exceptions
having been filed thereto, it is now ordered that said inventory,
after being duly examined, be allowed and confirmed.

12248

In the Matter of the Estate of
Orval J. Warner, Deceased.

Journal Entry.

This day this cause came on for hearing on the motion and
affidavit of George W. Moore as executor of the estate of Orval
J. Warner, deceased, and the court being fully advised in the
premises and satisfied that further time be required for the
collection of the assets and the sale of the real estate to
settle said estate. Therefore it is ordered that the said
George W. Moore as such executor be, and he is hereby
granted further time to collect the assets and to sell the real
estate. It is further ordered that this cause be continued.

12409

George W. Moore, Executor of
the estate of Orval J. Warner,
Deceased, Plaintiff.

vs.

Clara Warner, et al.

Defendants.

Journal Entry.

This day came George W. Moore as executor of the estate
of Orval J. Warner, deceased, and filed herein his petition
praying for the sale of the real estate therein described to pay
the debts and costs of administering said estate and his
affidavit for service on non-residents under Section 11292 of
the General Code of Ohio, and the Court being fully advised
in the premises and on the consideration thereof it is ordered
by the Court that the said petition be filed and that all
defendants interested and that are residents of the State of
Ohio be notified and that summons issue therefore and
that service by publication be made for all non-resident
defendants, in the Marysville Evening Tribune for six consecutive
weeks as provided by law.

It is further ordered that the said petition be heard on
the tenth day of December, 1932, at ten o'clock A. M.

12408

In the Matter
Sarah T.

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In the Matter
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In the Matter
Peter Schue

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12408

In the Matter of the Will of Sarah T. Willis, Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of John M. Thompson to admit to probate and record the Will of Sarah T. Willis, deceased, late of the Township of Taylor in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And M. A. Southard and Edward W. Peter, the subscribing witnesses to said Will, and 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 Sarah T. Willis deceased; that it was duly executed and attested; and that the said testator 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.

12407

In the Matter of the Estate of Addison T. McCampbell, Deceased. Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given by publication to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12400

In the Matter of the Estate of Peter Schneider, Deceased. Order Approving Inventory.

This day the Inventory in the above captioned estate heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given by publication to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G 553

12382

In the Matter of the Estate of
John E. Smith, Deceased.

Journal Entry.

This day an Inventory and appraisement in the above entitled cause and estate was filed in this Court by Ella Smith, administratrix of said estate.

It further appearing to the court that the said Administratrix, the surviving spouse, the attorney representing the said Administratrix, and all the heirs and next of kin of the said John E. Smith, deceased, in writing on the back of the inventory waived notice and consented to the filing and the approval of the said inventory and appraisement, and no exceptions having been filed thereto.

The Court find that further notice is not necessary or further time required for hearing in reference thereto, therefore it is ordered by the court that the said inventory and appraisement be, and the same hereby is allowed, approved and confirmed and it is further ordered that the same be recorded, and it is further ordered that the said Administratrix pay the costs herein taxed at \$5.00 and this cause be continued for further action.

12399

In the Matter of the Estate of
John D. Cline, Deceased.

Appointment.

Order to Record Notice.

This day proof of publication of notice of the appointment of John W. Cline as Administrator of the estate of John D. Cline, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12376

In the Matter of the Estate of
Miriam Elliott, Deceased.

Appointment.

Order to Record Notice.

This day proof of publication of notice of the appointment of A. D. Elliott as Administrator of the estate of Miriam Elliott, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12407

In the Matter of the Estate of
Addison T. McCampbell, Deceased.

Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 2nd day of Dec. 1932, at 1 o'clock P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by Publication in the Tribune at least 10 days prior to the date of said hearing, except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12410

In the Matter

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In the Matter

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Nov. 4, 1932
Entry.

In the Matter

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12410

In the Matter of the Estate of Sarah T. Willis, Deceased. Order for Appointment and for Bond.
 The last Will of Sarah T. Willis, deceased, late of the Township of Taylor, in said County, having heretofore been duly approved and allowed; this day Chas. A. Thompson, 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 as 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 Chas. A. Thompson is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Five Thousand and 00/100 Dollars, and this case is continued.

12410

In the Matter of the Estate of Sarah T. Willis, Deceased. Order to Publish Notice.
 This day Chas. A. Thompson appeared in open Court, accepted the trust as Executor of the Estate of Sarah T. Willis, deceased, and gave and filed herein his Bond in the sum of Five Thousand and 00/100 Dollars, conditioned according to law, with J. M. Thompson and Ella May Thompson 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 Charles A. Thompson; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —.

11966

Nov. 14, 1932
Entry

In the Matter of the Estate of Sarah Jane Harrison Deceased } This day this case came on to be heard upon the exceptions of The American Surety Company to the first and final account of Benton Calhoun executor, and was submitted to the court. And the court, being fully advised in the premises, overrules said exceptions. Thereupon said The American Surety Company gave notice of its intent to appeal from this decision to the Court of Common Pleas, and it is ordered that no bond be required for such appeal.

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The Johnson & Watson Co., Dayton, Ohio G 365

10028 1/2

In the Matter of the Guardianship
of William Braum.

Filing Fifth Account.

This day came Christine Braum, Guardian of William Braum, of Union County, Ohio, and presented her fifth account duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st. day of December A. D. 1932, at 1 o'clock P.M. to which time said matter is continued.

Wednesday - November 9, 1932

No. 12412

In the Matter of the Estate of

Coit Allen Foreman, Deceased } This matter came on to be heard on the application of George A. Foreman for an order relieving the estate of Coit Allen Foreman from administration. It is ordered that said application be heard on the 9th day of November 1932, at Two o'clock P.M. and that said George A. Foreman serve written notice on the surviving spouse and the next of kin of said decedent of the hearing of said application.

No. 12412

In the Matter of the Estate of

Coit Allen Foreman, Deceased } This matter came on to be heard on this 9th day of November, 1932, on the application of George A. Foreman, for an order relieving the estate of Coit Allen Foreman, deceased from administration, and it appearing to the Court that notice has been served on the surviving spouse, on all of the next of kin of said decedent, and on known creditors of the hearing of said application, and that the estate of said decedent is of less value than \$500.00; that it is not subject to any inheritance tax and that the debts against said estate are the following: - There are no debts.

It is ordered that said estate be and hereby is relieved from administration: that George A. Foreman, the Applicant herein, deliver to - no - the surviving spouse of said decedent, all the personal effects of said decedent; that he pay to - no - the sum of \$-no-, being the amount of his claim against said estate; and pay the costs of this proceeding and distribute the balance of the funds of said estate among said widow and said next of kin according to law and forthwith make return of his proceedings to this court.

12411

In the Matter

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12411

In the Matter of the Estate of William Riddle, Deceased. Order for Appointment and for Bond.

The last Will of William Riddle, deceased, late of Jackson Township in said County, having heretofore been duly approved and allowed; this day Eliza Sanders, the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed as 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 Eliza Sanders 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.

12411

In the Matter of the Estate of William Riddle, Deceased. Bond Approved and Letters Issued. Order to Publish Notice.

This day Eliza Sanders appeared in open Court, accepted the trust as Executor of the Estate of William Riddle, deceased, and gave and filed herein her Bond in the sum of Two Thousand Dollars, conditioned according to law, with J. R. Sanders and H. P. Sanders 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 Eliza Sanders; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$7.00.

12411

In the Matter of the Estate of William Riddle, Deceased. Order on Filing Inventory.

This day Eliza Sanders as Executrix of William Riddle, appeared in open Court and filed her Inventory, duly verified, as such Executrix. 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 Executrix pay the costs herein, taxed at \$3.00 within ten days.

- 12410 In the Matter of the Estate of Sarah T. Willis, Deceased. Order on Filing Inventory.
This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 3rd. day of December 1932, at 10 o'clock A.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by the executor Chas. A. Thompson by publication at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.
- 12400 In the Matter of the Estate of Peter Schneider, Deceased. Appointment.
Order to Record Notice.
This day proof of publication of notice of the appointment of Jacob Schneider as Executor of the estate of Peter Schneider, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 11652 In the Matter of the Estate of Martin Jordan, Deceased. Estate not Subject to Tax.
Margaret Jordan as Administratrix of the Estate of Martin Jordan, 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 \$6385.00 Dollars; the debts and costs of administration are \$1369.01 Dollars; and the net actual market value thereof is \$5015.99 Dollars, that said deceased did testate leaving a widow, three sons and two 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.
12385. In the Matter of the Estate of Dwight A. Clark, Deceased. Appointment.
Order to record notice.
This day proof of publication of notice of the appointment of Edith Leota Clark as Administratrix of the estate of Dwight A. Clark deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
12398. In the Matter of the Estate of Hannah Pearl Smith Deceased. Appointment.
Order to Record Notice.
This day proof of publication of notice of the appointment of Richard C. Thrall as administrator of the estate of Hannah Pearl Smith deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

11821

In the Matter of
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11821

In the Matter of the Estate of
 Jane A. Shelton, Deceased. Estate not Subject to Tax.
 Bent J. Shelton as Executor of the Estate of Jane A.
 Shelton, deceased, having filed an application, duly verified,
 for a finding and order that said estate and the suc-
 cessions 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
 \$ 501.89 Dollars; the debts and costs of administration
 are \$ 501.89 Dollars, and the net actual market value
 thereof is Nothing, that said deceased died testate
 leaving three Sons, one Daughter, four grand-daughters
 and one grandson, and that as a result said estate
 and the successions therein are exempt from such in-
 heritance tax.

It is ordered that the court costs on this proceeding
 taxed at \$ 3.00 be certified to the County Auditor to be
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The Johnson & Watson Co., Dayton, Ohio G. 5363

12386

In the Matter of the Estate of
Maud H. Lindsey, Deceased. Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the appraisal of said Inventory be set for hearing before this Court on the 30th. day of November 1932, at 10 o'clock A.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by one publication in The Union County Journal at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

11997

In the Matter of the Estate of
J. J. Wallace, Deceased. Filing First and Final Account.

This day came O. N. Wallace, Executor of the Estate of J. J. Wallace, late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31 day of December, 1932, at one o'clock P. M. to which time said matter is continued.

11727

In the Matter of the Estate of
Andrew J. Jenkins, Deceased. Estate not Subject to Tax.

Oralio Skillman as Executor of the Estate of Andrew J. Jenkins, 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 \$5653.34 Dollars; the debts and costs of administration are \$782.32 Dollars, and the net actual market value thereof is \$4871.02 Dollars, that said deceased died testate leaving one Son and two 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.

11755

In the Matter of
Alonzo T. ...
Richard ...

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12393

In the Matter
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Zach H. M. ...
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In the Matter
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11755

In the Matter of the Estate of
Alouzo Turner, Deceased.

Estate not Subject to Tax.

Richard Turner as Administrator of the Estate of Alouzo Turner, 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 \$ 1850.00 Dollars; the debts and costs of administration are \$ 1942.50 Dollars, and the net actual market value thereof is none, estate involved; that said deceased died intestate leaving two sons and five 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.

12393.

In the Matter of the Estate of }
Zach M. Elroy Deceased }

Appointment. Order to record notice.

This day proof of publication of notice of the appointment of Mayme M. Elroy, as administrator of the estate of Zach H. M. Elroy deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12405.

In the Matter of the Estate of }
Ida E. Herd Deceased }

Appointment - Order to Record Notice.

This day proof of publication of notice of the appointment of Lora H. Knight, as executrix of the estate of Ida E. Herd, deceased was filed herein: it is ordered that the same be recorded in the records of this office.

Carrie W. Hombeck

Probate Judge -

Tuesday November 15-1932.

12226-

In the Matter of the Estate of }
Leroy C. Converse, Deceased }

Estate not Subject to Tax.

Samantha Converse as Executrix of the estate of Leroy C. Converse, 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 \$ 5494.00 Dollars; the debts and costs of administration are \$ 714.80 Dollars, and the net actual market value thereof is \$ 4779.20 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.

The Johnson & Watson Co., Dayton, Ohio G. 5564

12399

In the Matter of the Estate of
John D. Blinn, Deceased.

Order on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the appraisal of said Inventory be set for hearing before this Court on the 30th. day of November, 1932, at 10 o'clock A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12229

In the Matter of the Estate of
Grover C. Blaney, Deceased.

Estate not Subject to Tax.

Elna J. Blaney as Administratrix of the estate of Grover C. Blaney, 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 \$2239.00 Dollars; the debts and costs of administration are \$2239.00 Dollars, and the net actual market value thereof is nothing, that said deceased died intestate leaving three Brothers and three Sisters, 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.

11187

In the Matter of the Estate of
Lester B. Peet, Deceased.

Estate not Subject to Tax.

Stanley W. Peet as Administrator of the estate of Lester B. Peet, 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 \$4000.00 Dollars; the debts and costs of administration are \$4000.00 Dollars, and the net actual market value thereof is nothing, that said deceased died intestate leaving two Sons and two 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.

11809

In the Matter of
Mary Scheide
H. C.

Mary Scheide
duly verified
and the inheritance tax
on her share of the
the premises
of said estate
costs of administration
the net actual market
Dollars, the gross value
of said estate and
such inheritance tax.

It is ordered that the
taxed at \$460.00 be
paid and credited in the
manner provided by law.

11747

In the Matter of
Joseph B. Peet
Paul F. Peet

Joseph B. Peet
duly verified, for a
successions therein
under the laws of Ohio.
And the Court being
and determines that the
\$460.00 Dollars are
are \$460.00 Dollars,
is nothing, that said
five Sons and two
result said estate and
exempt from such
It is ordered that the
taxed at \$460.00 be
paid and credited in the
manner provided by law.

11809

In the Matter of the Estate of Mary Schneider, Deceased.

Estate not Subject to Tax.

H. C. Doellinger as Administrator of the estate of Mary Schneider, 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 \$ 1644.38 Dollars; the debts and costs of administration are \$ 847.22 Dollars, and the net actual market value thereof is \$ 797.16 Dollars, that said deceased died intestate leaving three sons and two 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.

11747

In the Matter of the Estate of Josie B. Brooks, Deceased.

Estate not Subject to Tax.

Paul H. Brooks as Administrator of the estate of Josie B. Brooks, 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 \$ 460.00 Dollars; the debts and costs of administration are \$ 460.00 Dollars, and the net actual market value thereof is nothing, that said deceased died intestate leaving five sons and three G. 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.

11823

In the Matter of the Estate of
Samuel L. Davis, Deceased

Estate not Subject to Tax
Lloyd Winter as Administrator of the estate of Samuel L. 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 \$1514.57 Dollars; the debts and costs of administration are \$666.01 Dollars, and the net actual market value thereof is \$848.56 Dollars, that said deceased died intestate leaving two Sons 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.

Tuesday November 16, 1932.

111

In the Matter of Rosa C. Wolfe,
Plaintiff in error,
vs.
Louis Pfliffer,
Defendant in error.

Entry.

This day this cause came on to be heard on the petition in error of Louis Pfliffer, the record and certified copies of the docket and journal entries and all the original papers and upon arguments of counsel was submitted to the Court. Upon consideration whereof the court do find that there is error in the judgment of the court of common pleas of Union County, Ohio, reversing the judgment of the Probate Court of Union County, Ohio, and that by reason thereof the judgment of the Court of Common Pleas of Union County, Ohio, should be reversed and the judgment of the Probate Court of Union County, Ohio, should be affirmed, at the costs of defendant in error Rosa C. Wolfe and that this cause should be remanded to the Probate Court of Union County, Ohio, for execution.

Wherefore, it is ordered and adjudged that the judgment of the Court of Common Pleas of Union County, Ohio, be and the same is reversed, set aside and held for naught; and it is adjudged that the judgment of the Probate Court of Union County, Ohio, be and the same is affirmed; and it is adjudged that the costs of this proceeding be and the same are adjudged against defendant in error, Rosa C. Wolfe; and it is ordered that this cause be remanded to the Probate Court of Union County, Ohio, for the collection of costs.

Exceptions saved.

11873

In the Matter of
Mae Sauder

Charles
Mae Sauder
verified, for
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In the Matter of
Columbia

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11873

In the Matter of the Estate of
Mae Sanders, Deceased.

Estate Not Subject to Tax.

Charles H. Brown as Administrator of the estate of Mae Sanders, 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 \$1838.50 Dollars; the debts and costs of administration are \$451.28 Dollars, and the net actual market value thereof is \$1387.22 Dollars, that said deceased died intestate leaving a Husband, three Sisters, two Nieces and two 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.

12236

In the Matter of the Estate of
Columbia Harris, Deceased.

Estate Not Subject to Tax.

S. R. Sanders as Administrator of the estate of Columbia Harris, 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 \$1500.00 Dollars; the debts and costs of administration are \$1500.00 Dollars, and the net actual market value thereof is nothing, that 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.

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The Johnson & Watson Co., Dayton, Ohio G 5505

12102

In the Matter of the Estate of Louisa Graham, Deceased.

Estate not Subject to Tax.

Dorrell Graham as Executor of the estate of Louisa Graham, 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 \$1613.18 Dollars; the debts and costs of administration are \$1171.99 Dollars, and the net actual market value thereof is \$441.19 Dollars, that said deceased died testate leaving two sons, three daughters and one S. 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 \$2.00 be certified to the County Auditor to be paid and credited in the manner provided by law.

12039

In the Matter of the Estate of Gary Muddles, Deceased.

Estate not Subject to Tax.

James E. Muddles as Executor of the estate of Gary Muddles, 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 \$1071.82 Dollars; the debts and costs of administration are \$506.56 Dollars, and the net actual market value thereof is \$565.26 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.

12414

S. R. Sandus, as Administrator of the Estate of John H. Robertson Deceased, Plaintiff,

Order Fixing Time for Hearing and for Notice.

vs.

J. S. Robertson, et al., Defendants.

This day S. R. Sandus, Administrator, of the Estate of John H. Robertson, deceased, filed in this court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts.

It is ordered that said petition be heard on the 8th day of Dec. 1932, at 10 o'clock A.M.

12226

In the Matter

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12226-

In the Matter of the Estate of Perry L. Converse, Deceased. Filing First and Final Account.

This day came Samantha Converse Exx. of the estate of Perry L. Converse, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of Dec. 1932, at one o'clock P.M. to which time said matter is continued.

10640

In the Matter of the Estate of Frederick Alexander McCartney, Deceased. Estate not subject to Tax.

James Conroy as Administrator of the estate of Frederick Alexander McCartney, 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 \$7206.00 Dollars; the debts and costs of administration are \$7206.00 Dollars, and the net actual market value thereof is nothing, that said deceased did intestate leaving three sisters and two Brothers, 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.

10979

In the Matter of the Estate of Hannah Williams, Deceased. Estate not subject to Tax.

J. E. Clark as Administrator of the estate of Hannah 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 \$1050.00 Dollars; the debts and costs of administration are \$1050.00 Dollars, and the net actual market value thereof is nothing, that said deceased did testate leaving seven sons and two 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.

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The Johnson & Watson Co., Dayton, Ohio G 5565

12223

In the Matter of the Will of
Bry C. Converse, Deceased. Election under said Will.
I the undersigned, widow of Bry C. Converse, deceased,
late of Union County, Ohio, fully cognizant of the provisions
of said will, do hereby elect to take under the will; my
election is made to be filed and entered of record in
said Court.

Signed and acknowledged
in presence of us.

L. A. Davis.

P. E. Motta.

State of Ohio, Union County.

Be it remembered that on the 15th. day of November
1922, before me the undersigned a Notary Public in and
for said County, personally appeared Samantha Converse,
the person signing the foregoing election under the will
of Bry C. Converse deceased, and acknowledged the
signing thereof to be her voluntary act and deed, for
the uses and purposes therein mentioned.

In Testimony Whereof I hereunto subscribe my name
and affix my official seal on the day and year last
aforesaid.

L. A. Davis.

12223

In the Matter of the Will of
Bry C. Converse, Deceased. Election of Widow.

On this 15th. day of November 1922, a written instrument
was received by said Court, duly signed and acknowledged
by Samantha Converse widow of Bry C. Converse, deceased,
manifesting her election 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.

12287

In the Matter of the Estate of
William H. Husted, Deceased. Order Approving Inventory.

This day the Inventory in the above captioned estate,
heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that Notice
of the filing of the said Inventory has been given to or
waived by all interested parties, as required by law, and
no exceptions having been filed thereto, it is now ordered that
said Inventory, after being duly examined, be allowed and
confirmed.

12225

In the Matter

Bry C. Converse

This day

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12415

In the Matter

of A. T. Hawk

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12228 In the Matter of the Estate of Perry C. Converse, Deceased Authority to Transfer Real Estate.

This day came Samantha Converse, Executrix of the estate of Perry C. Converse, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate, on 22nd. January 1932, residing at Plain City, Ohio; that his Last Will and Testament was admitted to probate and record in the office of the Probate Judge of said County, January 30, 1932 Will Rec. 7 - Pg. 528; that on Jan. 30th. 1932, the petitioner was appointed Executrix of said estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

Samantha Converse - Age 71 - Plain City, Ohio - Widow - All.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12416 In the Matter of Lunacy of A. T. Hawk. Inquest of Lunacy. Order for Warrant, etc.

This day William Rausch a resident citizen of Marysville, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said A. T. Hawk into the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said A. T. Hawk alleged to be insane, before this Court, on the 18th. day of Nov. 1932 at 2 o'clock P.M.

And it is further ordered that subpoenas issue for Dr. Angus Mac Irv and Dr. C. D. Mills reputable legally qualified physicians, to appear at the time and place aforesaid, and this cause is continued.

The Johnson & Watson Co., Dayton, Ohio 0-5505

12416

In the Matter of Lunacy
of A. T. Hawk.

Request of Lunacy.
Vides after Hearing.

This day this cause came on to be heard, and the said A. T. Hawk was brought before the Court.

Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Angus MacIvor and Dr. C. D. Mills, the medical witnesses, and being satisfied that said A. T. Hawk is insane; that he has a legal settlement in Mansville, 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 MacIvor, and Dr. C. D. 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 A. T. Hawk, and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent.

And it is further ordered that said A. T. Hawk be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

Thursday November 17, 1932.

10829

In the Matter of the Estate of
John R. Dodge, Deceased.

Estate not Subject to Tax.

Ella Dodge as Administratrix of the estate of John R. Dodge, 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 Dollars; the debts and costs of administration are \$500.00 Dollars, and the net actual market value thereof is nothing, said estate was administered for the purpose of cashing Government Bonds, 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.

12406

In the Matter
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In the Matter
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12406

In the Matter of the Estate of
W. T. Aurino, Deceased.

Appointment.
Order to Record Notice.

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

Friday November 18, 1932.

12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased.

Determination of Inheritance tax.

This 18th day of November, 1932, 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 distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$23,184.00 Dollars, composed as follows: Personally \$7,050.00 Dollars, real estate \$16,634.00 Dollars. That the debts (including a year's allowance of \$1,000.00 Dollars), are \$2,150.00 Dollars, and that the cost of administration will be \$490.00 Dollars. That there is no one entitled to dower in said real estate - that Alice M. O'Hara, whose age at the death of said decedent was 70 years, has a dower interest in said real estate which interest is worth \$1875.00 Dollars. And that the net actual market value of the assets which might be subject to tax is \$20,044 Dollars. The court further finds that the widow takes the residue of the personal property \$4410.00

The widow's life estate in real property \$1981.96
Remainder of real estate to Bess Parker - S. Daughter \$14,628.04
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:

Alice M. O'Hara - Age 70 - Widow - Personal \$4410.00 - 1391.96 - \$13.91 - Oct 26-32 - Alice M. O'Hara
Alice M. O'Hara - " 70 - widow - Real \$1981.96 - \$6000.00 (Alice M. O'Hara)
Bess Parker - Age 12 - S. Daughter - Real \$14,628.04 - \$2600.00 - \$11128.04 - \$111.28 - Oct 26-32

Where payments to be made, Plain City, Union County, Alice M. O'Hara \$9.28; from Tp. Union County, Alice M. O'Hara \$1.54
Bess Parker \$37.09; Darby Tp. Madison County, Alice M. O'Hara \$3.09, Bess Parker \$74.19. Total \$125.19.
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 notices 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 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.

The Johnson & Watson Co., Dayton, Ohio G. 5503

12416

In the Matter of the Estate of John W. Rusk, Deceased.

Entry ordered releasing the estate from Administration.

This matter came on to be heard on the application of Ella Daymude, for an order releasing the estate of John W. Rusk, from administration. It is ordered that said application be heard on the 22nd. day of November, A. D. 1932, at 10:00 A. M. and that said applicant, Ella Daymude, serve written notice on the next of kin hereinabove mentioned of said decedent of the hearing of said application.

Tuesday November 22, 1932.

12416

In the Matter of the Estate of John W. Rusk, Deceased.

Final Entry.

This matter came on to be finally heard on the return of Ella Daymude, and said return being in all respects legal and according to law, it is hereby confirmed and these proceedings are ordered recorded; and henceforth all debts and charges against the estate of said decedent shall be deemed fully paid and said estate is ordered discharged without administration.

Tuesday November 22, 1932.

12049

In the Matter of the Estate of Sarah H. Andrews, Deceased.

Filing Trust Account.

This day came E. H. Hatton, Executor of the estate of Sarah H. Andrews, late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st. day of Dec. A. D. 1932, at one o'clock P. M. to which time said matter is continued.

12393

In the Matter of the Estate of Ernest G. Rockhold, Deceased.

Saturday November 26, 1932. Trust and Final Account.

This day the first and final account of L. G. Rockhold, Adm. of the Estate of Ernest G. Rockhold, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Adm. paid Carl Rockhold in advance for monument is hereby allowed the sum of \$50.00 as a credit, being a just and reasonable amount expended by him for a tombstone for said decedent. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said adm. pay the costs herein taxed at \$ Pd. Oct. 18th. 1932. It is ordered that said account and the proceedings herein be recorded in the records of this office.

12355-

In the Matter of Smith T. O'...

This day widow of ... make her Will of said explained under it as of her refuse herself satisfied to take under might be accordingly

12416

In the Matter of John W. Rusk, Deceased.

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12855-

In the Matter of the Will of Smith T. O'Hara, Deceased.

Election.

This day personally came into open Court Alice M. O'Hara widow of said Smith T. O'Hara, deceased, and applied to make her election whether to take or not to take under the Will of said Smith T. O'Hara 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.

12416

In the Matter of the Estate of John W. Puck, Deceased.

Entry.

This matter came on to be heard on this 22nd day of November, A. D., 1932, on the application of Ella Daymude, for an order releasing the estate of John W. Puck, deceased, from administration, and it appearing to the court that notice has been served on all the next of kin of said decedent, of the hearing of said application, and that there is no surviving spouse and no known creditors of said decedent and that the estate of said decedent is of less value than Five Hundred Dollars (\$500.00); that it is not subject to any inheritance tax, and that the debts against said estate are the following:

The sum of Three Hundred Thirty-four Dollars (\$334.) due and owing to Ella Daymude, by reason of her paying to Lloyd Winter and Son, said amount for Funeral Services and Burial of said John W. Puck, Deceased.

It is ordered that said estate be and hereby is released from administration; that Ella Daymude receive all of the personal effects of said decedent and the dividend or dividends from a claim in favor of the said John W. Puck, deceased, in The Farmers Deposit Bank of Richwood, Ohio, in the sum of Four Hundred Ninety-seven and 95/100 Dollars, (\$497.95), represented by claim No. 877; and pay the costs of this proceeding and if there is any sum over and above the sum of Three Hundred Thirty-four Dollars, (\$334.) which the said Ella Daymude has paid to Lloyd Winter and Son, received from the claim in The Farmers Deposit Bank of Richwood, Ohio, then it is ordered that Ella Daymude, distribute the balance of said sum among the said next of kin according to law.

The Johnson & Watson Co., Dayton, Ohio U.S.P.S.

12178

In the Matter of the Estate of Emily Taylor, Deceased.

Petition for Order to Sell. Orders of Sale, etc.

This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Bond at private sale; it is therefore ordered that Eben N. Dillon as Administrator of the Estate of Emily Taylor, deceased, proceed to sell said Bond at private sale, for not less than the sum of Four Hundred Dollars.

It is further ordered that said sale be made for cash in hand at time of sale.

It is further ordered that he make return of his proceedings herein, within 15 days from this date, and forthwith after such sale is made, and this cause is continued.

12417

In the Matter of Eldon DeBolt, Trouble-Minded.

Inquest - Trouble-Minded. Orders on Hearing, etc.

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

Thereupon the Judge proceeded with the examination; and having heard the testimony of Bureau of Juvenile Research Columbus, Ohio, and being satisfied that said Eldon DeBolt is a feeble-minded person, incapable of receiving instruction in the common schools of the State; that he has a legal settlement in Richwood, Union County, Clairbourne Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his feeble-mindedness has occurred during the time he has resided in this State, and that he is a proper subject for classification and discipline at the Ohio Institution for Trouble-Minded.

It is therefore ordered that 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 Institution for the admission of said Eldon DeBolt and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in this case, be transmitted to said Superintendent; and it is further ordered that said Eldon DeBolt be committed to the custody of Children's Home, near Marysville, Ohio. Supt. Chester Auer. Matron Georgia Auer until otherwise ordered, and this cause is continued.

12195

In the Matter of Malcomb, Pauline Sh

This day Guardian Union County account in

Whereupon returned for 1932 at on continued.

12120

In the Matter of Joseph L

This day V. Johnson, of Union Co in settlement

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12417

In the Matter of DeBolt-

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12196-

In the Matter of the Guardianship
 of Malcolm, Monobelle, and
 Pauline Sherburn, Minors.

Filing Trust and Trust Account.

This day came C. L. Auer, Supt. of the Children's Home, Guardian of Malcolm, Monobelle, and Pauline Sherburn, of Union County, Ohio, and presented his first and final account in settlement of said Guardianships duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31-st. day of December 1932 at one o'clock P.M. to which time said matter is continued.

12120

In the Matter of the Estate of
 Joseph L. Spicer, Deceased.

Filing Trust and Trust Account.

This day came Minnie D. Wurstbaugh and Myrtle V. Johnson, executors of the estate of Jos. L. Spicer, late of Union County, Ohio, deceased, and presented their account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31-st. day of Dec. 1932. at one o'clock P.M. to which time said matter is continued.

12417

In the Matter of Eldon
 De Bolt - Tuttle-Minded.

Inquest - Tuttle-Minded.

Order for Warrant, etc.

This day Chester Auer, Supt. Children's Home, a resident citizen of ~~Ohio~~, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Eldon De Bolt into the Ohio Institution for Tuttle-Minded. Alleged to be tuttle-minded, before this Court, on the 23rd. day of November, 1932, at 10 o'clock A.M.

And it is further ordered -

The Johnson & Watson Co., Dayton, Ohio G 563

8609

In the Matter of the Guardianship

of Maggie A. Skidmore,

^{Eighth}
~~Fourth~~ Account.

This day the ~~fourth~~ ^{eighth} account of Foster J. Skidmore Guardian of Maggie A. Skidmore came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said guardian be and he is allowed the sum of 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.

The Court finds a balance of \$3823.55 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 \$6.50, within ten days. Costs paid Oct. 14th 1932.

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

12046

In the Matter of the Estate of

Clara M. Szymann, Deceased. Second and Final Account.

This day the second and final account of U. A. Wilgus Administrator of the estate of Clara M. Szymann, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 administrator is hereby allowed the sum of Two-Hundred 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 administrator pay the costs herein taxed at \$6.50. Sept. 14th 1932.

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

12320

In the Matter of

Ida Wynne

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12320 In the Matter of

Ida Wynne

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12320

In the Matter of the Estate of
Ida Wynne, Deceased.

Authority to Transfer Real Estate

This day came Daisy Mc Gee, Administratrix of the estate of Ida Wynne, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died intestate, on May 14th, 1932, residing at Richmond, Ohio; that on May 18th, 1932, the petitioner was appointed administratrix of her estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

- Nathan Mc Gee - Age 60 - Valucia Kansas R.D. - Brother - One-Third.
- Josephine Hick - Age 40 - Upper Sandusky, O. - Niece - One-Ninth.
- Ellie Craver - Age 40 - Olney Ave. Marion, O. - Niece - One-Ninth.
- Mabel De Turk - Age 40 - Bucyrus, Ohio - Niece - One-Sixth.
- Daisy Mc Gee - Age 40 - Mansville, Ohio - Niece - One-Sixth.
- Charles Mc Neal - Age 25 - Prospect, Ohio - Nephew - One-Ninth.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper county, for record, as provided by law.

12320

In the Matter of the Estate of
Ida Wynne, Deceased.

Triling Trust and Trial Account.

This day came Daisy Mc Gee, Admrx, of the estate of Ida Wynne, 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 31st. day of Dec. 1932, at one o'clock P.M. to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G 565

12320

In the Matter of the Estate of
Ida Wynn, Deceased.

Estate not Subject to Tax.

Raisy Mc Gee as Administratrix of the estate of Ida Wynn, 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 \$1258.93 Dollars; the debts and costs of administration are \$500.00 Dollars, and the net actual market value thereof is \$758.93 Dollars. This property will descend to 1 brother and 4 nieces, and one nephew, the amount which each will receive is not in excess of the amount permitted by the statutes in such cases made and provided without the payment of an inheritance 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.

Saturday November 26, 1932.

11944

In the Matter of the Guardianship of
Addison T. McCampbell, Deceased.

Final Account.

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

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

It is ordered that said Guardian be and she is allowed the sum of Fifty-Seven Dollars, (\$57.00) as compensation for her services, which amount the Court deems reasonable.

The Court finds a balance of \$132.44 Dollars in the hands of said Guardian due said estate; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.50, within ten days. Costs paid 10/15/32.

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

In the Matter

This day
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the Court do
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be entered

12102. Dull Graham

12046 U. A. Wilgus

8609 Troets J. Sk

12393 L. G. Rockh

11944 Edith C. Try-

12228 In the Matter
J. Clark

This day
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12405 In the Mat
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26, 1932.
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32.
proceedings

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.

12102. Doll Graham - Executor of the estate of Louisa Graham, Trust and Final Account.

12046 C. A. Wilgus - Adm. of the estate of Clara M. Seigman, Second and Final Account.

8609 Foster J. Skidmore - Adm. of Maggie Skidmore - Ninth Account.

12393 L. G. Rockhold - Adm. of the estate of Ernest G. Rockhold, Trust and Final Account.

11944 Edith C. Fry - Adm. of Addison T. McCampbell - Final account.

12228 In the Matter of the Estate of J. Clark Reed, Deceased. Authority to Transfer Real Estate.
 This day came Elvira N. Reed, Executrix of the estate of J. Clark Reed, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.
 It appearing to the Court that said decedent did testate, on January 26, 1932, residing at New Dover; that on February 8th, 1932, the petitioner was appointed Executrix of his estate; that the following persons with their age, address, relationships and portion inherited, inherit said real estate.
 Elvira N. Reed - Mansville - Ohio - Widow and sole devisee - All.
 And that the description of said real estate, is as set out in said application.
 And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

12405 In the Matter of the Estate of Ida C. Hurd, Deceased. Order Approving Inventory.
 This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.
 It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to a waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

The Johnson & Wilson Co., Dayton, Ohio G 503

12481

In the Matter of the Guardianship
of Everett Hill

Entry.

This day this cause came on to be heard upon the application filed herein and the evidence, and was submitted to the court.

And it appearing to the court that the said Everett Hill and each of his next of kin having in writing waived notice of the filing of said application and consented to the appointment of G. W. Hill as guardian; and it further appearing to the court that the said Everett Hill resides at Leesburg Township, Union County, Ohio, and has property in this County, and that a guardian is necessary, and that the said G. W. Hill is a suitable person to be appointed, and the said G. W. Hill having filed in this office an application, duly verified by his affidavit, containing a statement of the estate of said Everett Hill, its probable value, and also the probable annual rentals of said estate;

It is ordered that the said G. W. Hill be appointed as guardian of the estate of the said Everett Hill and that he give Bond with sureties as required by law in the amount of \$3000.00.

Thereupon the said G. W. Hill appeared in open court, accepted the appointment as such guardian and gave and filed herein his Bond in the sum of \$3000.00, conditioned according to law, with Lyman O. Hill and Pearl Hill as sureties thereon, which Bond is approved by the court.

It is therefore ordered that letters of guardianship issue to the said G. W. Hill, that this proceeding be recorded, and that the guardian pay the costs herein, taxed at \$—.

12102

In the Matter of the Estate of
Lornia Graham, Deceased.

Saturday November 26, 1932.
First and Final Account.

This day the first and final account of Drell Graham, Executor of the estate of Lornia 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, 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 Executor pay the costs herein taxed at \$6.00.

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

12096

In the Matter
George Adams

This day
of George A
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said George

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1932, at on
continued.

12726

In the Matter
Joseph Wood

This day
of Joseph
and present
duly verified

Whumpore
tired for
at one o'clock

12086

In the Matter
Hanson B.

On motion
shown to
administrative
is allowed
of said estate

12400

In the Matter
Peter Schind

This day
heretofore for

It appeared
the filing of
by all interested
ceptions have
said invoice
confirmed.

12177

In the Matter of
Emily Taylor,

Filed his re
of the present
carefully examined
respects required
approved by

12096 In the Matter of the Estate of George Adam Rauech, Deceased. Filing Trust and Final Account.
 This day came Albert Rauech, Administrator of the estate of George Adam Rauech, late of Union County, Ohio, deceased, and presented his Trust and Final account in settlement of said George Adam Rauech, estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st. day of December 1932, at one o'clock P.M. to which time said matter is continued.

12726 In the Matter of the Estate of Joseph Wood, Deceased. Filing Trust and Final Account.
 This day came S. J. Brown, Administrator of the estate of Joseph Wood, late of Union County, Ohio, deceased, and presented his account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st. day of December, 1932, at one o'clock P.M. to which time said matter is continued.

12086 In the Matter of the Estate of Hanson B. Dubbe, Deceased. Granting further time to collect assets.
 On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Ida L. Dubbe, administratrix of the estate of Hanson B. Dubbe, deceased, is allowed 6 months further time to collect the assets of said estate.

12400 In the Matter of the Estate of Peter Scheidner, Deceased. Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12177 In the Matter of the Estate of Emily Taylor, Deceased. Sale of Personal Property Confirmed.

The Administrator 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.
 Carrie W. Houbek.

The Johnson & Watson Co., Dayton, Ohio G. 583

11759

In the Matter of the Estate of Lulu B. Robinson, Deceased. Order for Resurvey of Real Estate.

This day this cause came on to be heard upon the application of the executor for the resurvey and new description of the Real Estate of the decedent.

The Court having carefully examined the said application and being satisfied that the same is reasonable and proper.

It is ordered that the Real Estate of the decedent shall be resurveyed and a new description thereof made by Walter Griffith, Union County Surveyor elect for the use of the executor in conveying the title to said Real Estate.

12419

In the Matter of the Estate of Elmer Hall, Deceased. Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Rena V. Hall praying that an instrument in writing purporting to be the last Will and Testament of Elmer Hall, deceased, be admitted to probate: All parties interested having appeared in open Court and waived notice of application for the probate of said will and consented to the probate thereof, it is ordered that the said application for probate be for hearing forthwith.

12419

In the Matter of the Will of Elmer Hall, Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Rena V. Hall to admit to probate and record the Will of Elmer Hall, deceased, late of the Township of Blairtown in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Rena V. Hall surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And J. R. Rapp and R. C. Peck, 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 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 Elmer Hall, deceased; that it was duly executed and attested; and that the said testator 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.

12420

In the Matter of Elmer Hall

The Last Will and Testament of Elmer Hall heretofore be appeared in under oath with the usual general terms probable value Administrator is a suit that said with the W. required by and this co

12420

In the Matter of Elmer Hall

This do the trust as of Elmer Hall Bond in t conditioned Margaret T. approved of Administrator Harry E. Hall said Administrator herein taxed

12003

In the Matter of Mary J. S.

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12399

In the Matter of John D.

This do heretofore filed It appears the filing of by all in exceptions to said Inve and conf

12420

In the Matter of the Estate of Elmer Hall, Deceased.

Appointment.
Order for Bond.

The Last Will and Testament of Elmer Hall late of Blairtown Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Harry E. Hall 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, that said Harry E. Hall is a suitable person and legally competent; it is ordered that said Harry E. Hall be appointed as such Administrator with the Will annexed, upon giving Bond with sureties as required by law, in the sum of Two-Thousand (\$2000.00) Dollars, and this cause is continued.

12420

In the Matter of the Estate of Elmer Hall, Deceased.

Bond Approved.
Letters Issued.

This day Harry E. Hall appeared in open Court, accepted the trust as Administrator with the Will annexed of the Estate of Elmer Hall, deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2000.00) Dollars, conditioned according to law, with Paul H. Hall and Margaret Mehring, freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed, issued to said Harry E. Hall that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$.

12003

In the Matter of the Estate of Mary J. Stacy, Deceased.

Review First and Final Account.

This day came Julia Lowe, Administratrix of the estate of Mary J. Stacy 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 31st day of Dec. 1922, at one o'clock P.M. to which time said matter is continued.

12399

In the Matter of the Estate of John D. Bliss, Deceased.

Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

The Johnson & Watson Co., Dayton, Ohio G. 5565

12413

Roy C. Temple, Administrator of the Estate of Marion Temple, Deceased, Plaintiff.

Case No. 12413.

vs.

Howard Temple, et. al., Defendants.

Entry.

This day this cause came on to be heard upon the petition of the plaintiff, Administrator of the estate of Marion Temple, deceased, who has filed herein his petition praying for an order to sell the real estate therein described, to pay debts of his estate; the court being fully advised finds that all the necessary parties are properly before this court.

And it is ordered that the said petition be heard on the 30th day of November, 1932, at 9 o'clock A.M.

12413

Roy C. Temple, Administrator of the estate of Marion Temple, Deceased, Plaintiff.

Case No. 12413.

vs.

Howard Temple, Florence Temple, Frank Temple, Rhia Temple, Roy C. Temple, Bernice Temple, Maurie Temple, and the Northwestern Mutual Life Insurance Company, Defendants.

Entry.

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the decedent, Marion Temple, to pay debts of his estate, and the Answer of Maurie Temple, the surviving spouse of said decedent, and the Answer and Cross-Petition of the Defendant, The Northwestern Mutual Life Insurance Company, mortgagee, and the court being fully advised in the premises finds: that all the defendants have voluntarily entered their appearance herein and consented to the sale of the real estate as prayed for in the petition and are now properly before the court; the court further finds from the evidence that all necessary parties are before the court and that the statements and allegations in said petition are true, and that the real estate should be sold as prayed for.

That the defendant, The Northwestern Mutual Life Insurance Company has a mortgage on said real estate, which mortgage is the first and best lien thereon in the sum of \$5000.00 with interest from January 31st, 1932, at the rate of 5% per annum and that said sum should be first paid out of the proceeds of said sale.

That the defendant, Maurie Temple is the surviving spouse of the deceased, Marion Temple, and is entitled to her dower interest in said real estate after the payment of the claim of the Northwestern Mutual Life Insurance Company as above

set forth. The herein waived in lands and estate free from

The court the petition of Marion Temple of \$4000., thereby is disp

The court plaintiff as the amount of not required

And the the real estate in the petition Roy C. Temple sale at the at one o'clock estate, for circulation in the same at less than

And s court inure.

12386

In the Matter of Maude H.

This day filed herein,

It appears the filing of by all int exceptions said Insurance confirmed.

set forth. That said defendant, Maurice Temple has by his Answer herein waived the assignment of dower by metes and bounds and in lands and profits and has consented to the sale of the real estate free from his said dower interest therein.

The court further finds that the real estate described in the petition was appraised by the appraisers of the estate of Marion Temple, Deceased, by order of this court, for the sum of \$4000., and it is ordered that another appraisement be and hereby is dispensed with.

The court further finds that the bond heretofore given by plaintiff as Administrator of the estate of Marion Temple in the amount of \$ - is sufficient and it is ordered that he be not required to give additional Bond.

And the court being satisfied that it is necessary to sell the real estate of said Marion Temple, Deceased, described in the petition, to pay his debts; it is therefore ordered that Roy C. Temple as such Administrator proceed to advertise for sale at the north door of the Court House in Marysville, Ohio, at one o'clock P.M. Saturday, December 24th, 1932, said real estate, for four consecutive weeks in a newspaper of general circulation in this county; and he is further ordered to sell the same at public auction, free from dower and for not less than two-thirds of the appraised value thereof, for cash.

And said plaintiff is ordered to make return to this court immediately after such sale.

12386

In the Matter of the Estate of Maude H. Lindsey, Deceased. Order Approving Inventory.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

Life Insurance
which mortgage
5000.00
5% per
out of the
living spouse
to his dower
the claim of
above

The Johnson & Watson Co., Dayton, Ohio G. 5561

12380

In the Matter of the Estate of
Smith T. O'Hara, Deceased. Entry Ordering Transfer of Bonds.

This day this matter came on to be heard upon the application of Alice M. O'Hara, executrix of the estate of S. T. O'Hara, deceased, asking for authority to transfer Bonds to Alice M. O'Hara, widow of said decedent. Said Bonds are described as follows:

One Federal Land Bank, of St. Paul, dated May 1st 1927 and due May 1st 1957 for \$1000.00 - 4 1/4 % and numbered M350249.

Also, Two Federal Land Bank Bonds of Louisville, for \$1000.00 each and due 1937-57 and numbered M370047 and M370048 respectively.

Also, Two \$500.00 Federal Land Bank Bonds, of Baltimore, numbered D380048 and D350027 and due 1937-57 respectively.

Whereupon the Court finds from the evidence produced and the provisions contained in the Last Will and Testament of the said Smith T. O'Hara, deceased, that the said Alice M. O'Hara is entitled to said bonds and that the Court is satisfied that she is the person entitled to the same and therefore orders that the same be transferred to the said Alice M. O'Hara as provided in said Last Will and Testament of the said Smith T. O'Hara, deceased.

8351 a.

In the Matter of the Trusteeship
of Benton Cahill for
Erwin J. Huston et. al. Entry.

This date, Benton Cahill, Trustee, for Huston minors, presented and filed in this Court his resignation as Trustee for said Erwin J. Huston et. al. Same is hereby accepted and entered as record in this Court.

8351 a.

In the Matter of the Guardianship
of Erwin J. Huston et. al. Filing Third Account.

This day came Benton Cahill, Trustee of Erwin J. Huston et. al. of Union County, Ohio, presented his 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. 1932, at one o'clock P. M. to which time said matter is continued.

12346^a

In the Matter of the appointment
of W. W. Hazen as Deputy in Probate office

This day was made appointment of W. W. Hazen Deputy in Probate office: term of office to begin immediately.

Salary \$100.00 per month payable to said appointee.

12407

In the Matter
Addison T.

This day
filed herein,

It appears
the filing of

by all interested
having been

Inventory, of

12040

In the Matter
of Charles M.

This day
Davis, of the

settlement of

Whereupon
for hearing at

one o'clock P. M.

10260 B

In the Matter
John E. B.

This day
of John E. B.

presented his

Whereupon
for hearing

one o'clock

12399

In the Matter
John D.

This day
on the petition

the personal
praisement,

and the record
in the present

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to sell said

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administrator

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as provided

12407

In the Matter of the Estate of Addison T. McCampbell, Deceased

Order Approving Inventory

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12045

In the Matter of the Guardianship of Charles M. Davis, De

Filing Final Account

This day came Charles Parrott, Guardian of Charles M. Davis, of Union County, Ohio, and presented his 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. 1932, at one o'clock P.M. to which time said matter is continued.

10260B

In the Matter of the Estate of John E. Howe, Deceased.

Filing Third Account.

This day came George Howe, Administrator of the estate of John E. Howe, late of Union County, Ohio, deceased, and presented his account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of December 1932, at one o'clock P.M. to which time said matter is continued.

12399

In the Matter of the Estate of John D. Clinie, Deceased.

This day this cause came on for hearing before the Court on the petition herein filed by the Administrator for a sale of the personal property as contained in the inventory and appraisalment, with the exception of the cash, money on deposit, and the Ford Automobile, and the Court being fully advised in the premises finds that the allegations of the petition are true.

The Court further finds from the evidence that the decedent left a widow, Anna Clinie, but that during the lifetime of decedent a complete property settlement was made and entered into whereby she released all her right, title, interest and claim in and to any and all of the property of the decedent, and that by reason thereof she claims no interest in any of said property as the widow of the decedent.

The Court further orders that the Administrator proceed to sell said property at public auction, on the premises and he is authorized to employ an auctioneer. That said administrator advertise said sale in a newspaper of this county for at least three times prior to such sale and that said sale be held on the 20th day of December, 1932, and that said Administrator make his report to this court as provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 5505

12410

In the Matter of the Estate of Sarah T. Willis, Deceased.

Appointment. Order to Record Notice.

This day proof of publication of notice of the appointment of Chas. A. Thompson as executor of the estate of Sarah T. Willis, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12407

In the Matter of the estate of Addison T. McCampbell, Deceased.

Appointment. Order to Record Notice.

This day proof of publication of notice of the appointment of William J. Poeter as administrator of the estate of Addison T. McCampbell, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12416

In the Matter of the Estate of John W. Pusk, Deceased.

Friday December 1, 1932. Estate not Subject to Tax.

Ella Daymude, the applicant for an order relieving the estate of John W. Pusk from administration, 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 Hundred (\$100.00) Dollars; the debts and costs of administration are \$349.00 Dollars, and the net actual market value thereof is \$249.00 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.

12418

In the Matter of the Estate of Sarah T. Willis, Deceased.

Dec. 2, 1932

Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been given by Publication under the law of the State of Ohio.

12422

Herbert Crandell, Administrator of Estate of George W. Crandell.

Filing Petition to sell Real Estate.

Plaintiff
Ellen A. Crandell
Aea B. Crandell
Clara Haignere
Herbert Crandell.

The Columbus Mutual Life Ins. Co. David Miller

Defendants

This day came the Plaintiff Herbert Crandell and presented to this Court his petition duly verified, praying an order for the sale of real estate of the said George W. Crandell, 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.

12207

In the Matter of S. A. Hamilton

This day S. A. Hamilton presented his verified

Whereupon for hearing at one o'clock

12421

In the Matter of Valentin

An application by Alta Jones pertaining to the deceased, be

It is on presentation of petition of spouse, and resident of application at 1 o'clock

12201

12399

In the Matter of S. A. Hamilton

This day S. A. Hamilton, verified, for belonging to

It appears on January 12 to his estate; relationships

Clarance Ha Hazel McMa Edna Rausa Cecil Wolfo Urcib Shaw

And that in said ap

And it law has A ordered that of the Court named here with the do with the provided by

12207 In the Matter of the Estate of S. A. Hamilton, Deceased. Filing Trust and Final Account.

This day came Ernest Wolfad, Executor of the estate of S. A. Hamilton, late of Union County, Ohio, deceased, and presented his account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31st day of December, 1932, at one o'clock P. M. to which time said matter is continued.

12421 In the Matter of the Estate of Valentine Zoellner, Deceased. Journal Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Alta Zoellner praying that an instrument in writing purporting to be the last Will and Testament of Valentine Zoellner, deceased, be admitted to probate:

It is ordered that 5 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 6th day of December, 1932, at 1 o'clock P. M.

12201
12399 In the Matter of the Estate of S. A. Hamilton, Deceased. Authority to Transfer Real Estate.

This day came Ernest Wolfad, Executor of the estate of S. A. Hamilton, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate, on January 5th, 1932, residing at Mansville, Ohio; that on January 12th, 1932, the petitioner was appointed Executor of his estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate:

Clarence Hamilton -	Mansville, Ohio -	Son -	One-fifth.
Hazel McMahan -	Mansville, Ohio -	Daughter -	One-fifth.
Edua Ramsey -	Mansville, Ohio -	Daughter -	One-fifth.
Cecil Wolfad -	Mansville, Ohio -	Daughter -	One-fifth.
Urcil Shaw -	Mansville, Ohio -	Daughter -	One-fifth.

And that the description of said real estate, is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 5763

12207

In the Matter of the Estate of
S. A. Hamilton, Deceased.

Estate not Subject to Tax.

Ernest Wolfard as Executor of the estate of S. A. Hamilton, 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 \$4,109.56 Dollars; the debts and costs of administration are \$501.50 Dollars, and the net actual market value thereof is \$3,608.06 Dollars.

That by the terms of the will of said decedent the balance of said estate amounting to Three Thousand Six hundred eight and 06/100 (\$3,608.06) is distributed among the five children of said decedent and that the value of each share is Seven Hundred twenty one and 61/100 (\$721.61), which is less than their respective exemptions, 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.

12375

In the Matter

James Cannon

This 5th

appraisal

of Union Co.

other evidence

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+ \$808.98

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J. E. Newhouse -

S. A. Hoskins - 2nd

Blana Scott - 2nd

Sophia Newhouse -

Clinton Newhouse -

Martha Bishop -

Martha S. Wells -

Arthur Newhouse -

Mrs. Garvine Egau

Archie W. Martin -

Mrs. Mattie Barth

Mrs. Ernie Potman

Lambert E. Stone

Mrs. Goldie Burek

Mrs. Estelle King

Mrs. Lulu E. Borden

Mrs. Earl Stinson

Dr. D. Martin -

Olive M. Martin -

Maud Mac Gillivray

Vasco W. Livingston

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12375-

In the Matter of the Estate of James Cannon, Deceased.

Determining Tax after Auditor's Appraisal.

This 5th. day of December, 1932, the return on the writ of appraisal heretofore issued herein having been made by the auditor of Union County, upon consideration of said return and the other evidence, the court does hereby find and determine:

That the gross value of said estate is \$14,409.54 Dollars, composed as follows: Personally \$12,909.54 Dollars, real estate \$1,500.00 Dollars. That the debts are \$1,318.86 Dollars, + \$808.90 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 \$12,281.79 Dollars.

The court further finds that the persons entitled to succeed to said estate, their ages when 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:

- J. E. Newhouse - Cousin - \$2,456.36 - None - \$2,456.36 - \$171.94 - Aug. 3, 1932 - S. A. Hoskins - Magistrate
- S. A. Hoskins - 2nd. Cousin - \$1,228.19 - None - \$1,228.19 - \$85.97 - Aug. 3, 1932 - S. A. Hoskins - Magistrate
- Helena Scott - 2nd. Cousin - \$1,228.19 - None - \$1,228.19 - \$85.97 - Aug. 3, 1932 - " " "
- Sophia Newhouse - 2nd. Cousin - \$1,228.19 - None - \$1,228.19 - \$85.97 - Aug. 3, 1932 - " " "
- Clinton Newhouse - 2nd. Cousin - \$1,228.19 - None - \$1,228.19 - \$85.97 - Aug. 3, 1932 - " " "
- Martha Bishop - 2nd. Cousin - \$818.78 - None - \$818.78 - \$67.31 - Aug. 3, 1932 - " " "
- Martha S. Wells - 2nd. Cousin - \$818.78 - None - \$818.78 - \$67.31 - Aug. 3, 1932 - " " "
- Arthur Newhouse - 3rd. Cousin - \$409.89 - None - \$409.89 - \$28.65 - Aug. 3, 1932 - " " "
- Mrs. Corinne Egau - 3rd. Cousin - \$409.89 - None - \$409.89 - \$28.65 - Aug. 3, 1932 - " " "
- Archie W. Martin - 2nd. Cousin - \$614.09 - None - \$614.09 - \$42.99 - Aug. 3, 1932 - " " "
- Mrs. Mattie Raith - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Mrs. Essie Robinson - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Lambert E. Stevens - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Mrs. Goldie Cureton - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Mrs. Cortrude Thigbt - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Mrs. Lulu E. Goodsell - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Mrs. Earl Stevens - 3rd. Cousin - \$87.73 - None - \$87.73 - \$6.14 - Aug. 3, 1932 - " " "
- Del. D. Martin - 3rd. Cousin - \$307.04 - None - \$307.04 - \$21.49 - Aug. 3, 1932 - " " "
- Olive M. Martin - 3rd. Cousin - \$307.04 - None - \$307.04 - \$21.49 - Aug. 3, 1932 - " " "
- Maud. Mac Gillisray - 3rd. Cousin - \$307.04 - None - \$307.04 - \$21.49 - Aug. 3, 1932 - " " "
- Vasco W. Livingston - 3rd. Cousin - \$307.04 - None - \$307.04 - \$21.49 - Aug. 3, 1932 - " " "

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 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.

12376

In the Matter of the Estate of
James Cameron, Deceased.

Orders on Filing Schedule of Debts.

This day a Schedule of debts in the above captioned estate was filed in this Court by the fiduciary of said estate.

It is ordered that the approval of said Schedule of debts be set for hearing before this Court on the 31st day of Dec. 1932, at 1 o'clock P.M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by one publication in the Mansfield Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12376

In the Matter of
James Cameron

This day application for private sale being a power submitted to

And the that it is the expenses distribution further find value of

It is he, and he bonds at

12046

Charles M. Plaintiff

vs.

Charles M. Defendant

Proper application, the necessity no longer the said to appointed and the fall control a guardian

It is Parrott, close complete guardian of guardianship

12376

In the Matter of the Estate of James Cannon, Deceased.

Application for authority to sell Bonds at Private Sale.

This day this cause came on to be heard upon the application of S. A. Hockins, executor, for authority to sell at private sale \$5000.00 par value Fourth Liberty Loan Bonds, being a portion of the assets of said estate, and was submitted to the court.

And the court, being fully advised in the premises, find that it is necessary to sell said bonds in order to pay the expenses of administration, debts and making a partial distribution to the beneficiaries of said estate. The court further find that \$5239.79 is the fair and reasonable value of said Bonds.

It is therefore ordered by the court that said executor, and he hereby is authorized and directed to sell said bonds at private sale for \$5239.79.

12046

Charles M. Davis
Plaintiff,

vs.

Charles Parrott,
Defendant.

Journal Entry

for
Termination of Guardian.
September 29, 1932.

Proper notice having been given of the hearing of this application, and satisfactory proof having been made that the necessity for a guardian for the said Charles M. Davis no longer exists, it is now ordered that such relation between the said Charles M. Davis and Charles Parrott, heretofore appointed as the guardian of Charles M. Davis, cease; and the said Charles M. Davis is hereby restored to the full control of his property as before the appointment of a guardian.

It is further ordered that the said guardian, Charles Parrott, close his accounts as guardian and make a complete report to this court of all of his acts while guardian of the said Charles M. Davis, relative to said guardianship.

The Johnson & Watson Co., Dayton, Ohio 03503

12421

In the Matter of the Will of Valentine Zoellner, Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Alta Zoellner to admit to probate and record the Will of Valentine Zoellner, deceased, late of Mansville, in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And George P. Scheidner and E. A. Emmert, 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 Valentine Zoellner, deceased; that it was duly executed and attested; and that the said testator 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.

Wednesday December 7, 1932.

No. 12423.

In the Matter of the Estate of Valentine Zoellner, Deceased. } Order on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 14th day of January, 1933, at 1 o'clock P.M., and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in Union County Journal at least 10 days prior to the date of said hearing: except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12423

In the Matter of Valentine Zoellner

The last Will and Testament of said decedent, late of Mansville, in said County, Ohio, was admitted to probate and record in said Court on the 6th day of December, 1932, pursuant to an application of Alta Zoellner, the executrix appointed by the Court, and the value thereof is estimated at \$10,000.00. It is ordered that the sum of Five Hundred Dollars (\$500.00) be paid to the said executrix as compensation for her services in and about the estate of said decedent.

12423

In the Matter of Valentine Zoellner

This day the Court accepted the Will of Valentine Zoellner, deceased, in the sum of \$10,000.00 according to the value thereof as made as shown in the inventory filed in this Court.

It is ordered that the costs of the proceedings herein be paid by the estate of said decedent.

In the Matter of the preceding order that the sum of Five Hundred Dollars (\$500.00) be paid to the said executrix as compensation for her services in and about the estate of said decedent.

12096

12049

12225

12726

12003

8351⁷²

12120

12195

12045

12207

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10260⁷²

1932. at J.P.O. Court Room in the Station Army C. Court Dr. George A. Julia Long & Daisy McLean Bent Cahill Jerome M. M. Myrtle Johnson

Malcolm Sher Charles Dav Ernest Welford Christian Bra S.N. Mallan George Low.

12423 In the Matter of the Estate of No. 12423.
 Valentine Goellner, Deceased. Order for Appointment and for Bond.
 The last Will of Valentine Goellner, deceased, late of
 Mansville, in said County, having heretofore been duly approved
 and allowed, this day J. Geo. Emmert, 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 as 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. Geo. Emmert is a suitable person and legally competent,
 it is ordered that he be appointed as such Executor upon
 giving Bond with sureties as required by law in the
 sum of Five-Thousand and no -- Dollars, and this cause
 is continued.

12423 In the Matter of the Estate of Bond Approved.
 Valentine Goellner, Deceased. Letters Issued.
 This day J. Geo. Emmert appeared in open Court,
 accepted the trust as Executor of the Estate of Valentine
 Goellner, deceased, and gave and filed herein his Bond
 in the sum of Five-Thousand and no -- Dollars, conditioned
 according to law, with Margaret E. Hoyt and Lawrence John
 Mader 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. Geo. Emmert; that
 notice of said appointment be published as required by law;
 that this proceeding be recorded, and that said Executor pay
 the costs herein taxed at \$ --.

In the matter of accounts filed for settlement. notice ordered.
 The following accounts having been filed in this Court it is
 ordered that notice of the filing of the same be published in the
 Mansville Tribune that they will be for hearing on Saturday Dec 9.

- 12096 1932. at J. P. M. as follows: George A. Ransoh 1st & Final account
- 12049 Adm't Ransoh adm'r of the estate of George A. Ransoh 1st
- 12226 W. H. Hallon ex George A. Ransoh 1st
- 12726 Perry C. Courree, Samantha Courree. Ex. First & final account
- 12726 S. J. Bouye adm'r of the estate of Joseph Wood 1st and final account
- 12003 Julia Long ad'r " " Mary J. Steag " "
- 8351m Pracy McLean ad'r " " Ida Brown " "
- 12120 Bent Cabnet Trustee of Ernie J. Huston et al Shard
- 12120 Maurine Mott Farnsh ex of the estate of Joseph L. Spicer 1st & Final account
- 12195 Myrtle Johnson. Ex " " "
- 12195 Malcolm Shestrene et al. Chester Amer. Educ. " " "
- 12045 Charles Davis. Incompetent; Chas. Parrall Educ. Final "
- 12207 Ernest Welford ex. of the estate of S. A. Kunitz 1st & Final "
- 100282 Christine Braun. Educ. of William Braun 5th "
- 11997 S. N. Mallon Ex. of the estate of J. J. Wallace 1st & Final "
- 10260 George Low. ad'r " " " John E. Horn. 3rd "

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The Johnson & Watson Co., Dayton, Ohio G. 3563

12414

S. R. Sanders, Administrator of the
Estate of John H. Robertson,
Deceased, Plaintiff.

vs.

J. S. Robertson, et. al.,
Defendants.

No. 12414.

Entry.

This matter came on to be heard upon the petition of the plaintiff for authority to sell the real estate of the above decedent to pay debts of his estate, and the court finds that the defendants are in default of answer, although served with summons according to law or having waived the issuing and service of summons and process and having voluntarily entered their appearance herein and having consented to the sale of the real estate.

The court finds from the evidence that all necessary parties are before the court and that the prayer of the petition should be granted; and that the real estate described in the petition was appraised by the appraisers of the estate at \$500.00, and orders that a further appraisal be dispensed with.

The court further finds that the Bond heretofore given by the Administrator of the estate of John H. Robertson in the sum of \$1000.00 is sufficient and said Administrator may proceed with the sale without giving additional Bond.

And it appearing that private sale would be to the best interest of the estate, it is ordered that the said S. R. Sanders, as such Administrator, sell said real estate at private sale at not less than \$500.00, being the appraised value thereof; and that he sell said real estate for cash.

And it is further ordered that said S. R. Sanders, as such Administrator make return of sale without unnecessary delay.

111960

In the Matter of the
Estate of
Julia F.
Upon the
Petition of
Louis non
deceased, et
of said ad

111960

In the Matter of the Estate of
Julia P. Lyons, Deceased.

Order Approving Bond.

Upon the application of T. A. McAllister, Administrator de
bonis non with will annexed of the estate of Julia P. Lyons,
deceased, and for good cause shown, the amount of the Bond
of said administrator is hereby reduced to the sum of \$2000.00.

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The Johnson & Watson Co., Dayton, Ohio G 3505

12301

Jessie Barnes and Charles W. Barnes,
Fiduciaries of the estate of
R. J. Barnes, deceased,
Plaintiffs.

No 12301.

vs.

Entry.

Jessie Barnes, et al,
Defendants.

This day this cause came on for hearing upon the report of the receiver filed herein and on consideration thereof it is hereby approved and confirmed.

And it is ordered by the court that the said Charles D. Webb as such receiver be, and he is hereby allowed the sum of \$35.00 as his compensation as such and there is allowed to Milo L. Myers, attorney for said receiver the sum of \$25.00 and the said receiver is ordered to retain from the moneys in his hands the said sum to him and that he pay to the said attorney the amount allowed him.

It is further ordered that the said receiver pay the balance remaining in his hands in the sum of \$21.15 to the fiduciaries of the said estate.

It is further ordered upon the payment of said items aforesaid by the said receiver then that he be discharged as such and his bond and sureties thereon be released from any further obligation by reason thereof.

11195-A

In the Matter of the Estate of
Julia P. Lyons, Deceased.

December 10, 1932.

Journal Entry Approving Bond.

Now come T. A. McAllister, Administrator de bonis non with will annexed of the estate of Julia P. Lyons, deceased, and pursuant to the order of this Court made December 9, 1932, tender to the Court a new bond as such administrator, conditioned according to law, in the sum of \$2000.00 with — as surety for the approval of the Court, and it is ordered that the former bond of said administrator in the sum of \$32,000.00 be discharged and the surety thereon released.

12179

Estate of Frank T.
On motion
to the satisfaction
of Frank T.
to collect

12179

Estate of Frank Ruly, Deceased. Granting further Time to collect assets.
 On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Fred Ruly, executor of the estate of Frank Ruly, deceased, is allowed six months further time to collect the assets of said estate.

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The Johnson & Watson Co., Dayton, Ohio G 5565

10763

In the Matter of the estates of
Jemima R. Bisler,
Celia M. Bisler,
Alfred Bisler, Minors.

No. 10763.
Journal Entry.

This cause came on this day to be heard on the application of Edgar H. McMahon, the duly appointed, qualified and acting guardian of Jemima R. Bisler, Celia M. Bisler and Alfred Bisler for an order of this court approving and directing him to bid in, and take over in the name of his said wards certain productive real estate, the same being described in his application; and it appearing to the court that the statements contained in the said application are true; and that it would be for the best interest of said wards for the said guardian to bid in, take over and have the court of Common Pleas to confirm the sale in the name of the said wards as purchasers and the sheriff's deed made conveying said real estate herein and in the mortgage described in the name of said wards.

Therefore be and it is hereby ordered that the said Edgar H. McMahon as said guardian bid in, take over have the Court of Common Pleas confirm the sale in the name of and the sheriff of this county make deed conveying said real estate to the said Jemima R. Bisler, Celia M. Bisler and Alfred Bisler.

12237

S. J. Brown, Administrator of the
Estate of Homer Jolley, Deceased,
Plaintiff,
vs.
Lawrence H. Jolley, and Maggie
Dunfee, Guardian of Helen Jolley,
Defendants.

Case No. 12237.
Entry.

This day, S. J. Brown, Administrator of the Estate of Homer Jolley, deceased, appeared in open Court and filed his Petition to determine Heirship.

It is therefore ordered that said Petition be heard on the 13th day of December, A. D. at 9:30 A.M.

12237

S. J. Brown,
Estate of Homer

Lawrence H.
Dunfee, Guardian

This day
appearing to
served with
appearances
testimony that
of this State
Helen Jolley-
Lawrence Jolley

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12287

S. J. Brown, Administrator of the Estate of Homer Jolley, Deceased, Plaintiff,

Case No. 12287.

vs.

Lawrence H. Jolley, and Maggie Durfy, Guardian of Helene Jolley, Defendants.

Entry Determining Heirship.

This day this cause came on for final hearing and it appearing to the Court that all parties in interest have been duly served with summons and have voluntarily entered their appearances herein, the Court finds from the pleadings and testimony that the following persons are entitled by the law of this State to inherit the estate of Homer Jolley, deceased.

Helene Jolley - Age 70 yrs - Widow - Richwood, Ohio - Undivided one-half.
Lawrence Jolley - Age 37 yrs - Son - Tampa, Fla - Undivided one-half.

It is further found that Maggie Durfy is the duly appointed, qualified and acting Guardian of the estate and person of Helene Jolley, and that S. J. Brown, Administrator of the Estate of Homer Jolley, deceased, is hereby ordered and directed to distribute the property to which Helene Jolley is entitled to Maggie Durfy, Guardian of Helene Jolley.

Said decedent was seized at the time of his death of the following described real estate, to-wit:

Being an undivided one-half interest in Lot No. 244 on West Ottawa St., in the Village of Richwood, Union County, Ohio.

Said decedent was seized at the time of his death of the following described personal property, to-wit:

Monies belonging to the decedent	\$ 989.81
Total appraisement of Stocks and Securities	\$ 17,000.00
Total appraisement of accounts and debts receivable	\$ 325.00
Total	\$ 18,314.81

It is further found that the Plaintiff herein, S. J. Brown, Administrator of the Estate of Homer Jolley, deceased, has heretofore filed a Petition in the Probate Court of Union County, Ohio, to obtain a declaratory judgment and more specifically to obtain the direction and authority of the Court as to the proper interpretation of Section 10609-54 of the General Code of the State of Ohio, which has to do with the proper distribution of the sum of Two Thousand Five Hundred Dollars (\$2500.) either to Helene Jolley as the surviving spouse of Homer Jolley, deceased, or to Lawrence H. Jolley as the only child of the said Homer Jolley.

It is further found that the findings and orders as contained in this Journal Entry are made subject to and to conform to the final determination of the cause now pending concerning the distribution of the above mentioned sum of Two Thousand Five Hundred Dollars (\$2500.).

The Johnson & Watson Co., Dayton, Ohio G. 5503

It is further ordered that this proceeding be recorded and the costs, taxed at \$ —, be charged to said estate.

12362

Herbert Brandell, Administrator of the Estate of George W. Brandell, Deceased, Plaintiff,

vs.

Ellen A. Brandell, et al., Defendants.

No. 12362.

Journal Entry.

This day this matter came on for hearing on the application of defendant, The Columbus Mutual Life Insurance Company, for an order of the Court making Olive M. Brandell, Eugene Haigum, and Doris Brandell parties defendant.

On consideration whereof, the Court finds said motion well taken and it is ordered that Olive M. Brandell, Eugene Haigum, and Doris Brandell be made parties defendant hence with leave to plead.

12414

S. P. Sanders, Administrator of Estate of John H. Robertson, Deceased, Plaintiff,

vs.

J. S. Robertson, et al., Defendants.

No. 12414.

T. S. P. Sanders, Acting:

Whereas, in Cause Number — of the Probate Court of Union County, Ohio, you have filed a petition and commenced an action therein; wherein you are plaintiff and J. S. Robertson, et al., are defendants; it was ordered, adjudged and decreed that you proceed to sell the real estate mentioned in the petition, at private sale, for a price not less than the appraised value thereof, to-wit; \$500.00, agreeable to the statutes regulating the sale of real estate by Administrators and that you make return of this proceedings to this court, and bring this order with you.

The said real estate is described in the petition, as follows, to-wit:

Situated in the Village of Essex, County of Union, State of Ohio, and known as Lot No. 6 in the Village of Essex, bounded five (5) rods on Water Street, eight (8) rods on Mulberry Street, five (5) rods on center alley and eight (8) rods on Lot No. 8, be the same more or less, subject to all legal highways.

Witness my hand and seal of said court at Mansville, Ohio, this 8th. day of December, 1932. Seal

11982

In the Matter of Charles A. L. S. H.

deceased, having and order to from any inheritance on for hearing. finds and de \$ 304.26 Do \$ 304.26 Do nothing, that Daughter and said estate such inheritance.

It is ordered at \$ 3.00 credited in

11941

In the Matter of Era Brandell

Effie Brandell, for a finding therein are Ohio, the fully advised gross value and costs not actual. said deceased Daughters, successions

It is taxed at \$ and credited

11759

Thursday In the Matter of Peter R. Rose and J. R. W. son deceased in the record

11982

In the Matter of the Estate of Charles A. Ward, Deceased.

Estate not Subject to Tax.

L. S. Hull as Administrator of the estate of Charles A. Ward, 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 \$ 304.26 Dollars; the debts and costs of administration are \$ 304.26 Dollars; and the net actual market value thereof is nothing, that said deceased died testate leaving one Son, one Daughter and two Grand-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.

11941

In the Matter of the Estate of Eva Grandstaff, Deceased.

Estate not Subject to Tax.

Effie Grandstaff as Administratrix of the Estate of Eva Grandstaff, 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 \$ 1400.00 Dollars; the debts and costs of administration are \$ 535.20 Dollars, and the net actual market value thereof is \$ 864.80 Dollars, that said deceased died intestate leaving one Son and 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.

11759

Thursday December 15, 1932. Appointment - Order to record notice. In the Matter of the estate of } This day proof of publication of notice
Ruel R. Robinson - Deceased } of the appointment of John H. Linkade
and J. R. Woods as administrators etc of the estate of Ruel R. Robin-
son deceased was filed herein: it is ordered that the same be recorded
in the records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 5565

9680D

In the Matter of the Guardianship
of John Smith an Incompetent.

No. 9680 D.

Journal Entry.

This day this matter came on to be heard on the application of Nellie Smith, for the appointment of a guardian of the person and estate of John Smith, an incompetent person, notice to the said John Smith and next of kin residing in the county having been given as required by law and the former order of this court, and the court being satisfied that the said John Smith is an incompetent person and that the matters and things alleged in the application of the said Nellie Smith are true and a guardian having been heretofore appointed for him in this court, who having resigned, and said estate having not been closed, and that the said John Smith still has a residence and domicile in this county, and that a guardian should be appointed for him, and the court being satisfied that Milo L. Myers is a suitable person to be appointed as such guardian and he having filed in this office a statement, duly verified by his affidavit of the whole estate of the said ward and the probable value thereof as near as can be ascertained.

Therefore it is hereby ordered by the court that a guardian be appointed and that the said Milo L. Myers do and he hereby is appointed as such guardian, and it is further ordered that he give bond with sureties in the sum of \$4000.00 as required by law and upon approval thereof that letters of guardianship issue to the said Milo L. Myers. Notice of appeal given Bond fixed at \$100.00.

12036

In the Matter of the Estate of
Elizabeth Nicol.

Case No. 13414 - 12056

Entry.

This day this cause came on to be heard on the account of Alice Hollenbach, Administrator, filed in the Probate Court on the — day of — 1932, and the exceptions thereto, the court, on due consideration thereof, find that said exceptions are not well taken, and that said account is in all respects correct and according to law, and do hereby approve and confirm the same. The Exceptions are therefore overruled.

Exceptions noted for exception, and it is further ordered that the Administratrix pay all costs taxed and charge same against said estate, if no appeal taken.

T. Le Roy Allen.

Common Pleas Judge.

Approved By:

George Sanders.

Attorney for Administrator.

Milo L. Myers.

Attorney for Exceptioners.

C. A. Hoopes.

Attorney for Heirs of Elizabeth Nicol.

11977

In the Matter

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11977

In the Matter of the Estate of
Thomas L. Robinson, Deceased.

Estate not Subject to Tax.

C. B. Ballinger as Administrator of the estate of Thomas L. Robinson, 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 \$ 3239.62 Dollars; the debts and costs of administration are \$ 3239.62 Dollars, and the net actual market value thereof is nothing, that said deceased died intestate leaving a widow and one Brother, 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.

12143

In the Matter of the Estate of
Lafe Tropp, Deceased.

Estate not Subject to Tax.

_____ as _____ of the estate of Lafe Tropp, 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 \$ 762.00 Dollars; the debts and costs of administration are \$ 765.00 Dollars, and the net actual market value thereof is nothing. Estate was not administered. That said deceased died leaving one Brother, 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.

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The Johnson & Watson Co., Dayton, Ohio G. 3565

12375 In the matter of
The Estate of James Barners deceased.

Authority to Transfer Real Estate

This day came S. W. Hopkins Executor of the estate of James Barners deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on August 3, 1922, residing at Magnetic Spring Ohio; that on August 26, 1922, the petitioner was appointed Executor of his estate; that the following persons with their age, address, relationship and portion inherited inherit said real estate:

Name	Address	Relationship	Portion Inherited
E. Newhouse	Magnetic Spring, O.	Cousin	1/5
S. W. Hopkins	Columbus, Ohio	2 nd Cousin	1/10
Clara Scott	Magnetic Spring, O.	2 nd Cousin	1/10
Mrs. Martha Bishop	Ann Arbor, Mich.	2 nd Cousin	1/10
Mrs. Martha S. Wells	Cornelius, Oregon	2 nd Cousin	1/10
Arthur Newhouse	O. Thomas, Mich.	3 rd Cousin	1/20
Mrs. Carmen Egaw	Adrian, Mich.	3 rd Cousin	1/20
Popple Newhouse	Grandview, Mich.	2 nd Cousin	1/10
Clinton Newhouse	"	"	1/10
Arthur W. Martin	Seattle, Wash.	"	1/20
Mrs. Mattie Barst	Mt. Lake, Fla.	3 rd	1/140
Mrs. Essie Robinson	Grand Rapids, Mich.	"	1/140
Lambert E. Stevens	"	"	1/140
Mrs. Goldie Curston	Guatemala City, C.A.	3 rd	1/140
Mrs. Bertrude Langst	Chicago, Ill.	"	1/140
Mrs. Lela G. Goolsall	"	"	1/140
Mrs. Earl Stevens	Grand Rapids, Mich.	"	1/140
Pat D. Martin	Cadillac, Mich.	"	1/40
Oliver W. Martin	Elmira, Mich.	"	1/40
Mrs. MacBiliatray	Bremerton, Wash.	"	1/40
Vasco W. Livingston	"	"	1/40

And that the description of said real estate is as set out in said application.

And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered, that said real estate be transferred upon the duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

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8629. In the Matter of the Guardianship }
 of George W. L. Touquet } Filing 8th Account.
 This day came Billie M. Cunningham, Guardian of George W. L. Touquet of Union County, Ohio, and presented her account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28 day of January, 1933 at one o'clock P.M. to which time said matter is continued.

8629. In the Matter of the Guardianship }
 of George W. L. Touquet - Incompetent } Petition for Personal Bond.
 This day Billie M. Cunningham Guardian of George W. L. Touquet, appeared in open court and filed her petition asking that she as Guardian give personal bond with approved sureties, as Guardian of said George W. L. Touquet, incompetent. It is therefore ordered that personal bond be accepted.

12414 S.R. Sanders,
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12414

S. R. Sanders, Administrator of the Estate
of John H. Robertson, Deceased. Plaintiff

vs.
J. S. Robertson et al. Defendants

Case No. 12414

This day this cause came on to be heard upon the report of S. R. Sanders, Administrator of the estate of John H. Robertson, deceased, of his 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: the court having carefully examined said report and finding the proceedings of said petitioner 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 said petitioner execute deed of all the right, title and interest of the said John H. Robertson in said real estate, to the purchaser Richard G. Evans, upon said purchaser paying unto the said S. R. Sanders, Administrator as aforesaid the sum of Five Hundred Dollars (\$500.00).

It is further ordered that the said S. R. Sanders out of the money in his hands pay: First: To the Treasurer of Union County the sum of \$4.02, being the taxes, penalty and interest thereon against said property.

Second: The costs and expenses incurred in the sale of said property in the sum of \$35.40.

Third: That he shall account for the balance in his hands under trust.

12309.

In the Matter of the Estate
of Irene Spurrier Deceased } Authority to Transfer Real Estate.

This day came Emory A. Spurrier, Executor of the estate of Irene Spurrier deceased and filed his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on March 17, 1932, residing at Mansville Ohio; that on May 6th, 1932, the petitioner was appointed Executor of her estate; that the following persons with their age, address, relationships and portion inherited, inherit said Real Estate.

Name	Age	Address	Relationship	Portion inherited
Gertrude Spurrier		Mansville Ohio	Daughter-in-law	First Tract
Olevis L. Spurrier		Mansville, Ohio	Son	1/2 Second Tract
John R. Spurrier		Lonia Michigan	Son	1/2 Second Tract

And that the description of said real estate is as set out in said application. And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record as provided by law.

12423.

In the Matter of the Estate of } Appointment - Order to record Notice
Valentine Goellner Deceased }
This day proof of publication of notice of the appointment of J. George Ement, as executor of the estate of Valentine Goellner, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

The Johnson & Watson Co., Dayton, Ohio G. 3563

12377.

In the Matter of
Solomon Turner.

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12377.

In the Matter of the Estate of }
Solomon Turner, Deceased. }No. 12377. - Determination of Inheritance Tax.
Estate not subject to tax.

Julia and Edmund Turner as fiduciaries of the estate of Solomon Turner 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 Thousand Eight Hundred and $\frac{56}{100}$ Dollars; the debts and costs of administration are Three Thousand Three Hundred eleven and $\frac{11}{100}$ Dollars, and the net actual market value thereof is Three Thousand Four Hundred eighty-eight and $\frac{97}{100}$ Dollars.

That the only portion of said gross estate remaining is the 77.45 acres, which under the terms of the last will and testament of the deceased, the same was devised to the widow, Julia Turner for life with the remainder estate in $4\frac{1}{2}$ acres, or part thereof to Ben H. Turner and the remaining portion, 33 acres or part to the said Hazel Turner, children of the deceased, 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.

12290.

In the Matter of the Estate of }
George William Blumenschein }
Deceased. }No. 12290
Determination of Inheritance Tax.
Estate not subject to tax.

Josephine Blumenschein as Administratrix of the estate of George William 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 \$1853.00 Dollars, the debts and costs of administration are - Court Costs - \$24.00 - Money has been expended for Counsel, Funeral Expenses and Mortgage on Home and the net actual market value is nothing.

That said deceased died intestate leaving a widow and minor children:
Arvata Blumenschein - Age 18. Daughter.
Evelyn Blumenschein - Age 16 - Daughter.
Ina Blumenschein - Anna Blumenschein - Daughters Age 11.
Wilbur Blumenschein - Age 4. Son, 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 the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

The Johnson & Watson Co., Dayton, Ohio G. 5565

12395 In the Matter of
Jacob Eastman Deceased
No Administration

Determination of Inheritance Tax.
Estate not subject to tax.

Emma Eastman widow of Jacob 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 \$1000.00. Undivided one-half interest, the debts and costs of administration are — Said Estate was to determine heirship. Costs Paid, the net actual value thereof is nothing:

That said deceased died intestate leaving a widow and one Daughter.
Emma Eastman - Age 58 - Widow
Elizabeth Eastman - Age 22 - Daughter..

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 the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

12337 In the Matter of the estate
of Solomon Turner, Deid.

Edmund Turner, Adm^r. of the estate of Solomon Turner late of Union County, Ohio, deceased, presented their account in settlement of said estate duly verified. Whereupon the Court do order the same filed & advertised for hearing on Saturday the 24 day of February 1933. at 1 P.M. to which time said matter is continued.

This day came Julia ^{and}

12425

In the Matter of
of Alvi Graham
Lou E. Graham

tion, duly verified estate and the tax under the law fully advised in Graham surviving at law having istration is being dent was the or

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9276

In the Matter
Everett Loy Cye

This day Union County of said Union

Whereby for hearing on 5 o'clock P.M.

12425

In the Matter of the Estate of Albi Graham - Deceased. } Determination of Inheritance Tax.
Estate not subject to tax.

Lou E. Graham, the widow of Albi Graham, 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 law of Ohio, the same came on for hearing and the Court, being fully advised in the premises, find and determines that deceased left Lou E. Graham surviving him as widow and Jean Graham his only child and heir at law having a next estate of inheritance from the deceased; 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 \$10,652.50

That there was no property distributed by said decedent in contemplation of death, or to take effect in possession or enjoyment at or after death, of the deceased.

That the decedent owed a promissory note for the sum of \$6000.00, which was secured by mortgage deed on 15 1/2 acres of real estate, and which, with the funeral expenses in the sum of \$518.25 of the deceased are charges against the decedent's estate, thus leaving an estate of \$4,134.25

That by reason thereof said estate and the successions therein are exempt from 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 the costs herein, taxed at \$3.00 be certified to the County Auditor to be paid in the manner prescribed by law.

9276

In the Matter of the Guardianship of } Filing Eighth Account.
Everett Loy Cyers. Incompetent J.

This day came Mary M. Cyers, Guardian of Everett Loy Cyers, of Union County, Ohio, and presented her eighth account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of January A. D. 1933 at one o'clock P.M., to which time said matter is continued.

The Johnson & Watson Co., Dayton, Ohio G. 565

12056.

Estate of Elizabeth

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Successor.	Age	Relation
Anna B. Kollfrath	77	Sister
Eva Fisher	65	"
Margaret Rolfe.	59	"
Kate Straus	61	"
John N. Noelf-	38	Nephew
Laura Thompson.	35	Niece
J. E. Noelf	46	Nephew
Maria Noelf-	49	Niece
J. H. Kreis	44	Nephew
Mary Kreis	56	Niece
Dora Kreis	42	"
Marguerite Goring	58	"
Amelia B. Graff	48	"
Anna Kreis.	50	"

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12056.

Determination of Inheritance Tax
Estate of Elizabeth Nicol Deceased - Determining Tax without Auditor's Appraisal.

This 18th day of May 1932, 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 Four Thousand Nine Hundred Six $\frac{66}{100}$ Dollars, composed as follows: Personalty Three Thousand Eight Hundred Six $\frac{66}{100}$ Dollars, real estate Eleven Hundred Dollars.

That the debts are Five Hundred Dollars, and that the cost of administration will be Five 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 Three Thousand Nine Hundred Six $\frac{66}{100}$ 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:

Successor.	Age	Relationship	Value of Succession as found by Court	Am't of Exempt.	Bal. sub. to tax	Am't of Tax	Date of Accrual	Person by whom Tax should be paid	Twp or Municip.
Anna B. Kollfrath	77	Sister	\$ 563.00	\$500.00	\$63.00	\$3.15	Apr 27/31	Alice Kollfrath	Marysville
Eva Fisher	65	"	563.00	500.00	63.00	3.15	"	"	Union Co
Margaret Rolfe.	59	"	563.00	500.00	63.00	3.15	"	"	"
Kate Straus	61	"	563.00	500.00	63.00	3.15	"	"	"
John N. Noelf-	38	Nephew	281.50	500.00	None	None			
Laura Thompson.	35	Niece	281.50	500.00	"	"			
J. E. Noelf	46	Nephew	281.50	500.00	"	"			
Anna Noelf.	49	Niece	281.50	500.00	"	"			
J. H. Kreis	44	Nephew	97.16	500.00	"	"			
Mary Kreis	56	Niece	97.16	500.00	"	"			
Dora Kreis	42	"	97.16	500.00	"	"			
Marguerite Coning	58	"	97.16	500.00	"	"			
Amelia B. Graff	48	"	97.16	500.00	"	"			
Anna Kreis.	50	"	97.16	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 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% be certified to the Auditor of said county to be paid in the manner provided by law.

The Johnson & Watson Co., Dayton, Ohio G. 555

10857. In the Matter of the Guardianship } No. 10857
of Edna B. Peters } Filing Third Account.

This day came Mary Beuzler, Guardian of Edna B. Peters, of Union County, Ohio, and presented her Third Account duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28 day of January 1932 at one o'clock - p.m. to which time said matter is continued.

12149. In the Matter of the Estate of } Dec. 27, 1932
Edward Connolly, Deceased } Authority to Transfer Real Estate

This day came Ralph Connolly, Executor of the estate of Edward Connolly, deceased and filed his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on October 6, 1931, residing at Milford Center, Ohio; that on October 27th, 1931, the petitioner was appointed Executor of his estate; that the following persons, with their age, address, relationships and portion inherited, inherit said Real estate:

Name.	Age	Address.	Relationship.	Portion Inherited
Alta Connolly	72	Milford Center Ohio	Widow	Life Estate
Harry Connolly	50	Marysville. Ohio	Son	1/4 of remainder
Curtis Connolly	47	Marysville. Ohio	Son	1/4 of remainder
Alpha Connolly	44	Chicago, Illinois	Son	1/4 of remainder
Elsie Gardner	40	Milford Center Ohio	Daughter	1/4 of remainder

And that the description of the real estate is as set out in the application. And it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicate of the County where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained in the application, be filed with the Recorder of the proper County, for record as provided by law.

12277.

Estate of Julia A. ?
Deceased
cause shown to the
of the estate of Julia
to collect the assets

1932

Probate Court, Union County, Wednesday, December 28 1932.

12277. Estate of Julia A. Henson } Granting further time to Collect Assets
 Deceased } On motion and affidavit filed, and for good
 cause shown to the satisfaction of the Court, W. J. Howdyshell, administrator
 of the estate of Julia A. Henson deceased is allowed six months further time
 to collect the assets of said estate.

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12149. In the Matter of the Estate of }
Edward Connolly, Deceased. Filing 1st and Final Account.
This day came Ralph M. Connolly, Executor of the estate of Edward Connolly, late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified.
Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28 day of January A.D. 1933 at one o'clock P.M. to which time said matter is continued.
- 12293 J.A. Fields, as adm. of the estate of J.H. Fields Pft. S. Samuel Fields et al.
Order approving Bond for Public Sale
This day this cause came on further to be heard, and it appearing to the Court that the said J.A. Fields the plaintiff above named has given Bond as heretofore ordered in the sum of one thousand dollars with Bush Fields & M.C. Gorry, Executors as sureties. It is ordered that said bond be and hereby is approved.
- 12293 J.A. Fields adm. of the estate of J.H. Fields deceased. Pft.
S. Samuel Fields et al.
This day came the said Plaintiff by his attorney and produced to the Court the report of an appraisement herein made in pursuance of a former order of this Court: and it appearing upon examination that said report is in all respects regular and correct, it is ordered that the same be and hereby is approved and confirmed. It is therefore further ordered that said J.A. Fields as such Administrator proceed according to law to sell the real estate described in the petition for and down at public auction on the 31-day of December 1932, for not less than 75% the appraised value thereof on the preceding 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 of general circulation in Union County Ohio where said real estate is situated.
The said petitioner is ordered to make return to this Court immediately after such sale is made, and this cause is continued.

11862

In the Matter of
Reuben F. Pollock
Emma
deceased having
said estate and
under the laws
fully advised in
of said estate is
and the net assets
That said d
result said estate
inheritance tax

It is further
other entries in
the succession
and that the co
to be paid accord

11674.

In the Matter
Lucy B. Shelburne
Mable
deceased, having
order that said
inheritance tax
And the Court
that the gross
administration
is \$482.00, et
and that as a
exempt from a

It is further
of all other entries
tax on the success
of Ohio, and to
County auditor

11439

In the Matter
Nettie Jane
Henry
Kurtz White
for a finding
therein are
Ohio, the sa
And the
determines the
debts and co
market val
intestate le
Henry
Kurtz White

11862

In the Matter of the Estate of } Determination of Inheritance Tax -
Reuben F. Poling Deceased } Estate not subject to tax

Emma J. Poling as Administratrix of the estate of Reuben F. Poling 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 \$1,000.00, the debts and costs of administration are \$31.40, and the net actual market value thereof is \$968.60.

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 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 the costs herein taxed at \$2.00, be certified to the county auditor to be paid according to law.

11674.

In the Matter of the Estate of } Determination of Inheritance Tax
Lucy B. Shelton, Deceased } Estate not subject to tax

Mable Castor as Administratrix of the estate of Lucy B. Shelton deceased, having filed an application, duly verified, for a finding and order that said estate and 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, the debts and costs of administration are \$18.00 and the net actual market value thereof is \$482.00, that said deceased died intestate leaving two daughters, 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 the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

11439

In the Matter of the Estate of } Determination of Inheritance Tax
Nettie Jane Wertz Worley } Estate not subject to tax

Henry Wertz as Administrator of the estate of Nettie Jane Wertz Worley 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 - none - the debts and costs of administration are - none - and the net actual market value thereof is - nothing - that said deceased died intestate leaving a widower, two sons and two daughters.

Henry Wertz, Administrator of the estate of Nettie Jane Wertz Worley deceased states that no assets of the estate of

11439.

said decedent have been collected, and no expenses incurred on behalf thereof since the appointment, and that the condition of the estate is the same as stated at that time.

That no property or estate of any kind whatsoever belonging to the estate of said decedent has come to the possession or knowledge of this affiant as such Administrator.

That there is no estate of any kind whatsoever, either now or in expectancy, of said decedent, to the knowledge of this affiant.

That said appointment was made for the purpose of clearing title to real estate.

Wherefore no reasons exist for the continuance of said trust, and he therefore files a statement in lieu of an account, and asks that the same be accepted by the Court. That no claim is made for expenses or compensation on account of said trust by affiant, 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 the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

11491.

In the Matter of the Estate of { Determination of Inheritance Tax
Francis Eagleton Deceased } Estate not Subject to Tax.

Nora Eagleton as Administratrix of the estate of Francis Eagleton 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 \$300.00, the debts and costs of administration are \$300.00 and the net actual market value thereof is nothing. That said deceased died intestate leaving a Father, Mother Four Brothers and Three Sisters, 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 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 the costs herein, taxed at \$3.00 be certified to the County Auditor to be paid according to law.

10990

In the Matter of the Estate of { Determination of Inheritance Tax
Pearson F. Holycross deceased } Estate not subject to tax

Ruther A. Wood as Executor of the estate of Pearson F. Holycross, 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 \$1450.00, the debts and costs of administration are \$950.00 and the net actual market value thereof is \$500.00; that said deceased died testate leaving Two

Daughters, Two Sons
the successions the

It is further ordered that all other entries in relation to or in any way affecting the successions of said estate be certified to the County Auditor to be paid according to law.

10260-B.

In the matter of John E. Howe as Adm. of the Estate of the Estate of John E. Howe deceased. Due notice thereof has been filed thereto, and the Court having carefully examined the matters pertaining thereto, to be in all respects correct and true, the account is hereby approved.

The Court finds that the Administrator due tribute according to law.

It is ordered that the costs herein taxed at \$6.50 be certified to the County Auditor to be paid according to law.

10028 1/2

In the Matter of the Estate of William Brauer Guardian of William Brauer having been published and no one now appearing to be in all respects correct and true, the account is hereby approved.

It is ordered that the costs herein taxed at \$6.50 be certified to the County Auditor to be paid according to law.

Daughters, Two Sons and Two Grand-sons, 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 the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

— Saturday - December 31st 1932 —

10260-B. In the matter of the Estate of John E. Howe deceased Third Account.

This day the Third Account of George Howe as Adm. of the Estate of John E. Howe deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed and confirmed.

The Court finds a balance of \$14832.76 Dollars in the hands of said Administrator due said estate: which amount he is ordered to pay over and distribute according to law, and the Will of said John E. Howe deceased.

It is ordered that said George Howe as Administrator pay the costs herein taxed at \$6.50 - Dec. 20, 1932. Pd. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

10028 1/2 In the Matter of the Guardianship of } Fifth Account.
William Braun

This day the Fifth Account of Christine Braun Guardian of William 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 thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and 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 three hundred eighty seven and 5/100 Dollars (\$387.56) due said Ward. It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days - Costs paid Nov. 8, 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

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In the Matter of Accounts } 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.

12096 Albert Rausch, admr., of the estate of George Adam Rausch.
First and Final Account.

12049 E. N. Hatton, executor of the estate of Sarah H. Andrews.
First Partial Account.

12225 Samantha Converse, executrix Perry C. Converse estate.
First and Final Account.

12726 S. J. Bown, admr. of the estate of Joseph Wood.
1st and Final Account.

12003 Julia Rowe, admrs. of the estate of Mary J. Stacy.
First and Final Account.

12320 Daisy M^{rs}. Gee, admrs of the estate of Ida Wynn.
First and Final Account.

8351 A. Bent Cahill. Trusteeship. Emory J. Houston et al.
Third Account.

12120 Minnie Kurtz Bangs and Myrtle Johnson, exs of the estate of Joseph L. Spicer.
First and Final Account.

12195 Chester Ann Gdn. Malcomb Sherburn et al.
First and Final Account.

12045 Charles Davis - Incompetent: Charles Parrott Gdn.
Final Account.

12207 Ernest Walford Ex. of the estate of S. A. Hamilton.
First and Final Account.

10028 1/2 Christine Braun. Gdn of William Braun.
Final Account.

11917 Q. N. Wallace Ex. of the estate of J. J. Wallace.
First and Final Account.

10260-B. George Howe. Admr. etc. of the estate of John E. Howe.
Third Partial Account.

9402 In the Matter of the Guardianship of J. C. Coons, Deceased. } Filing Final Account.

This day came Jason Coons as Guardian of J. C. Coons, late of Union County, Ohio, deceased, and presented his account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28 day of January A. D. 1933 at one o'clock P. M. to which time said matter is continued.

12420. In the Matter of Elmer Hall. &

This day an Court by the file the approval of said hearing has law of the Stat

12039 In the Matter of Gary Meddles

This da Meddles late of in settlement of

Whereupon hearing on Satur to which time

12155. In the matter of Dorothy Ch

This day of Union Cou said Guardianship

Whereupon hearing on Sat to which time

11972 In the Matter of John David

This day of W. E. White. David White,

estate against \$9,900.00 and of \$6000.00: an

value and can the best int

ordered that acquittance

11726 In the Matter of Joseph W

S. J. B. deceased. has and order the

from any int on for hearing funds and det

the debts an market value

tate leaving Four Nephews sions therein

12420. In the Matter of the Estate of }
 Elmer Hall. Deceased. } Orders on Filing Inventory.
 This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

12039 In the Matter of the estate of }
 Gary Meddles Deceased } Filing First Partial Account.
 This day came James E. Meddles, Executor of the estate of Gary Meddles late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of January A. D. 1933, at one o'clock P. M. to which time said matter is continued.

12155. In the matter of the Guardianship }
 of Dorothy Cheney. Minor } Filing First Account.
 This day came Leona L. Cheney, Guardian of Dorothy Cheney of Union County, Ohio, and presented her account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of January, A. D. 1933, at one o'clock P. M. to which time said matter is continued.

11972 In the Matter of the Estate of }
 John David White, Deceased } Authority to compound claim.
 This day this matter came on to be heard on the application of L. E. White and D. M. Cheney, executors of the Last Will of John David White, deceased, for authority to compound a claim of the estate against Elmer E. Watkins and Edna L. Watkins, amounting to \$9,900.00 and interest as in said application stated for the sum of \$6000.00: and it appearing that said claim is of doubtful value and cannot be collected in full and that it would be for the best interest of said estate to accept said sum, it is hereby ordered that the executors accept the same and give an acquittance to said debtors.

11726 In the Matter of the Estate of }
 Joseph Wood Deceased } Determination of Inheritance Tax.
 Estate not subject to tax
 S. J. Bown, as Administrator of the estate of Joseph Wood 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 \$1300.00, the debts and costs of administration are \$570.00 and the net actual market value thereof is \$730.00. That said deceased died intestate leaving Two Brothers, Two Sisters, Three Nieces and Four Nephews, and that as a result said estate and the successions therein are exempt from such inheritance tax.

The Johnson & Watson Co., Dayton, Ohio G. 5565

11726-

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, and that the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

12420

In the Matter of the estate of Elmer Hall, Deceased.

To take Assets at appraised value

On this 31st day of December 1932, Rena V. Hall, the widow of the deceased, filed a schedule of the certain property of the above estate shown in the schedule, by her elected to be taken at its appraised value, and her application for an order directing Harry E. Hall, the administrator of the estate to deliver and convey, the same to her for cash. It appearing that said Rena V. Hall is ready and able to pay cash for said property, said election is approved, and accordingly said Harry Hall, administrator, is ordered to convey and deliver to said Rena V. Hall the following personal property.

- 1. All the personal goods and chattels mentioned in Schedule A. of the inventory and appraisement, appraised at 659.89
- 2. 1/2 of the accounts receivable of the Hall Grocery, appraised in Schedule D. of the inventory and appraisement at 173.43

12237.

In the Matter of the Estate of Homer Jolley Deceased

Order to Distribute Assets in kind.

This day S. J. Bown, Administrator of the estate of Homer Jolley 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: -

Item I. One Treasury Bond, 1943-1947; for Five Thousand Dollars (\$5000.00) bearing No. F 00002906; issued June 15th 1927; due June 15th 1943 to June 15th, 1947; bearing three and three-eighths percent (3-3/8%) interest: interest due on December 15th of each year.

Item II: One Fourth Liberty Bond, 1933-1938; for Five Thousand Dollars (\$5000.00); bearing No. 68270; issued October 24th, 1918; due October 24th 1933, to October 24th 1938; bearing interest at Four and one-fourth percent (4-1/4%) interest due on October 14th of each year.

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 S. J. Bown Administrator of the Estate of Homer Jolley, deceased, 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 the said Administrator charge the distributees as against their share of the Estate for the value of the items distributed in kind, according to the market value of the

same as of the date

It is further ordered that the account be immediately after the date of this order and continued.

12096

In the Matter of the Estate of George Adam Rouse Adams, of the estate. due notice thereof, he thereto, and no one having carefully reviewed the same, and the same to be in all respects correct, and the account is hereby approved.

Said administrator has expended the sum of eighty five and 00/100 dollars (\$85.00) amount expended

Said Albert C. Adams has received of the estate the sum of five hundred and fifty six and 03/100 Dollars (\$556.03)

for by him and by the Court fees and costs according to law

account and the same is hereby approved.

12195

In the Matter of the Estate of Malcolm Sherburne

This day Malcolm Sherburne 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: -

Item I. One Treasury Bond, 1943-1947; for Five Thousand Dollars (\$5000.00) bearing No. F 00002906; issued June 15th 1927; due June 15th 1943 to June 15th, 1947; bearing three and three-eighths percent (3-3/8%) interest: interest due on December 15th of each year.

Item II: One Fourth Liberty Bond, 1933-1938; for Five Thousand Dollars (\$5000.00); bearing No. 68270; issued October 24th, 1918; due October 24th 1933, to October 24th 1938; bearing interest at Four and one-fourth percent (4-1/4%) interest due on October 14th of each year.

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 S. J. Bown Administrator of the Estate of Homer Jolley, deceased, distribute and pay over said assets in kind, as described above to those of such distributees as will receive the same.

12285

In the Matter of the Estate of Perry Courson

This day Perry Courson 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: -

Item I. One Treasury Bond, 1943-1947; for Five Thousand Dollars (\$5000.00) bearing No. F 00002906; issued June 15th 1927; due June 15th 1943 to June 15th, 1947; bearing three and three-eighths percent (3-3/8%) interest: interest due on December 15th of each year.

Item II: One Fourth Liberty Bond, 1933-1938; for Five Thousand Dollars (\$5000.00); bearing No. 68270; issued October 24th, 1918; due October 24th 1933, to October 24th 1938; bearing interest at Four and one-fourth percent (4-1/4%) interest due on October 14th of each year.

same as of the date distribution is made.

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

12096

In the Matter of the Estate of } First and Final Account.
George Adam Rausch, Deceased.

This day the First and Final Account of Albert Rausch Adm., of the estate of George Adam Rausch deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 said account is hereby approved, allowed and confirmed.

Said administrator is hereby allowed the sum of four hundred and eighty five and 00/100 Dollars (\$485.00) as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

Said Albert Rausch, adm., is hereby allowed the sum of fifty six and 03/100 Dollars (\$56.03) 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 Adm. Albert Rausch pay the costs herein taxed at \$6.50 - Pd. Nov. 15, 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12195

In the Matter of the Guardianship of } First and Final Account.
Malcomb Sherburn et al

This day the First and Final Account of C. L. Auer, Guardian of Malcomb Sherburn 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 fourteen and 50/100 Dollars (\$14.50) due said wards. It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid 11/14/32. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12285

In the Matter of the Estate of } First and Final Account.
Perry Converse, Deceased

This day the First and Final Account of Samantha Converse executor of the Estate of Perry Converse deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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

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12285 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 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 \$6.50 - Nov - 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11997. In the Matter of the Estate of }
 J. J. Wallace - Deceased } First and Final Account.

This day the First and Final Account of O. N. Wallace Executor of the Estate of J. J. Wallace deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, 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 O. N. Wallace as Executor pay the costs herein taxed at \$6.50 - Pd. Sept 29, 1932. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12049 In the Matter of the Estate of }
 Sarah H. Andrews Deceased } First Account.

This day the First Account of E. H. Hatton Executor of the estate of Sarah H. Andrews deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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 said account is hereby approved, allowed and confirmed.

Said executor is hereby allowed the sum of Seven ⁵⁰/₁₀₀ Dollars (\$7⁵⁰/₁₀₀) as a credit, being a just and reasonable amount expended by him for cutting death date on monument, etc.

Said executor is hereby allowed the sum of Two hundred and ninety five ⁸³/₁₀₀ Dollars (\$295.83) 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 Five thousand Six hundred twenty eight and ⁹⁴/₁₀₀ Dollars (\$5628.94) in the hands of said Executor due said estate; which amount he is ordered to pay over and distribute according to law and the Will of said Sarah H. Andrews deceased.

It is ordered that said executor pay the costs herein taxed at \$6.50 - Pd Nov. 22nd. 1932. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Refer to Page 617- for Dec. 31-1932 ->

11844. In the Matter of
 Marion Temple
 Roy L. Temple
 deceased having
 order that said
 inheritance tax
 the Court being f
 gross value of
 Dollars, the d
 Hundred Elove
 thereof is with
 no distribution
 very on said est
 therein are ever

It is fu
 copy of all other
 inheritance ta
 Tax Commissio
 certified to th

10103. In the Matter
 Henry Stalder,
 This day
 Henry Stalder
 Final account -

Whereupon
 hearing on Sa
 P.M., to which

12212 In the Matte
 Mary Stalder
 This da
 Mary Stalder
 his Final acc

Whereupon
 hearing on Sa
 P.M. to which

12413 Roy L Temple
 Estate of Man

Howard Temple

This d
 Administrator
 ceedings und
 said petition
 the court ha
 proceedings
 satisfied the
 ordered that
 It is fu

11844.

In the Matter of the Estate of } Determination of Inheritance Tax.
Marion Sempke Deceased } Estate Not Subject to Tax

Roy C. Sempke as Administrator of the estate of Marion Sempke 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 Thousand One Hundred Sixty Four Dollars, the debts and costs of administration are Six Thousand Nine Hundred Eleven and 04/100 Dollars and the net actual market value thereof is nothing. The foregoing estate is insolvent and there will be no distribution to any heirs or next of kin; therefore there is no tax to levy on said estate, 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 the costs herein taxed at \$3.00 be certified to the County Auditor to be paid according to law.

10103.

In the Matter of the Estate of } Filing Sixth and Final Account.
Henry Stalder, Deceased }

This day came Henry Ward Brooks, Executor of the Estate of Henry Stalder late of Union County, Ohio, deceased, and presented his Final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28, day of January, A. D. 1933, at one o'clock P.M., to which time said matter is continued.

12212

In the Matter of the Estate of } Filing First and Final Account.
Mary Stalder, deceased }

This day came Henry Ward Brooks, executor of the estate of Mary Stalder, late of Union County Ohio, deceased, and presented his Final account in settlement of said Estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of Jan., A. D. 1933, at one o'clock P.M. to which time said matter is continued.

12413

Roy C. Sempke Administrator of the }
Estate of Marion Sempke Deceased } Confirmation of Sale
vs. Plaintiff }

Howard Sempke et al. - Defendants }
This day cause came on to be heard on the report of Roy C. Sempke, Administrator of the Estate of Marion Sempke Deceased, of his proceedings under a 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

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all the right, title and interest of the said Marion Suple deceased in said real estate to the purchaser, The Northwestern Mutual Life Insurance Company. And now this cause coming on further to be heard upon the pleadings herein and the motion to distribute the proceeds of the sale amounting to the sum of \$3334.00, the court further find that said sale price is less than the claim of the defendant, The Northwestern Mutual Life Insurance Company, upon its mortgage and that the defendant Marnie Suple, who is the widow of the said Marion Suple deceased, executed said mortgage to said defendant, The Northwestern Mutual Life Insurance Company, and that by the terms of said mortgage the said Marnie Suple released all of her right and expectancy of dower in said premises:

It is therefore ordered that the Court cause satisfaction of the mortgage of the defendant, The Northwestern Mutual Life Insurance Company to be entered on the record thereof in the office of the Recorder of Union County, Ohio.

It is therefore ordered by the Court that the defendant, The Northwestern Mutual Life Insurance Company, be not required to pay the amount of said purchase price, but that the plaintiff shall execute and deliver to said The Northwestern Mutual Life Insurance Company said deed for said premises upon the payment to him of \$84.00, being the costs and expenses incurred in the sale of said property, including an attorney fee of \$50.00 to Ewynn Sanders, attorney for the Plaintiff.

12433.

In the Matter of the Appointment
of Matron of the Jail
Union County, Ohio

I, William Rausch, Sheriff of
Union County, Ohio, do hereby
appoint Ella Rausch Matron of the Union County Jail, Union County
Ohio.
William Rausch,
Sheriff of Union County, Ohio.

In the Probate Court, Union County, Ohio.

The foregoing appointment is hereby approved this 2nd day of January, 1933, and the salary of said Matron is hereby fixed at \$900.00 per year, payable \$75.00 per month.

12427.

In the Matter of the
Allie Brake. &
This day
an application
of the estate of Allie
and an affidavit
of the alleged inte
consists of and the
administrator as
person and legal
Bond with surety
and this cause is

12427.

In the Matter of
Allie Brake
This day
as Administrator
herein her bond
ing to law, with
which Bond is
Administration
recorded, and the

12427.

In the Matter
Allie Brake
This day
Court by the fiduci
approval of sa
hearing having
of the State of

No. 12428

In the Matter
Edna Blank
An applic
Blank, praying
will and test
ordered that 3 da
the application
surviving spous
resident of the
application in

12427.

In the Matter of the Estate of }
Allie Brake - Deceased }

Appointment
Order for Bond.

This day Susie Brake appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Allie Brake 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 Susie Brake 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 fifteen hundred Dollars, and this cause is continued.

12427.

In the Matter of the Estate of }
Allie Brake - Deceased }

Bond Approved.
Letters Issued.

This day Susie Brake appeared in open Court, accepted the appointment as Administrator of the Estate of Allie Brake deceased, and gave and filed herein her bond in the sum of Fifteen hundred Dollars, conditioned according to law, with Mary K. Otte and L. G. Thrall, freeholders, as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Susie Brake, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

12427.

In the Matter of the Estate of }
Allie Brake - Deceased }

Order on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

No. 12428

In the Matter of the Estate of }
Edna Blank - Deceased }

Journal Entry on Presentation of
Will for Probate.

An application having been this day presented to the Court by Clara M. Blank, praying that said instrument in writing purporting to be the last will and testament of Edna Blank deceased, be admitted to probate: It is ordered that 3 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application on said application will be had on the 27th day of January 1933 - at 2^o clock P.M.

In the Matter of Accounts filed for settlement.

Notice Ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansfield Tribune and that they will be for hearing on Saturday January 28th. 1933 at one o'clock P.M.

As follows -

9402. Jason Bone. Guardian of J. C. Bone.
Final Account.
- 10857 Mary Buzler. Guardian of Edna B. Peters.
Third Account.
- 9276 Mary M. Piers. Guardian of Everett Loy Piers.
Eighth Account.
- 8629 Letha M. Cunningham. Guardian of George W. Longuet.
Eighth Account.
- 12158 Ralph Connolly, Executor of the Estate of Edward Connolly.
First and Final Account.
- 12039 James E. Meddles. Executor of the Estate of Gary Meddles.
First Partial Account.
- 12155 Leona L. Cheney. Guardian of Dorothy Cheney.
First Account.
- 12212 Henry Ward Brooks. Administrator of the estate of Mary Stalder.
First and Final Account.
- 10103 Henry Ward Brooks. Executor of the estate of Henry Stalder.
Sixth and Final Account.

12398- In the Matter of
Hannah Pearl S

This day
and the testimony
that the statement
property therein
being satisfied in
large of said estate
therefore ordered to
Hannah Pearl S
private sale, for

It is fr
time of sale. It
his proceedings
such sale is m

12237. J. J. Bown Admin
Estate of Homer J

vs.
Maggie Duffey-
Jolley, and Law

and the evidence
That said Homer
that J. J. Bown
trustee of the e
duly appointed
spouse of said
the estate of sa
July, 1932, and
personal of sa
under the pr
have been all
the inventory
omitted from
an item of ho
included in
dean of said
and shall not

The Co
dean of Helen J
receive from sai
the surviving
cedent, less th
aforesaid.
Maggie Duffe
being the diff

12378-

In the Matter of the Estate of
Hannah Pearl Smith - Deceased.

Petition for order to sell.
Orders for 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 certificate of deposit at private sale; it is therefore ordered that Richard W. Thrall as Administrator of the Estate of Hannah Pearl Smith deceased, proceed to sell said certificate of deposit at private sale, for not less than the sum of one hundred and sixty Dollars.

It is further ordered that said sale be made for cash in hand at time of sale. It is further ordered that said Administrator make return of his proceedings herein, within ten days from this date, and forthwith after such sale is made, and this cause is continued.

12237.

S. J. Bown Administrator of the
Estate of Homer Jolley deceased
Plaintiff

vs.

Maggie Dufey - Guardian of Helen
Jolley, and Lawrence H. Jolley
Defendants

This day this cause came on to be heard upon the petition of S. J. Bown, administrator of the estate of Homer Jolley, deceased, the ancestor of Maggie Dufey, guardian of Helen Jolley, the ancestor of the defendant Lawrence H. Jolley,

and the widow, and the Court, being fully advised in the premises find: That said Homer Jolley died leaving Helen Jolley as his surviving spouse; that S. J. Bown is the duly appointed, qualified and acting administrator of the estate of Homer Jolley, deceased, the Maggie Dufey is the duly appointed, qualified and acting guardian of Helen Jolley, surviving spouse of said decedent; that an inventory and appraisement of the estate of said decedent was filed in this Court on the 13th day of July, 1932, and that the appraised value of all the property, real and personal of said decedent is \$18,639.81; that no property which under the provisions of Section 10509-54 of the General Code could have been selected by said surviving spouse was included or stated in the inventory of said estate, but that by inadvertance there was omitted from said inventory one gas range of the value of \$25.00, being an item of household goods of the decedent which should have been included in said inventory; that said gas range was by said guardian of said surviving spouse, selected in her account filed herein and shall not be deemed assets of said estate or administered as such.

The Court further find that the defendant, Maggie Dufey, as guardian of Helen Jolley, surviving spouse of said decedent, is entitled to receive from said estate the sum of \$2475.00, being the amount which the surviving spouse is entitled to receive from the estate of said decedent, less the sum of \$25.00, the value of the property so selected as aforesaid.

It is therefore adjudged and decreed that said Maggie Dufey shall receive from said estate the sum of \$2475.00 being the difference between the amount or money she is entitled

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12237 under the provisions of Section 10539-54 of the General Code and the value of said personal property so selected as aforesaid, and that said sum of \$2475.00 shall be a charge on all the property, real and personal, belonging to said estate, prior to the claim of all unsecured creditors of the deceased or of the said estate.

To all of which findings and judgment of the Court, the defendant Lawrence H. Jolley did except, and his exceptions are hereby noted.

It is ordered that said administrator pay the costs herein taxed and appeal bond fixed at \$50.00

12237. S. J. Bown, Administrator of the estate of Homer Jolley - deceased - Plaintiff

Maggie Duffey, Guardian of Helen Jolley -
 Lawrence H. Jolley - Defendants

This day came Lawrence H. Jolley, an heir and next of kin of Homer Jolley deceased, and filed his written notice of appeal from the decision and order of this Court on the 5th day of January 1933, wherein this Court held that Maggie Duffey as Guardian of Helen Jolley, surviving spouse of Homer Jolley deceased, was entitled to receive from the estate of the said Homer Jolley deceased, the sum of \$2475.00 by virtue of the provisions of section 10539-54 of the General Code of Ohio.

And it appeared that notice is in due form and filed within twenty days after the decision, it is ordered that an appeal be and hereby is allowed; the said L. H. Jolley, having duly filed herein an appeal bond in the sum of \$50.00, with sufficient surety thereon, and it is further ordered that an authenticated transcript of the docket and journal entries in the cause and of the decision appealed from, be forthwith made for filing with the clerk of the common pleas Court of Union County, Ohio, and perfecting said appeal.

No. 10086. In the Matter of the Guardianship of }
 C. W. Hendrickson, Incompetent } Filing Fourth Account.

This day came B. F. Beem Guardian of C. W. Hendrickson, of Union County, Ohio, deceased, and presented his Fourth account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of Feb'y. 1933 at one o'clock p.m. to which time said matter is continued.

12426 In the Matter of
 Philips Rouse
 This day
 Court by the fiduciary
 of said Inventory
 been waived by said

12184. In the Matter of the
 of Harry P. M
 of Harry P. Mart
 heretofore ordered by
 and correct, it is
 that all the
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 It further
 sum of \$24.14 and
 payment of costs
 and that said a
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 the balance on
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12097. In the Matter of
 Le Roy Corde
 Pearl
 having filed an a
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 under the laws of
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 of said estate is
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 result said est
 inheritance tax
 with a copy of
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 Tax Commission
 to the county cl

No. 5723-A In the Mat
 Philips R
 This day ca
 Union County,
 Guardianship
 Whereup

12426

In the Matter of the Estate of }
Philip Rausch, Deceased } Orders on Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been waived by all persons entitled to notice under the laws of the State of Ohio.

12184

In the Matter of the Assignment }
of Harry P. Martin }

This day came William E. Johnson, assignee of Harry P. Martin and files in this Court his report of payment of dividends as heretofore ordered by this Court. On examination, the same appearing regular and correct, it is approved and confirmed. It further appearing to the Court that all the assets of the assignor with the exception of the sum of \$28.94 has been distributed and accounted for and that the costs in this proceeding now unpaid amount to the sum of \$4.80, it is further ordered that said assignee pay said costs.

It further appearing to the court that the balance on hand in the sum of \$24.14 will be insufficient to pay any dividend to any estate after the payment of costs necessary for the allowance and payment of the same; and that said assignee has been to expense in making distribution in making checks, letters, telephone calls and other expenses; it is ordered that said William E. Johnson pay to the said William E. Johnson the balance on hand in the sum of \$24.14 as compensation for expense and additional compensation in the administration of this estate.

It is further ordered that the said William E. Johnson be discharged as such assignee of Harry P. Martin and that said trust be, and the same hereby is, terminated.

12097

In the Matter of the Estate of } Determination of Inheritance Tax.
Le Roy Borden, Deceased } Estate not subject to tax.

Pearl Borden as Administrator of the estate of Le Roy Borden 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 \$2720.00, the debts and costs of administration are \$2082.00 the net actual market value thereof is \$638.00; that said deceased died intestate leaving a Father, Mother, Sister and Brother, 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, that the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

No. 5723-A

In the Matter of the Guardianship of }
Philip Rausch Deceased } Filing Third and Final Account.

This day came Edward G. Rausch Guardian of Philip Rausch of Union County, Ohio and presented his 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 Feb'y, A. D. 1933 at one o'clock P.M. to which time said matter is continued.

No. 12097. In the Matter of the Estate of
Le Roy Coder Deceased } Filing 1st and Final Account.

This day came Pearl Coder administratrix of the estate of Le Roy Coder late of Union County, Ohio, deceased, and presented his 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 Feb'y A. D. 1933 at one o'clock P.M. to which time said matter is continued.

12120

In the Matter of the Estate

Joseph L. Spicer
Wantsbaugh and Myrtle
on for hearing and settlement.
No exceptions have been
the same; and the Court
therewith and all
finds the same in

Therefore the same
The court finds
were notified of the
delay was necessary

Minnie D. Winters
Myrtle V. Johnson,
amount collected and
their ordinary services
said estate settled and

It is ordered that

It is ordered that

the Records of this

12003

In the Matter of the

Mary J. Stacey
Administratrix of the estate
due notice thereof
been filed thereto,
and the Court has
therewith and all
in the premises,
and in conformity
allowed and conformed

The Court
according to law

It is ordered that

\$6.50 - Paid -

be recorded in the

12207

In the Matter of

of S. A. Hain

This day
the Estate of S. A.
due notice thereof
having been filed
to the same; and
vouchers thereon
issued in the premises
and in conformity
allowed and conformed

Said balance
credit (\$3.00) be

P.M. to
Order late
settlement
ed for
P.M. to

12120

In the Matter of the Estate of } 1st and Final Account
Joseph L. Spier - Deceased }
This day the First and Final Account of Minnie D. Wartsbaugh and Myrtle V. Johnson, execs of the Estate of Joseph L. Spier deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 in all respects just and correct and in conformity to law.
Therefore the said account is hereby approved, allowed and confirmed.
The court finds that more than thirty days have elapsed since said Executors were notified of the expiration of the time to file said account and that such delay was necessary and reasonable.
Minnie D. Wartsbaugh Exec is hereby allowed the sum of 75.00 compensation and Myrtle V. Johnson, compensation 75.00 (\$75.00 given to each) 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 \$6.50.
It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12003

In the Matter of the Estate of } 1st and Final Account.
Mary J. Stacy - Deceased }
This day the 1st and Final Account of Julia Lowe Adminr of the estate of Mary J. Stacy deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 find said account duly balanced, and said estate settled according to law.
It is ordered that said administratrix pay the costs herein taxed at \$6.50 - Paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12207.

In the Matter of the Estate } First and Final Account.
of S.A. Hamilton Deceased }
This day the First and Final Account of Ernest Walford, Executor of the Estate of S.A. 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, finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed and confirmed.
Said Executor is hereby allowed the sum of Three Dollars as a credit (\$3.00) being a just and reasonable amount expended by him

The Johnson & Watson Co., Dayton, Ohio U.S.P.

12207. for lettering on monument. Ed Wm Conrad.

Said Ernest Walford is hereby allowed the sum of One Hundred Dollars (\$100⁰⁰) 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 \$6.50. Paid Oct 30th 1932.

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

12320 In the Matter of the Estate of Ida Wynn, Deceased.

First and Final Account.

This day the First and Final Account of Daisy M^{rs} Lee, administratrix of the Estate Ida Wynn deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 said account is hereby approved, allowed and confirmed.

Said J. M. Snyder, through Daisy M^{rs} Lee, admsr., is hereby allowed the sum of Fifty Dollars (\$50⁰⁰), as a credit, being a just and reasonable amount expended by her for a monument for said decedent.

Said Daisy M^{rs} Lee, admsr., is hereby allowed the sum of Fifty Dollars (\$50⁰⁰) 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.

The Court finds a balance of forty one and 43/100 Dollars (\$41.43) in the hands of said Admsr., 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 \$6.50. Paid Nov 25th 1932. It is ordered that said account and the proceedings herein be recorded in the records of this office.

8351A In the Matter of the Trusteeship of Bent Cabell for.

Third Account.

Erwin J. Huston et al } This day the Third Account of Bent Cabell Trustee of Erwin 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 and confirmed.

It is ordered that said Guardian be and he is allowed the sum of

Twenty five Dollars seems reasonable.

The Court find It is ordered ten days. Costs proceedings herein

12726 In the Matter of Joseph Wood.

This day the Joseph Wood deced been published and now appearing to examined said acc thereto, and being facts just and co is hereby approve

Said ad as a credit, being monument.

Said S. J. and 67/100 Dollars accounted for by services rendered estate settled ac

It is order It is order recorded in the

12155 In the Matter of Dorothy

Jan 28/33. This day Cheney, came o been published and no one no

having careful and all matter premises, do and in confri

It is or allowed and s

The Cou guardian due her hands a cla Bank of Richer 14th issue of

It is or \$6.50 within t

It is ord recorded in the

Twenty five Dollars (\$25.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of nine and 20/100 Dollars (\$9.20) due said Trust.

It is ordered that said Guardian pay the costs herein taxed at \$6.50, within ten days. Costs paid Dec. 1st. 1932. Pd \$6.50. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12726. In the Matter of the Estate of }
Joseph Wood. Deceased } First and Final Account.

This day the First and Final Account of S. J. Bown Adm. of the Estate of Joseph 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, 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 administrator is hereby allowed the sum of nine Dollars (\$9.00) as a credit, being a just and reasonable amount expended by him for lettering monument.

Said S. J. Bown as admr is hereby allowed the sum of eighty one and 67/100 Dollars (\$81.67) 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 Adm. pay the costs herein taxed at \$ -

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

12155 In the Matter of the Guardianship }
of Dorothy Cheney } Order on Settlement of
Jan 28/33. } Guardian's Account.

This Day the First Account of Leona R. Cheney, Guardian of Dorothy Cheney, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 \$41.74 in the hands of said guardian due said ward, and also finds that said guardian has in her hands a claim for the sum of \$114.47 against The Farmers Deposit Bank of Richwood Ohio, in liquidation, and U.S. Liberty bonds of the 4th issue of the face value of \$700.00.

It is ordered that said guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid.

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

No. 9402. In the Matter of the Estate of } Determination of Inheritance Tax -
J. C. Bous - Deceased } Estate not subject to tax.

Jason Bous as Guardian of the Estate of J. C. Bous 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 Seventy-nine and 19/100 Dollars, the debts and costs of administration are Two Hundred Eleven 50/100 Dollars, and the net actual market value thereof is --- Dollars.

No administration - 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.

12237 In the Matter of the Estate of Homer Jolly. Order to Distribute.

State of Ohio Union Co. vs. S. J. Brown & Co. of the Estate of Homer Jolly deceased. In obedience an order and decree of said Court made this day in the matter of said Estate, you are hereby authorized and required to proceed accordingly to distribute the following assets of said Estate in kind:

Memo to be Distributed One Treasury Bond 1940-1947; Five Thousand Dollars (\$5000) bearing No. 704012906; issued June 5-1927; due June 15-1947 to June 15-1947; bearing 3 1/2% interest; interest due on December 15 of each year:

To be distributed to Maggie Duffey, Adm. of Helen Jolly. One Trust Liberty Bond 1933-1938; for five thousand dollars (\$5000) bearing No. 68270; issued Oct. 24-1918; due Oct 24-1938. to Oct 24-1938; bearing 4 1/2% interest; interest due on Oct 14 of each year.

To Laurence Jolly - you will return this order within one month from this day and for file upon the execution of the same together with your report thereon endorsed. Witness my signature and seal of said Court this 31-day of December A.D. 1932.

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The Johnson & Watson Co., Dayton, Ohio G 365

In the Matter of the Estate } Determination of Inheritance Tax.
 of Ralph Bergen Deceased } Estate not subject to Tax.

John C. Bergen as Administrator of the estate of Ralph Bergen 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 - none -, the debts and costs of administration are - none -, and the net actual market value thereof is - none -.

Statement in lieu of Final Account.

Said John C. Bergen respectfully submits that he was duly appointed and qualified as Administrator of said estate and gave Bond in the sum of \$ 500⁰⁰. That at the time it was believed that there were certain assets of the estate but that it has been found that there are none and that he has not handled any assets for that reason. That he made diligent search and found no such assets. That he was so appointed on October 19, 1925.

Wherefore he prays that he may be discharged as such Administrator and that his Bond may be cancelled.

That said deceased died leaving Five Sisters and Three Brothers, 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 the costs herein taxed at \$ 3⁰⁰ be certified to the county auditor to be paid according to law.

Lax.

Joseph Bergen
binding and
from any
hearing.
termines that
administration
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duly ap-
ve Bond in
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appointed

Administrator

Brothers, and
exempt from

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The Johnson & Watson Co., Dayton, Ohio G. 555

12429 In the Matter of the Estate of } Appointment
Frank M. Cameron, Deceased } Order for Bond.

This day Virgil K. Cameron appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Frank M. Cameron 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 Virgil K. Cameron 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 Ten Thousand (\$10,000.00) Dollars, and this cause is continued.

12429 In the Matter of the Estate of } Bond Approved
Frank M. Cameron, Deceased } Letters Issued.

This day Virgil K. Cameron appeared in open Court, accepted the appointment as Administrator of the Estate of Frank M. Cameron, deceased and gave and filed his bond herein in the sum of Ten Thousand (\$10,000.00) Dollars, conditioned according to law with Ohio Casualty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Virgil K. Cameron, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

11710 In the Matter of the estate of } Determination of Inheritance Tax
Herman Schneider Deceased } Estate not subject to tax.

Ruth M. Schneider, as Administratrix of Herman Schneider 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, twenty six & ³/₁₀₀ Dollars, the debts and costs of Administration are \$3,110.78, and the net actual market value thereof is \$1,915.53.

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, 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 the costs herein taxed at \$ be certified to the county auditor to be paid according to law.

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The Johnson & Watson Co., Dayton, Ohio G 5505

7

The Johnson & Watson Co., Dayton, Ohio G 5163

12375 In the Matter of the Estate of } Order approving Schedule of Claims,
 James Cameron Deceased } Debts and Liabilities.
 This day the Schedule of Claims, Debts and Liabilities, heretofore
 filed herein came on for hearing.
 It appearing to the satisfaction of the Court that Notice of the
 filing of the said Schedule of Debts has been given to all interested
 parties, by publication - Tribune - as required by law, and no exceptions
 having been filed thereto, it is now ordered that said schedule of
 Debts, after being duly examined, be allowed and confirmed.

12309. In the Matter of
 Irene Spurr
 This day
 of Union County
 said estate duly
 Whereupon
 on Saturday, the
 said matter is co

12431. In the Matter
 David Frank
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 Gula B. Wallon
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12358 In the Matter of
 Newton J. Grant
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12309.

In the Matter of the Estate of }
Irene Spurrier. Deceased. } Filing First and Final Account.

This day came E. A. Spurrier, Exr. of the Estate of Irene Spurrier late of Union County, Ohio, deceased, and presented his account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25 day of July, A.D. 1933 at one o'clock P.M. to which time said matter is continued.

12431.

In the Matter of the Estate of }
David Franklin Deceased. } Presentation of Will for Probate.

An application having been this day presented to the Court by Gula B. Galloway, praying that an instrument in writing purporting to be the last will and testament of David Franklin deceased be admitted to probate: It is ordered that 3 days notice, in writing, of the presentation of said will and of the application for the admission of the same for probate be given to the surviving spouse and to the next of kin of said testator, known to be resident of the State, and that a hearing on said application will be had on the 16th day of January 1933, at 10 o'clock A.M.

12358

In the Matter of the Estate of }
Newton J. Graham. deid } This day a Schedule of debts in the above captioned estate was filed in this Court by the fiduciaries of said estate. It is ordered that the approval of said Schedule of debts be set for hearing before this court on the 11th day of February 1933 at 10.00 AM, and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, at least 10 days prior to the date of said hearing: except those who have waived said notice or who will hereafter be personally served by the fiduciaries herein, at least 10 days prior thereto.

The Johnson & Watson Co., Dayton, Ohio G 5505

The Johnson & Watson Co., Dayton, Ohio G. 553

12430 In the Matter of the Estate of } Appointment
 John S. Esely, Deceased } Order for Bond.
 This day May S. Esely 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 S. Esely, 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 May S. Esely 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 Eighteen Thousand Dollars, and this cause is continued.

12430 In the Matter of the Estate of } Bond Approved
 John S. Esely Deceased } Letters Issued.
 This day May S. Esely appeared in open Court, accepted the appointment as Administratrix of the Estate of John S. Esely deceased, and gave and filed herein her bond in the sum of Eighteen Thousand and ⁷⁰/₁₀₀ Dollars, conditioned according to law with The United States Fidelity and Guaranty Company, as sureties, which Bond is approved by the Court - It is therefore ordered that Letters of Administration issue to said May S. Esely, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$7.⁰⁰

12432 In the Matter of the Estate of } Appointment - Order for Bond
 Gerald E. Billingsley Deceased } This day John B. Billingsley appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Gerald E. Billingsley late of Jerome Townships, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that an administrator should be appointed, and that said John B. Billingsley 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 Five Thousand and ⁷⁰/₁₀₀ Dollars, and this cause is continued.

12432 In the Matter of the Estate of } Bond Approved
 Gerald E. Billingsley Deceased } Letters Issued.
 This day John B. Billingsley appeared in open Court, accepted the appointment as Administrator of the Estate of Gerald E. Billingsley Deceased, and gave and filed herein his bond in the sum of Five Thousand and ⁷⁰/₁₀₀ Dollars, conditioned according to law, with Ohio Casualty Co. Freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said John B. Billingsley, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

In the Matter of Josephine Dollo Court and made appointed Administratrix Union County, edge, any last Will in general terms thereof: and the appointed and the competent: it is as required by continued.

12435 In the Matter of Josephine B. This day appointment and gave and filed according as ordered that he that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$7.⁰⁰

12433 In the Matter of Matron Union the Union Co

12434 In the Matter of The January \$900.00 per F. A. McAll Estate of M.

H. W. Ruid the estate of Court his estate of the the costs of Whereupon petition be for and prayer required by fundants

In the Matter of the Estate of } Appointment - Order for Bond.
 Josephine Dolbear Deceased } This day Richard L. Cameron appeared in open
 Court and made and filed an application under oath as required by law to be ap-
 pointed Administrator of the estate of Josephine B. Dolbear, late of Paris Township,
 Union County, Ohio, deceased, and an affidavit that there is not to his knowl-
 edge, any last Will and Testament of the alleged intestate, also a statement
 in general terms as to what the estate consists of and the probable value
 thereof; and the Court being satisfied that an administrator should be ap-
 pointed and that said Richard L. Cameron is a suitable person and legally
 competent: it is ordered that he be so appointed upon giving Bond with surties
 as required by law, in the sum of Five thousand Dollars, and this cause is
 continued.

12435 In the Matter of the Estate of } Bond Approved.
 Josephine B. Dolbear, Deceased } Letters Issued.

This day Richard L. Cameron, appeared in open Court, accepted the
 appointment as Administrator of the Estate of Josephine B. Dolbear, Deceased,
 and gave and filed herein his bond in the sum of Five thousand Dollars, condi-
 tioned according to law, with The Ohio Casualty Company
as surties, which Bond is approved by the Court. It is therefore
 ordered that Letters of Administration issue to said Richard L. Cameron,
 that this proceeding be recorded, and that said Administrator pay the
 costs herein taxed at \$

12433 In the Matter of the Appointment } I, William Rausch, Sheriff of
 of Matron of the Jail. } Union County, Ohio, do hereby
 Union County, Ohio. } appoint Ella Rausch, Matron of
 the Union County Jail, Union County, Ohio.
 William Rausch,
 Sheriff of Union County, Ohio.

In the Probate Court, Union County, Ohio.
 The foregoing appointment is hereby approved this 2. day of
 January 1933, and the salary of said Matron is hereby fixed at
 \$900.00 per year, payable \$75.00 per month.

12434 F. A. M. Allister as Admin. of the } Filing Petition to sell Real Estate.
 Estate of Maude H. Rindsay, deceased }
 Plaintiff }
 vs. }
 H. W. Rindsay et al. Defendants }

This day came the plaintiff
 F. A. M. Allister as admin. of
 the estate of Maude H. Rindsay, deceased, and presented to this
 Court his petition, duly verified, praying an order for the sale of real
 estate of the said Maude H. Rindsay, deceased, to pay the debts, and
 the costs of administering the estate of the said decedent.

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

The Johnson & Watson Co., Dayton, Ohio G. 5545

1245- In the matter of appointment as Deputy Carrie K. Hornbush - Deputy - This date Carrie K. Hornbush was appointed Deputy in Probate office at a salary of \$103⁵⁰ per month. Said appointment is take effect this date, February 9-1933. For full term four years.

1245-6. In the matter of appointment of Deputy Clerk This date Hazel Turner was appointed Clerk in Probate office at a salary of \$95⁰⁰ per month. Said appointment is to take effect this date Feb. 9-1933, for full term, or until further orders of the Court.

12463 appointment of Probation officer. Feb. 20-1933. It is ordered, that Mrs. Florence A. Deedert person of good moral character, residing at 555 E. 5th St. Mansfield, Ohio and she hereby is designated and appointed to serve as Probation officer during the pleasure of the Judge; and to be known as Juvenile Probation officer. Said Probation officer is vested with all the powers and authority and will perform all duties incident to her office as provided by law. The sum of thirty-five cents per hour and mileage at 6¢ a mile (not including mileage) per annum is designated as the compensation, which said Probation officer is to receive payable monthly.

12329 In the matter of the estate of Margaret E. Booker. Decd Feb. 4- This day a schedule of debts in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered, that the approval of said Sch. of debts be set for hearing before this Court on the 20 day of February 1933, at 10 A.M. that notice of said hearing be given by publication in the Union Co. Journal, at least 10 days prior to hearing; except those who have waived said notice, or who have hereafter be personally served, at least 10 days prior thereto.

1245-5- In the matter of app. of Deputy Carrie K. Hornbush as Deputy. This date Carrie K. Hornbush was appointed Deputy in Probate office at salary of \$103⁵⁰ per month. Said appointment is take effect this date Feb. 9-1933 For full term four years.

12474 In the matter of Richard... This day... necessary... child... the 4. day... for the... to be necessary... a. discharge of said... verify the... appropriate... parent... child, and proper... practicable... petition... tion as to

12474 In the matter of Adoption of Richard... These on the journal of... of the... into the... and all... friend's... for final... fact... the child... or... in interest... these... made... said child... in the... the petition... & wife... Court is... petition... desires... testimony... the petition... good... in the... maintain

12474

In the matter of the adoption
of Richard Lee Byler

Mar. 22-1933

This day came R. W. Byler and Stella W. Byler, husband
and wife and filed their petition, and it appearing to be
necessary, the Court hereby for leave to adopt as their own
child one Richard Lee Byler, and the Court hereby appointed
the 4. day of April 1933. at 2. P.M. o'clock as the time
for the hearing of said petition and it appearing
to be necessary the Court hereby appointed Rev. L. A. Morris
a. discreet and suitable person as next friend
of said child to act in this proceeding and to
verify the allegations of the petition and to make
appropriate inquiry as to whether or not the proposed
step-parents and their home are suitable for said
child, and as to whether or not said child is a
proper subject for adoption and to make as soon as
practicable before the time set for the hearing of the
petition, a full report in writing with a recommenda-
tion as to the proposed adoption.

12474

In the matter of
Adoption of
Richard Lee Byler.

April. 4-1933.

Whereas on the 4. day of April 1933. 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 amounting to - now -
or consisting of none. 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 R. W. Byler and his wife Stella W. Byler
the petitioners the Court now examined the husband
& wife each separate and apart from the other & 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 Johnson & Watson Co., Dayton, Ohio G. 5'03

the best interests of said child would be promoted by such adoption and further that said child is found to be available for adoption, and the Court being satisfied that all the provisions of law relative to adoption have been complied with all requirements have been made. Therefore, the Court hereby grants said adoption and decrees further that the name of said child shall be Richard ^{Er} Bright.

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The Johnson & Watson Co., Dayton, Ohio G. 5565

No. 45 ORDERED
MEMANUS-TROUP Co.
9/21/22

No. 45 ORDERED
MEMANUS-TROUP Co.
9/21/32



JOURNAL

NO. 44

COPY