

JOURNAL

NO. 45

JOURNAL

NO. 45

COUNTY

UNION

PROBATE COURT

JOURNAL

NO. 45

The M'Manus-Troup Co

713-715 JEFFERSON AVENUE TOLEDO, OHIO

PHONE MAIN 817

MERELY MENTION

STATIONERS,
OFFICE
OUTFITTERS

96595

ENGRAVERS,
PRINTERS,
ETC.

FOR EXACT DUPLICATE

BLANK BOOK M'F'RS.

The Business Man's Department Store

"Note The Quality"

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accounts

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accounts

order July 16/33 301
 " approved July 29 - 33 338
 " ordered Aug 3 - 33 341

accts order July 1 - '33 60
 " app Feb. 25 - '33 102
 " order Mar 1 - '33 118
 " app " 25 - '33 - 156
 " order Apr 5 - '33 175
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 " ordered ^{June} " 4 - '33 223
 " app " 27 '33 253
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 " app July 1 '33 293
 " ordered Aug 3 - 33 341
 " approved Aug 26 33 - 367
 " order Sept. 7 33 385
 " apprid " 20th '33 417
 " order Oct 5 - '33 428
 " approved Oct 28 - 33 476
 " ordered Nov 2 33 489
 " approved Nov 25 '33 526
 " ordered Dec 7 '33 544
 " approved Dec 30 '33 577
 " ordered Jan 4 1934 583

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Adkins Alva	Adoption	4-34-75.
Accounts for Settlement		60-102-118-156-176-206-221-223-253-265-293-
Anderson Thomas G.	Estate	75-76-114-406-101
Annice Kenneth J - Florence Mae.	Guardship	159-160-
Anderson Thomas G.	Land Sale	163-290-
Annice W. F.	Estate	154-
Alexander James R.	Guardship	260-296-
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Butler Elvora	Estate	30-
Blank Eda	Will	40-99-
Blank Eda	Inh. Int. + Estate	47-70-71-115-87-298-337-
Brake Allie	Inh. Int.	58-583-
Brooker Martha E.	Estate + Inh. Int.	67-118-157-
Billingby Gerald E.	Estate	71-114-163-196-197-254-
Ballingier Caleb E.	Will	82-88-
Bixler Jemima R. et al	Guardship	74-159-
Ballingier Caleb E.	Estate	90-126-178-
Blumenschein Geo W ^m	Land Sale	90-163-164-142-
Beightler W. P.	Will	26-98- Est. 5-55-568-573-
Barnes R. J.	Sale	110-10
Bishop Bernard J.	Guardship	192-256-
Barnes R. J.	Will + Estate	196-
Brooks Nathaniel	Will	199-392
Blue Louis F. (Fred Gabriel)	Will	236-203-204-581-461-
Burger John K.	Will	214-225-
Blue Louis F.	Estate	²⁰⁴ 228 -276-403-461-463-465-
Biddle Zora	Estate	231-258-276-301-324-399-524-610-611-
Bown John E.	Guardship	242-260-
Burger John K.	Estate	271-233-433-435-528-
Bowdre Rose M.	Guardship	290- ⁴⁷² 335-520-
Burns John Mrs.	Estate	321 87
{ Birt Rose Ann	Will	361-373-
{ same	Estate	377-376-391-402-522-404-410-
Bocher Elizabeth	" "	391-475-
Braun W ^m	Guardship	398-476-
Bocher John W.	Estate	403-405-447-461-
Born John E.	Guardship	⁴⁰² 404
Biddle W ^m	Transfer	409
{ Bishop Anna	will	429-444-
{ same	Est.	445-453-489-
Blue L. F. (Ulla S. Blue)	Est	465-466-479-485-495-497-538-579-603-614-
Bates Cynthia	Est.	491-527-
Brook Olive	Inventory	491-492-495-
Burns W ^m M.	Est.	501-514-549-
Burns Louis et. al	Guardship	502
Burns Belle A. et. al		509
Bromitravle Melvin	Transfer	515
Brown Harry	Estate	523-529-587-599-
Barnes Peter E.	Est.	533-581-592-626-627-630-
{ Ballinger Will. B.	will.	549-550-
{ same Estate		551-573-594-
Brown Nannie	Will	563-505-609-
Beckley D. W.	Est.	567
Bell Sufias	will & estate	586- Est 594-618-614-

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Brown Perry
Bishop Eliz

Bumside Mr Transfer	576
Brown Perry. ac Transfer	606
Bischofs Elizabeth Bank stock	607

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Bliss John D.	Estate	9-570-
Cameron Frank M.	Estate	15-40-343-345-416-
Chapman Mary J.	Guardship	30-107-212-276-295-609-
Counolly Edward	Estate	45-
Cross J. C.	Guardship	46-
Brandell Geo W.	Land Sale	48-134-
Coder Le Roy	Estate	106-
Conklin Rolland	Estate	130-
Conklin Atrcliss	Guardship	134-210-260-296-
Clarridge Josephine et al.	Guardship	138-210-
Cottrell Jessie	Estate	139-169-170-188-255-
Cross Lisle	Guardship	140-209-
Brandell George W.	Estate	159-211-
Craig Nellie et al	Guardship	166-181-203-
Courter Nettie C.	Prunacy	184-185-
Conkright W. Fred	Estate	188-226-216-291-
Collier Frank	Estate	223-263-325-
Cameron James	Estate	230-291-295-418-
Conklin Lewis H.	Estate	239-282-329-476-
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Clock Dwight A.	Int	299-358-
Cline Marion	Guardship	299-475-
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Collins Thelma	Prunacy	441-442-
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Cameron O. A.	Estate	477-478-526-557-563-582-
Cameron Wm P.	Est.	483-502-526-536-
Col. Allen Jr. Dan Cor.	Minor	576-595-
Connor James	Will	532-553- estate 571-589-590-591-610-615-
Coleman John M.	Est.	612- 615 -
Cor. Lottie M.	Land sale	624-
Conklin Lewis H.	Land sale	319-

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Duport Jasper	Trust & Estate	12-103-154-166-
Davis Charles M.	Guardship	28-
Dolbear Josephine G.	Estate	34-75-219- 586-
Drake Rebecca Clark	Estate	69-80-114-115-86-97- 534-543- 547.
Doherty Chase	Estate	130-139-172- 439- 440- 443-530-
Dishenett Geo. W.	Estate	227-263-609-
De Gord Maxine	Guardship	228- 451- 464.
Davies P. S.	Estate	334-369-
Ditrick M.	"	338-356.-362.- 561- 595-
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Dunbar Maude E.	Est.	514

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Eely John S.	Estate	75-13-361-383-411-
Elliott Arthur	Guns hip.	194-257-
Elliott Ann	Guns hip.	220-
Enlow Josephine B.	Bill	236-
Enlow Josephine B.	Estate	237-266-276-299-300. 303-259-323-324, 266
Evans G. Elise	Guns hip	227-293-
Elliott Lee	Guns hip	258-296-
Evans Lucinda -	Guns hip - Land Sale	274- 575-
Elliott Miriam M.	Estate	277-
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James Enlow	Emb Tray	322 - 338.
Evans. Mack.	Est.	339 - 624
Ell. Eugene. St. at.	Guns hip	357
Embora. Priscilla	Estate.	381 - 413-
Enlow Josephine	Land Sale	366 - 380,
Ell. Margaret	Will	351 - 396 - 363
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Evans. Mack.	Land Sale.	402
Elliott. Jas. Arthur	Will	429 430.
same	Est.	482 - 526. 588-
Evans. Lucinda	same.	577.
Elliott Myrtle.	no adm.	600

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Franklin David	Estate	8-9-71-74-272-310-313-323-370-
Flesher Arthur	Estate + Inh. Tax	70-130-165-174-208-
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Frye Eli	Estate	195-254-195
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Ferris Louisa F.	Will	244-
Ferris Louisa F.	Estate	245-250-272-285-288- 303-350-512-513-514- ⁵⁷⁰⁻
Fullington Walter L.	Estate	257- 218.
Fry Vera Blanche	Guardship	254-297- 299-300
Fields F. W.	Estate	282- 331-
Fry Cora B.	Guardship	315
Fry Emma	Estate	317 3/8- 342.-352- 410-
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Fry Mrs W.	Will	587 - 585- 603-
Fisher Selma Mae	adoption	611
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Graham Newton J.	Estate	54-313-368.
Gay Charles W.	Estate	229-231-268-294-
Gault Mary L.	Estate	236-294-
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Green Frank F.	Transfer	318
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Gilcrest Elizabeth L.	Est.	543 574-

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Harrison Albert W.	Estate	15-15-
Hendrickson Charles W.	Guardship	56-80-104-151-244-295-
Hamner J. H.	Estate	57-
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Hubbard Julia Minshall	Transfer	64-97-
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Horton Martha J.	Estate	86-158-169-170-142-
Hanson Fred E.	Estate	109- 414-
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Hall Elmer.	Estate	124- 5-03-520-532-579-
Herd Ida E.	Estate	192-193-255-
Hendrickson Chas. W.	Estate & Will	232-233-242- 526-
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Hanks Cassie L.	Estate	286-287-
Hull Herman	Estate & Lib. Tr.	310-340-341-362-521-522-534-580-
Horn John L.	Pat. & Lib. Tr.	314 ³⁴⁰ -364, 376-377-8
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Haines Jasper A.	Estate	407-459-498.
Harris Frances W.	" "	405-448-523-477
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Hanser John L.	Minor	578
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Jolley Homer	Estate	82-95-84-112-121-214-284-510-511-567-569-
Jolly Helen	Landship	109-123-421-470-
Jerem John	Landship	153-207-
Jerem Delmer	Landship	176-208-269-270-
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Jewell John R	Estate	291-292-325-328, 374, 574- 618, 619-
Johnson Emma B.	Transfer	347
Jolliff John D	Landship	363 - 393-394-432.
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Johnson T.J.	Est.	592

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Kirklin Joseph	Estate	20-21-103-
Krouse Wallace	Estate	40-41-105-289-
Kearns J.W.	Transfer	77-
Kirby Lucy	Estate Land Sale	139-144-145-209-
Kyle J. B.	Estate	225-
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Longhrey Jane	Will	30-30-
Lowie Freeman D.	Estate	36-
Lowie Emma J.	Guardship	36-40-106-159-255-
Longhrey Jane	Estate	76-77-90-91-114-
Lake Jay Lewis et al	Guardship	84-158-
Lyon Edwin E.	Estate	86-99-140-178-194-
Lowie Emma J.	Estate	189-190-206-226-
Laird John W.	Will	249-260-
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Lindsay Edith	Guardship	393-474.
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Lynn Nancy E.	Land Sale	625

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Macomber Mary Ann	Estate	34-
Maddala Gary	Estate	17-
Miller Josephine Claridge	Guardship	138-210-
Mannasmith Merle	Guardship	174-208-
Moder Elizabeth B.	Estate	198-205-263-
Moffitt G.A.	Estate	266-291-265-298-
Martin J.W.	Estate	317-372-371
Mosbacher Homer T.	Estate	381-413-
Mayer Christian	" " "	420-426-473-
Miller Chas L.	Est.	454-455-
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Mr. Miller Robert G.	Estate	172-217-
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Mr. Intosh William W.	Estate	244-272-290- 5-23- 5-68, 5-68
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Tomis Charles E.	Mustup	93-84-157-
Nelson Willie	Trustup	427-471-
Neil Lewis	Will	393-601-604-

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Peet Josephine Hower	Estate	20-90-123-142-
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Peters Edna B.	Guardship	44-
Peters Everett Roy	Guardship	44-69-355-583-
Pearson Jm	Guardship	114-156-
Parker Ross	Estate	123-
Parkes Ruth E.	Guardship	185-186-
Richard Homer	Estate	200-
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Preston Sophronia	Estate	251-
Patterson Chester W.	Estate	278-328-
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Ream Velva M.	Estate	34-40-41-105-86-
Rowling Dorothy + Doris	Guardship	53-104-
Robbina Sarah E.	Will	53-
Robbina Sarah E.	Estate	53-56-57-58-61-109-114-
Rausch Philip	Estate	71-106-
Robinson Lucie R.	Estate	99-100-202-253-
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Robertson John H.	Estate	123-
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Schwartzkopf George	Estate	56-104-352.	
Shoemaker Laura	Estate	63-158-	
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MC MANUS-TRUMP CO., TOLEDO, OHIO-96595

No. 12437.

In the Matter of the Estate of } Presentation of Will for Probate
A. W. Thomas Deceased } No. 12437.

An application having been this day presented to the Court by Estella R. Thomas, praying that an instrument in writing purporting to be the last will and testament of A. W. Thomas, 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 28th day of January, 1933, at 10 o'clock A.M.

No. 12436.

In the Matter of the Adoption of } Petition filed - Order for Hearing
Alva Atkins. } No. 12436.

This day Richard Fay Turner and Helen Marie Smith Turner, husband and wife, appeared in open Court, and filed herein their petition for leave to adopt, and change the name of Alva Atkins, age _____ years on boy child of _____ to the name of Robert Louis Turner, with the answer and consent in writing of _____ 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 The Worthington Methodist Children's Home, 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 25th day of January A.D. 1933, at one o'clock P.M. That being not less than ten nor more than thirty days from the filing of the Petition.

Said next Home shall as soon as practicable, and before the day herein set for hearing the petition, submit to the Court a full report in writing

12423.

In the Matter of the Estate of } Order Approving Inventory
Valentine Goellner. 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 by publication in The Union County Journal 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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BY MANTON-BROOK CO., TOLEDO, OHIO—96595

No. 12431.

In the Matter of the Will of } Case No. 12431.
David Franklin Deceased } Order Admitting to Probate and Record

This matter came on this day further to be heard, on the application of Gula B. Galloway to admit to probate and record the Will of David Franklin 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 C. A. Hoopes and Edith O. Wood 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 David Franklin 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.

No. 12438.

In the Matter of the Estate of } Case No. 12438.
David Franklin Deceased } Order for Appointment and for Bond.

The last Will of David Franklin, deceased, late of Magnetic Springs in said County, having heretofore been duly approved and allowed; this day Gula B. Galloway, the Executor named in said Will, appeared in open Court and made and filed an appropriation 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 Gula B. Galloway 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 Thirty-five Hundred (\$3500.00) Dollars and this cause is continued.

No. 12438.

In the Matter of the Estate of } Bond Approved and Letters Issued.
David Franklin Deceased } Order to Publish Notice.

This day Gula B. Galloway appeared in open Court, accepted the trust as Executor of the estate of David Franklin deceased and gave, and filed herein her Bond in the sum of Thirty-five Hundred (\$3500.00) Dollars conditions according to law, with United States Fidelity & Guaranty Co as sureties, which Bond is approved by the Court.

It is therefore ordered that letters Testamentary issue on the Will of said decedent to said Gula B. Galloway; that notice of said appointment be published as required by law; that this proceeding be re-

No. 12438.

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In the Matter
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No. 12438.

In the Matter
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No. 12438.

corded, and that said Executor pay the costs herein taxed at \$.

In the Matter of the Estate of }
 David Franklin Deceased } Orders on Filing Inventory.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of this estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 9th day of February, 1933, at 10:00 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 publication according to law. (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.

No. 12438.

In the Matter of the Estate of }
 David Franklin, Deceased } Order for Private Sale of Chattels.

This day this cause came on to be heard upon the application of Zula B. Galloway, executrix, for an order to sell at private sale and at market price a portion of the assets of said estate consisting of a bond of the Federal Land Bank of St. Louis Missouri, at the face value of \$1,000.00 and was submitted to the Court.

And the Court, being fully advised in the premises find that it is necessary to sell said bond to pay the debts of said estate and that it would be for the best interest of said estate to sell the same at private sale and for market price.

It is therefore considered by the Court that the said Zula B. Galloway, executrix, be, and she hereby is, authorized and directed to sell said bond at private sale forthwith for market price and to return her proceedings to this Court.

No. 12399

In the Matter of the Estate of }
 John D. Clive, Deceased } Order approving and confirming
 Sale of Chattels.

This day this cause came on to be heard on the report of John W. Clive Administrator of the estate of John D. Clive 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 administrator pay the costs herein taxed at \$ - within ten days.

In the Matter of the Estate of }
 David Franklin, 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.

8937-A. In the Matter of the Estate of } No. 8937-A.
 Jasper Dysernt Deceased } February 2nd & Final Account
 This day came L. L. Temple Trustee of Estate of Jasper Dysernt, late of Union County Ohio, deceased and presented his account in settlement of said Trusteeship 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.

8937-A. In the Matter of the Estate of } Case No. 8937-A.
 Jasper Dysernt - Deceased.
 This day L. L. Temple as Trustee of the Estate of Jasper Dysernt deceased, appeared in open court and tendered his resignation as such Trustee, which the Court at this date accepts.

8937-A. In the Matter of the Estate of } No. 8937-A.
 Jasper Dysernt Deceased }
 And the Trusteeship under said Estate for the benefit of the Union Baptist Church and the Grace Chapel M. P. Church.
 This day this cause came on to be heard upon the application of the Trustees of the Union Baptist Church and the Trustees of the Grace Chapel M. P. Church and the evidence.

And the Court being fully advised in the premises, finds that one Jasper Dysernt, deceased, left a will which has been duly probated in this Court, making these two churches to wit, the Union Baptist Church and the Grace Chapel M. P. Church, beneficiaries of a trust fund: that a true copy of said will is attached to the application. The Court further find that following the decease of the said Jasper Dysernt, a construction of said will was duly had in the Common Pleas Court of Union County, and that a copy of the journal entry construing said will is attached to the application.

The Court further finds that a trustee was appointed by this Court to administer said trust estate and that the said trustee now has under his control approximately \$5,000.00.

The Court further finds from the evidence that the trustee of the said fund to wit, L. L. Temple has filed his second account and has tendered his resignation to this Court.

The Court further finds that there are no heirs at law or next of kin of the said Jasper Dysernt deceased, and that there are no other persons interested in said trust fund.

The Court further finds that all parties interested in said trust funds are before this Court and consent to and ask for a division of the said trust fund. One half of said trust fund to be held in trust for the benefit of the Union Baptist Church and one half of said trust fund to be held in trust for the benefit of the Grace Chapel M. P. Church.

Wherefore, it is hereby ordered that the said trust fund shall be equally divided, one half of said trust fund to be held by a trustee for the benefit of the Union Baptist Church and one half of said trust fund to be held for the benefit of the Grace Chapel M. P. Church.

That upon application a trustee shall be appointed to handle said trust estate and said trustee shall give a bond to be approved

12430

by this Court shall account that L. L. Temple is over to each. In the Matter of John S. Es. This herein, came It appears the said In required by ordered the confirmed.

January 17, 1933.

Probate Court, Union County,

Tuesday January 17, 1933

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by this Court before entering upon the administration of his duties. That said trustee shall account to this court every two years as is provided by law.

That upon the appointment and qualifications of the said trustee the said L.H. Sample now trustee of said fund shall account to the said trustee, and turn over to each, one-half of the funds now remaining in his hands.

In the Matter of the Estate of }
John S. Esely. 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.

No. 12439. In the matter of
 Albert W. Howland
 Allen Howland
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No. 12439.

In the Matter of the Estate of }
Albert W. Howison Deceased }

Determination of Inheritance Tax.
Estate not subject to tax

Allen Howison as one of the heirs at law of and next of kin of Albert W. Howison, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Four thousand six hundred fourteen (\$4614.00) Dollars, the debts and costs of administration are Five hundred forty (\$540.00) Dollars, and the net actual value thereof is Four thousand seventy four (\$4074.00) Dollars.

That the following persons are all the heirs at law and next of kin, with the relationship and the portions inherited by them, to wit:

Name.	Relationship	Portion Inherited.
Agnes Macoubrey Howison	Widow	One-third
Oliver W. Howison	Son	One-sixth
Orpha Howison Johnson	Daughter	One-sixth
Ray Howison	Son	One-sixth
Allen Howison.	Son.	One-sixth

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 succession of said estate, be certified to The Tax Commission of Ohio, and that the costs herein taxed at 3% be certified to the county auditor to be paid according to law.

No. 12429

In the Matter of the Estate of }
Frank M. Cameron Deceased }

No. 12429

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. 12439

Allen Howison - Plaintiff.

vs.
Agnes Macoubrey Howison
Oliver W. Howison
Orpha Howison Johnson
and Ray Howison -
Defendants

This day Allen Howison, one of the heirs and next of kin of Albert W. Howison, deceased, appeared in open court and filed herein his petition to determine heirship, and it appearing that all parties in interest have voluntarily entered their appearance herein and consented to the immediate hearing of said petition;

and thereupon this matter came on for final hearing, and the Court find from the pleadings and testimony that the following persons are entitled by the law of this state to inherit the estate of Albert W. Howison

Name -	Age	Address	Relationship	Portion Inherited.
Agnes Macoubrey Howison	55	Richwood O	Widow	One-third
Oliver W. Howison	52	Richwood O	Son	One-sixth
Orpha Howison Johnson	49	Richwood O	Daughter	One-sixth
Ray Howison	45	Richwood O	Son	One-sixth
Allen Howison	41	Richwood O	Son	One-sixth

Said decedent was seized at the time of his death of the following Real estate
Situating in the County of Union, State of Ohio and Township of Clairbourne and in
Survey No. 6161, and Bounded and described as follows: -

Tract No. 1.

Four acres of land off the N. E. corner of Lot No. 10 in said Survey and said Township
Beginning at the N. E. corner of the north half of said lot, thence westerly with
the said line of said lot 30 poles; thence southwardly parallel with the east
line of said lot 21 1/3 poles; thence eastwardly parallel with the north line
of said lot 30 poles; thence northwardly into the line of said lot 21 1/3 poles
to the place of beginning. Containing four (4) acres of land.

Being the same premises deeded to Albert Horison (who was the same person
as Albert W. Horison) by Jennie Longwell and husband and John J. Kirby
by deeds of record in Vol. 54 page 399 and Vol 49 Page 19. Deed Records of
Union County Ohio.

Tract No. 2.

Being part of the north half of Lot No. 10. of the subdivision of said survey
and beginning at a stone and brick at the northeast corner of J. W. Tobias
land and in the east line of said Lot No. 10; thence with the north line of said
Tobias lands S 84 deg 30' W. thirty (30) poles to a stone and tile at the south
east of John Van Fleets land; thence with the east line of said land
N. 6 deg. 20' W. thirteen and 95/100 (13 95/100) poles to a stake at the southwest
corner of a 4 acre tract now owned by said Albert Horison; thence with said
south line N. 84 deg 30' E. thirty (30) poles to a stake in the east line of said
Lot No. 10, and the west line of Mrs Kirby's land; thence with said line,
S. 6 deg. 20' E. thirteen and 95/100 (13 95/100) poles to the beginning. containing
two and 60/100 (2 60/100) acres more or less, and being the same tract conveyed
to said Albert W. Horison by Perry Bunnigarten and others as recorded in Vol 66
page 179 of Union County Records of Deeds, and by a Deed of Correction by said
Perry Bunnigarten and others to said Albert W. Horison of record in Vol. 145
Page 314, of said Record of Deeds.

Tract No. 3.

Being a part of Lot No. 4 of the sub. division of Survey No. 6161, Beginning
at a stone and tile S.W. corner of said Lot 4, and northwesterly corner of Chas O.
Horison's land; thence with Horison's land line N 84 deg. 30' E. 108 6/100
poles to a stake; thence N. 6 deg W. 29 64/100 poles to a stake and two brick; thence
S. 84 deg. 30' W. 107 90/100 poles to a stone and tile in the center of an unim-
proved road; thence with said road, S 5 deg E. 29 60/100 poles to the beginning.
Containing 20 acres of land: Being the same premises deeded by David Ward
and wife to said Albert W. Horison by deed of record in Vol. 66 page 400. Union
County, Ohio. Records of Deeds.

Tract No. 4.

Beginning at an iron stake at the S.W. corner of Stephen A. Horison's land,
and in the center of the Kirby Gravel Road; thence with the West line of said
land N 6 deg 10' West 200 poles to a stone at the N.W. corner of Stephen A. Horison's
land; thence S 84 deg 30' West 25.20 poles to a large post at the S.E. corner of
John Stump's land; thence S 6 deg 30' East 99.75 poles to a stone; thence S 84 deg
20' West 28.30 poles to a stone at the N. E. corner of Sanford H. Horison's
land; thence with the East line of said land S 5 deg 40' East 100.25 poles
to an iron stake, a corner to said land in the center of the Kirby Gravel
Road; thence with the center of said Road, N 84 deg. 30' East 54 poles to
the place of beginning. Containing 48.65 acres, more or less.

Being the same premises deeded by John W. Horison and wife

Tract No. 5

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 ... Kirby Gravel
 ... 54 poles to
 ... less.
 ... Howison and wife

to said Albert W. Howison by deed of record in Vol. 81 Page 428, Deed Records of said County.

Tract No. 5 Being a part of Lot No. 10 of the Division of Survey No. 6161 and described as Beginning at a stone at the N.W. corner of said Lot No. 10 and at an angle in the Kirby Gravel Road: Thence with the center of said Road, N. 84 deg 30' East 79.40 poles to an iron rod, the N.W. corner of Albert W. Howison's land: Thence with the west line of said Howison's land S 6 deg 20' East 35.28 poles to a stone and tile in the north line of lands formerly owned by J. W. Tobin: Thence with said line S. 84 deg 30' West 70.60 poles to an iron rod in the west line of said Survey No. 6161; and in the center of the Kirby Gravel Road; Thence with said line and the center of said Road, N. 5° 45' West 35.28 poles to the beginning. Containing 17.50 acres, more or less.

Being the same premises deeded by Susan C. Allen and husband by deed of record in Vol. 98 Page 364, Deed Records of said County.

Tract No. 6. Being the south half of Lot No. Ten (10) of Military Survey No. 6161, according to a subdivision of said Survey made by Lewis W. Sifford Jan. 1st 1850. Also ten (10) acres off the south side of the north half of said Lot No. ten (10) of said subdivision of said Survey No. 6161. For a more specific description of said premises see recorded Plat of said Survey and subdivision thereof as it appears in the Records at Manayville, Union County, Ohio. The premises above described containing forty four and one half (44 1/2) acres more or less.

Excepting from the above described premises 22 1/4 acres, being the south half of the above described real estate, conveyed by Albert W. Howison to Oliver W. Howison by deed of record in Vol. 104 page 401, Deed Records of Union County, Ohio, leaving in said tract of land 22 1/4 acres, more or less.

It is ordered that this proceeding be recorded: that the 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 petition be filed with the Recorder of the proper county for record as provided by law.

12039. In the Matter of the Estate of Gary Meddles - Deceased. First Account.

This day the First Account of James E. Meddles, Executor of the Estate of Gary Meddles deceased, came on for hearing and settlement, due notice thereof having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Six Dollars (\$6.00) as a credit, being a just and reasonable amount expended by him for lettering monument for said decedent.

Said Executor is hereby allowed the sum of Sixty two and 87/100 Dollars (\$62.87) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

The Court finds a balance of \$ 31.35 Dollars 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 Gary Meddles, deceased.

BY MANCO-TRUDY CO., YULFHO, OHIO—96595

It is ordered that said Executor pay the costs herein taxed at \$ 6.50. Sept 29-32.

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

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Probate Court, Union County,

16.50. Sept 29-32.
be recorded

No. 12389.

In the Matter of the Estate of Josephine Houser Dec. Deceased

No. 12389

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 18. day of February 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 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.

No. 12441

In the Matter of the Estate of Benjamin A. Snowden Dec. Deceased

Presentation of Will for Probate.

An application having been this day presented to the Court by Charles B. Snowden and Nellie Snowden, praying that an instrument in writing purporting to be the last will and testament of Benjamin A. Snowden deceased be admitted to probate.

All persons and next of kin having waived service of notice and of the application for the admission of the same for probate, it is ordered that said will be probated instant.

No. 12150

In the Matter of the Estate of Joseph Kinkin Dec. Deceased

No. 12150.

Filing of and Final Account.

This day came Irene Lewis, Executrix of the estate of Joseph Kinkin late of Union County Ohio, deceased and presented her account in settlement of said estate. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of Feby. A.D. 1933, at one o'clock P.M. to which time said matter is continued.

No. 12440

In the Matter of Adoption of Orvie Patch

Petition Filed

Order for Hearing.

This day Chalmer D. Egler and Marie L. Egler, husband and wife, appeared in open Court and filed their petition for leave to adopt, and change the name of Orvie Patch, age years on boy child of Simon and Bertha Patch, to the name of Jerry Allen Egler with the assent and consent in writing of the Supt and matron of Children's Home, Union County Ohio who have permanent care 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 Supt C. L. Auer and Georgia Auer 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 29. day of January, A.D. 1933, at 10 o'clock A.M. That being not less than ten nor more than thirty days from the 19th of January, 1933.

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.

No. 12440

In the Matter of Orvie Patch

This day Children's Home said child, in opinion, the court of the parties in

The said full consent. due knowledge inig. Court full

No. 12441.

In the Matter of Benjamin A.

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Probate Court, Union County, Thursday, January 19, 1933.

No. 12440

In the Matter of Adoption of }
Ernie Patch } Continuanee after Hearing.

No. 12440

This matter came on this day further to be heard, and Union County Ohio Childrens Home, Supt and Matron Ann, who has jurisdiction, as next friend of said child, having made report in writing and recommending the proposed adoption, the court now proceeded to a full hearing of the petition, and the examination of the parties in interest under oath.

The said report shows that all the parties in interest in the case have given full consent. And said report shows also that all of said parties in interest have had due knowledge of the pendency of this proceeding and of the date set for this hearing. Court fully satisfied with all reports and transactions.

No. 12441.

In the Matter of the Will of }
Benjamin A. Snowden Deceased } Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Charles B. Snowden and Nellie Snowden, to admit to probate and record the Will of Benjamin A. Snowden deceased, late of the Township of Chaboume in said County, heretofore filed in this Court.

It is now shown to the satisfaction of this 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 Jesse S. Kagay and Adelle M. Kagay having appeared in open court, submitted proof of the signatures of the subscribing witnesses to said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Benjamin A. Snowden 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.

12150

In the Matter of the Estate of }
Joseph Kinikin Deceased } Determination of Inheritance Tax Estate Not Subject to Tax.

Drene Lewis as Executrix of the estate of Joseph Kinikin deceased having filed an application duly verified for an order and finding 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 Ten thousand, one hundred seventy and no/100 Dollars, the debts and costs of administration are Five thousand four hundred twenty four and no/100 Dollars and the net actual market value is Four thousand seven hundred forty six and no/100 Dollars.

Under the Will of Joseph Kinikin deceased the widow, Anna L. Kinikin is given a life estate in all of his property both real and personal. Anna L. Kinikin is 61 years of age and the value of this life estate is approximately \$2000.00. The remaining estate going to Drene

Lewis is therefore of the value of approximately \$2746.00

There is therefore no tax due from said estate and the estate is not subject to tax, 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.

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No. 12441.

In the Matter of the Estate of } Determination of Inheritance Tax
 Benjamin A. Snowden Deceased } Estate not subject to Tax.

Charles B. Snowden and Nellie Snowden, sole heirs of Benjamin A. Snowden 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 Fifty-five hundred (\$5500.00) Dollars, the debts and costs of administration are Five hundred and six (\$506.00) Dollars and the net actual market value thereof is Four thousand nine hundred and ninety four (\$4994.00) Dollars, That the said Benjamin A. Snowden left the said Charles B. Snowden and Nellie Snowden his son and daughter or his sole heirs at law and only next of kin and devisees 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.

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12627 In the matter of the Estate of A. P. Brighter, 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.

May 21. 1933

Probate Court, Union County,

Inventory,
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No. 12045 In the Matter of the Guardianship }
of Charles M. Davis. } Final Account.

This day the Final Account of Charles Parrott, Guardian of Charles M. Davis, incompetent, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law, same approved by Veterans Administration, (W. P. Metzger attorney).

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

The Court finds that more than thirty days have elapsed since said Guardian was notified of the expiration of the time to file said Account and that such delay was necessary and reasonable.

It is ordered that said Guardian be and he is allowed the sum of twenty Dollars (\$20.00), being the amount of his reasonable expenses incurred in the execution of his trust.

It is ordered that said Guardian be and he is allowed the sum of thirty two Dollars (\$32.00) as compensation for his service, 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 12/2/32.

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

July 23.. 1933.

Probate Court, Union County,

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(Metzger attorney)
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Guardianship

taxed at \$6.50

remain to be recorded

No. 3758-

In the Matter of the Guardianship of }
 Mary J. Chapman } Filing 9th Account.
 This day came C. D. Wiley, Guardian of Mary J. Chapman of Union County, Ohio, and presented his 9th 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.

12263.

In the Matter of the Estate of }
 Elvora Butler, Deceased } Granting further time to collect assets.

On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, M. A. Bell, administrator of the estate of Elvora Butler deceased, is allowed six months further time to collect the assets of said estate.

12442

In the Matter of the Estate of }
 Jane Loughrey, Deceased } Presentation of Will for Probate.

An application having been this day presented to the Court by Sylvester L. Loughrey and John L. Loughrey, praying that an instrument in writing purporting to be the last will and testament of Jane Loughrey deceased, be admitted to probate: It is ordered that no days of 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 January, 1933, at 1 o'clock, P.M.

12442

In the Matter of the Will of }
 Jane Loughrey, Deceased. } Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of John L. Loughrey, to admit to probate and record the Will of Jane Loughrey 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 Sylvester L. Loughrey (husband) 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 he waived notice and given consent to the probate of said Will.

And the said Fred J. Asman, of Mansville, Ohio and Edna Hartshorn (now deceased), said signature proven in open court by F. J. Asman, and Adelle M. Kagay subscribing witnesses to said will and proof of signatures.

Whereupon the Court finds that the aforesaid instrument of writing together with said codicil, is the last Will and Testament of said Jane Loughrey 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.

Therefore the Court orders the admitting of said Will to probate and that it, together with the said testimony of the witnesses above named,

No. 12303.

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No. 12303

be entered of record in this court.

In the Matter of the Estate of }
J.R. Wile Deceased. } Authority to Transfer Real Estate.

This day came Jennie Wile, Administratrix of the estate of J.R. Wile 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 April 14th 1932, residing at Mansville, Ohio: that on April 27th, 1932 the petitioner was appointed Administratrix of his estate: that the following persons with their age, address, relationships and portions inherited, inherit said real estate.

Name	Age	Address.	Relationships	Portion Inherited
Jennie Wile	-	Mansville Ohio	Widow	1/3
Ethel Van Wagner.	48	Columbus, Ohio	Daughter	2/9
Walter S. Wile	38	Columbus, Ohio	Son	2/9
Mildred Staley	32	Mansville, Ohio	Daughter.	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.

No. 12302

Homer T. Mossbarger - Administrator
of the Estate of Berthema
Mossbarger - deceased - Plaintiff

No. 12302

Confirmation.

vs.
F. A. Mossbarger. et al
Defendants

This day this cause came on to be heard upon the report of a public sale of the property described in the Petition herein; and there appearing to be no objection to the sale it was submitted to the Court upon such return of sale.

Whereupon the Court finds after due and careful examination of the same that said sale has been duly and legally made in conformity to law and the former orders of this Court.

Wherefore it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said Homer T. Mossbarger as such administrator make to the purchaser, William C. Jacobs, a good and sufficient deed for the premises so sold and the said William C. Jacobs, a good and sufficient deed for the premises so sold and the said William C. Jacobs, desiring to pay all of said purchase money in cash, said administrator is ordered to accept the same.

It is further ordered that upon satisfaction of the mortgage in favor of William C. Jacobs herein set forth in the answer and cross petition of the said William C. Jacobs, said mortgage being recorded in Volume 99 Page 87 in the Mortgage Records of Union County, Ohio,

cancellation be entered on the record thereof in the office of the Recorder of said County, where it is recorded.

And the Court coming now to the distribution of the property of said sale amounting to One Thousand Dollars (\$1,000.) the said purchaser having elected to pay the same in cash, it is ordered that said administrator out of the moneys in his hands pay:

First: To the Treasurer of this County, taxes, penalties and interest thereon against said property, to wit: the sum of \$84.23.

Second: To Carrie Hombek, Probate Judge, for Probate Court costs, the sum of \$42.76.

Third: To the Auctioneer, the sum of \$2.00.

Fourth: To Homer T. Mosabarger, the per centum of the administrator, the sum of \$60.00.

Fifth: To Robert F. Allen, Attorney fee, the sum of \$60.00.

Sixth: To D.E. Ogan, premium on insurance for the time which said property was in the hands of the administrator, the sum of \$23.93.

Seventh: To William C. Jacobs, in satisfaction of his mortgage as set forth in his Answer and Cross Petition, which is a lien against said premises, the sum of \$616.70.

It is further ordered that the balance of said sum amounting to \$110.38, be distributed by said administrator as provided by law.

July 24, 1933.

Probate Court, Union County,

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12295 In the Matter of the Estate of }
 Velva M. Peam, Deceased. } Orders on filing Inventory.
 This day G. B. Peam as administrator of Velva M. Peam deceased
 appeared in open court and filed his Inventory, duly verified as such admin.
 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 \$3.00
 within ten days.

12435 In the Matter of the Estate of }
 Josephine C. Dolbear, 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 advised by all persons entitled to notice
 under the law of the State of Ohio.

12446. In the Matter of the Estate of }
 Mary Ann Macoubrey Deceased. } Authority to Transfer Real Estate
 This day came George A. Macoubrey, sole heir of the estate of Mary
 Ann Macoubrey deceased, and filed herein his application duly verified,
 for an order directing the transfer of certain real estate belong to said decedent.
 It appearing to the Court that said decedent died intestate on February
 8th, 1932, residing at Richwood Ohio; that the following persons, with
 their age, address, relationships and portion inherited, inherit said estate

Name	Age	Address	Relationship	Portion Inherited
George A. Macoubrey	70.	Richwood Ohio	Brother	Entire Estate

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 therein 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.

12436 In the Matter of Adoption }
 of Elva - } Continuance after Hearing.
 This matter came on this day further to be heard.
 The said report shows that all the parties in interest in the case
 are as follows: Report of The Worthington Children's Home at Worthington, Ohio
 has given full consent for said adoption, said child having been in home of
 Richard and Helen Turner longer than required period.

The Worthington Home has cleared the record in a legal way.
 And said report also shows that all of said parties in interest have had
 due knowledge of the pendency of this proceeding and of the date set for
 this hearing.

12446. In the Matter of the Estate of }
 Mary Ann Macoubrey Deceased } Determination of Inheritance Tax
 Estate not subject to tax
 George A. Macoubrey as Brother and sole heir at law of the
 estate of Mary Ann Macoubrey, deceased, having filed an application,
 duly verified, for a finding and order that said estate and the successions

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January 25, 1933

Probate Court, Union County, Wednesday January 25, 1933

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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 Fifteen hundred (\$1500.00) Dollars, the debts are Five hundred (\$500.00) Dollars and the net actual market value thereof is One Thousand (\$1000.00) Dollars, 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 3/4% be certified to the county auditor to be paid according to law.

12445

In the Matter of the Estate of } Determination of Inheritance Tax.
Freeman D. Love - Deceased } Estate not subject to Tax.

Chester Love and Dana D. Love as heirs of the estate of Freeman D. Love 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 Three Hundred and 70/100 Dollars, the debts and funeral expenses etc, six hundred and 70/100 Dollars, and the net actual market value thereof is One Thousand Seven Hundred and 70/100 Dollars.

That the said Emma J. Love, widow, is entitled to \$5000.00

That the said Chester Love, son, is entitled to \$3500.00

That the said Dana D. Love, son, is entitled to \$3500.00, 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 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.

10222-A.

In the Matter of the Guardianship } Appointment
of Emma J. Love } Order for Bond.
an incompetent person }

This day Chester Love appeared in open Court and made application to be appointed Guardian of Emma J. Love, and the Court, being satisfied that said Emma J. Love is an incompetent person and therefore is incapable of taking care of and preserving her property; that she is of the age of 67 years, on the 17th day of October, 1933, and has legal residence in Paris Township, in this County; and that prior guardian is deceased, and necessary to appoint a guardian, the Court being further satisfied that said Chester Love 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 Emma J. Love, the probable value thereof, and the probable annual rents of the real estate. It is ordered that said Chester Love be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twenty-five Hundred and 70/100 Dollars, and this cause is continued.

In the Matter of the Guardianship } Appointment
of Emma J. Love } Bond approved
an incompetent person } Letters Issued.

This day Chester Love appeared in open Court, accepted the appointment as Guardian of Emma J. Love an incompetent person, and gave and filed herein his Bond in the sum of \$2,500.00, Twenty Five Hundred Dollars conditioned according to law, with Dana D. Love, Lola Love and Glenna Love, freeholders, as sureties thereon, which Bond is approved by the Court.

Thereupon said Chester Love 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

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January 26, 1933

Probate Court, Union County, Thursday January 26, 1933

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Chester Love and that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ -

12295. In the Matter of the Estate of } Velva M. Ream. Deceased }
Order on Filing Schedule of Debts.

This day a Schedule of debts in the above captioned estate was filed in the 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 15th day of February, 1933, 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.

12429 In the Matter of the Estate of } Frank M. Cameron Deceased }
Appointment
Order to record Notice

This day proof of publication of notice of the appointment of Virgil K. Cameron as administrator of the estate of Frank M. Cameron deceased was filed herein: it is ordered that the same be recorded in the records of this office.

12295. In the Matter of the Estate of } Velva M. Ream, Deceased. }
Filing 1st and Final Account.

This day came G. C. Ream, adm. of the estate of Velva M. Ream 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 July A. D. 1933 at one o'clock P.M. to which time said matter is continued.

12075 In the Matter of the Estate of } Wallace Krouse. Deceased }
Filing first partial account.

This day came Roy Bachman, executor of the estate of Wallace Krouse late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of July, 1933 A. D. 1933 at one o'clock P.M. to which time said matter is continued.

10222-A. In the Matter of the Guardianship } of Emma J. Lowe. }
Filing Final Account.

This day came Chester Lowe and Dana D. Lowe, sons and heirs of Freeman Lowe of Union County, Ohio, deceased, and presented his final account in settlement of said guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of July 1933 at one o'clock P.M. to which time said matter is continued.

12428. In the Matter of the Will of } Eda Blauk- Deceased }
Order admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Clara M. Blauk to admit to probate and record the Will of Eda Blauk deceased late of York Twp in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving J. P. Blauk, surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident

of the State by application former order of said Will.

And to this day application of said Will by them respectively.

Whereupon together with duly executed Will, was of

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12295

In the Matter of Velva M. Ream

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12075

Wallace Krouse vs. Roy Bachman

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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, all waived notice and given consent to the probate of said Will.

And E. J. Bechtel and Margaret Warner, subscribing witnesses to said Will this day appeared in open Court and having been duly sworn, testified to the due 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 together with said codicil, is the last Will and Testament of said Eda Blank, 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.

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.

12295

In the Matter of the Estate of } Determination of Inheritance Tax
Velva M. Ream - Deceased } Estate not Subject to Tax.

V. M. Ream, as administrator of the estate of Velva M. Ream 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 seventy eight and ⁶⁴/₁₀₀ Dollars, the debts and costs of administration are eight hundred forty nine and ⁴²/₁₀₀ Dollars and the net actual market value thereof is two hundred, twenty nine and ²²/₁₀₀ Dollars.

The heirs at law and next of kin who are entitled to a distribution from this estate are four sisters, one half brother, and the mother of the deceased, and their exemptions from the payment of an inheritance tax far exceed the amount they shall receive, 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.

12075

In the Matter of the Estate of } Determination of Inheritance Tax
Wallace Krouse Deceased } Estate not subject to Tax

Wesley May Krouse, Widower & Children as heirs of the estate of Wallace Krouse deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is the Court being fully advised in the premises, finds and determines that the gross value of said estate is Fifty-one Hundred Seventy-one and ¹⁷/₁₀₀ Dollars, the debts and costs of administration are Funeral Expenses etc Eight Hundred Dollars and the net actual market value thereof is

Forty-three Hundred, Seventy-one and $\frac{1}{100}$ Dollars.

Said Vera May Krouse, widow is entitled to \$ 5000.00

" " Amanda " Son " " " \$ 3500.00

" " Malinda Krouse long Daughter " " " \$ 3500.00

" " Walter Krouse Son. " " " \$ 3500.00

" " Edna Krouse Bender. Daughter " " " \$ 3500.00

" " Pearl " Gast. " " " " \$ 3500.00,

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.

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10857. In the Matter of the Guardianship of }
Edna B. Peters. Incompetent. } Third Account.

This day the third account of Mary Benzler Guardian of Edna B. Peters came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 thousand seven hundred, twenty four and 08 (\$7724.08) due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid. Dec 27th. 1932.

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 Roy Rogers. } Eighth Account.

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

It is ordered that said Guardian be and she is allowed the sum of One hundred and 7 and 8/100 Dollars (\$107.80), as compensation for her services, which amount the Court deems reasonable.

The Court finds said Account duly balanced and said Guardianship settled according to law.

The Court finds a balance of Nine Thousand Seven Hundred and three and 8/100 Dollars (\$9703.80) due said Guardian from said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid 12-15-32.

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

8629 In the Matter of the Guardianship of }
George W. L. Tonguet } 5th Account

This day the 5th Account of Millie M. Cunningham Guardian of George W. L. Tonguet came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and

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being fully advised in the premises, do find the same to be in all respects just and correct 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 \$408⁰⁰ amount received; for room, board, keep, and expense of Court cost, as compensation for her services, which amount the Court deems reasonable.

It is ordered that said Guardian pay the costs herein taxed at \$6⁵⁰ within ten days. Costs paid Dec. 14-32.

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

12149

In the Matter of the Estate of } First and Final Account
Edward Connolly Deceased }

This day the set and Final Account of Ralph Connolly, Executor of the Estate of Edward Connolly deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers 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 Ralph Connolly is hereby allowed the sum of one hundred forty three ⁷⁹/₁₀₀ Dollars (\$143⁷⁹) 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 Ralph Connolly as Ex. pay the costs herein taxed at \$6.50. P. Dec 29-32.

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

12437.

In the Matter of the Will of } Order Admitting to
A. W. Thomas, deceased } Probate and Record

This matter came on this day, further to be heard, on the application of Estella R. Thomas to admit to probate and record the Will of A. W. Thomas 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 Estella R. Thomas 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 W. P. Vallrath and Guy Coughenour, 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 A. W. Thomas, de-
 ceased; 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.

10103.

In the Matter of the Estate of }
 Henry Stalder Deceased } C and Final Account.

This day the C and Final Account of Henry Ward Brooke
 Executor of the Estate of Henry Stalder deceased, came on for hearing
 and settlement, due notice thereof having been published according to
 law. No exceptions having been filed thereto, and no one now appearing
 to except or object to the same; and the Court having carefully examined
 said account and the vouchers therewith and all matters pertaining
 thereto and being fully advised in the premises, 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 H. W. Brooke is hereby allowed the sum of Seventy nine
 and ²²/₁₀₀ Dollars (\$79.22) being commissions on the amount
 collected and accounted for by him and being in full compensation for
 all his ordinary services rendered.

The Court finds a balance of one and ³⁶/₁₀₀ Dollars (\$1³⁶/₁₀₀) due said
 Executor from said estate.

It is ordered that said Executor pay the costs herein taxed at \$6⁵⁰
 Pd. Jan. 3-1933. It is ordered that said Account and the proceedings
 herein be recorded in the Records of this office.

9402.

In the Matter of the Guardianship }
 of J. C. Coons. } Final Account.

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

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

The Court finds a balance of \$132.40 due said Guardian from said Ward.

The Court finds a balance of \$79.10 in the hands of said Guardian.

Recapitulation: Debit Chargeable \$79.10 - Credits \$ 211.50

Balance due estate - Nothing.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within
 ten days. Costs pd. Dec 31-1932. 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 A. W. Thomas

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In the Matter of the Estate of } Order for Appointment - Letters Issued and
A.W. Thomas - deceased. } to Publish Notice.

The last Will of A.W. Thomas, deceased late of Allen Township in said County, having heretofore been duly approved and allowed; this day Stella L. Thomas the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed 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 Stella L. Thomas is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that his 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 \$7⁰⁰.

12448

In the Matter of the Estate of } Order to Record Proof of Publication,
A.W. Thomas, Deceased. } of Notice of Appointment.

This day the affiant of the _____ publisher of the _____ Mayville Tribune a newspaper of general circulation in this County, that the Notice of Appointment of Stella L. Thomas as Executrix of the estate of A.W. Thomas 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.

12447

In the Matter of the Estate of }
Eda Blank - Deceased } Order for Appointment and for Bond.

The last Will of Eda Blank, deceased, late of York Township, in said County, having been heretofore duly approved and allowed; this day Clara Blank, 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 Clara Blank 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 Four Thousand Dollars and that she is hereby directed not to continue decedent's business but to close the same up forthwith, and this cause is continued.

12447

In the Matter of the Estate of } Bond Approved and Letters Issued -
Eda Blank - Deceased. } Order to Publish Notice.

This day Clara Blank, appeared in open Court, accepted the trust as Executor of the estate of Eda Blank, deceased, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law with Clara M. Blank - and Bernard Fattig 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 Clara Blank, 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 \$

12442.

Herbert Brandell, Administrator
of the Estate of
George W. Brandell.

Plaintiff

v.

Ellen A. Brandell,
Asa B. Brandell,
Clara Haignere and
Herbert Brandell,
The Columbus Mutual
Life Insurance Company
and David Miller

Defendants

This cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of his estate, and the answer of Ellen A. Brandell, the surviving spouse of said decedent, the answer and cross petition of the defendant, The Columbus Mutual Life Insurance Company, the answer and cross petition of the defendant, David Miller, and the evidence, and was submitted to the court.

And the court, being fully advised in the premises find that all of the defendants have been duly served with summons according to law, both upon the petition of the plaintiff and upon the answer and cross petition of the defendant, The Columbus Mutual Life Insurance Company, and that with the exception of those named, all of said defendants are in default for answer and demurrer to the petition and to said answer and cross petition, and that the allegations of said petition and of said answer and cross petition are admitted by said defendants to be true.

The court further finds from the evidence that all necessary parties are before the court and that the prayer of the petition should be granted that the defendant, Ellen A. Brandell, surviving spouse of said decedent, is entitled to dower in said premises: that by her answer she has waived the assignment of said dower by metes and bounds, or in rents and profits and has consented to the sale of said premises free from her said dower estate. The court further finds that the said Ellen A. Brandell as such surviving spouse is not entitled to any of the proceeds of the sale of the premises in lieu of her dower estate therein until after the payment in full of the liens of the defendants, The Columbus Mutual Life Insurance Company and David Miller, as hereinafter set forth.

The court further find that the real estate described in the petition was appraised by the appraisers of the estate at \$11,900.00, and that a further appraisement is dispensed with: that the bond heretofore given by the plaintiff as administrator of the estate of George W. Brandell in the amount of \$2000.00 is a sufficient bond, and it is ordered that no additional bond be required of said administrator.

The court further finds that the said decedent George W. Brandell and the defendants, Ellen A. Brandell, Asa B. Brandell, and Clara Haignere, duly executed and delivered to the defendant, The Columbus Mutual Life Insurance Company, the promissory note, set forth in its answer and cross petition and in the manner therein set forth; that no payments have been made on said note by the defendants or by any one for them except as set forth in said answer and cross petition; that the said makers of said note are in default for the payment of interest and principal thereon, and that by the election of the defendants,

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The Columbus Mutual Life Insurance Company, the entire principal and interest became due and payable.

The Court further finds that there is now due and payable to the defendant, The Columbus Mutual Life Insurance Company, from the defendants, Ellen A. Crandell, Asa B. Crandell, Clara Haignere, and the estate of George W. Crandell deceased to the date of this decree, to-wit: January, 28. 1933, on said note in said answer and cross petition described the total sum of \$7970.10, it being the balance of the original principal of said note with interest thereon as specified and allowed in said note.

The court further finds that in order to secure the payment of said promissory note in said answer and cross petition set forth, the said decedent, George W. Crandell and the defendant, Ellen A. Crandell, his wife, executed and delivered to the defendant, The Columbus Mutual Life Insurance Company, their certain mortgage deed as in said answer and cross petition described and on the premises therein described; that said mortgage was duly recorded in Volume 98, Page 45 of the Mortgage Records of Union County, Ohio, and is a good and valid first lien on the premises therein described, being the same premises described in the petition herein; that by reason of the failure of the makers of said note to pay the interest thereon and said installments of the principal according to its tenor and effect the conditions of said mortgage have been broken and the same has become absolute.

The Court further find that the defendant, Olive M. Crandell, is the wife of the defendant, Asa B. Crandell; that the defendant Eugene Haignere, is the husband of the defendant Clara Haignere; and that the defendant, Doris Crandell, is the wife of the defendant, Herbert Crandell; that the defendants Asa B. Crandell, Clara Haignere and Herbert Crandell are the only children and sole heirs at law of said decedent, George W. Crandell. The Court further finds that on the 17th day of March, 1931, said decedent George W. Crandell, and the defendant, Ellen A. Crandell, executed and delivered to the defendant, David Miller, the promissory note set out in the answer and cross petition of said defendant, David Miller. That on said date in order to secure the payment of said note said George W. Crandell and Ellen A. Crandell executed to the defendant, David Miller, their mortgage as in his answer and cross petition described and on the premises described therein, said premises being the same premises described in the petition herein; that said mortgage was duly recorded in Volume 100 Page 423, of the Union County Records of Mortgages and is a good and valid lien upon said premises, subject to the mortgage of the defendant, The Columbus Mutual Life Insurance Company, thereon; that there is now due the defendant, David Miller, upon said note, the sum of \$3827.00 with interest at the rate of 5% from the 28th day of January, 1933.

It is therefore ordered that the plaintiff, Herbert Crandell as such Administrator, proceed to advertise for sale at the north door of the Court House in Mansfield, Ohio, on the 25th day of February, 1933, at 1.00 P.M. o'clock, the real estate in the petition described as provided by law; that he sell the same at not less than two-

thirds of the appraised value thereof upon the following terms, to wit:
Cash in hand on day of sale. And said plaintiff is ordered to make
a return forthwith upon such sale.

12437

In the Matter of the Will of }
A. W. Thomas Deceased }

Election

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

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Probate Court, Union County,

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11572. In the Matter of the Guardianship of } Dorothy and Doris Rowling. } Filing First Account.
 This day came L. J. Rowling Guardian of Dorothy and Doris Rowling 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 July A. D. 1933, at one o'clock P. M. to which time said matter is continued.

12449 In the Matter of the Will of } Sarah E. Robbins Deceased } Presentation of Will for Probate.
 An application having been this day presented to the Court by Richard O. Robbins praying that an instrument in writing purporting to be the last will and testament of Sarah E. Robbins deceased be admitted to probate: Richard O. Robbins, only heir at this date present in open Court and signed as Petitioner and a waiver.

12449 In the Matter of the Will of } Sarah E. Robbins Deceased } Order admitting to Probate and Record.
 This matter came on this day further to be heard, on the application of Richard O. Robbins to admit to probate and record the Will of Sarah E. Robbins 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 all the next of kin of said decedent known to be resident of the State have waived notice and given consent to the probate of said Will.

And L. H. Collins and Carrie M. Collins, the subscribing witnesses to said Will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Sarah E. Robbins 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 said testimony of the witnesses above named, be entered of record in this Court.

12450 In the Matter of the Estate of } Sarah E. Robbins Deceased } Order for Appointment. Letters Issued and to Publish Notice.

The last Will of Sarah E. Robbins, deceased late of Taylor Township in said County, having heretofore been duly approved and allowed: this day Richard O. Robbins 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 Richard O. Robbins is a suitable person and legally competent; and that by the terms of said Will said Testator ordered or requested

that her 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 \$7.00.

12358

In the Matter of the Estate of }
 Newton J. Graham Deceased }
 Order approving Schedule of Claims,
 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, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

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In the Matter of the Estate of George Schwartzkopf Deceased } Filing First Account

This day came John H. Schwartzkopf and Casper Schwartzkopf Executors of the estate of George Schwartzkopf 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 25th day of Feb'y A. D. 1933 at one o'clock P.M. to which time said matter is continued.

12450

In the Matter of the Estate of Sarah E. Robbins 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.

10086-A.

In the Matter of the Guardianship of Charles W. Hendrickson Sumatic } Appointment. Order for Bond.

This day D. E. Ogan appeared in open court and made application to be appointed Guardian of Charles W. Hendrickson, and the Court, being satisfied that said Charles W. Hendrickson is a Sumatic and therefore is incapable of taking care of and preserving his property; that he is of the age of 80 years on the — day of — 19 —, and resides in Claibourne Township in this County; and the Court being further satisfied that said D. E. Ogan is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said Charles W. Hendrickson the probable value thereof, and the probable annual rents of the real estate. It is ordered that said D. E. Ogan be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Hundred (\$1200.00) Dollars, and this cause is continued.

10086-A.

In the Matter of the Guardianship of Charles W. Hendrickson, a Sumatic } Appointment - Bond Approved Letter Issued.

This day D. E. Ogan appeared in open Court, accepted the appointment as Guardian of Charles W. Hendrickson and gave and filed herein his Bond in the sum of \$1200.00, conditioned according to law, with Charles S. Marriott and Martha Donohue, freeholders, as sureties thereon, which Bond is approved by the Court.

Thereupon said D. E. Ogan took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said D. E. Ogan, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$

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In the Matter of the Estate of }
J. N. Hammer, Deceased } Authority to Transfer Real Estate

This day came Mollie Hammer, executrix of the estate of J. N. Hammer 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 December 27, 1930, residing at Ostrander, Ohio. That his last will and testament was filed in the Probate Court of Union County Ohio on January 6, 1931, and admitted to Probate on January 12, 1931; that on January 12th, 1931, the petitioner was appointed Executrix of his Estate: that the following persons with their age, address, relationship and portion inherited, inherit said estate.

Name.	Age	Address	Relationship	Portion Inherited
Mollie Hammer.	-	Ostrander Ohio	Widow	1/2
Bessie Forester	45	Ostrander Ohio	Daughter	1/2

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.

12450

In the Matter of the Estate of }
Sarah E. Robbins Deceased } Authority to Transfer Real Estate

This day came Richard O. Robbins Executor of the estate of Sarah E. Robbins 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 25, 1933, residing at Broadway, Ohio, that her last will and testament was filed in the Probate Court of Union County Ohio on January 30, 1933, and was admitted to Probate on January 30th, 1933; that on January 30, 1933, the petitioner was appointed Executor of her estate: that the following persons with their age, address, relationship and portion inherited, inherit said real estate.

Name.	Age	Address	Relationship	Portion Inherited
Richard O. Robbins	58.	Broadway Ohio	Son.	All.

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

12450 In the Matter of the Estate of } Determination of Inheritance Tax
Sarah E. Robbins Deceased } Estate not Subject to Tax.

Richard O. Robbins as Executor of the estate of Sarah E. Robbins deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Three Thousand Seven Hundred Ninety-eight Dollars; the debts and costs of administration are Six Hundred Forty-five Dollars, and the net actual market value thereof is Three Thousand One Hundred Fifty Three Dollars.

That the net value of said estate is less than the exemption of Richard O. Robbins, the sole beneficiary, 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 succession of said estate, be certified to The Tax Commission of Ohio and that the costs herein taxed at 3% be certified to the county auditor to be paid according to law.

12427. In the matter of the Estate of } Determination of Inheritance Tax
Allie Brake Deceased } Estate not Subject to Tax

Susie Brake as Administratrix of the estate of Allie Brake 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 and fifty-five $\frac{46}{100}$ Dollars, the debts and costs of administration are nine hundred and fifty-five $\frac{46}{100}$ Dollars and the net actual market value thereof is none Dollars, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is 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% be certified to the county auditor to be paid according to law.

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In the matter of accounts
Filed for settlement. Notice ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published, and that they will be for hearing on Saturday, February 25th 1933, at one o'clock P.M. as follows.

- 10103. Henry Ward Brooks, executor of the estate of Henry Stalder.
Sixth and final Account.
- 12212 Henry Ward Brooks, administrator of the estate of Mary Stalder.
First and final Account.
- 12150 Irene Lewis, executrix of the estate of Joseph Kinkin.
First and final Account.
- 8937 A. L. H. Temple - Trusteeship - Jasper Dysert Estate.
Second and Final Account.
- 13038 John Schwartzkopf and Casper Schwartzkopf - Executors of the estate of George Schwartzkopf.
First Account.
- 11572 L. B. Rowling - Guardian of Dorothy Rowling and Doris Rowling.
First Account.
- 10086 B. F. Beem, Guardian of C. W. Hendrickson.
Fourth Partial Account.
- 12295 G. B. Ream, Administrator Estate of Velva M. Ream.
1st and final account.
- 12075 Roy Gashman, executor of the estate of Wallace Krouse.
1st partial account.
- 10222-A. Freeman Lowe Guardian of Emma J. Lowe.
Final Account.
- 12097 Pearl Coder Adm. Le Roy Coder estate.
First and final account.
- 5723 A. Edward S. Lucil, Guardian of Philip Rausch.
Third and Final Account.
- 3758 B. C. O. Kiley - Guardian of Mary J. Chapman.
Ninth Account.
- 12309. E. A. Spurrer. Executor of the estate of Irene Spurrer.
First and Final Account.
- 12337. Julia and Edmund Turner Adm. Solomon Turner Estate.
1st and final Account.
- 11844. Roy Temple, administrator of the estate of Marion Temple.
First and Final Account.
- 12450 Richard O. Robbins Executor of Sarah E. Robbins Decd. - First & Final Account.
- 12341 A. In the Matter of Appointment of Deputy.
This date the Court appointed Hazel Turner as Deputy Clerk; appointment to take effect immediately at a salary of \$71.25 per month.
- 12436 1/2 In the Matter of Appointment of Deputy.
This date the Court appointed R. W. Hazen, Deputy; appointment to take effect immediately at salary of \$103.50 per month.

- 12450. In the Matter of Sarah E. Robbins Decd. for an order of said estate. Damages Ohio, and Cen. Co. Damages Akron. Co. Blain p. Ohio, to And it appears are true and will of said he has asse. It is t. said assets -
- 12450 In the M. Sarah E. Robbins. This date first and final. It is settlement on and that no is continued.
- 11844 In the Matter of Marion Le. This date filed his final said account of February published.

12450.

In the Matter of the Estate of }
Sarah E. Robbins Deceased }

This day Richard O. Robbins, Executor of the Estate of Sarah E. Robbins, deceased, appeared in open court and filed his petition praying for an order authorizing the distribution in kind and the paying over of certain assets of said estate, as described and set forth in said petition to wit:

Savings Account in The First Central Trust and Savings Bank of Akron Ohio, amounting to approximately \$800.00.

Certificate of Deposit in The Union County Savings and Loan Company of \$1000.00

Savings Account in the Akron Savings and Loan Company of Akron, Ohio, amounting to approximately \$1292.00

Claim for distribution in The First National Bank of Richwood Ohio, the amount of the deposit being \$561.35

Claim for distribution in The Union Banking Company of Mansfield Ohio, the amount of the deposit being \$722.15.

And it appearing to the court that the statements contained in said petition are true and that the said Richard O. Robbins under the provisions of the will of said decedent, is entitled to receive all of said assets, and that he has assented and agreed to have the same distributed to himself in kind.

It is therefore ordered that said executor distribute and pay over all of said assets in kind as described above, to himself.

12450

In the Matter of the Estate of }
Sarah E. Robbins Deceased }

Filing of First and Final Account.

This day came Richard O. Robbins executor of said estate and filed his first and final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 25th day of February A.D. 1933 at 1 o'clock P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

11844

In the Matter of the Estate of }
Marion Lempke Deceased }

Filing of First and Final Account.

This day came Roy L. Lempke, administrator of said estate and filed his First and Final Account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 25th day of February A. D. 1933, at 1 o'clock P.M., and that notice thereof be published as required by law, and this matter is continued until said time.

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In re: Estate of Laura }
Shoemaker. Deceased }

On this 2nd day of February, 1933, this cause came on to be heard upon the application of John F. Shoemaker, Administrator of the estate of Laura Shoemaker, deceased, that he be granted permission and authority to settle with the New York Central Railroad Company, a corporation, a claim for the wrongful death of the decedent, for the benefit of the next of kin thereof, against the said New York Central Railroad Company for the sum of Two Thousand Three Hundred Dollars (\$2,300.00) and the same was submitted to the court upon submission of all the facts pertaining to said claim.

The Court being fully advised in the premises finds that it is for the best interests of the said next of kin of the decedent that the settlement at the figure above set forth be consummated.

Wherefore the application is granted and John F. Shoemaker, Administrator, be and is hereby authorized and empowered to make, execute and deliver to the said, The New York Central Railroad Company, a full and complete release and discharge thereof, and do all those things necessary and permanent to the settlement of said claim.

12176

In Re: Estate of Laura }
Shoemaker. Deceased }

On this 2nd day of February, 1933, this cause came on to be heard on the application of John F. Shoemaker, Administrator of the estate of Laura Shoemaker, deceased, that he be authorized and empowered to pay the amount of Nine Hundred and Twenty Dollars (\$920.00) to attorney Charles F. Rich, in accordance with a contingency fee contract existing between the said John F. Shoemaker, and the said attorney, as more fully set forth in the application filed herein.

The Court being fully advised, is of the opinion that in view of all the circumstances, the fee as set forth is fair and should be paid.

Wherefore, the Application is granted and the said John F. Shoemaker be and is empowered and authorized to pay said fee as prayed for.

12176

In the Matter of the Estate of }

Laura Shoemaker Deceased } Filing Final Account.

This day came John F. Shoemaker, Administrator of the estate of Laura Shoemaker 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 25th day of March, A.D. 1933 at one o'clock P.M. to which time said matter is continued.

12451.

In the Matter of the Estate of Julia Minshall Hubbard, Deceased } Authority to Transfer Real Estate.

This day came William S. Hubbard, widower of Julia Minshall Hubbard 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 January 14th, 1933, residing at Plain City, Ohio; that the following persons with their age, address, relationships and portion inherited, inherit said real estate.

Name.	Age	Address.	Relationship	Portion Inherited
William S. Hubbard.	-	Plain City Ohio	Widower	1/3
John W. Minshall	39	Plain City Ohio	Son	2/15
Ray E. Minshall	37	Columbus, Ohio	Son	2/15
Clifford W. Minshall	36	Columbus, Ohio	Son	2/15
Virgie E. Leonard	31	Plain City, Ohio	Daughter	2/15
R. Lorenzo Minshall.	27	Columbus Ohio	Son.	2/15

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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In the Matter of the Estate of } Determination of Inheritance Tax.
Martha E. Brooker, Deceased } Estate not Subject to Tax

J. Arthur Brooker, as Administrator of the estate of Martha E. Brooker 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 Three Hundred Five and $52/100$ Dollars the debts and costs of administration are Eight Hundred Seventy-one and $97/100$ Dollars and the net actual market value thereof is Five Thousand Four Hundred Thirty-three and $55/100$ Dollars.

The said decedent died leaving J. Arthur Brooker, her son and Richard H. M^r Elvee, her grandson (the latter being the only child of the deceased daughter) and that they are each entitled to exemptions in the sum of \$3500⁰⁰, 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.

12329

In the Matter of the estate of }
Martha E. Brooker, Deceased } Filing 1st and final Account.

This day came J. Arthur Brooker Administrator of the estate of Martha E. Brooker 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 March, 1933, at one o'clock p.m. to which time said matter is continued.

12452

In the Matter
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- 12452 In the Matter of the Estate of } Appointment.
Rebecca Clark Drake Deceased. } Order for Bond.
- This day Florabel Bennett appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Rebecca Clark Drake late of — 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 Florabel Bennett 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 Seventy five hundred Dollars and this cause is continued.
- 12452 In the Matter of the Estate of } Bond Approved.
Rebecca Clark Drake Deceased. } Letters Issued.
- This day Florabel Bennett appeared in open Court, accepted the appointment as Administratrix of the Estate of Rebecca Clark Drake Deceased, and gave and filed herein her bond in the sum of seventy five hundred Dollars, conditioned according to law, with R.H. Drake and Anna Drake Ross freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Florabel Bennett, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.
- 9276 In the Matter of the Guardianship of } New or Additional Bond -
Everett Loy Pyles. } Order.
- This day Mary M. Pyles appeared in open Court and filed her petition for an additional Bond of said Mary M. Pyles Guardian. It is therefore ordered that the United States Fidelity and Guaranty Co furnish said Bond.
- 9276 In the Matter of the Guardianship of } New or Additional Bond.
Everett Loy Pyles. } Order after hearing.
- This day this cause came on to be heard upon the petition and testimony: and it appearing to the Court that the bond heretofore given by Mary M. Pyles as Guardian of said Everett Loy Pyles is insufficient for the reason that — — —
- It is therefore ordered that said Guardian give an additional Bond conditioned according to law in the sum of six thousand Dollars, with sureties to be approved by the Court, on or before the 6.. day of Feby. 1933, and this cause is continued.
- 9276 In the Matter of the Guardianship of } New or Additional Bond.
Everett Loy Pyles. } Order approving Bond.
- This day Mary M. Pyles appeared in open Court and gave and filed additional bond as Guardian of said Everett Loy Pyles, as heretofore ordered, conditioned according to law, in the sum of six thousand dollars with United States Fidelity and Guaranty Company as surety, which bond is approved by the Court. It is ordered that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$1.50 within ten days.

12447 In the Matter of the Estate of }
 Eda Blank. Deceased } Orders on Filing Inventory.
 This day Clara M. Blank, as Executrix of Eda Blank Deceased 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 \$3⁰⁰ within ten days.

12447 In the Matter of the Estate of }
 Eda Blank Deceased } 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 25th day of February 1933, 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 advertisement 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.

12032. In the Matter of the Estate of } Determination of Inheritance Tax
 Arthur Flesher Deceased } Estate not Subject to tax
 Nellie Flesher as Administratrix of the estate of Arthur Flesher deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Four thousand five hundred seventy-one and 88/100 - (\$4571.88) Dollars, the debts and costs of administration are Five hundred thirty-four and 81/100 (\$534.81) Dollars and the net actual market value thereof is Four thousand thirty-seven and 7/100 (\$4037.07) Dollars.

That said decedent left Nellie Flesher, his widow, aged 68, who is entitled to a distributive share of the chattel property and a dower interest in the real estate above mentioned, and the following his only heirs and next of kin to wit: Gladys Cheney, daughter - Harry Flesher, Son; and Mary Rausome and Rachel Rausome children of Helen Flesher Rausome, a deceased daughter of said Arthur Flesher, 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 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.

12447. In the Matter of }
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12432 In the Matter of }
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- 12447. In the Matter of the Estate of } Determination of Inheritance Tax.
 Eda Blank, Deceased } Estate not subject to Tax.
 Clara Blank as Executrix of the estate of Eda Blank, 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 one hundred ninety five Dollars, the debts and costs of Administration are Four hundred five and ²⁰/₁₀₀ Dollars, and the net actual market value thereof is One thousand seven hundred ninety and ²⁰/₁₀₀ Dollars.
 By virtue of the will of the said Eda Blank, deceased, all the property is to go to the surviving spouse, J.P. Blank, during his natural lifetime and upon his death to the children of the said Eda Blank in fee simple. The value of the estate to J.P. Blank and the value of the estate which will descend to the children of Eda Blank is far below the exemption to which they are entitled by law, and that as a result said estate and the successions therein are exempt from such inheritance tax.
 It is ordered that the court costs on this proceeding taxed at \$3⁰⁰ be certified to the County Auditor to be paid and credited in the manner provided by law.
- 12432. In the Matter of the Estate of } Appointment
 Gerald E. Billingsly Deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of John C. Billingsly as administrator of the estate of Gerald E. Billingsly deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12426. In the Matter of the Estate of } Appointment
 Phillip Causch. Deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of Edward G. Nied as administrator of the estate of Phillip Causch, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12438. In the Matter of the Estate of } Appointment
 David Franklin Deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of Zula Gallogay as executrix of the estate of David Franklin deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12448. In the Matter of the Estate of } Appointment
 Eda Blank. Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment of Clara M. Blank as executrix of the estate of Eda Blank, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12293. J. A. Fields Adm'r } It appearing to the Court that the property
 of the Estate of } described in the petition herein has been
 T. W. Fields Decd. P'ty } offered for sale, and not sold for want
 vs. } of bidders, now, on motion, and it being
 Samuel Fields and others. Def't } deemed expedient for the interest of all

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Probate Court, Union County, *Monday February 6.* 1933

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parties concerned, it is ordered that said property be sold without revaluation, but at not less than two-thirds of the formerly appraised value; and that an alias order of sale issue to said administrator accordingly.

6. 1933

Probate Court, Union County,

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without revaluation
raised value;
for accordingly.

12440

In the Matter of Adoption of }
Ornie Patch } Decree of Adoption.

Whereas on the 28th day of January 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; Children's Home, Union County, Ohio; 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 Chalmer D. Agler and Marie L. Keer Agler, 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;

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 agrees further that the name of said child shall be changed to Jerry Allen Agler.

10763

In the Matter of the Guardianship }
of Jennie R. Bisher et al. } Filing Second Account.

This day came Edgar H. Mc Mahan Guardian of Jennie R. Bisher et al, of Union County Ohio, and presented his second account in settlement of said Guardianship, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1933, at one o'clock pm to which time said matter is continued.

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In the Matter }
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In the Matter }
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In the Matter of the Estate of }
John S. Eeely, Deceased

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of May C. Eeely as administrator of the estate of John S. Eeely, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12435

In the Matter of the Estate of }
Josephine C. Dolbear, Deceased

Appointment
Order to Record Notice.

This day proof of publication of notice of the appointment of Richard C. Cameron, as administrator of the estate of Josephine C. Dolbear, deceased, was filed herein: it is ordered that the same be recorded in the records of this office.

12453

In the Matter of the Estate of }
Thomas G. Anderson, Deceased

Appointment
Order for Bond.

This day Hazel Anderson 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 G. Anderson late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that an administrator should be appointed, and that said Hazel Anderson 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 Twenty-five hundred Dollars and this cause is continued.

12436

In the Matter of the }
Adoption of Alva

Decree of Adoption.

Whereas on the 25 day of January 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.

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 Richard Fay Sumner and his wife Helen Marie Smith Sumner, 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 said 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 Louis Turner.

12367. In the Matter of the Guardianship of Edna M. Wells.

This cause came on this day to be heard upon the application of John L. Longhrey, the duly appointed, qualified and acting guardian of Edna M. Wells, an incompetent, for an order of the Court authorizing the sale of certain personal property belonging to the estate of the said ward.

Whereupon the Court, having heard the representations of the guardian and being fully advised in the premises, finds that among the assets belonging to the estate of said ward are certificates of deposit in The Union County Savings and Loan Company of Marysville, Ohio, of the face value of \$2000.00, and that it is necessary to sell said certificates in order to provide for the support and maintenance of the said ward, and that it would be for the best interest of the said ward to do so, and that it would be more to the advantage of said ward to sell said certificates at private sale than at public sale.

The court further finds that the sum of \$1000.00 would be a fair price for said certificates.

Wherefore, said application is granted and it is ordered that said guardian do, and he is hereby authorized to sell said certificates at private sale, for cash, and for not less than \$1000.00

12453. In the Matter of the Estate of Thomas B. Anderson Deceased. Bond Approved. Letters Issued.

This day Hazel Anderson appeared in open Court, accepted the appointment as Administratrix of the Estate of Thomas B. Anderson Deceased, and gave and filed herein her bond in the sum Twenty five hundred Dollars, conditioned according to law, with L. W. Shaw and Harold Anderson freeholders as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said Hazel Anderson, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

12454. In the Matter of the Estate of Jane Longhrey Deceased. Order for appointment and for bond.

The last Will of Jane Longhrey, deceased late of Marysville, in said County, having heretofore been duly approved and allowed; this day John L. Longhrey, 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 the 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 John L. Longhrey, is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will annexed upon giving bond with sureties as required by law in the sum of Three thousand Dollars and this cause is continued.

12454. In the Matter of Jane Longhrey. This day...

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12454. In the Matter of Jane Longhrey.

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9595. In the Matter of J. W. Ke...

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Name - Julia A. Ke... With right... Dora E. Ke... James A... Edward E. Ke...

And that... cation. And... fully compl... fered upon the... named here... eption cont... proper Court...

12454

In the Matter of the Estate of } Bond approved and Letters Issued -
Jane Longhrey. Deceased } Order to Publish Notice.

This day John L. Longhrey appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Jane Longhrey deceased and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with Sylvester L. Longhrey and Charles W. Francis, as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration with the Will annexed issue to said John L. Longhrey, that notice of said appointment be published as required by law; that this proceeding be recorded; and that said Administrator with the Will Annexed pay the costs herein taxed at \$ -.

12454

In the Matter of the Estate of } Order to Record Proof of Publication
Jane Longhrey. Deceased } of Notice of Appointment.

This day the affiant of the Journal Publishing Company, a newspaper of general circulation in this County, that the Notice of Appointment of John L. Longhrey, as Administrator with the Will Annexed of the Estate of Jane Longhrey 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.

9595

In the Matter of the Estate of }
J. W. Kearns. Deceased } Authority to Transfer Real Estate.

This day came Julia A. Kearns, Beneficiary of the estate of J. W. Kearns 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 3rd day of April 1921, residing at Broadway, Union County, Ohio, and that his last will and testament was filed in the Probate Court of Union County, Ohio, April 18, 1921, and was admitted to probate April 18th - 1921, that on 18th day of April 1921, the petitioner chose to take under the will of his estate: that the following persons with their age, address, relationships and portion inherited, inherit said real estate.

Name.	Age.	Address.	Relationships	Portion Inherited
Julia A. Kearns.		Broadway Ohio	Wife	All property during her life.
With right to sell within described Three (3) acre tract.				
Dora E. Kearns.		Broadway Ohio.	Daughter	1/3
James A. Kearns.		Ridewood R. D # 5	Son	1/3
Edward E. Kearns		Columbus - Ohio	Son.	1/3

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 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.

12457 In the matter
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12457

In the Matter of the Designation
of a Judge for the Juvenile Court
of Union County, Ohio

On the 9th day of February 1933, in pur-
suance of Section 1639 et seq., 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, R.W. Hazen 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 provided for by an Act to Regulate the
Treatment and control of Dependent, Neglected and Delinquent Children, and
various other duties coming before said Juvenile Court.

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 for a term of Four years from this date, or until
the 9th day of February 1937.

Done at Mansfield, Ohio, on the day and year first above mentioned.

12438

In the Matter of the Estate of

Order Approving Inventory

David Franklin 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 by publication in Union Co. Journal, by all inter-
ested 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.

12452. In the Matter of the Estate of }
 Rebecca Clark Drake Deceased } Orders on Filing Inventory.
 This day Florabel Bennett as Administratrix of Rebecca
 Clark Drake appeared in open Court and filed her Inventory, duly veri-
 fied, as such Administratrix. It is ordered that the same, together with
 all material proceedings connected therewith be recorded in the records
 of this office. It is further ordered that said Administratrix pay the
 costs herein taxed at \$3.00 within ten days.

10086-A In the Matter of the Guardianship of }
 Charles H. Hendrickson. }
 It appearing that B. F. Beem, former Guardian of said Charles H.
 Hendrickson, is deceased, and that no administrator has been appointed
 for his estate; and it further appearing that as such Guardian, said B. F.
 Beem was the holder of Certificate of Claim No. 53, against The Farmers Deposit
 Bank of Richmond, Ohio, now in liquidation, and that D. E. Ogan is now the
 duly appointed, qualified and acting Guardian of said Charles H. Hendrickson
 and that said D. E. Ogan, as such Guardian, is entitled to the said Certificate
 of Claim and the payments to be hereafter made thereon.
 It is therefore ordered that the said Certificate of Claim be delivered
 to said D. E. Ogan Guardian, and that the Superintendent of Banks, in
 charge of the liquidation of said bank, be, and he is hereby directed to pay
 the further dividends on said claim to said Ogan as Guardian.

It is further ordered that a certified copy of this order be filed with the
 liquidating agent in charge of said bank.

8451. In the Matter of the Estate of }
 John Christopher Schneider Deceased } Authority to Transfer Real Estate.
 This day came Edwin M. J. Schneider, a son of John Christopher Schei-
 der deceased, and filed herein an 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 the 15th
 day of April 1916, residing at Mansville Ohio R. F. D.; that on 26th of
 April 1916, Mary Schneider was appointed Administratrix of said
 estate; that the following persons with their age, address, relationship
 and portion inherited, inherit said real estate

Name	Age	Address.	Relationship	Portion Inherited
Edwin M. J. Schneider	28	Mansville Ohio	Son	One-fifth
Lawrence L. C. Schneider	26	Le Wayne Ind.	Son	One-fifth
Harold H. A. Schneider	19	Mansville Ohio	Son	One-fifth
Ethel A. M. Palmer	29	Mansville Ohio	Daughter	One-fifth
Christina E. Schneider	23	Mansville Ohio	Daughter	One-fifth

Petitioner further says that his Mother, Mary Schneider is now deceased.
 And it appearing to the satisfaction of the Court that the law has been
 fully complied with by the applicant, it is ordered that said real estate
 be transferred upon the Duplicate of the County where such parcels are situ-
 ated 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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12458 Ethel Fickle Adx. etc. of Martha M. Anna Spurgem. Dec'd
 This day Ethel Fickle, adx. etc. of the estates of Martha Spurgem, & Anna Spurgem deceased, filed in this Court, her petition praying for an order to sell the real estate therein described, belonging to the estate of said decedents to pay debts and legacies. It is ordered that said petition be heard on the 14 day of March, 1933 at 1. P.M. & that summons for defendants not issue to the Sheriff of this County, for the reason that the defendants herein have entered their appearance herein.

12458 This day came the plaintiff Ethel Fickle, Adx. etc. Martha M. Anna Spurgem, deceased, and presented to this Court her petition, duly verified, praying an order for the sale of real estate of the said Martha and Anna Spurgem, deceased, to pay the debts and the costs of administering the estate of the said decedent. Wherefore, it is considered and ordered by this Court, that the said petition be filed, and that due and legal notice of the filing hereof be given to each of the said defendants and this cause is continued.

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12459.

In the Matter of the Estate of }
 Caleb E. Ballinger Deceased } Presentation of Will for Probate.

An application having been this day presented to the Court by E. F. Bechtel, praying that an instrument in writing purporting to be the last will and testament of Caleb E. Ballinger deceased, be admitted to probate.

It is ordered that 4 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 17th day of February, 1933, at 1 o'clock P.M.

12237.

In the matter of the estate of }
 of Homer Jolley, deceased } This day a Schedule of Debts in the above captioned estate was filed by the fiduciary of said estate. It is ordered that approval of said Schedule of Debts be set for hearing before this Court on the 27th day of February, A.D. 1933, at 10.00 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 in the Union County Journal.

12237

In the Matter of the Estate of } Entry on filing petition for Allowance
 of Homer Jolley, deceased } of claim of Administrator.

Petition of J. J. Brown, Administrator, for allowance of his claim of Twenty and ³⁵/₁₀₀ Dollars (\$20.35), against said estate, this day filed; and the Court fixes the 27th day of February, A.D. 1933, for the hearing of the same and orders that said Administrator give notice thereof by publication to all persons interested therein.

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10711

In the Matter of the Guardianship of
Jay Lewis Lake et al. Filing Fourth Account.

This day came Nancy O. Prouty, Guardian of Jay Lewis Lake et al. 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 25th day of March, A.D. 1933 at one o'clock P.M., to which time said matter is continued.

12237

In the Matter of the Estate of }
Homer Jolley, Deceased. } Order.

This day came S. J. Bown, administrator of the Estate of Homer Jolley, deceased, and made and filed herein his report of distribution and payment out 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 therefore ordered that the proceedings of the said S. J. Bown Administrator of the Estate of Homer Jolley, deceased, be and the same are hereby approved. And it is further ordered that this proceeding be recorded and that said administrator pay the costs herein taxed at \$ -

12460

In the Matter of the Estate of } This matter came on to be heard on this
Charles E. Norris, Deceased. } 14th day of February 1933, on the application of Ives M. Howison for an order relieving the estate of Charles E. Norris deceased from administration, and it appearing to the Court that two of the next of kin of said decedent, to wit, Jay Norris and Sarah E. Jollyff, have assigned all of their interest in said estate to the said Ives M. Howison, and that the only known creditor of said decedent has waived notice of the hearing of said application and consented to the prayer thereof, 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: the sum of \$355.00 due Lloyd Winter and Son, Undertakers, which the applicant has assumed and agreed to pay:

It is ordered that said estate be, and hereby is, relieved from administration: that W. H. Howison, Guardian of said decedent, be, and he is hereby ordered and directed to pay to said Ives M. Howison all moneys now in his hands as such Guardian, and to assign over to said Ives M. Howison all his right, title and interest in and to Certificate of Claim No. 474, of The Farmers Deposit Bank of Richwood, Ohio, and that the applicant pay the costs in this proceeding herein taxed at \$ - . It is further ordered that this proceeding be recorded.

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12190

In the Matter of the Estate of }
Martha J. Horton Deceased } Filing 1st and final Account.

This day came John W. Merritt, Executor of the estate of Martha J. Horton, 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 March A.D. 1933, at one o'clock P.M. to which time said matter is continued.

12381

In the Matter of the Estate of } Legal presumption of death confirmed
Edwin E. Ryan. Presumed Decedent } Letters of Administration ordered

On motion of the Petitioner this case came on for further hearing, and it appearing to the Court that the twelve months 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 Edwin E. Ryan presumed decedent, is not forthcoming, it is ordered that the Decree heretofore rendered herein, that the legal presumption of the death of the said Edwin E. Ryan is made out, be and the same is confirmed absolutely.

It is further ordered that the Probate Judge of this County issue letters of Administration to the person thereto entitled, and that the cost of this proceedings taxed at \$ — be paid out of the estate of said presumed decedent.

12410

In the Matter of the Estate of }
Sarah T. Willis Deceased } Orders.

This day came Charles A. Thompson Executor of the Estate of Sarah T. Willis 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 Executor be and the same are approved. And it is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at \$ —

12452

In the Matter of the Estate of }
Rebecca Clark Drake 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 11th day of March 1933, 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 Advertisement, 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 the Estate of } Order Approving Schedule of Claims
Velva M. Reams. Deceased } Debts and Liabilities

This day a Schedule of Claims, Debts and Liabilities, heretofore

filed herein and that Notice of said parties, now ordered to

12428.

In the Matter of }
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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 & confirmed.

12428. In the matter of the Estate of Eda Blank, Deceased.

Election.

On this 15 day of Feb. 1933, a written instrument duly signed and acknowledged by, S.P. Blank, widow of Eda Blank, deceased, evidencing his election to take under the will of said deceased, was signed in this Court; and it appeared to the Court, that said instrument was signed within the time allowed by law for the making of an election it is ordered, that the election of said widow to take under said Will, be entered on the Journal of the Court.

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12410

In the Matter of the Estate of Sarah F. Willis, Deceased } This day this matter came on to be heard on the petition of Charles A. Thompson, Executor of the estate of Sarah F. Willis deceased, for an order approving the distribution in kind of the following assets.

Certificate of Deposit No. 38475, dated November 21st. 1932, of The Citizens Home & Savings Company of Mansville Ohio, for \$900.00, and Certificate of Deposit No. 4267, dated May 2. 1932, of The Union County Savings and Loan Company of Mansville, Ohio, for the sum of \$500.00.

Said distributees are entitled to the proceeds of said certificates.

It appearing that said distributees have in the writing annexed to the petition, duly assented and agreed to such distribution, said executor is hereby ordered to make distribution in kind to those of said distributees as will receive said assets.

12459.

In the Matter of the Will of } Caleb E. Ballinger Deceased } Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of E. F. Bechtel to admit to probate and record the Will of Caleb E. Ballinger 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 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 S. D. Peulorwood and Paula E. Thornton subscribing witnesses to said Will and in 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 Caleb E. Ballinger 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.

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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12389. In the Matter of the Estate of }
Josephine Houser Peet } 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.

12444 In the Matter of the Estate of }
Jane Longhrey, 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.

12461 In the Matter of the Estate of } Order for Appointment
Caleb E. Ballinger deceased } And for Bond.
The last Will of Caleb E. Ballinger, deceased late of York Township in said County, having heretofore been duly approved and allowed; this day E. F. Bechtel 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 E. F. Bechtel 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 \$2500.00 and this cause is continued.

12461. In the Matter of the Estate of } Bond Approved and
Caleb E. Ballinger Deceased } Letters Issued.
This day E. F. Bechtel appeared in open Court, accepted the trust as Executor of the Estate of Caleb E. Ballinger deceased, and gave and filed herein his Bond in the sum of Twenty five hundred (\$2500.00), Dollars, conditioned according to law Fidelity & Deposit Co. as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said E. F. Bechtel; 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 \$.

12462 Josephine Blumenschein } Filing Petition to Sell Real Estate
Admors of the estate of }
George W. Blumenschein dec'd }
Plaintiff }
vs. }
Anvada Blumenschein et al }
This day came the plaintiff admors and presented to this court her petition, duly verified, praying for an order for the sale of real estate of the said George William Blumenschein 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

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

12444

In the Matter of the Estate of }
Jane Longhrey - 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.

12448

In the Matter of the Estate of } Appointment
A.W. Thomas Deceased } Order to Record Notice.

This day proof of publication of notice of the appointment of Estella L. Thomas as executrix of the estate of A.W. Thomas 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 the Guardianship of }
Charles E. Norris. Deceased } Filing Second and final Account

This day came W. G. Howison, guardian of Charles E. Norris 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 25th day of March A.D. 1933 at one o'clock P.M. to which time said matter is continued.

12237 S. J. Brown
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L. H. Jolley
L. H. Jolley

12237

S. J. Bown Administrator of the Estate of Homer Jolley, Deceased - Plaintiff

vs. Maggie Purvey, Guardian of Helen Jolley and Lawrence H. Jolley Defendants

In the Common Pleas Court of Union County, Ohio

Entry filed Feb 8, 1933.

This day came the parties, by their counsel and this cause was heard upon the transcript of docket and journal entries, and the decision and decree of the Probate Court of Union County, Ohio, appealed from, the original papers and pleadings pertaining to this cause and the following Agreed Statement of Facts were:

Agreed Statement of Facts

Now comes all of the parties hereto, by their attorneys and agree that this cause be submitted to this Court upon the following Agreed Statement of Facts.

The said Homer Jolley died intestate on the ___ day of February, 1932, and the said S. J. Bown was duly appointed as administrator of his estate by the Probate Court of Union County, Ohio, and is now the duly acting administrator of said estate.

The following is an itemized statement of all chattel property belonging to said estate together with a statement of its value.

Schedule A

One heating stove ----- \$ 25.00
Total ----- \$ 25.00

Schedule B

Specie money on deposit, Richwood Banking Co ----- \$ 809.81
Specie money on deposit, 1st National Bank ----- 180.00
Total ----- \$ 989.81

Schedule C

100 Shares Mid-Texas Petroleum Corporation ----- No Value.
A 000 24021 U. S. Treasure Bond 3 3/8 ----- 1000
B 000 24022 U. S. Treasure Bond 3 3/8 ----- 1000
C 000 24023 U. S. Treasure Bond 3 3/8 ----- 1000
J 0000 2719 U. S. Treasure Bond. 3 3/8 ----- 5000
777019 U. S. Bond 4 1/4 ----- 1000
777020 U. S. Bond 4 1/4 ----- 1000
777021 U. S. Bond 4 1/4 ----- 1000
777022 U. S. Bond 4 1/4 ----- 1000
66003. U. S. Bond 4 1/4 ----- 5000
Total ----- 17000

Schedule D

Accounts and Debts Receivable
L. H. Jolley, Tampa Florida. Note 3-13-20 ----- \$ 225.00
L. H. Jolley, Tampa Florida. Note 12-8-31 ----- 100.00
Total ----- \$ 325.00

The said Homer Jolley left surviving him the said Helen Jolley his widow and Lawrence H. Jolley, his only child and sole heir.

The only chattel property which came into the hands of the said S. J. Bown as such administrator which is specifically described in Section 13507-54 of the General Code of Ohio as property which may be selected by the surviving spouse as property exempt from administration, is one stove of the value of \$ 25.00

Maggie Dufey is the duly appointed, qualified, and acting guardian of Helen Jolley.

Robert F. Allen.
Attorney for S. J. Bown Administrator

L. M. Allister

Attorney for Maggie Dufey
Guardian of Helen Jolley,
Eugene Saunders.

Attorney for Lawrence H. Jolley.

The same were argued by counsel and submitted to the Court, and the Court, being fully advised in the premises, find that the decedent, Homer Jolley, died intestate on the — day of February, 1932, and that the plaintiff, S. J. Bown, is the duly appointed, qualified and acting administrator of the estate of said Homer Jolley, deceased; that said Homer Jolley left surviving him Helen Jolley, his widow, and the defendant Lawrence H. Jolley, his only son and next of kin and his sole heir at law; that the defendant, Maggie Dufey, is the duly appointed, qualified and acting guardian of Helen Jolley, the surviving spouse of said decedent; that an inventory and appraisement of the estate of said decedent was filed in the said Probate Court on the 13th day of July 1932, and that the appraised value of all the property, real and personal of said decedent is \$ 8,634.81; that no property which, under the provisions of Section 13509-54 of the General Code, could have been selected by said surviving spouse was included or stated in the said inventory of said estate, but that there was one item of household goods, to wit: one gas range of the value of \$ 25.00, belonging to said decedent which should have been included in said inventory and which was by said guardian of said surviving spouse selected in her answer filed herein, as provided by Section 13509-54 of the General Code.

The Court further find that said defendant, as guardian of said Helen Jolley, is entitled to receive from said estate the said gas range, and is further entitled to receive therefrom the sum of \$ 2475.00, being the difference between the amount of money, to which she, as such guardian of said surviving spouse, is entitled to receive under the provisions of Section 13509-54 of the General Code and the value of the gas range so selected as aforesaid.

It is therefore adjudged and decreed that the said defendant Maggie Dufey, as guardian of Helen Jolley, shall receive from the said estate the said gas range of the value of \$ 25.00, and the said sum of \$ 2475.00, and that the said sum of \$ 2475.00 shall be a charge on all the property, real and personal, belonging to said

estate prior to said estate.

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12451

In the Matter of Julia Minick

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12452

In the Matter of Rebecca Black

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estate prior to the claims of all unsecured creditors of the deceased or of the said estate.

To all of which findings and judgment of the Court the said defendant, Lawrence H. Jolley did except, and his exceptions are hereby noted.

It is ordered that the Clerk of this Court make out an authenticated copy of this order, judgment and proceedings of the Court in this cause and file the same with the Probate Judge of said Union County, and that the administrator of the estate of said Homer Jolley deceased pay the costs herein taxed at \$

12451

In the Matter of the Estate of } F. Le Roy Allen - Judge -
Julia Minchall Hubbard, Deceased. } Estate not subject to tax.

William S. Hubbard, surviving spouse of Julia Minchall Hubbard, 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 (\$600.00) Dollars; the debts and costs of last illness and funeral are Two Hundred and Fifty (\$250.00) Dollars, and the actual net market value thereof is Three Hundred and Fifty (\$350.00) Dollars.

That said decedent left this affiant surviving her, together with five children, all of legal age, as her sole heirs at law, 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.

12452

In the Matter of the Estate of } Estate not subject to tax.
Rebecca Clark Drake - Deceased } Florabel Bennett as administratrix of

the estate of Rebecca Clark Drake deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is three thousand eight hundred fifty six and ^{no}/₁₀₀ Dollars, the debts and costs of administration are three hundred fifty seven and ^{no}/₁₀₀ Dollars and the net actual market value thereof is Three thousand four hundred ninety nine and ^{no}/₁₀₀ Dollars. Said decedent died leaving a surviving spouse, L. K. Drake and two daughters as her only heirs at law to wit: Anna Drake Ross and Florabel Bennett.

Each will receive upon distribution of said estate, approximately the sum of \$1200.00. The exemption of each as provided by law exceeds the amount which each shall receive as their share of 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 County Auditor to be paid according to law.

12374

In the Matter of the Will of }
 W. P. Beightler Deceased } Order Admitting to Probate and Record.
 This matter came on this day further to be heard, on the applica-
 tion of Joanna Sprague Beightler to admit to probate and record
 the Will of W. P. Beightler deceased late 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 Joanna Sprague Beightler 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,
 and waived notice and given consent to the probate of said Will.

And Mrs. D. J. Rice subscribing witness to said will appeared
 in open court and testified to the signature to said will, and
 Frank E. Dodge and Clara R. Dodge made oath as to the signature
 of Robert E. Dodge who since the 26th day of July 1932, moved to
 Puerto remote, appeared in open court and having been duly sworn
 testified respectively to the signature of Robert E. Dodge sworn by
 Frank E. Dodge and Clara R. Dodge.

Whereupon the Court finds that the aforesaid instrument
 of writing is the last Will and Testament of said W. P. Beightler
 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.

Wherefore 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.

12447.

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.

12464

In the Matter of }
 Edwin C. Ryan }
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In the Matter of }
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12447.

In the Matter of }
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Name.
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Clara Bla
Fred Blau
Rebecca Fat
Robert Bl
Hammon B
Walter Bl
Alta Lar

Refer to Page 98
 for ending.

12464 In the Matter of the Estate of } Appointment
 Edwin E. Lyon - Deceased } Order for Bond.

This day Charles Owen appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Edwin E. Lyon 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 Charles Owen 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.

11759. In the Matter of the Estate of } Order of the Court as to Additional
 Helen R. Robinson. Deceased } Allowance for Executors

This cause came on to be heard upon the application of the executors for additional compensation.

The Court being fully advised in the premises finds that the application of the executors for an additional allowance for extra services is just and proper and should be allowed.

The Court therefore orders that said executors be allowed the sum of \$150.00 each for said services as set forth in the application, under Section # 10509-193 of the General Code of Ohio and said sums are hereby ordered to be paid to said executors.

12447. In the Matter of the Estate of } Authority to Transfer Real Estate.
 Eda Blank Deceased }

This day came Clara Blank, Executrix of the estate of Eda Blank, 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 December 31, 1932, residing at York Township, Union County. The last Will and Testament of Eda Blank was filed in the Probate Court of Union County and admitted to probate in said Court on the 27th day of January, 1933; that on January 28, 1933, the petitioner was appointed Executrix of her estate; that following persons with their age, address, relationship and portion inherited, inherit said estate.

Name.	Age	Address	Relationship	Portion Inherited
J.P. Blank.	74	West Mansfield Ohio	Surviving spouse	Life estate in all of real estate.
Clara Blank.	34.	1900 Superior Ave. Cleveland. Ohio.	Daughter	Undivided 1/7 interest subject to life estate of J.P. Blank.
Fred Blank.	50	S. Kingsville Ohio.	Son	of J.P. Blank.
Rebecca Fattig	48	Marion County Home Marion Ohio Rd 6.	Daughter	" " "
Robert Blank.	44	16 Yale Ave. Dayton O.	Son	" " "
Harmon Blank	41	13805 Diana Ave Cleveland Ohio.	Son	" " "
Walter Blank	38	West Mansfield Ohio	Son	" " "
Alta Larson	32	204 Sander Rd Apt 2. Buffalo. N.Y.	Daughter	" " "

Refer to Page 98 for ending.

11759

In the Matter of the Estate of } Determination of Inheritance Tax.
 Helen R. Robinson Deceased } This 24th day of February 1933, the above matter
 came on to be heard and no application for appraisement having been made,
 the court, being fully advised in the premises, does hereby find and determine:

That the gross value of said estate (including property of the value of
 - none - Dollars, distributed by decedent in contemplation of death or to take
 effect in possession or enjoyment at or after death) is \$17,778.86 composed as
 follows: Personally \$7,778.86 - Dollars, real estate \$10,000.00 Dollars. That
 the debts (including a year's allowance of - nothing - Dollars) are \$4,119.99
 Dollars, and that the cost of administration will be \$8,155.58 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 \$12,843.29 Dollars.

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

Successor.	Relationship.	Value.	Exemption	Balance	Tax	Date	To be paid
Cousins & Church Boards.		\$12,843.29.	None.	\$12,843.29.	\$900.00	2/20/31	by Executors
Trustees Board Christian Education, Presbyterian Church, U. S. A.	Not related	400.00		400.00	28.00		Duly Lupa
Board of Foreign Missions, Presbyterian Church, U. S. A.	Not related	1,200.00		1,200.00	84.00		
Board of Foreign Missions, United Presbyterian Church.	Not related	1,200.00		1,200.00	84.00		
Trustees Theological Seminary, United Presbyterian Church.	Not related	800.00		800.00	56.00		
Board of Ministerial Relief, United Presbyterian Church.	Not related	800.00		800.00	56.00		
Board of Ministerial Relief and Sustentation, Presbyterian Church, U. S. A.	Not related	800.00		800.00	56.00		
Anna E. & Amy E. Mitchell, Annuity. Prorated to Blackstone college.	Not related	3,200.00		3,200.00	224.00		
James Martin Anderson	Cousin	400.00		400.00	28.00		
Agnetta R. Bliss, Marcelle A. Bliss, Julius L. Bliss and Dale M. Bliss.	2 nd Cousins.	640.00		640.00	44.80		
Sarah E. Reed.	Cousin	1,200.00		1,200.00	84.00		
Clarko William Manifold	Cousin	800.00		800.00	56.00		
James Hadley Martin	Cousin	400.00		400.00	28.00		
Nellie Woods	Cousin	400.00		400.00	28.00		
Carré Woods Sharon.	Cousin	400.00		400.00	28.00		
M. E. Church } Glenville Center }	Not related	160.00.		160.00	11.20		

12392

In the Matter of
 Lemuel Robie

This day
 County Clerk,
 guardian
 Whence
 Saturday, the
 said matter.

11759

In the matter
 Helen R. Robie
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12453

In the Matter
 of Thomas
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 ordered etc
 this Court of
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12392 In the Matter of the Guardianship of } Lemuel Robinson Deceased } Filing 1st and final Account.
 This day came C. R. Ballinger, as guardian of Lemuel Robinson, of Union County Ohio, and presented his first and final account in settlement of said guardianship, duly verified.

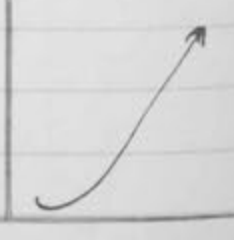
Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 25th day of March A. D. 1933, at one o'clock P.M. to which time said matter is continued.

11759 In the Matter of the Estate of } Continuation - Inheritance Tax. }
 Lulu R. Robinson Deceased }
 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 and in any way affecting the inheritance taxes on the succession of said estate and the exemptions allowed be forwarded to the Tax Commission of Ohio forthwith. It is further ordered that the costs of this proceeding taxed at 50^{cts} be certified to the Auditor of said County, to be paid in the manner provided by law.

12453 In the Matter of the Estate } Orders on Fiduciary }
 of Thomas G. Anderson, Decd. }
 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 served by all persons entitled to notice under the law by this.

above matter
 been made,
 and determine:
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 or to take
 composed as
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 Dollars.
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 the decedent,
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To be paid
 by Executors
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In the Matter of Accounts } Notice approved.
Filed for Settlement } Journal Entry

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.

- 10103. Henry Ward Brooks. executor of the estate of Henry Stalder Sixth and final account.
- 12212. Henry Ward Brooks. administrator of the estate of Mary Stalder First and final account.
- 12150 Irene Lewis, executrix of the estate of Joseph Kinkin First and final account.
- 8937 A. R. L. Lemple. Trusteeship. Jasper Dycent estate Second and final account.
- 12038 John Schwartzkopf and Casper Schwartzkopf executors of the estate of George Schwartzkopf. First Account.
- 11572 L. J. Rowling. Guardian of Dorothy Rowling and Doris Rowling. First Account.
- 10086. B. F. Beem, Guardian of C. W. Hendrickson. Fourth Partial Account.
- 12295 G. B. Beam, administrator of Velva M. Beam deceased. 1st and final account.
- 12075 Roy Gachman executor of the estate of Wallace Krouse. 1st partial account.
- 10222 A. Freeman Lowe. Guardian of Emma J. Lowe. Final Account.
- 12097 Pearl Coder. Adm. of Le Roy Coder Estate. First and Final Account.
- 5723 A. Edward G. Neel. Guardian of Philip Causch. Third and Final Account.
- 3758 B. C. O. Wiley. Guardian of Mary J. Chapman. Ninth Account.
- 12309 E. A. Spurrier. Executor of the estate of Irene Spurrier. First and Final Account.
- 12337 Julia and Edmund Sumner. Admrs. Solomon Sumner. 1st and final account.
- 11844. Roy Lemple Adm. of the estate of Marion Lemple. First and Final Account.
- 12450 Richard O. Robbins, Executor of Sarah E. Robbins Deid First and Final Account.

12150

In the Matter of Joseph Kinkin

This day the Estate of Joseph Kinkin notice thereof has been filed the Court thereunto and the Court the premises, conformity to confirmed.

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12150

In the Matter of the Estate of }
Joseph Kiiskin Deceased } First and Final Account.

This day the First and Final Account of Irene Lewis, executrix of the Estate of Joseph Kiiskin deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 executrix is hereby allowed the sum of Three Dollars (\$3.00) as a credit, being a just and reasonable amount expended by her for said decedent for lettering cript.

The Court finds a balance of three hundred and sixty eight and 79/100 Dollars (\$368.79) in the hands of said executrix due said estate: which amount she is ordered to pay over and distribute according to law, and the Will of said Joseph Kiiskin deceased.

It is ordered that said Irene Lewis as executrix pay the costs herein taxed at \$6.50 (Paid Jan 18. 1933) - It is ordered that said account and the proceedings herein be recorded in the Records of this Office

8937A.

In the Matter of the Trusteeship }
of Jasper Dysert } Second and Final Account.

This day the Second and Final Account of L. L. Suple Trustee of Jasper Dysert Trust Fund came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 the total amount chargeable \$5801.56, the total amount credited \$635.72 - Bal due Trust \$5765.84, 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 Dec 5th 1932.

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

12038

In the Matter of the Estate of }
George Schwartzkopf Deceased } First Account.

This day the First Account of John Schwartzkopf and Casper Scheiderer, executors of George Schwartzkopf deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 are hereby allowed the sum of two hundred and seventy five Dollars (\$275.00) as a credit, being a just and reasonable amount expended by them for a monument for said decedent.

Said Casper Schneider for board and labor is hereby allowed the sum of one hundred and one 16/100 Dollars (\$101.16) for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of seven thousand nine hundred sixty and 86/100 Dollars (\$7960.86) in the hands of said executors due said estate, which amount they are ordered to pay over and distribute according to law, and the Will of said George Schwartzkopf deceased.

It is ordered that said executors pay the costs herein taxed at \$6.50. Paid Jan 21. 1933.

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

11572

In the Matter of the Guardianship of } Dorothy Rowling and Doris Rowling Minors. First Account.

This day the First Account of L. G. Rowling Guardian of Dorothy Rowling and Doris Rowling came on for hearing and settlement, due notice thereof having been published according to law.

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

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

The Court finds a balance of Two Hundred sixty four and 31/100 Dollars (\$264.31) in the hands of said Guardian due said wards, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid Feb 3, 1933

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

10086

In the Matter of the Guardianship of } C.W. Hendrickson - Incompetent. 4th and Final Account.

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

It is ordered that said Guardian be and he is allowed the sum of Sixty Dollars (\$60.00) as compensation for his services, which amount

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The Court finds a balance of Six hundred eleven & 17/100 Dollars (\$611.12) 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 Dec 6-32.

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

12295

In the Matter of the Estate of }
Velva M. Ream - Deceased } 1st and final Account.

This day the 1st and final account of G. C. Ream, as administrator of the estate of Velva M. Ream deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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 G. C. Ream as admr is hereby allowed the sum of Sixty three 14/100 Dollars (\$63.14) 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 \$222.46 Dollars, in the hands of said administrator due said estate: which amount he is ordered to pay over on proposed distribution: To Mary Shirk, mother of Velva M. Ream - Section 10503-4 - Par 5-5.6?

It is ordered that said G. C. Ream as admr, pay the costs herein taxed at \$6.50 - Pd Jan 27th - 1933.

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

12075

In the Matter of the Estate of }
Wallace Krause Deceased } First Partial Account.

This day the first partial account of Roy Zachman Admr etc of the Estate of Wallace Krause deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto and being fully advised in the premises, 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 Roy Zachman is hereby allowed the sum of fifty 44/100 Dollars (\$50.44) being commissions on the amount collected and accounted for by him and being in 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 Roy Zachman pay the costs herein taxed at \$6.50 Pd Jan 27, 1933.

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

10222 A. In the Matter of the Guardianship of }
Emma J. Lowe. } Final Account.

This day the Final Account of Freeman Lowe made by Chester and Dana Lowe heirs of Freeman Lowe, came on for hearing and settlement, due notice thereof, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of One Thousand One hundred forty eight 99/100 Dollars (\$1148.99) in the hands of said Guardian due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid Jan'y 25th 33.

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

12097 In the Matter of the Estate of }
Le Roy Coder. Deceased } First and Final Account.

This day the First and Final Account of Pearl Coder Adm'r of the Estate of Le Roy 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 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 one hundred and twenty five Dollars (\$125.00) paid Kinton Marble and Granite Co, as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

Said Pearl Coder Adm'r. is hereby allowed the sum of sixty seven and 80/100 Dollars (\$67.80) 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 Adm'r. pay the costs herein taxed at \$6.50 Jan'y 5th 1933 - Pd. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

5723 A. In the Matter of the Guardianship of }
Philip Rausch } Third and Final Account.

This day the Third and Final Account of Edward G. Nicol Guardian of Philip Rausch came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing

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to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Guardian be and he is allowed the sum of Two Hundred and Seventy five Dollars (\$275.00) as compensation for his services which amount the Court deems reasonable.

The Court finds a balance of Six Thousand two hundred ninety seven and 39/100 (\$6297.39) in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law. It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid Jan'y 6, '33

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

3758 A. In the Matter of the Guardianship of }
Mary J. Chapman - Incompetent. }
I. Ninth Account.

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

It is ordered that said Guardian be and he is allowed the sum of Twenty nine and 10/100 Dollars (\$29.10) 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 Four Hundred and Three and 7/100 Dollars (\$403.71) 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 1-29-33.

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

12309 In the Matter of the Estate of }
Drene Spurrier - Deceased. }
I. First and Final Account.

This day the First and Final Account of E.A. Spurrier, Executor of the Estate of Drene Spurrier deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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.

Said Executor is hereby allowed the sum of sixty five Dollars (\$65.00) as a credit, being a just and reasonable amount expended by him for a marker for said decedent.

Said executor is hereby allowed the sum of six and 50/100 Dollars (\$6.50) for actual and necessary expenses, which sum the Court deems just and reasonable.

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$6.50 Paid Jan 11. 1933.

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

12337

In the Matter of the Estate of }
Solomon Sumner, Deceased } First and Final Account.

This day the First and Final Account of Julia and Edmund Sumner, fiduciaries of the estate of Solomon Sumner deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Admins are hereby allowed the sum of Three hundred and Twenty five Dollars (\$325.00) as a credit, being a just and reasonable amount expended by them for a tombstone or monument for said decedent

Said Fiduciaries compensation is hereby allowed in the sum of one hundred thirty one Dollars (\$131-) 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 Paid Dec. 22-32.

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

11844

In the Matter of the Estate of }
Marion Suplee Deceased } First and Final Account

This day the first and final Account of Roy C. Suplee, administrator of the estate of Marion Suplee deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Roy C. Suplee, admin is hereby allowed the sum of Fifty Dollars (\$50.00) being commissions on the amount collected and

accounted for rendered. It is ordered according to law pay the costs

It is ordered the Records of In the Matter of Sarah E. Roberts

12450

This day the estate of due notice thereto been filed therewith and the Court thereupon the premises conformity to law

Therefore said Said Executor (\$150.00) as a for a tombstone

The Court according to law. \$6.50. Pd. Jan herein be re

12448

In the Matter of A. W. J. H.

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12266

Estate of Fred E. Hain Deceased

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12371

In the Matter of Helene

application, on the premises, find it is to the sum of Dollars (\$668)

The Court orders that in the name of the proceedings to

Probate Court, Union County, Saturday February 25- 1933

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, Roy C. Temple, pay the costs herein taxed at \$6.50 Pd Jan 3. 1933.

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

In the Matter of the Estate of } Sarah E. Robbins. Deceased } First and Final Account.

12450

This day the first and final Account of Richard O. Robbins, executor of the estate of Sarah E. Robbins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 one hundred and fifty Dollars (\$150.00) 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 executor pay the costs herein taxed at \$6.50. Pd. Jan 31. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12448

In the Matter of the Estate of } A. W. Thomas 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.

12266

Estate of } Fred E. Hanson. } Granting further time to collect assets.

Deceased } On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, C. J. Hanson, administrator of the estate of Fred E. Hanson deceased, is allowed six months further time to collect the assets of said estate.

12371

In the Matter of the Guardianship } of Helen Jolley }

This day this cause came on to be heard upon the application, evidence and testimony, and the Court, being fully advised in the premises, finds that the statements in said application are true, and that it is to the interest of said ward to invest the sum of Six Hundred sixty five Dollars (\$665.00) in the productive real estate described in said application.

The Court does therefore consent to and approve the same, and orders that the guardian purchase said real estate and take title in the name of the ward. It is further ordered that the guardian pay the costs of this proceedings taxed at \$ — within — days.

12301.

Jessie Barnes and
Charles W. Barnes
Fiduciaries of the
Estate of
R. J. Barnes, deceased.
Plaintiffs
v. s.
Jessie Barnes et al.
Defendants.

This day this cause came on to be heard on the report of Jessie Barnes and Charles W. Barnes fiduciaries of the estate of R. J. Barnes deceased of their proceedings under the former order of this court, and upon the motion of said petitioner to confirm the sale made in obedience to said order; and the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made; it is ordered that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said R. J. Barnes and Jessie Barnes in said real estate, to the purchaser Philip Vanderau, upon the said purchaser paying the said purchase price in full.

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 \$2630.00; and the said Jessie Barnes, widow, having by answer herein waived the assignment of all her interest in said premises by metes and bounds, or in rents and profits, and asked that the value of such interest be allowed and paid to her out of the proceeds of the said sale.

Further the Court finds that there is due the Federal Land Bank of Louisville, Kentucky upon the note set forth in its answer and cross petition, with interest to the 15th of October, 1932, from the estate of said R. J. Barnes, deceased, the sum of \$2461.32; that the said R. J. Barnes in his lifetime, and said Jessie Barnes his wife, to secure the payment of said promissory note, gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said fiduciaries arising from the sale of said premises. It is ordered that an entry of release and satisfaction of said mortgage lien be entered of record in the office of the recorder of Union County, Ohio, according to law.

It is further ordered that said fiduciaries, out of the money in their hands, pay:-

First. To the Treasurer of this County, the sum of \$76.40, being the taxes, penalty and interest thereon, against said property, due and payable in December, 1933.

Second. The costs and expenses incurred in the sale of said property, the sum of \$43.75, including an attorney fee of \$75.00 to Miss L. Myers and \$135.20, the quantum of said fiduciaries herein.

Third. To the Federal Land Bank of Louisville, Kentucky, on the note and mortgage set forth and described in its answer and cross petition herein the sum of \$2329.65, which the Court finds to be the balance of the amount in the hands of said fiduciaries for distribution.

Fourth. The Court finds that upon payment of the above items there is no amount left to pay the widow Jessie Barnes for any interest, right, title or claim that she may have or claim in said real estate or the proceeds received therefrom.

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Probate Court, Union County, Saturday February 25 1933.

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be heard on the Charles W. Barnes Barnes deceased former order of of said petitioner to said fully examined proceedings of correct, and it is ordered of all the Barnes on the said

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Kentucky, on the cross petition balance of the

above items as for any in said real

The Court finds there is a balance due the said Federal Land Bank of Louisville Kentucky, from the estate of the said R. J. Barnes deceased the sum of \$131.67.

And it is further ordered that this proceeding be recorded and that said petitioner pay the costs herein, taxed at \$43.75 out of the proceeds of said sale, within ten days.

12237

In the Matter of the Estate of
Homer Jolley - Deceased

This day this cause came on to be heard upon the Schedule of Debts filed herein by S. J. Brown, Administrator of the estate of Homer Jolley, deceased, the evidence, and the Court being fully advised in the premises.

It is therefore ordered, adjudged and decreed that said Schedule of Debts is approved and said Administrator is ordered to pay said claims.

12237

In the Matter of the Estate of
Homer Jolley Deceased

Petition of S. J. Brown, Administrator, for allowance of his claim of Twenty and $\frac{35}{100}$ Dollars (\$20.35) against said estate, this day filed; and the Court dispenses with a hearing upon said claim and dispenses with notices to the heirs at law for the reason that claim is less than Fifty Dollars (\$50).

And the Court being advised by the pleading and evidence, it is therefore found that allegations in said petition are true and that the claim of the said S. J. Brown against said estate amounting to Twenty and $\frac{35}{100}$ Dollars (\$20.35), is a just and valid claim against said estate.

It is therefore ordered that Twenty and $\frac{35}{100}$ Dollars (\$20.35) of said claim be and hereby is allowed.

It is further ordered that this proceeding be recorded and that the said S. J. Brown, Administrator pay the costs herein taxed.

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Probate Court, Union County,

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12444. In the Matter of the Estate of } Appointment
 Jane Langhrey Deceased } Order to Record Notice
 This day proof of publication of the appointment of John L. Langhrey as administrator etc of the estate of Jane Langhrey deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12452 In the Matter of the Estate of } Appointment
 Rebecca Clark Drake Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment of Florable Bennett as administratrix of the estate of Rebecca Clark Drake deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12453. In the Matter of the Estate of } Appointment
 Thomas G. Anderson Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment of Hazel Anderson, as administratrix of the estate of Thomas G. Anderson, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12450 In the Matter of the Estate of } Appointment
 Sarah E. Robbins Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment of Richard C. Robbins as executor of the estate of Sarah E. Robbins deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12461 In the Matter of the Estate of } Appointment
 Caleb E. Ballinger Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment of E. F. Bechtel as executor of the estate of Caleb E. Ballinger deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

7619 A In the Matter of the Guardianship of } Filing Final Account.
 Mrs. Parmer, et al.
 This day cause Jay Styler Esq of Wm Parmer et al, of Union County, Ohio, and presented his final account in settlement of said Guardianship, duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of March 1933 at one o'clock P.M. to which time said matter is continued.

12432 In the Matter of the Estate of }
 Gerald E. Billingsley Deceased }
 On this 27th day of February, 1933, this cause came on to be heard on the application of John B. Billingsley administrator of the estate of Gerald E. Billingsley Deceased, asking that he be granted authority and permission to compromise and settle with Dorman D. Newinger for the sum of \$ 900.00
 The Court being fully advised in the premises, on consideration thereof, find that it is for the best interest of said estate and the next of kin of the said deceased that the said offer be accepted and that settlement be consummated.

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12452 In the Matter
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Therefore the said John B. Billingsley, as such administrator be, and he is hereby authorized and empowered to accept said sum of \$900.00 and to make, execute and deliver to the said Dorman D. Nicowonger and the said Maryland Casualty Company, a full and complete release and discharge of said claim or claims, and to each and every other thing necessary and pertinent to the settlement of said claim.

12452 In the Matter of the Estate of } Order approving Schedule of Claims
Rebecca Clark Drake 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, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

12447 In the Matter of the Estate of } Order approving Schedule of Claims
Eda Blank - 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, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

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In the Matter of Accounts filed for settlement - Notice Ordered.

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Mansfield Tribune, and that they will be for hearing on Saturday March 25th. 1933, at one o'clock p.m. as follows:-

- 7619 A. Fay Styger, Guardian of ^{Wm} Parmu et al
Final Account.
12329. J. Arthur Brooker Administrator of the Estate of Martha E. Brooker.
First and Final Account.
12460. W. G. Howison - Guardian of Charles E. Norris.
Second and Final Account.
12392. B. R. Robinson, Guardian of Russell Robinson
First and Final Account.
10711. Nancy O. Prouty, Guardian of Jay Lewis Lake et al.
Fourth Account.
12190. John W. Merritt, Executor of the Estate of Martha J. Horton.
First and Final Account.
12176. John F. Shoemaker. Administrator of the estate of Laura Shoemaker.
Final Account.
10763. Edgar H. Mc Mahan. Guardian of Jemima R. Butler et al.
Second Account.

12329 In the Matter of the Estate }
of Martha E. Brooker Deceased } Order Approving Schedule of Claims
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, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.

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Probate Court, Union County,

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MC MANIS-TROTT CO., TOLEDO, OHIO—96595

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In the Matter

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12237 In the Matter of the Estate of
Homer Jolley - Deceased. Filing First Partial Account.

This day came S. J. Bown, administrator of the Estate of Homer Jolley 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 25 day of March A.D. 1933 at one o'clock P.M. to which time said matter is continued.

MC MANUSCRIPT CO., TOLEDO, OHIO-96595

12371. In the matter
of Helen Joll
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10260 B. In the matter
John E. Howe
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11304 In the matter
Roy Parker
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John H. Cob
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12411 In the matter
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12371. In the Matter of the Guardianship of Helen Jolley - } 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.
- 10260 B. In the Matter of the Estate of } Petition for Order to Sell -
 John E. Howe. Deceased. } Orders of Sale Etc.
 This day this cause came on to be heard upon the petition herein filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the 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 U. S. Bond at private sale; it is therefore ordered that George R. Howe Administrator De Bonis Non with the will annexed of the Estate of John E. Howe deceased, proceed to sell said U. S. Bond (\$1000.00) at private sale, for not less than the sum of nine hundred 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 30 days from this date, and forthwith after such sale is made, and this cause is continued.
- 11304 In the Matter of the Estate of } Appointment.
 Roy Parker. Deceased } Order to Record Notice
 This day proof of publication of notice of the appointment Mary Strawther as executrix of the estate of Roy Parker, deceased, was filed herein, it is ordered that the same be recorded in the records of this office.
12373. In the Matter of the Estate of } Appointment.
 John H. Robertson Deceased. } Order to Record Notice.
 This day proof of publication of notice of the appointment of J.R. Sanders as administrator of the estate of John H. Robertson, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12411 In the Matter of the Estate of } Appointment
 William Riddle - Deceased. } Order to Record Notice
 This day proof of publication of notice of the appointment of Eliza Sanders as executrix of the estate of William Riddle, deceased, was filed herein, it is ordered that the same be recorded in the records of this office.
- 12389 In the Matter of the Estate of } Appointment.
 Josephine Houser Peet Deceased. } Order to Record Notice.
 This day proof of publication of notice of the appointment of R.C. Peet, as executor of the estate of Josephine Houser Peet, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.
- 12327 In the Matter of the Estate of } Appointment
 Louise C. Stahl. Deceased. } Order to Record Notice.
 This day proof of publication of notice of the appointment of William F. Stahl, as executor of the estate of Louise C. Stahl, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12419

In the Matter of the Estate of } Appointment
Elmer Hall - Deceased } Order to Record Notice

This day proof of publication of notice of the appointment of Harry E. Hall, as administrator etc., of the estate of Elmer Hall, deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

4, 1933

Probate Court, Union County,

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Hall, deceased,
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12461

In the Matter of the Estate of }
 Caleb E. Ballinger, 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 6. day of April, 1933, 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 Tribune 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.

12465

In the Matter of the Estate of } Presentation of Will for Probate.

Mrs. D. Thompson, Deceased } An application having been this day presented to the Court by B. E. Thomas of Plain City Ohio, praying that an instrument in writing purporting to be the last will and testament of Mrs. D. Thompson, deceased be admitted to probate:

It is ordered that six 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 held on the 13th day of March 1933 at 10 o'clock A.M.

12465

In the Matter of the Will of } Election

Mrs. D. Thompson Deceased } This day personally came into open Court Belle D. Thompson widow of said Mrs. D. Thompson deceased, and applied to make her election whether to take or not to take under the Will of said Mrs. D. Thompson 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.

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12409.

George W. Kame Executor of the Estate of
Orval J. Kame - Deceased.Plaintiff
Blara Kame et al.
Defendants.

Entry Ordering Appraisement.

This day this cause came on to be heard upon the petition, the answer of Blara Kame and the evidence, the Court finds that all the

defendants named in the petition have been duly and legally served with summons, or by publication, or have voluntarily entered their appearance and are properly before the Court, and prayer of petition granted.

That the defendant, Blara Kame, the widow of the said Orval J. Kame, deceased, and as such is entitled to dower in the real estate described in the petition: and that Ver Hull, her guardian by his answer for her filed herein asks that the just and reasonable value of her dower in said real estate be fixed by the Court and paid to her out of the proceeds, that her interest be protected.

And it appearing to the Court that the said real estate was appraised in the inventory and appraisement of said estate, but that a new appraisement should be made of said real estate.

Therefore, it is ordered that Arthur Potts, Albert Thompson and Homer Enoch, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they are hereby appointed to appraise said real estate at its true value in money free from the dower estate of said Blara Kame therein: it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required by them according to law, and to make return of their proceedings in writing to this Court.

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12466. In the Matter of the Estate of }
Chase Doherty Deceased } Order for Appointment and for Bond.

This day, Harry Doherty 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 Chase Doherty deceased, late of Mansville 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 Harry Doherty 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.

12466 In the Matter of the Estate of } Bond Approved and Letters Issued.
Chase Doherty Deceased. } Order to Publish Notice.

This day Harry Doherty appeared in open Court, accepted the appointment as Administrator of the Estate of Chase Doherty deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditioned according to law, with United States Fidelity & Guaranty Company as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said Harry Doherty; 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 \$ —

12467 In the Matter of the Estate of }
Margaret Valentine Deceased } Presentation of Will for Probate.

An application having been this day presented to the Court by Charles A. Valentine, praying that an instrument in writing purporting to be the last will and testament of Margaret Valentine, 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 18th day of March, 1933, at 10 o'clock A.M.

12334 In the Matter of the Estate of } Granting further time
Rolland Conklin Deceased } to collect assets.

On motion and affidavit filed, and for good cause shown to the satisfaction of the Court, Irma D. Rogers, one of the administrators of the estate of Rolland Conklin deceased, is allowed six months further time to collect the assets of said estate.

12032. In the Matter of the Estate of }
Arthur Fletcher Deceased }

This day this matter came on to be heard on the petition of Nellie Fletcher, administratrix of the estate of Arthur Fletcher, deceased, for an order approving the distribution in kind of the assets mentioned in said petition to the distributees therein mentioned, and it appearing that the surviving spouse and all persons entitled to the distribution of the assets of said estate have in writing joined in the request of the said

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Probate Court, Union County, Wednesday March 8. 1933

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petition, and have assented and agreed that the said assets shall be distributed as in said petition set out: It is therefore ordered that said administratrix assign transfer and set over to Walter B Ransome, Guardian and to Nellie Flesher, Receiver's Certificate of Proof of Claim No. 147, of Nellie Flesher, administratrix of the estate of Arthur Flesher, deceased against The First National Bank of Richwood, Ohio.

9461 A In the Matter
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9461 A

In the Matter of the Guardianship
of Maria C. Turay

} Filing of Fourth current Account

This day came John O'Connor, guardian and filed his Fourth Current Account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29th day of April A.D. 1933, at 1 o'clock P.M., and that notice thereof be published as required by law, and this matter is continued until said time.

12468. In the Matter of the Estate of }
 James M. Turner. Deceased. Presentation of Will for Revoc.
 An application having been this day presented to the Court by Frances M. Turner, praying that an instrument in writing purporting to be the last will and testament of James M. Turner 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 20th day of March, 1933, at 10:00 o'clock A.M.

5322 B. In the Matter of the Guardianship of } Filing supplemental
 Atrlessa Coulter. } to Final Account.
 This day came Harry E. Patric, and presented his supplemental to final account in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29 day of April A. D. 1933, at one o'clock P.M. to which time said matter is continued.

12422. Herbert Crandell Administrator } This day this cause came on to be heard
 of the Estate of George W. Crandell } on the Report of Herbert Crandell, Administra-
 Deceased. } Plaintiff } tor of the Estate of George W. Crandell deceased
 vs. } of his proceedings under the former order of
 Ellen A. Crandell, et al., Defendants } this Court, and upon the motion of said peti-
 tioner to confirm the sale made in obedience to said order; the Court having carefully examined said Report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said George W. Crandell in said real estate to the purchaser David E. Miller, upon the said purchaser paying to the said Herbert Crandell as such Administrator the purchase price of said real estate, to wit: the sum of Eight Thousand Four Hundred Dollars (\$8400.00). And it is ordered that the mortgages of the defendants, The Columbus Mutual Life Ins. Co and David Miller be cancelled on the records thereof.
 And the Court coming now to distribution, orders that Herbert Crandell, as such Administrator, pay out of the money in his hands: First: To the Treasurer of Union County, this the sum of \$265.08 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 \$120.57, including an Attorney fee of \$50.00 to Guyon Sanders, Attorney for the Administrator. Third: Shall purchase for the sum of \$8.50 Revenue Stamps to be placed on the deed conveying the real estate. Fourth: Shall pay to The Columbus Mutual Life Insurance Company on the note and mortgage set forth and described in its Answer and Cross Petition herein, the sum of \$8,008.92 which the Court finds to be the amount due the said The Columbus Mutual Life Insurance Company. Fifth: Shall pay to David Miller on the note and mortgage set forth and described in his Answer and Cross Petition the sum of \$0.43.

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12465

In the Matter of the Will of M^r. D. Thompson. Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of B. E. Thomas, of Plain City, Ohio, to admit to probate and record the Will of M^r. D. Thompson deceased, late of the Village of Milford Center in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Belle D. Thompson, 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 Edward W. Porter and William J. Porter, the subscribing witnesses to said Will this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will 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 M^r. D. Thompson 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.

12409.

George W. Mone Executor of the estate of Orval J. Warner. Deceased. vs. Plaintiff Clara Warner. et al. Defendants.

Journal Entry Ordering Sale.

This day this cause came on to be heard on the return and report of the appraisers herein heretofore appointed, and of their proceedings; and it appearing upon examination of the said report, that the same in all respects are regular and correct. Therefore it is ordered that the same be and it is hereby approved and confirmed.

It further appearing to the Court that the said George W. Mone as executor of said estate was not required to give bond by this Court, under and by provisions of the last will and testament of the said Orval J. Warner deceased. Therefore, it is hereby ordered that additional bond in this proceeding be and the same is hereby found not necessary.

It further appearing to the Court, upon evidence, that it will be for the best interest of the said estate, and the parties interested, to sell the real estate described in the petition at private sale.

Therefore, be and it is hereby ordered that the said George W. Mone, as executor of the estate of Orval J. Warner, deceased, proceed to sell said real estate, free from the dower or any other interest that Clara Warner, the widow may have therein, at private sale, without advertisement, for not less than \$1640.00, the appraised value thereof, upon the following terms to wit: \$640.00 cash in hand on day of sale and balance of \$1000.00 on or before one year from date of sale; deferred payments to be

secured by mortgage on the real estate sold, and to bear interest at the rate of 6% per annum from the day of sale.

And the said plaintiff, is ordered to make return of his proceedings to this Court within 30 days, and this cause is continued for further orders and proceedings.

12469

In the Matter of the Estate of }
M^{rs}. D. Thompson, Deceased } Order for Appointment and for Bond.

The last Will of M^{rs}. D. Thompson, deceased, late of Milford Center in said County, having heretofore been duly approved and allowed; this day B. E. Thomas, 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 B. E. Thomas is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Eight Thousand and ^{no}/₁₀₀ Dollars, and this cause is continued.

12469

In the Matter of the Estate of }
M^{rs}. D. Thompson, Deceased } Bond Approved and Letters Issued.

This day B. E. Thomas appeared in open Court, accepted the trust as Executor of the Estate of M^{rs}. D. Thompson, deceased, and gave and filed herein his Bond in the sum of Eight Thousand and ^{no}/₁₀₀ Dollars, conditioned according to law, with Belle D. Thompson ^{Ex} as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said B. E. Thomas, 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 \$.

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11294 In the Matter of the Guardianship of } Filing of third
Josephine Clairidge (Miller) and } Final Account.
Eldon Clairidge } as to Josephine.

This day came Willard Clairidge, guardian, and filed his third and final account, as to Josephine, therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of April A. D. 1933 at 1 o'clock P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

12470 Fred Reiley as Executor of the Estate } This day came Fred Reiley, as
of Frank E. Reiley Deceased. } executor of the estate of Frank E.
- - - Plaintiff } Reiley deceased, and filed in this
Della Reiley et al. Defendants } Court his petition praying for the
sale of the real estate therein described to pay debts and make distribution.

Therefore it is ordered by the Court that the said petition be heard on the 17th day of April, 1933, at one o'clock P. M.

12466. In the Matter of Chase Doherty
This day by the fiduciary said Inventor been waived

12288. In the Matter of Jessie Cottrell
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12093, March 15, 1933
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Probate Court, Union County, Wednesday March 15. 1933

- 12466. In the Matter of the Estate of }
Chace Doherty. Deceased } Oidus 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.
- 12288. In the Matter of the Estate of }
Jessie Cottrell Deceased } 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 March A. D. 1933, 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 advertisement, for one insertion in the Union County Journal, a newspaper printed and of general circulation in Union County, Ohio, for at least 10 days prior to the date of said hearing. It is found by the Court that the decedent left no surviving spouse.
- 12093. Grace D. Johnson Administratrix }
of the estate of Huey Kirby deceased. } This matter came on to be heard upon the petition of plaintiff for authority to sell real estate of the deceased Huey Kirby to pay debts of her estate, the answer and cross petition of The Peoples Building and Loan Company of Delaware, Ohio, and the other defendants herein having voluntarily entered their appearance herein and consented to the sale as prayed for. the court finds that all parties are properly before the court. The Court further finds that the bond heretofore given by plaintiff as administratrix of the estate of Huey Kirby deceased, in the amount of \$2000.00 is sufficient and no additional bond is required of said administratrix. And it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that John H. Keikade, R. C. Keikade and C. A. Hoopes, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they are hereby appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value and discharge the duties required of them according to law and to make return of their proceedings in writing to this Court on or before the 17th day of March 1933.
- 12093. Mar. 15. 1933 - This day this cause came on to be heard upon the motion of the plaintiff to sell the real estate herein at private sale. The Court finds from the evidence that it would be to the best interest of the estate if the said real estate as described in the petition should be sold at private sale. It is therefore ordered that the said Grace D. Johnson, as administratrix of the estate of Huey Kirby deceased, shall sell said real estate at private sale at not less than \$1300.00, being the appraised value thereof. It is further ordered that the sale shall be made for cash. It is therefore further ordered that said Grace D. Johnson, as such administratrix shall make return of sale without unnecessary delay.
- 12093. March 15. 1933, This day this cause came on to be further heard on the report of the appraisers herein appointed: and it appearing upon examination that said report is in all respects legal and correct, it is ordered that the same be, and it hereby is, approved and confirmed.

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- 12464 In the Matter of the Estate of } Bond Approved - Letters Issued.
Edwin E. Lyon. Deceased. This day Charles Owen appeared in open Court, accepted the appointment as Administrator of the Estate of Edwin E. Lyon, Deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with the Great American Indemnity Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Charles Owen, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.
- 12464 In the Matter of the Estate of } Order on Filing Inventory.
Edwin E. Lyon. Deceased. 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 15th day of April 1933, at 10.00 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.
- 12010 In the Matter of the Guardianship } Filing of Second Account.
of Riala Cross. This day came Nessa Cross Guardian of Riala Cross, and filed her second account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29th day of April A.D. 1933, at 1 o'clock P.M.; and that notice thereof be published as required by law, and this matter is continued until said time.

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Probate Court, Union County,

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12084.

In the Matter of the Guardianship of } Filing First Account.
 Harold Schneider } This day came Christine Schneider Guardian
 of Harold Schneider of Union County, Ohio, and presented her first account
 in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing
 on Saturday, the 29th day of April A. D. 1933, at one o'clock P.M., to which
 time said matter is continued.

In the Matter of the Estate of } This day this matter came on to be heard
 Josephine Houser Peet Deceased } on the petition of R. C. Peet, executor of the
 estate of Josephine Houser Peet, deceased, for an order approving the distri-
 bution in kind of the following assets.

Items	Distributors
One share of the Capital Stock of } The Richwood Banking Company }	Helene B. Hunt
One share of the Capital Stock of } The Richwood Banking Company }	George W. Hunt Jr -
One share of the Capital Stock of } The Richwood Banking Company }	Houser C. Hunt.
One share of the Capital Stock of } The Richwood Banking Company }	Ada L. Hunt.
Eleven shares of the Capital Stock of } The Richwood Banking Company }	R. C. Peet.

It appearing that such distributors are entitled to the proceeds of
 said stocks, and it appearing that such distributors have in the writing
 annexed to the petition duly assented and agreed to such distribution, said
 executor is hereby ordered to make distribution in kind to those of said dis-
 tributors as will receive said assets.

12409.

George W. Moore, as executor of the estate of } Confirming Sale.
 Orval J. Warner Deceased. } This day this came coming on
 Plaintiff } to be heard on the return of
 Defendants } George W. Moore, executor of the

estate of Orval J. Warner deceased, of his proceedings and sale under the
 former order of this Court: the Court having carefully examined said returns,
 and being satisfied that such sale has in all respects been regularly
 and legally made. It is ordered that the same be and hereby is approved
 and confirmed: and it is further ordered that said George W. Moore as such
 executor make to the purchasers Walter Herford and Mae Herford a good and
 sufficient deed for the premises so sold.

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

12190

In the Matter of the Estate of } Determination of Inheritance Tax.
 Martha J. Horton Deceased } This 15th day of February, 1933, the above
 matter came on to be heard and no 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 (including
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Successor
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 Preston Barnett
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 John W. Merritt

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plation of death or to take effect in possession or enjoyment at or after death) is 4601.26 Dollars, composed as follows: Personally 3751.26 Dollars, real estate 850.00 Dollars. That the debts (including a years allowance of - no - Dollars) are 843.36 Dollars, and that the cost of administration will be 226.70 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 3531.20 Dollars.

The Court further finds that by the will of Martha J. Horton the residue of her estate was left to the person or persons who shall have taken care of and nursed her after she was unable to care for herself. That John W. Merritt and Valois Williamson Merritt were the persons who took care of and nursed the said Martha J. Horton after she was unable to care for herself, and as such, inherit in equal shares the residue of her personal estate. 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 said tax originates, are as follows:

Successor	Relation- ships	Value of Decedent's as found by Court	Amt of Exempt- ion	Balance Subject to Tax	Amount of Tax	Date of Accrual of Tax	Person by whom tax should be Paid	Township or Municipal Corporation
Florence Etanoye	Niece	N.H. Grade					John W. Merritt Executor	Marysville Ohio
Breston Barnett		less than \$300.00	\$500.00	None	-			
Valois Williamson Merritt								
John W. Merritt	Nephew	\$2190.60	\$500.00	1690.60	\$4.53	11/15/31	John W. Merritt Executor	Marysville Ohio
John W. Merritt	Nephew	1340.60	\$500.00	\$840.60	42.03	11/15/31	John W. Merritt Executor	Marysville Ohio

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

12093.

Grace D. Johnson Administratrix of the Estate of Lucy Kirby Deceased.
vs. Plaintiff
Laura Ingersoll, et al. Defendants

This day this cause came on to be heard on the report of Grace D. Johnson, Administratrix of the estate of Lucy Kirby, of her proceedings under the former order of this Court, and upon the Motion of said petitioner to confirm the sale made in obedience to said order; the court having carefully examined said report and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said Petitioner execute a deed of all the right, title and interest of the said Lucy Kirby, in said Real Estate to the purchaser, upon said purchaser paying to the said petitioner, the sum of \$460.00, being the amount due on said premises over and above the Mortgage lien of The Peoples Building and Loan Company of Delaware, Ohio, which the court finds to be the sum of \$840.00; said real estate having been sold subject to the lien of the said The Peoples Building and Loan Company of Delaware, Ohio. Said purchaser to, assume and agree to pay a mortgage lien to The Peoples Building and Loan Company of Delaware Ohio in the sum of \$840.00. The Court coming now to distribution, orders that the Administratrix pay out of the money in her hands:

First: To the Treasurer of this County, the sum of \$63.47, 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 \$83.78, including an Attorney fee to Evelyn Sanders in the sum of \$50.00

It is further ordered that the balance of the purchase price amounting to \$312.75, be accounted for by said Administratrix, according to law.

12467

In the Matter of the Will of Margaret Valentine Deceased. Order Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Charles Valentine to admit to probate and record the Will of Margaret Valentine deceased, late of the Village of Milford 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 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 the Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And John Kennington, one of the subscribing witnesses, being deceased, his signature was proven by Carrie W. Hornbeck and Pearl M. Droy, W.H. Horton, the other witness who could not be obtained within a reasonable time. His signature was proven by Edward Agner and French Stillings, subscribing witnesses to 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,

12061.

is the last Will duly executed and therefore together with in this Court.

In the Matter of Lucy Kirby Deceased Administratrix of the estate of her account in

Whereupon Saturday, the matter is contin

12061.

In the Matter of Lucy Kirby, Grace D.

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is the last Will and Testament of said Margaret Volentine 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.

12061. In the Matter of the estate of Lucy Kirby Deceased. Filing First and Final Account. This day came Grace D. Jolusson, Administratrix of the estate of Lucy Kirby 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 29 day of April - A.D. 1933 at one o'clock P.M. to which time said matter is continued.

12061. In the Matter of the Estate of Lucy Kirby, Deceased. Determination of Inheritance Tax. Estate not subject to Tax.

Grace D. Jolusson as Administratrix of the estate of Lucy Kirby deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Thirteen hundred and seventeen Dollars; the debts and costs of administration are Two thousand eight Dollars and the net actual market value thereof is nothing - Dollars.

The estate is insolvent and there will be no property or money to descend to the next of kin, heirs at law or devisees or legatees of the estate of Lucy Kirby, deceased, 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.

12468

In the Matter of the Will of } Order admitting to Probate and Record.
 James M. Sumner. Deceased. } This matter came on this day further to
 be heard, on the application of Frances M. Sumner, to admit to probate and
 record the Will of James M. Sumner, 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
 did 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 Glenn Hard and Howard Hard 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 find that the aforesaid instrument of writing
 together with said codicil, is the last Will and Testament of said James M.
 Sumner, 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.

12472

In the Matter of the Estate of } Order for Appointment.
 James M. Sumner. Deceased. } Letters Issued and to Publish Notice.

The last Will of James M. Sumner, deceased, late of Paris Township,
 in said County having heretofore been duly approved and allowed: this day
 Frances M. Sumner, 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 Frances M. Sumner is a suitable person and legally com-
 petent, and that by the terms of said Will, said Testator ordered and re-
 quired that his Executor may execute it without giving bond: it is ordered
 that she be appointed as such Executor, 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 pro-
 ceeding be recorded, and that said Executor pay the costs herein taxed at \$ —

12472

In the Matter of the Estate of } Order to Record Proof of Publication
 James M. Sumner. Deceased. } of Notice of Appointment.

This day the affiant of The Maryville Tribune — — —
 a newspaper of general circulation in this County, that the Notice of
 Appointment of Frances M. Sumner as Executor of the Estate of James M.
 Sumner 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.

12462

Josephine Blumer
 Adm'r of the Estate
 George William Blumer
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 Arvada Blumer
 Evelyn Blumer
 Ina Blumense
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12462

Josephine Blumenschein
 Admin of the Estate of
 George William Blumenschein
 vs.
 Arvada Blumenschein,
 Evelyn Blumenschein
 Ina Blumenschein,
 Nina Blumenschein
 Wilbur Blumenschein
 Defendants

Appointment of Guardian Ad Litem
 This day C. L. Auer, appeared in open Court and made application for the appointment of a Guardian ad litem for the minor defendants in this case. And it appearing to the Court that the defendants Ina Blumenschein, Nina Blumenschein and Wilbur Blumenschein under the age of fourteen years, and have been duly and legally served with summons herein, and Arvada Blumenschein and Evelyn Blumenschein, over the age of 14, having failed to make application for 20 days for the appointment of a guardian ad litem, it is ordered that C. L. Auer, be and he is hereby appointed Guardian for the suit, for said minor defendants. And now comes the said C. L. Auer and in open Court accepts said appointment.

12473 In the Matter of } Inquest of Runaway - Order for Warrant etc.
 Edna M. Wells. } This day E. J. Marsh a resident citizen of Taylor
 Townships in this County, appeared in open Court, and filed an affidavit
 in the form prescribed by law, for admission of said Edna M. Wells into the
 Ohio State Hospital. It is therefore ordered that a warrant issue to
 commanding him to bring said Edna M. Wells, alleged to be insane, before
 this Court on the 21. day of Mar. 1933 at 12 o'clock M.

And it is further ordered that subpoenas issue for E. J. Marsh and
 J. A. Ribbel reputable legally qualified physicians, witnesses, to appear
 at the time and place aforesaid: and this cause is continued.

12473 In the Matter of } Inquest of Runaway - Order after Hearing.
 Edna M. Wells. } This day this cause came on to be heard and the said
 Edna M. Wells was personally visited by the Judge of Probate Court, Union
 County, who ascertained condition of the patient by actual inspection.

Thereupon the Judge proceeded with the examination: and having
 heard the testimony of E. J. Marsh and J. A. Ribbel, the medical witnesses
 and being satisfied that said Edna M. Wells is insane; that she has a
 legal settlement in Taylor Townships 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 Ohio State Hospital;

It is therefore ordered that E. J. Marsh and J. A. Ribbel 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 Superin-
 tendent of said State Hospital for the admission of said Edna M. Wells, 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 Edna M. Wells be committed to the
 custody of E. J. Marsh until otherwise ordered. And this cause is continued.

12473 In the Matter of Runaway of } Order for Clothing and
 Edna M. Wells } Warrant to Convey.

The Judge being advised that said Edna M. Wells, can be received
 into the Columbus State Hospital, and it appearing that said patient is
 supplied with proper clothing: it is ordered warrant issue to take patient
 to the Columbus State Hospital.

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10086. A In the Matter of
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In the Matter of the Guardianship of } Orderson Filing Inventory
 Charles H. Hendrickson - } This day an Inventory in the above
 captioned estate was filed in the Court by the fiduciary of said estate. It is
 ordered approval of said Inventory forthwith, under the laws of the State of Illinois.

12212. In the Matter of
Mary Stalder

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12212 In the Matter
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12212. In the Matter of the Estate of } Amended Exceptions to the First and Final Account
 Mary Stalder, Deceased. } Filed by Henry Ward Brooks, Administrator of
 the estate of Mary Stalder Deceased.

This day this cause came on to be heard upon the first and final account of Henry Ward Brooks, Administrator of the estate of Mary Stalder, deceased, filed herein on the 3rd day of January, 1933, and the exceptions of Harry Tobey filed thereto, and the court, on due consideration thereof, find that said exceptions are not well taken, and the same are hereby overruled.

Thereupon the said Harry Tobey gave notice of his intention to appeal to the Common Pleas Court and the appeal bond is fixed at Fifty (\$50.00) Dollars.

12212 In the Matter of the Estate of } Amended Exceptions to the Inventory filed by
 Mary Stalder Deceased } Henry Ward Brooks, Administrator of the
 Estate of Mary Stalder, Deceased.

This day this cause came on to be heard upon the Inventory of Henry Ward Brooks, Administrator of the estate of Mary Stalder, deceased, filed herein on the 2nd day of March, 1932, and the exceptions of Harry Tobey filed thereto, and the Court, on due consideration thereof, find that said exceptions are not well taken, and the same are hereby overruled.

Thereupon the said Harry Tobey gave notice of his intention to appeal to the Common Pleas Court and the appeal bond is fixed at Twenty-five (\$25.00) Dollars.

12212 In the Matter of the Estate of } Amended Exceptions to Schedule of Debts
 Mary Stalder Deceased } filed by Henry Ward Brooks, Administrator
 of the estate of Mary Stalder, Deceased.

This day this cause came on to be heard upon the schedule of debts of Henry Ward Brooks, Administrator of the estate of Mary Stalder deceased, filed herein on the 14th day of June 1932, and the exceptions of Harry Tobey filed thereto, and the Court, on due consideration thereof, find that said exceptions are not well taken, and the same are hereby overruled. Thereupon the said Harry Tobey gave notice of his intention to appeal to the Common Pleas Court and the appeal bond is fixed at Twenty-five (\$25.00) Dollars.

10695 In the Matter of the Guardianship } Filing of Fifth Account.
 of John Jerew, Incompetent }

This day came Florence Jerew, guardian, and filed her fifth account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29th day of April A.D. 1933 at 1 o'clock P.M., and that notice thereof be published as required by law, and this matter is continued until said time.

12475 In the Matter of the Trusteeship of } Appointment - Order for Bond.
 Trust Fund of The Grace Chapel } This day C.O. Wiley appeared in
 M.P. Church, as provided by last } open Court, and made application,
 Will and Testament of } (by petition filed herein) for the
 Jasper Dyrent, Deceased. } appointment of a Trustee of The
 Trust Fund of the Grace Chapel M.P. Church, as provided by the last
 Will and Testament of Jasper Dyrent deceased, and it appearing
 to the Court that the provisions of said Will require the appoint-
 ment of a Trustee for the care and preservation of the Trust fund

established by said Will and the Court being satisfied that a Trustee is necessary and that C.O. Wiley 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 C.O. Wiley be appointed such Trustee upon giving bond with sureties as required by law, in the sum of Four Thousand Four Hundred Dollars, and this cause is continued.

12475 In the Matter of the Trusteeship of } Appointment - Orders - Bond Approved
Trust Fund - Estate of Jasper Dyest Deid } Letters Issued.

This day C.O. Wiley, appeared in open court, accepted the appointment as Trustee of the Trust Fund of the Grace Chapel M. P. Church, as established by the Last Will and Testament of Jasper Dyest. Deceased, and gave and filed herein his Bond in the sum of Four Thousand Four Hundred Dollars, conditioned according to law, with Elmer Diney and Guy Hines freeholders as sureties thereon, which bond is approved by the Court.

It is therefore ordered that Letters of Trusteeship issue to said C.O. Wiley, that this proceeding be recorded, and that said Trustee pay the costs herein taxed at \$

12475 In the Matter of the Trusteeship of } Appointment
Trust Fund - Estate of Jasper Dyest Deid } Orders to Record Notice

This day proof of publication of Notice of the Appointment of C.O. Wiley as Trustee of - No Publication Necessary - was filed herein: it is ordered that the same be recorded in the records of this office.

12475 In the Matter of Grace } Orders on Filing Inventory.

Chapel Church Trust Fund } 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.

12406 In the Matter of the Estate of } Order Approving Inventory.

W. F. Arnie. 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 was 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.

123 1933

Probate Court, Union County,

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Bond Approved

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and that said
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OF MANSFIELD CO., TOLEDO, OHIO - 26591

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 pursu-
 ant to law. It is therefore ordered that the notice and proof aforesaid
 be entered upon the Journal and account record of this Court.

7619 A Fay Styer, Guardian of B^m Panner et al.
 Final Account.

12329 J. Arthur Brooker, Administrator of the estate of Martha E. Brooker.
 First and Final Account.

12460 W. G. Howison, Guardian of Charles E. Norris.
 Second and Final Account.

12392 C. R. Robinson, Guardian of Samuel Robinson
 First and Final Account.

10711 Nancy O. Prouty - Guardian of Jay Lewis Lake et al.
 Fourth Account.

12190 John W. Merritt, Executor of the estate of Martha J. Horton.
 First and Final Account

12176. John F. Shoemaker, Administrator of the estate of Laura Shoemaker.
 Final Account.

10763. Edgar H. McMahon, Guardian of Jeremia R. Bisler et al.
 Second Account.

7619 A In the Matter of the Guardianship } Final Account.
 of B^m Panner et al. }

This day the Final Account of Fay Styer
 Guardian of B^m Panner 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 (\$25.00) as compensation for his services, which amount
 the Court deems reasonable.

The Court finds a balance of one and $\frac{4}{100}$ Dollars (1.46) in the
 hands of said Guardian due said Wards: which amount he is
 ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at
 \$6.50 within ten days. Costs paid Feb'y 28. 1933.

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

12329. In the Matter
 Martha E. B.
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Probate Court, Union County, Saturday March 25th 1933

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12329. In the Matter of the Estate of } First and Final Account.
Martha E. Brooker. Deceased. This day the first and final account of J. Arthur
Brooker Admr, of the Estate of Martha E. Brooker deceased, came on for hearing
and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 administrator is hereby allowed the sum of Five Dollars (\$5.00)
as a credit, being a just and reasonable amount expended by him for letter-
ing monument.

Said administrator is hereby allowed the sum of one hundred and
forty five ⁹⁸/₁₀₀ Dollars (\$145.98) 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 Pd Feby 3rd. 1933. It is ordered that said account
and the proceedings herein be recorded in the Records of this office

12460 In the Matter of the Guardianship } Second and Final Account
of Charles E. Norris. This day the second and final account

Account of W. G. Howison Guardian of Charles E. Norris, came on for
hearing and settlement, due notice thereof having been published accord-
ing to law. No exceptions having been filed thereto, and no one now appea-
ring to except or object to the same; and the Court having carefully exam-
ined said account and the vouchers therewith and all matters pertaining
thereto, and being fully advised in the premises, do find the same to be
in all respects just and correct and in 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 Feby 25th. 1933.

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

12392 In the Matter of the Guardianship of } 1st and final account.
Lemuel Robinson. This day the first and final

account of C. R. Ballinger Guardian of Lemuel Robinson came on for
hearing and settlement, due notice thereof having been published ac-
cording to law. No exceptions having been filed thereto, and no one now
appearing to except or object to the same; and the Court having care-
fully examined said account and the vouchers therewith and all matters
pertaining thereto and being fully advised in the premises, do find the
same to be in all respects just and correct and in conformity to law.

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

The Court finds a balance of \$2424.95 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 \$6.50 within ten days. Costs paid Feb. 24. 1933.

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

10711.

In the Matter of The Guardianship of Jay Lewis, Les W. and Avis D. Lake } Fourth Account. This day the Fourth Account of Nancy O. Proby, Guardian of Jay Lewis, Les W. and Avis D. Lake came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of forty six Dollars (\$46.00) in the hands of said Guardian due said Wards: 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 Feb. 14th. 1933.

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

12190

In the Matter of the Estate of } First and Final Account. Marcha D. Horton. Deceased. This day the First and Final Account of John R. Merritt, executor of the estate of Marcha D. Horton, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Thirty five Dollars (\$35.00) as a credit, being a just and reasonable amount expended by him for a Marker for said decedent.

Said Executor is hereby allowed the sum of One hundred and seventy and 00/100 Dollars (\$170.00) 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 eight hundred and six and 67/100 Dollars (\$806.67) in the hands of said Executor due said estate: which amount he is ordered to pay over and distribute according to law and the Will of said Martha D. Horton deceased.

It is ordered that said Executor pay the costs herein taxed at \$6.00 Pd. Feb. 14. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12176

In the Matter of Laura Shoemaker Administrator settlement, due having been filed and the Court and all matters the same to be the said account

The Court was notified was necessary

Received made by New to John F. Shoemaker

The Court to law. It is taxed at \$6.50.

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In the Matter of Jennie M. Mahan settlement, d

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12176

In the Matter of the Estate of } Final Account.
 Laura Shoemaker. Deceased } This day the Final Account of John F. Shoemaker
 Administrator of the estate of Laura Shoemaker deceased, came on for hearing and
 settlement, due notice thereof having been published according to law. No exceptions
 having been filed thereto, and no one now appearing to except or object to the same;
 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 that more than thirty days have elapsed since said Administrator
 was notified of the expiration of time to file said account and that such delay
 was necessary and reasonable.

Received in payment and settlement of a claim for wrongful death, payment
 made by New York Central R. R. Co. \$2300.00. Debts allowed \$920.00: Distributed
 to John F. Shoemaker \$1380.00.

The Court finds said account duly balanced, and said estate settled according
 to law. It is ordered that said New York Central R. R. Co. pay the costs herein
 taxed at \$6.50. March 20th 1933. P.M. It is ordered that said account and the
 proceedings herein be recorded in the Records of this office.

10763

In the Matter of the Guardianship } Second Account.
 of Jemima R. Bixler et al. } This day the Second Account of Edgar H.
 M^r. Mahan Guardian of Jemima R. Bixler et al, came on for hearing and
 settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto and no one now appearing to
 except or object to the same; and the Court having carefully examined said
 account and the vouchers therewith and all matters pertaining thereto, and
 being fully advised in the premises, do find the same to be in all respects
 just and correct and in conformity to law. It is ordered that the same
 be and hereby is approved, allowed and confirmed.

The Court finds a balance of twenty five hundred thirty five, 07/100
 Dollars (\$2535.07) due said Wards, Aelia M., and Alfred J. Bixler. The
 said Guardian has settled in full with Jemima R. Bixler.

It is ordered that said Guardian pay the costs herein taxed at
 \$6.50, within ten days. Costs paid Feby 5th. 1933.

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

12362

In the Matter of the Estate of } Filing of 1st and Final Account.
 George W. Grandell. Deceased } This day came Herbert Grandell,
 Adm^r, of said estate, and filed his first and final account therein.

It is thereupon ordered that said account be set for hearing and
 settlement on Saturday the 29th day of April A.D. 1933, at 1 o'clock P.M.
 and that notice thereof be published as required by law, and this matter
 is continued until said time.

12479

In the Matter of the Guardianship } Order for Notice.
 of Kenneth J. Amrine and } This day Arma R. Amrine, ap-
 Florence Mae Amrine. Minors } peared in open Court, and made
 application for a Notice to issue to Kenneth J. Amrine, and Florence
 Mae Amrine to select a suitable person for Guardian. And it appearing

to the Court that said minors of the age giving them the right to make such selection and that a Guardian is necessary: it is, therefore, ordered that Notice in writing be given said minors to appear before this Court on or before the 25th day of March 1933, at 1.00 o'clock P.M. and make such selection, or the Court will appoint a Guardian for them; and this cause is continued.

12479 In the Matter of the Guardianship of } Order for Hearing and Notice.
 Kenneth J. Amrine and } This day Anna R. Amrine filed
 Florence Mae Amrine. Minors } an application in Court for the
 appointment of a Guardian of Kenneth J. Amrine and Florence Mae Amrine
 Minors; It is ordered that said application be set for hearing on the
 25th day of March 1933, at 1.00 o'clock P.M.

12479 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 Kenneth J. Amrine, and Florence Mae Amrine are minors, and that a guardian is necessary.

It is therefore ordered that a Guardian be appointed. It appearing to the Court that Anna R. Amrine is legally competent, and she having filed the application herein and given a bond in the sum of \$1000.00 conditioned according to law, with C. B. Jarvis and A. M. Kagay as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Anna R. Amrine as provided by law.

12479 In the Matter of the Guardianship } Allowing Extension of Mortgage
 of Kenneth J. Amrine and } This day this cause came on to
 Florence Mae Amrine Minors } be heard upon the application
 of Anna R. Amrine, Guardian of the persons and estates of Kenneth J. Amrine and Florence Mae Amrine, minor children of Arthur Amrine deceased for authority to execute as such Guardian an Extension of a certain mortgage executed by Arthur Amrine and Anna R. Amrine, husband and wife to The Northwestern Mutual Life Insurance Company on the 14th day of March, 1923, for the sum of \$3000.00, said mortgage covering certain real estate in Survey No. 4075, Paris Township, Union County Ohio, containing 7 1/2 acres, more or less.

Said mortgage was filed for record in said County on March 28, 1923, and recorded in Volume 86 page 617, of the Mortgage Records of said County, and there is now a balance due on the same of \$2800.00

The title to said mortgaged premises is now in the name of Anna R. Amrine as to the undivided one-half interest and in the names of Verma Rausch, Kenneth J. Amrine and Florence Mae Amrine as to the undivided one-half interest, subject to the dower estate of said Anna R. Amrine therein. Said extension is to stipulate said sum of \$2800.00 to be payable as follows: Four hundred dollars thereof in four annual payments of \$100.00 each, payable respectively on March 14, 1934, 1935, 1936 and 1937, and the remaining \$2400.00 thereof on March 14, 1938, with interest at the rate of 5 1/2 per cent 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 the estate of said wards to extend said mortgage upon the terms

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above set forth, it is therefore considered by the Court that the said Anna R. Aurine as such Guardian be, and she is hereby authorized and directed to execute said Extension Agreement of said mortgage on behalf of the said Kenneth J. Aurine and Florence Mae Aurine, minors, to The Northwestern Mutual Life Insurance Company.

12432

12432

In the Matter
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12432 In the Matter of the Estate of } On this 28th day of March 1933, this cause came
 Gerald E. Billingsley, Deceased } on to be heard on the application of John C. Billings-
 ley as administrator of the estate of Gerald E. Billingsley deceased, asking that he be
 authorized and empowered to pay the sum of \$365.00 to Milo L. Myers of Maryville
 Mo, in full of attorney fees, in this matter, in accordance with a contingency fee
 contract existing between the said John C. Billingsley and the said Milo L. Myers.

The court being fully advised in the premises, and on consideration thereof
 finds that in view of all the facts and circumstances, the fee, and the amount
 thereof as set forth in the application is reasonable and should be paid.

Therefore the said John C. Billingsley, as administrator of the estate of
 Gerald E. Billingsley, deceased, he and he is hereby authorized, empowered and
 directed to pay to the said Milo L. Myers, the said sum of \$365.00 for and as
 his attorney fee in this matter.

12477 Hazel Anderson, Adm of
 Estate of Thomas G. Anderson
 - v. - Plaintiff
 Rexford E. Anderson, et al.
 Defendants

Filing Petition to Sell Real Estate.

This day came the plaintiff Hazel Anderson
 Administratrix of the Estate of Thomas G. An-
 derson and presented to this Court her petition,
 duly verified, praying an order for the sale
 of real estate of the said Thomas G. Anderson, deceased, to pay the debts and
 the costs of administration of 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.

12462 Josephine Blumenschein Adm of
 George William Blumenschein Decd -
 - v. - Plaintiff
 Arwada Blumenschein et al.
 Defendants

This day this cause came on to be
 heard upon the Petition of Plaintiff
 for authority to sell real estate of the
 above named decedent to pay debts
 of his estate, the answer of Chester

Auer, guardian ad litem of Arwada Blumenschein, Evelyn Blumenschein,
 Ina Blumenschein, Nina Blumenschein and Wilbur Blumenschein,
 minors, the Answer of Josephine Blumenschein surviving spouse
 of said decedent.

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 the defendant Josephine Blumenschein surviving spouse of said
 decedent is entitled to the just and reasonable value of her dower in
 said premises. And it appearing to the Court that a new appraisement
 should be made of said real estate, it is ordered that Walter C. Asman,
 J. J. M^{rs} Crackm, and Ben Potts, three judicious and disinterested
 persons of the vicinity, not next of kin of the Petitioner be, and hereby
 are appointed appraisers to appraise said real estate at its true value
 in money, free from the dower estate of the said Josephine Blumen-
 schein therein: it is further ordered that said appraisers be sworn
 as required by law to truly and impartially appraise said real
 estate upon actually viewing it, at its fair cash value, and
 discharge the duties required by them according to law and to make

return of its proceedings in writing to this Court on or before the 28th day of March 1933.

12462

This day this cause came on to be heard upon the Motion of Josephine Blumenschein as Administratrix of the estate of George William Blumenschein deceased, for an Order to Sell the real estate described in the Petition at Private Sale. And it appearing to the Court that private sale would be to the best interest of the estate, it is ordered that the said Josephine Blumenschein as such administratrix, sell said real estate at private sale for not less than \$400.00 being the appraised value thereof and that the said sale shall be for cash.

And it is further ordered that said administratrix shall make due return of sale without unnecessary detail. The Court further find that the Bond heretofore given by the Plaintiff as administratrix of the estate of George William Blumenschein is insufficient and it is ordered that she file an additional Bond with sufficient sureties to be approved by this Court in the sum of \$1000.00.

12462

This day this cause came on to be heard on the Report of Josephine Blumenschein, Administratrix of the estate of George William Blumenschein deceased, of her proceedings under the former order of this Court, and upon the Motion of said Petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said Report and finding the proceedings of said Petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is, approved and confirmed.

It is further ordered that said Petitioner execute a deed of all the right, title and interest of the said George William Blumenschein in said real estate to the purchaser, upon the purchaser paying to the said Josephine Blumenschein as administratrix the sum of \$400.00.

And the Court coming on to distribute the proceedings of the sale amounting to the sum of \$400.00, and the widow, Josephine Blumenschein by answer herein having asked that the value of her dower in said premises be allowed and paid to her out of the proceedings of said sale: the Court finds the just and reasonable value of her dower interest in said premises to be the sum of \$102.67 and it is ordered that the said administratrix pay to the said Josephine Blumenschein as widow of the said George William Blumenschein, deceased, the sum of \$102.67 in lieu of her dower interest in said premises.

It is further ordered that said Josephine Blumenschein out of the money in her hands pay, first: To the Treasurer of this County the sum of \$68.27 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 \$21.75. It is further ordered that the balance of the proceedings in her hands be accounted for according to law.

12476

In the Matter of the Estate of }
John S. Schneider Deceased }

An application having been this day presented to the Court by John K. Schneider, praying that an instrument in writing purporting to be the last Will and Testament of John S. Schneider deceased, be admitted to probate:

It is ordered and of the applicant's living spouse, a State of Ohio, to 1933 at 2 o'clock

12032

In the Matter of Arthur Flesher made and filed of said estate receive the same respects correct law and the said Administratrix pay to

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It is ordered that at least five 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 a resident of the State of Ohio, that a hearing on said Application will be had on the 1th day of April 1933 at 2 o'clock P.M.

Wednesday, March 29, 1933.

12032. In the Matter of the Estate of (Arthur Fletcher - Deceased). This day came Nellie Fletcher, Administratrix of the estate of Arthur Fletcher 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 Administratrix be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$ —

12478

In the Matter of the Trusteeship of } Appointment - Order for Bond.
 The Union Baptist Church Trust } This day Florence Monson appeared
 Fund as created by the last Will } in open Court and made application
 and Testament of Jasper Dyest } (by petition filed herein) for the appoint-
 Deceased. } ment of a Trustee of The Union Baptist
 Church Trust Fund as created and provided for in the last will and testament
 of Jasper Dyest deceased, and it appearing to the Court, that a trustee should
 be appointed to invest the moneys so provided in the will of Jasper Dyest
 deceased, and the Court being satisfied that a Trustee is necessary and that
 Florence Monson is a suitable person to be appointed and she having filed
 in this office a statement, duly verified by her affidavit, of the whole estate
 and the probable value thereof, and also the probable rents of the real
 estate. It is ordered that said Florence Monson be appointed such Trustee
 upon giving bond with sureties as required by law, in the sum of Five Thousand
 and no/100 Dollars, and this cause is continued.

12478

Appointment - Order - Bond Approved - Letters Issued.
 This day Florence Monson appeared in open Court, accepted the ap-
 pointment as Trustee of The Union Baptist Church Trust Fund as created
 and provided for in the last will and testament of Jasper Dyest deceased
 and gave and filed herein her Bond in the sum of Five Thousand and no/100
 Dollars, conditioned according to law, with G. V. Temple and J. M. Temple
 freeholders as sureties thereon, which bond is approved by the Court.
 It is therefore ordered that Letters of Trusteeship issue to said Florence
 Monson; that this proceeding be recorded, and that said Trustee pay the
 costs herein taxed at \$ -

12478

— 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.

10713

In the Matter of the Guardianship of } This day this cause came on
 Nellie Craig, Ruth Craig & Evelyn Craig } to be heard on the application
 Minors. } of Samuel J. Craig as Guardian
 of Nellie Craig, Ruth Craig and Evelyn Craig, for permission to sell one United
 States government Fourth Liberty Loan Bond of the par value of \$1,000.00 and
 to use so much of the proceeds thereof as may be necessary for the pay-
 ment of taxes upon the real estate of said wards; and the court, being fully
 advised in the premises, finds that it is necessary to sell said bond
 and to use the proceeds thereof for the payment of said taxes, and
 that the same is for the best interest of the estate of said wards.
 Wherefore said Samuel J. Craig as guardian is hereby empowered
 and directed to sell said bond at private sale for the highest and
 best price he can obtain therefor, and to use so much thereof as may
 be necessary for paying the taxes upon the real estate of said wards
 and to administer the balance as guardian under the Statutes in
 such case made and provided.

12480

In the Matter of }
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Probate Court, Union County,

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12480. In the Matter of the Estate of } Appointment - Order for Bond.
 John Smith - Deceased } This day Richard L. Cameron, appeared in open
 Court, and made and filed an application under oath as required by law to be
 appointed Administrator of the estate of John Smith 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 Richard L.
 Cameron is a suitable person and legally competent: it is ordered that he be so ap-
 pointed upon giving Bond with sureties as required by law, in the sum of Five
 Thousand Dollars, and this cause is continued.

12480 In the Matter of the Estate of } Bond Approved - Letters Issued.
 John Smith, Deceased } This day Richard L. Cameron appeared in
 open Court, accepted the appointment as Administrator of the Estate of John
 Smith deceased, and gave and filed herein his bond in the sum of Five Thousand
 Dollars, conditioned according to law, with Richard L. Cameron and Fidelity
 & Deposit Company of Maryland freeholders as sureties, 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 \$ -

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- 12190 In the Matter of the Estate of } Final Discharge
Martha J. Horton, Deceased. This day came John W. Merritt, executor of the estate of Martha J. Horton and 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 John W. Merritt as executor is hereby discharged as executor of said trust.
- 12288 In the Matter of the Estate of } Order approving Schedule of Claims, Debts
Jessie Cottrell Deceased. 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, publication Journal, and no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed and confirmed.
- 12191 In the Matter of the Guardianship of } Filing First Account
Cliff Sedgwick. This day came L. N. Collins, Guardian of Cliff Sedgwick 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 29. day of April A. D. 1933 at one o'clock P. M. to which time said matter is continued.
- 12471 In the Matter of the Estate of } Presentation of Will for Record.
Remuel Robinson Deceased. An application having been this day presented to the Court by Chester R. Ballinger, praying that an instrument in writing purporting to be the last will and testament of Remuel Robinson deceased be admitted to probate: It is ordered that — days, 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 31st day of March 1933, at 1 o'clock P. M.
- 12471 In the Matter of the Will } Admitting to Probate and Record.
of Remuel Robinson Deceased. This matter came on this day further to be heard, on the application of Chester R. Ballinger to admit to probate and record the Will of Remuel Robinson 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 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 C. R. Ballinger and Minnie Ballinger 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 Lemuel Robinson 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.

12288.

In the Matter of the Estate of } This day this cause came on to be
Jessie Cottrell Deceased. } heard upon the Schedule of Debts filed
herein by Flora Fant, as executrix of the Last Will and Testament of
Jessie Cottrell, deceased.

The Court finds that ten days notice had been given of the hearing of this cause by advertisement in the Union County Journal, a newspaper printed and of general circulation in Union County, Ohio, and the said notice as given is hereby confirmed.

The Court further finds from the evidence that the said Schedule of Debts as filed by the said Flora Fant as executrix aforesaid, should be allowed as filed and the same is hereby confirmed and approved.

12190

In the Matter of the Estate of } Authority to Transfer Real Estate
Martha D. Horton Deceased. } This day came John W. Merritt,
Executor of the Estate of Martha D. Horton 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 November 15, 1931, residing at Mansville, Ohio. That said last will and testament was filed in the Probate Court of Union County Ohio, on December 2nd, 1931, and admitted to Probate on December 21st 1931; that on Dec. 23rd, 1931, the petitioner was appointed executor of said estate, that the following persons with their age, relationships and portion inherited, inherit said real estate.

Name.	Age	Address	Relationship	Portion Inherited
Valoris Williamson Merritt.		263 West Third Street, Mansville Ohio.	Nephew	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 Duplicates 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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11594. In the Matter of the Estate of } Filing First and Final Account.
 Robert G. M^r. Miller Deceased } This day came Tillie V. Harris, Adm^r
 of the estate of Robert G. M^r. Miller 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 29 day of April 1933 at one o'clock P.M. to
 which time said matter is continued.

12230 In the Matter of the Estate of } Filing First and Final Account.
 Luther L. M^r. Allister Deceased } This day came Angelina M. M^r. Allister
 executrix of the estate of Luther L. M^r. Allister late of Union County
 Ohio, deceased, and presented her 1st and final account in settlement
 of said estate duly verified.
 Whereupon the Court do order the same filed and advertised for
 hearing on Saturday the 29 day of April A.D. 1933, at one o'clock P.M.,
 to which time said matter is continued.

12466 In the Matter of the Estate of } Appointment.
 Chase Doherty Deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of
 Harry Doherty as administrator of the estate of Chase Doherty, deceased,
 was filed herein; it is ordered that the same be recorded in the
 records of this office.

12481 In the Matter of
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12481

In the Matter of the Estate of } Order for Appointment and for Bond.
Lemuel Robinson Deceased } The last Will of Lemuel Robinson deceased, late of
Washington Township in said County, having heretofore been duly approved and
allowed: this day Chester R. Ballenger appeared in open Court and made and
filed an application under oath as required by law to be appointed Administra-
tor with the Will annexed of the 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 Chester R.
Ballenger is a suitable person and legally competent, it is ordered that he be
appointed as such Administrator with the Will Annexed upon giving bond with
sureties as required by law in the sum of Three Thousand and no/100 Dollars,
and this cause is continued.

12481

In the Matter of the Estate of } Bond approved and Letters Issued.
Lemuel Robinson, Deceased } Order to Publish Notice.

This day Chester R. Ballenger, appeared in open Court, accepted the
appointment as Administrator with the Will Annexed of the Estate of Lemuel
Robinson deceased and gave and filed herein said Bond in the sum of Three
Thousand and no/100 Dollars, conditioned according to law, with Chester R.
Ballenger and United States Fidelity and Guaranty Co of Baltimore Md,
as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will
Annexed issue to said Chester R. Ballenger: that notice of said appointment
be published as required by law: that this proceeding be recorded, and
that said Administrator with the Will Annexed pay the costs herein
taxed at \$ 7⁰⁰.

12032 In the Matter of the Estate of } Filing First and Final Account.
 Arthur Flesher, Deceased } This day came Nellie Flesher, Adminis-
 tratrix of the estate of Arthur Flesher, 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 29. day of April
 A. D. 1933 at one o' clock P. M. to which time said matter is continued.

7645 In the Matter of the Guardianship of } Filing Final Account.
 Merle Mammasmith. } This day came Roy L. Mammasmith
 Guardian of Merle Mammasmith 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 29. day of April A. D. 1933 at one o'clock P. M.
 to which time said matter is continued.

12482 In the Matter of the Estate of } This matter came on to be heard
 Margaret Valentine Deceased } on the application of Charles A.
 Valentine for an order relieving the estate of Margaret Valentine
 from administration.

It is ordered that said application be heard on the 7th day of
 April 1933 at 10 o'clock A. M. and that notice to the next of kin and
 creditors of said Margaret Valentine, deceased, be dispensed with for
 the following reasons, to wit:-

1. That all of the debts of the estate have been paid in full by
 said applicant, and that the conditions of the Will have been fully
 complied with.

12402 In the Matter of the Estate of } This day, this cause came on to be
 Rosa M. Bowdre Incompetent } heard on the application of George
 Gregg, Sr, as guardian of the estate of Rosa M. Bowdre, an incompetent
 person, asking that bond heretofore given herein be cancelled and the sureties
 thereon released; and it appearing to the court that the sureties, Jesse F.
 Bonrad and W. B. Davis have in writing duly waived the five days
 notice as required by law and consented to and approved the said ap-
 plication, and the Court being of the opinion that the application should
 be granted and sureties released and new bond executed as prayed for.

Therefore, it is hereby ordered by the Court that the said application
 be and the same is hereby granted and it is further ordered that the said
 bond executed by the said George Gregg, Sr, and filed herein on the 29th
 day of October, 1932, be and the same is hereby cancelled, the principal
 and sureties thereon released from any further obligation by reason thereof.

It is further ordered and decreed by the Court that the said George
 Gregg Sr, give a new bond in the penal sum of \$1000.00, as guardian,
 as aforesaid with a surety company as sureties thereon, approved
 by this Court, conditioned according to law within five days, and
 this cause is conditioned.

12402 In the Matter of the Estate of } This day came George Gregg Sr,
 Rosa M. Bowdre, Incompetent } guardian of Rosa M. Bowdre,
 an incompetent person and filed herein a new bond as such guardian
 in the sum of \$1000.00, conditioned according to law, with The Ohio

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Casualty Company as sureties, which bond is approved by the Court.
 It is therefore ordered that Jesse F. Conrad and W. B. Davis sureties upon the former bond of the said George Gregg Sr., as such guardian, and the said guardian, be and they are henceforth released from said former bond, for and on account of the acts of the said guardian aforesaid, from this time forth.
 It is further ordered that this proceeding be recorded, and that the said guardian pay the costs herein taxed at \$ — and this cause is continued —

MC BRATTON-BROOK CO., TOLEDO, OHIO - 96191

11261 A In the Matter of the Guardianship of } Filing 3rd and Final Account
 Delmer Jerew } This day came Helen Jerew Guardian of
 Delmer Jerew of Union County, Ohio and presented the 3rd & final account
 in settlement of said Guardianship duly verified.
 Whereupon the Court do order the same filed and advertised for hearing
 on Saturday, the 29 day of April A.D. 1933, at one o'clock P.M. to which
 time said matter is continued.

11261 A In the Matter of the Guardianship } March 4th. 1933. Resignation of Helen
 of Delmer Jerew. Incompetent } Jerew as Guardian of Delmer Jerew
 was sent to the Veterans Administration of Cincinnati, Ohio.
 Thereby accept the resignation of Helen Jerew as Guardian of
 Delmer Jerew, incompetent. Final account of said Helen Jerew as Guar-
 dian is filed of this date.

12464 In the Matter of the Estate of } Appointment.
 M^{rs}. D. Thompson, Deceased } Order to Record Notice.
 This day proof of publication of notice of the appointment of B. E.
 Thomas as executor of the estate of M^{rs}. D. Thompson, deceased was filed
 herein; it is ordered that the same be recorded in the records of this office.

In the Matter of Accounts }
 filed for settlement } Notice Ordered.
 The following accounts having been filed in this Court, it is
 ordered that notice of the filing of the same be published in the Union
 County Journal and that they will be for hearing on Saturday April
 29. 1933 at one o'clock P.M. as follows:

- 12230. Angelina M^{rs}. Allister Executrix of the estate of Luther L. M^{rs}. Allister
 First and Final Acct.
- 11594 Tillie V. Harris, Administratrix of the estate of Robert M^{rs}. Miller.
 First and Final Account.
- 10695 Florence Jerew, Guardian of John Jerew.
 Fifth Account.
- 12032 Nellie Flesher, Admin^{tr} of the estate of Arthur Flesher.
 First and Final Account.
- 7645 Roy L. Mannasmith, Guardian of Merle Mannasmith.
 Final Account.
- 11261-A. Helen Jerew, Gdn of Delmer Jerew.
 Third & Final Acct.

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 and that they will be for hearing on Saturday April 29. 1933 at
 one o'clock P.M. as follows

- 12191 L. H. Collins, Guardian of Orlin Sedgwick
 First Account.
- 12010 Nessie Hinton Cross, Guardian of Lisle Cross
 Second Account.
- 12061 Grace D. Johnson Administratrix of the estate of Lucy Kirby
 First and final account

- 11294 Willard Blair
- 12084 Christine Sch
- 5322 B. Harry M. Pat
- 9461 A. John O'Connor
- 12237 S. J. Bann, c
- 12362. Herbert Gra

Probate Court, Union County, Wednesday April 5th

1933

- 11294 Willard Clarnidge - Guardian of Josephine Clarnidge (Miller) and Eldon Clarnidge.
Third and final for Josephine Clarnidge Miller.
- 12084 Christine Schender - Guardian of Harold Schender - Minor -
First acct.
- 5322 B. Harry M. Patric, Adm. of the estate of H. M. Patric for Artelia a Louklis.
Final Account.
- 9461 A. John O'Connor, Guardian of Maria C. Eway.
Fourth Current Account
- 12237 S. J. Bown, Adm. of the estate of Homer Jolley, Deceased -
First Partial Account.
- 12362. Herbert Brandell Adm. of the estate of George W. Brandell, deceased.
First and Final Account.

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MC MANE-GROUP CO., TOLEDO, OHIO - 9597

12464 In the Matter of the Estate of } Appointment.
Edwin Hyon Deceased } Order to Record Notice.

This day proof of publication of notice of the appointment of Charles Owen as Administrator of the estate of Edwin Hyon deceased was filed herein: it is ordered that the same be recorded in the records of this office

12472 In the Matter of the Estate of } Appointment
James M. Turner, Deceased } Order to Record Notice.

This day proof of publication of notice of the appointment of Frances M. Turner, executor of the estate of James M. Turner deceased was filed herein: it is ordered that the same be recorded in the records of this office

12461 In the Matter of the Estate of } Order Approving Inventory
Caleb E. Ballinger 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 by Tribune 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.

12476 In the Matter of the Estate of } - Friday - April 7. 1933 -
John S. Schneider Deceased } Be it Remembered that, heretofore,

to wit: on the 28th day of March, 1933, an instrument of writing, purporting to be The Last Will and Testament of John S. Schneider, deceased, late of the Village of Mansville, Township of Paris, County of Union and State of Ohio, was produced in open Court and offered for probate upon the application of John S. Schneider and was then filed herein. 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 M. Campbell one of the subscribing witnesses to the said Will, is dead, and for that reason, his testimony cannot be obtained: thereupon Carrie W. Hornbeck and John N. Kirkade appeared in open court, and were duly sworn and examined according to law, touching the genuineness of the signature of said James M. Campbell; and the Court finds that the signature of said James M. Campbell on said will is genuine and the true signature of the said James M. Campbell, deceased.

And thereupon, John N. Kirkade 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 was subscribed by the said John N. Kirkade, and the said testimony was filed with said will.

Thereupon, there appeared in open court, John N. Kirkade and E. H. Hatton, the subscribing witnesses to the Codicil dated March 11, 1921, a part of said will, and having been duly sworn, testified respectively to the due execution and attestation of said codicil,

which testimony and was filed

Thereupon Baurke, subscribed been duly sworn codicil, which respectively, a

Wherein together with dated September Scherduer, deceased said testator age, of sound Theref and that it, be entered of re

12483 In the Matter of J. B. Taylor - Court and me

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12483 In the Matter of J. B. Taylor

appointment gave and filed and No. 10. Estella Neal

It is the Hattie Taylor by law: that pay the costs

which testimony was reduced to writing, was subscribed by them respectively and was filed with said will and codicil.

Whereupon, there appeared in open Court Melbain J. Porter and Alice E. Banks, subscribing witnesses to the Codicil dated September 29, 1930, and having been duly sworn, testified respectively to the execution and attestation of said codicil, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will and codicil.

Whereupon, the Court finds that the aforesaid instrument of writing, together with the codicil dated March 11, 1921, and together with the codicil dated September, 29, 1930, is the Last Will and Testament of the said J. B. Schermer, deceased; that it was duly executed and attested; and that the said testator at the time of signing said will and codicils, 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 said testimony of the witnesses above named, be entered of record in this Court.

12483 In the Matter of the Estate of } Order for Appointment and for Bond.
J. B. Taylor - Deceased } This day Hattie Taylor 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 J. B. Taylor deceased, late of Richwood, Ohio, 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 Administrator should be appointed and that said Hattie Taylor is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Twelve Thousand Five Hundred and ^{no}/₁₀₀ Dollars, and this cause is continued.

12483 In the Matter of the Estate of } Bond Approved and Letters Issued.
J. B. Taylor - Deceased } Order to Publish Notice.
This day Hattie Taylor appeared in open Court, accepted the appointment as Administrator of the Estate of J. B. Taylor deceased, and gave and filed herein her Bond, in the sum of Twelve Thousand Five Hundred and ^{no}/₁₀₀ Dollars, conditioned according to law, with T. P. Neel and Estella Neel as sureties, which Bond is approved by the Court.
It is therefore ordered that letters of Administration issue to said Hattie Taylor, 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 \$.

MC MANOR-TRUMP CO., TOLEDO, OHIO - 96593

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12476. In the Matter of the Estate of } Probate of Will.
John S. Schendier. Deceased } Ref to copy of Entry on Page 178.
- 10713 In the Matter of the Estate of }
Marguerite C. Craig et al Minors } This day American Surety Company of New
Samuel Craig - Guardian } York appeared in open court and filed its appli-
cation to be released as surety from the bond of Samuel Craig as guardian of
Marguerite C. Craig, David J. Craig, Nellie Craig, Ruth Craig and Evelyn
Craig - Minors. It is ordered that the time of hearing said application
be and hereby is fixed for the 14th day of April 1933, at 2.30 o'clock P.M. and
that notice thereof in writing be given to said Samuel Craig to be served
on him five (5) days before said day of hearing and this cause is continued.

12472.

In the Matter of the Estate of } Order on filing Inventory
 James W. Surin Deceased } 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 April 1933 at 10.00 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 registered mail 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.

12292.

In the Matter of the Estate of } Estate not Subject to Tax
 Frank W. Freshwater Deceased } Determination of Inheritance Tax

Urban A. Graham as Administrator of the estate of Frank W. Freshwater 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 fourteen thousand eight hundred & three $\frac{5}{100}$ Dollars; the debts and costs of administration are nine thousand, sixty five and $\frac{8}{100}$ Dollars, and the net actual market value thereof is five thousand, seven hundred and thirty seven $\frac{69}{100}$ Dollars.

The assets consist of

141.75 acres of land valued at	\$11,450.00
Chattels, accounts and stock	3,353.50
Total -	* 14,803.50

The liabilities consist of

Notes and Mortgages	* 8,455.09
Accounts	232.22
Court and Administrator fees.	378.50
Total	* 9,065.81

Net Value

\$5,737.69

The heirs are wife and one daughter, and that as a result said estate by 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 33 $\frac{1}{3}$ be certified to the county auditor to be paid according to law.

1933

Probate Court, Union County,

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Saturday April 8, 1933.

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12485 In the Matter of the Estate of } Order for Appointment and for Bond.
 Charles Woodworth - Deceased } This day Bertha H. Woodworth 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 Charles Woodworth
 deceased, late of the Township of Union, 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 Adminis-
 trator should be appointed, and that said Bertha H. Woodworth is a suitable
 person and legally competent: it is ordered that she be appointed as such
 Administrator upon giving bond with sureties, as required by law in the sum
 of Nine Hundred (\$900.00) Dollars, and this cause is continued.

12485 In the Matter of the Estate of } Bond Approved and Letters Issued.
 Charles Woodworth Deceased } Order to Publish Notice.
 This day Bertha H. Woodworth appeared in open Court, accepted
 the appointment as Administrator of the Estate of Charles Woodworth,
 deceased, and gave and filed herein her Bond in the sum of Nine Hundred
 (\$900.00) Dollars, conditioned according to law, with E. M. Woodworth and
 Delmer Woodworth as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said
 Bertha H. Woodworth, 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 \$ -

12487. In the Matter of } Inquest of Lunacy - Order for Warrant.
 Hettie C. Courter } This day Frank B. Courter, a resident citizen of
 Mansville in this County, appeared in open Court, and filed an affidavit
 in the form prescribed by law, for admission of said Hettie C. Courter
 into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Mr. Casach,
 Sheriff, commanding him to bring said Hettie C. Courter alleged to be
 insane: And it is further 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.

12487 In the Matter of } Inquest of Lunacy
 Hettie C. Courter } Order after hearing.
 This day this cause came on to be heard, and the said Hettie C.
 Courter, at this date in the Mt. Carmel Hospital, Columbus, Ohio, is
 transferred from the Hospital. Dr Barnes at Mt. Carmel recommends
 this commitment.

Thereupon the Judge proceeded with the examination: and hav-
 ing heard the testimony of Dr P. D. Longbrake and Dr James M. Snider,
 the medical witnesses, and being satisfied that said Hettie C.
 Courter is insane; that she has a legal settlement in Mansville, in
 this County: that she has been an inhabitant of the State of Ohio
 for one year next preceding this date; that her being at large is
 dangerous to the community and that she is a suitable person for
 treatment at the Columbus State Hospital: It is therefore ordered

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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 provided that an application be made to the Superintendent of said State Hospital for the Admission of said Hettie C. Courter and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case be transmitted to said Superintendent.

And it is further ordered that said Hettie C. Courter be committed to the custody of Mrs. Rausch, Sheriff until otherwise ordered. And this case is continued.

12487.

In the Matter of } Inquest of Lunacy
Hettie C. Courter } Order for Warrant to Convey

The Judge being advised that said Hettie C. Courter can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing: it is ordered that a warrant for the conveyance of said patient to said Hospital issue to the Sheriff: and that said Sheriff be authorized to take Rose Gamble 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.

12486

In the Matter of } Inquest of Lunacy -
Ruth E. Parker } Order for Warrant etc.

This day Dawson Parker, 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 Ruth E. Parker into the Columbus State Hospital.

It is therefore ordered that a warrant issue to Mrs. Rausch Sheriff, commanding him to bring said Ruth E. Parker alleged to be insane, before this Court, on the 10. day of April 1933, at 3 o'clock P. M.

And it is further 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.

12486

In the Matter of } Inquest of Lunacy.
Ruth E. Parker. } Order after hearing.

This day this cause came on to be heard, and the said Ruth E. Parker 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 Ruth E. Parker is insane, that she has a legal settlement in Marysville 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 Ruth E. Parker 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 Ruth E. Parker be committed to the custody of Mr. Rensch, Sheriff, until otherwise ordered, and this cause is continued.

12486.

In the Matter of } Inquest of Lunacy.

Ruth E. Parker } Order for Warrant to Convey.

The Judge being advised that said Ruth E. Parker can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Sheriff, and that said Sheriff be authorized to take Rose Gamble 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.

12487

In the Matter of The.

Estate of Margaret Valentine } This matter came on to be heard on
Deceased } this 7th day of April, 1935, on the applica-
tion of Charles A. Valentine, for an
order relieving the estate of Margaret Valentine, deceased, from and
administration, and, it appearing that the estate of said
decedent is less in value than \$500⁰⁰ and that there are no
creditors or heirs of said estate that have not been paid
in full. It is ordered, that said estate be and
herby is relieved from administration; and that said
applicant pay the costs of this proceedings and make
return of his proceedings to this court.

12488

In the Matter of

The Estate of

Margaret Valentine

Deceased

} This matter came on to be finally
heard on the return of Charles A.
Valentine and said return being in all
respects regular and according to law,
it is hereby confirmed and these proceedings are
ordered recorded, and henceforth all debts and
charges against the real estate of said decedent shall
be deemed fully paid and discharged without
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12288 In the Matter of the Estate of } Filing First Partial Account.
 Jessie Cottrell Deceased } This day came Flora Fout, Executrix of the
 estate of Jessie Cottrell Deceased, late of Union County, Ohio, and presented
 her 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 27 day of May, A.D. 1933 at one o'clock P.M. to which time
 said matter is continued.

12288 In the Matter of the Estate of } Granting further time to collect assets
 Jessie Cottrell deceased } On motion and affidavit filed, and for
 good cause shown to the satisfaction of the Court, Flora Fout, executrix
 of the estate of Jessie Cottrell deceased, is allowed six months further
 time to collect the assets of said estate.

12488 In the Matter of the Estate of } Order for Appointment
 W. Fred Conkright Deceased } and for Bond.

This day H. E. Conkright appeared in open Court and made and
 filed an application under oath as required by law to be appointed as Admin-
 istrator of the Estate of W. Fred Conkright deceased, late of Mansville, Ohio
 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. E. Conkright 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 Eleven Hundred
 (\$1100.00) Dollars, and this cause is continued.

12488 In the Matter of the Estate of } Bond Approved and Letters Issued.
 W. Fred Conkright Deceased } Order to Publish Notice

This day H. E. Conkright appeared in open Court, accepted
 the appointment as Administrator of the Estate of W. Fred Conkright
 deceased and gave and filed herein his Bond in the sum of Eleven
 Hundred (\$1100.00) Dollars, conditioned according to law, with
 W. M. Wolgamot and Fred Houston as sureties, which Bond is ap-
 proved by the Court. It is therefore ordered that Letters of Adminis-
 tration issue to said H. E. Conkright, 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 \$ -

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Probate Court, Union County, Thursday April 13. 1933

10222-A In the Matter of the Guardianship of } Filing 1st and Final Account.
 Emma J. Love - Deceased } This day came Chester Love Guardian of
 Emma J. Love, late of Union County Ohio, deceased 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 27 day of May 1933, at one o'clock P.M., to which time said
 matter is continued.

12484 In the Matter of the Estate of } Order for Appointment, Letters Issued and
 John S. Scheidner Deceased } to Publish Notice.

The last Will of John S. Scheidner deceased, late of Marysville, Ohio, in
 said County having heretofore been duly approved and allowed: this day John K.
 Scheidner and George Fred Scheidner 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 John K. Scheidner, and George Fred Scheidner are
 suitable persons and legally competent, and that by the terms of said Will
 said Testator ordered or requested that his Executors may execute it without
 giving bond: it is ordered that they be appointed as such Executors 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 herein taxed at \$ -

12489 In the Matter of the Estate of } Order for Appointment
 Emma Jane Love Deceased } And for Bond.

This day Dana D. Love 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 Emma Jane Love deceased, late of Marys-
 ville, Ohio 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 Adminis-
 trator should be appointed and that said Dana D. Love 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 Seventy five hundred Dollars and this cause is continued.

12489 In the Matter of the Estate of } Bond Approved and Letters Issued.
 Emma Jane Love Deceased } Order to Publish Notice.

This day Dana D. Love appeared in open Court, accepted the appoint-
 ment as Administrator of the Estate of Emma Jane Love deceased,
 and gave and filed herein his Bond in the sum of Seventy five Hundred
 Dollars conditioned according to law, with Chester Love and Arthur Love
 as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said
 Dana D. Love, 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 \$ -

12489 In the Matter of the Estate of } This day this cause came on to be heard
 Emma Jane Love Deceased } upon the filing of the Inventory and
 Appraisement as heretofore ordered, by Dana D. Love, the administrator
 of the estate of Emma Jane Love deceased.

The court after careful consideration, finds that all the heirs at law
 and next of kin of the said Emma Jane Love, deceased, have waived
 the notice of the filing of the said Inventory and Appraisement
 and have consented to its approval. Whereupon a hearing on said
 Inventory and Appraisement is hereby dispensed with.

12489 In the Matter of the Estate of }
 Emma Jane Love 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 29th. day of April 1933, at
 10 o'clock A.M. and that notice of said hearing be given to all per-
 sons entitled to notice under the law of the State of Ohio, by
 Publication in the Mansville Tribune for one time 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.

12489 In the Matter of the Estate of } Determination of Inheritance Tax.
 Emma Jane Love Deceased } Estate not Subject to Tax.

Dana D. Love as Administrator of the estate of Emma
 Jane Love 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 thous and eight
 hundred ninety eight and ⁹⁹/₁₀₀ Dollars; the debts and costs of adminis-
 tration are Six hundred fifty three and ⁵⁰/₁₀₀ Dollars and the net actual
 market value thereof is Three thous and two hundred forty five and
⁴⁹/₁₀₀ Dollars. The decedent left two heirs at law who will inherit her
 property and they are both sons. The portion which they will inherit
 each is \$1622.75. Section 5334 of The General Code of Ohio, grants an
 exemption of \$3500.00 to each of the sons who will inherit this 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.

12489 In the Matter of the Estate of } Authority to Transfer Real Estate
 Emma Jane Love Deceased } This day came Dana D. Love,
 Administrator of the estate of Emma Jane Love, deceased and
 filed herein his application duly verified for an order directing the
 transfer of certain real estate belonging to said decedent.

It appearing
 residing at M.
 Administrator
 relationships a

Name
Chester Love
Dana D Love
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named herein,
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as provided by

It appearing to the Court that said decedent died intestate on April 1st, 1933, residing at Mansville, Ohio; that on April 13, 1933, the petitioner was appointed Administrator of her estate; that the following persons with their age, address, relationships and portion inherited, inherit said estate.

Name	Age	Address	Relationship	Portion Inherited
Whester Lowe	45	Mansville Ohio Rd 3	Son	One-half
Dana D Lowe.	36	Mansville, Ohio Rd 3	Son.	One-half.

And that the description of said 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 said 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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10268 In the Matter of the Guardianship of } Bernard J. Bishop } Filing Fourth Account.
 This day came L. J. Mader, Guardian of Bernard J. Bishop, and presented his Fourth Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1933, at one o'clock P.M. to which time said matter is continued.

12405 In the Matter of the Estate of } Ida E. Herd Deceased } Filing First and Final Account.
 This day came Cora H. Knight, Executrix of the estate of Ida E. Herd late of Union County, Ohio, deceased, and presented her 1st and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of May 1933 at one o'clock P.M. to which time said matter is continued.

12405 In the Matter of the Estate of } Ida E. Herd Deceased } Determination of Inheritance Tax
 This 14th day of April 1933, by consent of all the persons interested herein, including the Tax Commission of Ohio, it is now ordered that a certified copy of the entry determining the inheritance tax to be paid be certified without further delay to the Auditor of Union County.

12405 In the Matter of the Estate of } Ida E. Herd Deceased } Determination of Inheritance Tax
 This 14th day of April 1933, 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 \$2885.78 Dollars composed as follows: Personally \$1159.38 - Real Estate \$1726.40.

That the debts (including a year's allowance of no Dollars) are \$430.00 and that the cost of administration will be \$127.77.

That there is no one entitled to dower in said real estate - that no one - 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 \$2352.01

The Court further finds that said Ida E. Herd died testate, her last will and testament being on the 26th day of October, 1932, probated herein and by the terms and conditions thereof she bequeathed and devised all her property to Cora H. Knight, Emma H. Williams, Claude L. Williams. 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	Relationship	Value	Exempt	Bal.	Tax	Date	Person	Twp.
Cora H. Knight	Sister	\$2052.01	\$500.00	1552.01	77.60	10/1/32	Cora	Marionville
Emma H. Williams	Sister	150.00	500.00	none	-		H.	
Claude L. Williams	B. in-law	150.00	None	150.00	10.50	10/1/32	Knight	"

It is ordered that persons known of time within together with cop heritance taxes awarded forthwith

It is further certified to the Auditor of State In the Matter of Ida E. Herd Deceased. Submitting the true and correct copy of the same to the Auditor of State for his record and for the purpose of rendering at the same time as the same was on that on October that the following persons are entitled to the same:

It appears that the decedent was on that on October that the following persons are entitled to the same:

Name
 Cora H. Knight
 And that the same was on that on October that the following persons are entitled to the same:

12405.

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 \$ be certified to the Auditor of said County to be paid in the manner provided by law.

12405.

In the Matter of the Estate of Authority to transfer Real Estate.

Ida E. Herd. Deceased This day came Cora H. Knight, executrix of the estate of Ida E. Herd, 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 October 1st 1932, residing at Mansville, Ohio. That the last Will and testament of the said deceased was on the 26th day of October 1932, admitted to probate in this county; that on October 26th 1932, the petitioner was appointed executrix of said estate; that the following persons with their age, address, relationship and portion devised to them under said will are as follows:

Name	Age	Address	Relationship	Portion Inherited
Cora H. Knight.	60.	Centerville O.	Sister	Entire Estate

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.

Date	Person	Loc
1/1/32	Cora H. Knight	Mansville
1/32	Knight	"

11027 In the Matter of the Guardianship of Artemus Elliott } Filing of Guardian Account.
 Guardian of said estate and filed his 3rd account therein.
 This day came Mr. Robert Driscoll
 It is thereupon ordered that said account be set for hearing and settlement on Saturday the 27 day of May, A.D. 1933, and this matter is continued until said time.

12464 In the Matter of the Estate of } Order Approving Inventory
 Edwin E. Lyons - 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 by Mansville Tribune 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.

11388 In the Matter of
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11388

In the matter of the Estate of } Determination of Inheritance Tax -
Eli Fogle Deceased } Estate not Subject to Tax.

Leonard Fogle as Administrator of the estate of Eli Fogle 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 and ninety-three $4\frac{1}{100}$ Dollars; the debts and costs of administration are Nine hundred and seventy five $5\frac{1}{100}$ Dollars and the net actual market value thereof is ~~one~~ Dollars. That the above estate was appraised at \$2093.41 and that the costs of administration were \$975.51 leaving a balance of \$1117.90.

The estate was re-appraised at \$1843.41. The costs of administration were Nine hundred and seventy five $5\frac{1}{100}$ (\$975.51) leaving a balance of \$867.90, 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.

11388

In the matter of the Estate of Eli Fogle, Deceased.

Filing First & Final account.

This day came Leonard Fogle, administrator of the estate of Eli Fogle, late of Union County, Ohio, deceased, and presented his account in settlement of said estate, whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of May, 1933, at 1 P.M.

12432

In the Matter of the Estate of } Orders on Filing Inventory
 Gerald E. Billingsby Deceased } 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.

12209

In the Matter of the Will } Election.
 of R. J. Barnes Deceased } This day personally came into open Court
 Jessie Barnes, widow of said R. J. Barnes, deceased and applied to
 make her election whether to take or not to take under the Will of said
 R. J. Barnes deceased. Whereupon the Court explained to her the provi-
 sions 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 not satisfied with the provisions of said Will, and elected not to
 take under it, and asked that her election so not to take might be
 entered upon the Journal of the Court, which is accordingly done.

12491.

In the Matter of
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In the Matter
 Gerald E. Bill
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elected not to
might be
done.

12491. In the Matter of the Estate of } Presentation of Will for Probate.
Jessie D. Winters, Deceased } An application having been this day presented
to the Court by Overtor Winters, praying that an instrument in writing purport-
ing to be the last will and testament of Jessie D. Winters 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 2nd day of May 1933 at — o'clock — M.
12432. In the Matter of the Estate of } Filing First and Final Account.
Gerald E. Billingsbey, Deceased } This day cause John C. Billingsbey Adminis-
trator of the estate of Gerald E. Billingsbey deceased and presented his first
and final account in settlement of said estate duly verified.
Whereupon the Court do order the same filed and advertised for hearing on
Saturday the 27. day of May A.D. 1933 at one o'clock P.M. to which time
said matter is continued.

12480. In the Matter of the Estate of } Order to Record Proof of Publication
John Smith Deceased } of Notice of Appointment.

This day the affiant of Paul Appible publisher agent of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Richard L. Cameron, as Administrator of the estate of John Smith 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.

12490 In the Matter of the Estate of } Order for Appointment and for Bond.

Elizabeth B. Moder Deceased } This day Mathias Moder 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 Elizabeth B. Moder deceased, late of Mansville 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 Mathias Moder 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 thousand Dollars, Wm. P. Moder and Otto Moder sureties, and this cause is continued.

In the Matter of the Estate of } Bond approved.
Elizabeth B. Moder - Deceased } Letters Issued.

12490

This day, Mathias Moder appeared in open Court, accepted the appointment as Administrator of the estate of Elizabeth B. Moder deceased and gave and filed herein his bond in the sum of Eight Thousand Dollars, conditioned according to law, with Wm. P. Moder and Otto Moder freeholders as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Mathias Moder, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ —

11205

In the Matter of
Nathaniel Brown
estate of Nathaniel
for an order dire

It appears
residing in York
Probate Court of
and probate on
appointed Executor
relationships a

Name -
Gilbert M. G.
Nathaniel M. G.

And that
And it appears
fully complete
be transferred
situated to the
together with
Recorder of the

11205 In the Matter of the Estate of } Authority to Transfer Real Estate.
 Nathaniel Brooks Deceased } This day came Edward W. Porter, Executor of the
 estate of Nathaniel Brooks, 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 23, 1928
 residing in York Township: that his last will and testament was filed in the
 Probate Court of Union County Ohio, on November 12, 1927 and admitted to record
 and probate on November 17, 1927; that on November 17, 1927, the petitioner was ap-
 pointed Executor of his estate: that the following persons with their age, address,
 relationships and portion inherited, inherit said real estate.

Name	Age	Address	Relationships	Portion Inherited
Gilbert M. Guinis	24	Richwood Ohio R.F.D.	Grand-son	One-half
Nathaniel M. Guinis	20	Richwood Ohio R.F.D.	Grand-son	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.

12483 In the Matter of the Estate of } Orders on Filing Inventory.
 D.B. Taylor Deceased. } 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.

12492 In the Matter of the Estate of } Determination of Inheritance Tax
 Homer Richard Deceased } Estate not subject to tax.
 Mrs. Delphe Richard as widow of Homer Richard 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 (\$4870.00) Four Thousand Eight Hundred and Seventy Dollars, the debts and costs of administration are One Thousand and Seven Hundred Dollars (\$1700.00) and the net actual market value thereof is (\$3170.00) Three Thousand one hundred and Seventy Dollars, 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.

12493 In the Matter of } Plaintiff
 Myrtle Woods } vs
 Forest I. Woods } Defendant
 Order for Notice

This day Myrtle Woods, Guardian of Forest I. Woods appeared in open Court, and filed her petition duly verified, praying for a loan money and to mortgage real estate therein described belonging to her said ward. It is ordered that the time of hearing said petition be and hereby is fixed for the 22 day of May, 1933, 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 Forest Woods a minor and to Myrtle Woods the person with whom he resides; Forest Woods an insane person and the Superintendent of State Insane Hospital, his custodian Myrtle Woods and the Woods Western Mutual Life Insurance Co. Defendants in writing to be served upon them personally, and by leaving copies thereof at the usual place of residence of each of those who can not be served personally 20 days before said day of hearing, and this cause is continued.

12469 In the Matter of }
 M.D. Thompson }
 estate was filed }
 that the appraiser }
 24 day of May }
 all persons entitled }
 in the Mortgage }
 except those who }
 served by the }
 executor

11534 In the Matter of }
 John Reed }
 This day Court }
 of Union County }
 settlement of }
 the Court }
 for hearing }

12469 In the Matter of the Estate of } Orders on Filing Inventory
 M^{rs}. D. Thompson Deceased. 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
 24th day of May 1933. 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
 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.

11534 In the Matter of the Guardianship of } Filing Third Account
 of John Reed Incompetent. This day came O.E. Reed, Guardian of John Reed
 of Union County, Ohio, and presented his third account in
 settlement of said guardianship duly verified. Whereupon
 the Court do order the same filed and advertised
 for hearing 27th day of May, 1933. at 1. P. M.

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11759 In the Matter of the Estate of } Filing First and Final Account.
 Helen R. Robinson Deceased } This day came John H. Kunkade and
 J.R. Woods Executors of the estate of Helen R. Robinson 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 27 day of May, A.D. 1933 at one o'clock P.M. to which
 time said matter is continued.

10713. In the Matter of
 Marguerite L.
 Samuel Craig
 of Nellie Craig,
 said Samuel Craig

And it appears
 to said guardian
 reason therefor,

It is further
 in the sum of \$
 ditioned according
 (10) and this case

10713 In the Matter of
 of Marguerite
 This day
 a new bond as
 conditioned as
 Dollars with \$
 which bond is
 to be recorded, and
 within ten days

12494 In Re Estate
 Louis F. Bell

On this
 on the applica-
 tion of Louis
 matter of the
 of Common Pleas

Whereupon
 was a witness
 disqualified to

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 will and all
 filed with the

Account.
Kunkle and
State of Union
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sied for hearing
N. to which

10713. In the Matter of the Estate of } This day this cause came on to be heard upon
 Marguerite L. Craig et al. Minors } the application of American Surety Company,
 Samuel Craig Guardian } a surety on the bond of Samuel Craig as guardian
 of Nellie Craig, Ruth Craig and Evelyn Craig, minors, to be released from the bond of
 said Samuel Craig, guardian:

And it appearing to the Court that notice of this hearing has been duly given to said guardian as heretofore ordered, and being of the opinion that there is good reason therefor, it is ordered that said application be granted.

It is further ordered that said Samuel Craig, guardian, give a new bond in the sum of (\$1000.00) One Thousand Dollars, as guardian as aforesaid, conditioned according to law, with sureties approved by the Court, within ten days (10) and this cause is continued.

10713 In the Matter of the Guardianship } New or Additional Bond.
 of Marguerite Craig et al. } Order Approving Bond.

This day Samuel J. Craig, appeared in open Court and gave and filed herein a new bond as Guardian of said Marguerite Craig et al, as heretofore ordered, conditioned according to law in the sum of One Thousand (\$1000.00) Dollars with Marguerite Craig and David J. Craig freeholders, as sureties, which bond is approved by the Court. It is ordered that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$1.50 within ten days.

12494 In Re Estate of } Order certifying case to Court of Common Pleas where
 Louis F. Blue } Probate Judge is interested.

On this 26th day of April 1933, this cause came on to be heard on the application of Fred Gabriel, named Executor of the last will and testament of Louis F. Blue, deceased, for an order of the Court certifying the matter of the admission to probate of said will and testament, to the Court of Common Pleas.

Whereupon it appearing that the said L.W. Hazen Probate Judge, was a witness to the will of the said Louis F. Blue deceased, which disqualifies him from the probate of the said will.

It is therefore, by the Court ordered that this cause be certified to the Court of Common Pleas for hearing and determination, and that said will and all of the original papers connected with this proceeding be filed with the Clerk of the Court of Common Pleas as required by law.

12495 In the Matter of the Estate of } Order for Appointment and for Bond.
 Louis F. Blue. Deceased } The last Will of Louis F. Blue, deceased, late
 of Mansville in said County, having heretofore been duly approved and
 allowed: this day Fred Gabriel 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 Fred Gabriel 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 Eighty Thous-
 and Dollars and this cause is continued.

12495. In the Matter of the Estate of } Bond Approved and Letters Issued.
 Louis F. Blue. Deceased. } Order to Publish Notice.
 This day Fred Gabriel Executor, appeared in open Court, accepted the
 trust as Executor of the Estate of Louis F. Blue deceased and gave and filed
 herein his Bond in the sum of Eighty Thous and (\$80,000.00) Dollars conditioned
 according to law, with The American Surety Company as sureties, which
 Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of
 said decedent to Fred Gabriel: 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 \$ -.

12490 In the Matter
 Elizabeth B. M
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12490

In the Matter of the Estate of } Orders on Filing Inventory.
 Elizabeth B. Hoden Deceased } 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.

12489 In the Matter of the Estate of } Emma Jane Love Deceased }
 Order approving schedule of Claims, 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 notice in Mansville 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.

12472 In the Matter of the Estate of } James M. Luman. 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 given by registered notice to Bertha G. Fenton and waived by all persons entitled to notice under the law of the State of Ohio.

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.
 Mansville Tribune.

12191 L.H. Collins. guardian of Belle Sedgwick. First Account.

12010 Nessa Cross, guardian of Leste Cross. Second Account.

12061 Grace J. Johnson. Admin. of the estate of Henry Kirby. First and Final Account.

11294 Willard Clarridge. Guardian of Josephine Clarridge Miller. Third and Final for Josephine Clarridge Miller.

12084 Christine Schudier. Guardian of Harold Schudier, minor. First Account.

5322. B. Harry M. Patric. Admin. of the estate of H. M. Patric. For Ardelissa Conklyn. Final Account.

9461 A. John O'Connor. Guardian of Maria C. Lway. Fourth Current Account.

12237 S.J. Bown. Admin. of the estate of Homer Jolley deceased. First Partial Account.

12362 Herbert Crandell. Admin. of the estate of George W. Crandell deceased. First and Final Account

Union County Journal.

12230 Angelus M. McAllister. Executrix of the estate of Luther L. McAllister. First and Final Account.

11594 Tillie V. Harris, Administratrix of the estate of Robert G. McMillen. First and Final Account.

10695 Florence Jerew. Guardian of John Jerew. Fifth Account.

12032 Nellie Fletcher. Admin. of the estate of Arthur Fletcher. First and Final Account.

7654 Roy Mammasmith Guardian of Merle Mammasmith. Final Account

11261 Helen Jerew. Guardian of Delmer Jerew. Third and Final Accounts

12230. In the Matter of Luther L. McAllister McAllister exec hearing and set

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12230.

In the Matter of the Estate of } First and Final Account.
Ruther L. M^{rs}. Allister Deceased. } This day the 1st and final Account of Angelina
M^{rs}. Allister executrix of the Estate of Ruther L. M^{rs}. Allister deceased, came on for
hearing and settlement, due notice thereof having been published according to law.
No exceptions having been filed 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 that more than thirty days have elapsed since said
executrix was notified of the expiration of the time to file said account and
that such delay was necessary and reasonable.

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

It is ordered that said Angelina M^{rs}. Allister Es, pay the costs herein
taxed at \$6.50. Pd. Feby 4th. 1933.

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

11594

In the Matter of the Estate of } First and Final Account.
Robert G. M^{rs}. Millan Deceased. } This day the first and final account
of Tillie V. Harris, executrix of the Estate of Robert G. M^{rs}. Millan deceased,
came on for hearing and settlement, due notice thereof having been published
according to law. No exceptions having been filed thereto, and no one now
appearing to except or object to the same; and the Court having care-
fully examined said account and the vouchers 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 said account duly balanced, and said estate set-
tled according to law.

The Court finds a balance of five thousand seven hundred and thirty
six Dollars (\$5736.00) in the hands of said Tillie V. Harris due said estate;
which amount she is ordered to pay over and distribute according to law,

It is ordered that said Tillie V. Harris pay the costs herein taxed at
\$2.00 Bal due at this date.

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

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

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court.
Account

and confirmed.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid March - 1933.

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

1203 2

In the Matter of the Estate of } First and Final Account.
Arthur Flesher. Deceased } This day the 1st and final account of Nellie Flesher administrator of the Estate of Arthur Flesher deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, 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 \$6.50 - March 1933.

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

7645

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

The Court finds a balance of five hundred and ninety nine and ⁶⁵/₁₀₀ Dollars (\$599.65) 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 April 4th 1933

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

11261 A.

In the Matter of the Guardianship } 3rd and Final Account.
of Delmer Jerew. } This day the 3rd and final account of Helen Jerew, Guardian of Delmer 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

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In the Matter of Roy L. Kirby Grace L. Jol came on for he lished accord one now appe ning carefully matters perta finds the sa to law. There confirmed.

and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of Five hundred forty four and 02/100 Dollars (\$544.02) 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. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12191

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

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

The Court finds a balance of one dollar and 83/100 Dollars (\$1.83) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law. It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days - Costs paid April 6th. 1933.

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

12010

In the Matter of the Guardianship of } Second Account.
Hulse Cross }
Hinton Guardian of Hulse 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.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days - Costs paid. May - 1933.

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

12061

In the Matter of the Estate of } First and Final Account.
Lucy Kirby Deceased. }
Grace L. Johnson, Administratrix of the Estate of Lucy Kirby deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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.

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

It is ordered that said administratrix pay the costs herein taxed at \$6.50. Grace J. Johnson, Admrs. personally pd costs.

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

11294

In the Matter of the Guardianship of Josephine Claridge Miller and Eldon Claridge. Third and Final Account.

This day the Third and final account of Brillard Claridge Guardian of Josephine Claridge and Eldon Claridge, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

The Court finds a balance of two hundred and ninety two ⁶⁴/₁₀₀ Dollars (\$292.64) in the hands of said Guardian due said Ward, Eldon Claridge, 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 - Pd Mar 14th 1933.

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

12084

In the Matter of the Guardianship of Harold Schneider. First Account.

This day the First Account of Christine Schneider Guardian of Harold Schneider, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 Ninety one and ⁴¹/₁₀₀ Dollars (\$91.41) 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. Feby 29th 1933.

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 Estate of Artelissa Conklin Deceased. Supplemental to Final Account. This day the Supplemental to Final Account of R. M. Patric Guardian of Artelissa Conklin, incompetent, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one appearing to except or object to the same, and the Court having

carefully examining thereto, and being just and correct.

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9461 A.

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In the Matter

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carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law

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

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days - Costs paid Mar 13th. 1933.

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

9461 A.

In the Matter of the Guardianship of Maria K. Luvay } Fourth Account

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

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

It is ordered that said Guardian be and he is allowed the sum of fifty-four ⁹³/₁₀₀ Dollars (\$54.93) 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 Four hundred and fifty-seven ⁵⁸/₁₀₀ Dollars (\$457.58) due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days - Costs paid Mar. 1st. 1933

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

12237

In the Matter of the Estate of } First Partial Account
Homer Jolley Deceased

This day the First Partial Account of S. J. Bown, administrator of the Estate of Homer Jolley deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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) compensation in part, being commissions on the amount collected and accounted for by him and being compensation for his ordinary services rendered.

Said Robert Allen, part payment on attorney fee is hereby allowed the sum of One hundred and fifty Dollars (\$150.00) for legal expenses which sum the Court considers just and reasonable.

The Court finds a balance of six thousand one hundred and 22

Dollars and 76 cents (\$6.122.76) in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said J. J. Bown admr, pay the costs herein taxed at \$6.50 Pd. Mar. 17th. 1933. It is ordered that said account and the proceedings herein be recorded in the records of this office.

12362

In the Matter of the Estate of } First and final Account.
George W. Crandell Deceased } This day the first and final Account of Herbert Crandell Administrator of the Estate of George W. Crandell deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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.

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. Mar. 25th. 1933. It is ordered that said account and the proceedings herein be recorded in the records of this office.

3758 A.

In the Matter of the Guardianship of } Filing Account.
Mary J. Chapman. Incompetent } This day came C. D. Wiley, Guardian of Mary J. Chapman 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 1st day of July, A. D. 1933 at one o'clock P. M. to which time said matter is continued.

9. 1933

Probate Court, Union County,

Saturday April 29.

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12484. In the Matter of the Estate of } Order to Record Proof of Publication
 John S. Schneider Deceased } of Notice of Appointment.
 This day the affiant of Paul Opfildt publisher, agent of the Union
 County Journal, a newspaper of general circulation in this county,
 that the Notice of Appointment of John K. Schneider and Geo Fred
 Schneider as Executors of the Estate of John S. Schneider deceased, was
 published in said newspaper as heretofore ordered, was filed therein, to-
 gether with a copy of said Notice; it is ordered that the same be recorded in
 the records of this office.

12496. In the Matter of the Estate of } Filing of Will and
 John K. Boerger Deceased } Order for Hearing.
 An Application having been this day presented to the Court by
 John L. Boerger and Paul Gerhardt Boerger, praying that an instru-
 ment in writing purporting to be the last will and testament of
 John K. Boerger 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 next of kin of said testator known to be resi-
 dents of this State, and that a hearing on said application will be
 had on the 6 day of May, 1933 at 9:30 o'clock A. M.

12496 In the Matter of the Will } Admitting to Probate and Record.
 of John K. Boerger Deceased } Best Remembered, That, heretofore, to-wit;
 on the 1st day of May A. D. 1933, an instrument of writing, purporting to
 be the Last Will and Testament of John K. Boerger, late of Paris Township
 in this County, deceased, was produced in open Court and offered for pro-
 bate and was then filed.

And it now being shown to the satisfaction of the Court that due
 notice of the filing of said Will and of the application to admit the
 same to probate and record in this Court, has been given to the
 widow and next of kin of the testator, resident of the State of Ohio
 pursuant to a former order of this Court.

And it further appearing to the Court that A. W. Kallefrath, one of
 the subscribing witnesses to said will is dead, Thereupon Carrie W. Horn-
 beck and Hazel Sumner appeared in open Court, and were duly sworn and
 examined according to law touching the genuineness of the signature
 of said A. W. Kallefrath attached to said Will, which testimony was re-
 duced to writing, by said witnesses respectively subscribed, and filed
 with said Will. Whereupon the Court finds the aforesaid instrument of
 writing is the last Will and Testament of said John K. Boerger, de-
 ceased; 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 John L.
 Boerger and Paul Gerhardt Boerger, Executors, pay the costs herein taxed
 at \$ — within — days.

12293 J.A. Fields, as ad
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12293

J.A. Fields, as administrator of T.W. Fields. and others vs. Plaintiff Samuel Fields. et al - Defendants

Confirming Sale.

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

It is further ordered that this proceeding be recorded, and that said J.A. Fields as such Administrator pay the costs herein taxed at \$ - within ten days.

12293

J.A. Fields Administrator of T.W. Fields. Plaintiff vs. Defendant Samuel Fields et al

Orders of Confirmation - Distribution etc.

This day this cause came on to be heard on the report of J.A. Fields Administrator of T.W. Fields of his proceeding under the former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order; and the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made: it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said L. W. Fields in said real estate, to the purchaser Burt Field upon the said purchaser paying the sum of \$370.00 being the purchase price of said Real Estate.

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 Three Hundred and Seventy Dollars: The Court finds that there is due the said Burt Field upon the note set forth in his answer and cross petition, from the estate of said L.W. Fields, the sum of Two Hundred Thirty and 10/100 Dollars, with interest thereon from the date of this entry: that the said T.W. Fields in order to secure the payment of said promissory note, gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said administrator arising from the sale of said premises.

It is ordered that an entry of release and satisfaction of said mortgage lien be entered of record in the office of the recorder of Union County, this according to law.

It is further ordered that said Administrator out of the money in his hands, pay: First:- To the treasurer of this County, the sum of \$16.84 being the taxes, penalty and interest thereon, against said property. Second: The costs and expenses incurred in the sale of said property, including an attorney fee of \$25.00 to M. C. Govey, and \$22.20 the per centum of said Administrator herein, amounting to the sum of \$22.20. Fourth: L. Burt Field on the note and mortgage set forth and described in his answer and cross-petition

herein, the sum of \$ 230.15 which the Court finds to be the amount due
herein: fiveh -

It is further ordered that the balance of said proceeds, amounting
to the sum of \$ —, be accounted for by said Administrator ac-
cording to law. And it is further ordered that the proceeding be
recorded, and that said petitioner pay the costs herein, taxed at \$30.25
out of the proceeds of said sale, within ten days.

12488

In the Matter of the Estate of } Authority to transfer real estate.
W. Fred Coubright - Deceased. } This day came H. E. Coubright, Administra-
trator of the estate of W. Fred Coubright deceased, and filed herein his appli-
cation 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
2nd, 1933, residing at Mansville, Ohio: that on April 12th, 1933, the
petitioner was appointed Administrator of his estate; that the following
persons, with their age, address, relationship and portion inherited,
inherit said real estate.

Name	Age	Address	Relationship	Portion Inherited
Elba Coubright	71	Mansville, Ohio	Mother	1/2
H. E. Coubright	72	Mansville, Ohio	Father	1/2

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.

12488

In the Matter of the Estate of } Determination of Inheritance Tax - Estate not
W. Fred Coubright - Deceased. } Subject to tax: - H. E. Coubright as Administrator
of the estate of W. Fred Coubright, 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 Seventeen Hundred and Ninety (\$1790.00) Dollars; the debts and costs of administration
are Five Hundred and Ninety (\$590.00) Dollars, and the net actual market value
thereof is Twelve Hundred (\$1200.00) Dollars.

The decedent left Elba Coubright, his mother, and H. E. Coubright, his father,
who will inherit his property. The portion which they will inherit is \$600.00 each.

Section 5334 of The General Code of Ohio grants an exemption of \$3500.00 to each,
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.

12498

In the Matter of
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12498

In the Matter of the Will of } Order. Admitting to Probate and Record.
Jessie D. Winters Deceased. This matter came on this day further to be heard, on the application of Charles Overton Winters to admit to probate and record the Will of Jessie D. Winters, deceased, late of the Tp 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 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 has waived notice and given consent to the probate of said Will.

And D. B. Whitehead and Minnie Whitehead 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 Jessie D. Winters 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 in this Court.

12498

In the Matter of the Estate of } Order for Appointment. Letters Issued
Jessie D. Winters Deceased. and to Publish Notice.

The last Will of Jessie D. Winters deceased, late of York Tp, in said County, having heretofore been duly approved and allowed; this day Charles Overton Winters, 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 Overton Winters is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that the Executor may execute it 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. That he give bond of \$ 800 and 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 \$ -

12498

In the Matter of the Estate of } Orders on Filing Inventory
Jessie D. Winters - Deceased. 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 2 day of June, 1933, at

UP ALCOCK-THOMP CO., TOLEDO, OHIO-26575

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 Registered Mail, 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.

12488

In the Matter of the Estate of } Orders on Filing Inventory.

Charles Woodworth. This day Bertha H. Woodworth as admrx. of the estate of Charles Woodworth appeared in open Court and filed her Inventory, duly verified, as such admrx. 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 Bertha H. Woodworth pay the costs herein taxed at \$ — within ten days.

12488

In the Matter of the Estate of } Orders of Sale, etc.

Charles Woodworth, Deceased. This day this cause came on to be heard upon the petition herein filed and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said Automobile and Bond at private sale; it is therefore ordered that said Bertha H. Woodworth as Administratrix of the estate of Charles Woodworth deceased, proceed to sell said Automobile and Bond at private sale, for not less than the sum of Eight and Five Hundred Dollars respectively. It is further ordered that said administratrix make return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

12782

In the Matter of the Trusteeship

of Walter C. Sullington Deceased.

First account

This day came J. M. Reitz & L. D. Henderson, Trustees of the estate of Walter C. Sullington late of Union County, Ohio, deceased, and presented their account in settlement of said Trusteeship duly verified.

Whereupon the Court do order the same filed & advertised for hearing on Saturday the 27 day of May 1933. at 1 P.M.

12435

In the Matter of Josephine B. Doe came on to be heard at the court, being

That the none Dollars, effect in possession hundred and \$2964.80 Dollars a year's allowance cost of administration entitled to dower

And that subject to tax

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In the Matter of John S. Sc

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In the Matter of John S. Sc entitled estate day of May and orders

12435

In the Matter of the Estate of } Determination of Inheritance Tax
Josephine B. Dolbear Deceased } This 3rd day of May, 1933, the above matter came on to be heard and no application for appraisement having been made, the court, being fully advised in the premises, does hereby find and determine:

That the gross value of said estate (including property of the value of none Dollars, distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is Four thousand four hundred and sixty four 80/100 Dollars, composed as follows: Personally \$2964.80 Dollars, real estate \$1500.00 Dollars, That the debts (including a year's allowance of none Dollars) are \$381.59 Dollars, and that the cost of administration will be \$250.00 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 \$3833.21 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:..

Elizabeth D. Montgomery - Daughter - \$3833.21 - \$3500.00 - \$333.21 - \$3.33
12/19/32 - Richard L. Cameron. Adm - Mansville.

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 \$ _____ be certified to the Auditor of said county, to be paid in the manner provided by law.

12484

In the Matter of the estate of } Election of Surviving spouse
John S. Scheidner Deceased } to take under Will.

On this 3rd day of May, 1933, a written instrument duly signed and acknowledged by Elizabeth Scheidner, widow of John S. Scheidner, deceased, evidencing her election to take under the will of said decedent was filed in this court; and it appearing to the court that said instrument was filed within the time allowed by law for the making of an election, it is ordered that the election of said widow to take under said will be entered on the Journal of the Court.

12484

In the Matter of the estate of } This day the Inventory and
John S. Scheidner Deceased } Appraisement of the above entitled estate having been filed in this Court, the court sets the 18th day of May, 1933, at 10 o'clock A. M. for hearing on said inventory and orders notice 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

12484 In the Matter of the Estate of John S. Schurman, Deceased. 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 18th day of May, 1933, at 10 o'clock A.M. and that notice of said hearing be given to all persons entitled to notices under the law of the State of Ohio, by advertisement for one insertion in The Mansville Tribune, a newspaper printed and of general circulation in Union County, for at least 10 days prior to the date of said hearing: except those who have waived said notice or who will hereafter be served personally by the fiduciaries herein at least 10 days prior thereto.

12497 In the Matter of the Guardianship of Ann Elliott Minor. Order for hearing and notice. This day Ann F. Elliott filed an application in Court for the appointment of a Guardian of Ann Elliott a Minor. It is ordered that said application be set for hearing on the 1st day of May 1933, at 10 o'clock - M. and that at least three days notice of the time and place of said hearing be given to:-

The proposed ward Ann Elliott by personal service in writing.
All interested parties by as provided by law.

12497 In the Matter of the Guardianship of Ann Elliott 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 Ann Elliott is a minor and that a guardian is necessary. It is therefore ordered that a Guardian be appointed.

It appearing to the Court that Ann F. Elliott is legally competent and he having filed the application herein and given bond in the sum of \$300.00 conditioned according to law, with Elliott and C.A. Hoopes as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Ann F. Elliott as provided by law.

12497 In the Matter of the Guardianship of Ann Elliott Minor. Hearing Held. Settlement Approved.

This day this cause came on to be heard upon the application of Ann F. Elliott, the duly appointed, qualified and acting guardian of Ann Elliott, for advice and consent of this Court to the settlement of a claim for damages for personal injuries as set forth in said application, and the Court finds, upon due consideration, that the said claim is for personal injuries, caused to said minor by the neglect of Wilber D. Wilson and Mary Fisher in the operation of their said automobile which resulted in injuries to said minor, and was such injury as would entitle said minor to maintain an action and recover damages, and it appearing to the Court that it would be to the best interests of said ward, it is ordered that said guardian be authorized to adjust said claim and make settlement of the same, upon payment to him by said Wilber D. Wilson and said Mary Fisher of the sum of \$150.00 and the costs of this proceeding.

And the of all claims and by reason of the directed to execute release of said

12497. It is further Wilbur D. Wilson In the Matter Ann Elliott of the settlement and upon the records of said

And it of One Hundred guardian a report is there

And the it is ordered to settlement, to ration for more said Emma

And the acknowledge Dollars. I released from

In the Matter filed for Court, it is ordered Mansville 1933 at one o'clock

11759 John H. Keith

11288 Leonard Fogel

12432 John H. Bickel

12495 In the Matter Louis F. O. tioned estate ordered that that notice of the law of County Journal cept those personally s

And the Court hereby consents and advises the acceptance of the same in full of all claims and demands against Wilbur D. Wilson and the said Mary Fisher by reason of the injury to said minor. Said guardian is hereby authorized and directed to execute and deliver to said Wilbur D. Wilson and said Mary Fisher, his release of said claim.

It is further ordered that this proceeding be recorded and that the said Wilbur D. Wilson and said Mary Fisher pay the costs hereof taxed at \$

12497.

In the Matter of the Guardianship of } This day this cause came on to be heard
Ann Elliott - } upon the report of Amer. F. Elliott, Guardian, of the settlement of the claim of said ward heretofore authorized by said Court, and upon the application of said guardian for an order distributing the proceeds of said settlement.

And it appearing to the court that said guardian has received the sum of One Hundred Fifty (\$150.00) Dollars, in settlement of his claim as such guardian against Wilbur D. Wilson for injuries received by said ward, said report is therefore approved and confirmed.

And the Court coming now to distribute the proceeds of said settlement, it is ordered that said guardian pay to Emma Elliott the full amount of said settlement, to wit; the sum of One Hundred Fifty (\$150.00) Dollars in compensation for money advanced for doctor bills, nursing etc, furnished by the said Emma Elliott for said ward.

And thereupon the said Emma Elliott appeared in open Court and acknowledged the receipt of the said sum of One Hundred Fifty (\$150.00) Dollars. It is therefore ordered that said guardian be discharged and released from all further obligation, and that this cause be closed.

11759

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 Mansville Tribune, and that they will be for hearing on Saturday May 27th 1933 at one o'clock P.M. as follows.

11288

John H. Kirkade and J. R. Woods. executors of the estate of Helen R. Robinson Deceased. First and Final Account.

12432

Leonard Fogle. Adm. of the estate of Eli Fogle - deceased. First and Final Account.

12495

John H. Billingsley. Adm. of the estate of Gerald Billingsley First and Final Account.

12495

In the Matter of the Estate of } Orders on Filing Inventory
Louis L. Blue Deceased } 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 upon this Court on 3 day} 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 Executor publishing same 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.

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11534 Q. E. Reed.

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In the Matter of Accounts } Notice Ordered.

Filed for settlement } The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in Union County Journal and that they will be for hearing on Saturday May 27. 1933 at one o'clock P.M. as follows:-

- 12288 Flora Fout. Executor of the estate of Jessie Cottrell First and Final Account.
- 11534 Q.E. Reed. Guardian of John Reed. Incompetent. Third Account.
- 12405 Lora Knight. Executor of the estate of Ida Hurd. deceased. First and Final Account.
- 10222 Whister Love. Guardian of Emma Jane Love. First and Final Account.
- 10268 L.J. Mader. Guardian of Bernard J. Bishop. Minor. Fourth Partial Account.
- 11027 Robert Dussell. Guardian of Altimus Elliott Third Partial Account.
- 10782 J.M. Lutz and F. D. Henderson. Trustees of the Estate of Walter C. Fullington Deceased. Trustees Account.

12499 In the Matter of the Estate of }
Frank Collier Deceased } Order for Appointment and for Bond.

This day Ada M. Collier, appeared in open court and made and filed her application under oath as required by law to be appointed as Administrator of the estate of Frank Collier deceased, late of Mansville, Ohio, in said County, and an application under oath as required by law to be appointed as Administrator of the Estate of Frank Collier deceased late of Mansville Ohio 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 Administrator should be appointed and that said Ada M. Collier is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond with sureties as required by law in the sum of one thousand and no/100 Dollars and this cause is continued.

12499 In the Matter of the Estate of } Bond approved and Letters Issued.
Frank Collier. Deceased } Order to publish Notice.

This day Ada M. Collier appeared in open Court, accepted the appointment as Administrator of the Estate of Frank Collier deceased and gave and filed herein her Bond in the sum of One Thousand and no/100 Dollars conditioned according to law with _____ and _____ as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Ada M. Collier, 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 \$

BY MARY-TRACY CO., TOLEDO, OHIO—26095

12500

In the Matter
 John K. Boerger
 The last will and testament of
 said County has been admitted to probate
 Boerger and I have appeared in open court
 by law to be appointed executor of said
 what the Estate is satisfied that
 persons and creditors of said decedent
 for ordered or required to pay
 it is ordered that the executor
 must pay the same out of the
 out giving bond as required by
 law; that the taxes hereon taxed at
 In the Matter

12270

John K. Boerger
 In the Matter
 J. W. Kyle
 decedent having died in
 1932 at Richwood, Ohio
 Court having jurisdiction in
 respects required by law
 confirms the same

- 12500 In the Matter of the estate of } Order for Appointment - Letters Issued and
John K. Boergen Deceased } to Publish Notice
- The last Will of John K. Boergen, deceased, late of Paris Townships, in said County having heretofore been duly approved and allowed, this day John L. Boergen and Paul Gerhardt Boergen 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 John L. Boergen and Paul Gerhardt Boergen are suitable persons and legally competent, and that by the terms of said Will said Testator ordered or requested that said Executors may execute it without giving bond: it is ordered that they be appointed as such Executors 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 herein taxed at \$ —
- In the Matter of the Estate of } Order to Record Proof of Publication of
John K. Boergen. Deceased } Notice of Appointment.
- 12270 In the Matter of the Estate of } Sale of Personal Property Confirmed
J. W. Kyle Deceased } The (Herbert Kyle) Executor of the above named
decedent having filed his return of the Sale Bill at public auction April 9th 1932 at Richmond Ohio, of the personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law and therefore approves and confirms the same.

12488

In the Matter of the Estate of } Order to record proof of publication of
W. Fred Conkright Deceased } Notice of Appointment.

This day the affiant of J. M. Huber, publisher of the Mansville Tribune, a newspaper of general circulation in this county, that the notice of appointment of W. E. Conkright as Administrator of the Estate of W. Fred Conkright 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.

12479

In the Matter of the Estate of } Order to record proof of publication of
Emma Jane Lowe Deceased } Notice of Appointment.

This day the affiant of J. M. Huber, publisher of the Mansville Tribune, a newspaper of general circulation in this county, that the notice of appointment of Dana D. Lowe as Administrator of the Estate of Emma Jane Lowe 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.

12501

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12501 In the Matter of the Estate of } Order for appointment and for Bond.
George W. Disbennett - Deceased. } This day Mary M. Willis appeared in open
Court and made and filed an application under oath to be appointed as Administra-
tor of the Estate of George W. Disbennett, deceased, late of Maysville, Ohio 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 Administrator should be appointed and that said Mary M. Willis is a
suitable person and legally competent, it is ordered that she be appointed as
such Administrator upon giving bond with sureties as required by law in the
sum of Twenty five hundred and ^{no}/₁₀₀ Dollars and this cause is continued.

12501 In the Matter of the Estate of } Bond Approved and Letters Issued.
George W. Disbennett Deceased. } Order to publish Notice
This day Mary M. Willis appeared in open Court, accepted the ap-
pointment as Administrator of the Estate of George W. Disbennett deceased
and gave and filed herein her Bond in the sum of Twenty five Hundred and
^{no}/₁₀₀ Dollars conditioned according to law, with Mary M. Willis, R. H.
Willis and L. J. Mader as sureties, which Bond is approved by the Court.
It is therefore ordered that Letters of Administration issue to said
Mary M. Willis, that notice of said appointment be published as re-
quired by law; that this proceeding be recorded, and that said Adminis-
trator pay the costs herein taxed at \$ -

12501 In the Matter of the Estate of } Order on Filing Schedule of Debts.
George W. Disbennett Deceased. } 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 third day of June 1933, at ten
o'clock A. M., and that notice of said hearing be given to all persons en-
titled to notice under the law of the State of Ohio by personal notice,
at least 10 days prior to the date of 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.

11336 In the Matter of the Guardianship } Filing 2nd and Final Account.
of G. Elsie Evans. } This day came J. K. Evans, Guardian
of G. Elsie Evans, 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 1st day of July - A. D. 1933 at one o'clock P. M.,
to which time said matter is continued.

12504

In the Matter of the Guardianship of Maxine De Good.

This day this cause came on to be heard on the application of Myrtle De Good, Guardian of Maxine De Good, for advice and consent of the Court to the settlement of the claim for damages for personal injury as set forth in said application, and the Court finds, upon due consideration, that said claim is for personal injuries caused to said minor by the wrongful act, neglect and default of James J. Anderson and Jeanne Anderson in the operation of their automobile by injuring said minor, and was such an injury as will entitle said minor to maintain an action and recover damages therefor. And it appearing to the Court that it would be to the best interest of said ward, it is ordered that said Myrtle De Good, guardian as aforesaid, be authorized to adjust said claim, and make settlement of the same, upon payment to her by the said James J. Anderson and Jeanne Anderson, of the sum of \$2674.53.

And the court hereby advises and consents to the acceptance of the same in full of all claims and demands against said James J. Anderson and Jeanne Anderson by reason of the injury to said minor and the loss of service to the parents of said minor, whose waiver of loss of service is of record herein. It is further ordered that this proceeding be recorded, and that said James J. Anderson and Jeanne Anderson pay the costs, taxed at \$14.00. Fourteen Dollars. Court Cost.

12504

In the Matter of the Guardianship of Maxine De Good.

This day this cause came on to be heard upon application of Myrtle De Good, guardian of Maxine De Good, for authority to settle a claim for damages to her ward against James J. Anderson and Jeanne Anderson.

And it appearing to the Court that it would be for the best interests of said ward to settle said claim, it is hereby ordered that the said Myrtle De Good, Guardian, be authorized to make said settlement, and the court hereby consents to the same in full settlement of all claims and demands against the said James J. Anderson and Jeanne Anderson by reason of the injuries to said ward Maxine De Good.

12505

L.H. Collins, Executor of the Estate of Ruama

William C. ... and the costs

Whereup be filed, and to the said petition answer the sa

12222

In the Matter of Charles W.

the fiduciary of debts be ... 10 o'clock A.M. to notice under Mansville T. except those personally served

12505

L.H. Collins, Executor of the estate of Ruanna Pearson Deed. Plaintiff

William Pearson et al
Defendants

Filing Petition to sell Real Estate.
This day came the Plaintiff, L.H. Collins, Executor of the Estate of Ruanna Pearson Deceased, and presented to this Court his petition, duly verified, praying an order for the sale of real estate of the said Ruanna Pearson, deceased, to pay the debts, and the costs of administering the estate of the said decedent.

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

12222

In the Matter of the Estate of Charles W. Gay 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 5 day of June 1933, 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, one time, in 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.

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In the Matter of the Estate of } Filing Fourth Partial Account.
Aaron B. Robinson Deceased. } This day came K. W. Robinson and
D. B. Edwards Adorns of the estate of Aaron B. Robinson 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 1st day of July A. D. 1933 at one o'clock P. M. to
which time said matter is continued.

12375

In the Matter of the Estate of } Filing first and final account.
James Cameron Deceased } This day came J. A. Hoskins, Executor of
the estate of James Cameron, 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 July A. D. 1933 at one o'clock P. M. to which
time said matter is continued.

12177

In the Matter
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12177

In the Matter of the Estate of Emily Laylor Deceased. }
Eben N. Dillon - Administrator } It appearing to the Court that all of the heirs and
persons inheriting from the deceased Emily Laylor,
under the terms of her last will and testament,
admitted to probate in this Court, December 7, 1931, desire a distribution in
kind of certain assets consisting of savings accounts and certificates of deposit
in The Union County Savings and Loan Company and the Citizens Home and
Savings Company, of Mansville Ohio; The Buckeye State Building and Loan
Company, and The Columbian Building and Loan Company of Columbus, Ohio;
The Merchants and Mechanics Savings and Loan Company of Springfield,
Ohio, and The Union Building Company of Mansville Ohio.

It is therefore ordered that the said Administrator cause the evi-
dences of indebtedness in said institutions divided, and new evidences
issued equally to the following persons: Harry K. Laylor; Ada Baker; Effie
Southard and Gal Scott.

12506

In the Matter of the Estate of } Order for Appointment and for Bond.
Gora Biddle Deceased } This day Clyde E. Biddle 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 Gora Biddle deceased, late of
Blairtowne 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 Clyde E. Biddle 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 Twenty-
four hundred (\$2400.00) Dollars.

12506

In the Matter of the Estate of } Bond Approved and Letters Issued
Gora Biddle - Deceased } Order to Publish Notice.
This day Clyde E. Biddle appeared in open Court, accepted the ap-
pointment as Administrator of the Estate of Gora Biddle deceased, and
gave and filed herein his Bond in the sum of Twenty-Four Hundred (\$2400.00)
Dollars, conditioned according to law, with R. R. Sims and F. B. Hale
as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said
Clyde E. Biddle, that notice of said appointment be published as re-
quired by law; that this proceeding be recorded, and that said Ad-
ministrator pay the costs herein taxed at \$ -

12222

In the Matter of the Estate of } Filing 1st and Final Account.
Charles W. Gay - Deceased } This day came Edwin Pfeiffer, Adminis-
trator of the estate of Charles W. Gay, late of Union County Ohio, de-
ceased 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 July, A.D. 1933, at one o'clock P.M.
to which time said matter is continued.

12470

Fred Reiley Executor of the Estate }
of Frank E. Reiley Deceased } Journal Entry.
vs. } Refer to Page 247.
Della Reiley et al. }

12507 In the Matter of the Estate of } Presentation of Will for Probate.
Charles Hendrickson Deceased } An application having been this day presented to the Court by D. E. Ogan, praying that an instrument in writing purporting to be the last will and testament of Charles Hendrickson deceased, be admitted to probate. It appearing that there is no surviving spouse and that the next of kin of said decedent, has in writing waived notice of the presentation of said will and of the application for the admission of the same for probate, it is ordered that a hearing on said application be had forthwith.

12507 In the Matter of the Will } Admitting to Probate and Record.
of Charles Hendrickson Deceased } Be it Remembered, that, heretofore, to-wit: on the 15 day of May A.D. 1933, an instrument of writing, purporting to be the Last Will and Testament of Charles Hendrickson late of Blairborne 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 L. C. Beem, one of the subscribing witnesses to said Will has died: and that Emma B. Beem the other subscribing witness to said Will has removed to the State of Arkansas and that her testimony cannot be obtained within a reasonable time:

Therefore Fannie B. Conroy and Anna Hastings appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signatures of said L. C. Beem and Emma B. Beem 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 Charles Hendrickson deceased: that the same was duly executed and attested: and that said Testator, at the time of making, signing and sealing the same, was of full age, of sound mind and memory, and not under any restraint.

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

It is further ordered that the administrator with will annexed pay the costs herein taxed at \$ — within — days.

12508 In the Matter of the Estate of } Order for Appointment and for Bond.
Charles Hendrickson Deceased } The last Will of Charles Hendrickson deceased, late of the Village of Richwood in said County, having heretofore been duly approved and allowed: this day D. E. Ogan 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 the 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 D. E. Ogan is a suitable person and legally competent, it is ordered that he be appointed as such

Administrator in the sum of one thousand dollars. In the Matter of Charles Hendrickson Deceased. This day D. E. Ogan appeared in open Court and was appointed Administrator with will annexed. He gave and filed bond in the sum of one thousand dollars according to law. His appointment is approved.

It is the order of the Court that the same be entered of record as required by law. The Administrator with will annexed is appointed.

12500 In the Matter of the Estate of John H. Borer. This day D. E. Ogan appeared in open Court and filed an application for the appointment of an Administrator with will annexed. It is ordered that a hearing be had on the application on the 22nd day of May next.

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Administrator with the Will annexed upon giving bond with sureties as required by law in the sum of one thousand Dollars, and this cause is continued.

In the Matter of the Estate of } Bond Approved and Letters Issued.
Charles Hendrickson Deceased. } Order to publish Notice.

This day D. E. Ogan appeared in open Court, accepted the appointment as Administrator with the Will Annexed of the Estate of Charles Hendrickson deceased, and gave and filed herein his Bond in the sum of one thousand Dollars, conditioned according to law, with B. S. Marriott and R. C. Best as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of Administration with the Will annexed issue to said D. E. Ogan; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator with the Will Annexed pay the costs herein taxed at \$7.00

12500

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

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.

12483.

In the Matter of the Estate of } This day a Schedule of Debts in the above
S. B. Taylor, deceased. } 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 29th day of May A.D. 1933, at 10.00 A.M., and that notice of said hearing be given to all persons entitled to said notice under the laws of the State of Ohio, by advertisement for one insertion in the Richwood Gazette, a newspaper of general circulation in Union County, Ohio, for at least ten days prior to the time of said hearing.

12483.

In the Matter of the Estate of } This day this matter came on to be heard
of S. B. Taylor Deceased } on the petition of Hattie Taylor, Administra-
trix of the estate of S. B. Taylor Deceased, for an order approving the distri-
bution in kind of the following assets, to wit.

1. A promissory note in the principal sum of \$200.00 signed by Julia A. Ewertt and payable to S. B. Taylor, dated April 19th, 1924, due in three years at seven percent interest, assumed by Jacob Howsler, which note is secured by a mortgage on one acre of real estate in Clairborne Township and appraised at \$200.

2. A promissory note in the principal sum of \$800. signed by John Kilfrin and Hattie Kilfrin and payable to S. B. Taylor, dated October 6th, 1921, due in one year at eight percent interest, which note is secured by a mortgage on fifty acres of land in Leesburg Township, Union County, Ohio, appraised at \$425.

3. A promissory note in the principal sum of \$5,000. signed by Thomas W. Disbennett and Rachel Disbennett, and payable to Samuel B. Taylor, dated March 1, 1919 and due March 1, 1929, at six percent interest, which note is secured by a mortgage on 105.50 acres of real estate in Leesburg Township, Union County, Ohio, appraised at \$3500.

4. A claim against the estate of Earl Glen Petty, Bankrupt, which has been appraised at nothing.

5. An undivided one-half interest in a promissory note in the principal sum of \$1,000. signed by Arthur Watterman and Myrtle Watterman and payable to S. B. Taylor and Hattie Taylor, dated Sept. 4, 1928, which is past due, at seven percent interest, which is unsecured and appraised at nothing.

6. One registered Gold Bond in the name of S. Brees Taylor, bearing 4-1/4% interest, 1933-1938, No. 321.22, in the sum of \$1,000.

7. One half interest in one registered Treasury Bond in the name of Brees Taylor and Mrs Hattie Taylor, or the survivor, bearing 3-3/8% interest 1943-1947, No. H.00006298, in the sum of \$500.

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Hattie Taylor, as an heir at law of S. B. Taylor Deceased, is entitled, as an indivi-
 dual to the above described property. It appearing that she has, in writing, assented
 to the petition duly assented and agreed to such distribution, and the said Hattie
 Taylor, as Administratrix, is hereby ordered to make distribution in kind to Hattie
 Taylor, as an individual.

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 Sybil J. Miller and Ola A. Cameron the subscribing witnesses to said Will, and Esta Sanders and S. R. Sanders, 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 the said codicil, is the last Will and Testament of said Josephine B. Eulow 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.

12570

In the Matter of the Estate of Josephine B. Eulow, Deceased } Order for Appointment and for Bond. The last Will of Josephine B. Eulow, deceased, late of Richwood in said County, having heretofore been duly approved and allowed; this day J. E. Clark, 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. E. Clark, 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 Thirty Thousand Dollars, and this cause is continued.

12510

In the Matter of the Estate of Josephine B. Eulow Deceased } Bond Approved and Letters Issued. Order to Publish Notice. This day J. E. Clark appeared in open Court, accepted the trust as Executor of the Estate of Josephine B. Eulow, deceased and gave and filed herein his Bond in the sum of Thirty thousand Dollars, conditioned according to law, with Fidelity and Deposit Co. of Maryland 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. E. Clark; 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 \$

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- 12331 In the Matter of the Estate of } Orders on Filing Schedule of Debts.
Lewis H. Conklein - Deceased. } 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 19th day of June 1933, 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 advertisement for one insertion in the Union County Journal, a newspaper of general circulation in Union County, for 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.
- 12514 In the Matter of the Estate of } This matter came on to be heard on the application of Charles D. Green, for an order relieving the estate of Julia Davis Green from administration.
Julia Davis Green Deceased. }
It is ordered that said application be heard on the 27th day of May, 1933 at ten o'clock A.M. and that said Charles D. Green serve written notice on the next of kin of said decedent, of the hearing of said application.
- 12515 In the Matter of the Board } Appointment
of County Visitors } Pursuant to the general code of Ohio, Sec. 2971, providing for a Board of County visitors for the inspection of all Charitable and Correctional Institutions supported in whole or in part from the county or municipal funds, the Probate Court of said County hereby appoints as members of said Board for said County, the following named persons, whose terms of office shall begin on the First day of May A. D. 1933, and continue for the respective terms hereafter designated to-wit:
Mr. J. J. Scott - Mansville Ohio.
Miss Olive Dunkey - Archwood O.
For the term of three years.
And it is ordered by the Court that a certificate of said appointment under the seal of said Court as evidence of the same, issue to each of said persons and to the Board of State Charities at Columbus.
- 12491 In the Matter of the Estate of } Order to Record Proof of Publication
Jessie Overton Kintner Deceased } of Notice of Appointment.
This day the affidavit of J. M. Kuber, publisher of the Mansville Tribune, a newspaper of general circulation in this County, that the Notice of Appointment of Charles Overton Kintner, as Executor of the Estate of Jessie Overton Kintner, 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.
- 12513 In the Matter of the Estate } Presentation of Will for Record.
of Cassie Hawks Deceased } An application having been this day presented to the Court by James R. Piggitt, praying that an instrument in writing purporting to be the last will and testament of Cassie Hawks deceased be admitted to probate.
It is ordered that 8 days notice, in writing, of the presentation of said will and of the application for the admission of the same be given to the surviving spouse and to the next of kin of said testator,

MC MANUS-TRUP CO., TOLEDO, OHIO-26597

known to be resident of the State of Ohio, and that a hearing on said application will be had on the 27th day of May 1933 at 10 o'clock AM.

12592 In the Matter of Elizabeth L. presented to writing purp deceased be a of the present of the same of kin of said ing on said a

12502 In the Matter of Elizabeth L. This ma of F. M. Gilcrest Gilcrest dec heretofore fr It is

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12502 In the Matter of the Estate of } Presentation of Will for Probate.
 Elizabeth L. Gilcrest, Deceased. An application having been this day presented to the Court by F. M. Gilcrest, praying that an instrument in writing purporting to be the last will and testament of Elizabeth L. Gilcrest 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 6th day of May, 1933 at 4 o'clock P. M.

12502 In the Matter of the Will of } Order
 Elizabeth L. Gilcrest Deceased. Admitting to Probate and Record.
 This matter came on this day further to be heard on the application of F. M. Gilcrest to admit to probate and record the Will of Elizabeth L. Gilcrest 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 Addie Brodrick Southard for Addie Brodrick and Carrie W Hornbeck for M. Brodrick 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 the codicil, is the last Will and Testament of said Elizabeth L. Gilcrest, 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.

12503 In the Matter of the Estate of } Order for Appointment
 Elizabeth L. Gilcrest Deceased. and for Bond.

The last Will of Elizabeth L. Gilcrest, deceased, late of Marysville in said County, having heretofore been duly approved and allowed: this day F. M. Gilcrest, 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 F. M. Gilcrest 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 Dollars, and that he is hereby not to continue decedent's business but close the same up forthwith, and this cause is continued.

12503. In the Matter of the Estate of } Bond Approved and Letters Issued.
Elizabeth L. Gilcrest Deceased } Order to Publish Notice

This day F. M. Gilcrest, appeared in open Court, accepted the trust as Executor of the Estate of Elizabeth L. Gilcrest deceased, and gave and filed herein his Bond in the sum of Five Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Co., as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said F. M. Gilcrest; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs therein taxed at \$ --

12503 In the Matter of the Estate of } Orders on Filing Inventory.
Elizabeth L. Gilcrest Deceased } 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, all interested having waived, notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio

12516 In the Matter of the Guardianship } Orders on Filing Inventory.
of Virginia Gilcrest } 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.

12517. In the Matter of the Guardianship } Order for Hearing & Notice
of John E. Bown, an incompetent } This day Norman L. Bown filed an application in Court for the appointment of a Guardian of John E. Bown, alleged an incompetent.

It is ordered that said application be set for hearing on the 29th day of May, 1933, at ten 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 John E. Bown, by personal service in writing.

All other parties by notice, as provided by law.

12508 May 22/33 In the Matter of the Estate of } Orders on Filing Inventory
Charles Hendrickson Deceased } 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 under the law of the State of Ohio.

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12516.

In the matter of,
The Guardianship of
Virginia Gilcrest, Raymond Offord,
William Offord. Minors.

This day F. M. Gilcrest filed an application in Court
for the appointment of a Guardian of Virginia Gilcrest,
Raymond Offord, and William Offord, Minors.

The proposed wards are over the age of 14 yrs -
all interested parties by consent for F. M. Gilcrest, as,
provided by law.

12516

In the matter of The Guardianship
of Virginia Gilcrest, et al.
Minors

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 Virginia Gilcrest, Raymond Offord, and
William Offord, are minors, and that a guardian is necessary.
It is therefore ordered a guardian be appointed. It appearing to the
Court that F. M. Gilcrest is legally competent, and he having filed
the application herein and given bond in the sum of \$1,000 -
conditioned according to law, with the United States Fidelity
& Guaranty Co. as Surety thereon, it is ordered that said
Bond be approved, and that letters of Guardianship
issue to said F. M. Gilcrest, as provided by law.

10086 A. In the Matter of the Guardianship of Charles H. Hendrickson } Filing 1st and Final Account. This day came D. E. Ogan, Guardian of Charles H. Hendrickson 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 1st day of July, 1933, at one o'clock P. M. to which time said matter is continued.

12520. In the Matter of the Estate of William W. McIntosh Deceased } Order for Appointment and for Bond. This day Carl M. McIntosh 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 William W. McIntosh deceased, late of Washington 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 Carl M. McIntosh 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 Seventy five hundred and no/100 Dollars, and this cause is continued.

12520 In the Matter of the Estate of William W. McIntosh Deceased } Bond approved and Letters Issued. Order to publish Notice. This day Carl M. McIntosh appeared in open Court, accepted the appointment as Administrator of the Estate of William W. McIntosh deceased and gave and filed herein his Bond in the sum of Seventy five hundred and no/100 Dollars, conditioned according to law, with Elsie Cooley and J. F. Keenan as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Carl M. McIntosh; that notice of his appointment be published as required by law that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$ -

12518 In the Matter of the Estate of Louisa F. Ferris Deceased } Presentation of Will for Probate An application having been this day presented to the Court by Katharine Agner, praying that an instrument in writing purporting to be the last will and testament of Louisa F. Ferris deceased be admitted to probate: It is ordered that - no. 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 next of kin of said testator, known to be resident of the State, and that all of next of kin are present in court and consent to probate, and that a hearing on said application will be had on the 22. day of May 1933 at 9.30 o'clock A.M.

12518 In the Matter of the Will of Louisa F. Ferris Deceased } Admitting to Probate and Record This Matter came on this day further to be heard, on the application of Katharine Agner to admit to probate and record the will of Louisa F. Ferris deceased, heretofore filed in this Court therefor. And it now being shown to the satisfaction of

the Court that to admit it to of kin of said resident of the John H. Ke... will, having sworn, testified will; which tes respectively, a Whereupon the last will duly executed said will wa any restraint be admitted of the witness

12519 In the Matter of Louisa F. Ferris The Last said County, day Fred Ga Court, and in law to be a terms as to and the Court person and l such Executive in the sum

12519 In the Matter of Louisa F. Ferris This day as Executor filed herein detoured acco Agner as a It is the Will of said ment be fu recorded, an

12493 Myrtle Woods, Ford I. Woods. This day Myrtle in open Court Guardian of And it appear probate years for more than him to apply

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Probate Court, Union County, Monday May 22-

1933

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the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has been given to the next of kin of said testator residents of Ohio, and that all of the next of kin resident of the State of Ohio were present in person, or duly waived and John H. Kinkade and Amelia Raines the subscribing witnesses to said will, having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will; which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Louisa S. Ferris 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.

12519

In the Matter of the Estate of } Order for Appointment
Louisa S. Ferris, deceased } and for Bond.

The Last Will of Louisa S. Ferris deceased, late of Mansville, in said County, having heretofore been duly approved and allowed; this day Fred Gabriel 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 Fred Gabriel is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Two Thousand Dollars and this cause is continued.

12519

In the Matter of the Estate of } Bond Approved and Letters Issued.
Louisa S. Ferris, Deceased } Order to Publish Notice.

This day Fred Gabriel appeared in open Court, accepted the trust as Executor of the Estate of Louisa S. Ferris Deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars, conditioned according to law, with Elizabeth Cartmell and Katherine Agner as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will of said decedent to Fred Gabriel: 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 \$

12493

Marye Woods, Ban. of } appointment of Guardian ad Litem
Forest D. Woods, an insane person.

This day Marye Woods, Ban. of Forest D. Woods, an insane person appeared in open Court, and made application for the appointment of a Guardian ad Litem for the minor defendant in this case.

And it appearing to the Court that the defendant Forest D. Woods, is a minor the age of fourteen years, who has been duly legally served with summons herein, has failed for more than thirty days after the return of the summons served upon him to apply for the appointment of a guardian ad litem, it is ordered

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12470 Fred Reley, Executor of the Estate
of Frank E. Reley - Deceased
vs. Plaintiff
Della Reley et al. -
Defendants

This day this cause came on to be heard
upon the petition of the plaintiff and
the answer and cross-petition of the
defendant, Della Reley, the exhibits
and evidence, and the court being fully

advised in the premises find that all of the defendants named in the peti-
tion have been duly served with summons and process, or have voluntarily
entered their appearance and are properly before the court and are all in
default for demur or answer excepting the said Della Reley: and that the
prayer of the petition should be granted.

That the defendant, Della Reley, is the surviving spouse of the said
decedent and as such is entitled to dower in said real estate, but consents
to the sale thereof free from any claim of dower therein.

That the real estate described in the petition was appraised by
the appraisers of the estate in the inventory and appraisement in Case
12179, this Court at \$3407.65.

That the plaintiff, Fred Reley, as executor of the estate of the
said Frank E. Reley, deceased, in said Case # 12179, was permitted to
qualify as such executor, the last will and testament of the said de-
ceased having provided that he should qualify and serve without bond,
in Case # 12160, this Court.

And the Court further find that an application has been filed by
the said executor asking authority to sell said real estate at private
sale for not less than the appraised value.

Therefore, it is hereby ordered by the court that a further, or new
appraisement be, and the same is hereby dispensed with.

That the said executor, Fred Reley, be not required to give or
file bond in this action.

And it is further ordered and decreed by the Court that the said
Fred Reley as such executor proceed to sell said real estate at
private sale for not less than \$3407.65, the appraised value thereof,
free from the dower interest of the said Della Reley therein, for cash,
in full in hand on day of sale and that said executor make due
return of his proceedings and sale without delay, for further orders
and this cause is continued.

12470 Fred Reley, Executor of the estate
of Frank E. Reley. Deceased.
vs. Plaintiff
Della Reley et al.
Defendants.

This day this cause came on
to be heard on the report of
Fred Reley, as executor of the
estate of Frank E. Reley,
deceased, of his proceeding

under the former order of this court, and upon motion to confirm
the sale made in obedience to said order; and the court having
examined said proceedings and report, and finding the same in all
respects correct, and in conformity to the former orders of the court,
and being satisfied that the said sale was fairly and legally made.

Therefore, it is ordered and decreed by the court that the
said proceedings, sale and report be and the same hereby are
approved and confirmed.

It is further ordered that the said plaintiff as said Executor execute a good and sufficient deed to the purchaser, Della G. Reiley, for the real estate so sold, upon her paying the purchase price therefor in full. And this cause is continued for distribution.

12524 In the Matter of
John N. Laine
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 therefor in full.

12524 In the Matter of the Will of } Presentation of Will for Probate.
 John N. Laird Deceased } An application having been this day presented
 to the Court by Clarence J. Laird, praying that an instrument in writing pur-
 porting to be the last will and testament of John N. Laird 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 of Ohio, and that a hearing on said application
 will be had on the 29 day of May 1933 at 10 o'clock AM.

- 12519 In the Matter of the Estate of } *Orders on Filing Inventory*
Louisa F. Lewis, Deceased } 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 June 1933, 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 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.
- 12469 In the Matter of the Estate of } *Orders on Filing Inventory*
Mrs. D. Thompson, Deceased } 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. Notice in Mansville Tribune.

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12521 In the Matter of the Estate of } This matter came on to be heard on the ap-
Sophronia Preston Deceased } plication of Blanche Johnson for an order
relieving the estate of Sophronia Preston from administration.

It is ordered that said application be heard on the 25th day of May
1933, at ten o'clock A.M, and that said Blanche Johnson serve written
notice on the next of kin of said decedent of the hearing of said application.

12521 In the Matter of the Estate of } This matter came on to be heard on this
Sophronia Preston Deceased } 25th day of May, 1933, on the application
of Blanche Johnson, for an order relieving the estate of Sophronia Preston
deceased, from administration: and it appearing to the court that notice has
been served on all 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 the said estate are the following.

There are no debts.

It is ordered that said estate be and it hereby is relieved from ad-
ministration: that Blanche Johnson, the applicant herein pay the costs
of this proceeding and distribute the balance of the funds of said estate
among the next of kin according to law, and forthwith to make return
of her proceedings to this Court.

In the Matter of

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In the Matter of Accounts filed for Settlement - (Tribune)

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 be entered upon the Journal and account record of this Court.

11759 John H. Kinkade and J.R. Woods. Executors of the estate of Hulie R. Robinson. First and Final Account.

11288 Leonard Fogle Adm. of the estate of Eli Fogle Deceased. First and Final Account.

12432 John H. Billingsley - Adm of the estate of Gerald Billingsley. First and Final Account.

In the Matter of Accounts filed for Settlement - (Journal)

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 be entered upon the Journal and account record of this Court.

12288 Flora Fout, executrix of the estate of Jessie Cottrell. First and Final Account

11534 O.E. Reed. Guardian of John Reed Incompetent. Third Account.

12405 Lora Knight. Executrix of the Estate of Ida Herd, deceased. First and Final Account.

10222 A. Chester Lowe, Guardian of Emma Jane Lowe. First and Final Account.

10268 L.J. Mader. Guardian of Bernard J. Bishop, minor. Fourth Partial Account.

11027 Robert Dussell Guardian of Althimer Elliott. Third Partial Account

10782 J.M. Lutz and F.D. Henderson. Trustees of the estate of W.B. Fullington - Deceased. Trustees Account.

11759 In the Matter of the Estate of } Hulie R. Robinson Deceased } Final Account.

This day the final account of J.H. Kinkade and J.R. Woods Executors of the Estate of Hulie R. 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 said account is hereby approved, allowed and confirmed.

Said Executors are hereby allowed the sum of forty seven Dollars (\$47.00) as a credit, being a just and reasonable sum expended by them for monument expense.

Said John W. Kubiade and J. R. Woods as Executors are hereby allowed the sum of \$440.00 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.

The Court finds a balance of \$1,884.88 in the hands of said Exors due said estate; which amount they are ordered to pay over and distribute according to law, and the Will of said Peter R. Robinson deceased.

It is ordered that said Executors pay the costs herein taxed at \$6.50. Paid Feb. 1933.

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

11388 In the Matter of the Estate of Eli Fogle Deceased

First and Final Account

This day the First and Final Account of Leonard Fogle Administrator of the Estate of Eli Fogle deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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.

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

It is ordered that said Leonard Fogle pay the costs herein taxed at \$5.00 Paid Dec. 15th. 1932.

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

12432 In the Matter of the Estate of Gerald E. Billingsley Deceased

First and Final Account

This day the First and Final Account of John B. Billingsley, Administrator of the Estate of Gerald E. Billingsley deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 fifty-four Dollars (\$54.00) 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 to Paid Mar. 28th

12288

In the Matter of Jessie Cott

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In the Matter of Emma

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It is ordered that said Administrator pay the costs herein taxed at \$6.50. Paid Mar. 28th. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the Matter of the Estate of }
Jessie Cottrell Deceased } First Partial Account.

This day the First Partial Account of Flora Fout, executrix of the Estate of Jessie Cottrell deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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 executrix is hereby allowed the sum of seventy seven 80/100 Dollars (\$77.80) being commissions on the amounts 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. Paid

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

12405

In the Matter of the Estate of }
Ida E. Herd. Deceased. } First and Final Account.

This day the First and Final Account of Vera H. Knight executrix of the Estate of Ida E. Herd, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; 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 \$6.50 Paid April 12th. 1933.

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

10222 A

In the Matter of the Guardianship }
of Emma Jane Lowe. } First and Final Account.

This day the First and Final Account of Chester Lowe Guardian of Emma Jane Lowe came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises,

do find the same to be in 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 \$1132.49 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 April 13. 1933.

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

10268

In the Matter of the Guardianship of Bernard J. Bishop Fourth Account.

This day the Fourth Account of L. J. Mader, Guardian of Bernard J. Bishop, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

It is ordered that said Guardian be and he is allowed the sum of Fifty Dollars (\$50.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of \$81.25 in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law. It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid Apr 11th. 1933.

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 Third Account.

This day the Third account of O. E. Reed Guardian of John Reed Incompetent, came on for hearing and settlement, due notice thereof having been published according to law.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of six hundred and four and 25/100 Dollars (\$604.25) in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid April 14th. 1933.

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

11027

In the Matter of Attorney E. Elliott

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In the Matter of the Guardianship of Attimer Elliott Third Account.

This day the Third Account of Robert Driscoll Guardian of Attimer 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 therewith and all matters pertaining thereto, and being fully advised 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 three Dollars (\$3.00) as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of fifty-two ⁹⁸/₁₀₀ Dollars (\$52.98) 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 April 15th. 1933.

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

10782

In the Matter of the Trusteeship of } Walter E. Fullington Deceased. } Trustees Account.

This day the First Account of J. M. Lentz and F. D. Henderson Trustees, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 \$57.26 in the hands of said Trustees due said Estate, which amount they are ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days.

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

12141

In the Matter of the Guardianship of } Cora Blanche Fry. Deceased. } Filing 1st & Final Account.

This day came Laura Golden Guardian of Cora Blanche Fry of Union County Ohio, and presented her 1st and final account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 1st day of July A. D. 1933, at one o'clock P. M. to which time said matter is continued.

10212 In the Matter of the Guardianship }
 of Lee Elliott. } Filing 1st and Final Account.
 This day came J. A. Elliott, Guardian of Lee Elliott 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 1st day of July A.D. 1933, at one o'clock P.M. to which time said matter is continued.

12506 In the Matter of the Estate of }
 Zora Biddle 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.

12506 In the Matter of the Estate }
 of Zora Biddle Deceased } Ordering Sale.
 This day this cause came on to be heard upon the application to sell personal property therein described, 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 such property 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 Clyde E. Biddle, as administrator of said Zora Biddle, proceed to sell personal property at private sale, for not less than the appraised value thereof. It is further ordered that said sale be made upon the following terms to wit: Cash in hand at time of sale.

It is further ordered that said administrator make return of his proceedings herein, within thirty days after the sale.

12522 In the Matter of the Estate of }
 Zula Davis Green } Entry Granting Application.
 This matter came on to be heard this 27th day of May, 1933, on the application of Charles D. Green, for an order relieving the estate of Zula Davis Green, deceased, from administration: and it appearing to the court that notice has been served on the surviving spouse, and on all the next of kin of said decedent, and on known creditors, of the hearing on 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 it hereby is relieved from administration: that Charles D. Green, the applicant herein, pay the costs of this proceeding, and distribute the balance of the funds of said estate among said next of kin according to law and forthwith make return of his proceedings to this court.

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12573.

In the matter of the Will of } Admitting to Probate and Record.
 Cassie Hawks Deceased } This matter came on this day further to be
 heard, on the application of James R. Riggert to admit to probate and record
 the Will of Cassie Hawks 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 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 record and probate 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 Brodrick and N. M. Brodrick, both deceased, the sub-
 scribing witnesses to said Will, and Carrie Hornbeck and Addie Brodrick
 Southard, both being familiar with the handwriting of the subscribing
 witnesses, testified as to their being genuine, 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 Cassie Hawks
 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 in this Court.

12574

In the matter of the } Entry.
 Estate of Josephine B. Enlow. } The Inventory & appraisement
 Deceased. } of the above estate having
 been filed on this 27th day of May 1933. the Court sets the
 12th day of June 1933. at 10 o'clock a.m. for a hearing
 on said Inventory, and orders notice by registered mail
 not less than ten days before said hearing, to be given
 to Eliza Green - a Beneficiary under said Will and a
 known resident of the State of Ohio. It is further
 ordered, that notice be given by publication to all
 of the next of kin, or Beneficiaries under the Will of
 Josephine B. Enlow deceased. This attorney, or attorney
 of the date of said hearing, in the Richmond Gazette
 a paper printed and of general circulation in Union
 County Ohio, not less than ten days before the date
 of said hearing.

12517 In the Matter of the Guardianship of John E. Bown. } 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 John E. Bown 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 Norman C. Bown is legally competent and he having filed an application herein and given bond in the sum of \$2000.00 conditioned according to law, with J. J. Bown and R. W. Shaw as sureties thereon, it is ordered that said bond be approved and that letters of Guardianship issue to said Norman C. Bown as provided by law.

11307 In the Matter of the Guardianship of James W. Alexander. } Filing Second Account.

This day came Callie Mulligan Guardian of James W. Alexander 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 1st day of July A. D. 1933 at one o'clock P.M. to which time said matter is continued.

5223 C. In the Matter of the Guardianship of Artelisa Conklin. } Filing First Account.

This day came J. A. Yealey as Guardian of Artelisa Conklin of Union County, Ohio, and presented his first account in settlement of said guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 1st day of July, A. D. 1933 at one o'clock P.M. to which time said matter is continued.

10261 A. In the Matter of the Guardianship of Ivan Hugh Cashell. } Filing Fourth Account

This day came Dorothy Cashell, Guardian of Ivan Hugh Cashell of Union County, Ohio, and presented her Fourth Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 1st day of July A. D. 1933 at one o'clock P.M. to which time said matter is continued.

12524 In the Matter of the Will of John N. Laid deceased. } Order admitting to probate and record.

This matter came on this day further to be heard, on the application of Clarence C. Laid to admit to probate and record the Will of John N. Laid 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 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 record in this Court, pursuant to a

former order of of said Will.

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12525 In the Ma John N. La

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Laid is a terms of sa Executor m be appointed and reciev that notice this proceed in taxed at

12483 In the ma of J. Baylor.

Disb. Judicial de in Richmond that notice of interested par filed theti after being de

former order of this Court, or have waived notice and given consent to the probate of said Will.

And Norman C. Boun and Norma G. Boun the subscribing witnesses to said will and the same persons 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 John N. Laird, 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

12525 In the Matter of the Estate of } Order for Appointment - Letters Issued
John N. Laird Deceased } and to Publish Notice

The last Will of John N. Laird deceased, late of Mansville, in said County, having heretofore been duly approved and allowed; this day Clarence B. Laird 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 Clarence B. Laird 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 \$ ---.

12483 In the matter of the Estate of S. Baylor, Deceased. This day the Schedule of Claims of Debtors of said estate, heretofore filed came on for hearing. Notice published in Richmond Gazette. It appearing to the satisfaction of the Court that notice of the filing of the said Sch. of Debtors 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 Debtors after being duly examined, be allowed and confirmed

12492

Myrtle Woods, Ben of Forest & Woods An Insane Person.

Order as to Amt. of Loan, etc. on Petition to Borrow money, 2d Mtg. Real Estate

This day this cause came on to be heard upon the petition, evidence and testimony and the Court being fully advised finds: That all of the defendants herein have been duly and legally notified of the pendency and prayer of the petition and are now properly before the Court. That the plaintiff Myrtle Woods is the owner of the fee simple in the real estate described hereinafter and that her ward, Forest & Woods, owns a contingent interest therein. That the said Myrtle Woods and Forest & Woods, had formerly mortgaged said real estate to the North Western Mutual Life Insurance Company of Milwaukee, Wisconsin and that said Company now holds a valid and subsisting mortgage lien against said premises, which is the first and best lien thereon for \$1425.00 and interest, which said mortgage and note which it secures are now due. That the statements and allegations of the petition are true. That it is necessary that a new loan be made on said real estate for the purpose of paying said mortgage above mentioned, and a new mortgage given covering the contingent interest of the said ward Forest & Woods, as well as the fee simple interest of the said Myrtle Woods. And it appearing to the Court to be for the best interest of said estate of said Ward that the prayer of the petition be granted, the Court hereby fixes the amount necessary to be borrowed for the purpose of repaying the mortgage held by the North Western Mutual Life Insurance Company of Milwaukee, Wisconsin, and the expense of obtaining such new loan etc. at \$1500.00 and directs that the following described lands of said Ward, be encumbered by mortgage to secure the same to wit: Situated in York Township, Union County, State of Ohio, and bounded and described as follows: Beginning at a stake at the intersection of the gravel road leading from West Mansfield to Piquetta and the Greenville Treaty line road; thence S. 20 1/2° East 120 poles with said gravel road to a stone; thence N. 76° West 119 5/8° poles to a stone in the east line of L. H. Elliott's land; thence N. 11° East 79.9 poles with said Elliott's east line to a stone on brick bats in the Greenville Treaty line road; thence N. 83 1/2° East 58.52 poles to the place of beginning, containing 51 acres more or less. Also the following tract Beginning at a stone in the center of the Greenville Treaty line road at the intersection of the gravel road leading from West Mansfield to Piquetta; thence N. 83 1/2° East 29.64 poles with said Treaty line road and crossing Bokes Creek to a stake; thence S. 20 1/2° East 68.60 poles crossing Bokes Creek to a stone and broken tile; thence S. 69° West 28.21 poles to a stone in the center of said gravel road leading from West Mansfield to Piquetta; thence with the center of said road N. 20 1/2° West 75.76 poles to the place of beginning, containing 13 acres more or less. Containing in both tracts 64 acres more or less. And it is ordered, that said Guardian be, and she is hereby directed to ascertain and report to the Court the rate of interest and time for which she can borrow said amount so found necessary to be borrowed. This cause is continued.

12499

In the matter of Frank Collis

This day Journal, a notice of appointment of Collis deceased was filed here same be reor

12490

In the matter of Elizabeth B.

This day Journal, a notice of appointment of Elizabeth B. deceased, was filed herein, the same be reor

12501

In the matter of George W. D.

This day Journal, a notice of appointment of George W. D. heretofore was is ordered that

12326

In the matter of Ralph

The County, appointed by State Hospital

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12326

In the matter of Ralph

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12499

In the Matter of the Estate of } Order to Record Proof of Publication
Frank Collier, Deceased. } of Notice of Appointment.

This day the affiant of B. B. Gaumer publisher of The Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Ada M. Collier, as Administratrix of the Estate of Frank Collier 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.

12490

In the Matter of the Estate of } Order to Record Proof of Publication
Elizabeth B. Moder, Deceased. } of Notice of Appointment.

This day the affiant of B. B. Gaumer, publisher of The Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Mathias Moder, Executor of the Estate of Elizabeth B. Moder, 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.

12501

In the Matter of the Estate of } Order to Record Proof of Publication
George W. Diebennett Deceased. } of Notice of Appointment.

This day the affiant of B. B. Gaumer, publisher of The Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of Mary M. Willis, as Administrator of the Estate of George W. Diebennett, 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.

12326

In the Matter of } Inquest of Homicide
Ralph Green } Order for Warrant etc.

This day Ralph Green, a resident citizen of Mansville in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Ralph Green into the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausch Sheriff, commanding him to bring said Ralph Green, alleged to be insane, before this Court on the 31 day of May 1933 at 10 o'clock A.M.

And it is further ordered that subpoenas issue for Dr. A. Machon and Dr. C. D. Mills, reputable legally qualified physicians and for _____ witnesses, to appear at the time and place aforesaid: and this cause is continued.

12326

In the Matter of } Inquest of Homicide
Ralph Green } Order after hearing.

This day this cause came on to be heard, and the said Ralph Green was brought before the Court upon the request of the said Ralph Green, voluntary for commitment for treatment upon the Barbitol drug habit; producing a condition similar to intoxication or insanity. His aunt Ruth Green agrees to pay necessary costs and expenses.

Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. C. D. Mills and Dr. Angus Mac Iver the medical witnesses and of Ruth Green, aunt,

and being satisfied that said Ralph Green is insane: that he has a legal settlement in Columbus, Franklin County, that he has been an inhabitant of the State of Ohio for one year next preceding this date; that said 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 State Hospital. Therefore it is ordered that Ralph Green have 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 Ralph Green voluntary 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 Ralph Green be committed to the custody of the State Hospital until otherwise ordered.

And this cause is continued.

12492

Maryle Brooks, Gen. of.
Forest Brooks.

Order.

This day this cause came on to be heard on the report of said Maryle Brooks, Gen. of et al. rate of interest and time for which she can borrow 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.

In the Matter
The following
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J. H. E.

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Chas. K.

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J. A.

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12527

In the Matter
C. A. Moffitt
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and Testamentary
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suitable person
Administrator
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12527

In the Matter
C. A. Moffitt
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- In the Matter of Accounts filed for settlement - Notice Ordered.
- The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in the Union County Journal, and that they will be for hearing on Saturday July 1st 1933 at one o'clock P.M. as follows:-
- 11336 J. H. Evans, Guardian of G. Eliest Evans.
2nd and final account.
 - 12222 Chas W. Gay estate. Lealoni Piiffer adum.
Partial account.
 - 8689A K. W. Robinson and D. B. Edwards adumers of the estate of Aaron B. Robinson. 4th account.
 - 12117 J. G. Gault, adum of the estate of Mary Gault.
First and final acct.
 - 12375 S. A. Hoskins, executor of the estate of James Cameron.
First and final account
 - 10086A D. E. Ogan, Guardian of Charles H. Hendrickson.
First and Final acct.
 - 3758A. E. O. Wiley, Guardian of Mary J. Chapman.
Supplemental account.
 - 10212 J. A. Elliott. Gdn of Lee Elliott.
1st and final Account.
 - 5223A. J. A. Yealey Gdn. Antelisa Coublin.
1st Account.
 - 11307 Larcie Mulligan Gdn. of Jas W. Alexander.
2nd Account.
 - 12141 Cora B. Fry. 1st and Final Account
of Laura B. Gordon.
 - 10261A Dorothy Bashell. Gdn of Ivan H. Bashell.
4th account.
- 12527 In the Matter of the estate of } Order for Appointment and for Bond.
 C. A. Moffitt. Deceased } This day Nettie Moffitt 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 C. A. Moffitt deceased, late of Richwood, Ohio 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 Administrator should be appointed and that said Nettie Moffitt is a
 suitable person and legally competent, it is ordered that she be appointed as such
 Administrator upon giving bond with sureties as required by law in the sum of
 Fifteen Hundred and ^{no} 100 and this cause is continued.
- 12527 In the Matter of the estate of } Bond Approved and Letters Issued.
 C. A. Moffitt, Deceased } Order to Publish Notice.
 This day Nettie Moffitt appeared in open Court, accepted the appoint-
 ment as Administrator of the Estate of C. A. Moffitt deceased and filed herein
 her Bond in the sum of Fifteen Hundred Dollars, conditioned according to law with
 Myrtle H. Ferguson and Charles W. Ferguson as sureties, which Bond is approved by
 the Court. It is therefore ordered that Letters of Administration issue to said Nettie
 Moffitt; 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 \$

12510

In the Matter of the Estate of Josephine B. Eulow Deceased } 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 20th day of June 1933, at 10 o'clock A.M., and that notice of said hearing be given to all entitled to notice under the law of the State of Ohio, by advertisement, for one insertion, in The Richwood Gazette, Richwood, Ohio, a newspaper printed and of general circulation in Union County, Ohio, for at least ten days prior to the date of said hearing.

12498

In the Matter of the Estate of Jessie D. Winters Deceased } Anderson 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.
 Notice in Mansville Tribune.

12527

In the Matter of the Estate of } Order for Appointment
 C. A. Moffitt Deceased } and for Bond.
 This day Nettie Moffitt appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of C. A. Moffitt, deceased, late of Richwood, Ohio, 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 Administrator should be appointed and that said Nettie Moffitt is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Fifteen Hundred and ^{no}100/100 Dollars and this cause is continued.

12527

In the Matter of the Estate of } Bond Approved and Letters Issued.
 C. A. Moffitt, Deceased } Order to Publish Notice.
 This day Nettie Moffitt appeared in open Court, accepted the appointment as Administrator of the Estate of C. A. Moffitt deceased, and gave and filed herein her Bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Myrtle H. Ferguson and Charles W. Ferguson as sureties, which Bond is approved by the Court.
 It is therefore ordered that Letters of Administration issue to said Nettie Moffitt, 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 \$-

12483.

In the Matter of }
 S. B. Laylor }
 Nettie Laylor }
 filed an application for }
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12483.

In the Matter of the Estate of } Determination of Inheritance Tax.
S.B. Saylor. Deceased. } Estate not Subject to Tax

Hattie Saylor as Administratrix of the estate of S.B. Saylor deceased, having filed an application, duly verified, for a finding and orders that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Four Thousand Seven Hundred Sixty Four and 8/100 Dollars, the debts and costs of administration are Seven Hundred Thirty Eight and 27/100 Dollars and the net actual market value thereof is Four Thousand Twenty Five and 86/100 Dollars.

It has been reported in the Application and Itemized Statement of Assets and Liabilities to be filed for Determination of Inheritance Tax that Hattie Saylor, the surviving spouse of S.B. Saylor, deceased, is entitled to the household goods appraised at \$100 and such of the remaining assets of said estate to the amount of twenty per centum of the appraised value of said assets by reason of her right to such property exempt from administration in conformity to Section 10509-54 of the General Code of the State of Ohio in such cases made and provided, which makes a total amount of property exempt from administration in the sum of \$1241.02, leave the amount of \$4964.08 as the value of the property subject to administration and subject to inheritance tax, with the exception of Schedule B, which is "Liabilities Itemized Statement of Debts" in the total sum of \$738.22, 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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12222

In the Matter of the Estate of } Charles W. Gay Deceased }
Order approving Schedule of Claims, 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, and 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.

12528

In the Matter of the Will of } Milo Stroszida Deceased }
Filing of Will & Order for Hearing

This day an instrument of writing, purporting to be the last will of Milo Stroszida late of Blairtown 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 it appearing that said decedent left no widow, and that there are no next of kin resident of the State of Ohio, it is ordered that said application be for hearing forthwith before this Court.

12528

In the Matter of the Will of } Milo Stroszida Deceased }
Admitting to Probate and Record.

This matter came on this day further to be heard, on the application of F. A. McAllister to admit to probate and record the Will of Milo Stroszida deceased, heretofore filed in this Court therefor.

And it now being shown to the satisfaction of the Court that said decedent left no widow surviving him and no next of kin of said testator residents of Ohio, and Madge D. Street and Juanita Peebles the subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will 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 is the last will and testament of said Milo Stroszida 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.

12303

In the Matter of } J. R. Wiley

This day the

late of Union County, Ohio, of said estate, came on for hearing. Whereupon on Saturday, June 3rd, 1933, said matter was heard.

11261 A

In the Matter of } Delmer J. Wiley

This day the

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It is ordered that all parties be notified by F. C. Rytle.

11261 A

In the Matter of } Delmer J. Wiley

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11261 A

In the Matter of } Delmer J. Wiley

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12303

In the Matter of the Estate of J.R. Wile Deceased. Filing First and Final Account

This day came Jennie Wile, administratrix of the estate of J.R. Wile 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 29, day of July A.D. 1933, at one o'clock P.M. to which time said matter is continued.

11261 A

In the Matter of Guardianship of Delmer Jerew. Incompetent. Order for Hearing and Notice.

This day F.C. Lytle filed an application in Court for the appointment of a Guardian of Delmer Jerew, incompetent.

It is ordered that said application have immediate hearing, as all parties have waived and signified willingness for appointment of F.C. Lytle as guardian.

The proposed ward waived notice by personal service in writing. All interested parties by personal waiver as provided by law.

11261 A

In the Matter of the Guardianship of Delmer Jerew. 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 Delmer Jerew is incompetent by reason of mental disability, and that a guardian is necessary.

It is therefore ordered that a Guardian be appointed.

It appearing to the Court that F.C. Lytle is legally competent, and his having filed the application herein and given bond in the sum of \$1000.00 conditioned according to law, with and as sureties thereon, it is ordered that said bond be approved and that letters of Guardianship issue to said F.C. Lytle as provided by law.

11261 A

In the Matter of the Guardianship of Delmer Jerew, an incompetent. Appointment. Order for Bond.

This day F.C. Lytle appeared in open Court and made application to be appointed Guardian of Delmer Jerew and the Court being satisfied that said Delmer Jerew is an incompetent by reason of mental disability, and therefore is incapable by reason of mental disability, and therefore is incapable of taking care of and preserving his property: that he is of the age of — years, on the — day of — 19 — and resides in Clairbourne Township in this County: and the Court being further satisfied that said F.C. Lytle is a suitable person to be appointed: and his having filed in this office a statement duly verified by his affidavit, of the whole estate of said Delmer Jerew the probable value thereof, and the probable annual rents of the real estate. It is ordered that said F.C. Lytle 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.

MC KEENE-TRUMP CO., TOLEDO, OHIO-96595

11261 A. In the Matter of the Guardianship of } Appointment - Bond Approved.
Delmer Jewer, an incompetent } Letters Issued

This day F. C. Lytle appeared in open court, accepted the appointment as Guardian of Delmer Jewer and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with The New York Casualty Company of New York City - freeholders as sureties thereon, which Bond is approved by the Court.

Thereupon said F. C. Lytle took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that letters of Guardianship issue to said F. C. Lytle that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$10.00

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12500

In the Matter of the Estate of } Appointment.
John K. Boerger Deceased }

Order to record notice

This day proof of publication of notice of the appointment of John L. Boerger and Paul Gerhardt as executors of the estate of John K. Boerger deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12519 In the Matter of the Estate of } Appointment.
Louise F. Ferris - Deceased. } Order to Record Notice.

This day proof of publication of notice of the appointment of Lud Gabriel as executor of the estate of Louise F. Ferris deceased, was filed herein; it is ordered that the same be recorded in the records of this office.

12520 In the Matter of the Estate of } The Inventory of the above estate having
William M. Intosh Deceased } been filed on this 9th day of June 1933, the Court sets the 24th day
of June 1933, at 1 o'clock P.M., for hearing on said Inventory and orders
Notice 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 want it.

12438 In the Matter of the Estate of } Order for
David Franklin Deceased. } Private Sale of Chattels

This day this cause came on to be heard upon the applica-
tion of Zula B. Galloway, executrix, for an order to sell at private sale
and a market price a portion of the assets of said estate consisting
of a bond of the Federal Land Bank of St Louis, Missouri, at the face
value of \$1000.00 and was submitted to the Court.

And the court, being fully advised in the premises, find that
it is necessary to sell said bond to pay the debts of said estate and
that it would be for the best interest of said estate to sell the same
at private sale and for market price.

It is therefore considered by the Court that the said Zula B. Gal-
loway, executrix, be, and she hereby is, authorized and directed to sell
said bond at private sale for which for market price and to return
her proceedings to this court.

12063 In the Matter of the Estate of } This day this cause came on to be
Selma Lind Deceased } heard upon the application of Norman C. Bown, as administrator of the
estate of Selma Lind deceased, asking for authority to sell six shares
of preferred stock of the Ohio Edison Company, and the Court being fully
advised in the premises, on consideration thereof finds,

That the said stock was appraised at \$105.00 per share, or par by the
appraiser of said estate and that it is necessary to sell the same to
make distribution and that at the present time said stock cannot be sold
for the appraised value thereof and that it would be for the best interest
of said estate to sell the same at private sale, and that the court
should fix a price for which the same should be sold.

Therefore it is hereby ordered and decreed by the Court that the said
administrator proceed to sell said stock at private sale, at not less
than \$75.00 per share and that he report his proceedings to this Court.

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12066

Gwynn Sanders Guardian
of Lucinda Evans -
- vs - Plaintiff
Lucinda Evans, his widow
and Carrie Smith.
Defendants.

This day this cause came on to be heard upon the Motion of Gwynn Sanders, plaintiff herein, for a re-appraisal of the real estate described in the petition. The court being fully advised in the premises and upon the evidence, finds that said real estate was appraised on

the 12th day of April, 1932, in the sum of \$500.00

That on the 7th day of May, 1932, after said real estate had been duly advertised for sale at public auction, the same was offered for sale and no bids were received therefor.

Wherefore, it is hereby ordered that a re-appraisal of said real estate be had and Ole Jarvis, Blain Hengrel and Pearl M. Droy, three disinterested free holders in the vicinity of said real estate are hereby appointed to appraise the same.

12066

This day this cause came on to be heard upon the Application of the plaintiff herein for an order to sell the real estate described in the Petition at private sale for the sum of \$350.00

This court being fully advised in the premises and from the evidence and upon actual view of said real estate, finds the actual market value thereof to be \$350.00, and it appearing that private sale would be to the best interest of the estate and of the other defendants in said cause, it is ordered that Gwynn Sanders as such guardian, sell said real estate at private sale for not less than \$350.00 being the appraised value thereof, terms of said sale to be cash.

And it appearing to the court that the actual market value of said real estate is less than \$500.00 and that Gwynn Sanders as guardian, has given bond in this cause in the sum of \$2000.00, it is ordered that an additional bond be dispensed with.

And it is further ordered that said Gwynn Sanders as such guardian make return of sale without unnecessary delay.

12066

This day this cause came on to be heard upon the Report of Gwynn Sanders, guardian of Lucinda Evans, 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 in said Petition in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is, approved and confirmed. It is further ordered that said petitioner execute a deed of all the rights, title and interest of the said Lucinda Evans in said real estate to the purchasers, Ralph E. Kandel and Christine E. Kandel, upon said purchasers paying unto him the said sum of \$350.00.

It is further ordered that said Gwynn Sanders, as guardian of Lucinda Evans, out of money in his hands pay:

First - To the treasurer of this county the sum of \$31.66 being the taxes, penalty and interest thereon against said property.

Second - The costs and expenses incurred in the sale of

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sum of \$61.31
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said property, including an attorney fee of \$35.00 to Gwynn Sanders, in total sum of \$61.31. And that the balance of said proceeds be accounted for as provided by law.

12506

In the Matter of the Estate of } Approving and Confirming Private Sale
Gora Biddle Deceased } This day Clyde E. Biddle, adminis-
trator of the estate of Gora Biddle, deceased, came and filed herein his
report of private sale of certain property of said estate.

Upon examination by the Court, the same appearing regular and
in conformity to law and the former order of the Court, is confirmed
and with the proceedings herein is ordered recorded.

3755 TB

In the Matter of the Guardianship }
of Mary J. Chapman. } Order approving Bond.

This day C.O. Wiley appeared in open Court, and gave and filed
herein a new bond as Guardian of said Mary J. Chapman as heretofore
ordered, conditioned according to law, in the sum of One Thousand
Dollars with Great American Indemnity Company, as surety, which
bond is approved by the Court. It is ordered that this proceeding be
recorded and that said Guardian pay the costs.

12495

In the Matter of the Estate of }
Louis F. Blue, deceased } This day this cause came on to be heard
upon the Inventory and Appraisement filed herein.

It appearing to the Court that due notice was given by publica-
tion in the Union County Journal, a paper printed and of general circula-
tion in Union County, Ohio, of the date of said hearing, the said
notice is hereby approved and confirmed.

It further appearing that no exceptions were filed to said
Inventory and Appraisement and the Court after careful consideration
of the same hereby approves and confirms the said Inventory and
Appraisement as filed herein.

12510

In the Matter of the Estate of }
Josephine B. Eulow, Deceased } This day this cause came on to be
heard upon the Inventory and
Appraisement filed herein by the executor.

It appearing to the Court that due notice was given to all
persons interested in said estate by publication in the Richwood
Gazette, a paper printed and of general circulation in Union County,
Ohio, the said notice is hereby approved and confirmed.

And no exceptions having been filed to the Inventory and ap-
praisement and upon consideration of the same the Court hereby
approves and confirms the Inventory and Appraisement as filed herein.

12376

In the Matter
Miriam M. E
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12376

In the Matter of the Estate of } Estate not Subject to Tax
 Miriam M. Elliott. Deceased. Determination of Inheritance Tax.

Amer F. Elliott as Administrator of the estate of Miriam M. 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 laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Four Thousand One Hundred Forty-one and 19/100 Dollars; the debts and costs of administration are Eight Hundred Thirty-four and 91/100 Dollars and the net actual market value thereof is Three Thousand Three Hundred Six and 58/100 Dollars.

That the exemption of Amer F. Elliott, the sole heir of said decedent is \$ 3500.00. 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.

Friday June 16. 1933

11489

In the Matter of the Estate of Chester W. Patterson Deceased } Filing 3rd Account.
 of Chester W. Patterson Deceased } This day came W. E. Patterson Executor
 of the estate of Chester W. Patterson 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 29 day of July 1933, at one o'clock P.M.
 to which time said matter is continued

12528

In the Matter of the Estate of } Milo Stroszider Deceased } Order for Appointment and for Bond.
 The last Will of Milo Stroszider, deceased, late of Richwood in
 said County, having heretofore been duly approved and allowed; this day
 F. A. 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 F. A. McAllister 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 seventy five thousand Dollars and this cause is continued.

12528

In the Matter of the Estate of } Milo Stroszider Deceased } Bond approved and Letters Issued.
 This day F. A. McAllister appeared in open Court, accepted the trust
 as Executor of the Estate of Milo Stroszider, deceased, and gave and filed
 herein his Bond in the sum of seventy five thousand Dollars, conditioned
 according to law, with The Aetna Casualty Company as sureties, which
 Bond is approved by the Court.

It is therefore ordered that Letters Testamentary issue on the Will
 of said decedent to said F. A. McAllister, that notice of said appoint-
 ment be published as required by law; that this proceeding be recorded,
 and that said Executor pay the costs herein taxed at \$7.00

12536 -

In the Matter of the Estate of } William H. Ransom, Deceased. } Determination of Inheritance Tax.
 Estate not subject to tax.
 Grace M. Ransom as surviving spouse of William H. Ransom
 deceased, having filed an application, duly verified for a finding and
 order that said estate and the successions therein are exempt from
 any inheritance tax under the laws of Ohio, the same came on for
 hearing. And the Court being fully advised in the premises, finds and
 determines that the gross value of said estate is Seven Hundred and
 no/100 Dollars; the debts and costs of administration are Two Hundred
 Eighty five and no/100 Dollars and the net actual market value thereof
 is Four Hundred and Fifteen and no/100 Dollars; the Court finds that ad-
 ministration of the said estate has been waived and administration
 thereof is not necessary.

That Grace M. Ransom is the surviving spouse of William H.
 Ransom, and as such is entitled to a distributive share of \$207.50.
 That her exemptions as provided by law is \$5000.00

That Anna Marcoux is the only heir at law of William H.
 Ransom deceased, and is the daughter of the said William H.

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Ransom, and as such is entitled to \$207.50 as her distributive share. That her exemption as provided by law is \$3500.00, 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 Illinois, and that the costs herein taxed at \$3.00 be certified to the county auditor to be paid according to law.

12519 In the Matter of the Estate of } Orders on Filing Schedule of Debts
 Louise Ferris Deceased } 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 15th day of July 1933 at 10
 o'clock AM and that notice of said hearing be given to all persons en-
 titled to notice under the law of the State of Ohio, by 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

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12500 In the Matter of the Estate of }
 Ruama Pearson Deceased } The hearing comes on, on the application
 of L. H. Collins, Executor of the Estate of Ruama Pearson, deceased, asking
 for an order of reappraisement of the real estate belonging to the said estate.
 Whereupon, by the facts set forth in the application, and otherwise,
 the Court being fully advised in the matter hereby grants the order of reap-
 praisement of said land as set forth in the application.

12525 In the Matter of the Estate of }
 John W. Laird 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 ap-
 proval of said Inventory be set for hearing before this Court on the 19th
 day of July 1933, at 10 o'clock AM, 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.

11305 In the Matter of the Estate of }
 Sarah Jane Tobey Deceased } Authority to Transfer Real Estate
 This day came Harlow O. Tobey, Executor of the Estate of Sarah Jane
 Tobey, 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 March
 23rd 1928, residing in Union County, Ohio. That the last will and testament
 of said decedent was filed in the Probate Court of Union County, Ohio, and
 was admitted to probate on April 18, 1928: that the following persons
 with their age, address, relationships and portion inherited, inherit
 said real estate

Name	Age	Address	Relationship	Portion Inherited
H. O. Tobey		R. F. 2. Everett, Ohio.	Widower	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

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where said 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.

11391. In the Matter of the Estate of }
 T.W. Fields. Deceased. } Filing 1st and Final Account.
 This day came J. A. Fields, administrator of the estate of T. W. Fields of Union County Ohio, deceased, and presented his 1st and final account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of July A. D. 1933, at one o'clock P. M. to which time said matter is continued.

12525 In the Matter of the Estate of } Order to Record Proof of Publication
 John N. Laird Deceased } of Notice of Appointment.

This day the affiant of J. M. Huber, of the Mansville Tribune a newspaper of general circulation in this County, that the Notice of Appointment of Clarence S. Laird as Executor of the Estate of John N. Laird 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.

12524 In the matter of the Estate
 of John N. Laird. Decd.

This day proof of publication of notice of the appointment of Clarence S. Laird ex. of the estate of John N. Laird decd was filed herein, it is ordered that the same be recorded in the records of this office.

12527 In the matter of the Estate of
 C. A. Moffitt Deceased.

This day proof of publication of notice of the appointment of Nettie Moffitt 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 } Approving Sch. of Debts
 of Lewis H. Cowbless. Decd }

This day the Sch. of Claims Debts & Liabilities hereto form filed herein. Came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Sch. 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 Sch. of Debts after being duly examined, be allowed & confirmed.

12532 In the Matter of
 John R. Jewett

This day the testament of John R. Jewett was produced.

It is now the duty of said applicant to be given to the

12532 In the Matter of
 John R. Jewett

This matter of Walter Jewett deceased, heretofore

the satisfaction of the applicant has been given of Ohio, and

residing in this State for probate

scribing witness and having been and attestation

was subscribed Whereupon is the last will

it was duly of signing a memory, and

It is the duty to probate, as above named

12532 In the Matter of the Will of } Filing of Will: and
John R. Jewell Deceased } Order for Hearing.

This day an instrument of writing purporting to be the last will and testament of John R. Jewell late of Dover Township in this County, deceased was produced in open Court and application made for Probate.

It is now ordered that the said will be filed in this Court; and that said application be for hearing before this Court on the 20th day of June A.D. 1933 at 1 o'clock P.M. and that — days prior to said hearing, due notice thereof be given to the widow and next of kin of the testator, resident of the State of Ohio.

12532 In the Matter of the Will of }
John R. Jewell Deceased } Admitting to Probate and Record.

This Matter came on this day further to be heard, on the application of Walter Jewell to admit to probate and record the will of John R. Jewell deceased, heretofore filed in this Court therefor. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit it to probate and record in this Court has been given to the widow next of kin of said testator residents of Ohio, and the widow and heirs at law and next of kin of testator residing in the State of Ohio, have all waived notice of the application for probate and have consented to the probate of said will, the subscribing witnesses to said will having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last will and testament of said John R. Jewell 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.

12337. In the matter of the estate of Homer Jolley, deceased } This day this cause came on to be heard upon the Application of J. J. Bown, Administrator aforesaid, asking that his bond be reduced to Thirteen Thousand Dollars, and the Court being fully advised in the premises, finds that Thirteen Thousand Dollars (\$13,000.00) would be more than twice the amount due said estate according to the first partial account filed herein by said Administrator, and the Court further finds that said Administrator has this day submitted a new bond in the sum of Thirteen Thousand Dollars (\$13,000.00) and that it would be for the best interest of the estate, it is therefore ordered, adjudged and decreed that said bond be and hereby is reduced to Thirteen Thousand Dollars (\$13,000.00) and the new bond submitted by said Administrator is approved.

12534 In the matter of The Guardianship of Cornelius Wack June 22-

This day Wack filed an application in Court for the appointment of a Guardian of Cornelius Wack, alleged incompetent person. It is ordered that said application be set for hearing June 29- at 9 A.M. that at least five days notice of the time and place of said hearing be given to the proposed ward Cornelius Wack by personal service, all other interested parties by personal notice in writing as provided by law.

12519 In the matter of Louise Ferris }
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12519

In the Matter of the Estate of } Orders on Filing Schedule of Debts
 Louise Ferris Deceased }

This day a Schedule of Debts in the above cap-
 titled 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 15th day of July 1933, 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 Mansville Tribune at least 10 days prior to the date of
 said hearing; except those who have waived said notice or who will here-
 after be personally served by the fiduciary herein at least 10 days prior thereto.

12434

F. A. McAllister as Adm.
of Mand H. Lindsay Deid

vs.
H. W. Lindsay et al.

Defendants

Ordering Appraisement

This matter coming on to be heard on the petition, the answer and cross-petition of The Citizens Home and Savings Co. of Mansville, Ohio, the answer and cross-petition of The Union Building and Savings Co, and the evidence, the Court finds all the defendants have been duly and legally served with process or have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the Court; and the Court finds that the allegations of the petition are true and that it is necessary to sell said real estate to pay the debts of said estate, and that the prayer of the petition should be granted

And it appearing to the Court that a new appraisement should be made of said real estate, it is by the Court ordered that Russ H. Whippo Downie Moore and T. Tracy Pittenger, three judicious, disinterested persons of the vicinity, not next of kin of the petitioner, be, and they are hereby, appointed to appraise the real estate described in the petition as Tract No. 1, at its true value in money, free of the down estate of H. W. Lindsay therein but subject to the lien of the mortgage of the defendant, The Union Building and Savings Co, for the sum of thirty-seven hundred forty nine dollars (\$3749.00) with interest thereon at the rate of 6 1/2% per annum from January 1, 1933, and it is further ordered that Floyd C. Keme, Morey Higgitt and H. E. Lambright, three judicious, disinterested persons of the vicinity not next of kin of the petitioner, be, and they are hereby, appointed to appraise the real estate described in the petition as Tract No. 2, at its true value in money, free of the down estate of said H. W. Lindsay therein, and it is further ordered that said appraisers be sworn as required by law to truly and actually appraise said real estate as required by law at its fair cash value (the appraisement of Tract No. 1, to be subject to the mortgage aforesaid) and discharge the duties required of them according to law, and to make return of their proceedings in writing to this Court on or before the tenth day of July 1933

12523

In the Matter of the Estate of
Bessie Riggitt Hawks Deceased

Order for Appointment - Letters Issued
and to Publish Notice

The last Will of Bessie Riggitt Hawks, deceased, late of Mansville in said County, having heretofore been duly approved and allowed: this day James R. Riggitt 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 James R. Riggitt is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that the 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 re-

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In the Matter
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This day

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In the Matter
Bessie Riggitt

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1933

Probate Court, Union County,

Saturday June 24. 1933

quired by law: that this proceeding be recorded and that said executor pay the costs herein taxed at \$ -

12523 In the Matter of the Estate of } Order to Record Proof of Publication of
Cassie Higgett Hawks Deid. } Notice of Appointment.

This day the affidavit of Bruce B. Gaumer, publisher of the Union County Journal, a newspaper of general circulation in this County, that the Notice of Appointment of James R. Higgett, as Executor of the Estate of Cassie Higgett Hawks, 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.

12523 In the Matter of the Estate of }
Cassie Higgett Hawks 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 Illinois.

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In the Matter of the Estate of } Order Approving Inventory
Louie L. Ferris 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 heirs by legal notice in
Mansville ^{in objections} ~~Lipsum~~ to all interested parties, as required by law, and
no exceptions having been filed thereto, it is now ordered that said
Inventory, after being ^{and approved} duly examined, be allowed and confirmed.

10564

In the Matter of the Guardianship } Filing Sixth Account
of Samuel D. McAdow }

This day came Ivan McAdow, Guardian of Samuel D. McAdow
of Union County Ohio, incompetent, and presented his Sixth account
in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for
hearing on Saturday the 29th day of July A.D. 1933 at one o'clock P.M. to
which time said matter is continued

8612

In the Matter of }
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In the Matter of the Estate of } Authority to Transfer Real Estate
 James M. McElroy Deceased } This day came James G. McElroy, a bene-
 ficiary of the estate of James M. McElroy, 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 November 29,
 1916, residing in Union County, Ohio, that his last will and testament was filed
 in the Probate Court of Union County Ohio, on the 5th day of December 1916
 and admitted to probate on the 8th day of December, 1916; that the follow-
 ing persons with their age, address, relationships and portions inherited,
 inherit said estate.

Name	Age	Address	Relationship	Portion Inherited
James G. McElroy	- -	Philadelphia Pa.	Son	All.

That said estate has been finally administered and closed: that during
 the administration of said estate no transfer of the real estate was made
 and that this applicant was bequeathed the real estate described in
 the application for life after the death of his mother Susan E. McElroy,
 and that the said Susan E. McElroy is now deceased; that said appli-
 cant is the son of said James M. McElroy.

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.

9433

In the Matter of the Guardianship }
 of Ruth Glass Minor } This day this cause came on to be
 heard on the application for an order of the Court directing that certain
 funds misstated by the Probate Court with the County Auditor, to the
 County Treasurer, be turned over to Ruth Glass as the person entitled
 thereto, and the same was heard by the Court.

Whereupon the Court finds from the evidence produced, that
 said Ruth Glass is entitled to said money, amount \$16.73, which
 was heretofore placed in the County fund, and the Court being satis-
 fied that the applicant is the person entitled to said distribution,
 orders that the same be transferred to her as provided by law.
 (Ruth Glass, Minor Case 9433. 10509-194 (C. C. 10846))

12520

In the Matter of the Estate of }
 William M. Intosh Deceased } This day this cause came on to
 be heard on the Inventory and Appraisement heretofore filed herein
 by the administrator: and it appearing to the Court that the said
 administrator and his attorney have waived notice to the filing
 of said Inventory and Appraisement and have consented to the
 approval thereof and that the surviving spouse, Eva M. Intosh,

has waived notice of the filing of the Inventory and Appraisement and has consented to the approval thereof and that due notice was served Elsie Cooley, the other interested party herein, by registered mail, and that no exceptions have been filed to said Inventory and Appraisement, the Inventory and Appraisement as filed herein is hereby approved and confirmed.

12380

In the Matter of the Estate of } Filing 1st and Final Account.
 J. T. O'Hara Deceased } This day came Alice M. O'Hara -
 Executor of the estate of Smith T. O'Hara, late of Union County Ohio, de-
 ceased, and presented her first and final account in settlement of said
 estate duly verified.

Whereupon the Court do order the same filed and advertised for
 hearing on Saturday the 29th day of July A.D. 1933, at one o'clock P.M.
 to which time said matter is continued.

12477.

Hazel Anderson Administratrix
 of the estate of Thomas G. Anderson Deceased }
 - vs - } Plaintiff
 Park G. Anderson, et al }
 Defendants

This day Lydia M. Baughn, as administratrix of the estate of
 Sarah E. Sudduth, deceased, filed herein a motion, asking that a
 Receiver be appointed to take charge of the 78.51 acres described in her
 answer to Plaintiff's petition filed herein, and on consideration of said
 motion. Therefore it is hereby ordered by the Court that the time for hear-
 ing on said motion, be and the same is hereby fixed for the 30th day
 of June 1933, at 1 o'clock P.M.

12482

In the Matter of the Guardianship of } Filing First Account.
 Rose M. Bowdre, Incompetent } This day came George B. Gregg, Guar-
 dian of Rose M. Bowdre, of Union County, Ohio and presented his first
 account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hear-
 ing on Saturday, the 29th day of July A.D. 1933, at one o'clock P.M. to
 which time said matter is continued.

12488

In the Matter of
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Probate Court, Union County, Wednesday June 28. 1933.

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12488 In the Matter of the Estate of } Order Approving Inventory.
W. Fred Conbright 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 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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Thursday June 29. 1933

12375 In the Matter of the Estate of } Order to record Proof of Publication
James Cameron Deceased. } of Notice of Appointment.
This day the affiant of J. M. Huber, publisher of the Mansfield Tri-
bune, a newspaper of general circulation in this County, that the Notice
of appointment of S. A. Hoskins as Executor of the Estate of James Cameron
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.

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12527. In the Matter of the Estate of } Order to record Proof of Publication
C. A. Moffitt. Deceased. } of Notice of Appointment.
This day the affiant of J. M. Huber, publisher of the Mansfield
Tribune, a newspaper of general circulation in this County, that the Notice
of Appointment of Nettie Moffitt, as administratrix of the Estate of
C. A. Moffitt 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.

12532 In the Matter of the Estate of } Order for Appointment and for Bond.
John R. Jewell. Deceased. }
The last Will of John R. Jewell, deceased, late of Dover Township,
in said County, having heretofore been duly approved and allowed; this
day Walter Jewell and Ray P. Jewell 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 Executors,
also a statement in general terms as to what the estate consists
of and the probable value thereof; and the Court being satisfied that
said Walter Jewell and Ray P. Jewell are suitable persons and
legally competent, it is ordered that they be appointed as such
Executors. And the Last Will and Testament of John R. Jewell
requests that no bond be required of said Executors and the Court
considers that no bond is necessary, and this cause is continued.

12533 In the Matter of the Estate of } Bond approved and Letters Issued.
 John R. Jewell Deceased } Order to Publish Notice.
 This day Walter Jewell and Ray C. Jewell appeared in open Court, accepted the trust as Executors of the estate of John R. Jewell deceased. And no bond being required by the will of the testator or by the Court: It is therefore ordered that letters Testamentary issue on the Will of said decedent to said Walter Jewell and Ray C. Jewell: that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Executors pay the costs herein taxed at \$.

12534 In the Matter of the Guardianship of
 Cornelius Walke.
 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 Cornelius Walke is capable of taking care of & preserving his own property. & the Court therefore orders said case dismissed.

In the Matter of
 This day
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11336 It is the
 the Journal of
 J. H. Evans,

12222 Leslie Peffer

8689 A. K. W. Robinson

12117 J. H. Bault.

12375 S. A. Hoskins

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3758 A C. O. Wiley

10212 J. A. Ellison

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11336. In the Matter
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- In the Matter of Accounts filed for settlement - Notice approved.
 This day, proof of publication of notice of filing accounts and vouchers of administration and guardianships was made, and the Court do find the same in all respects regular and pursuant to law.
 It is therefore ordered that the notice and proof aforesaid be entered on the Journal and account record of this Court.
- 11336 J. H. Evans, Guardian of G. Elsie Evans.
2nd and Final Account
 - 12222 Edwin Puffer - Adm. Chas. W. Gay Estate
First and Final Account
 - 8689 A. K. W. Robinson and D. B. Edwards - Admrs. Estate of Aaron B. Robinson
Fourth Account.
 - 12117 J. M. Gault. Adm. of the estate of Mary Gault.
First and Final Account
 - 12375 S. A. Hoskins, Executor of the estate of James Cameron.
First and Final Account.
 - 10086 A. D. E. Ogan. Guardian of Charles H. Henderson.
First and Final Account.
 - 3758 A C. O. Wiley Guardian of Mary J. Chapman.
Supplemental Account.
 - 10212 J. A. Elliott. Guardian of Lee Elliott
First and Final Account.
 - 5223 A J. A. Yealey, Guardian of Arterisia Conklin.
First Account.
 - 11307 Cassie Mulligan, Guardian of Jas. Alexander.
Second Account.
 - 12141 Laura B. Gordon. Guardian of Bora B. Fry.
First and Final Account.
 - 10261 A. Dorothy Cashell. Guardian of Hugh J. Cashell.
Fourth Account.

11336. In the Matter of the Guardianship of G. Elsie Evans.
 2nd and Final Account.
 This day the 2nd and Final Account of J. H. Evans, Guardian of G. Elsie Evans came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 Twenty 00/100 Dollars (\$1520.00) 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 May 9th. 1933. It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

12222

In the Matter of the Estate of } Charles W. Gay. Deceased. } First Partial Account.

This day the First Partial Account of Calvin Pfeiffer, administrator of the Estate of Chas W. Gay, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 Calvin Pfeiffer, admn is hereby allowed the sum of twenty Dollars (\$20.00) as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

It is ordered that said Calvin Pfeiffer pay the costs herein taxed at \$6.50. Pd. May. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

8689 A.

In the Matter of the Estate of } Aaron B. Robinson Deceased. } Fourth Account.

This day the Fourth Account of D. B. Edwards Administrator etc. of the Estate of Aaron B. Robinson deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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.

Received 1931 rent, interest and dividends \$ 2732.00 - Receipt 126.

Rent, interest and dividends \$ 2051.00 Receipt 127.

The Court finds said account duly balanced.

It is ordered that said administrators etc pay the costs herein taxed at 7% Pd May 12. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12117

In the Matter of the Estate of } Mary G. Gault Deceased. } First and Final Account.

This day the 1st and final account of J. G. Gault, administrator of the Estate of Mary G. Gault deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 administrator pay the costs herein taxed at

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\$6.50. Paid May 18, 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12375

In the Matter of the Estate of } First and Final Account.
James Cameron, Deceased } This day the First and Final Account of J.A. Hoskins Executor of the Estate of James Cameron deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 twenty-five Dollars (\$25.00) as a credit, being a just and reasonable amount expended by him for a monument for said decedent.

Said Executor is hereby allowed the sum of three hundred eighty two and 42/100 Dollars (\$382.42) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. C.A. Hoopes Attorney, \$75.00 allowed.

The Court finds a balance of five thousand and 43 82/100 Dollars (\$5043.82) 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 James Cameron deceased.

It is ordered that said executor pay the costs herein taxed at \$6.50 Pt. May 9, 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

10086 A.

In the Matter of the Guardianship of } 1st & Final Account.
Charles H. Hendrickson }

This day the 1st and final account of D.E. Ogan Guardian of Charles H. Hendrickson, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 \$6.50 within ten days. Paid May 22, 1933.

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

3758 A.

In the Matter of the Guardianship } Supplemental to 9th Account.
of Mary J. Chapman }

This day the supplemental account of C.O. Wiley Guardian of Mary J. Chapman incompetent, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 a balance of Three Hundred and twenty two 84/100 Dollars (\$322.87) 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 May 2nd. 1933.

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

10212

In the Matter of the Guardianship of Lee Elliott. } First and Final Account.

This day the 1st and final Account of J. A. Elliott, Guardian of Lee 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 therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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 May 27. 1933.

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

5223-C

In the Matter of the Guardianship of Artelissa Conklin } First Account.

This day the First Account of J. A. Yealey, 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 & confirmed.

The Court finds a balance of one hundred and fifteen 84/100 Dollars (\$115.84) due said Ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid May 29th. 1933.

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

11307

In the Matter of the Guardianship of James W. Alexander } Second Account.

This day the Second Account of Callie Mulligan Guardian of James W. Alexander came on for hearing and settlement, due

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

The Court finds a balance of six hundred ninety five ²¹/₁₀₀ Dollars (\$ 695.21) in the hands of said Guardian due said Ward which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.50 within ten days. Costs paid May 29th. 1933.

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

12141 In the Matter of the Guardianship of }
Cora Blanche Fry. Incompetent } First and Final Account

This day the first and final account of Laura Gordon Guardian of Cora Blanche Fry Incompetent came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 seventy-seven ⁶/₁₀₀ Dollars (\$ 77.67) in the hands of said Guardian due said Ward, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. It is ordered that said Account and the proceedings herein be recorded in the records of this office.

10261A In the Matter of the Guardianship of }
of Ivan H. Cashell. } Fourth Account.

This day the Fourth Account of Dorothy Cashell, Guardian of Ivan Hugh Cashell came on for hearing and settlement, due notice thereof having been published according to law.

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

It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of one hundred and fifty-four ⁶⁵/₁₀₀ Dollars (\$ 154.65) due said Guardian from said ward.

It is ordered that said Guardian pay the costs herein taxed at \$6.50 within ten days. Costs paid June 5th. 1933.

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

12503

In the matter of the Estate of

This day of Union Co. in this Court as executor was published was filed to ordered that this office.

12141

In the matter of the estate of the and person has account guardian is hereby

11057

In the matter of the Estate of

This day application of an Ad in this Co And the find that all his pr that said of his s and Jerome estate, an Jerome an out of the find that executor account thereof of the in the se the seat to her is now admi Assets

12447 This day came Clara Blauvelt July 3- executrix of the estate of Clara Blauvelt 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 admitted for hearing on Saturday the 29. day of July 1933. at 1 P.M.

12502

In the matter of the
Estate of Elizabeth L. Gilchrist
Deceased.

Proof of Publication

This day the affiant of B. B. Gummer, publisher of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of F. M. Gilchrist as executor of the estate of Elizabeth L. Gilchrist 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.

12141

In the matter of the Guardianship accepting resignation July 5th.
of born Blanche Fay.

This day came Louis B. Gordon guardian of the person of the said estate of born Blanche Fay, an incompetent person, having heretofore filed her final and final account herein, and tendered her resignation as such guardian, which, for reasons satisfactory to the Court, is hereby accepted.

11057²

In the matter of the
Estate of James T. Eulow
Deceased.

July 6 - 1933

This day this cause came on to be heard upon the application of Mabel Brann Howell for the appointment of an administrator de bono non with the Will annexed in this cause, and was submitted to the Court.

And the Court being fully advised in the premises find that the Will of the said decedent devised all his property to his wife Josephine B. Eulow, for life; that said Will further provided that after the death of his said wife the expenses of her last sickness and funeral to be paid out of the principal of said estate, and then specifically devised to various persons and organizations the sum of \$4000.⁰⁰ to be paid out of the principal of said estate; the Court further find that the said Josephine B. Eulow was the executrix of said estate, and that in her final account as such executrix she turned over to herself as an individual all the principal of the chattel property belonging to said estate in the sum of \$5600.⁰⁰ and that she caused all the real estate of said decedent to be transferred to her name; that the said Josephine B. Eulow is now deceased, and that her estate is being administered in this Court; that there are assets in the hands of the executor of her

erty. This
said estate
is filed and
by 1933.

Estate in the sum of \$3600.00 which should be applied upon the payment of said legacies and that it is necessary that an administrator de bonis non with the Will annexed be appointed herein. It is therefore considered by the Court that A. D. Parish be and he hereby is appointed Administrator de bonis non with the Will annexed of the Estate of James T. Eulow deceased upon giving bond with Sureties as required by law in the sum of \$4000.00.

11057 In the matter of the Estate of James T. Eulow. Deceased.

order for app't.

The last will of James T. Eulow deceased, late of Richmond in said County, having heretofore been duly approved and allowed: And day A. D. Parish 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 the 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 A. D. Parish is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will annexed upon giving bond with sureties as required by law in the sum of \$4000. In this cause is continued.

11057 In the matter of the Estate of James T. Eulow. Deceased.

Bond approved.

Letters Issued.

This day A. D. Parish appeared in open Court accepted the appointment as Administrator with the Will annexed of the estate of James T. Eulow deceased and gave and filed herein his Bond in the sum of four thousand Dollars conditional according to law with the New York Casualty 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 A. D. Parish that notice of said appointment be published as required by law: that this proceeding be recorded and that said Administrator with the Will annexed pay the costs herein taxed at \$

12141 In the matter of Guardianship of Corna Blanchey.

July 5.

Order for Hearing.

This day Marian M. Key filed an application in Court for the appointment of a Guardian for Corna Blanchey who was heretofore on the 5 day of Oct. 1931 found to be an incompetent person by this Court. Whose guardian Laura B. Gordon has this day resigned her resignation accepted. It is ordered that said application be set for hearing July 14. 1933 at 10. a.m. that at least three days notice of said hearing be given to the proposed ward Corna Blanchey by personal service in writing all parties interested as provided by law

12506 In the matter of the Estate of Guss Bidd... This day... estate... said estate of said... his Court and that persons... of Ohio by 10 days... who have personally days prior.

In the matter of... filed... The fact... Court it... same... they will be

- 12447 Blom Blank
- 11291 J. A. Firds
- 12380 Alice M. St
- 10564 Ivan W. a
- 17303 Jannis Nic
- 11489 M. E. Patterson
- 12402 G. G. Grogg

12506 In the matter of,
The Estate of
Guss Biddle, Dec'd

Order on Filing
Schedule of Debts

This day 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 25 day of July 1933 at 10 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 in the Richmond Gazette 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.

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 Union County Journal, and that they will be for hearing on Saturday, July 29-1933, at 1 P.M.

- 10447 Blom Blank, Executor of the estate of Edw. Blomk. List & final account.
- 11391 J. A. Fieds adv. " " " " J. A. Fieds " " " "
- 12380 Alice M. O'Hann G. " " " " S. T. O'Hann " " " "
- 10564 Fran W. Adam Adv. " " " " Samuel D. Adam. 5th "
- 17303 Jervis Nile adv. " " " " J. P. Nile List & final "
- 11489 W. E. Patterson, Ex. " " " " Chester Patterson 5th "
- 12402 Geo. Gregg Adv. " " " " Rose Bondre 1st account.

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W. M. BATES & SONS CO., TOLEDO, OHIO - 96195

12510 In the name
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12510 In the matter of the Estate of Josephine B. Entow, deceased. Supplemental Sch. of Debts

This day a supplemental 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 24 day of July, 1919, at 10 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 advertisement, by one insertion in a newspaper of general circulation in Union County, Ohio, at least 10 days prior to the date of said hearing; and, by mailing to all persons entitled to notice under the laws of Ohio, a notice thereof by registered mail at least 10 days prior to the date of said hearing.

12519 In the matter of the Estate of Louise Ferris, Deceased. Personal Property.

This day this cause came on to be heard upon the application to sell the personal property as named and designated in the inventory, and the testimony and the testimony, and the Court being fully advised in the premises finds the statements and allegations in the application are true, and that there is no widow and the right to sell said property is conferred upon the executor by the last Will and Testament of the deceased, and that said property should be sold as prayed for.

It is therefore ordered the said Fred Gabriel and executor of the estate of Louise Ferris, proceed in accordance with law to sell said property at public auction, to the highest bidder, after giving notice thereof for the time and manner as provided by law.

It is further ordered, that said executor be authorized to employ an auctioneer and that he make an itemized return of his proceedings to this Court within 30 days after such date.

12386

F.A.M^c Allister, as
Administrator of
The Estate of
Maud H. Lindley, Deceased
Plaintiff

No. 12386

W.H. Lindsay et al.
Defendants.

It further appearing to the Court that the plaintiff has given additional bond in the sum of two thousand dollars (\$2000⁰⁰) with approved sureties according to law, 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 as Tract No. 2, and situated in Union County, Ohio, at private sale; it is therefore ordered that the said F.A.M^c Allister, as such administrator, proceed to sell said real estate described in the petition as Tract No. 2 from of the donor estate of M.H. Lindley, 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 the Plaintiff is ordered to make return forthwith upon such sale.

12386

F.A.M^c Allister
of the estate
Maud H.

vs.
W.H. Lindsay

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1238 F. A. McAllister, as Administrator
of the estate of
Maud B. Lindsay, deceased.

Confirming appraisement.

Plaintiff

H. W. Lindsay et al.
Defendants.

This day this matter came on further to be heard on the report of the appraisers heretofore appointed to appraise the real estate described in the petition as Tract No. 1, situated in City of Columbus, County of Franklin and State of Ohio, and on the report of the appraisers heretofore appointed to appraise the real estate described in the petition as Tract No. 2, situated in the County of Union and State of Ohio; and it appearing upon examination that the said reports are in all respects regular and correct, it is ordered, that the same be, and they are, hereby approved, and confirmed.

It is further ordered, that said F. A. McAllister, administrator, execute within five (5) days to the State of Ohio a bond with sufficient sureties, to be approved by the Court, in the sum of two thousand dollars (\$2000.00) conditioned according to law, and this case is continued.

12538 In the matter of
The Guardianship of
David M. Stephens.

Order for Hearing.

Incompetent.

This day David S. Stephens filed an application in Court for the appointment of a Guardian of David M. Stephens alleged incompetent. It is ordered that said application be set for hearing on the 11 day of July 1933, at 10. A. M. and that at least three days' notice of the time and place of said hearing be given to the proposed ward David M. Stephens by personal service in writing.

All interested parties by waiver of notice, as provided by law.

W. M. Mendenhall Co., Toledo, Ohio - 96495

12434 F. A. Mallis
of the estate
Maud No.

H. W. Lindsay

This day
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12434 F. A. McAllister, as Administrator
of the estate of
Maud B. Lindsay deceased.
(Plaintiff)

v.

H. W. Lindsay, et. al.
(Defendants)

Confirming Deed
Ans.

Ordering Distribution

This day this cause came on to be heard on the report of F. A. McAllister, administrator of the estate of Maud B. Lindsay, deceased, of his proceedings under the former order of this Court, and upon motion of said petitioner to confirm the sale made in obedience to said order; and the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered, that the same be and hereby is approved and confirmed.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said estate of said Maud B. Lindsay, deceased, in said real estate to the purchaser, The Citizens Home and Savings Company of Mansfield, Ohio.

And now this cause coming on further to be heard upon the motion to distribute the proceeds of the sale amounting to the sum of four hundred and sixteen dollars and twenty-nine cents (\$416²⁹) the Court finds there is due the said The Citizens Home and Savings Company upon the note set forth in its answer and cross-petition from the estate of the said Maud B. Lindsay the sum of thirteen hundred ninety-one dollars and fifty-three cents (\$1391⁵³) with interest thereon at 7% from the date of this entry, and that the said Maud B. Lindsay and H. W. Lindsay, her husband, to secure the payment of said promissory note give a mortgage upon the premises in the petition described which is a valid and subsisting lien on said premises and now upon the fund in the hands of said Administrator arising from the sale of said premises.

It is ordered that an entry of release and satisfaction of said mortgage lien be entered on the record in the office of the Recorder of Union County, Ohio, according to law.

It is further ordered that said administrator out of the money in his hands pay:

(1) To the Treasurer of this County. the sum of twenty-four dollars and seventy-six cents. (\$24.⁷⁶) being taxes, penalty and interest thereon against said property;

(2) To The Citizens Home and Savings Company on the note and mortgage set forth and described in its answer and cross-petition the sum of Thirteen hundred ninety-one dollars and fifty-four cents (\$1391.⁵³), which the Court finds to be the amount due the said The Citizens' Home and Savings Company;

And, it is further ordered that this proceeding be recorded and the petitioner pay the costs taxed at \$-

12539

In the matter of the Will of Levi Graham, Deceased.

Filing of Will and Order for Hearing

This day an instrument of writing, purporting to be the last Will of Levi Graham late of Mill Creek 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 10th day of July 1933, at 2. P.M. and that five days prior to said hearing, due notice thereof be given to the widow and next of kin of the testator, resident of the State of Ohio.

12539

In the matter of the Will of Levi Graham, Deceased.

This will was read and heard, on July 8, 1933, and the Court admitted the same to probate.

And it is ordered that the Court do and record the same.

Will and account of the said Levi Graham, deceased, and record of the same.

And it is ordered that the said will be filed with the records of this Court.

And it is further ordered that the said will be filed with the records of this Court.

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And it is further ordered that the said will be filed with the records of this Court.

17539 In the Matter of the Will
of Levi Graham, deceased.

Admitting to Probate
and Record.

This matter came on this day further to be heard on the application of Harry L. Graham to admit to probate and record the Will of Levi Graham deceased heretofore filed in this Court therefor

And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit it to probate and record in this Court has been given to the widow next of kin of said testator residents of this: And Wm R. Cameron, and Richard L. Cameron 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 their 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 Levi Graham 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 Florence Graham, widow of said decedent to elect as to said Will as required by law.

12538

In the matter of the Guardianship of David M. Stephens 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 David M. Stephens is an incompetent person by reason of advanced age and physical disability and infirmity and he therefore is incapable of taking care of and preserving his property.

It is therefore ordered that a Guardian be appointed said David M. Stephens having filed his written consent thereto.

It appearing to the Court that David L. Stephens is legally competent, and he having filed his application herein and given bond in the sum of \$1000.00 condition according to law with D. T. Johns and Daphnia Stephens, as sureties thereon it is ordered that said bond be approved and that letters of Guardianship issue to said David L. Stephens as provided by law.

Inheritance Tax.

12540

In the matter of the Estate of Herman Ball, Deceased.

Herman Ball, son of the late Herman Ball, 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 \$2600. The debts & costs of administration none. 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 be certified to the Tax Comm. of Ohio and that the costs herein taxed at 3% be certified to the County Auditor to be paid according to law.

12558

In the matter of New...

This 12 day on to be heard upon the hearing turn premises, d

That composed a real estate that the costs of ad that other And assets wh the Court Graham & Richmond Maria E. inherited

sons of late Mill Creek worth of y Graham, 1/8 interest as did a that the p their agues to the dec which ear to each the tax, the a liable, the whom su

Municipal Successor. Patsy Graham 200 Lammey G. Graham .. R.O. Graham .. V. E. Graham .. Estella Main day Anna Reid .. Maria Reed .. L. G. Hoover ..

It is ordered to given by a except that within which

17358

In the matter of the Estate of Newton J. Graham Deceased

Inheritance Tax

This 12 day of July 1933. the above matter came on for hearing and no application for appointment having been made the Court being fully advised in the premises, does hereby find and determine:

That gross value of said estate is \$30,356.32 composed as follows: Personalty \$21,696.32 real estate \$8,660.00

That the debts are \$399.19 and Costs of Administration \$650.00

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 \$29,307.13

The Court further finds that by the Will of Newton J. Graham six of his heirs, to wit: Lawrence G. Graham, Richmond O. Graham, Estella G. Main, Anna G. Reich, Vera E. Graham, and Lona Graham Hoover inherited the residuum of his personal estate and 13 acres of land in Paris Twp. and 169 acres of land in Mill Creek Twp. That Virgil E. Graham inherited \$360.00 worth of farm machinery etc. and that Rolla L. Graham and Virgil E. Graham each inherited an 1/8 interest in the 76 1/2 acres of land in Dover Township as did also each of the six heirs mentioned above. That the persons entitled to succeed to said estate their ages were material. This relationship of 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 person by whom such tax should be paid, and the township, or municipality in which such tax originates, are as follows:

Successor	Relation	Value of Succession	Amount of Exemption	Tax Sub. To	Tax Amt.	Date of Accrual	Person by whom Tax Paid	Township - Corporation
Rolla L. Graham	son	\$2,230.00	\$350.00	none	0		Estella Main	
Lawrence G. Graham	"	4,789.52	"	1289.52	12.90	7-13-32	V. E. Graham	Paris Twp.
R. O. Graham	"	4,789.52	"	1289.52	12.90	"	"	"
V. E. Graham	"	360.00	"	none	0			
Estella Main	daughter	4,789.52	"	1289.52	12.90	"	"	"
Anna Reich	"	4,789.52	"	1289.52	12.90	"	"	"
Vera E. Reich	"	4,789.52	"	1289.52	12.90	"	"	"
L. G. Hoover	"	4,789.52	"	1289.52	12.90	"	"	"

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 notice 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 it in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed be forwarded to the Commission of this.

It is further ordered that the costs of this proceeding be taxed at five dollars to be certified to the Auditor of said County to be paid in the manner provided by law

12438.

In the matter of the Estate of David Franklin Deceased

Determination
Duke Linn

This 12 day of July 1933 the above matter came to be heard and no appearance having been made the Court being fully advised in the premises does hereby find & determine:

That the gross value of said estate is Ninety Hundred Eighty-eight dollars composed as follows:
Personal property Ninety Hundred thirty-eight dollars
Real estate Two hundred fifty dollars

That the debts are six hundred six and 90/100 dollars and that the costs of administration will be six hundred eighty and 33/100 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 seven hundred sixty-four and 75/100 dollars.

The Court further finds that the persons entitled to succeed to said estate their ages where material their relationship if any to the decedent the value of the succession to which each is entitled the exemptions 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	Relation	Succession	Exemption	Int. & Tax	Int. & Tax	Date	Township	Where Paid	Where Paid
Jules B. Gallomy	None	764 75/100	None	764 75/100	5353	Dec. 25-32	Jules B. Gallomy	has no info.	

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 notice 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 it in any way affecting the inheritance taxes on the successions of said estate and the exemptions allowed be forwarded forthwith to the Tax Com. of this. It is further ordered the costs \$5. to be certified to the Auditor of said County to be paid in the manner provided by law.

1735-8

In the matter of the Estate of...

This day... of the estate... County Ohio... said estate... thereupon... advised... at 1 P.M. to...

12438

In the matter of...

This day... David Franklin... duly verified... real estate... It appears... estate on... Ohio that... Probate Court... 1933 and... the petition... estate: the... relationship... estate.

Jules B. Gallomy
And the... out in... And it... that the law... It is ordered... Duplicate of... to the person... of this ord... in the app... proper Court

1738-8 In the matter of the
Estate of Newton J. Graham
Deceased.

Final Partial account.

This day came Estella M. Main, and Virgil E. Graham, Executors,
of the estate of Newton J. Graham, deceased, late of Union
County, Ohio, and presented their account in settlement of
said estate duly verified.
Whereupon the Court do order the same filed and
admitted for hearing on Saturday, the 26-day of Aug., 1933,
at 1 P.M. to which time said matter is continued.

12438 In the matter of the Estate
of David Franklin Deceased.

Authority to Transfer.
Real Estate

This day came Julia B. Gallows, Executrix of the estate of
David Franklin 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 December 28, 1932, residing at Magnolia Springs,
Ohio, that his last will and testament was filed in the
Probate Court of Union County, Ohio on the 11-day of January
1933, and admitted to probate on the 16-day of January 1933,
the petitioner appointed January 16, 1933, executrix of his
estate: that the following persons with their ages, address,
relationship and portion indicated, inherit said real
estate.

Julia B. Gallows Columbus, Ohio - relationship - none - ^(portion) 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
Duplicats 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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10200^BIn the matter of the Estate
of John E. Horn, deceased.

Private Sale

This day, this cause came on to be heard upon the petition filed and testimony, and the Court, being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof, that it will be to the advantage of said estate to sell said U. S. Bond \$1000⁰⁰ at private sale: It is therefore ordered, that George R. Horn Adm. de bonis non, with the Will annexed of the estate of John E. Horn, deceased, proceed to sell said U. S. Bond \$1000⁰⁰ at private sale, for not less than the sum of \$900⁰⁰.

It is further ordered that said sale be made for cash in hand at time of sale. This 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.

11078

In the matter
Estate of
Joseph East
This day
of the estate
Joseph East
and present
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and admr
August 19

12538

In the matter
of David

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12141^a

In the matter
Guardian
Cora Bled
Inca

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new guardian
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Guardianship

Balance
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11078

In the matter of the
Estate of
Joseph Easton, Jr.

3rd and final account.

This day came Joseph and Fred Easton, executors
of the estate of John Easton, deceased, who executor of
Joseph Easton, Dec'd, estate, late of Union County, this, 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 26th day of
August 1933 at 1 P.M.

12538

In the matter of the Guardianship
of David M. Stephens
Incompetent

This day this cause came on to be heard upon the
application of David L. Stephens for authority to borrow
money to meet the indebtedness of his ward and for
said ward's support and the Court being fully
advised in the premises finds that the allegations
of said application are true and that it is
necessary for said guardian to borrow money for
said purposes in a sum not to exceed \$425⁰⁰.

It is therefore adjudged and decreed that the said
David L. Stephens be authorized to borrow a sum of money
as such guardian, not to exceed the sum of
\$425⁰⁰ and that he pay the costs of this proceeding.
Lured.

12141²

In the matter of the
Guardianship of
Cora Blanche Fry,
Incompetent.

Order on Hearing

This matter came on this day for hearing on application
filed herein. The Court finds that notice has been
given to all interested parties as heretofore ordered.

The Court finds that said Cora Blanche Fry has heretofore
been adjudged an incompetent person by this Court,
and that her former guardian Laura B. Gordon, has
resigned, and her resignation has been accepted and a
new guardian should be appointed and therefore she is
incapable of having care of and preserving her property.

It is therefore ordered that a guardian be appointed. It
appearing to the Court that Marion W. Fry is legally competent,
and he having filed his application herein and given Bond
in the sum of \$1200⁰⁰ securities Laura B. Gordon & C. H. Gordon
it is ordered that said Bond be approved & that Letters of
Guardianship issue to said Marion W. Fry as provided by law.

for cash
that
within 30
is made.

17530

In the matter of the Estate of Mrs. Stronides 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 5 day of August 1923 at 10 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 publications in the Richmond Gazette at least 10 days prior to the date of said hearing; except those who have waived such notice or who have or will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12541

In the matter of the Estate of Levi Graham Deceased.

Order for appointment

The last Will of Levi Graham, deceased, late of Mill Creek Township in said County, having heretofore been duly approved and allowed; this day Harry L. Graham the executor named in said Will, appeared in open Court, and made and filed an affirmation 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 Harry L. Graham 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 taxed at \$-.

17360

In the matter of J. D. ... This day J. D. ... presented of said estate orders on Saturday ... which time

12542

In the matter of the Estate ... This day ... and made ... as required of the estate of this County ... to his Honor ... alleged in ... as to the value thereof ... Administrator Edward ... competent to appoint

Inventory
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July 18-
17360 In the matter of estate of J. H. Martin, Deceased. | First & Final account.

This day came T. C. Bond adm. of the estate of J. H. Martin late of Union County, this deceased and presented his First and Final account in settlement of said estate duly verified. Whereupon the Court orders same filed and advertised for hearing on Saturday the 26 day of August 1933 at 1. P. M. to which time said matter is continued

12542 In the matter of the Estate of Emma Foyle, Deid. |

This day Edward W. Porter appeared in open Court and made and filed an application under oath as required by law to be appointed administrator of the estate of Emma Foyle, deceased of Union County, this and an affidavit that there is not to his knowledge any last Will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an administrator should be appointed and that said Edward W. Porter is a suitable person and legally competent: it is ordered that said Edward W. Porter be appointed administrator upon giving bond, with

sureties as required by law in the sum of Ten thousand Dollars and this cause is continued.

12542

This matter of the Estate of Emma Foyle Deceased.

This day Edward H. Potter appeared in open Court, accepted the appointment as Administrator of the estate of Emma Foyle deceased, and gave and filed herein his bond in the sum of Ten thousand Dollars, conditioned according to law with United States Fidelity and Guaranty Company as Surety, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Edward H. Potter.

John L. Porter, Russell Banks, and Louis Lingginner Jr. are appointed appraisers of said Estate.

And it is ordered that this proceeding be recorded and that said administrator pay costs.

8902

In the matter of the Estate of Stuart F. Green Deceased

Authority to Transfer

This day came Catherine Green Patton daughter of the decedent 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 the 3 March, 1918, residing at Liberty Township Union County Ohio, that the following persons with their age, address, relationship and portion inherited said real estate:

Catherine Green Patton age 56, 424 E. Cassity St. Springfield, O. daughter 1/3 part - undivided -

Hubert Horatt Green age 58, 267 E. 11th St. Col. O. son. Undivided 1/3 part.

James Stuart Green age 54, 260 4th av. N.Y. City, son. Undivided 1/3 part.

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.

8902

In the matter of the Estate of Stuart F. Green

This day Stuart F. Green application Transfer of testate on Union County age address Elizabeth St

And that Court in satisfaction complied with said real of the Court persons in order to application County.

12572

Lewis H. Green On the application for the plain one of the and service and that and mon appeared here if it is ordered that James Max Cattle for James Max Cattle

8902

In the matter of

Authority to Transfer

The Estate of
Stuart F. Brown, Deceased.

This day came Elizabeth Livonia Brown, daughter of
Stuart F. Brown, deceased, and filed herein her
application duly verified for an order directing the
transfer of certain real estate belonging to said deceased.

It appearing to the Court that said decedent died
testate on March 8, 1918, residing at Liberty Township,
Union County, Ohio, that the following persons with their
age, address, relationship and portion inherited,
Elizabeth Livonia Brown, age 52, daughter 1416 Madison Ave.
Columbus, Ohio -

100 acres -

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 facts have been fully
complied with by said applicant, it is ordered that
said real estate be transferred upon the Duplicates
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.

17512

Lewis H. Conklin, Deid Land Sale -

On the application of Cameron and Cameron, the Counsel
for the plaintiff herein, it appearing that George Max Conklin
one of the defendants herein, has duly waived the issuing and
and service of summons and entered his appearance herein,
and that he is a minor over the age of 14 years -
and more than 20 days having elapsed since his entry of
appearance herein, and he having made no application for the appt. of a guardian ad litem
it is ordered that Clifton L. Caryl be and he is hereby appointed guardian ad litem for the said
George Max Conklin. This day came Clifton L. Caryl, heretofore appointed guardian ad litem
for George Max Conklin, minor defendant herein, and accepted said office.

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12 525 In the matter of the Estate of John P. Laird, Deceased
 Approving Inventory
 This day the Inventory in the above captioned estate heretofore filed herein. Came on for hearing, notice published in Marysville Tribune. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to, by interested persons, through advertisement, 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.

11 281 In the matter of the Estate of Hugh Calvin Stewart, Deceased. 2nd Current account.

This day came E. H. Hatten executor of the estate of Hugh Calvin Stewart 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 24. day of August A.D. 1923 at 1. P.M. to which time said matter is continued.

12 505 In the matter of Ruanna Pearson. This day this cause came on to be heard upon the petition herein, filed by the testimony of L. H. Collins as Adm. of said estate. 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 farm at private sale, it is therefore ordered, that L. H. Collins as Administrator of the estate of Ruanna Pearson do proceed to sell said farm at private sale, for not less than the sum of \$1600. It is further ordered, that said sale be made for cash in hand, at time of sale. It is further ordered that said L. H. Collins make return of his proceedings herein, within 10 days from date, and forthwith after such sale is made. This cause is continued.

11 936 In the estate of John George

On motion shown to be executor of assets of

12 530 In the matter of this day this court being in said petition to be sold as part of estate of said property at public

12 543 This further order for the order of forthwith after such sale and this cause is

In the matter of Edna E. Wood The judge can be re it appears clothing. Conveyance Sheriff, and Ellen Rau patient to for the rec report end

12 543 In the matter of the Estate of Edna E. Wood This day in this court Affidavit of Edna E. Wood therefor on Rausch & Wood, alleged day of Jan that subject Brown, rep 3. place

12 543 In the matter of the Estate of Edna E. Wood This day

11936. In the estate of
John George Burns. Deceased.
On motion and affidavit filed, and for good cause
shown to the satisfaction of the court. Katie H. Burns
executrix of estate of John George Burns deceased, is
allowed six months further time to collect the
assets of said estate.

12530. In the matter of the estate of Miss Stromider, deid. July 22-1933.
This day this cause came on to be heard, upon the petition filed, the testimony of the
court, being fully advised in the premises finds that the statements & allegations
in said petition are true. That the personal property therein described ought to
be sold as prayed for. It is therefore ordered that H.A. D'Allesio as executor of the
estate of said Miss Stromider deceased, proceed according to law to sell said personal
property at public auction to the highest bidder, after notice thereof, in manner prescribed by law.
It is further ordered that said sale be made for cash in hand at time of sale. It is
further ordered that said executor make return of his proceedings, within 60 days from this date.
12543. In the matter of the estate of Edna E. Wood. July 22-1933.
This day this cause came on to be heard, and this cause is continued.

In the matter of
Edna E. Wood.
The Judge being advised that said Edna E. Wood
can be received into the Columbus State Hospital, and
it appearing that said patient is supplied with proper
clothing, it is ordered that a warrant for the
conveyance of said patient to said Hospital, issue to the
Sheriff, and that said Sheriff be authorized to take
Ellis Rausch, 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.

12543. In the matter of Edna E. Wood. Order for warrant.
This day Ray W. Wood, a resident citizen of Richmond
in this County appeared in open court, and filed an
affidavit in form prescribed by law, for admission of said
Edna E. Wood into the Columbus State Hospital. It is
therefore ordered that a warrant issue to William
Rausch Sheriff, commanding him to bring said Edna E.
Wood, alleged to be insane, before this Court, on the 22
day of July, 1933 at 9 A.M. And it is further ordered
that subpoenas issue for Dr. Angus Macdonald and Dr. S.J.
Brown, reputable legally qualified, to appear at the time
& place aforesaid. This cause is continued.

12543. In the matter of Edna E. Wood. Order after hearing.
This day this cause came on to be heard, and

The said Edna E. Wood, was brought before the Court. Thereupon the Judge proceeded with the examinations and, having heard the testimony of Dr. Angus MacFror and Dr. S. J. Bonn the medical witnesses and, being satisfied that said Edna E. Wood is insane: that she has a legal settlement in Richmond Clairborne 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 resided in this State: that her being at large is dangerous to the community and that she is a suitable person for treatment at Columbus State Hospital

11057

Estate of James T. Enlow, Deceased.

Supplemental Inheritance Tax

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 - none - composed, as follows: Personally: \$4000. -

Debt - none. Cost of Administration will be Seven Hundred Dollars. That there is no one entitled to dower in said real estate. That the net actual market value of the assets which might be subject to tax is \$4000.00.

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 in which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of 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:

Beneficiary	Value of Succession	Exemption	Net Subject to Tax	amt. of Tax	Date of accrual	Name	Village of
M. E. Church	500.00	none	500.00	38.00	May 15, 1933	L. D. Parish	Richmond
Old Baptist Church	1000.00	none	1000.00	70.00	May 15, 1933	" "	" "
Mabel B. Howell	1000.00	500.00	500.00	35.00	" " "	" "	" "
Lucy Evans, Wife	500.00	500.00	none		" " "	" "	" "
Jameson Hospital	500.00	300.00	500.00	35.00	" " "	" "	" "
Greta M. E. Scott	500.00	500.00	none		" " "	" "	" "

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 succession of said estate and the exemptions allowed, be forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding be paid by the Auditor of said County, to be paid in the manner provided by law.

12438

In the matter of the Estate of David ... This day of ... of David ... and ... duly wife ... same filed ... the 26 day ... said matter

12570

In the matter of Josephine ... This day ... Supplemental ... filed ... Josephine ... James T. Enlow ... Supplemental ... was given to William A. Evans, Emma Blista, R. A. Church, B. J. ... That ... interested in ... Gazette, a ... Union town ... and by ... The Court of ... the ... her pre-dec ... last will and ... probate in ... that Joseph ... as executor ... James T. Enlow ... James T. Enlow ... showed ... of James ... following ... West ... Old Bap ... Mabel B. ... Lucy Eva ... James ... Greta ...

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12438 In the matter of the
Estate of David Franklin, Deceased.

1st of final account.

This day came Julia B. Halloran, executrix of the estate of David B. Franklin 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 26 day of August, 1923, at 1 P.M., to which time said matter is continued.

12570 In the matter of
Josephine B. Eulow deceased.

This day this cause came on to be heard upon the Supplemental Schedule of Debts, claims and liabilities as filed herein by J.E. Clark as executor of the estate of Josephine B. Eulow. The Court being fully advised in the premises finds that due notice of the hearing on the Supplemental Schedule of debts, claims and liabilities was given to the persons interested in said estate, to-wit: William A. Hunt, Dora Stuber, James Albert Evans, Arminia Evans, Emma Hiniker, Gladis Hiniker, Madley Horrell, Elveta Randolph, Nina Scholes, Russell Eulow, Baptist Church, Baptist Hospital, Goldie Eulow Scott, Eliza Green, Max Randolph, and John T. Hunt, by registered mail.

That due notice was also given to all persons interested in said estate by publication in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio, and the said notice by registered mail and by publication is hereby approved and confirmed. The Court further finds that James T. Eulow was the husband of Josephine B. Eulow, deceased, and that he pre-deceased, the said Josephine B. Eulow and left a last will and testament which was duly admitted to probate in the Probate Court of Union County, Ohio, and that Josephine B. Eulow was duly appointed and qualified as executrix of the last will and testament of the said James T. Eulow. That the last will and testament of James T. Eulow, deceased, provided that Josephine B. Eulow should have a life estate in all of the property of James T. Eulow and that upon her death the following bequests should be carried out:

- West United M. E. Church. \$ 500.00
- Old Baptist Church 1000.00
- Myrtle Branch Horrell 1000.00
- Lucy Evans 500.00
- James Hospital 500.00
- Goldie M. Eulow Scott 500.00

The Court further finds that Josephine B. Eulow received from the estate of her said husband, Chattle property and money of the value of Five thousand six hundred dollars (\$5600.00) and that she retained said assets during her life time and that they are now in the possession of her executor. The Court further finds that none of said legests have been paid and that the same should be paid in compliance with the will of the said James T. Eulow. That there is due A. D. Parish Administrator de bonis non with the will annexed of the estate of James T. Eulow, the sum of Four thousand seven hundred dollars (\$4700.00) from the estate of Josephine B. Eulow to pay the legests above set forth and the expenses of Administration and closing the estate of James T. Eulow. Wherefor the Court does hereby approve and confirm the Supplemental Schedule of Debts and Liabilities as filed herein by J. E. Clark executor of the estate of Josephine B. Eulow and orders that the said J. E. Clark as executor aforesaid, shall pay to the said A. D. Parish, administrator of the estate of said James T. Eulow, the sum of Four thousand seven hundred dollars (\$4700.00)

12510

In the matter of the Estate of Josephine B. Eulow, deceased.

This day this cause came on to be heard upon the Schedule of Debts, Claims and Liabilities heretofore filed herein by J. E. Clark, as executor of the estate of Josephine B. Eulow, deceased.

The Court being fully advised in the premises finds that due notice of the hearing on the said Schedule of Debts, Claims and Liabilities was given to all persons interested in said estate by publication in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio, and the said notice is hereby approved and confirmed.

The Court further finds that no exceptions have been filed to the Schedule of Debts, Claims and Liabilities and the said Schedule as filed herein, is hereby approved and confirmed.

12506

In the matter of the Estate of John Biddle, Deceased.

This day the Schedule of Claims, debts & liabilities heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Sch. 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.

12541

In the matter of Levi Road. This day a filed in this ordered the Inventory be hearing the under the

12531

In the matter of Lewis H. C.

12533

In the matter of John R. Jones. This day the Marysville Twp. County, that Ray B. Jones deceased. was filed he ordered that this office.

12499

In the matter of Frank Col. On this 25- the application Callier, deceased and permit Benefit for Nebraska, insurance Callier during sum of \$ 2. The Court Consideration of said es Company. Therefore, the said A is hereby an said sum of said cl to the said please, an and, every settlement the receipt of

12541

In the matter of the Estate of Levi Graham, 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 mailed by all persons entitled to notice under the law of the State of Ohio.

12531

In the matter of the Estate of Lewis H. Coulter, Deceased.

12533

In the matter of the Estate of John R. Jewell, Deceased.

Order to Record Proof of Publication

This day the affidavit of J. M. Huber, publisher agent of the Mansfield Tribune a newspaper of general circulation in this county, that the notice of appointment of Walter Jewell and Ray B. Jewell, as Executors of the estate of John R. Jewell, 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.

12499

In the matter of the Estate of Frank Collier, Deceased.

On this 25 day of July 1933 this cause came on to be heard on the application of Ada M. Collier, as adm. of the estate of Frank Collier, deceased, asking that she be granted authority and permission to compromise and settle with the Mutual Benefit Health and Accident Association of Omaha Nebraska, a claim arising under a certain policy of insurance No. 12 D. 13134, held by the said Frank Collier during his life term with said company, for the sum of \$ 238³⁵ and that she be directed to receipt therefor.

The Court being fully advised in the premises on consideration thereof, find that it is for the best interest of said estate that the said offer of the said insurance company be accepted and settlement be consummated.

Therefore, it is ordered and decreed, by the Court that the said Ada M. Collier as such Administratrix, be, and she is hereby authorized, empowered, and directed to accept the said sum of \$ 238³⁵ as a full and complete settlement of said claim, and that she execute and deliver to the said insurance company, a full and complete release, and discharge of said claim, and do each and every thing necessary and pertinent to the full settlement, and discharge of the said claim upon the receipt of the said sum.

12531

In the matter of the Estate of Elizabeth Shelton, Decd

Order for appt. and for Bonds.

This day Robert F. Allen appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator in the 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 Robert F. Allen 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 \$1000-⁰⁰. This cause is continued.

12531

In the matter of the Estate of Elizabeth Shelton, Decd

Bond approved and Letters Issued.

This day Robert F. Allen appeared in open Court accepted the appointment as Administrator of the Estate of Elizabeth Shelton, deceased, and gave and filed herein his Bond in the sum of \$1000, conditioned according to law, with the Fidelity & Deposit Co. of Maryland, as surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to Robert F. Allen 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.

12544

In the matter of Lee Elliott

This day in this County in the form of Lee Elliott and therefore order Rumsch, Lee Elliott and on the 26-th Ans. It is Dr. P. D. Long qualified place after

12544

In the matter of Lee Elliott

This day said Lee Elliott thereupon to having to Dr. F. C. Green said Lee Elliott settlement has been a year next has occur State; the Community treatment and therefore order medical & sitting for the further order Superiority of said Lee of the City finding in Ans. it is to the Court ordered.

12544

In the matter of Lee Elliott

The Judge received in that said it is order

12544 In the matter of Livery of Lee Elliott.

Order for Warrant.

This day Cleyton L. Boyle a resident citizen of Mayfield in this County, appeared in open Court, and filed an affidavit in the form prescribed by law for admission of said Lee Elliott into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Lee Elliott alleged to be insane, before this Court on the 26-day of July 1933 at 10. A.M.

Ans. It is further ordered, that subpoenas issue for Dr. P. D. Longtrake and Dr. F. C. Calloway reputable legally qualified physicians, to appear at the time and place aforesaid; and this cause is continued.

12544 In the matter of Livery of Lee Elliott.

Order after Hearing

This day this cause came on to be heard, and the said Lee Elliott was brought before the Court. Thereupon the Judge proceeded with the examination; having heard the testimony of Dr. P. D. Longtrake and Dr. F. C. Calloway, the medical witnesses, being satisfied that said Lee Elliott is insane; that he has a legal settlement in Taylor 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. Longtrake and Dr. F. C. Calloway 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 Lee Elliott 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.

Ans. it is further ordered that said Lee Elliott be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

12544 In the matter of Lee Elliott.

The Judge, being advised that said Lee Elliott can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be

to furnished and paid for as provided by law. and it is ordered that a warrant for the conveyance of said patent to said Hospital issue to the Sheriff, and that said Sheriff be authorized to take as an assistant in conveying said patent to said Hospital. And this cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon

12523

In the matter of the estate of John R. Jewell. Deceased.
 This day the affidavit of J. M. Carter, published agent of the Mansfield Tribune, a newspaper of general circulation in this County, that the notice of appointment of Walter Jewell and Ray Jewell as Executors of the estate of John R. Jewell, 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

12572

Emma F. Conroy
 Henry Conroy
 Administrators
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Emma F. Conroy
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12512 Emma F. Conklin, Adm.
Henry Conklin
Administrators of the
estate of Lewis H. Conklin
Deceased.
Plaintiff
vs.

No. 12512

Emma F. Conklin et al. Entry of appearance and
Consent to Sale
Defendants

Wolfram Conklin, Joseph B. Auckland & Helen R. Conklin.
The undersigned parties defendant in the above entitled
action, being competent adult persons, hereby waive the
issuing and service of summons upon them and each
of them, and voluntarily enter their appearance as such
defendants, and consent to the sale of the real estate
described in the petition as such defendants,
and consent to the sale of the real estate described
in the petition as prayed for.

Joseph B. Auckland, Helen R. Conklin, Wolfram Conklin

12512 Emma F. Conklin Adm.
Henry Conklin
Administrators of the
Estate of Lewis H. Conklin
Deceased.

Entry.

vs. Defendants. 1
Emma F. Conklin et al. Dfto. 1 Henry Conklin as administrators
of the estate of Lewis H. Conklin, deceased, for leave to
make additional parties defendant in the above
entitled action; and the Court, being fully informed
in the premises, finds that the said Wolfram Conklin,
Joseph B. Auckland, Helen R. Conklin and Mary J. Conklin
are necessary and proper parties defendant in the
above entitled action, and it is ordered and decreed
that the said above named parties be made parties
defendant with leave to plead as provided by law,
and that they be required to set up any claim
they may have in said premises or in former land
of the same.

This day this cause

came on to be heard upon the
motion of Emma F. Conklin and

9680^d

In the matter of the Guardianship of John Smith Incompetent.

Filing Trust and Final account.

This day came Miles L. Myers, Guardian of John Smith 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 26. day of August, A. D. 1933. at 1. P.M. to which time said matter is continued.

980^d

In the matter of the Guardianship of John Smith.

This day this cause came on for hearing on the application of Miles L. Myers, guardian of estate appointed herein for the allowance of guardian's compensation, fees for attorney and the allowance of costs. The Court being fully advised in the premises, on consideration thereof find that it is not necessary to fix a time for hearing on the application, or delay his findings thereon. Therefore the Court further finds that no funds came into the hands of the said Miles L. Myers as guardian and that by reason thereof no disbursements were made by him for any purpose what so ever. The Court further finds that the said Miles L. Myers as such guardian is entitled to compensation and that Willis B. Liggitt an attorney at law, having been heretofore appointed attorney herein, is entitled to receive compensation for services rendered and expenses; that the costs in the guardian proceedings should be paid.

That the said John Smith died on the 2nd day of March 1933 and on the 30 day of March, 1933 an administrator was appointed to administer said estate, by and through the Court. Therefore the Court do hereby fix the compensation of said Guardian at \$100⁰⁰; and the compensation, for and expenses of the said Willis B. Liggitt at \$25⁰⁰; and the costs of the guardian proceedings at \$18⁷¹ and it is ordered by the Court that the said items and each thereof be and they are hereby allowed as an obligation against the estate of the said John Smith, and that the same should be paid by the Administrator of the said estate out of the estate. And it is further ordered by the Court that a copy of this Entry be certified and delivered to Richard L. Carson administrator of the said estate of the said John Smith, deceased, for payment.

12531

In the matter of the Estate of Elizabeth... This day... filed in the... ordered the... having been... at 10. A.M. to all persons of Ohio, by at least 10 days who have received by the... thereof.

12531

In the matter of the Estate of Elizabeth... This day... estate was... estate. It... Schedule of... of August... hearing by... the laws of... in the Rich... in Union Co... time of... said notice... by the fiduciary.

12545

In the matter of the Estate of... This day... and filed... to be app... Thomas... deceased... knowledge... intestate... the estate... the Court... should be... of kin of... and. rec... Waters... is a... that said... Quarters as... Cause is...

account.

12531 In the matter of the Estate of Elizabeth Skelton 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 1933 at 10 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 publication in Mansfield Tribune one time, at least 10 days prior to 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.

12531 In the matter of the Estate of Elizabeth Skelton Deid.

This day a Schedule of Debts in the above captioned estate was filed in this Court by the fiduciary in said estate. It is ordered that the approval of said Schedule of Debts be set for hearing on the 26 day of August A.D. 1933 at 10 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 advertisement for one week in the Richmond Gazette, a newspaper of general circulation in Union County, Ohio for at least 10 days prior to the time 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.

12545 In the matter of the Estate of Gertrude C. Thomas Deid

This day Dan Waters appeared in open Court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Gertrude C. Thomas, late of Liberty Township, in 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 probate value thereof; and the Court being fully satisfied that an Administrator should be appointed, and Ledia L. Waters the only next of kin of said deceased, having waived administration and recommended the appointment of said Dan Waters, and the Court being satisfied that said Dan Waters is a suitable person and legally competent, it is ordered that said Dan Waters be appointed upon giving Bond with Sureties as required by law, in the sum of \$1,000- and this course is continued.

12545-

In the matter of the
Estate of Gertrude C. Thomas, deceased.

This day David Waters appeared in open Court, accepted the appointment as administrator of the estate of Gertrude C. Thomas, deceased, and gave and filed his Bond in the sum of \$1,000.00 conditioned according to law, with David L. Waters and James E. Hoover, real property owners as sureties which bond is approved by the Court. It is therefore

ordered, that letters of administration issue to the said David Waters, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ -

And it is ordered that notice of appointment be published within one month after the date of appointment, in the Mansfield Tribune, a newspaper of general circulation in this County, for three consecutive weeks, and that an affidavit of the publisher or agent of said newspaper, together with a copy of said notice be filed in this Court for record within six months after said appointment, and this cause is continued.

12545-

In the matter of the
Estate of Gertrude C. Thomas, Dec'd

This day David Waters administrator of the estate of Gertrude C. Thomas deceased, appeared in open Court and made application for an order directing the omission of the appointment of appraisers and the filing of an inventory of the estate of said decedent, and it appearing to the Court that the personal estate of the said Gertrude C. Thomas, deceased, is less than the sum of \$500.00, it is therefore ordered that the same be now omitted and a tendered statement showing the personal assets of said estate, of the probable value of \$450.00 is accepted in lieu thereof. It is further ordered that this proceeding be recorded, and that said administrator pay the costs taxed.

12505-

L. W. Collins, ad
estate of Ru

v.
William Pea

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L. W. Collins
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12505- L. H. Collins Adm. etc. of the
estate of Ruanna Pearson. Deed.
v. Plaintiff
William Pearson et al. Defendants.

July 21-

This matter came on to be heard upon the petition and the evidence. The Court finds all the defendants herein have been duly and legally served with process and have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court, and it appearing to the Court that a new appraisement should be made of the said real estate, it is ordered Harry Johnson and J. W. Burns, and Harry Perfect three disinterested persons of the vicinity, not next of kin of the petitioner be and are hereby appointed as appraisers of the said real estate at its true value in money. It is further ordered that the said appraisers be sworn as required by law to truly and impartially appraise the said real estate upon actual view at its fair cash value and discharge the duties required by them according to law and to make return of their proceedings in to this Court on or before the 20 day of July 1933.

12505- L. H. Collins Adm. etc. of the
Estate of Ruanna Pearson.
v. Deed Refl.
William Pearson et al. Defts

This day this cause came on to be heard further on the report of the appraisers appointed, and it appearing to the Court upon examination that said report is in all respects regular and correct. It is ordered that the same be and it hereby is approved and confirmed.

It is further ordered that the said L. H. Collins as Adm. etc. within 10 days execute a bond to the State of Ohio with sufficient security to be approved by the Court in the sum of \$25.00- conditioned according to law.

12505- L. H. Collins adm. of the estate
of Ruanna Pearson. Deed.
v. Plaintiff
William Pearson et al. Defts

Confirmation of sale of Real Estate at Private Sale

This day this cause comes on to be heard on the report of L. H. Collins, as Adm. etc. of the estate of Ruanna Pearson and 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 the 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 titles and interest of the said Bernard Pearson, in said real estate to the purchaser William Johnson upon the payment of the said purchaser paying to the said L.H. Collins the sum of \$1600. Cash in hand.

Order of distribution
of
Proceeds of sale.

12505 L.H. Collins, Adm. etc. of the
Estate of Bernard Pearson. Deed
vs. Plaintiff
William Pearson. Defls.

It is ordered that the said Adm. etc. L.H. Collins out of the money in hands, pay first to the treasurer of this County the sum being the taxes, penalties and interest thereon against said property. Second. The costs and expenses incurred in the sale of said property including attorney fees -- and percentage of said L.H. Collins adm. etc. therein. It is further ordered, that balance of the proceeds of said sale amounting to \$ - be accounted for by the said L.H. Collins according to law. And it is further ordered that this proceeding be recorded and that said petitioner pay the cost herein - out of the proceeds of said sale within ten days -

12199 In the matter of the estate
of David S. Davis deceased.

First and final account

This day came D.H. Davis, Adm. of the estate of D.S. Davis late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate whereupon the Court do order the same filed and advertised for hearing on Saturday the 26 day of August 1933 at 1 P.M.

12402 In the matter
The Board
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This day
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12303 In the matter
of J.P.L.
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Walter Adm.

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17402 In the matter of
The Guardianship of
Rose M. Bourde.

First account.

This day the First account of George B. Gregg
Guardian of Rose M. Bourde. came on for hearing and
settlement, due notice thereof having been published
according to law. No exceptions having been filed
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 twenty three dollars
in the hands of said Guardian due said ward
which amount he is ordered to pay out according
to law. It is ordered that said Guardian
pay the costs \$6⁵⁰ within ten days. It is ordered
that said account and the proceedings herein
be recorded in the Records of this office.

17303 In the matter of the Estate
of J. R. Wile, Deceased.

First and Final account.

This day the First and Final account of Jervis
Wile Adr. of the estate of J. R. Wile deceased came
on for hearing and settlement, due notice thereof
having been published according to law. No exceptions
having been filed 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
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.

The Court finds said account duly balanced
and said estate settled according to law.
It is ordered that said Adr. pay costs \$6⁵⁰
June 6 - 1933. It is ordered that said account and
the proceedings herein be recorded in the Records
of this office.

account
D. S. Davis
settled his
estate
and
of

10564 In the matter of the Guardianship of Samuel D. McAdow.

Sixth account.

This day the sixth account of Ivan McAdow Guardian of Samuel D. McAdow, incompetent came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 \$69.54 as compensation for his services which amount the Court deems reasonable.

The Court finds a balance of \$5776.00 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 Ward pay the costs herein at \$6.50 cost paid June 14-1933. It is ordered that said account and the proceedings be recorded.

12380 In the matter of the Estate of Smith T. O'Hara, Deceased.

1st and final account.

This day the 1st and final account of Alice M. O'Hara executrix of the estate of Smith T. O'Hara deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 executrix is hereby allowed the sum of \$318.17 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 \$6.50. June 27-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11391 In the matter of J.W. Field

This day the account of the estate of J.W. Field and settlement according to law and do on same: and account in sheets, and the same in conformity is hereby approved. Said Administrator being commissioned by him his ordinary duty balance to law.

It is ordered herein be.

12447 In the matter of Edw. Blank

This day Blank, executor came on for hearing and settlement having been having been to except or having carefully examined vouchers there being fully to be in a conformity hereby approved. The Court estate settled said Executor. It is ordered herein be.

11 391 In the matter of the Estate of J.W. Fields, Deceased

First & Final account

This day the 1st and final account of J.A. Fields adm of the estate of J.W. Fields deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having 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 Administrator 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. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered Adm. pay costs \$6.50 May 15, 1933

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

12 447 In the matter of the Estate of Eda Blank, Deceased

1st and Final account

This day the First and Final account of Clara Blank, executrix of the estate of Eda Blank deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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.

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 paid

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

11489

In the matter of the estate of Chester W. Patterson, Deceased.

Third account

This day the third account of W.C. Patterson executor of the estate of Chester W. Patterson deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 fifty-six ⁸⁷/₁₀₀ (\$56.87) being commissions on the amount collected and account 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. The Court finds a balance of \$229.22 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 Chester W. Patterson deceased. It is ordered that said executor pay the costs \$7.50 paid June 16-1933. It is ordered that said account and the proceedings herein be recorded in Records of this office.

In the matter of accounts filed for settlement.

Notice approved.

This day proof of publication of notice of filing accounts and vouchers of Administration and guardianship was made and the Court do find the same in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal, and account record of this Court.

12447

Clara Bland, Executrix estate of Edw Bland, 1st & Final account.

11291

J.A. Fieds Adm. of the estate of L. N. Fieds " " " "

12350

Alice M. O'Hara, Ex. of the estate of S. T. O'Hara " " " "

105-64

Ivan M. Ador Adm. " " " " Samuel M. Ador 6"

12313

Jamie Wils Adm. of the estate of J.P. Wile First & Final account

11489

W.C. Patterson Ex. " " " " C.W. Patterson sixth account

12402

Geo. Engg. Adm. " " " " Ross Bonds 1st account.

110592

In the matter of Est. Geo. Taylor Deed. 1st & Final account.

Ordered account for hearing Sat. 28 - Apr. 34, at 1.00 PM. and notice published - as required by law.

11698.

In the matter of Mark E. Banks and Banking Co. removal of Mark Evans for hearing and it is and the said executor a hearing the

12546

In the matter of William... This day... made sub... required by Estate of... in Union Co... not to be... the alleged... as to what... value thereof... Administration... One D. Dit... Compliant... be appointed... bond with... \$3000.00

12546

In the matter of... William Dit... This day... accepted... of William... the bond... to law, with... real property... by the Court... tation issue... according to... pay. The C

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Executor
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11698. In the matter of the Estate
of Mack Erans Dec'd
Banks in charge of the liquidation of the Union
Banking Company, and filed herein his motion for the
removal of Howard Erans as executor of the last will of
Mack Erans deceased, and said motion is set
for hearing on the 15 day of Aug. 1933 at 10. A.M.
and it is ordered that a notice of said application
and the causes therein alleged for the removal of
said executor and the time of hearing the same be
issued directed to the Sheriff of Union County for the
said Howard Erans to appear in this Court at the
time said cause is set for hearing and answer
the same and that said notice be served on said
executor at least ten (10) days before the time of the
hearing thereof.

This day came J. J.
Inclon Superintendent of
Banks in charge of the liquidation of the Union
Banking Company, and filed herein his motion for the
removal of Howard Erans as executor of the last will of
Mack Erans deceased, and said motion is set
for hearing on the 15 day of Aug. 1933 at 10. A.M.
and it is ordered that a notice of said application
and the causes therein alleged for the removal of
said executor and the time of hearing the same be
issued directed to the Sheriff of Union County for the
said Howard Erans to appear in this Court at the
time said cause is set for hearing and answer
the same and that said notice be served on said
executor at least ten (10) days before the time of the
hearing thereof.

12546 In the matter of the Estate
of William B. Dietrich, deceased.
This day Ora D. Dietrich appeared in open Court and
made and filed an application under oath, as
required by law, to be appointed Administrator of the
Estate of William B. Dietrich, deceased, late of Liberty Twp.
in Union County, Ohio, and an affidavit that there was
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
Ora D. Dietrich is a suitable person and legally
competent; it is ordered that said Ora D. Dietrich
be appointed as such Administrator upon giving
bond with sureties as required by law, in the sum of
\$3000.00 and this cause is continued.

Filing of application
fixing Bond.

12546 In the matter of
The Estate of
William Dietrich, Deceased.
This day Ora D. Dietrich appeared in open Court
accepted appointment as the administrator of the estate
of William B. Dietrich, deceased, and gave and filed
her bond in the sum of \$3000 conditioned according
to law with Vanyan B. Dietrich and Ada Luise Miller
real property owners as sureties, which bond is approved
by the Court. It is ordered that Letters of Adminis-
tration issue to said Ora D. Dietrich that this pro-
ceeding be recorded, and that said Administrator
pay the costs \$ - and it is ordered that notice

approving Bond, ordering Letters
of Administration issue to said Ora D. Dietrich that this pro-
ceeding be recorded, and that said Administrator
pay the costs \$ - and it is ordered that notice

of said appointment be published within one (1) month after the date of appointment, in the Marysville Tribune a newspaper of general circulation in this County, for three (3) consecutive weeks; and that an affidavit of the publisher or agent of said newspaper, together with a copy of said notice be filed in this Court for record within six (6) months after said appointment, and this cause is continued.

9461^a In the matter of the Guardianship of Maria C. May incompetent
 Order approving Bond
 This day John O'Connor, as Guardian gave and filed herein a new bond, as Guardian of said Maria C. May, conditioned according to law, in the sum of one thousand Dollars with U.S. Fidelity and Guaranty Co. as surety, which bond is approved by the Court.

12540 In the matter of the Estate of Herman Hall, deceased
 Entry Aug. 3-1933
 This day R. F. Huffman appeared in open Court and made and filed his application, under oath as required by law to be appointed administrator of the estate of Herman Hall, deceased, late of Union County, Ohio, and an affidavit that there is not to his knowledge any last Will and Testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being fully satisfied that an administrator should be appointed and that the said R. F. Huffman is a suitable person and legally competent, it is ordered that the said R. F. Huffman be appointed as such administrator upon giving bond with sureties as required by law, in the sum of \$500.00 and this cause is continued.

10260^B In the matter of the Estate of John R. Horn, deceased.
 Henry F. Smith account.
 This day came George E. Horn, administrator of the estate of John R. Horn, 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 26 day of August 1933, at one o'clock p.m. to which time said matter is continued.

12540 In the matter of the Estate of Mary Black
 This day for the purpose of settling the account of the late of general

12547 In the matter of the Estate of Mary Black
 This day for the purpose of settling the account of the late of general

In the matter of the Estate of Mary Black
 The following is ordered to be published for hearing

- 12199 D. H. Davis
- 11878 Joe and Fred
- 12438 Geo. B. Hall
- 9658^D Mrs. L. Myers
- 11281 E. H. Walton
- 12360 J. H. Masten
- 10260^B George E. Horn
- 12358 Estelle H. M...

12540 In the matter of the Estate of Herman Hall, Dec'd
 This day H. P. Huffman appeared in open Court, accepted the appointment as Administrator of the estate of Herman Hall deceased, and gave and filed his bond in the sum of Five Hundred Dollars (\$500.00) conditioned according to law with A. C. Vassuth and Fred Zell, real property owners as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to the said H. P. Huffman, and that this proceeding be recorded. And, it is ordered that notice of his appointment be published in a newspaper of general circulation in this county, as provided by law.

12547 In the Guardianship of Mary Blanche Smith. Order for Hearing, and notice.
 This day Eliza Smith filed an application in Court for the appointment of a Guardian of Mary Blanche Smith minor. It is ordered that said application be set for hearing on the 7 day of August 1933 at 10. A. M. and that at least three days notice of the time and place of said hearing be given to the proposed ward, Mary Blanche Smith, by personal service in writing all interested parties by written notice, as provided by law.

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 Union County Journal, and that they will be for hearing on Saturday August 26- 1933, at 1. P. M.

- 12199 D. W. Davis, Adm. of the estate of D. S. Davis, First & Final Account.
- 11078 J. W. and Fred Easton, ex'ors of John Easton estate; for Joseph Easton, Sr. First and Final account
- 12438 J. W. B. Gallaway, Ex'or of the estate of David Franklin 1st & final acct.
- 9658^D Mrs. L. Myers Ex'or. of John Smith 1st and Final account.
- 11281 E. W. Hatton Ex'or. of the estate of Hugh C. Stenish 2nd account
- 12360 J. W. Martin, T. C. Bond adm'r. First & Final account.
- 10260^D George E. Horn, Adm. etc. of estate of John R. Horn. 4th partial account.
- 12358 Estelle D. Marie & Virginia E. Graham, Ex'ors of the estate of Newton J. Graham. First partial account.

12541

In the matter of the estate of Levi Graham, Deceased.

This day the affidavit of J. M. Huber, publisher of the Mansfield Tribune, a newspaper of general circulation in this County, that the notice of appointment of Harry L. Graham as Executor of the estate of Levi Graham deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of which notice: it is ordered that the same be recorded in the records of this office

Order to Record Proof of Publication

12542

In the matter of the Estate of Emma Fogle, Deceased.

This day the affidavit of J. M. Huber publisher, of the Mansfield Tribune, a newspaper of general circulation in this County, that the notice of appointment of Edward H. Porter as adm. of the Estate of Emma Fogle, 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

Order to Record Proof of Publication

12429

In the matter of the estate of Frank M. Cameron, deceased. Verdict of the jury for the estate of said deceased, \$26,100.00. It is ordered that the same be recorded in the records of this office. Certified to the law.

12429

In the matter of the estate of Frank M. Cameron, Deceased.

Estate not subject to Tax

Virgil K. Cameron, as Ad interim Trustee of the estate of Frank M. Cameron, 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 nine thousand and seventy two and 26/100 (\$9072.²⁶) dollars; the debts and costs of administration are Fourteen Hundred and thirty one and 26/100 (\$1431.²⁶) dollars and the net actual market value thereof is \$7650.⁰⁰ that the heirs to said estate are Grace M. Foster, daughter; Mervell S. Cameron, son; Virgil K. Cameron, son and Elizabeth D. Montgomery, grand-daughter, each of whom receive one-fourth of the 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 this State, and that the costs \$- be certified to the County Auditor to be paid according to law.

12479 In the matter of the Estate
of Frank M. Cameron deceased.

This day this matter came on to be heard upon the petition of Virgil K. Cameron, administrator of the estate of Frank M. Cameron deceased, for an order approving the distribution in kind to Merrill S. Cameron, one of the distributees of said estate of the note for \$100.00 given on the 28 day of March 1921, by C. R. Lash and Lattie Lash bearing 7% interest and secured by a real estate mortgage found recorded in mortgage Book 100 page 426 of the records Union County, Ohio, and the assignment of said mortgage to said Merrill S. Cameron and, it appearing that said distributee has in writing annexed to the petition duly assented and agreed to accept such item, said administrator is hereby ordered to make such distribution in kind.

And, it appearing that said administrator has made such distribution in open Court, it is ordered that said distribution be approved and this proceeding be recorded and that said adm. pay the costs of this proceeding.

12479

In the matter
of Frank

This day
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at 1. P. M.

12479

In the matter
of Frank M.

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12530

In the matter
of Mrs. S.

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9. Confir

1249 In the matter of the Estate of Frank M. Cameron Filing 1st and final account

This day came Virgil H. Cameron ad. of the estate of Frank M. Cameron late of Union County. This deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertising for hearing on Saturday, the 30. day of Sept. 1933 at 1. P. M.

12479 In the matter of the estate of Frank M. Cameron. Decd. Authority to Transfer Real Estate

This day came Virgil H. Cameron, ad. of the estate of Frank M. Cameron, 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 December 25th 1933, residing at Marysville this that on January 7th 1933, the petitioner was appointed administrator of his estate; that the following persons with their age, address, relationship and portion inherited inherit said real estate,

- Grace M. Foster age 53, New Providence Iowa, daughter 1/4
- Daniel S. Cameron " 51 Columbus, Ohio son 1/4
- Virgil H. Cameron " 40 Columbus, Ohio son 1/4
- Elysieth D. Montgomery " 34 New York, N.Y. Grand-daughter 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 when 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

12530 In the matter of the Estate of Mills Stronider, Decd. 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 ^{or waived} 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.

8- 1933

upon the estate approving one of the given on last estate 100 page assignment and, it ting agreed hereby and Tutor has is ordered proceeding of this

12531

In the matter of Elizabeth Shelton, Deced.

Estate not Subject to Tax

Robert F. Allen, as Administrator of the estate of Elizabeth Shelton 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 the gross value of said estate is Five Hundred Twenty and $\frac{57}{100}$ (\$520 $\frac{57}{100}$) Dollars, the debts and costs of administration are Five Hundred Eighty five and $\frac{10}{100}$ (\$585 $\frac{10}{100}$) Dollars. 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 here taxed at \$3- be certified to the County Auditor to be paid according to law.

17345-

In the matter of the Estate of Emma [unclear]
This day [unclear] estate of Emma [unclear] application [unclear] transfer of [unclear]
It appears [unclear] estate on [unclear] Union Town [unclear] testament [unclear] and Admin [unclear] persons with [unclear] inherital [unclear] [unclear] [unclear] R. F. D. [unclear] daughter. [unclear] description of [unclear] applicabil [unclear] satisfaction of [unclear] July comp [unclear] that said [unclear] Duplicate of [unclear] situated to [unclear] certificate [unclear] contained [unclear] Recorder [unclear] by law.

19345-

In the matter of the Estate of Emma B. Johnson, Decedent.

Authority to Transfer Real Estate

This day came Hilma Johnson (Forman) executrix of the estate of Emma B. Johnson, deceased, and filed herein her application duly verified, for and order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on the 12. day of June 1932, residing at Union Township, Union County, O. That her will and testament was filed in this court on June 27 - 1932, and admitted to probate on July 7 - 1932. That the following persons with their age, address, relationship, and portion inherited, inherit said real estate.

Hilma Johnson, now Forman, full age.
R. F. D. #6 Mansville, O.

daughter. entire estate. 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 an affidavit 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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10261 In the matter
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12493

Mysie Wrobo, Guardian of
Forest T. Wrobo, Insane.

Mysie Wrobo as Guardian of the person and estate of Forest T. Wrobo an insane person having been issued an order herein by this Court instructing her to borrow money and to execute as such guardian notes and a mortgage on real estate described in such order, and the said Mysie Wrobo, Guardian having made return of such order, showing her proceedings thereunder, and the distribution of the funds so borrowed. It is ordered that her said report be and the same is hereby confirmed and approved, as are her proceedings herein.

12385

In the matter of Estate
of Dwight A. Clark, Deed

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 22 day of August 1923 at 10 A.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of this by publication in Maysville 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.

10261

In the matter of the Guardianship
of Ivan Hugh Caskell incompetent.

Authorizing expenditure
of funds

This cause coming on to be heard upon the application of Dorothy Caskell guardian of the person and estate of Ivan Hugh Caskell incompetent, for an order authorizing expenditures of funds out of the said estate for the payment of the following bills \$5.50 (groceries) \$10.00 (rent) to Chillicothe Hospital for husband \$15.00 Total \$30.50 The Court being fully advised in the premises finds application well taken, and the said Edw. is hereby authorized to expend the sum of (\$30.50) eighty dollars at this time for such purpose. Further ordered, if it should be necessary to call any small bond she may be holding not to exceed \$100.00, she is hereby authorized to do so.

12519 In the matter of the estate of Louise Ferris, deceased. | Sale of Personal Property Confirmed
The Executor, Fred Gabriel, of the above named decedent having filed his return of the Sale Bill of personal property of said decedent, and the Court having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approved and confirms same.

12538 In the matter of David M. Stephens, Incapable |
This day ^{came} David M. Stephens and filed an application praying for an order of the Court terminating said guardianship, and it appearing to the Court that David L. Stephens, guardian, has waived the service of notice herein, it is ordered that said application be set for hearing on 18 day of August, 1933, at 10⁰⁰ o'clock, a.m.

12550 In the matter of Rorita Orad
An application to the Court, by Rorita Orad in writing, for an order, that she be appointed guardian of the estate of the same, and to the residence of the applicant, 1933, at 10

12549 In the matter of John H. S.
This day and made required by the estate of J. in said Court to her front said intestate what the and the Court showed to is a suit ordered, that upon giving in the sum continued.

12549 In the matter of John H.
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12550

In the matter of the Will of
Rorita Orabrod, Deceased.

application for Probate of Will.
Presentation.

An application having been this day presented to the court by George Orabrod, praying that an instrument in writing purporting to be the last will and testament of Rorita Orabrod 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 a resident of the State, and that a hearing on said application will be had on the 22. day of August 1933, at 10 o'clock, a.m.

12549

In the matter of the Estate
of John B. Street, Deceased.

Order for appointment, and
for Bond.

This day Sarah A. Street 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 B. Street, deceased late of Jackson 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 administrator should be appointed and that said Sarah A. Street is a suitable person and legally competent, it is ordered, that she be appointed as such Administrator upon giving bonds with sureties as required by law in the sum of Two thousand Dollars, and this cause is continued.

12549

In the matter of the Estate
of John B. Street, Deceased.

Bond approved Letters Issued.

This day Sarah A. Street, appeared in open Court, accepted the appointment as Administrator of the estate of John B. Street, deceased, and gave and filed herein, her Bond in the sum of Two thousand Dollars conditioned according to law, with James H. Street, and John E. Street, as, Sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Sarah A. Street, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay the costs herein.

12038 In the matter of the Estate of George Schwartzkopf, Deceased, and filed herein his account and also tendered his resignation as such executor, which for reasons satisfactory to the Court, as hereby accepted.

This day came John Schwartzkopf, one of the executors of the last will and testament of George Schwartzkopf deceased, and filed herein his account and also tendered his resignation as such executor, which for reasons satisfactory to the Court, as hereby accepted.

12448 In the matter of the estate of W. W. Thomas, Deceased.

This day came Estella Thomas, executrix of the estate of W. W. Thomas, 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 Sept. 1933, at 1 o'clock p.m. to which time said matter is continued.

First & Final account.

12542 In the matter of the Estate of Emma Kopf, Deceased.

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 30 day of Sept. 1933, at 10 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.

Order on Filing Inventory.

11773 In the matter of Margaret [unclear] of [unclear] County, Ohio, settlement of the Court for hearing at 1 P.M.

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11 773 In the matter of the Estate
of Margaret P. Schneider. Dec'd

Filing Third & Final account.

This day came Otto J. Schneider, and Mrs. A. Rausch,
executors of the estate of Margaret P. Schneider 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 30 day of Sept. 1933,
at 1. P.M. At which time said matter is continued.

NO. 1000-10000 CH. TOLEDO, OHIO - 90393

"Aug. 16-1933"

11966. In the matter of the estate of Sarah J. Harrison, deceased.
 Clerk of Court, Mansfield, Ohio. Dues to: In the matter of the
 estate of Sarah J. Harrison deceased, No. 13484, of the Court of
 Common Pleas of Union County, Ohio. please enter the following
 minutes: "Find from the evidence there is due the estate
 of Sarah J. Harrison, deceased, from Benton Cahill, former
 executor of said estate, the sum of \$62,725.⁸⁴ Motion
 for new trial overruled. Exceptions saved. Costs adjudged
 against Benton Cahill. Clerk ordered to certify an
 authenticated transcript of this order to the Probate Court
 of Union County. Please immediately notify all
 interested attorneys of this finding and order. The papers
 and bills of exceptions have been forwarded to you by express.
 Yours very truly, Hamilton E. Hoge, Trial Judge"
 I hereby certify this to be a true copy of the original filed in this
 office, Aug 17-33. Floyd C. Kerns, Clerk of Court, Bay, M. Kerns Deputy.

9226 In the matter
 of Ernest L
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"Aug. 16-1933"
 Matter of the
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 by express
 filed in this
 Deputy.

9226

In the matter of the Estate
 of Emmett Loy Pyles, an insane person. Order.
 The Court having at a former term made an order
 finding that Mary M. Pyles was the dependent mother
 of the above named, Emmett Loy Pyles, and allowing her
 the sum of \$ 80⁰⁰ per month from his estate for her
 support, and it now appearing to the Court that under
 the new regulations of the United States Internal
 Administration and the laws of the United States
 the said Mary M. Pyles, has been made an amount
 of \$ 70⁰⁰ per month as the dependent mother of the
 said Emmett Loy Pyles, it is therefore Ordered, that the
 said allowance of \$ 80⁰⁰ per month to the said Mary
 M. Pyles, as dependent mother of Emmett Loy Pyles, be set
 aside and shall terminate by being Sept. 1st 1933.

12 530

In the matter of the estate of Mrs. Strieder, Deceased.

Entry approving and confirming Public Sale.

This day this cause coming on to be heard on the report of J. A. M. Allister Executor of the estate of Mrs. Strieder, 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 they are approved and confirmed. It is further ordered that this proceeding be recorded, and that said Executor pay the costs herein taxed at within ten days.

12 546

In the matter of the Estate of William L. Dietrich, Deceased.

Orders Re 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 mailed by all persons entitled to notice under the laws of the State of Ohio.

9561

In the matter of Eugene Ell.

This day Ell et al v in settlement Whump and ad v. Sept 1933. a. continued.

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9861 In the matter of the Guardianship
of Eugene Ell. et al. minors

No. 9861

This day came Lydia Ell Boyger, Guardian of Eugene
Ell et al. of Union County, Ind. and presented her account
in settlement of said Guardianship duty verified.

Whereupon the Court do order the same filed
and advertised for hearing on Saturday, the 30 day of
Sept 1933 at 1 P.M. to which time said matter is
continued.

12530.

In the matter of the Will of Rosetta Orshood deceased.

admitting to Probate & Record,

This matter came on this day further to be heard, on the application of George Orshood, to admit to probate and record the will of Rosetta Orshood, deceased, heretofore filed in this Court. And it now being shown to the satisfaction of the Court, that due notice of the filing of said Will and of the application to admit it to probate and record in this Court, has been given to the widow and the next of kin of said testator residents of Ohio, and Norman C. Brown and P. L. Engard subscribing witnesses to said Will having this day appeared in open Court, and, having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing, is the last will and testament of said Rosetta Orshood, 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 George Orshood widow of said decedent, to elect as to said decedent to elect as to said Will, as required by law.

12385

In the matter of the Estate of Dwight A. Clark 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 or drawn 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.

12385

In the matter of the Estate of Dwight A. Clark Deid

Order Granting application by House to take Property at appri. value.

This day Edith L. Clark, the surviving spouse of Dwight A. Clark 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 Edith L. Clark, the Administration, is ordered to convey and deliver to said Edith L. Clark, the property elected to be taken, upon

the said of payment of said of said proceeding

12531

In the matter of Elizabeth This day to sell Personal and the Court that the estate Petitioner as so prayed for good and of said estate It is therefore of the estate Said person thirty-five (35) further orders terms. In favor against It is further return of the day of

12532

In the matter of Mrs. Signer in open Court, a suitable of the age necessary; it demise to app election, or it is continued

12552

This day a appointment Mary Helen said applic 1933, at 10. place of said 14 years of a Parties by

12550

In the matter of Rosetta Orshood This matter the applic

the said surviving spouse complying with the terms of payment. It is further ordered, that said Administrator of said decedent's estate pay the costs of this proceeding.

17531 In the matter of the Estate of Elizabeth Shelton, deceased | Entry ordering sale of Personal Property.

This day this cause came on to be heard upon the application to sell Personal Property therein described, and the testimony and the Court being fully advised in the premises, finds that the statements and allegations contained in said Petition are true; and that such property 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 Robert F. Allen, as Administrator of the estate of Elizabeth Shelton, deceased, proceed to sell said personal property at private sale for not less than twenty-five (\$25.) to Lloyd Winter and son. It is further ordered that said sale be upon the following terms, to-wit: a credit placed upon the account in favor of Lloyd Winter and son, which they hold against said estate, in the amount of \$25.00.

It is further Ordered, that said Administrator make return of his proceedings herein, within 30 days after the day of sale.

17532 In the Matter of the Guardianship of Order for notice.

Lorris Syner, et al. This day Alexander H. Newhouse, appeared in the Court, made application for a notice to issue to Probate Court to select a suitable person for Edw. J. appearing to the Court that said minor of the age giving them the right to make such selection, that a guardian is necessary; it is, therefore, ordered that notice in writing be given said minor to appear before this Court on or before Aug. 31-33 at 10. A.M. make such selection, or the Court will appoint a Guardian for them; this cause is continued.

17532 This day Alexander H. Newhouse filed an application for the appointment of a Guardian of Lorris Syner, Edmie J. Syner, Mary Helen Syner & Kenneth Syner, minor. It is ordered that said application be set for hearing on the 31 day of August 1933, at 10. A.M. that at least three days' notice of the time and place of said hearing be given to Lorris Syner, who is over 14 years of age, by personal service in writing, all other interested parties by means of notice as provided by law.

17550 In the matter of the Will of | Admitting to Probate and Record, Rosetta Orabond, Deid

This matter came on this day further to be heard on the application of George Orabond to admit to probate and

and record the Will of Rosetta Orabrod deceased, heretofore filed in this Court sheweth. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit it to probate and record in this Court, has been given to the widow and the next of kin of said testator residents of this and Norman Brown and P. T. Engard the subscribing witnesses to said Will, having this day appeared in open Court and having been duly sworn testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and testament of said Rosetta Orabrod 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 its witnesses above named, be entered of record in this Court. Citation ordered to George Orabrod widow of said decedent to elect as to said Will, as required by law.

12488. In the matter of the Estate of Charles Woodworth, Deceased.

Order approving and confirming Sale

This day this cause coming on to be heard on the report of Bertha Woodworth adx. of the estate of Charles Woodworth deceased, of her proceedings under 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 same be and hereby is approved and confirmed. Ordered costs paid

12531 In the matter of Elizabeth Sh... This day estate of Elizabeth Sh... his Report of said estate the sale and the form with the...

12430 In the matter of John P. Early, D... of the estate of... duly verified, intended for his time said...

12551 In the matter of Rosetta Orabrod an application by Phil A. for putting Arm Orabrod. It is ordered presentation the administration in the probate State and be had on...

12553 In the matter of Rosetta Orabrod Lloyd Woodworth having filed and order an exempt... This the... being fully that the (\$400.00) Dec... funeral... actual... that a...

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12531 In the matter of the Estate of Elizabeth Shelton, Deceased | Confirming Sale
This day came Robert F. Allen, administrator of the estate of Elizabeth Shelton, Deceased, and filed herein his Report of the private sale of certain property of said estate. Upon examination by the Court the sale appearing legal and in conformity to law and the former order of the Court, is confirmed, and with the proceedings herein is ordered recorded.

12430 In the matter of the estate of John B. Early, Dec'd | Filing 1st & Final account
This day came May B. Early, adx. of the estate of John B. Early, late of Union Co. S. deceased, & presented her duly verified, whereupon the Court do order the same, filed & admitted for hearing on Sat. the 30. day of Sept 1932 at 9. A.M. to which time said matter is continued.

Wednesday, August 23-

12551 In the matter of the Will of Rose Belt, Deceased. | Presentation of Will for Probate
An application having been this day presented to the Court by Chas. A. Baker, praying that an instrument in writing purporting to be the last Will and testament of Rose Ann Belt 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 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 28. day of August 1933. at 10. A.M.

12553 In the matter of the Estate of Rosetta Worthington, Deceased. | Estate not. Subject to Tax
Lloyd Worthington as widower of Rosetta Worthington deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax, under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate, is Four Hundred (\$400.00) Dollars, the debts and cost of last illness and funeral, are Three Hundred (\$300.00) Dollars, and the net actual market value thereof, is One Hundred (\$100.00) Dollars. 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 succession of said estate, be certified to the Tax Commission of this, Ind. that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

12546 In the matter of the Estate of William B. Ditrick, Deed

Order to Record Proof of Publication

This day the affidavit of J. M. Huber publisher agent of the Marquette Tribune a newspaper of general circulation in this County that the notice of appointment of Orrin D. Ditrick as Administrator of the estate of William B. Ditrick 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

12540 In the matter of the Estate of Norman Hall, Deceased.

Order to Record Proof of Publication

This day the affidavit of J. M. Huber, publisher of the Marquette Tribune a newspaper of general circulation in this County, that notice of appointment of H. J. Hoffmann, as Administrator of the estate of Norman Hall, 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.

12545 In the matter of the Estate of Gertrude Thomas, Deceased.

Order to Record Proof of Publication

This day the affidavit of J. M. Huber, publisher of the Marquette Tribune, a newspaper of general circulation in this County, that the notice of appointment of David Waters, as Administrator of the estate of Gertrude Thomas, 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

12548 Sarah E. Jueiff of the Estate of

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12548 Sarah E. Joliff, administratrix
of the estate of John D. Joliff, deceased.
Plaintiff

Sarah E. Joliff, et al. Defendants.

This matter coming on to be heard upon the petition and the evidence, the Court finds that all the defendants herein have in writing entered their appearance herein and consented to the sale prayed for, and are properly before the Court; that Sarah E. Joliff, widow of the said John D. Joliff, deceased, is entitled to dower in the real estate described in the petition; that said widow by her answer herein has consented to the sale of the real estate free from the lien of her dower interest; and, that it is necessary to sell said real estate to pay the debts of the estate and that the prayer of the petition should be granted.

The Court further find that the defendant, The Artua Life Insurance Company, holds a valid and subsisting mortgage upon said real estate amounting to \$3410²² with interest at 6% from the 15 day of August, 1933, and that said defendant has consented to the sale of said real estate subject to said mortgage lien. And it appearing to the Court that a new appraisement should be made of the said real estate, it is ordered, that William Brown, G. W. Beck and Emerson Grapp, 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 from the dower estate of Sarah E. Joliff therein and subject to the lien of said mortgage of said The Artua Life Insurance Company; and it is further ordered, that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value and subject to said mortgage, and discharge the duties required by them according to law, and to make return of their proceedings in writing to this Court on or before the 9 day of August 1933.

12554 In the matter of the will
of Emma Cahill, deceased.

Presentation of Will for Probate.

An application having been this day presented to the Court by F. C. Walker praying that an instrument in writing purporting to be the last will and testament of Emma Cahill, deceased, be admitted to probate. It is ordered that 7 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; that a hearing on said application will be had on the 9 day of Sept. 1933, at 1 P.M.

10260 B

In the matter of
the Estate of

John E. Horn, Deceased.

Petition new or additional Bond Orders.

This day George R. Horn, administrator De Bonis now with the Will annexed, of the estate of John E. Horn, Deceased, appeared in open court and filed his petition asking that National Union Indemnity Company, his surety be released, and that he be permitted to give new bond, as Administrator etc., of said Estate.

It is therefore ordered that the time of hearing thereof before this Court be and hereby is fixed for the 29th day of August 1933, at 10.00 clock, A.M. And it is further ordered that notice of the filing of said petition and of the time and place of hearing be given in writing to said surety to be served upon it five days before said time and this cause is continued.

12122

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12122 In the matter of the estate of Printhia B. Embree, Deceased. Filing First Partial account.
This day came Calvin Liggath, adr. of the estate of Printhia B. Embree 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 30 day of Sept. A. D. 1933 at one o'clock p.m. to which time said matter is continued. Page. 381-

12123 In the matter of the Estate of Printhia B. Embree, Deceased.

17355

J. C. Clark, Executor of the
Last Will and Testament of
Josephine B. Enlow, deceased.

to law for the purpose of procuring service by Publication, and it
appearing to the Court that the heirs, devisees, and legatees
of Josephine B. Enlow, deceased, are necessary parties and
that service of summons can not be made upon said
defendants within this state; it is ordered, that proceedings
against said heirs be had and that publication be made
for six consecutive weeks in the Richmond Gazette, a newspaper
printed and of general circulation in this County, that it contain
a summary statement of the object and prayer of the Petition
mention the Court wherein it is filed, and notify the
persons thus to be served, when they are required to answer.

It is further ordered that immediately after the first
publication, the party making the service shall deliver
copies of the publication from the Richmond Gazette, to this
Court, with proper postage for mailing to the said defendants.

This day came the
plaintiff's attorney and filed
herein an affidavit according

12488

In the matter
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Dr. E. L. E.

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John B. Galloway

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Mrs. L. Myers

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E. H. Hallam

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H. Martin

10260

Dr. B. Horn

12358

Estelle J. M.

Virgil C. M.

12488 In the matter of the estate of Charles Woodworth Deceased. Filing First & Final account.
 This day came Bertha K. Woodworth, adx. of the estate of Charles Woodworth late of Union County, this 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 September, 1933, at 1. P. M. to which time said matter is continued.

12531 In the matter of the estate of Elizabeth Shelton, Deceased.
 This cause came on to be heard at 10:5 clock a.m. on the 26. day of August a.d. 1933, at Schedule of Debts heretofore filed herein by Robert F. Allen, an administrator and the Court after hearing the evidence and being fully advised in the premises finds that the following claims are allowed as preferred, ss. against the estate for the amount as set forth, to-wit:
 Court Costs \$40.53, administrator's fee \$50.00; Harshbarger Coal Co. \$45.00; Lloyd Winter & Co. \$200.00; Martha E. Shelton \$20.00; Mrs. Jennie Smith \$60.00; Dr. L. G. Marsh \$100.00 Total \$476.53.

In the matter of Accounts filed for Settlement.
 This day proof of publication of notice of filing accounts and the vouchers of administration and general guardianship was made, and the Court do find the same in all respects regular and conformant to law. It is therefore ordered, that the notice and proof aforesaid be entered upon the journal and account record of this Court.

- 12199 D. H. Davis administrator of the estate, First & Final account
- 11078 J. E. Lud. Easton & P. filing acct. of J. E. Easton First & Final account
- 12438 J. W. Galloway, Exr. of the estate of David Franklin First & Final account.
- 9688 D. Miles L. Myers, Exr. of John Smith. First & Final account.
- 11287 E. H. Hallam & P. of the estate of Hugh Calvin Stewart Second account.
- 12360 H. Martin estate T. C. Bold. adx. First & Final account
- 10260 B. Dr. B. Horn, adx. etc. of estate of John R. Horne. Fourth account.
- 12358 Estelle G. Main Exr. of the estate of Burton J. Graham. 1st account.

12358

In the matter of the Estate of Newton J. Graham, Decd

First Partial account.

This day, the First Partial account of Estella G. Main and Virgil E. Graham, Executors of the estate of Newton J. 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 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.

Lawrence Graham, 100.00; Anna G. Reid 25.00; Estella Main 100.00; L. G. Graham 100.00; Lema Hoover 200.00; Estella Main 100.00; Lina F. Graham 200.00; Richmond O. Graham 200.00; Anna G. Reid 175.00; partial distributions on distribution shares.

The Court finds a balance of \$447.58 in the hands of said executor due said estate;

The Court finds a balance of \$447.58 in hands of executor due said estate; which amount they are ordered to pay over and distribute according to law, and the Will of said Newton J. Graham, deceased. It is ordered that said executor pay costs \$6.50. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12488

In the matter of Estate of Charles Woodworth, Deceased

Estate not subject to tax.

Bertha Woodworth as adx of the estate of Charles Woodworth, deceased, having filed an application, duly refused, 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 and twenty seven dollars the debts and costs of administration are two hundred and seventy five dollars and the net actual market value thereof is two hundred and seventy five dollars. The Court further finds that deceased left as his only heirs and next of kin, two brothers and one niece, and that each of them is entitled, under the law, to an exemption of \$500.00 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 \$6.50 be certified to the county auditor to be according to law.

12199

In the matter of the estate of David... This day... Administrative... came on... having been... leaving been... to except or... carefully ex... therewith a... advised in... just and... the said a...

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In the matter of... of Joseph... This day... Easton ex... executor of... on for hear... published... filed thereto... object to... examined... and all... advised in... respects jus... Therefor... Confirmed... amount... amount... in full co... The Com... estate sel... Fred and... \$6.50 paid... Account... Records of...

12199

In the matter of the Estate of David S. Davis Deceased

First and Final account.

This day the first and final account of D. S. Davis Administrator of the estate of David S. Davis deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon 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 \$31⁷² 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 \$6⁵⁰ paid June 23

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

11078

In the matter of the Estate of Joseph Easton Sr.

Third and Final account.

This day the 3rd and final account of Joseph and Fred Easton Executors of the Estate of John Easton, who was executor of the estate of Joseph Easton Sr. deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon 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's compensation is hereby allowed the sum of \$6³³ being commissions on the amount collected and accounted for by him, 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 Fred and Joseph Easton, pay the costs herein taxed, at \$6⁵⁰ paid July 12-1933. It is ordered, that said account and the proceedings herein be recorded in the Records of this office

11281

In the matter of the Estate of Hugh Calvin Stewart

Second account.

This day the second account of E. H. Hutton executor of the estate of Calvin Hugh Stewart deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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 \$83⁸⁵ 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 one and 15/100 Dollars (\$41¹⁵) for actual and necessary expenses, which sum the Court considers just and reasonable.

Said C. A. Hopes, is hereby allowed the sum of One Hundred, as attorney, (\$100⁰⁰) for services, which sum the Court considers just and reasonable.

The Court finds a balance of \$697⁴² 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 Calvin Hugh Stewart deceased.

It is ordered that said Executor pay the costs herein taxed at \$6⁵⁰ July, 19-1933. It is ordered that said account, and the proceedings herein be recorded in Records of this office.

12438

In the matter of the Estate of David Franklin

First and Final account.

This day the first and final account of Zueh B. Gallaway, executrix of the estate of David Franklin deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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 executrix is hereby allowed the sum of 100⁰⁰; distribution 444⁰⁰ Total \$544⁰⁰ being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered, and amount of distribution.

The Court finds said account duly balanced, and

12620

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In the matter of J. H. Martin

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Said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$6⁵⁰ July 25-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

1933

In the matter of the estate of J. H. Martin, Decd. This cause came on to be heard on the application of Blanche M. Martin for year's allowance - and the setting off to her of exempted property under the provisions of Sec. 10.5-29-54, and it appearing to the Court that since the filing of said application the said J. C. Bond, ex. adm. of the estate of J. H. Martin, deceased, and the said Blanche M. Martin have entered into a contract and agreement whereby it was agreed that said Administrator had receipts in his hands amounting to the total sum of \$1152⁷⁹ and had made disbursements amounting to the total of \$750¹³ leaving a balance due the estate of \$432⁷¹ and whereby it was further agreed that the said Blanche M. Martin should receive said balance in the hands of said Administrator, together with the two shares of stock in the Ohio Edison Company the uncollected account of said estate, and the real estate appraised at \$25⁰⁰ and that the settlement should constitute a complete settlement between said parties and of the estate, and the said Administrator, having on the 18. day of July, 1933. filed his first and final account showing the payments out from his hands of all of the assets of the estate, including said \$432⁷¹ it is ordered that said agreement entered into between said parties be approved, and that the final account filed by said Administrator constitute a complete discharge for him, and that the two shares of stock in the Ohio Edison Company be assigned to the said Blanche M. Martin and the real estate transferred to her in full of her rights of said estate.

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10260^P In the matter of the Estate of John R. Horn, deceased.

Fourth account

This day, the 4th partial account of George E. Horn ad. etc. of the estate of John R. Horn, deceased, came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed 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 ad. etc. George E. Horn is hereby allowed the sum of Oct. 29/32. \$15⁰²; Dec. '32 \$65⁰²; Jan 6-33 \$10⁰²; July 6-33. \$5⁰² (\$90⁰³) 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 \$14615¹³ in the hands of said ad. etc. due said estate; which amount he is ordered to pay over and distribute according to law, and the Will of said John R. Horn, deceased. It is ordered that said ad. etc. pay the costs taxed at \$6⁵⁰.

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

12360 In the matter of the Estate of J. H. Martin, Deceased.

First and Final account.

This day the First and Final account of T. C. Bond ad. of the estate of J. H. 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 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 Administrator is hereby allowed the sum of forty one and 24/100 Dollars (\$41²⁴) as a credit, being a just and reasonable amount expended by him for a monument for said decedent. Said Administrator is hereby allowed the sum of \$50⁰⁰ 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 taxed \$6⁵⁰ July 18-33. It is ordered that said account and the

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In the matter of Rose... This matter... on the app... and recor... of the villa... in this Cou... of the Cou... sustaining... all the ne... resident... notice of a... him to ad... want to... and consen... Elizabeth... witnesses to... and has... to the due... which tes...

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12531 proceedings herein be recorded in Records of this office.
In the matter of the Estate of Elizabeth Shelton, Decd. Inventory and appraisement.
This matter came on to be heard on the 26-day of August A.D. 1933, on the Inventory & appraisement heretofore filed herein; it appearing to the Court that due notice was served on all interested parties herein and that no exceptions were filed; the Inventory & appraisement as filed is therefore being affirmed and costs are ordered paid.

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Monday, August 28.
12551 In the matter of the Will of Rose Ann Belt, deceased. Order admitting to Probate and Record.
This matter came on this day further to be heard, on the application of Phil A. Baker to admit to probate and record the Will of Rose Ann Belt, deceased, late of the village of Maryville 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 consent to the probate of said Will. And Elizabeth Kelly and Anna M. Daniel the subscribing witnesses to said Will appeared this day 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 sub-

scribed 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 Rose Ann
 Brett 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.

12549 In the matter of the Estate of John W. Streeter, deceased. | Filing Inventory and appraisement.

The Inventory and appraisement of the above estate having
 been filed on this 28 day of August 1933, the Court sets the
 11th day of September, at 10 o'clock 1933, for a hearing on said
 Inventory and appraisement. It appearing to the Court that
 Sarah A. Streeter, administratrix and Byron Sanders, her attorney
 and Sarah W. Streeter, as surviving spouse and James H.
 Streeter and John C. Streeter, heirs at law, have waived notice
 of the filing of the Inventory and appraisement and have consented
 to its approval, that no additional notices be required to be
 served on them. But, that notice by registered mail be
 given to George W. Streeter the only other person interested in
 said estate for at least ten days before the time of hearing
 on said Inventory and appraisement.

12533 In the matter of the Estate of John R. Jamel, deceased.

This day this cause came on to be heard on the Inventory
 and appraisement heretofore filed herein, by Walter Jamel and
 Ray P. Jamel, the executor of the estate of John R. Jamel, deceased.
 The Court finds that all of the parties interested in said
 estate have waived notice of the hearing on the Inventory and
 appraisement filed herein and have consented to its
 approval and confirmation. Wherefore, the said
 Inventory and appraisement as filed herein, is hereby approved
 and confirmed.

12049 In the matter of Sarah H. C.

This day Sarah H. C. and, present of said Court do hearing on at 1. P.M.

9650^D

In the matter of Came on for hearing legal notice of the according to law to the same of the matters pertaining into the hands of Court heretofore expenses and allowed the sum to be rendered advised in the respects just Sum of \$15⁰⁰ hereby is a

10260^B In the matter of Estate of George R. Jamel, deceased.

Annexed filed his April 14- invested certificate that the Court have that said of the of the Eva husband. promissory with interest promissory farm of Clairborn

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12049 In the matter of the Estate of Sarah H. Andrews, Deceased. Filing Second account.

This day came E. H. Kellan executor, of the estate of Sarah H. Andrews late of Union County, Ohio, deceased, and presented his second account in settlement of said estate duly verified. Whereupon the Court do order the same filed and admitted for hearing on Saturday the 30 day of September 1933 at 1. P.M. to which time said matter is continued.

96 50

In the matter of the Guardianship of John Smith. On the 26 day of August 1933, this cause came on for hearing on the 1-2 fund act. of Mrs. L. Myers as Guardian of John Smith, and due legal notice of the filing thereof and the time of hearing thereon having been published according to law and exceptions having been filed thereto. No one appearing to except or object to the same. The Court having carefully & fully examined said account and all matters pertaining thereto the Court further find that no assets of any nature whatsoever came into the hands of the said Guardian, or did the said Guardian make any disbursements, that the Court heretofore allowed the said Mrs. L. Myers as such Guardian sum of \$200.00 for his reasonable expenses and compensation in the execution of his Trust, and in addition thereto, the Court allowed the sum of \$25.00 for expenses and attorney fees of William D. Higgett for services heretofore rendered the Guardian of said John Smith, and the Court being fully advised in the premises, do further find the said account to be in all respects just and correct. That there is due this Court costs taxed in the sum of \$15.00. Therefore it is ordered that the said account be and hereby is allowed, approved, and confirmed.

Tuesday, August 29.

10260 B. In the matter of the Estate of John E. Horn, deceased. Order approving instrument of funds.

George R. Horn, as administrator De Bonis non, with the Will annexed of the estate of John E. Horn, Deceased, having filed his application with this Court stating that on April 14 - 1931 with the verbal consent of this Court he had invested certain funds of said estate and making that the said investment be approved. And the Court having examined said proceeding and finding that said investment is in accord with Item Sixth of the will of the said John E. Horn, and consisted of the loaning of \$2500.00 to Chester F. Cox, and Ellen Cox husband and wife under date of April 14, 1931, on their promissory note for \$2500.00 due three years after date, with interest at 7% per annum from date until maturity and with interest at 8% per annum after maturity until paid said promissory note being secured by first mortgage on a farm of One Hundred and twenty acres located in Charlemagne Township, Union County, Ohio. said note and

the Inventory
J. J. and
P. J. deceased.
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and mortgage being payable to the order of George R. Horn, Administrator De Bonis non with the Will annexed of the Estate of John E. Horn, and said mortgage being recorded in Volume 100 at page 475 of the mortgage records of Union County, Ohio, and being ample security for the repayment of said loan, or investment. It is ordered that said investment as above set forth in detail be and the same hereby is approved by the Court.

10260^B. In the matter of the Estate of John E. Horn, deceased. This day appeared in new Bond E. Horn, deced to law. in a Fidelity and which bond that this for Administrator.

10260^B. In the matter of the Estate of John E. Horn, deceased.

Order releasing Surety for new Bond.

George R. Horn, as administrator De Bonis non with the Will annexed, of the estate of John E. Horn, deceased, having filed in this Court his application for the release of the National Union Indemnity Co. of Pittsburgh Pa. as surety on his Bond, as such Administrator, and notice of such application having been given in writing to such surety the National Union Indemnity Co. of Pittsburgh, Pa., as provided by law of the time and place of such hearing. The Court finds that there is good reason to release said surety and it is ordered that the said The National Union Indemnity Company of Pittsburgh, Pa. be released as such surety upon said Administrator filing a new bond as such, such sureties to be approved by the Court in the sum of \$30,000.00. And it appearing to the Court that said Administrator filed a current account on August 1, 1933, which was approved by this Court and that he has this day filed his statement under oath that he has not received or disbursed any funds since the filing of said account and that the funds of said estate are in exactly in the same condition as when said account was filed, no further account is required of said Administrator at this time.

17556 In the matter of the Estate of Rose Ann Belt, 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 30 day of Sep 1933 at 10 A.M. and that notice of said hearing be given to all persons entitled to notice under the law of this State of this jurisdiction, 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.

17556 In the matter of the Estate of deceased Rose Ann Belt, the open Court parts as an executor, what the thereof; and Phil A. Baker that by or requested without give

10260B. In the matter of the Estate of John E. Horn. Dec'd

Order approving Bond

This day George R. Horn, administrator as aforesaid appeared in open Court and gave and filed herein a new Bond as such administrator of said estate of John E. Horn, deceased, as heretofore ordered, conditioned according to law, in the sum of Thirty thousand Dollars, with the Fidelity and Deposit Company of Maryland as surety, which bond is approved by the Court. It is ordered that this proceeding be recorded, and that said Administrator pay costs \$-

Wednesday August 30

12556 In the matter of The Estate of Rose Ann Bell, Dec'd

Order for appointment. Letters Issued.

The Last Will of Rose Ann Bell, deceased late of Marysville this, in said County, having heretofore been duly proved and allowed; this day Phil A. Baker, 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 Phil A. Baker is a suitable person and legally competent and that by the terms of said Will said Testator ordered or requested that her executor may execute it without giving Bond; it is ordered that he be

DE WANTS-TRUMP CO., TOLEDO, OHIO-96595

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 he is to close same up forthwith that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Executor pay the costs

1255-2 In the matter of the Guardianship of Lenis Syner. et al. This day application of her guardian to the Court for Mary Helen that a guardian be ordered that she be appointed guardian of the estate of said child. Leave bond in the sum of \$1000.00 ordered that she be appointed guardian as provided

12307 In the matter of the Guardianship of The Guardianship of Perkins, et al. account of her guardian for hearing P.M. to read

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1253-2 In the matter of the
Guardianship of
Loris Syner, et al.

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 Loris Syner, Edmon J. Syner, Mary Helen Syner and Kenneth Syner are minors, and that a guardian is necessary.

It is therefore ordered that a guardian be appointed. It appearing to the Court that Alexander H. Newhouse, is legally competent and, having filed an application herein and given bond, in the sum of \$400- Conditioned according to law, with Lulu Newhouse - ex. C. V. Hord as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Alexander H. Newhouse as provided by law.

Friday September 1-

12307 In the matter of

The Guardianship of Frank W. Perkins

Filing 1st & Final Account

This day came Berwell W. McCullough, Guardian of Frank W. Perkins, incompetent 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 30. day of September 1933, at 1 P.M. to which time said matter is continued.

12-5-5

J.E. Clark, Executor of the
Last Will and Testament of
Josephine B. Embury, deceased.

Plaintiff

Mabel Horrell et al.

Defendants.

Advised in the premises, finds that in compliance with the former order of this Court, legal notice was served on all of the defendants by publication in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio and that immediately after the first publication of said notice, copies of said paper were delivered to this Court with proper postage, including postage for registered mail and that said notices were mailed to the following defendants: Mabel Horrell, 344 West Grand av., Decatur Ill., Blerta Randolph, Tuscola Ill., William A. Hunt, Tuscola Ill., Nina Shober, Whites Corn, Ind., Russell Embury, 316 N. Elm St., Lebanon Ind., Gladys Hinken Watson, 1211 Wayne av., Topeka Kansas, The Baptist Church, of Tuscola, Ill., The Baptist Hospital Concordia, Kansas, Golda Embury Scott, Atwood Ill., John H. Hunt, Tuscola Ill., Dora Steele 7418 Warler av., Richmond Heights Missouri, James Albert Evans, Olathe Kansas, Armintha Evans, 54 Ellsall Rd., Calcutta, India, Emma Hinken, Kingsville, Mo. The said publication and notice are hereby approved.

12-5-5

Entry.

This day this cause came on to be heard upon the affidavit of Guyson Sanders, attorney for Plaintiff herein, and the evidence; and the Court, being fully

12123

In the matter of
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12123 In the matter of the estate of Pritha B. Embury, deceased. Filing First & Partial account.

This day came Calvin Duggitt executor of the estate of Pritha B. Embury late of Union County, Ohio, deceased, and presented his just and partial account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of September, A.D. 1933, at one o'clock p.m. to which time said matter is continued.

11846 In the matter of the estate of Berthum Moosbarger, deceased. Filing First & Final account.

This day came Homer T. Moosbarger, adm. of the estate of Berthum T. Moosbarger, 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 30th day of September, 1933, at 11 o'clock a.m. to which time said matter is continued.

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MC MANEY TRUST CO., TOLEDO, OHIO - 26595

Wednesday September 6-

12557

In the matter of the Estate of Frank W. Perkins deceased.

Order for appointment ^{Ans.} for Bond.

This day Kathryn W. Mc Cullay 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 Frank W. Perkins deceased late of Mansville Ohio. P. L. D. in said County and an affidavit that there is not to her knowledge any last Will and Testament of the said decedent, 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 Kathryn W. Mc Cullay is a suitable person and legally competent, it is ordered that she be appointed as said Administrator upon giving bond with sureties as required by law in the sum of Ten Thousand, \$10,000 Dollars and this cause is continued.

12557

In the matter of the Estate of Frank W. Perkins deceased.

Bond approved & letters issued

This day Kathryn W. Mc Cullay appeared in open Court accepted the appointment as administrator of the estate of Frank W. Perkins deceased and gave and filed herein her Bond in the sum of Ten Thousand Dollars conditioned according to law with United States Fidelity & Guaranty Co. Russell Bank, agent as surety, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Kathryn W. Mc Cullay that notice of said appointment be published as required by law; that this proceeding be recorded; & that said Adm. pay costs herein

12430

In the matter of the Estate of John L. Perkins deceased. This is a 7th day of September 1917. Came on for settlement having done hereby said estate of Ten thousand and composed of hundred and Dollars. I am one of the that the co fifty dollar assets value hundred and that the person material to of the success allowed to be to tax the a is liable.

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Thursday, September 7"

In the matter of the Estate Determination of Inheritance Tax of John S. Early Deceased.

This 7th day of September 1923, 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 (- nothing - contemplation of death) is, Eleven thousand Two Hundred and Ninety and 6/100 Dollars, composed as follows: Personality: Ten thousand four hundred and Ninety 1/100 Dollars, real estate Eight Hundred Dollars. That the debts (including 200 year allowance) are One thousand six hundred and Ninety Dollars, and that the cost of administration will be One hundred and Fifty dollars. That the net actual market value of the assets which might be subject to tax is Forty-five hundred and 29 6/100 Dollars. The Court further finds that the persons entitled to succeed to said estate, their ages, where material, their relationship if any, to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of accrual of tax, the person

by whom such tax should be paid, and the township, or
 municipality in which such tax originates, are as follows:
 May S. Erly. Appraised value of succession \$ 5,000.00
 as found by Court. Amt. of exemption \$ 4,529.66
 # 9529.66

Amt. of tax \$ 470.34 Date of account Jan. 2/33. May S. Erly, Mary, rec. D.

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

accounts
 accounts
 and estate
 Union Court
 and unless
 hearing on
 30th 1933.

- 12430 May S. Erly, a
- 12488 Bertha H. M
- 12049 E. W. Hatton, Exec
- 12123 Calvin Siggel
- 11848 Homer T. M
- 12317 Carver M.
- 9061 Lydia E. Ell
- 11723 Anna J. Scheu
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accounts for Settlement
accounts and vouchers of the following named persons
and estates have been filed in the Probate Court of
Union County, Ohio for inspection, settlement and record,
and unless exceptions are filed thereto, they will be for
hearing and confirmation on Saturday, September
30th 1933.

- 12430 Mayb. Early, ad. of the estate of John D. Early 1st & final account.
- 12488 Gertha H. Woodworth, ad. of the estate of Chas. Woodworth " " " "
- 12049 W. Hatton, Executor Sarah W. Andrews estate second account.
- 12123 Calvin Lippitt, Executor of the estate of Parantha B. Lippitt.
First and final account.
- 11848 Homer T. Mossbarger, ad. of the estate of Parthena Mossbarger.
First and final account.
- 12317 Corvce M. McCullough, ad. of Frank W. Perkins 1st & final account.
- 9061 Lydia E. Ell, Bolger " Eugene Ell, et al. 7th " " "
- 11723 Otto J. Scheidter, and Executors of the estate of Margaret P. Scheidter.
7th v. Ranoch. Third & final account.
- 12429 Merrill Cameron, ad. of the estate of Frank M. Cameron.
1st and final account.
- 12448 Stella M. Thomas & heirs of the estate of A. W. Thomas.
First & final account.

any person interested may file written exceptions to said
accounts or to any item thereof not less than 5 days
prior to the day set for hearing, when the same
will be heard and continued from day to day
until disposed of. 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
herein or the succession of said estate and the
exceptions allowed, be forwarded forthwith to the Tax Com.
mission of Ohio. 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.

12558.

In the matter of the estate
of Helen E. Albright

Order for warrant.

This day L. M. Bellene 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 Helen E. Albright into the Columbus State Hospital. It is therefore ordered that examination of said patient be had at her home residence on the 8 day of Sept. 1933 at 10 o'clock A.M. and it is further ordered that subpoenas issue for Dr. E. J. Marsh and Dr. Angus MacTvor reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid and this cause is continued.

12558.

In the matter of Helen E. Albright Order after hearing.

This day this cause came on to be heard, and the said Helen E. Albright was in her home at the time of said examination for insanity. Thereupon the judge proceeded with the examination and having heard the testimony of Dr. E. J. Marsh and Dr. Angus MacTvor the medical witnesses and being satisfied that said Helen E. Albright is insane; that she has a legal settlement in Taylor 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 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. J. Marsh and Dr. Angus MacTvor 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 admission of said Helen E. Albright 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 Helen E. Albright be committed to the custody of the Columbus State Hospital until otherwise ordered, and this cause is continued.

12558.

In the matter of
Helen E. Albright

For warrant to convey.

The judge being advised that said Helen E. Albright can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, and it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to the Dr. E. J. Marsh. And this cause is continued for the return of said warrant by said Dr. E. J. Marsh with his report thereon.

12556

In the matter
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In the matter
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17556 In the matter of the Estate of Rose Ann Belt

Saturday September 9th

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 25th day of Sept. 1933 at 10 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.

17556 In the matter of the Estate of Rose Ann Belt

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 25th day of Sept. 1933 at 10 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 advertisement for one insertion in the Mansfield Independent, a newspaper of general circulation in Union County, for 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.

12303. In the matter of the Estate of J. R. Wile, deceased.

Estate not subject to Tax.

Jessie Wile, as administrator of the estate of J. R. Wile, 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 thirty-two hundred and eighty and 9/100 Dollars, the debts and costs of administration are six hundred and seventy seven and 73/100 Dollars, and the net actual market value thereof is twenty-six hundred and thirty 18/100 Dollars.

The Court further find that said decedent died leaving a surviving spouse and three children, his heirs at law, and next of kin, 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 - be certified to the County auditor to be paid according to law.

12316. In the matter of the Guardianship of Marion T. Cline, minor.

no. 12316. Final account.

This day came William Creviston Guardian of Marion Cline minor, of Union County, Ohio, and presented his first and final account in settlement of said Guardianship duty verified. Whereupon, the Court do order the same filed and advertised for hearing on, Saturday, the 28 day of October A. D. 1933 at 1. P. M. to which time said matter is continued.

12076 In the matter of William Krome, and of Roy Zacher Krome, deceased. On the 2- ordered the causes, the Roy Zacher Krome. He issued - said Roy Zacher Krome the answer the on said Roy the time of

12539 In the matter of Margaret E. An application to the Court by William writing judge E. H. deceased that 7- d Will and same for p of the State? miss to had

12076 In the matter of the estate of Mollan Knowl. Deceased

Journal Entry: This day came Vera May

Krouse, and, filed herein her motion for the removal of Roy Zuckman, executor of the last will of Mollan Knowl. Deceased, and the same is set for hearing on the 2nd day of October 1933. 10. A. M. and it is ordered that a notice of said application and the causes therein alleged for the removal of said Roy Zuckman and the time of hearing, the same be issued to the Sheriff of Marion County, Ind. for the said Roy Zuckman to appear in this Court at the time the said cause is set for hearing and answer the same; and that said notice be served on said Roy Zuckman at least five (5) days before the time for hearing thereof.

12539 In the matter of the Will of Margaret Ell. Deceased.

Presentation of Will for Probate

An application having been this day presented to the Court by William Ell praying that an instrument in writing purporting to be the last will and testament of Margaret Ell. deceased, be admitted to probate. It is ordered that 7-day 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 if 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 15th day of September 1933 at 10 A. M.

12560 In the matter of the Estate of Josephine Phipps, Deceased.

Order for appointment and for Bond.

This day John William Phipps 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 Josephine Phipps 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 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 William Phipps 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 six thousand dollars. His cause is continued.

In the matter of the Estate of Josephine Phipps, Deceased.

Bond approved, and Letters Issued.

This day John William Phipps appeared in open Court, accepted the appointment as Administrator of the estate of Josephine Phipps deceased, and gave and filed herein his Bond in the sum of Six thousand Dollars conditioned according to law with United States Fidelity & Surety Co. surety, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John William Phipps, 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.

12142. In the matter of the Estate of ... This day ... estate of ... account is ... deceased. filed and day of Oct matter is C

12551 In the matter of the Estate of Rose Phil A. Baskin Bret deceased ... for ... and the ... inheritance ... on for hearing ... the ... value of said ... 7,000 Dollars. Five hundred market value ... were here mentioned and that as therein ... It is just with a copy may affect said estate. that the ... to the Tax Com to law.

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12142.

In the matter of the
Estate of Elizabeth Booker, Decd.

First and Final account.

This day came James T. and Melvin Booker, admrs. of the estate of John Booker deceased, and filed first and final account in the matter of estate of Elizabeth J. Booker, deceased. Whereupon the Court do order the same filed and advertised for hearing on, Wednesday the 28 day of October 1923 at 1. P. M. to which time said matter is continued.

12551

In the matter of the
Estate of Rose Ann Belt, Deceased.

Estate not Subject To Tax

Chas. A. Baker as executor of the estate of Rose Ann 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 on the premises finds and determines that the gross value of said estate is seven hundred forty-six and 7/100 Dollars the debts and costs of administration are Five hundred eighty four and 25/100 Dollars, and the net market value is Eleven hundred sixty two and 45/100 Dollars nine hundred forty and 00/100 Dollars of the above mentioned amount is in United States Government Bonds 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 be taxed at — be certified to the Tax Commission of Ohio County Auditor to be paid according to law.

11214

In the matter of the Estate of Nathaniel Brooks deceased
 application of R. W. M^o Ginnins and G. R. M^o Ginnins for an order authorizing and directing the Richmond Banking Company to transfer to said applicant in equal shares certificates no. 5 for ten shares in the Richmond Banking Company, and was submitted to the Court. And the Court being fully advised in the premises find that under the terms and provisions of the last Will and Testament of said decedent said certificate was bequeathed for life to Louisa B. Brooks widow of said decedent, and after her death to the applicants herein absolutely and in equal shares. The Court further find that the said widow is now deceased; that all of the debts and funeral expenses of said Nathaniel Brooks, have been fully paid, and that said certificate is now the sole property of said applicants. It is therefore considered by the Court that said application be, and the same hereby is, sustained and said the Richmond Banking Co. is hereby authorized and directed to transfer to R. W. M^o Ginnins & G. R. M^o Ginnins said certificate in equal shares.

This day this cause came on to be heard upon the application of R. W. M^o Ginnins and G. R. M^o Ginnins for an order authorizing and directing the Richmond Banking Company to transfer to said applicant in equal shares certificates no. 5 for ten shares in the Richmond Banking Company, and was submitted to the Court. And the Court being fully advised in the premises find that under the terms and provisions of the last Will and Testament of said decedent said certificate was bequeathed for life to Louisa B. Brooks widow of said decedent, and after her death to the applicants herein absolutely and in equal shares. The Court further find that the said widow is now deceased; that all of the debts and funeral expenses of said Nathaniel Brooks, have been fully paid, and that said certificate is now the sole property of said applicants. It is therefore considered by the Court that said application be, and the same hereby is, sustained and said the Richmond Banking Co. is hereby authorized and directed to transfer to R. W. M^o Ginnins & G. R. M^o Ginnins said certificate in equal shares.

11195^a

In the matter of the estate of Julia P. Lyons deceased. Will annexed of the estate of Julia P. Lyons deceased, and for good cause shown, said administrator is ordered to proceed to sell at private sale for not less than \$500.00 cash, said Certificate of Claim no. 736, against the Farmers Deposit Bank of Richmond, this decedent in said petition.

Upon the petition of F. A. McAllister administrator de bonis non, with the will annexed of the estate of Julia P. Lyons deceased, and for good cause shown, said administrator is ordered to proceed to sell at private sale for not less than \$500.00 cash, said Certificate of Claim no. 736, against the Farmers Deposit Bank of Richmond, this decedent in said petition.

12386

F. A. McAllister, as adm., of the estate of Maude K. Lindsay deceased, Plaintiff vs. W. M. Lindsay, et al. Defendants.
 as Tract no. 1 at private sale and it appearing to the Court that the plaintiff has heretofore given an additional bond in the sum of \$2000.00 with sureties to the approval of the Court, and it further appearing to the Court upon satisfactory evidence that it would be more for the interest of said estate to sell the real estate designated in said petition as "Tract No. 1" at private sale, it is now ordered that the said F. A. McAllister, as such Administrator proceed to sell said real estate at private sale for not less than the appraised value thereof & for cash.

This day this matter came on further to be heard on the application of the plaintiff for the order of this Court, directing him to sell the real estate, described in the petition and designated as "Tract no. 1" at private sale and it appearing to the Court that the plaintiff has heretofore given an additional bond in the sum of \$2000.00 with sureties to the approval of the Court, and it further appearing to the Court upon satisfactory evidence that it would be more for the interest of said estate to sell the real estate designated in said petition as "Tract No. 1" at private sale, it is now ordered that the said F. A. McAllister, as such Administrator proceed to sell said real estate at private sale for not less than the appraised value thereof & for cash.

11348^a

In the matter of the estate of Edith A. Linn
 This day of Richmond presented to the Court duly verified and filed and day of October said matter

12241

In the matter of the estate of Fred W. ...
 This day of ...
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 Sarah E. Jolly
 Estate of ...
 Sarah E. Jolly
 plaintiff for ...
 petition at ...
 purpose of ...

11348^a In the matter of the Guardianship of Edith A. Lindsay, deceased. Filing First and Final Account.
 This day came Fay Lytle Guardian of Edith A. Lindsay of Richmond Twp. 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 October A.D. 1933 at 10 clock p.m. to which time said matter is continued.

12241 In the matter of the estate of Fred W. Richter, deceased. Application for Transfer. Real Estate Authority.
 This day came Lillian Richter, executrix of the estate of Fred W. Richter 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 July 4-1933, residing at Milford Center, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, on July 15-1932, and admitted to probate on the 27 day of July 1932, that on July 27-1933, the petitioner was appointed executrix of his estate; that the following persons with their age, address, relationship and portion inherited inherit said real estate:
 Lillian Richter, Russell Point, Ohio, his sister, 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.

12548 Sarah E. Jelliff, adx. of the Estate of John D. Jelliff, deceased. Friday Sept. 15
 Plaintiff. Entry: This day this matter came on to be heard upon the report of the appraisers heretofore appointed; and it appearing upon examination that said report, is in all respects regular and correct, it is ordered that the same be, and it hereby is approved and confirmed.

12578 Sarah E. Jelliff, adx. of the Estate of John D. Jelliff, decd. Plff.
 Plaintiff. Defendants. This cause came on to be heard upon the application of plaintiff for an order to sell the real estate described in the petition at private sale. v. the Court, being fully advised in the premises, find that it is for the best interest of said estate

to sell said Real Estate at private rather than public sale. It is therefore considered by the Court that the plaintiff herein is authorized and directed to sell said real estate at private sale for a price not less than the appraised value thereof.

12548

John D. Joliff, Deceased. Order for Private Sale. Whereas it has been heretofore ordered and directed by this Court that you proceed to sell the real estate mentioned in the petition herein at private sale for a price not less than the appraised value thereof agreeable to the statute regulating the sale of real estate by administration and that you make return of your proceedings in the premises to this Court and bring this order with you. The said real estate is described in the petition as follows: Situated in the Township of Gale, County of Hardin and State of Ohio. Being part of Military Survey No. 12280 (first lot bounded and described as follows) Being part of Lot #1, of said survey 12280: Beginning at a small water beach being N.E. Corner of said lot #1: thence North 12° W. 60 poles to a stake; thence S. 78° W. 160 poles to a stake; thence S. 12° E. 60 poles to a dogwood and three beeches; thence North 78° E. 160 poles to the place of beginning containing 60 acres of land. Witness my hand and the seal of said Court at Marysville Ohio, this 15 day of Sept. 1933.

12561

In the matter of the will of Jessie D. ... An application to the Court in writing by Jessie D. ... ordered that circulation of admission ... surviving of ... known to ... on said ... September 1933

12561

In the matter of the will of Jessie D. ... This matter application the will of ... Marysville in ... It is now ... said dec ... and that ... kin of ... state have ... of said Will ... probate and ... of this Court ... the probate ... D. ... to said Will ... having ... due ... testimony ... respectfully ... the Court ... is the last ... deceased ... that ... said Will ... not ... the admit ... length with ... named ...

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12061

In the matter of the

Will of Jessie Daugherty, Deceased of Will for Probate.

Journal: Presentation

An application having been this day presented to the Court by Estella Gibson praying that an instrument in writing purporting to be the last Will and testament of Jessie Daugherty deceased, be admitted to probate. It is ordered that ten 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 16 day of September 1933 at 10 A.M.

12561

In the matter of the Will

of Jessie Daugherty, Deceased.

Order Admitting to Probate and Record.

This matter came on this day further to hear on the application of Estella Gibson to admit to probate and record the Will of Jessie Daugherty 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 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 Elizabeth Murphy Lydia Dimonst, and Edward St. Carter, the subscribing witnesses to said Will, on 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 Jessie Daugherty 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
 ? not under any restraint. Thereupon 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.

12562 In the matter of the estate of Jessie W. Daugherty, deceased.

Order for appt. Letters Issued.

The last Will of Jessie W. Daugherty, deceased, late of Mansfield, in said County, having heretofore been duly approved and allowed; this day Estella Gibson, the Executrix named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed 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 Estella Gibson is a suitable person and legally competent, and that by the terms of said Will said Testatrix ordered, or requested that her 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 she is hereby directed not to continue decedent's business, but to close the same forthwith; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Executrix pay the costs herein.

12559 In the matter of the Will of Margaret Ell, deceased.

admitting to Probate and Record.

Be it Remembered that heretofore to-wit: on the 15th day of September A. D. 1933 an instrument of writing purporting to be the last Will and Testament of Margaret Ell, late of Union Township, in this County, deceased, was produced in open Court, and offered for probate and was then filed. And it now being shown to the satisfaction of the Court, that due notice of the filing of said Will, and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court. And it further appearing to the Court, that Mary Purdy, one of the subscribing witnesses to said Will has gone to parts unknown. Thereupon Norma Brown appeared in open Court, and was duly sworn and examined according to law touching the genuineness of the signature of said Mary Purdy attached to said Will. Thereupon on this day appeared Norman C. Brown, the other attesting witness to said Will, and being duly sworn testified to the execution and attestation of said Will. Which testimony was reduced to writing, by said witnesses respectively subscribed, and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Margaret Ell, deceased, that the same was duly executed and attested; and that the said Testatrix, at the time of making,

signing and mind and It is there be admitted the testimony of record in Henry Voltra

12563

In the matter of Margaret Ell. The last Will and Testament in probate and approved an executor in Court and such as required executor, and what the estate and the Court is a suitable by the terms requested giving to as such Executrix granted to him in to conduct close it appointment this proceeding pay the c

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signing and sealing the same: was of full age, of sound mind and memory, and not under any restraint.
 It is therefore by the Court ordered, that the said Will be admitted to Probate, and that the same, together with the testimony of the witnesses above named, be entered of record in this Court. It is further ordered, that Henry Vollrath as executor pay the costs herein taxed-

17563

In the matter of the Estate of Margaret Ell. Deceased.

Order for appointment.

The last Will of Margaret Ell. deceased, late of Union Township in said County, having heretofore been duly approved and allowed, this day Henry Vollrath 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 Henry Vollrath is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that the executor may execute it without giving bond: it is ordered that he be appointed as such Executor, and that Letters Testametary be granted and issued on the Will of said decedent to him without giving bond, and he is directed not to conduct the business of the deceased but to close it up 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.

10028^a In the matter of
The Guardianship of
William Brown
late of Union County, Ohio and
Settlement of said Guardianship duly verified.
the Court do order the same filed and advertised for hearing
on Saturday, the 28 day of October 1933. at one o'clock p.m.
to which time said matter is continued.

Filing Sixth account.

This day came Christine
Brown, Guardian of William Brown

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 October 1933. at one o'clock p.m.
to which time said matter is continued.

125-63 In the matter of the estate
of Margaret M. Deceased
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 6 day of October 1933
at 10. A.M. and that notice of said hearing be given
to all persons entitled to notice under the laws of this State 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.

Orders on Filing Inventory.

125-60 In the matter of the estate of Josephine Phipps 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 or
received 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.

125-06 In the matter
of Zora Bida
This day came
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125-06

In the matter of the estate of Zora Biddle, deceased.

Authority to Transfer Real Estate

This day came Clyde E. Biddle, Administrator of the estate of Zora Biddle 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 23-1933, residing at Belitourne Township; that on May 13-1933, the petitioner was appointed Administrator of estate; that the following persons with their age, address, relationship and portion inherit, said real estate:
Clyde E. Biddle age 38, Richmond T. Tenn. son. direct
Thomas W. Young " 22 Cornville, Minn. grand-son. one-half
Robert L. Young " 16 " " " " one-fourth

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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12230 Fra. McAllister, Executor of
The Estate of Miles Stranidel.
Deceased.
Plaintiff

vs.
Fred W. Stranidel, et al
Defendants

This day F. A. McAllister
executor of the estate
of Miles Stranidel, deceased,
appeared in open court
and filed his petition herein
to determine heirship, and

it being made to appear to the court that probably all
parties interested who are known to be residents of the
State of Ohio, and whose places of residence are known
will enter their appearance in this action.
It is ordered, that no summons be issued at this
time and this cause is continued

12538 In the matter of the Estate
of Miles Stranidel, Deceased.

Orders on Filing Schedule
of Dests.

This day a Schedule of Dests 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 Dests be set for hearing before this Court on the
16 day of October 1923 at 10 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 advertisement by one
insertion in the Richmond Gazette, a newspaper of general
circulation in Union County, for 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.

11195^a In the matter of the Estate of
Julia P. Lyons, Deid

Confirming Sale of Personal
Property.

The administrator of the estate of the above named decedent
having filed herein his report of the sale of personal
property, with the Certificate of Claim therein mentioned;
upon examination thereof, and being fully advised, the
Court approves and confirms the same

12562

In the matter of the
Estate of
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Friday September 22

1262

In the matter of the Estate of Jessie A. Daugherty, dec'd

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 23 day of October 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 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.

12556

In the matter of the estate of Rose Ann Belt, Decd.
This day the affidavit of J. M. Huber, publisher agent of the Mansfield Times, a newspaper of general circulation in this County, that the notice of appointment of Phil A. Baker as executor of the estate of Rose Ann Belt, 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

Order to Record Proof of Publication of notice of Appointment
Order to Record Proof of Publication of notice of Appointment

12565

Howard Erans, as Executor of the will of Mack Erans, Decd.
Plaintiff

Order Fixing Time for Hearing

Mistha Robbins et al. Defendants
This day Howard Erans, executor of the will of Mack Erans 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 at same time filed herein motions of all of the defendants entering their appearance herein and consenting to said sale. It is ordered that said petition be heard on the 26 day of September 1933, at 10 o'clock P.M.

This day Howard Erans, executor of the will of Mack Erans 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 at same time filed herein motions of all of the defendants entering their appearance herein and consenting to said sale. It is ordered that said petition be heard on the 26 day of September 1933, at 10 o'clock P.M.

12565

In the matter of John E. Borm

This day Roman C. Borm, 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 E. Borm into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff commanding him to bring said John E. Borm alleged to be insane, before this Court, on the 25 day of September 1933, at Ten o'clock A.M. It is further ordered that subpoenas issue for Dr. James M. Guider & Dr. Fred Calloway reputable & duly qualified physicians witnesses to appear at the time & place aforesaid. This cause is continued

12557

In the matter of the estate of Frank H. Best
This day the Executor in this Court M. McInley, deceased, was ordered, was notice: it is records of

12566

In the matter of the estate of J. W. D. Booher
This day an order was issued to and State of publication their claim real estate is ordered this Court. This Court in the matter in this Court estate who real estate should claim the filing a claim in real estate

12495

In the matter of the estate of Louis
This day a schedule of assets was given to the laws of the County circulation, said hear

23 1933

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12557

In the matter of
The Estate of
Frank W. Perkins. Decd

Order to Record Proof of Publication

This day the affidavit of B. B. Gaumer publisher of the Union County Journal a newspaper of general circulation in this County, that the notice of appointment of H. Thayer W. McKinley Esq. adx. of the estate of Frank W. Perkins deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice: it is ordered that same be recorded in the records of this office.

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his petition
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creditors
to said
to be heard
P.M.

12566

In the matter of the
Estate of J. W. Booher. Decd

This day into Court, came
Melvin H. Booher, and James
T. Booher, Co. executors of the estate of J. W. Booher, deceased,

late of Alma, West Virginia, appeared in open Court, and filed an authenticated copy of letters of appointment issued to them by the Probate Court of Tyler County and State of West Virginia, and moved the Court for publication of a notice to creditors of said estate to file their claims in this Court. And it appearing that real estate of said decedent is located in this County is ordered that said copy of letters be recorded in this Court, and that notice of filing thereof in this Court be published, for three consecutive weeks in The Evening Tribune a newspaper of general circulation in this County, and requiring all creditors of said estate who desire to assert their claims against the real estate of said decedent located in Ohio to file their claims in this Court within six months from the filing of said authenticated copy of letters, or their claims will be forever barred as liens against this real estate.

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James M.
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12495

In the matter of the
Estate of Louis F. Blue Decd.

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, Claims, and liabilities be had for hearing before this Court on the 24th day of October 1933, at 10 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 publication in the Union County Journal, a paper printed and of general circulation in Union County, Ohio, by one insertion, at least ten days prior to the date of said hearing.

12565 In the matter of John E. Bourn
 insanity. Orders for clothing for
 Bournant to Conroy.
 The Judge being advised that said John E. Bourn 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 D. J. Bourn. In this cause is continued
 for the return of said warrant by said D. J. Bourn, with his
 report endorsed thereon.

12565 In the matter of John E. Bourn
 This day this cause came on for hearing and the said John E.
 Bourn was brought before the Court. Thereupon the Judge
 proceeded with the examination: and having heard the
 testimony of Dr. Fred Callaway and Dr. James M. Snider
 the medical witnesses, and being satisfied that said John E. Bourn
 is insane: that he has a legal settlement in blithourne
 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 Columbus State Hospital. It is therefore ordered that
 Dr. Fred Callaway and Dr. James M. Snider the medical
 witnesses in attendance make 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 E. Bourn
 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 John E. Bourn be committed to the custody
 of Columbus State Hospital until otherwise ordered, and this
 cause is continued.

12566 In the matter of the estate
 of Rose Ann Burt. Decd. apprais. Sch. of Debts
 filed came on for hearing. This day the Sch. of Debts heretofore
 filed came on for hearing. It appearing to the satisfaction
 of the Court that notice of the filing of the said Sch. 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.

12566 In the matter
 of J. W. Ye
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12568 In the mat
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Tuesday September 26

12566. In the matter of the Estate of J. M. Boker. Dec'd | Orders on Filing Inventory.

This day an inventory in the above captioned estate was filed in this County 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 October 1933 at 10 o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the laws of this by publication in the Murfreesboro Times 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.

12568. In the matter of the Estate of Francis A. Harris. Dec'd. | Order for appointment & for Bond.

This day Perry K. Wood appeared in open Court & made and filed an application under oath as required by law to be appointed as administrator of the estate of Francis A. Harris, deceased, late of Village of Piedmont 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 Perry K. Wood is a suitable person & 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 \$1000. This cause is continued.

12568. In the matter of Francis A. Harris. Dec'd. | Bond approved & letters issued.

This day Perry K. Wood appeared in open Court & accepted the appointment as administrator of the estate of Francis A. Harris, deceased, & gave and filed herein his Bond in the sum of \$1000 - conditioned according to law with Ernest Wood & Emma Wood as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Perry K. Wood that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Adm. pay the costs herein taxed.

12453

In the matter of the estate of Thomas G. Anderson. Decd.

Authorizing Public Sale -

This day this cause came on to be heard upon the petition herein filed and the testimony, and the Court being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at public sale, it is therefore ordered that Hazel Anderson as Adx. of said Thomas G. Anderson, deceased, proceed to sell said personal property at public sale for cash, giving notice as required by law by publishing the same in the Marysville Tribune, sale to be held October 12 - 1933. It is further ordered that said sale be made upon the following terms: Cash. It is further ordered that said Administratrix make return of her proceedings herein, within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

12567

In the matter of the Estate of Sherman H. Fields. Decd.

Estate not Subject to Tax.

Oscar Fields, as one of the heirs of the estate of Sherman H. Fields, 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 \$980.00 and the net actual market value thereof is \$1220.00. That the said Sherman H. Fields died intestate, leaving nine persons surviving him as his sole heirs at law. 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- be certified to the County Auditor to be paid according to law.

11886

In the matter of the Estate of Christian T. Meyer, Decd. This day came John A. Meyer, executor of the estate of Christian T. Meyer, 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 Saturday, the 28 day of October 1933, at 1. P. M. to which time said matter is continued.

12069

In the matter of Cooper. This day made and law to be A. Haines county, and knowledge also, a state consists of a being satisfied and that such as no required. In this cause

12069

In the matter of Cooper. This day accepted of Cooper herein her. 100/ Dollars. an Boston by the Court Administration notice of by law. the Administration

12569

In the matter of the Estate of Casper A. Haines, Deceased.

Order for appointment, and for Bond.

This day Sylvia M. Haines 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 Casper A. Haines deceased, late of Washington 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 administrator should be appointed and that said Sylvia M. Haines is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond with sureties as required by law in the sum of fifteen hundred dollars. This cause is continued.

12569

In the matter of the Estate of Casper A. Haines, Deceased.

Bond approved, and Letters issued.

This day Sylvia M. Haines appeared in open Court, accepted the appointment as Administrator of the estate of Casper A. Haines, deceased, and gave and filed herein her Bond in the sum of fifteen hundred and no 100/ Dollars, conditioned according to law with James D. Haines and Burton A. Haines as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Sylvia M. Haines 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 ✓

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Continued

12570 In the matter of the Estate
of Emma Cahill, Deceased.
Order for appointment
in Bond.
The last will of Emma Cahill, deceased, late of Raymond
in said County, having heretofore been duly proved and
allowed, this day F. C. Walker 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 F. C. Walker is a
suitable person and legally competent, it is ordered that
he be appointed as such executor upon giving Bond with
sureties as required by law in the sum of Five Hundred
Dollars, and this cause is continued.

12570. In the matter of the Estate
of Emma Cahill, Deceased.
Bond approved. Letters Issued.
This day F. C. Walker appeared in open court
accepted the trust as executor of the estate of Emma
Cahill, deceased, and gave and filed herein his Bond
in the sum of \$500 conditioned according to law, with
W. D. Harris & J. S. Robb as sureties, which Bond is approved
by the Court. It is therefore ordered that Letters Testamentary
issue on the will of said decedent to said F. C. Walker
that notice of said appointment be published as
required by law, that this proceeding be recorded, and
that said executor pay the costs therein taxed.

12571 In the matter
of J. C. 1713
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11577 In the matter
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Probate Court, Union County, Saturday September 30 1933

17571

In the matter of Justice of the Peace

Decreasing the number of Justice of the Peace -
 G. C. 1713. From on pg. 1147. addams & Harford
 It being made to appear to the Court, that it is expedient
 to decrease the number of Justices of the Peace in York
 Township, Union County, Ohio, and that Public Notice
 has been given therein that an application to decrease
 the number of Justices would be made, and no objections
 thereto having been filed, it is ordered that the number
 of Justices of the Peace in said York Twp. be decreased
 by one leaving just one for this Township to be
 elected at the next election which is to be held on
 Tuesday November 7 1933. The one elected to qualify
 accordingly.

11377

In the matter of the Estate

authority to transfer Real Estate

of William G. Biddle deceased
 This day came C. E. Biddle executor of the estate of
 William G. Biddle, 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 the 6 day of May 1929, residing at Clairmont
 Township Union County, Ohio; that on May 15th 1929 the
 petitioner was appointed executor of his estate; that
 the following persons with their age, address, relationship
 and portion inherited, inherit said real estate.
 C. E. Biddle age 38. Richmond, Ohio. Son. one-half.
 Blanche McGinnis now deceased. daughter one-half
 that the said John Biddle who was by the terms of the
 will of said decedent entitled to a life estate therein
 died on the 23 day of April 1933 and her said life
 estate then terminated. And that the des-
 cription 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.

11886

In the matter of the Estate of Christian F. Mayer, Deceased.

Estate not subject to Tax

J. A. Mayer, as Adm., with Will annexed of the estate of Christian F. Mayer, deceased, having filed an application, duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of 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 Two thousand two hundred and eighty six ⁹⁰/₁₀₀ (\$2286⁹⁰) Dollars the debts and costs of administration are one thousand and ninety-one ⁷⁵/₁₀₀ (\$1091⁷⁵) Dollars and that the net actual market value thereof is One thousand one hundred ninety five ¹⁵/₁₀₀ (\$1195¹⁵) Dollars.

That said Christian F. Mayer left the following named persons entitled to the residue of his estate:

- Anna Ell daughter. Undivided 1/8.
- John A. Mayer, son Undivided 1/8
- Barbara McRob daughter. Undivided 1/8
- Albert Mayer son Undivided 1/8.
- Carrie Rausch daughter Undivided 1/8.
- Nora Burger daughter Undivided 1/8.
- Edward Mayer, son. Undivided 1/8
- Harold Mayer, Grand-son Undivided 1/16
- Lorna Underhill Grand-daughter, Undivided 1/16.

And that as to 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, and that the costs herein taxed at \$3. be certified to the County Auditor to be paid according to law.

12542

In the matter of the Estate of Emma Logg, Deceased. Order app. 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.

12556

In the matter of Estate of Rose Ann Bick, Deceased. Order app. 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.

12430

In the matter of John B. Esch

This day the Administration on, for the term published herein, was filed and is subject to examination and all matters in the premises just and correct.

Therefore allowed and confirmed. Said account of two hundred and thirty nine ⁰⁰/₁₀₀ Dollars collected and full compensation. The Court estate settled. It is ordered that at account Records of.

12488

In the matter of Charles F.

This day the Adm. of the hearing and published. filed the subject examined. All matters in the premises just and correct.

Therefore allowed and confirmed. The collected compensation attorney balanced.

It is ordered that said administrator pay the costs herein taxed at \$ 6⁵⁰ paid Aug 15 1933. 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 B. Andrews, Deid.

Second account.

On this day the second account of E. H. Hatton executor of the estate of Sarah B. 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 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 One Hundred Dollars (\$100) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Attorney fees allowed \$25⁰⁰.

The Court finds a balance of \$3807¹⁴ 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 B. Andrews, deceased. It is ordered that said executor pay the costs \$ 6⁵⁰ Aug. 28-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12173

In the matter of the estate of B. Embold

This day the executor of the estate of B. Embold came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 One Hundred Dollars (\$100) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Attorney fees allowed \$25⁰⁰. The Court finds a balance of \$3807¹⁴ 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 B. Andrews, deceased. It is ordered that said executor pay the costs \$ 6⁵⁰ Aug. 28-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

1933

In the matter of the estate of
Parantha B. Embrey, deceased.

First and Partial account

This day the First Partial account of Calvin Liggitt executor of the estate of Parantha B. Embrey deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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. Therefor the said account is hereby approved, allowed and confirmed. Said executor is hereby allowed the sum of Five (\$5.00) Dollars - as a credit, being a just and reasonable amount expended by him for lettering monument for said decedent.

Said executor is hereby allowed the sum of \$125.00 being commissions on the amount collected and accounted for to him and being in full compensation for all his ordinary services rendered. The court finds said account correct and approved. The court finds a balance of \$605.75 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 Parantha B. Embrey, deceased. Attorney fees \$125.00 ordered paid.

It is ordered that said Calvin Liggitt pay the costs herein taxed at \$6.50 paid Aug. 25, 1933.

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

11 846

In the matter of the Estate of Bertha Moss Langer Dec'd
 This day the First and Final account of Homer T. Moastlager, Administrator of the estate of Bertha Moss Langer deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

Orders on Settlement of account.

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 \$ 6⁵⁰ Jan. 24 - '33. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12 307

In the matter of the Guardianship of Frank W. Perkins Deceased
 This day the First and Final account of Carroll W. Dr. Cullery, Guardian of Frank W. Perkins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except 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.

First and Final account.

It is ordered that said Guardian be and he is allowed the sum of fifty Dollars (\$ 50⁰⁰) 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 \$ 82³⁵, due said Guardian from said Mark. Attorney fee \$ 25⁰⁰ allowed. It is ordered that said Guardian pay the costs herein at \$ 6⁵⁰. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12 276

In the matter of the Estate of Fred E. Hanson Dec'd
 Court. G. J. Hanson, Admr. of the estate of Fred E. Hanson, Deceased, is allowed six (6) months further time to collect the assets of said estate.

On motion and affidavit filed and for good cause shown to the satisfaction of the

9061

In the matter of Eugene
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9061 In the matter of the Guardianship of Eugene George Ell. et. al. 7th and Final account.

This day the 7th and final account of Lydia E Ell Burger Guardian of Eugene George Ell. et. al. came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 Five hundred eighty six and ²⁴/₁₀₀ in the hands of said Guardian due said words - which amount she is ordered to pay over according to law. It is ordered that said Guardian pay the costs \$6.50 costs paid Aug. 21-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11773 In the matter of the Estate of Margaret P. Scheiderr. Deceased. Third & Final account.

This day the 3rd and final account of Otto J. Scheiderr & Wm. A. Rausch executors of the estate of Margaret P. Scheiderr deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 Otto J. Scheiderr and Wm. A. Rausch, executors is hereby allowed the sum of \$55.00 each compensation, being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered. Said executor is allowed \$4.15 for attorney fees. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs therein \$6.50 pd. 6-5-33. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12479

In the matter of
the estate of
Frank M. Cameron, Deceased.

First and Final account.

This day the First and Final account of Virgil K. Cameron Administrator of the estate of Frank M. Cameron deceased came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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, said being fully advised in the premises finds the same to be in all respects just and correct and in conformity to law. Thereupon the said account is hereby approved, allowed and confirmed.

Said administrator is hereby allowed the sum of two hundred and fifty Dollars (\$250.00) as a credit, being a just and reasonable amount expended by him for monument for said decedent. Said administrator is hereby allowed the sum of \$250.00 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.

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

It is ordered that said Administrator pay the costs herein taxed at \$5.00 any. 5. 1933. It is ordered that said account and the proceedings herein be recorded in Records of this office.

12448

In the matter of
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This day the
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E. H. Hallow

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Calvin Ligg

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Harriet T. Mor

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Carroll W. M

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Lydia E. Ell

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12448 In the matter of the estate of A. W. Thomas, deceased. First and Final account.
This day the First and Final account of Stella M. Thomas, executrix of the estate of A. W. Thomas, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to object or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Wherefore 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 \$6⁵⁰ paid July, 1923. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of accounts filed for settlement. Notice approved.
This day proof of publication of notice of filing accounts and vouchers of administration and guardianship was made and the Court do find the same in all respects regular and conformant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the journal and account record of this Court.

- 12488 Bertha H. Woodworth, adx. of the estate of Charles Woodworth, First and Final account.
- 12430 May B. Esely, adx. of the estate of John B. Esely, First & Final account.
- 12049 P. H. Hutton, executor of the estate of Sarah H. Andrews, Second account.
- 12173 Calvin Liggitt, executor of the estate of Parthena Embrey 1st & Final account.
- 11848 Homer T. Moore lawyer, adx. of the estate of Barbara Moore Taylor, First & Final account.
- 12307 Caswell W. McClellan, adx. of Frank W. Perkins, First & Final account.
- 9061 Lydia E. Ell, adx. of Eugene George Ell et al. 7th & Final account.
- 11723 Otto J. Scheidner adx.
- 12000 Mrs. A. Rausch, executor of the estate of Margaret P. Scheidner, Third & Final account.
- 12479 Virgil Curran, adx. of the estate of Frank M. Curran, First & Final account.
- 12449 Stella M. Thomas, adx. of the estate of A. W. Thomas, First & Final account.

MC KEYS-TRACY CO., TOLEDO, OHIO-26595

Monday October 2nd, 1933.

9173^a

In the matter of the Guardianship of Opal Currier Minor

Filing 4th and Final account.

This day came J. Albert Currier Guardian of Opal M. Currier Minor Union County Ohio, and presented his 4th and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 28th day of October A. D. 1933, at one o'clock P. M. to which time said matter is continued.

17275

In the matter of Estate of James Cameron, Deed

Final Discharge

executor of the estate of James Cameron 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 accounted 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 D. A. Hopkins as executor is hereby discharged as executor of said trust.

11663

In the matter of Dayton This day came Wheeler d verified for real estate to the Court. 2-1924. that on Addr. of his agr. add Said real Vernon L. Frank M. D. And set out and it that the applicant transfer such procedure herein the descing filed with record, a

11663

Tuesday, October 3rd

In the matter of the estate of Dayton P. Wheeler, Deceased. Authority To Transfer Real Estate.

This day came F. O. Williams Adm. of the estate Dayton P. Wheeler 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 October 2, 1929, residing at Washington Sp. Union Co. Ohio that on October 8, 1929, the petitioner was appointed Adm. of his estate; that the persons with their ages, addresses, relationships & portions inherited, inherit said real estate,

Vernon L. Williams	23 Columbus	D. G. Son	1/2 portion
Frank M. Williams	21 Mt. Victory	O. "	"

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 & that a certificate of this order together with the description contained in the application be filed with the Recorder of the proper County, for a record, as provided by law.

11663

In the matter of the Estate of Dayton P. Wheeler, deceased.

Estate not subject to tax.

F. O. Williams as administrator of the estate Dayton P. Wheeler 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 duly advised in the premises finds and determines that the gross value of said estate is three thousand and two hundred dollars; the debts and costs of administration are five hundred and forty-five dollars, and the net actual market value thereof is twenty-four hundred and sixty-seven dollars. The Court further finds that the said Dayton P. Wheeler, died leaving two grand children Vernon L. Williams and Frank M. Williams, his only heirs 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 taxed at \$3- be certified to the County Auditor to be paid according to law.

11663

In the matter of Dayton P. Wheeler, deceased. This is a copy of Dayton and just of said to order on Saturday to which to

12572

Emma F. Henry born name of Lewis B. C. Emma F. C. for the board to estate and premises given to Addition sufficient when for said as the sum

17371

In the matter of Helen J. Jolley her fact verified, filed on day of is continuing

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11663 In the matter of the estate of Dayton P. Wheeler, Dec'd
 Filing 1st and Final account.
 This day came F. O. Williams, administrator of the estate of Dayton P. Wheeler, 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 21 day of October 1933, at 1. P. M. to which time said matter is continued.

17512 Emma F. Conklin vs Henry Conklin, ex admr of the estate of Lewis B. Conklin deceased.
 Plaintiff vs Defendant
 Entry: Order for additional Bond
 This cause came on to be heard upon the application of the plaintiff for the Court to fix the amount of the additional bond to be given before ordering the sale of the real estate and the Court being fully advised in the premises finds that said administrator has already given bond in the sum of \$1500.00 and that an additional bond in the sum of \$500.00 will be sufficient under the provisions of the statute. Wherefore it is ordered that before order of sale issue said administrator give an additional bond in the sum of \$500.00

17371 In the matter of the Guardianship of Helen Jolley, incompetent.
 Filing First account.
 This day came Maggie Duffey, Guardian of Helen Jolley, incompetent 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 Oct. 1933 at 1. P. M. to which time said matter is continued.

MC MANUS-TRICE CO., COLUMBO, OHIO-96991

12512

Wednesday, October 4.

Emma F. Conklin, ^{ans.}
Henry Conklin, administrator
of the estate of Lewis H. Conklin
Deceased.

Plaintiffs

Emma F. Conklin
Hazel Auckland
Henry Conklin
Harold L. Conklin
George Max Conklin

a minor over 14 yrs. of age.

The Northwestern Mutual Life
Insurance Co. The
Trust State Bank of
Plain City, Ohio.

Tru J. Fullon, Supt. of
Banks in Ohio

in charge of the liquidation
of the Trust State Bank
of Plain City, Ohio.

William A. Conklin

M^{rs} Leora Conklin

Joseph B. Auckland,

William R. Conklin

of Mary J. Conklin.

Defendants

This cause came on to be heard upon the petition of the
plaintiffs for authority to sell real estate of the above

Entry Dispensing with
our appointment
^{ans.} ordering
Public Sale.

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Northwestern
Insurance Co.
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decident to pay debts of his estate, the answer of the North Western Mutual Life Insurance Company, the answer and cross-petition of Ira J. Fulton, Superintendent of Banks of Ohio, in charge of the liquidation of the First State Bank of Plain City, Ohio, the answer and cross-petition of William A. Conklin, the answer of Clifton L. Caryl, Guardian of ad litem for George Max Conklin a minor over the age of 14 years, the answer of Emma F. Conklin, the surviving spouse of said decident, and the evidence; and the Court being fully advised in the premises, finds that the defendants, Helen R. Conklin, Hagar Auckland, Henry Conklin, Harold L. Conklin, Moleau Conklin, Joseph B. Auckland and Mary J. Conklin, have each waived the issuing and service of summons herein, and have voluntarily entered their appearance, and consented to the sale of said real estate as prayed for in the petition, and that they are in default for summons or answer to the petition, and that the allegations thereof are by them confessed to be true.

The Court further finds that the defendant George Max Conklin, is a minor over the age of 14 years, and that he has been duly and legally served with summons, as required by law, and that Clifton L. Caryl, has been appointed his guardian ad litem and has filed answer as here before set forth.

The Court further finds that the North Western Mutual Life Insurance Company, the First State Bank of Plain City, and Ira J. Fulton, Superintendent of Banks, in charge of the liquidation of the First State Bank of Plain City, have each waived the issuing and service of summons herein and entered their appearance, and that they have filed answers setting forth their mortgage indebtedness upon said real estate as herein before set forth.

The Court further finds that William A. Conklin, defendant herein, is the owner of the other undivided one half interest in the second tract described in the plaintiff's petition, and that he has filed answer and cross-petition herein setting forth his interest in the real estate and the liens thereon, and praying for the sale of said second tract of land as a whole, and asking that his interest in the same be fully protected.

The Court further finds that Emma F. Conklin has filed answer herein waiving the assignment of her dower in said real estate by metes and bounds, or in rents and profits, and asking that the value thereof after the payment of the liens upon said real estate, be set off to her in money from the proceeds of said sale.

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finds that the real estate described in the petition was appraised by the appraisers of the estate at the sum of \$ 135.60 for the first tract therein described and at the sum of \$ 4250.00 for the second tract therein described and that a further appraisement of said real estate is not necessary, and the Court therefore orders that a further appraisement be dispensed with.

The Court further finds that the bond heretofore given by the plaintiff as administrator of the estate of Lewis H. Conklin, deceased, in the amount of \$ 1500.00 is insufficient, and it is ordered that they file an additional bond with sufficient sureties to be approved by this Court, in the sum of \$ 5000.00. The Court further finds that the Northwestern Mutual Life Insurance Company has a lien by way of mortgage upon the first tract of land described in the plaintiff's petition as set forth in its answer and cross-petition, which said mortgage lien is a first and best lien upon said premises subject only to the lien for the unpaid taxes and assessments thereon; and that the defendant, the First State Bank of Plain City has a mortgage lien upon the second tract of land described in the petition as set forth in the answer and cross-petition of Dr. J. Fulton, Superintendent of Banks, in charge of the liquidation of the said First State Bank of Plain City which said mortgage lien is a first and best lien upon said real estate subject only to the lien of the taxes and assessments which may be due and unpaid.

The Court further finds that the personal estate of said Lewis H. Conklin, deceased, is wholly insufficient to pay the indebtedness thereof and that, in addition to said indebtedness, there is due Emma F. Conklin, the surviving spouse, upon her exemptions as provided by Section 10509-54 of the General Code, the sum of \$ 640.00 and upon her year's allowance as provided by Section 10509-74 of the General Code, the sum of \$ 1200.00, which said sums are a lien upon said real estate subject only to the liens of the mortgages hereinbefore set forth, and that it is necessary to sell said real estate to pay the debts of the deceased, and the allowance to widow and minor child and the costs of administering said estate.

It is further ordered that the said Emma F. Conklin and Henry Conklin, as such administrator, proceed to advertise said real estate for sale on the premises on the 3 day of November 1933, the first tract of real estate described in said petition being sold at 10:00 o'clock, on said day, and the second tract of real estate described in the petition being sold at 2:00 o'clock P.M. on said day, as provided by law, and that

they sell appraised cash in 10% there sale. trator be of said r auctioner

It is ju to this Co hereunder, and for 12530 F. A. M: acc of the

vs. Fred W.

on motion it is ordered referred to Special Com by the jar Court. wi involved a approval: Fred Mts of My plan

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they sell the same at not less than 7/8 of the appraised value thereof on the following terms to wit: Cash in hand on the confirmation of said sale 10% thereof to be paid by the bidder on the day of sale. It is further ordered that said administrator be allowed to employ an auctioneer for the sale of said real estate, a sum not to exceed \$100.00 which auctioneer shall sell both of said tracts of real estate. It is further ordered that the plaintiffs make return to this Court forthwith upon such sale of their proceedings hereunder, and this cause is continued for such report and for order for distribution of the proceeds herein.

12530

F. A. Macalister, executor
of the Estate Mrs. Stormides
Deceased.
Plaintiff
vs.
Fred W. Stroenidel et al.
Defendants

on motion Commissioner

On motion of the plaintiff, and for good cause shown it is ordered that this cause be and it is hereby referred to Richard Thrall, who is hereby appointed a Special Master Commissioner to take the testimony offered by the parties in writing, and to report the same to this Court with his conclusions on the law and facts involved in the issues, without unnecessary delay.

Approved: C. A. Hoopes, Atty. for.
Fred Stormides et al.
Wm. J. Myers, atty. for.
John Henderson & Lornie H. Henderson.

12563

In the matter of the Estate of Margaret Ell, Deceased.
This day the affidavit of G. P. Huber, publisher of Marysville Tribune a newspaper of general circulation in this County, that the notice of appointment of Henry Ball as executor of the estate of Margaret Ell 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.

Order to Record Proof of Publication

12562

In the matter of Jessie A. Danforth, Deceased.
This day the affidavit of G. P. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that the notice of appointment of Estella Gibson, as executrix of the estate of Jessie A. Danforth, 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.

12484 In the matter of Inheritance Tax of John S. Schneider, Decedent.

Determination.

This day of September, 1933, the above matter came on to be heard and no application for appointment 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 Two thousand Seven Hundred sixty-nine and ⁶³/₁₀₀ Dollars distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is, Thirty thousand Six hundred sixty-seven and ⁶⁴/₁₀₀ Dollars comprised as follows.

Personality: Twenty seven thousand seven hundred six dollars and ⁶⁷/₁₀₀ real estate, Two thousand nine hundred sixty one and - Dollars. That the debts (including a year's allowance of six hundred and - Dollars) are One thousand Two hundred nine and ¹³/₁₀₀ Dollars and that the cost of administration will be One thousand five hundred and - Dollars. That

there is no one entitled to dower in said real estate that Elizabeth Schneider whose age at the death of said decedent was 79 years, has a life interest in said real estate which interest is worth Seven thousand Three hundred four and ⁶³/₁₀₀ dollars. And that the net actual

market value of the assets which might be subject to tax is Twenty seven thousand nine hundred fifty eight and ⁵⁷/₁₀₀ Dollars.

The Court further finds: that the persons entitled to succeed to said estate, their ages or here 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 tax should be paid, and the township or municipality in which such tax originates, are, as follows:

Successor	Age	Relationship	Value of Succession	Amount of Exemption	Bal. sub. to tax	Unit of Tax	Date of accrual
Elizabeth Schneider	79	widow	7304 ⁶³ / ₁₀₀	5000 ⁰⁰	2304 ⁶³ / ₁₀₀	23.05	July 18, 1933
Ernest Schneider	52	Son	3442.31	3500 ⁰⁰	none		
John H. Schneider	47	Son	3442.31	3500 ⁰⁰	none		
Katie Asman	48	daughter	3442.31	3500 ⁰⁰	none		
Mary Worder	56	"	3442.31	3500 ⁰⁰	none		
Kenneth Coleman	52	"	3442.31	3500 ⁰⁰	none		
Helen Lampkins	77	grand-daughter	860.50	3500 ⁰⁰	none		
Emma Hale	24	"	860.50	3500 ⁰⁰	none		
Hazel Blakely	21	"	860.50	3500 ⁰⁰	none		
Ruth Schneider	17	"	860.50	3500 ⁰⁰	none		

John H. Schneider
Ernest Schneider
Village of Mansfield

It is ordered to be given by except the within value a copy entered in inheritance the exempt commission of this force of said be

10067^a In the matter of Trusteeship of J. W. Nelson Trust. This day under the his first trusteeship same filed the 28 which tie

12484 In the matter of John S. Schneider. This day executor of Ohio decedent of said estate do order on balance to which be

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 notice 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 succession of said estate and the exemptions be forwarded forthwith to the Tax Commission of this State. 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.

10067^a In the matter of the
Trusteeship of
J. D. Nelson, Deceased, for Nellie Nelson.
First Partial account

This day came Russell S. Banks, Trustee of the Nellie Nelson Under the Will of J. D. Nelson, late of Union Co. Ohio, and presented his first partial account in settlement of said J. D. Nelson trusteeship duly verified. Whereupon the Court do order the same filed and advertised for hearing on, Saturday the 28 day of October 1933, at one o'clock p.m. to which time said matter is continued.

12484 In the matter of the Estate of John S. Scheiderr, Deid | Filing First Partial account

This day came John W. Scheiderr, and Fred Scheiderr, Executors of John S. Scheiderr estate 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 28 day of October 1933, at 1. p.m. to which time said matter is continued.

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Date of
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July 18
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John W. Scheiderr
Fred Scheiderr
Village of Mansfield

Thursday, October 5.

Oct 5- In the matter of accounts filed for settlement notice ordered. The following accounts filed in this Court, it is ordered that notice of the filing of the same be published in Union County Journal, and that they will be for hearing on Saturday October 28-1933, at 1 P.M., as follows:

- 10067^a Russell Banks Trustee for Willie Nelson. First Partial account.
- 12484 John H. Scheidtor^{2d}. First Scheidtor, Executor of the estate of John P. Scheidtor. First partial account.
- 17371 Maggie Durfee Guardian of Helen Jolley. First Current account.
- 11663 F.O. Williams, adr. of the estate of Dayton R. Wheeler. First & Final account.
- 10028^a Christine Braun, Dam of W. Braun. Sixth account.
- 17316 William Creviston, Son of Marion Blum, Minor. First & Final account.
- 12142 John W. Booher, adr. of the estate of Elizabeth J. Booher. First & Final account.
- 11348^a Fay Lytle, Son of Edith A. Lindory. 1st & Final account.
- 9173^a J. Albert Currier, Son of Opal Currier, Minor. Final account.
- 11886 John A. Mayer, Executor of the estate of Christian F. Mayer. First & Final account.
- 10858 Herman Hess, Executor of the estate of Bradford Hess. 1st & Final account.

12574 In the matter of J. W. Bishop. This account was presented to the Court in accordance and Admin - in settlement of property in Union County. copy of said account as provided said. Co-

12574 In the matter of Will of Jan. An application by F.A. McAllister to be the legal next of kin of the deceased. The decedent by next of kin of the State have of said matter of the said application for the same.

12573 In the matter of Ann. An application by Matthew J. Bishop reporting M. Bishop ordered presented the probate next of kin of the State, and had no interest.

12557. In the matter of the above hearing of the parties, as it is now confirmed.

12573 In the matter of the Will of James Arthur Elliott deceased

Order admitting to Probate Recd.

This matter came on this day further to be heard, on the application of F. A. McAllister to admit to probate and record the Will of James Arthur Elliott deceased, late of the village of Richmond 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 D. E. Ryan and J. M. Bushman, 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 which testimony was reduced to writing, was subscribed by them respectively and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said James Arthur Elliott 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.

12572

In the matter of Sarah
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12572

Friday October 6

Order for hearing & notice

In the matter of the Guardianship
of Sarah M. Armstrong, incompetent
This day C.C. Pemberton filed an application in Court for the
appointment of a Guardian of Sarah M. Armstrong
alleged incompetent. It is ordered that said applica-
tion be set for hearing on the 6-day of October 1933 at
10.0'clock A.M. and that at least three days notice of the
time and place of said hearing be given to:
The proposed ward Sarah M. Armstrong was served by
personal service in writing, all interested parties
by mail as provided by law.

12572

In the matter of Guardianship
of Sarah M. Armstrong.

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 Sarah M. Armstrong due to
her advanced years is unable to care for herself
and property and therefore she is incapable of taking
care of and possessing her property. It is therefore
ordered that a Guardian be appointed. It appearing
to the Court that William J. Porter is legally competent, and
he having filed an application herein and given

bond in the sum of \$500.00 conditioned according to law with Virgil Crist and Mary E. Lee as sureties thereon. It is ordered that said bond be approved and that letters of Guardianship issue to said William J. Potter.

12572 In the matter of the Guardianship of Sarah M. Armstrong incompetent. 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 mailed by all persons entitled to notice under the laws of the State of Ohio.

12548 Sarah E. Joliff, Administrator of the estate of John D. Joliff, deceased.

Plaintiff
Sarah E. Joliff, et al.
Defendants.

This day this cause came on to be heard upon the report of Sarah E. Joliff, Administrator, of her proceedings under the former order of this Court, and upon the motion of the 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 it hereby is, approved and confirmed. It is further ordered that said Administrator execute a deed of all the right, title and interest of the said John D. Joliff, deceased, in said premises, to the purchaser, Glen Willauer, upon the said purchaser paying the purchase price in cash, and as to the distribution of the proceeds this cause is continued.

12563 In the matter of the Estate of Margaret M. Deid. 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 mailed by, all interested parties, as required by law, & no exceptions having been filed thereto, it is now ordered, that said Inventory, after be duly examined, be allowed & confirmed.

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In the matter of the estate
John K. Borzger. Deceased.Filing 1st and final

This day came John K. Borzger, and Paul H. Borzger
executors of the estate of John K. Borzger late of Union
County, Ohio, deceased, and presented their account in
settlement of said estate duly verified. where upon the
Court do order the same filed and advertised for hearing
on Saturday, the 25th day of November, 1933, at one o'clock
p.m. to which time said matter, is continued.

12562

In the matter of the estate
of Jessie A. Daugherty,
Deceased.

Estate not Subject to Tax

Estella Gibson as executrix of the estate of Jessie A. Daugherty
deceased, having filed an application, duly verified, for a
finding and order that said estate and the successions therein
are exempt from any inheritance tax under the laws of 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 Seven thousand nine hundred twenty
two and $\frac{2}{100}$ Dollars; the debts and costs of administration
are three thousand and forty three and $\frac{5}{100}$ Dollars, and
the net actual market value thereof is, four thousand eight
hundred seventy eight and $\frac{9}{100}$ Dollars. There are four
sisters to receive the inheritance from this estate and their
exemptions will more than absorb the assets of said estate,
and, that so a verdict 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,
that the estate herein taxed at #3- be certified to the
County Auditor to be paid according to law.

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In the matter
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In the matter of the estate of John H. Berger, deceased

Estate not Subject to Tax

John L. Berger and Paul Berhardt Berger, as executors of the estate of John H. Berger 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 Seventeen thousand eight hundred and seven $\frac{27}{100}$ (\$17,807²⁷) Dollars; the debts and costs of administration are six hundred and sixty eight $\frac{65}{100}$ (\$668⁶⁵) Dollars and the net actual value thereof is seventeen thousand one hundred and thirty eight and $\frac{39}{100}$ (\$17,138³⁹) Dollars.

That there are eleven adult children who share equally in said estate, and it would therefore be impossible for any of them to receive an amount equal to the exemptions allowed by law, 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- be certified to the County Auditor to be paid according to law.

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12484 In the matter of the estate of John S. Scheiderer, Dec'd

Determination of Inheritance Tax.

This 10 day of October 1933, 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 two thousand seven hundred sixty nine and 93/100 Dollars, distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is thirty thousand six hundred sixty seven and 64/100 Dollars composed as follows: Personalty twenty seven thousand seven hundred and six and 64/100 Dollars; real estate Two thousand nine hundred fifty-one and 1/100 Dollars. That the debts (including a year's allowance of six hundred & 22/100 Dollars) are one thousand two hundred - none & 13/100 Dollars, and that the cost of administration will be one thousand five hundred & 21/100 Dollars.

That there is no one entitled to dower in said real estate, that Elizabeth Scheiderer whose age at the death of said decedent was 79 years, has a dower interest in said real estate which interest is worth three thousand three hundred four, and 63/100 Dollars.

And, that the net actual value of the assets which might be subject to tax, is Twenty seven thousand nine hundred fifty-eight and 51/100 Dollars.

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

	Relationship	Val. of Succession	amt. of Exemption	Balance Duty & Tax	amt of Tax	Date accrued	By whom paid	Township
Elizabeth Scheiderer	79 widow	\$4936.06	5000	none	none	July 18	John S. Scheiderer	Union
Geo. Fred Scheiderer	52 son	3837.07	3500	337.07	3.37	1934	Geo. Fred Scheiderer	Marysville
John H. Scheiderer	47 son	3837.07	3500	337.07	3.37	"	"	"
Katie Aman	48 daughter	3837.07	3500	337.07	3.37	"	"	"
Mary Mader	56 "	3837.07	3500	337.07	3.37	"	"	"
Charles Coleman	52 "	3837.07	3500	337.07	3.37	"	"	"
Helen Landsittel	22 grand-daughter	959.27	3500	none				
Erma Hale	24 " "	959.27	3500	none				
Hazel Blakely	21 " "	959.27	3500	none				
Ruth Scheiderer	17 " "	959.27	3500	none				

It is ordered that the determination of inheritance tax be certified in the manner provided by law.

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It is ordered that notice of this adjudication and deter-
 mination be given by mail to all persons known to be
 interested therein, except by those whom notice 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 or the successions of
 said estate and the exemptions awarded, be forwarded
 forthwith to the Tax Com. of this. 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.

10867

In the matter of the Estate of David V. Myrath, Deceased

Transfer Real Estate, Authority

This day came Ada Myrath, Executrix of the estate of David V. Myrath 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 August 16-1926 residing at Broadway, Ohio, that on September 23-1926, the petitioner was appointed executrix of his estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate

Ada Myrath	Broadway, Ohio	wife	1/3
Chester Myrath	Pecora, O.R.D.	son	1/6
Marie Lockwood	Beaver, Pa.	daughter	1/6
Thomas Myrath	Broadway, Ohio	son	1/6
Leah Myrath	Broadway, Ohio	daughter	1/6

And that the description of said real estate, is as set in said application. And it appearing to the satisfaction of the Court that the laws has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the Duplicates 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.

12466

In the matter of the Estate of Charles D. Doherty, Deceased

This day came Harry D. Doherty, Executor of the Estate of the said decedent, and filed herein his application 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 16-1926 residing at Broadway, Ohio, that on September 23-1926, the petitioner was appointed executor of his estate; that the following persons with their age, address, relationship and portion inherited, inherit said real estate

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In the matter of the Estate of Charles D. Doherty, Deceased

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12466 In the matter of the estate
of Chase Doherty, deceased.

This day this matter came on for hearing on the petition of Harry Doherty as administrator of the estate of Chase Doherty, for an order approving the distribution in kind of the following assets, to wit:

A Certificate of Deposit in the Union County Savings and Loan Co. being no. 4279, in the sum of \$100.00.

A note in the sum of \$900. signed by Norman Brown
of Brown Bros.

A note in the sum of \$500. signed by William H. Parker and Lillian Parker secured by mortgage on real estate.

Said distributees are entitled to all of said assets. It appearing to the Court that all of said distributees have in writing assented to the petition duly assented and agreed to such distribution said administrator is hereby ordered to make distribution in kind to Chase Doherty and Stanton Doherty, one-half interest each in all of the above property.

12466 In the matter of the estate of Chase Doherty, deceased. On Filing Petition - Heirship -

This day came Harry Doherty as administrator of the estate of Chase Doherty and filed his petition in this Court to determine heirship. It appearing to the Court that the only defendant, Stanton Doherty, has waived the issuance and service of summons, it is ordered that said cause be set for hearing on the 11-day of October 1933, at 10 o'clock, a.m.

12466 In the matter of the estate of Chase Doherty, deceased.

This day this matter came on for hearing and it appearing to the Court all the parties in interest have voluntarily entered their appearance herein the Court finds from the pleading and the testimony that the following persons are entitled by law of this State to inherit the estate of Chase Doherty deceased, to wit:

Harry Doherty - age 51 - Plain City, Ohio one-half
Stanton Doherty - age 44 " " " " "

Said decedent was seized at the time of his death of the following described real estate: Situated in the County of Union State of Ohio, and in the Village of Mansfield and being a part of Survey no. 3354. Beginning at the center of West Fifth Street in said Village of Mansfield at the south west corner of a lot of land conveyed by Levi Longlake to David Carter, May 14 - 1877 (now known as the H. G. Marsh lot), thence or with the West line said lot.

N. 18 E. 195 feet to a stake: Thence with the line of Long-trunk
 Addition to said village N. 72 W. 86 feet to a stake: Thence
 south 18 W. 195 feet to the center of West Fifth Street: Thence
 with the center of said street S. 72 E. 86 feet to the place of
 beginning. Containing 38/100 of an acre. more or less.

It is further ordered, that this proceeding be recorded
 and the costs herein be paid by the plaintiff

12466. In the matter of the estate
 of Charles Doherty, deceased.

This day came Harry Doherty Administrator of the estate
 of Charles Doherty, deceased, and filed his application, duly
 verified, for an order directing the transfer of certain real
 estate belonging to the deceased.

It appearing to the Court the decedent died intestate on the 22. day of July, 1933,
 residing in Union County, Ohio.

That the petitioner was duly appointed Administrator of his estate on the 8
 day of March, 1933. that the following persons with their
 age, address, relationship & portion inherited, inherit said
 real estate:

Harry Doherty	age 51.	Plain City Ohio	Son.	Portion one-half
Stanford Doherty	age 44	Plain City Ohio	Son	one-half

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

It further appearing to 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 the same is situated to the
 persons named herein and that a certificate of this order
 together with a description contained in the application, be
 filed with the recorder of the proper county for record, as
 provided by law.

12577 In the ma
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Friday Oct. 13"

125-77

In the matter of Limary
of Thelma U. Collins

The Judge being advised that said Thelma U. Collins 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 Dr. E. J. Marsh and that
said Doctor Marsh be authorized to take Mona Diller
as an assistant in conveying said patient to said
Hospital. Ans. this cause is continued for the return
of said warrant by said Dr. Marsh, with his report.

125-77

In the matter of Thelma U. Collins
Limary

This day Herman Collins a resident citizen of Taylor Twp. in
this Court appeared in open Court and filed an affidavit
in the form prescribed by law for admission of said
Thelma U. Collins into Columbus State Hospital.

It is ordered that sub poenas issue for Dr. Wm Goff and Dr. E. J. Marsh reputable legally qualified physicians witnesses to appear at the time and place aforesaid: *vs.* this cause is continued.

17577

In the matter of Thelma Collins
This day this cause came on to be heard, and the said Thelma Collins was brought before the Court. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. Wm Goff and Dr. E. J. Marsh the medical witnesses being satisfied that said Thelma U. Collins is insane; that she has a legal settlement in Taylor 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 her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital, Columbus, Ohio.

It is therefore ordered that Dr. E. J. Marsh 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 Supt. of said State Hospital for admission of said Thelma U. Collins, 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 Supt. and it is further ordered, that said Thelma U. Collins be committed to the custody of Columbus State Hospital Columbus O. & this cause is continued.

Lucas

12466 In the matter of the Estate of Harry D. Doherty executor for a final success...
This day...
together...
successor...
of Ohio...
of the estate

12466 In the matter of the Estate of...
This day...
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12466 In the matter of Chase Doherty Estate not subject to tax. Harry Doherty, as Administrator of the estate of Chase Doherty deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing and the Court being fully advised in the premises, finds and determines that the gross value of said estate is Four Thousand Three Hundred Forty Dollars the debts and costs of administration are Nine Hundred Thirty one and 14/100 Dollars, and the net actual market value thereof is Three Thousand Four Hundred Four Dollars - ⁹⁴/₁₀₀ 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 thereto 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 be certified by the county auditor to be paid according to law.

12466 In the matter of the Estate of Chase Doherty, Dec'd Harry 1st and Final account. This day came Harry Doherty Adm. of the estate of Chase Doherty late of Union Co. Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified, whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of November, 1933, at 1 P.M. to which time said matter is continued.

12578 In the matter of the Will of Anna M. Bishop, Deceased.

Order admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Mathias Loschky to admit to probate and record the Will of Anna M. Bishop 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 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 waived notice, and given consent to the probate of said Will. and

John W. Kinkade, and Robert C. Kinkade, 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. Their 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 M. Bishop deceased; that it was duly executed and attested; and that the said testatrix 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 said testimony of the witnesses above named, be entered of record in this Court.

12578 In the matter of the Will of Anna M. Bishop, Deceased. The last Will and Testament of said decedent was approved in open Court under various conditions with the Will in general the probate that an said matter competent Admitted with surety in this case

12578 In the matter of the Will of Anna M. Bishop, Deceased. This day accepted to annexed and gave of \$2500 as sureties

It is the law, that said Adm. herein to

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12578 In the matter of The Estate
 of Anna M. Bishop, Deceased.

Order for appointment, an. for
 Bond.

The Last Will of Anna M. Bishop, deceased, late of Paris Township in said County, having heretofore been duly approved and allowed; This day Mathias Loschky 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 the 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 Mathias Loschky is a suitable person and legally competent, it is ordered that he be appointed as such Administrator with the Will annexed upon giving bond with sureties as required by law in the sum of \$2500⁰⁰ and this cause is continued.

12578 In the matter of The Estate
 of Anna M. Bishop, Deceased.

Bond approved. Letters Issued.

This day Mathias Loschky appeared in open Court accepted the appointment as Administrator with the Will annexed of the estate of Anna M. Bishop, deceased and gave and filed herein his Bond in the sum of \$2500⁰⁰ conditioned according to law with

as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will annexed issue to said Mathias Loschky; that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator with the Will annexed, pay the costs herein taxed at \$—

17579 In the matter of
The Guardianship of
Charlotte A. Beard, incompetent

Order for Hearing
notice

This day Mary M. Burroughs filed an application in Court for the appointment of a Guardian of Charlotte A. Beard, alleged incompetent. It is ordered that said application be set for hearing on the 16 day of October 1933, at 10 A.M. The proposed ward, having received notice and consented to said guardianship by personal service in writing. All other interested parties received notice and consented to said guardianship, as provided by law.

12579 In the matter of
of Charlotte A. Beard
This day
was filed
It is
tentative to
hearing
under the

17579 In the matter of the Guardianship
of Charlotte A. Beard, incompetent.

Order on Hearing

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 Charlotte A. Beard and therefore she 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 Mary M. Burroughs is legally competent and she having filed the application herein and given bond in the sum of \$8000 - conditioned according to law with Albert H. Wood and H.A. Burroughs as sureties, thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said Mary M. Burroughs as provided by law.

17579 In the matter of
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J.M. Burroughs
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17530 In the matter of the Estate
of Milo Stronmiller, Deceased.

Order approving Schedule of
Debts.

This day the Schedule of Claims, Debts & 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.

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12579 In the matter of the Guardianship
of Phoebe Hard. Incompetent

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 been served by all persons entitled to notice
under the law of the State of Ohio.

12579 In the matter of the Estate of
J. W. Booher. Deceased.

Estate not subject to tax.

J. W. Booher and James D. Booher, as Co-Executors of the estate
of J. W. Booher deceased, having filed an application duly verified,
for a finding and order that said estate and the successions
therein are exempt from any inheritance tax under the laws of
Ohio, the same came on for hearing. And the Court being fully
advised in the premises, finds and determines that the gross
value of said estate is Three thousand six hundred seventy
three and 07/100 Dollars. The debts and costs of administration
are nine hundred and 40/100 Dollars and the net actual
value thereof is Two thousand seven hundred seventy three
and 07/100 Dollars, 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, (\$3-) be certified to the County Auditor
to be paid according to law.

MC MANUFACTURING CO., TOLEDO, OHIO—96595

12568

Wednesday, October 18-

In the matter of the estate of Francis A. Harris, Deid. | Entry
 the above captioned case, was filed by the fiduciary of said estate. It is ordered that approval of said Schedule of Debts be set for hearing before this Court, on the 30 day of October 1933, at 10. 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 advertisement for one week in the Richmond Gazette, a newspaper of general circulation in Union County, Ohio, for at least ten days prior to the date of said hearing.

12568

In the matter of the estate of Francis A. Harris, 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 30. day of Oct. 1933 at 10. 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 publication in the Richmond Gazette, a newspaper of general circulation in the County, 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.

12580

In the matter of the estate of John ...
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12580

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Thursday, October 19

125-80 In the matter of the will of John L. Sellers, Deceased. Entry on Presentation of Will for Probate.

An application having been this day presented to the Court by Lottie Sellers praying that an instrument in writing purporting to be the last will and testament of John L. Sellers deceased, be admitted to probate: It is ordered that - - day 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 19 day of Oct. 1933, at 10 o'clock a.m.

125-80 In the matter of the will of John L. Sellers, Deceased. Order admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Lottie Sellers, to admit to probate and record the Will of John L. Sellers 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 Lottie Sellers his surviving spouse and that the surviving spouse and all the next of kin of this 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.

BY MANNING-BROCK CO., TOLEDO, OHIO - 90595

And, C. C. Pemberton and John C. Robinson subscribing witnesses to said Will, did appear in open court and having been duly sworn, testified to the due 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 John C. Sellers, 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.

175-51

In the matter of the Will of John C. Sellers, deceased. The last Will and Testament of said John C. Sellers, deceased, was admitted to probate in open court on the 1st day of May, 1904, and also a copy of the same was filed with the Court. The said Will consists of the following provisions: To wit: I, John C. Sellers, do hereby appoint and designate as my executor and legal representative, my wife, Mary C. Sellers, as required by law, and this

175-81

In the matter of the Will of John C. Sellers, deceased. This day the Court has admitted to probate the last Will and Testament of said John C. Sellers, deceased, and has appointed my wife, Mary C. Sellers, as executor and legal representative of said John C. Sellers, deceased, as required by law, and this

125-04

In the matter of the Will of John C. Sellers, deceased. This day the Court has admitted to probate the last Will and Testament of said John C. Sellers, deceased, and has appointed my wife, Mary C. Sellers, as executor and legal representative of said John C. Sellers, deceased, as required by law, and this

125-04

In the matter of the Will of John C. Sellers, deceased. This day the Court has admitted to probate the last Will and Testament of said John C. Sellers, deceased, and has appointed my wife, Mary C. Sellers, as executor and legal representative of said John C. Sellers, deceased, as required by law, and this

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175-81 In the matter of the Estate of John L. Sellers, Deceased. Order for appointment & For Bond.

The last will of John L. Sellers deceased, late of the village of Marysville in said County, having heretofore been duly proved and allowed; This day Lottie Sellers the Executrix, 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 Lottie Sellers is a suitable person and legally competent it is ordered that she be appointed as such Executrix upon giving Bond with Sureties as required by law in the sum of Ten thousand Dollars and this cause is continued

175-81 In the matter of the Estate of John L. Sellers, Deceased. Bond approved. Letters Issued.

This day Lottie Sellers appeared in open Court accepted the trust as executrix of the estate of John L. Sellers deceased, and gave and filed herein her Bond, in the sum of Ten thousand Dollars, conditioned according to law, with Edmund L. Sellers, Frederick T. Sellers, John Paul Sellers, Elizabeth Sellers, Douglas and Cornelia S. Sawyer, 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 Lottie Sellers 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 #

125-04 In the matter of The Guardianship of Maxine DeLoord Minor

This day came Myrtle DeLoord, guardian of Maxine DeLoord, and filed herein her final account, and also tendered her resignation as such Guardian, which, for reasons satisfactory to the Court is hereby accepted

125-04 In the matter of the Guardianship, Filing 1st ac. Final account of Maxine DeLoord Minor. This day came Myrtle DeLoord, Guardian of Maxine DeLoord Minor, of Union County, this presented her first and final account in settlement of said Guardianship duly verified, wherefore the Court do order the same filed and advertised for hearing on Saturday, the 28 day of November, 1933, at 1 P.M. to which time said matter is continued.

BY MANUFACTURING CO., TOLEDO, OHIO - 96595

125-78 In the matter of the Estate of A. This day a filed in It is set for 1933. In giving of the to give to the mind of second by there.

12382 In the matter of Racker This day made and signed of the estate the village affidavit Will and statement of, and, the satisfied that said competent. Adminis by law is Continued

12382 In the matter of Racker This day the appra Seath, dec sum of. To With Mfi Bd. is a Letter of a notice of that this Administ

Monday, October 23rd

1185-9

In the matter of the Trusteeship of Thompson B. Snuffin as trustee for Ern M. Spensley under Will of Lonsdale P. Spensley, Decd

This day the cause came on to be heard upon the application of Thompson B. Snuffin trustee for Ern M. Spensley under the provisions of the Will of Lonsdale P. Spensley, deceased, for the sale of an additional amount of the principal stock of the trust funds, and the Court being fully advised in the premises finds that it is necessary to sell an additional amount of said stock because of the decreased income from the same, and it is therefore adjudged and decreed that the said Thompson B. Snuffin as such trustee be permitted to sell an additional amount of said stock not to exceed the face value of \$6000.00 and that said sales be made as deemed necessary by said trustee but said stock is not to be sold for less than 75% of its face value.

12562

In the matter of the Estate of Jessie A. Daugherty, Decd. This day the inventory in the above captioned estate, heretofore filed therein, 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 examined be allowed & confirmed.

125-28 In the matter of the Estate of Anna M. Bishop dec'd

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 4. day of November 1933. 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 administrator, 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.

12382 In the matter of the Estate of Rachel J. Scott, Dec'd.

Order for appointment, and For Bond

This day M^r Kenzie Scott 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 Rachel J. Scott deceased, late of the village of Plain City in said County, and made 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^r Kenzie Scott 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. In this cause is continued

12382 In the matter of the Estate of Rachel J. Scott, Dec'd.

Bond approved & Letters Issued.

This day M^r Kenzie Scott, appeared in open Court, accepted the appointment as administrator of the estate of Rachel J. Scott, deceased, and gave and filed herein his Bond in the sum of Two thousand Dollars, conditioned according to law, with Milton E. Frank and Benj. E. Jones, as sureties, which Bond is approved by the Court. It is therefore ordered, that

Letters of administration issue to said M^r Kenzie Scott 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 \$-

the application was under the law for the sale of the trust premises and amount to be permitted to exceed made as it stock value. In the matter of the Estate of Rachel J. Scott, Dec'd. This is now confirmed.

12584 In the matter of the Estate of Charles L. Miller, Deceased. October 24th 1933.
 Order for appointment ^{and} Bond.
 This day Lemis R. Miller 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 Charles L. Miller 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 Lemis R. Miller 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 Four thousand and ^{no} ₀₀ Dollars. And this cause is continued.

12584 In the matter of the Estate of Charles L. Miller, Deceased. Bond approved. Letters Issued.
 This day Lemis R. Miller appeared in open Court, accepted the appointment as Administrator of the estate of Charles L. Miller deceased, and gave and filed herein his Bond in the sum of Four thousand Dollars, Conditional with John B. Robb and Effie L. Miller, as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Lemis R. Miller, 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 \$ -

12591 In the matter of the Will of William D. Cameron, Deceased. Presentation of Will for Probate.
 An application having been this day presented to the Court, by Richard L. Cameron, praying that an instrument in writing purporting to be the last Will and Testament of William D. Cameron deceased, be admitted to probate. It is ordered that - day 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 next of kin of said testator known to be resident of the State. That a hearing on said application will be had on the 27. day of October 1933 at 10 o'clock P. M.

12584 In the ma of Charles This day estate ma said estate of said Court on that notice to notice in in the Dec date of said said note fiduciary

12585 In the ma of Mary An applicat by Elton Gasputing deceased. have sign will and. same for notice & con

12585 In the 2 The Will of This ma application Will of ma City in sa now shown died leas of said d waived a And Cy Plain be This day sworn tes Attestati to writing filed in the afore an Testam duly exe at the to Bound or restraint.

125-84 In the matter of the Estate of Charles L. Miller, Deed.

Orders on Filing 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 18 day of November, 1933, at 10 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 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.

125-85 In the matter of the Will of Mary F. Tipton, Deceased.

Presentation of Will for Probate.

An application having been this day presented to the Court by Elton M. Kile praying that an instrument in writing purporting to be the last Will and testament of Mary Tipton deceased, be admitted to probate. All interested parties have signed waivers, in writing, of the presentation of said Will and of the application for the admission of the same for probate, be given to the next of kin all waived notice & consent to Probate.

125-85 In the matter of The Will of Mary F. Tipton, Deceased.

Order admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Elton M. Kile, to admit to probate and record the Will of Mary F. Tipton 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 no surviving spouse and that the next of kin of said decedent known to be resident of the State have waived notice and given consent to the probate of said Will. And Cyphas Dickinson, Plain City, Ohio, and J.W. Borrows, Plain City Ohio, the subscribing witnesses to said Will, and 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 F. Tipton, 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.

12586

Lewis R. Miller, adm. of the estate of Charles L. Miller, Deceased.

Order fixing time for hearing.

This day Lewis R. Miller, adm. of the estate of Charles L. Miller, did file 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 his debts. It is ordered, that said petition be heard on the 25 day of November 1933, at 10. A.M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12591

In the matter of the Will of William D. Cameron, Deceased.

Order admitting to Probate & Record

This matter came on this day further to be heard, on the application of Richard L. Cameron, to admit to probate and record the will of William D. Cameron, deceased, late of the village of Richmond 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 Glenn Starkey and Mary Billville Kaurine, formerly Mary Billville, 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 while 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 D. Cameron, 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. Whereupon 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.

12248

In the matter of the Will of Opra J. Gessner, deceased, for a final accounting and hearing, and for the appointment of a receiver for said estate, and for the actual management of the same. The Court has appointed a receiver for the estate in question, and that the receiver be exempt from the duties of a receiver in the State of Ohio.

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Probate & Record

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12248 In the matter of the Estate of Orval J. Warner, Deceased. Estate not subject to Tax.
George W. Moore, as executor of the Estate of Orval J. Warner, 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 \$3881.84 the debts and costs of administration are (including 2% to widow) \$3158.20 the net actual market value thereof is \$723.64.
The Court finds that the said deceased died leaving a widow who is entitled to exemptions, and that any estate in remainder passes to brothers, sisters, and nieces and nephews, who are entitled to 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 in this proceeding taxed at \$3 be certified to the County Auditor, to be paid and credited in the manner provided by law.

BY MARY TROOP CO., TOLEDO, OHIO - 26595

12248 In the Matter of the Estate of Corral J. Warner Deceased. Filing First and Final account.

This day came George W. Moore as executor of the estate of Corral J. Warner 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 November, 1933 at 1 P.M. to which time said matter is continued.

12569 In the Matter of the Estate of ...

This day ... Union County ... This Court ... A. Haines ... was justly ... filed here ... ordered ... of this office

12570 In the Matter of ...

This day ... Union County ... in this case ... published ... herein ... the same

Final account
of the estate
deceased, and
sent of said
order
Saturday
with time

Thursday, October 26th

12569 In the matter of
The Estate of Casper A. Haines.
Deceased.

Order for Proof of Publication
of notice of appointment.

This day the affidavit of P. B. Gausner publisher of the
Union County Journal, a newspaper of general circulation in
this County, that the notice of appointment of Sylvia
A. Haines, as adx. of the estate of Casper A. Haines 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.

12570 In the matter of The Estate
of Emma Cahill, Deceased.

Order to Record.

This day the affidavit of P. B. Gausner publisher of the
Union County Journal, a newspaper of general circulation
in this County, that the notice of appointment of F. L.
Waeber, as Executor of the estate of Emma Cahill, 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.

12587

In the matter of the Estate of Margaret Schornbr. Deed

Order for Bond and appointment.

This day Fred Schornbr. Jr. 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 Margaret Schornbr. deceased, late of Paris Township in said County, and an application under oath as required by law to be appointed as administrator of the estate of Margaret Schornbr. deceased, late of Paris 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 Fred Schornbr. Jr. 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 fourteen thousand dollars, and this cause is continued.

12587

In the matter of the Estate of Margaret Schornbr. Deed

Bond approved.

Letters Issued.

This day Fred Schornbr. Jr. appeared in open Court, accepted the appointment as administrator of the estate of Margaret Schornbr. deceased, and gave and filed herein his Bond in the sum of fourteen thousand dollars, conditioned according to law with Thomas G. Brinton, and Herman M. Chung as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Fred Schornbr. 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.

12566

In the matter of J.W. Brown. This day in this Court that the before the how main line of st

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In the matter of L... This was filed It is set for he at 10. A.M. To all persons State of O attorney of said he notice or fiduciary

12495

In the matter of the Estate of Louis J. Account executor. is hereby Cancelled

12566 In the matter of the Estate of J.W. Broder, 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 mailed by all persons entitled to notice under the law of the State of Ohio.

12471 In the matter of the Estate of Samuel Robinson, Deid. 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 27 day of Nov., 1933 at 10 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 in Tribune, Clefion (Bayle) attorney for executor, 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.

12495 In the matter of The Estate of Louis F. Blue, Deid. Entry.

This day came Fred Gabriel, executor of the estate of Louis F. Blue, deceased, and filed herein his final Account and also tendered his resignation as such executor, which for reasons satisfactory to the Court is hereby accepted. And his Bond as executor be cancelled and surety discharged and released.

W. W. MERRITT & CO., TOLEDO, OHIO—26595

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12495- In the matter of the Estate of Louis F. Blue, Deid

Entry

This day this cause came on to be heard upon the schedule of debts, claims and liabilities heretofore filed herein by the fiduciary of said estate. The Court finds that due notice of said hearing was given to all persons entitled to said notice under the law of the State of Ohio, by advertisement for one insertion in the Union County Journal, a newspaper printed and of general circulation in Union County, for at least ten days prior to the date of said hearing; said notice is in all respects proper and the same is hereby confirmed & approved. The Court further finds that no exceptions have been filed to the schedule of debts, claims and liabilities as filed herein, and that the same is hereby confirmed and approved.

12495 In the matter of the Estate of Louis F. Blue, Deid

Fiduciary & final account

This day came Fred Gabriel executor of the estate of Louis F. Blue, late of Union County, Ohio, deceased, and presented his final and 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 November, 1933, at 1. p. m. to which time said matter is continued.

12588.

In the matter of the Guardianship of Maxine D. Lord, minor.

Order for Hearing & Notice

This day L. H. Collins, filed an application in Court for the appointment of a guardian of Maxine D. Lord a minor. It is ordered that said application be set for hearing on the 27 day of October 1933, at 1. P. M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Maxine D. Lord by personal service in writing, all her interested parties by written notice as provided by law.

12588. In the matter of the Guardianship of Maxine D. Lord, 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 Maxine D. Lord has property of property rights and is a minor of the age that a guardian is necessary. It is therefore ordered, that a guardian be appointed. It appears to the Court that L. H. Collins, is legally competent, and he having filed

the application herein and given bond in the sum of \$2000 - conditioned according to law with L. D. Collins as surety. The Collins Co. Having done as aforesaid, it is ordered that said bond be approved and that letters of Guardianship issue to said L. D. Collins, as provided by law.

12589 In the matter of Louis F. ... This day ... and filed ... appointed ... late of ... there is no ... of the said ... to what the ... thereof, and ... should be ... Suite No. ... she be app. ... with surety ... Dollars, &

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12589 In the matter of the Estate
of Louis F. Blue, deceased.

Order for appointment
& for Bond.

This day Ella S. Blue 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 Louis F. Blue deceased late of Marysville, 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 administrator should be appointed and that said Ella S. Blue is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving Bond with sureties as required by law in the sum of fifty thousand Dollars, and this cause is continued.

12589 In the matter of the Estate
of Louis F. Blue, deceased.

Bond approved. Letters Issued.

This day Ella S. Blue appeared in open Court, accepted the appointment as administrator of the estate of Louis F. Blue deceased, and gave and filed herein her Bond in the sum of fifty thousand Dollars, conditioned according to law with Tommie Southard and David Blue, as sureties, which Bond is approved by the Court.

It is therefore ordered, that Letters of administration issue to said Ella S. Blue 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 \$ 5.50.

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Ohio Natl. Life Ins. Co. stock as follows:

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Total Schedule C - \$ 34 679.15
Schedule D.
Accounts & debts Receivable. - none -
Schedule E. Real Estate,
1/2 interest in J.M. Sunbark Property Smith main st.
Marysville. Pa. \$1000.⁰⁰
Residence 325 W. 5th St. " " " " 3300.⁰⁰
Total, \$ 4300.⁰⁰

Recapitulation of the assets.

Personal Goods and chattels, Sch. A.	none.
" " " " " " B -	none.
" " " " " " C	\$ 34 679.15
accounts, debts, receivable " D	none
Real estate " E	4 300. ⁰⁰
Total assets	\$ 38 979.15
Amount set off under Sch. F.	2 510. ⁰⁰
Net estate	\$ 36 479.15

Schedule F.
Property exempted from administration
Said decedent leaving his surviving spouse no.
minor child, the following property previously listed
in Sch. A. is not deemed assets, or to be administered
as such:

There being no chattels as mentioned in General Code Sec. 10509-54. In accordance with said Section we set off to Ella S. Blue the surviving spouse the sum of \$2500.00 in money.

Schedule H. years allowance

The said decedent leaving Ella S. Blue widow and no other heirs, we do set off and allow to the widow sufficient provisions or other property to support her for twelve months from the decedent's death. There being no property to set off under Schedule H. we do hereby certify and set off to her as her years allowance the sum of \$5000.00 in money. And there not being sufficient personal property, or property of a suitable kind, we certify that the sum of \$5000.00 in money, is necessary for the support of such widow.

To Ella S. Blue widow \$5000.00

Total money and property allowed \$5000.00

The Court finds that the above set forth inventory and appraisement as filed herein and recorded in Vol. 6 page 241 of the Record of Inventories in this Court is a valid and legal inventory and appraisement and that there is no necessity to file an additional inventory and appraisement herein; therefore an additional inventory and appraisement is hereby dispensed with.

The Court further finds that the foregoing Schedule of debts, claims and liabilities was heretofore filed herein by Fred Gabriel, while acting as executor of the estate of Louis F. Blue.

Schedule of Debts, Claims & Liabilities.

The undersigned fiduciary in the above captioned estate hereby reports to the Court that the following claims, debts and liabilities against said estate have been presented to him for allowance and are known by him to exist and that after carefully examining the said claims, debts, and liabilities he has allowed the same as filed herein.

Newton M. Miller	Income tax	\$ 10.84
Louise L. My	Nursing	3.58
Laurine Miller	Casket Vault, services	410.00
P. W. Longlake	Medical services	28.00
D. F. Blue	repairs, labor etc on residence.	14.15-

Schedule of Debts, Claims & Liabilities,

National Geographic Society	account to date	12.5-
Rev. John Alvin Smith		5.00
Comm. Monumental Work	date on marker	5.00
J. M. Southard		23.00
William F. Wilson	repair & labor on chimney	22.60

Thomas J. Green
Tommy C. Do

Mrs Bell

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Thomas J. Green. clearing sponting .50
Tommi C. Southard 45 weeks labor. service car
Nursing Mr. Blue. Apr. 8. 1932. to
July 16. 1933. at 78¢ per week 360.00
Mrs Belle Dailor nursing Mr. Blue 13.50

Respectfully submitted this 25-day of Sept. 1933.
Fred Gabriel Executor of
the Estate of Louis F. Blue deceased.

The Court finds that the said Schedule of Debt. Claims
and Liabilities is a valid and legal Schedule of Debt,
Claims and Liabilities and that there is no necessity
for filing an additional Schedule of Debt. Claims
and Liabilities herein: Therefore the filing of an
additional Schedule of Debt. Claims and Liabilities
is hereby dispensed with.

17371

In the matter of
The Guardianship
of Helen Jolley.

Helen Jolley incompetent came on for hearing and settlement
and notice thereof having been published according to law
no exceptions having been filed thereto and no one
was 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 all matters pertaining thereto and being fully advised in
the premises do find the same to be in all respects just and
correct and in conformity to law

First account.

This day the First account
of Maggie Duffey Guardian of

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 as compensation for her services which
amount the Court deems reasonable. The Court finds the

account duly balanced. Total Chargeable \$439.⁹⁸ Total credited
\$2036.51. The Court finds a balance of four hundred and

thirty and 47/100 dollars (\$439.⁹⁸) in the hands of said Guardian
due said Ward. It is ordered that said Guardian pay the

costs herein taxed at \$5.00 costs paid Oct 19 1933. It is
ordered that said account and the proceedings herein be

recorded in the Records of this office

10858

In the ma
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1085-8. In the matter of the Estate
 of Bradford Hess, Deceased.

Final account.

This day, the first and final account of Herman L. Hess
 executor of the estate of Bradford Hess deceased, came on
 for hearing and settlement, due notice thereof having been
 published according to law, no exceptions having been
 filed 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,
 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. Total amount charged to - \$492.25.

It is ordered that said executor pay the costs herein
 taxed said Sept. 6-1933. It is ordered, that said
 account and the proceedings herein be recorded in the
 Records of this office.

10067² In the matter of
 The Trusteeship of
 Nellie Nilson.

First Partial Account

This day the first partial account of Russell S.
 Banks, Trustee of Nellie Nilson came on for hearing
 and settlement, due notice thereof having been published
 according to law, no exceptions having been filed 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, finds the same to be in all respects
 just and correct 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 \$28.⁰⁰
 as compensation for his services and expense trip which
 amount the Court deems reasonable. The Court
 finds said account duly balanced. Total amount
 charged to \$8634.⁴⁸; Total disbursements \$123.⁰⁰.

The Court finds a balance of \$7811.⁰⁶ in the hands
 of said Trustee 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. It is ordered, that
 said account and the proceedings herein be recorded in
 the Records of this office.

12484 In the matter of the Estate of John S. Scheidert, Deceased.

First Partial account.

This day the First partial account of John H. Scheidert and George Fred Scheidert, executors of the estate of John S. Scheidert, deceased, came on for hearing and settlement. Notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises finds the same true in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed & confirmed.

Said executors are allowed the sum of \$205.¹³ as a credit, being a just and reasonable amount expended by them for a monument for said decedent. The Court finds a balance of \$2666.¹² in the hands of said executors due said estate; which amount they are ordered to pay out and distribute according to law and the Will of said John S. Scheidert deceased. It is ordered that said executors pay the costs herein taxed at \$5.⁰⁰.

Oct. 27 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12402 In the matter of the Guardianship of Rose M. Bondre, Incompetent.

This day came George M. Sugg, son of Rose M. Bondre, of Union County, Ohio, & presented his 2^d account duly verified. Whereupon the Court do order the same filed & advertised for hearing on Saturday the 25 day of Nov. 1933, at 1. P. M. to which time said matter is continued.

11886 In the matter of the Estate of C. This day the executor of hearing and published from filed or object examined and all in the just and therefore allowed a just for a funds said settled a total credit pay the cost It is ordered to be recorded

9173^a In the matter of the Estate of G. M. L. This day the Guardian of the Estate according and the same account pertaining premises just and It is approved that the sum of \$100.00 the Court said account settled at \$5-39. Currier said the costs pay

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11886 In the matter of the
 Estate of C. F. Mayer, Deceased.

First & Final account

This day the first and final account of John A. Mayer, executor of the estate of C. F. Mayer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 one hundred and fifteen dollars, as a just and reasonable amount expended by him for a monument for said decedent. The Court finds said account duly balanced, and said estate settled according to law. Total chargeable \$ 2286.90; total credited \$ 2286.90. It is ordered that said administrator pay the costs herein taxed at \$ 6⁵⁰ Sept. 15, 1933.

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

973^a In the matter of
 The Guardianship of
 Opal M. Currier, minor.

4th and Final account.

This day the 4th and final account of J. Albert Currier, Guardian of Opal M. Currier came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined 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 \$ 100.00 as compensation for his services, which amount the Court deems reasonable. The Court finds said account duly balanced, and said Guardianship settled according to law. The Court finds a balance of \$ 5-396.¹² due said Ward; receipt filed from Opal Currier Robinson for said amount. It is ordered that said Guardian pay the costs herein taxed at \$ 5.
 Costs paid Oct 3-1933.

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

11663

In the matter of the Estate of Dayton P. Wheeler, Dec'd

First & Final Account

This day the first and final account of F.O. Williams Adm. of the Estate of Dayton P. Wheeler, deceased, came on for hearing and settlement. Due notice thereof having been published, according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises 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. The Court finds said account duly balanced, and said estate settled according to law. Total amount chargeable \$524.⁵⁰; Total credited, \$524.⁵⁰

It is ordered that said Administrator pay the costs herein taxed at \$6.⁵⁰ paid Oct. 3-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11348^a

In the matter of the Guardianship of Edith A. Lindsay

First and Final account

This day the First & Final Account of Fay Lytle 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 therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in 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. The following bills unpaid for part of funds: Dr. S.J. Borm \$33.⁵⁰; Probate Court \$16.⁵⁰; oval bill 7.⁵⁰; Grocery bill 3.⁵⁰; Barber bill 5.⁰⁰; Total \$61.⁵⁰. The Court finds a balance of \$53- from her pension fund, which at this time not received by Guardian; which amount he is ordered to pay over according to law, or above debt.

It is ordered that said Guardian pay the costs herein \$16.⁵⁰. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12142

In the matter of Elizabeth... This day Administrator came on... having been... to except or... carefully... therein... fully adv... all respect... therefor... and emp... the sum of... amount... decedent's... said adm... that said... \$6.⁵⁰ paid... and the pro... this office.

12316

In the matter of Marion F. H... This day... for hear... having be... to except... carefully... therein... fully adv... in all... It is... allowed... Guardian... as comp... Court de... duly be... according... It is orde... taxed at... It is... herein...

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12142 In the matter of the Estate
of Elizabeth J. Booher, Deceased.

First and Final account.

This day the first and final account of John H. Booher, Administrator of the estate of Elizabeth J. Booher, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 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 \$245⁰⁰ as a credit being just and reasonable amount expended by him for a monument for said decedent. The Court finds a balance of \$562⁰⁰ due said administrator from said estate. It is ordered that said Administrator pay the costs herein, at \$6⁰⁰ paid Sept. 13-1933. It is ordered that said account and the proceedings herein be recorded in the records of this office.

Account.

12316 In the matter of the
Guardianship of
Marion F. Blinc, Minor

First and Final account.

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This day the First and Final account of William C. Custer, Guardian of Marion Blinc, 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 thereon and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$32⁵⁰ as compensation for all his services which amount the Court deems reasonable. The Court finds said account duly balanced, and said Guardianship settled according to law, amount chargeable \$615⁵⁰ credited \$615⁵⁰. It is ordered that said Guardian pay the costs herein taxed at \$6⁵⁰. Costs paid, Sept. 19-1933.

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 William Brown, incompetent. Sixth account
 This day the sixth account of Christine Brown, as Guardian of William Brown came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers thereinto and all matters pertaining thereto and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be and she is allowed the sum of forty seven Dollars (\$47.) as her compensation for her services, which amount the Court deems reasonable. The Court finds a balance of \$887.⁵⁰ due said ward. It is ordered that said Guardian pay the costs herein \$6.⁵⁰ Costs paid 8-24-33. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

In the matter of accounts: notice approved.
 filed for settlement.
 This day proof of publication of notice of filing accounts in matters of administration & guardianship was made, and the Court do find the same in all respects regular & pursuant to law. It is therefore ordered, that the notice & proof aforesaid be entered upon the Journal and account of this Court.

- 10067^a Russell Banks Trustee for Willis Wilson. First Partial account.
- 12484 John T. Chenderoot, Fred Schickm. Executors of John S. Schenderoot. First Partial account.
- 12371 Maggie Dunfey, Adm. of Helen Jolley. First Current account.
- 11663 L. B. Williams Adm. of Estate of Dayton P. Wheeler. First & Final account.
- 10028^a Christine Brown, Adm. of William Brown. Sixth account.
- 12816 William Kreviston Adm. of Marian Kline. First & Final account.
- 12142 John M. Dwyer Adm. of Elizabeth J. Dwyer. First & Final account.
- 11348^a Fay Lytle Adm. of Edith A. Lindberg. First & Final account.
- 9173 J. Abbott Currier Adm. of Abel Currier. Minors. Final account.
- 11886 John A. Mayer, Executor of the estate. First & Final account.
- 10859 Herman Hans, Executor of Bradford Hess. First & Final account.

125-93 In the matter of the estate of

The last will and testament of the deceased was duly admitted and made valid and made required statement of and it being satisfied person as be approved with surety six thousand Cause is

12593 In the matter of the estate of the deceased. This day the last will and testament of the deceased was duly admitted and made valid and made required statement of and it being satisfied person as be approved with surety six thousand Cause is

12568 In the matter of the estate of Francis. This matter heretofore filed on all bills appraised

12568 In the matter of the estate of Francis. This matter heretofore filed on all bills appraised

12588

In the matter of Guardianship
of Maxine DeGord Minor
This day came R. W. Collins, Guardian of the person and estate
of Maxine DeGord to the Court to loan funds belonging
to the said in the amount of \$15.00 to R. F. DeGord and
Myrtle DeGord, taking a first mortgage on 70.20 acres
of land, as described in said application. The Court
upon due consideration, deeming it for the best interest
of all persons concerned that said instrument be made
and approved and allowed the same, subject however
to exceptions upon settlement said Guardian's account.

12592

In the matter of the Will of
Ola A. Cameron, Dec'd

Filing Will

An application having been this day presented to the
Court by Robert F. Allen, praying that an instrument in
writing purporting to be the last Will and Testament of Ola
A. Cameron, deceased be admitted to probate.

All parties having said hearing hearing dispensed with.

12592

In the matter of the Will
of Ola A. Cameron,
deceased.

Order admitting to
Probate, and Record

This matter came on this day further to be heard on the
application of Robert F. Allen to admit to probate and
record the will of Ola A. Cameron deceased, late of the
village of Richmond 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 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 Thaddeus P. Sieg
Esq. M. C. Winter the subscribing witnesses to said Will, and this
day appeared in open Court, and having been duly sworn,
testified respectively to the due execution and attestation
of said Will, (and of which this day appeared in open
Court and having been duly sworn, testified) 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
Ola A. Cameron, 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.

12495

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Therefore the Court orders the admittiny 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.

12495- In the matter of the Estate of Louis F. Blue, Deceased.

This day this cause came on to be heard upon the final account of Fred Gabriel, ex. executor of the estate of Louis F. Blue deceased, and upon motion of the attorney for Ella S. Blue, as administratrix of the estate of Louis F. Blue, deceased, that Fred Gabriel as executor of the estate of Louis F. Blue, deceased, has in his possession certain assets of said estate which should be turned over to Ella S. Blue as Administratrix of the estate of Louis F. Blue, deceased.

The Court being fully advised in the premises finds that Fred Gabriel as executor of the estate of Louis F. Blue, deceased, has in his possession the following personal property: Certificate for 10 shares of the Capital Stock in the Commercial Saving Bank Marysville, Ohio, par value \$100 per share.

Certificate no. 16.
Certificate for 3 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share. Certificate no. 81.

Certificate for 5 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share.

Certificate no. 201.
Certificate for 1 share of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share.

Certificate no. 204.
Certificate for 8 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share. Certificate no. 214.

Certificate for 5 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share.

Certificate no. 224.
Certificate for 5 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share.

Certificate no. 225.
Certificate for 5 shares of the Capital Stock in the Commercial Saving Bank, Marysville, Ohio, par value \$100 per share.

MC HALEY & TRIPLE CO., TOLEDO, OHIO - 96595

Certificate no. 251.
Certificate for ten shares of the Capital Stock in the Commercial Savings Bank, Marysville, Ohio, per value \$100 per share.

Certificate no. 239.
Certificate for 15 shares of the Capital Stock in the Commercial Savings Bank, Marysville, Ohio, per value \$100 per share.

Certificate no. 248.
Certificate for 3 shares of the Capital Stock in the Commercial Savings Bank, Marysville, Ohio, per value \$100 per share.

Certificate no. 246.
The certificates above referred to, represent 70 shares of Capital Stock in the Commercial Savings Bank, of Marysville, Ohio, of an appraised value of Seven Thousand Dollars (\$7,000.)

The Court further finds that Ella S. Blue, as administratrix of the estate of Louis F. Blue, deceased, is entitled to immediate possession of said personal property and it is therefore ordered, that Fred Gabriel, as executor of the estate of Louis F. Blue, deceased, turn over to the said Ella S. Blue, adx. of the aforesaid, said personal property, and that the Bond of the said Fred Gabriel, as executor aforesaid be released, in so far as he and his bondsmen, are liable for the value of said personal property as herein above set forth.

125-11 Charles B. Executor, of Jessie R.

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125-11 Charles Ornton Winters,
 Executor of the estate of
 Jessie D. Winters, deceased,
 Plaintiff
 v-

Approving Bond and
 ordering sale

Walter M. Winters
 Charles Ornton Winters
 Gp. Dakota Peters,
 Defendants.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of her estate. The return of summons and the consent to sell of the defendant Walter M. Winters, the other defendant being in default of answer, as though served with summons according to law, and such service of summons is hereby approved. The Court finds from the evidence that all necessary parties are before the Court; that the allegations of the petition are true, and that it is necessary to sell the real estate to pay the debts of the decedent, and that the prayer of the petition should be granted.

The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate at four hundred and ninety dollars, and that further appraisement is dispensed with. The Plaintiff as Executor of the estate of Jessie D. Winters deceased, having tendered to the Court his additional bond as such Executor in the sum of Twelve Hundred Dollars, with Elmer H. Jelliff and John W. Jelliff as sureties thereon it is ordered that said bond be approved.

Thompson, on motion of the plaintiff and it appearing to the Court that it would be in the interest of the Estate of Jessie D. Winters, deceased, to sell said real property in the petition described at private sale rather than at public sale:

It is therefore, by the Court, ordered, adjudged, and decreed that the plaintiff shall proceed to sell said real property at private sale, for not less than the appraised value thereof, and, on the following terms, to wit: Cash in hand.

It is further ordered, that the plaintiff shall make due return of his proceedings and sale to this Court for confirmation.

12595-

In the matter of the Estate of James Arthur Elliott Deed

Order for appointment and for Bond.

The last will of James Arthur Elliott deceased late of Richmond in said County having heretofore been duly proved and allowed this day William L. Elliott 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 consist of and the probable value thereof and the Court being satisfied that said William L. Elliott is a suitable person and legally competent, it is ordered that he be appointed as such Executor upon giving Bond with sureties as required by law in the sum of Six thousand Eight hundred Dollars and this cause is continued.

12595-

In the matter of the Estate of James Arthur Elliott Deed

Bond approved & Letters Issued.

This day William L. Elliott appeared in open Court accepted the trust as Executor of the Estate of James Arthur Elliott deceased and gave and filed herein his Bond in the sum of six thousand Eight hundred Dollars conditioned according to law with Ethel Reed, and John H. Haines, and John T. Reed, 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 William L. Elliott that notice of said appointment be published as required by law; that this proceeding be recorded and that said Executor pay the Costs.

12594

In the matter of the Estate of William D. The last Will of Richmond. proved and executor made by law to in general the probable said Rich competent. executor in the sum continued.

12594

In the matter of William This day accepted to be in the according Bond is approved Letters Test to said be published recorded.

12049

In the matter of the of said This day application reduction Submitted advised his horse than \$40 It is of E. H. Haines

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 this cause
 Order Issued.

17594 In the matter of
 The Estate of

Order for Bond.
 av. for Bond.

William D. Cameron. Decd.
 The last Will of William D. Cameron, deceased, late of Richmond, this in said County, having heretofore been duly found and allowed. This day Richard L. Cameron, 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 Richard L. Cameron is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bond with sureties as required by law in the sum of Seven Thousand Dollars - and this cause is continued.

in Court
 James Arthur
 his Bond
 was conditioned
 H. Haines
 provided by the
 Testamentary
 of William L.
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17594 In the matter of the Estate
 of William D. Cameron. Decd.

Bond approved. Letters Issued.

This day Richard L. Cameron appeared in open Court, accepted the trust as Executor of the Estate of William D. Cameron, deceased, and gave and filed herein his Bond in the sum of Seven Thousand Dollars conditioned according to law with Ohio Casualty Co. as surety, which Bond is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Richard L. Cameron, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Executor pay the costs.

17049 In the matter of the Estate
 of Sarah H. Anderson Decd.

This day this cause came on to be heard upon the application of E. H. Hutton, Executor, herein, for the reduction of his bond as executor to \$5000 and was submitted to the Court. And the Court being fully advised in the premises finds that said executor has in his possession assets of the estate of the value of not more than \$4000 and it therefore sustains said application. It is therefore considered by the Court, that the bond of E. H. Hutton, Executor, be reduced to \$5000.

3000

In the matter of
The Estate of
William C. Wood, Deceased.

Authority to Transfer
Real Estate Devised.

This day came James D. Wood and filed herein his Application duly verified, for an order to the County Auditor directing the transfer upon the tax duplicate of Union County of certain real estate devised by William C. Wood deceased. Upon consideration of the Court finds that by the terms of the Will of said decedent, said real estate was devised to James D. Wood. And that the description of said real estate, as set out in said application, find it appearing to the satisfaction of the Court, that the terms of said Will, have been fully complied with on the part of said Devised and before named, it is ordered that said real estate be transferred upon the Duplicate of the County to the name of James D. Wood, and that a Certificate of this order together with the description contained in the application, issue to said Auditor as required by law.

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125-89

In the Estate of Louis F. Blue Deceased.

Determination of Inheritance Tax

This 30 day of October 1933, the above matter came on to be heard and no application for appraisement having been made, the Court, being fully advised in the premises do hereby find and determine, that the gross value of said estate (including property of the value no dollars) distributed by decedent in contemplation of death, or to take effect in possession or enjoyment at or after death) is thirty eight thousand nine hundred seventy seven and $\frac{4}{100}$ Dollars composed as follows: Personalty thirty four thousand six hundred seventy seven and $\frac{4}{100}$ Dollars, real estate four thousand three hundred $\frac{2}{100}$ Dollars. That the debts (including a year's allowance of three thousand and $\frac{7}{100}$ Dollars) are five thousand nine hundred seventy eight and $\frac{05}{100}$ Dollars and that the cost of administration will be three thousand nine hundred and ten dollars, and that the net actual market value of the assets which might be subject to tax is, twenty nine thousand eighty nine and $\frac{38}{100}$ 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:

Name	Age	Relationship	Succession	amt of Exemption	amt. of tax	amt. of tax	1933
Ella S. Blue	51	widow	\$ 29089. ³⁸	5000. ⁰⁰	24089. ³⁸	281. ²¹	July 16

Ella S. Blue. - Village of Maryville, Mo.

It is ordered, that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except by those whom notice 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 succession of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commission of this State.

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.

12311

In the matter of the Estate of Florence Perfect, deceased.

Estate not subject to Tax.

H.C. Perfect as administrator of the estate of Florence Perfect, 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 thirty nine hundred eighty two and 9/100 dollars. The debts and costs of administration are nineteen hundred thirty two and 2/100 dollars. The net actual market value thereof is two thousand fifty and 6/100 dollars. That the said Florence Perfect died leaving her husband now her widow, the said H.C. Perfect who is entitled to an exemption of \$3500.00 that as a result said estate and the succession 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 succession of said estate be certified to the Tax Commission of this state, and that the costs herein be certified to the county auditor to be paid according to law.

12484

In the matter of the estate of John... This... the application described... advised... allegations... has been... the property... And the... proof that... to call... thereby... K. Scheid... Schindler... property... Dollars... of said... that said... trust... The... forth in... by... Certified... Commercial... for... Fred Sch... of... said Sch...

5588

In the matter of the estate of Lucretia... guaranteed... said... Court... for... at 1. p...

17311

In the matter of the estate of... in session... Same July... Nov. 1933.

12484 In the matter of the Estate of John B. Scheidner deceased.
 This day this cause came on to be heard upon the application of the executor to sell personal described and the testimony; and the Court being fully advised in the premises finds that the statements and allegations in said application are true; that the widow has been duly notified and has no desire to take the property sought to be sold so prayed for.
 And the Court being satisfied upon good and sufficient proof that it will be to the advantage of the estate to sell said personal property at private sale, it is hereby ordered that George Fred Scheidner and John X. Scheidner, as executors of the estate of John B. Scheidner, deceased, proceed to sell said personal property at private sale at not less than one hundred Dollars, (\$100) per share, that being the appraised value of said personal property. It is further ordered that said sale be made upon the following terms to wit: Cash in hand at time of sale.
 The following is a description of the property set forth in the petition and which said executors by this order are given authority to sell:
 Certificate for 5 shares of the Capital Stock in the Commercial Savings Bank, Maryville, Mo. per value, \$100 per share. It is further ordered that said George Fred Scheidner and John X. Scheidner make return of their proceedings herein, within thirty days after said sale.

55-88 In the matter of Guardianship of Lucretia Schmarzloff, minor
 This day came Flora Blumenschein, Guardian of Lucretia Schmarzloff, minor of Union County, Mo. and presented her 6- 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 November, 1933, at 1. p. m. to which time said matter is continued.

17311 In the matter of Estate of Florence Perfect.
 This day came H. C. Perfect, adm., presented list of final account in settlement of said estate. Whereupon, the Court do order, the same filed & advertised for hearing on Saturday, the 25 day of Nov, 1933, at 1. P. M. to which time said matter is continued.

MC MANUS-TRUP CO., TOLEDO, OHIO - 96595

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12402 George S.

12466 Harry D.

12248 George M.

12504 Myrtle D.

12500 John L. B.
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12311 H. C. P.

8588 Flora B.

11671 Andrew

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12578 In the matter of the estate of Anna M. Bishop deceased. Proof of Publication.
 This day the affidavit of publication of the Maryland Tribune a newspaper of general circulation in this county, that the notice of appointment of general administrator in this County, that the notice of appointment of Matthew Loschky as administrator, with the will annexed, of the estate of Anna M. Bishop 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.

Settlement of accounts.

accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, Ohio, for inspection settlement and record and unless exceptions are filed thereto, they will be for hearing and confirmation on 25th day of November, 1923 at 1. P. M.

- 12495 - Jud Gabriel executor of the estate of Louis F. Blue.
 List & Final account.
- 12482 George S. Bugg, guardian of Rose Bond. second account.
- 12466 Harry Doherty administrator of the estate of Charles Doherty.
 List, and final account.
- 12248 George W. Moore, executor of the estate of Orval J. Warner.
 List and final account.
- 12504 Myrtle DeBord, Guardian, of Maxine DeBord.
 List & Final account.
- 12500 John L. Berger & Paul M. Berger
 Executors of the estate of John W. Berger.
 List & Final account.
- 12311 H. C. Perfect, ad. of the estate of Florence Perfect.
 List & Final account.
- 8588 Flora Bernenschein, adm. of Lucretia Schenckly, minor
 List and final account.
- 11671 Andrew D. Bates, Ex. of the estate of Cynthia A. Bates.
 1st Partial account.

Any person interested may file written exceptions to said accounts, or to any item thereof, not less than five days prior to the day set for hearing when the same will be heard and continued from day to day until finally disposed of.

17597

In the matter of the Will of Esther B. Williams deceased.

Presentation of Will for Probate.

An application having been this day presented to the Court by David E. Fisher praying that an instrument in writing purporting to be the last Will and Testament of Esther B. Williams deceased, be admitted to probate; some of the heirs living in Union County; no notice is required, and that a hearing on said application will be had on the 2-day of November, 1933, at 10. A.M.,

11671

In the matter of the Estate of O. This day of Aug. 1933 and present said estate do order on dated time said

17597

In the matter of the Will of Esther B. Williams, deceased.

Order admitting to Probate.

17596

This matter came on this day further to be heard, on the application of David E. Fisher to admit to probate and record the Will of Esther B. Williams, 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 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. T. Cross one of the subscribing witnesses to said Will, and A. T. Cross ex. C. A. Hoopes witnesses to the authenticity of the signature of E. B. Cross, the other subscribing witness 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, a 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 Esther B. Williams 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.

17596

In the matter of this Probate Court this day County, in the for this Probate further on and Dr. witnesses and this

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11671 In the matter of the
Estate of Orynthia A. Bates. Deceased. | Filing First account.
This day came Andrew A. Bates executor of the estate
of Orynthia A. Bates, 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 25 day of Nov. 1933 at 1. p.m. to which
time said matter is continued.

17596

Friday November 3rd

17596 In the matter of
Olivia Brock. Lunacy | Orders for Warrant.
This day Grant Brock, a resident citizen of Jerome Twp in this
County, appeared in open Court and filed an affidavit
in the form prescribed by law for admission of said
Olivia Brock into the Columbus State Hospital and it is
further ordered that subpoenas issue for Dr. E. S. Holmes
and Dr. Ingram reputable legally qualified physicians
to appear at the time and place aforesaid;
and this cause is continued.

17596 In the matter of Olivia Brock.
Lunacy. | Order after hearing
This day this cause came on to be heard and the said
Olivia Brock was brought before the Court. Whereupon the
Judge proceeded with the examination, and having
heard the testimony of Dr. E. S. Holmes and Dr. Ingram
the medical witnesses being satisfied that said Olivia Brock
is insane; that she has a legal settlement in
Jerome 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 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 ordered therefore that Dr. E.S. Holmes and Dr. Dymov the medical witnesses in attendance make 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 Olive Brock 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 Olive Brock be committed to the custody of Columbus State Hospital until otherwise ordered. and this cause is continued.

12596. In the matter of Olive Brock.

The Judge being advised that said Olive Brock 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, issue to Dr. Dymov for conveying said patient to said Hospital. This cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

12597 In the matter of O.A. Cannon, Deed. This day

Orders on Filing Inventory

12599 In the matter of E. Luther... This day in this case... affidavit of the said... It is... Rana... E. Luther... the 3- do... further... Dr. J... witness... of this case

In the matter of... This day... said... therefore... and have... ans. Dr... satisfied... a legal... that he... one year... has occu... State, the... Common... treatment... ordered... the med... Certificate... And... to the... of said... Seal of... the ju... lent ent.

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Filing testimony

12599 In the matter of E. Luther Ward. Limary.

Order for warrant.

This day the said R. Ward 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 E. Luther Ward into the Columbus State Hospital. It is therefore ordered that a warrant issue to Wm. Rausch, Sheriff commanding him to bring said E. Luther Ward alleged to be insane, before this Court on the 3- day of November 1923 at 10 A.M. and it is further ordered that subpoenas issue for Dr. James M. Sander & Dr. John Boylan respectable legally qualified physicians witnesses to appear at the time and place aforesaid & this cause is continued.

Orders on Hearing

In the matter of E. Luther Ward.

This day this cause came on to be heard, and the said E. Luther Ward was brought before the Court. Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. James M. Sander and Dr. John Boylan, the medical witnesses and being satisfied that said E. Luther Ward is insane and that he has a legal settlement in Blair town Township, in this County; that he has been an inhabitant of the State of this 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. James M. Sander and Dr. John Boylan the medical witnesses in attendance make out a Certificate setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said E. Luther Ward, 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 cause is continued.

In the matter of E. Luther Ward. Limary.

Order for clothing Warrant to Convey.

The Judge being advised that said E. Luther Ward, 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 Sheriff, with his report, endorsed thereon.

17578 In the matter of the will of Esther B. Williams. Dec. 13. This day accepted the Bond, in accordance to sureties. It is also on the matter that notice is by law. Executor pay

17578 In the matter of the Estate of. This day heretofore for It appeared notice of. to. or. main and. no ordered to be allowed

17589 In the matter of Louis. This day estate of application transfer of. It appeared died. The petition following position. Ella S. and that. out. in a satisfactory fully co. that sui. Duplicati situated to. Certificate in the app. proper co.

17598 In the matter of the Estate of Esther B. Williams, Deceased. Saturday November 4. Order for appointment of David E. Fisher as Executor upon giving Bond with sureties as required by law in the sum of Five Thousand Dollars. This Cause is continued.

The last will of Esther B. Williams, deceased, late of Washington Township, in said County, bearing hereto for have duly found and allowed. This day David E. Fisher 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 David E. Fisher 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 Dollars.

17578 In the matter of the Estate of Esther B. Williams, Dec'd.

Letters Issued.

This day David E. Fisher appeared in open court, accepted the trust as Executor of the estate of Esther B. Williams deceased, and gave and filed herein his Bond, in the sum of Five thousand Dollars, conditioned according to law, with C. R. Ballinger and C. E. Baggdill, 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 David E. Fisher 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 \$.

17578 In the matter of the Estate of Anna M. Bishop 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.

17589 In the matter of the Estate of Louis F. Blue, Deceased.

Authority to Transfer Real Estate.

This day came Ella S. Blue administratrix of the estate of Louis F. Blue, 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 May 16 - 1933, residing at Mansville, Ohio.

The petitioner was appointed adm. of his estate, that the following persons, with their ages, relationship and position inherited, inherit said real estate. Portion inherited.

Ella S. Blue - Mansville, 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.

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120-87

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120-89

In the matter of the Estate
of Louis F. Blue, deceased.

Entry.

This day this cause came on to be heard upon the final account of Fred Gabriel, as executor of the estate of Louis F. Blue deceased, and upon motion of the attorney for Ella S. Blue, as administratrix of the estate of Louis F. Blue deceased, that Fred Gabriel as executor of the estate of Louis F. Blue deceased has in his possession certain assets of said estate which should be turned over to Ella S. Blue as administratrix of the estate of Louis F. Blue, deceased.

The Court being fully advised in the premises finds that Fred Gabriel as executor of the estate of Louis F. Blue, deceased, has in his possession the following personal property.

cert. no.	Title		
A 58	Common Stock Ohio Nat'l. Life Ins. Co.	for	300 shares
59	Common Stock Ohio Nat'l. Life Ins. Co.	for	300 shares
60	Common Stock Ohio Nat'l. Life Ins. Co.	for	200 shares
61	Common Stock Ohio Nat'l. Life Ins. Co.	for	240 shares
290	Common Stock Ohio Nat'l. Life Ins. Co.	for	7 shares
315	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares
402	Common Stock Ohio Nat'l. Life Ins. Co.	for	15 shares
431	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares
478	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares
491	Common Stock Ohio Nat'l. Life Ins. Co.	for	15 shares
518	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares
546	Common Stock Ohio Nat'l. Life Ins. Co.	for	57 shares
591	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares
606	Common Stock Ohio Nat'l. Life Ins. Co.	for	4 shares
613	Common Stock Ohio Nat'l. Life Ins. Co.	for	9 shares
618	Common Stock Ohio Nat'l. Life Ins. Co.	for	18 shares
642	Common Stock Ohio Nat'l. Life Ins. Co.	for	49 shares
669	Common Stock Ohio Nat'l. Life Ins. Co.	for	222 shares
966	Common Stock Ohio Nat'l. Life Ins. Co.	for	50 shares
973	Common Stock Ohio Nat'l. Life Ins. Co.	for	50 shares
1124	Common Stock Ohio Nat'l. Life Ins. Co.	for	400 shares
1-053	Common Stock Ohio Nat'l. Life Ins. Co.	for	10 shares

The Court further finds that Ella S. Blue, as adm., of the estate of Louis F. Blue, deceased, is entitled to immediate possession of said personal property. It is therefore ordered, that Fred Gabriel, as executor of the estate of Louis F. Blue, deceased, turn over to the said Ella S. Blue, adm., as aforesaid, said personal property, and that the bond of the said Fred Gabriel as executor aforesaid, be released, in so far as he and his bondsmen, are liable for the value of said

personal property as hereinabove set forth.

125-69

In the matter of the Estate of Casper H. Haines 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 served 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.

125-11

Charles Orvton Winters, Executor of the Estate of Jessie D. Winters Deceased. Plaintiff

Confirming Sale, ordering deed and Distribution

Walter M. Winters, Charles Orvton Winters, Mrs. Dakota Peters.

Dated Nov. 7-1933

Defendants

This day this cause came on to be heard on the report of private sale of the property described in the petition herein and his proceedings under the former order of this Court and upon 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 approved and confirmed. It is further ordered that the said petitioner execute a deed of all the rights, title and interest of the said Jessie D. Winters deceased in said real estate to the purchaser Walter M. Winters upon the payment of Five Hundred and seventy-five dollars the sale price of said premises. It is further ordered that the said Charles Orvton Winters out of the money in his hands pay:

- First, to the Treasurer of this County the sum of \$86.23 being the taxes, penalty and interest thereon against said property.
- Second, the cost and expenses incurred in the sale of said property including an attorney fee of \$25.00 to Leonard Cox and \$34.50 the percentage of said executor herein amounting to the sum of \$ -

fluid. in proceeds by Winters is ordered. it petitioners out of the

12600

In the matter of the Estate of Fullon M. This day and filed law. Fullon M. said Council his knowledge said inter what the and the should be suitable that he giving sum of cause is

In the matter of the Estate of Fullon M. This day accepted estate of Fullon M. filed by Dallas, C. Surrency & Co by the C. Administrator that note required that

fluid. it is further ordered that the balance of the proceeds be accounted for by the said Charles Ornton Winters according to law. And, it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed, at \$- out of the proceeds of said sale within ten days -

12608

In the matter of
The Estate of
Fullton M. Sawyer, Deid

Order for Appointment
For Bond.

This day Elwood Sawyer 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 Fullton M. Sawyer deceased, late of Morgan Co. 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 Elwood E. Sawyer 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 Thousand and ^{no} 00 Dollars and this cause is continued.

In the matter of the
Estate of
Fullton M. Sawyer, Deid.

Bond approved. Letters Issued.

This day Elwood E. Sawyer appeared in open court and accepted the appointment as administrator of the estate of Fullton M. Sawyer deceased, and gave and filed herein his Bond in the sum of Five Thousand Dollars, conditioned according to law, with The Artisan Surety & Casualty Co. as surety, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Elwood E. Sawyer that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay costs herein taxed

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12570

In the matter of the Estate

Inheritance Tax.

of Josephine B. Enlow, Deceased

This 9th day of November 1933, the above matter came on to be heard and no application having been made, the Court, being fully advised in the premises, do hereby find and determine, that the gross value of said estate (including property of the value of - none - dollar distributed by decedent in contemplation of death or to take effect in possession or enjoyment after death) is Twenty three thousand three hundred forty three ⁴³/₁₀₀ Dollars, composed as follows: Personalty Twenty thousand one hundred ninety three and ⁴³/₁₀₀ dollars, real estate three thousand one hundred and fifty and - dollars. That the debts are four thousand seven hundred sixteen and ⁷⁰/₁₀₀ Dollars. That the cost of administration will be about two thousand five hundred and - dollars. That there is no one entitled to dower in said real estate. That the net actual market value of the assets which might be subject to tax is fifteen thousand two hundred fifty seven and ⁷³/₁₀₀ 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 original	Successor	Relationship	Succession	Exemption	Sub. 57 1/2	amt. of tax	account	Residence
	Mabel Howell	none	1500.00	none	1500.00	115.00	May 15/33	Richmond village of
	Christa Randolph	sister	2000.00	500.00	1500.00	75.00	May 15/33	Richmond village of
	Wm. A. Hunt	brother	3657.22	500.00	3157.22	157.86	May 15/33	Richmond village of
	Opus B. Enlow	none	1000.00	none	1000.00	70.00	May 15/33	Richmond village of
	Mina Scholer	none	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Trust Baptist Church	none	2000.00	none	2000.00	140.00	May 15/33	Richmond village of
	Baptist Hospital of Concordia Tenn.	none	1000.00	none	1000.00	70.00	May 15/33	Richmond village of
	Golda E. Scott	none	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Eliza Enlow	none	100.00	none	100.00	7.00	May 15/33	Richmond village of
	John W. Hunt	brother	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Dora Steele	niece	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Jas. A. Evans	brother	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Annita Evans	niece	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Emma Hinken	niece	500.00	none	500.00	35.00	May 15/33	Richmond village of
	Estley Hinken	niece	500.00	none	500.00	35.00	May 15/33	Richmond village of

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 is of record on file which to file exceptions has been filed, that a copy of this entry together with copies of all other entries be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding be taxed at 75. Be certified to the Auditor of said County to be paid in manner as provided by law.

11606

In the matter of John L. Burns
This day
John L. Burns
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A.D. 1923

12587

In the matter of Margaret
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12601

In the matter of William
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and gave and filed herein their Bond in the sum of forty-four hundred dollars conditioned according to law, as aforesaid, which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Norman Burns and Edgar Burns that notice of said appointment be published, as required by law: that this proceeding be recorded, and that said Adm. pay the costs herein taxed.

12602

In the matter of the Guardianship of Lewis G. M. Burns, Minors L. C. Burns, Ralph H. O. Burns & Ruth E. Burns minors

This day August B. Burns filed an application in Court for the appointment of Lewis G. M. Burns, Minors L. C. Burns, Ralph H. O. Burns, and Ruth E. Burns minors. It is ordered that said application be set for hearing on the 15th day of November 1933 at 10 A.M. and that at least three days notice of the time and place of said hearing be given to the proposed wards over 14 years of age by personal service in writing. All interested parties have had notice.

12602

In the matter of the Guardianship of Lewis G. M. Burns, Minors L. C. Burns, Ralph H. O. Burns & Ruth E. Burns minors

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 Lewis G. M. Burns, Minors L. C. Burns, Ralph H. O. Burns & Ruth E. Burns minors that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Augusta B. Burns is legally competent & she having filed the application herein giving bond in the sum of \$2000 conditioned according to law with Alfred Rausch & Arthur Burns as sureties thereon, it is ordered that said bond be approved & that letters of Guardianship issue to said Augusta B. Burns, as provided by law.

12594

In the matter of the of William D. 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 1st day of December, 1933 at 10 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 in the Marysville Tri-Center one time, at least 10 days prior to the date of said hearing: except those who have received said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12420

In the matter of the Estate of Elmer Hall. Now comes the law comes to of the estate of the Court. 18 day of parcels of 1. Peter of Ohio, and and descu Addition to 2. The described in the State just bound of the side of South wall built by building on Perry & An. Martha 3. The real estate County of 37 feet of Richmond was filed on the 30 on the 30 persons, or inherited bill. and, Qua your of law to than July for a cert parties he transfere as prov This day of Elmer only nu of Certai It. up

12420

In the matter of
The Estate of
Elmer Hall, Deceased.

Application for Transfer
Real Estate.

Now comes Harry E. Hall, Administrator with the will annexed of the estate of Elmer Hall, deceased, and represents to the Court that said decedent died testate on the 18 day of November 1932, leaving the following described parcels of real estate:

1. Situated in the County of Union, in the State of Ohio, and in the Village of Richmond, and bounded and described as follows: Being Lot No. 175 in Hogan's Addition to said Village of Richmond, Ohio.

2. The undivided one-half interest in the following described real estate, situated in the County of Union in the State of Ohio, and in the Village of Richmond and bounded and described as follows: Being 9 1/2 feet off the south side of Lot 66 and 9 1/2 feet off the north side of Lot 67. Being from the center of the south wall of the three story brick business building built by John Woods, to the center of the south wall of the building built by John Sandon per Robert J. Smith, Being the same premises conveyed by George Smith and Martha Smith, his wife, to John Swan.

3. The undivided one-half interest in the following real estate: Situated in the Village of Richmond, County of Union, and State of Ohio, and being the east 37 feet of Lot No. 128 in the said Village of Richmond, Ohio. That his last will and testament was filed in the Probate Court of Union County, Ohio, on the 30 day of November, 1932 and admitted to Probate on the 30 day of November, 1932. That the following persons, with their age, address, relationship, and portion inherited, inherit said real estate under the last will and testament:

Rea V. Hall age 68, Richmond, O. wife, all.

Your petitioner represents that all of the provisions of law to be performed before filing this application, have been fully complied with by him. Wherefore he prays for a Certificate transferring said real estate to the parties herein named and to have the same transferred and recorded in the proper County, as provided by law.

Authority to Transfer.

This day came Harry E. Hall, adm. with the will annexed of Elmer Hall, 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 November 18 1932 residing at Richmond, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, on the 30. day of November 1932, and admitted to Probate of the 30. day of November, 1932. that on the Nov. 30 - 1932. the petitioner was appointed Administrator with the will annexed, of his estate; that the following persons with their age, address, relationship and portion inherited, Run V. Hall 68. Richmond, Ohio, etc. and that the description of said real estate, is, as set out in said application. And it appearing to the satisfaction of this 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 when 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.

2618.

In the matter of Orlando Wilcox, Deceased.

Nov. 13-

An application having been this day presented to the Court by Minnie M. Wilcox praying that an instrument in writing, purporting to be the last will and testament of Orlando Wilcox deceased, be admitted to probate. It is ordered that 10 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 December 1933. at 10. A.M.

12382

In the matter of Rachel this day to filed herein satisfaction Inventory as required by it is now to be accord

12570

In the matter Estate of to all persons and the court that the stock trans. and for. An sufficient to estate to therefore and Josephine P. property at of Ten Thous being the a

It is upon the time of sale of the property ordered 4" U.S. Libe " " " 4" U.S. Libe 4" U.S. Libe 4" U.S. Libe 4" U.S. Libe 1st U.S. Libe 1st U.S. Libe 4" U.S. Libe 4" U.S. Libe 4" U.S. Libe This is his proceeds

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Nov. 13- the Court by purporting to be admitted to try, of the admission case and to out of the will to had

12382 In the matter of the Estate of Rachel J. Scott, 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.

17570 In the matter of the Estate of Josephine B. Eulow, Deceased. This day this cause came on to be heard upon the application to sell personal property therein described, 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 said property ought to be sold as prayed for. And the Court being satisfied upon good and sufficient proof that it would be to the advantage of said estate to sell said personal property at private sale, it is therefore ordered that J.E. Clark, executor of the estate of Josephine B. Eulow deceased, proceed to sell said personal property at private sale, for not less than the sum of Ten thousand five hundred Dollars (\$10,500.00) that being the appraised value of said property.

It is further ordered that said sale be made upon the following terms; to wit: Cash in hand, at time of sale. The following is a description of the property set forth in the application and herein ordered sold:

4" U.S. Liberty Loan Bond	Registered	number	344067
" " " " " "	"	number	507149
4" U.S. Liberty Loan Bond	Registered	number	507150
4" U.S. Liberty Loan Bond	Registered	number	507152
4" U.S. Liberty Loan Bond	Registered	number	507147
4" U.S. Liberty Loan Bond	Registered	number	507148
1st U.S. Liberty Loan Bond	Converted	number	75211
1st U.S. Liberty Loan Bond	Converted	number	75212
4" U.S. Liberty Loan Bond	Registered	number	787323
4" U.S. Liberty Loan Bond	Registered	number	787324
4" U.S. Liberty Loan Bond	Registered	number	787325

It is further ordered that the said J.E. Clark, make return of his proceedings herein within 30 days after said sale.

123-82

In the matter of the Estate
of Rachel J. Scott, Deceased.

Proof of Publication

This day the affiant of J. M. Huber publisher
of the Mansfield Tribune a newspaper of general circulation
in this County, that the notice of appointment of M. K. Kungis
Scott as adm. of the estate of Rachel J. Scott deceased
was published in said newspaper as heretofore ordered, was
filed herein together with a copy of said notice; it is
ordered, the same be recorded.

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Probate Court, Union County,

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12594 In the matter of the Estate of William D. Cameron. Deceased.

Ordering Sale.

This day this cause came on to be heard upon the application of Richard L. Cameron, Executor, to sell personal property therein described, and on the testimony, and the Court, being fully advised in the premises, finds that the statements and allegations in said application are true; that there is no surviving spouse and said property has not been specifically bequeathed, and that such property 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 property at private sale, and that the bonds mentioned therein have a fixed market value, it is ordered, that Richard L. Cameron as such executor of the estate of William D. Cameron proceed to sell said personal property at private sale for not less than the market value thereof at the date of sale, and in no case less than 2/3 of the appraised value thereof. It is further ordered that said sale be made for cash; and that said Executor make returns of his proceedings herein within 30 days after said sale.

12604 In the matter of Belle A. Burns. This day the Court upon the application of Belle A. Burns to set for hearing and that said hearing be held at the residence of Charles A. Burns interested party.

12604 In the matter of Belle A. Burns. This day the Court upon the application of Charles A. Burns to give to all interested parties notice of the hearing to be held at the residence of Charles A. Burns on the 20th day of November 1933, and that said hearing be held at the residence of Charles A. Burns on the 20th day of November 1933, and that said hearing be held at the residence of Charles A. Burns on the 20th day of November 1933.

12604 In the matter of Belle A. Burns. This day the Court upon the application of Charles A. Burns to give to all interested parties notice of the hearing to be held at the residence of Charles A. Burns on the 20th day of November 1933, and that said hearing be held at the residence of Charles A. Burns on the 20th day of November 1933.

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12604 In the matter of the Guardianship
of Belle A. Burns, Charles A. Burns,
Betty Ann Burns, minor

Order for Hearing
a. notice

This day May R. Burns filed an application in Court for the appointment of a Guardian of Belle A. Burns, Charles A. Burns, Betty Ann Burns, minor. It is ordered that said application be set for hearing on the 25 day of November 1933 at 10 A.M. and that at least three days notice of the time and place of said hearing be given to: the proposed ward, Belle A. Burns, Charles A. Burns, by personal service in writing, all other interested parties by notice as provided by law.

12604 In the matter of the Guardianship
of Belle A. Burns, Charles A. Burns,
Betty Ann Burns, 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 Belle A. Burns, Charles A. Burns, Betty Ann Burns, are minors, and that a guardian is necessary.

It is therefore ordered that a guardian be appointed. It appearing to the Court that May R. Burns is legally competent, and she having filed her application herein and given bond in the sum of \$2000 conditioned according to law with J.M. Scheidter & Edgar Burns as sureties thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said May R. Burns, as provided by law.

12604 In the matter of the Guardianship
of Belle A. Burns, Charles A. Burns,
Betty Ann Burns

This day May R. Burns appeared in open Court and made application for a notice to issue to Belle A. Burns, Charles A. Burns to elect a suitable person for guardian. And it appearing to the Court that said minors of the age giving them the right to make such selection, and that a guardian is necessary; it is, therefore, ordered that notice in writing be given to said minors to appear before this Court on or before the 25 day of November, 1933 at 10 o'clock A.M. and make such selection, or the Court will appoint a guardian for them, and this cause is continued.

12737

In the matter of the Estate of Homer Jolley, deceased.

This day this court came in to hear upon the application of S. J. Bourn Administrator of the estate of Homer Jolley, deceased, concerning a Receiver's Certificate which came into his possession as such, evidencing a claim in the sum of \$784⁴⁶ against the First National Bank of Richmond, Ohio and requested that the same be turned over to a Trustee for collection and distribution. It is, therefore, ordered, Adjudged and Decreed, that said Administrator, is hereby authorized and instructed to transfer and assign said Receiver's Certificate to S. J. Bourn, Trustee, and that S. J. Bourn as Administrator be further discharged from any liability or duties in connection with said claim and said Trustee is hereby authorized and instructed to make any distribution of any dividend or dividends received by him as such Trustee, to the persons entitled to the same.

12737

In the matter of Homer Jolley, deceased. This day application of S. J. Bourn, Administrator of the estate of Homer Jolley, deceased, concerning a Receiver's Certificate which came into his possession as such, evidencing a claim in the sum of \$784⁴⁶ against the First National Bank of Richmond, Ohio and requested that the same be turned over to a Trustee for collection and distribution. It is, therefore, ordered, Adjudged and Decreed, that said Administrator, is hereby authorized and instructed to transfer and assign said Receiver's Certificate to S. J. Bourn, Trustee, and that S. J. Bourn as Administrator be further discharged from any liability or duties in connection with said claim and said Trustee is hereby authorized and instructed to make any distribution of any dividend or dividends received by him as such Trustee, to the persons entitled to the same.

12737

In the matter of Homer Jolley, deceased. This day application of S. J. Bourn, Administrator of the estate of Homer Jolley, deceased, concerning a Receiver's Certificate which came into his possession as such, evidencing a claim in the sum of \$784⁴⁶ against the First National Bank of Richmond, Ohio and requested that the same be turned over to a Trustee for collection and distribution. It is, therefore, ordered, Adjudged and Decreed, that said Administrator, is hereby authorized and instructed to transfer and assign said Receiver's Certificate to S. J. Bourn, Trustee, and that S. J. Bourn as Administrator be further discharged from any liability or duties in connection with said claim and said Trustee is hereby authorized and instructed to make any distribution of any dividend or dividends received by him as such Trustee, to the persons entitled to the same.

12738

In the matter of Esther B. Jolley, deceased. The Trustee of the estate of Esther B. Jolley, deceased, on this 20th day of November, 1933, has given to a certain person entitled to the same, a copy of the same for circulation.

12737 In the matter of the Estate
of Homer Jolly, Dec'd

Order

This day this cause came on to be heard upon the application of S. J. Bourn, administrator of the estate of Homer Jolly, deceased, stating that there had come into his possession the following described bonds, to wit:

Fourth Liberty Loan Bond # 814666		\$ 1000.-
U. S. Treasury Bond 1943-47	3-3/8%	2,000 26287
" " " " " "	3-3/8%	1,000 26288
" " " " " "	3-3/8%	2,000 26289

applicant further stated that he desired to transfer said bonds into cash so that he may make distribution of the proceeds thereof and close the estate and file a final account herein. It is therefore ordered, adjudged and decreed, that the said S. J. Bourn, adm., is hereby authorized and instructed to immediately transfer said Bonds into cash, distribute the proceeds to the persons entitled thereto, in conformity to his application.

12737 In the matter of the Estate
of Homer Jolly, Dec'd

This day this cause came on for hearing on an application of S. J. Bourn, administrator herein, for the allowance of extra compensation on account of the extraordinary services rendered herein as set forth in said application. The Court upon consideration, hereby fixes the proper value of said services at one hundred fifty dollars (\$150.-) and authorizes the applicant to include said amount in his next account subject to exceptions as other items of expenditures therein, according to law.

12598 In the matter of the Estate
of Esther B. Williams Dec'd

The Inventory of the above estate bearing date filed on this 20. day of November, 1933, the Court sets the 2 day of December, 1933 at 10. A. M. for hearing on said Inventory and orders that notice of said hearing be given to the next of kin, legal heirs, and other persons entitled to notice, by publication, for one insertion in the Maryville Tribune a paper printed and of general circulation in Union County, Mo.

MC MANUS-TRUMP CO., TOLEDO, OHIO-96191

12579 In the matter of the Estate of Louise Ferris, Deceased.

This day this cause came on for hearing on the application of Fred Kubert as executor of the above estate for authority to pay counsel fees for necessary legal services rendered herein as set forth in said application.

The Court upon consideration hereby fixes the probable value of said services at \$180.00 and authorizes the applicant to pay the same to John W. Dailley attorney at law, and include said amount in his first account subject to exceptions as other items of expenditure therein in accordance with law.

12579 In the matter of the Estate of Louise Ferris, Deceased. This day Fred Kubert as executor of the above estate for authority to pay counsel fees for necessary legal services rendered herein as set forth in said application. The Court upon consideration hereby fixes the probable value of said services at \$180.00 and authorizes the applicant to pay the same to John W. Dailley attorney at law, and include said amount in his first account subject to exceptions as other items of expenditure therein in accordance with law.

12579 In the matter of the Estate of Louise Ferris, Deceased. This day Fred Kubert as executor of the above estate for authority to pay counsel fees for necessary legal services rendered herein as set forth in said application. The Court upon consideration hereby fixes the probable value of said services at \$180.00 and authorizes the applicant to pay the same to John W. Dailley attorney at law, and include said amount in his first account subject to exceptions as other items of expenditure therein in accordance with law.

12519 In the matter of the
Estate of Louis Ferris, Deceased.

allowance of extra compensation.

This day this cause came on for hearing on application of Fred Gabriel Executor herein for allowance of extra compensation on account of the extraordinary services rendered herein, as set forth in said application. The Court upon consideration, hereby fixes the probable value of said services at \$20²⁵ and authorizes the applicant to include said amount in his final account, subject to exceptions as other items of expenditures therein according to law.

12519 In the matter of
The estate of Emma Cahill, Deceased.

This day this cause came on to be heard upon the Inventory and Appraisement heretofore filed herein by F. C. Walker, executor of the last will and testament of Emma Cahill deceased.

The Court being fully advised in the premises finds that all interested parties have received notice of the filing of the Inventory and appraisement and have consented to its approval. After careful consideration the Court finds that the said Inventory and appraisement is in all respects correct and the same is hereby approved and confirmed.

10318. In the matter of the Guardianship of Otto M. Fygle, deceased. Filing Fygle an. Final account.

This day came Edna M. Fygle Guardian of Otto M. Fygle of Union County, Ohio. and presented her fifth and final account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30 day of December A.D. 1923. at one o'clock P.M. to which time said matter is continued.

12030 In the matter of the estate of Mandel Denton, deceased.

This date James T. Denton appeared in court and filed Statement in Lieu of a Trust and Final account in the matter of the estate of Mandel E. Denton, deceased. same is hereby approved and confirmed and ordered recorded.

Thursday, November 23-

12601 In the matter of the estate of William W. Burns, 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.

12598. In the matter of the estate of Esther B. This day estate was estate. Schedule of in the 16. d and that persons of this by Municipal circulation prior to.

17348 In the matter of the estate of William V. This day application transfer of It appears testate on the last will presented June 28- 52 1932. Executor their eyes to Warren

And then set out to the said fully confirmed said re the Court persons in order to application for record.

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125-98. In the matter of the Estate
of Esther B. Williams, Deceased.

In Try.

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 16th day of December, 1933, at 10:00 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 advertisement for one insertion in the Mansfield Tribune, a paper printed and of general circulation in Union County, Ohio, at least ten days prior to the date of said hearing.

17348 In the matter of the Estate
of Milton Braithwaite Deceased

Authority to Transfer Real Estate

This day Norman P. Brown, executor of the Estate of Milton Braithwaite 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 June 24 - 1932, residing at Mansfield, O. R. 4. The last Will and Testament of Milton Braithwaite was presented to the Probate Court of Union County, Ohio, on June 28 - 1932, and duly admitted to probate on July 5 - 1932, and on July 9 - 1932, the petitioner was appointed executor of his estate. That the following persons with their ages, address, relationship and portion inherited
Warren C. Braithwaite, age 51, Mansfield, O. Son - et -

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.

12608^B In the matter of the Guardianship
of Glenn Cor. Jr. and
Don Cor. Minor

Order for Hearing

This day Glenn Cor. filed an application in Court for the appointment of a Guardian of Glenn Cor. Jr. and Don Cor. Minor. It is ordered that said application be set for hearing on the 23 day of November 1933. at 10. A. M. and that at least three days notice of the time and place of said hearing be given to Margaret Cor. all the interested parties by service in writing, or waivers, as provided by law.

12608. B. In the matter of the Guardianship
of Glenn Cor. Jr. and Don Cor. Minor

Order on Hearing

This day this matter came on for hearing 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 Margaret Cor. has waived the issuance and service of process and voluntarily entered her appearance herein and requested the appointment to be made and the Court further finds Glenn Cor. Jr. and Don Cor. are minors and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Glenn Cor. is legally competent and has having filed the application therein, and given bond in the sum of \$600. Conditioned according to law with Katharine Agnes and W. Edward Agnes, as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Glenn Cor. as provided by law.

12605 In the matter
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17605

In the matter of the
Will of Harry Brown Deceased.

Entry on Filing

An application having been this day presented to the Court by Anna B. L. Brown, praying that an instrument in writing purporting to be the last will and testament of Harry Brown deceased, be admitted to probate. It is ordered that 7 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 23rd day of November 1933 at 1. P.M.

12605

In the matter of
The Will of
Harry Brown Deceased.

Admitting to Probate & Record.

This matter came on this day further to be heard on the application of Anna B. L. Brown to admit to probate and record the Will of Harry Brown deceased late of the Township of Dary in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Anna B. L. Brown 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 Carrie N. Hornbush and Hazel Turner who swore to the Authenticity of the signature of Clara B. Husted (deceased) 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 the fact 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 Harry Brown 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.

12647

Perry N. Wood, adm. of the estate of Frances A. Harris, Deceased.

application for Guardian ad litem

now comes Robert F. Allen, attorney for Perry N. Wood administrator of the estate of Frances A. Harris deceased, and makes application for appointment of Guardian ad litem for Donald Wood, whose age is eighteen years, Harold Rex Wood, whose age is eleven years, Clyde Wood, whose age is fifteen years, and Pauline Spudis, whose age is twenty years. Four of the defendants herein upon whom summons was duly served according to law, and suggests that Richard C. Thrall, is a suitable person to be appointed as such.

12647

Perry N. Wood, adm. of the estate of Frances A. Harris, Deceased. Plaintiff

Ernest Wood et al. Defs.

Upon the application of Robert F. Allen, Counsel for the Plaintiff herein it appearing that Donald Wood, whose age is 18 years, Harold Rex Wood, whose age is eleven years, Clyde Wood, whose age is fifteen years, and Pauline Spudis, whose age is twenty years, and the Defendants herein were duly served with summons it is therefore ordered that Richard C. Thrall be and he is hereby appointed Guardian ad litem of said minors

12647

Perry N. Wood, adm. of the estate of Frances A. Harris, Deceased

This day this cause came on to be heard upon a motion

of Perry N. Wood, Administrator of the estate of Frances A. Harris deceased, the evidence and the Court being fully advised in the premises, it is therefore ordered, adjudged and Decreed that he shall serve Harold Rex Wood, a minor 11 yrs. of age, who is the Defendant herein, by registered mail upon Della Brons Smith, his mother, whose address is 816 Sanford Ave. Kansas City, Kansas

12519

In the matter of the estate of Louisa F. This day I have heard the evidence and find that the value of the personal property of the decedent is \$1000.00 and that the net assets of the estate are \$1600.00. I have also found that the estate is entitled to the net assets of the estate, subject to the payment of the debts and expenses of the estate, and that the estate is entitled to the net assets of the estate, subject to the payment of the debts and expenses of the estate, and that the estate is entitled to the net assets of the estate, subject to the payment of the debts and expenses of the estate.

It is ordered that all persons of legal age residing in this county, be notified of this judgment by the publication of this judgment in the official newspaper of this county, for three consecutive weeks.

12519 In the matter of the Estate of Louisa Ferris Deceased.

Determination of Inheritance Tax.

This day 23. of November 1933- 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 Three thousand three hundred and 9/100 dollars, composed, as follows: Personalty: One thousand three hundred twenty eight and 9/100 dollars real estate one thousand six hundred seventy five dollars. That the debts are Five hundred thirty one and 47/100 dollars and that the cost of administration will be Eleven hundred sixteen and 9/100 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 One thousand, One hundred ninety four and 66/100 dollars. The Court further finds that the persons entitled to succeed to said estate, their ages where material, their relationship if any to the decedent, the issue 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 originally, are as follows:

Name	Relation	Succession	Exempt	Pat. Sub. to Tax	amt 9/20/33	amt 9/20/33	Person to whom Tax Paid	Corp. or Municipality
Francis Thompson	none	129.46	none	129.46	9.07	May 19/33	Francis Thompson	Maryville.
Elizabeth Bestmell	sister	129.46	full amt.	none	none			
Catherine Ayner	sister	129.46	" "	none	none			
Edmond Ayner	nephew	129.46	" "	none	none			
Margaret Cox	niece	129.46	" "	none	none			
Glen Cox, Jr	grand nephew	129.46	" "	129.46	9.07	May 19-33	Glen Cox, Jr.	Maryville
Don Co	" "	129.46	" "	129.46	9.07	" "	Don Co	" "
Lurell	none	129.46	" "	129.46	9.07	" "	Lurell	" "
Maryate Voth	niece	129.46	" "	none	none			
Glen Cox Sr.	none	129.46	none	129.46	9.07		Glen Cox Sr.	" "

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 return of such notice & of leave within which to file exceptions has been filed & that a copy of this entry & of leave with copies of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, exemption allowed, be forwarded to the Tax Commission of this State. It is further ordered, that the costs of this proceeding taxed ch. # 8. be certified to the Auditor of said County, to be paid as provided by law.

DE WANTS TROY CO., YONKING, OHIO-96595

12608

Saturday, November 25-

In the matter of the Estate of Franklin M. Silcrest, Deceased.

This matter came on to be heard on this 25 day of November 1933, on the application of Mary Elizabeth Silcrest, for an order relieving the estate of Franklin M. Silcrest, deceased from Administration, and it appearing to the Court, that notice has been served 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.

That it is not subject to any inheritance tax, and that the debts against said estate are as follows:

- Spurrer Bros. \$28.71, Charles Green \$6.25; Kent Barnum \$3.00, A. F. Braun 4.65
- D. Smyth 24.00, Danvers Ins. Co. 8.42, Evans Bros. 1.60, Taylor Bros. 1.50
- E. S. Fankner \$310.00, Water Co. Light Co.

It is ordered that said estate be, and hereby is relieved from administration; that Mary Elizabeth Silcrest the applicant herein, deliver to herself all of the personal effects of said decedent; that she pay to said creditors the respective amounts due; and pay the costs of this proceeding, and deliver the balance of said estate if any to herself as sole

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12470 In the matter of Elmer
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12540 In the matter of Henry
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heir of said estate, according to law and forthwith make return of her proceedings to this Court.

12420 In the matter of the Estate of Elmer Hall, Deceased. Being first and final account

This day came Harry E. Hall, adm. of the estate of Elmer Hall, 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 December 1933, at 1 P.M. to which time said matter is continued

12540 In the matter of the Estate of Herman Hall, Deceased. Order directing Settlement of claims.

This cause came on to be heard upon the application of H. F. Huffman Administrator of the estate of Herman Hall, deceased, for the authority consent and direction of this Court to the settlement of all claims of said Administrator, said estate, Lizzie Hall, widow of Herman Hall deceased, Herman A. Hall, Elsie Huffman and Roll W. Hall the only heirs and next of kin of said decedent, and all other persons interested in said cause, claims, or actions against the Pennsylvania Railroad Company, for causing injuries to and the death of the said Herman Hall.

Upon consideration whereof, the Court find that the said Herman Hall was killed in an accident which occurred on the 29 day of June, 1933, when an automobile in which he was riding was struck by a passenger train owned and operated by the Pennsylvania Railroad Company.

The Court further find that said Administrator brought an action in the Common Pleas Court of Union County Ohio, against the said The Pennsylvania Railroad Company, for causing injuries to and the wrongful death of the said Herman Hall, and that the said The Pennsylvania Railroad Company denies liability for said accident or said injuries and death but proposes to settle their suit for the sum of \$75,000

upon careful consideration of the said application and of the facts and circumstances, the Court find that it would be for the best interest of said estate, said Administrator, and to said Lizzie Hall widow of Herman Hall, deceased, Herman A. Hall, Elsie Huffman, and Roll W. Hall, the only heirs and next of kin of said deceased, and all other persons interested in said estate, to accept said proposition of settlement, and compromise. It is therefore considered and ordered that the said H. F. Huffman as Adm. aforesaid, accept said proposition of settlement

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And upon the receipt of the sum of \$75.00 he is authorized to dismiss the action which he has filed against the said The Pennsylvania Railroad Company, and to execute and deliver to the said The Pennsylvania Railroad Company, an instrument of release and discharge of all claims and demands which the estate of Herman Hall, Leggie Hall, his widow, and Herman A. Hall, Elsie Hoffman, and Roll W. Hall, 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 Herman Hall.

12540

In the matter of the Estate of Herman Hall, Deceased.

Authority to Transfer Real Estate

This day came H. T. Hoffman, administrator of the estate of Herman Hall, 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 June 29-1933, residing at Unionville Centre Union County, Ohio that on July 20-1933, the petitioner was appointed administrator of his estate; that the following persons inherit said estate:

Leggie Hall, age 76	Plain City, O	widow	one-third
Herman A. Hall	York, Pa	son	2/9
Roll W. Hall	Martins Ferry, O	son	2/9
Elsie Hoffman	Dayton	daughter	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.

12606

In the matter of the Estate of Harry... The... Township... provided an... executrix... and made... required... statement... of and the... satisfied... person and... said Will... his execut... ordered the... letters Testa... of said de... notice of sa... that this... Executor of

12568

In the matter of the Estate of Frank... This day... agent of... circulation... of Perry... A. Harris... Copy of sa... recorded

12520

In the matter of the Estate of William... This day... Richmond... County... Administrator... was publ... was filed... included... of this

Oct 23 - 1933

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12606

In the matter of the Estate of
Harry Brown, Deceased.

Order for appointment.

The last will of Harry Brown, deceased, late of Darby Township, in said County, having heretofore been duly proved and allowed, this day Anna B. L. Brown, 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 Anna B. L. Brown is a suitable person and legally competent, and that by the terms of said will said Testator ordered and requested that his executor's duty be executed 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.

12568

In the matter of the Estate of
Frances A. Harris Deceased.

This day the affidavit of O. A. Kuyler publisher agent of the Richmond Gazette a newspaper of general circulation in this County, that notice of appointment of Perry R. Wood as administrator of the estate of Frances A. Harris deceased, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

12520

In the matter of
The Estate of
William M. McIntosh, Decd.

Order to Record Proof of Publication

This day the affidavit of O. A. Kuyler publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Carl M. McIntosh as administrator of the estate of William M. McIntosh 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.

12510

In the matter of the Estate of Josephine B. Eulow. Deid

Proof of Publication

This day the affidavit of O.A. Krigley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of J.E. Clark as Administrator of the estate of Josephine B. Eulow deceased, was published as heretofore ordered, was filed herein, together with a copy of the notice; it is ordered, that the same be recorded in the records of this office.

12506

In the matter of the Estate of Zora Biddle. Deid.

Proof of Publication

This day the affidavit of O.A. Krigley publisher agent of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Clyde E. Biddle as Administrator of the estate of Zora Biddle, 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.

12530

In the matter of the Estate of Mrs. Strassmider. Deid

Order to Record Proof of Publication

This day the affidavit of O.A. Krigley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of F.A. McAllister as Executor of the Estate of Mrs. Strassmider 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.

12481

In the matter of the Estate of Lemuel Robinson.

Order to Record Proof of Publication

This day the affidavit of O.A. Krigley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Chester R. Ballenger as Administrator with the Will annexed of the Estate of Lemuel Robinson 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.

12483

In the matter of S. B. Lays. This day Richmond this County as Administrator published filed herein ordered. in this office.

12508

In the matter of Charles. This day Richmond County, the Administrator Hendrickson as heretofore a copy to be recorded.

12531

In the matter of Aigah. This day Richmond County, the Administrator was published was filed ordered in this office.

12549

In the matter of John. This day Richmond in this County Street, deceased heretofore of said recorded.

12483 In the matter of the Estate of S. B. Taylor, Deceased. Order to record Proof of Publication.

This day the affidavit of O. A. Keigley publisher of the Richmond Gazette, a newspaper of general circulation in this County, that the notice of appointment of Hattie Taylor as Administrator of the Estate of S. B. Taylor, 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.

12508. In the matter of the Estate of Charles Hendrickson, Dec'd. Order to Record Proof.

This day the affidavit of O. A. Keigley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of D. E. Taylor, as Administrator with the will annexed, of the Estate of Charles Hendrickson, 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.

12531 In the matter of the Estate of Elizabeth Shelton, Dec'd. Order to Record Proof.

This day the affidavit of O. A. Keigley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Robert F. Allen as Administrator of the estate of Elizabeth Shelton, 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.

12549 In the matter of the Estate of John W. Streeter, Dec'd. Order to Record Proof.

This day the affidavit of O. A. Keigley publisher of the Richmond Gazette, a newspaper of general circulation in this County, that the notice of appointment of Sarah W. Streeter, as Administrator of the estate of John W. Streeter 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.

125-95 In the matter of the
Estate of James Arthur Elliott deceased.
This day the affidavit of O.A. Kingley, publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of William L. Elliott, as Executor of the estate of James Arthur Elliott 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.

Proof of Publication.

Flora Blinn
Andrew Bates.

125-94 In the matter of the Estate
of William D. Cameron deceased.
This day the affidavit of O.A. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that notice of appointment of Richard L. Cameron as executor of the estate of William D. Cameron 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.

Proof of Publication.

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125-93 In the matter of the Estate
of Ola A. Cameron deceased.
This day the affidavit of O.A. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Robert F. Allen as executor of the estate of Ola A. Cameron 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.

Proof of Publication.

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In the matter of accounts filed
for settlement.

This day proof of publication of notice of filing accounts and vouchers of Administration and guardianship was made and the Court do find the same in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

Fred Sabrit executor of the estate of Louis F. Thure 1st & 2^d final acct.
Mrs. S. Gray & Son of Rose Bondie second account.

Harry Doherty Adr. of the estate of Chas Doherty 1st & 2^d final account.

Wm W. Brown & Son of the estate of Orval J. Brown " " " "

Myrtle DeBord Adr. of Maxine DeBord " " " "

John & George G. Paul & George " " " "

Executors of the estate of John W. Perry " " " "

Ed C. Perfect Adr. of the estate of Florence Perfect " " " "

Flora Blumenschein Exm. of Lucretia Schmatzkykoff minor. 6 and final act.
Andrew Bates, Ex. of the estate of Orynthia A. Bates 1st partial acct.

11671 In the matter of the Estate of Orynthia A. Bates | First Partial account.

This day the first partial account of Andrew A. Bates executor of the estate of Orynthia A. Bates, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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. Attorney fee \$3.00. The Court finds said account duly balanced, and said estate to this date settled according to law. It is ordered that said Executor pay the costs herein taxed at \$5.00 paid Oct 31-1933. It is ordered that said account and the proceedings herein be recorded in Records of this office.

85-88 In the matter of the Guardianship of Lucretia Schmatzkykoff minor. | Final account.

This day the final account of Flora Blumenschein Guardian of Lucretia Schmatzkykoff, 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 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 said account duly balanced, and said Guardianship settled according to law. The Court finds a balance of Seven hundred and seventy five Dollars (\$775.00) in the hands of said Guardian due said Ward; which amount she is ordered to pay over according to law. It is ordered, that said Guardian pay the costs herein taxed at \$5.00 - costs paid Nov. 1-1933 - It is ordered that said Account, and the proceedings herein be recorded in the Records of this office.

12311

In the matter of the Estate of Florence Perfect Deceased.

Order on Settlement First and Final account.

This day the first and final account of H.C. Perfect Administrator of the estate of Florence Perfect deceased, came on for hearing and settlement. Due notice thereof, having been published according to law. No exceptions having been filed 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 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 \$-5⁰⁰. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12300

In the matter of the Estate of John K. Borger Deceased.

First and Final account.

This day the first and final account of John K. Borger and Paul Richard Borger, executors of the estate of John K. Borger, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 executors, are hereby approved. The sum of six dollars (\$6-) as a credit being a just and reasonable amount expended by them for lettering monument for said decedent. Attorneys fees \$38. L. W. Borger Court costs \$34. allowed and paid Oct. 9- '33. 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 \$5⁰⁰. Pd. Oct. 9-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12304

In the matter of Maxine

This day of Maxine of Maxine, due notice has exceptions appearing having been thereunto and advised in just and that the said

It is the sum reasonable. It is the sum of for service The Court (\$15⁰⁰) in which and It is taxed at Account this office.

12248

In the matter of J. M.

This day executor for hearing published from filed or object examined all matters in the premises correct Account paid expenses for actual Court costs said account according pay the It is herein

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12504 In the matter of the Guardianship of Maxine DeLard, minor Nov. 25- First & Final account

This day the First and Final account of Maxine DeLard, guardian of Maxine DeLard 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 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 & confirmed.

It is ordered that said guardian be, and he is allowed the sum of sixty Dollars (\$60.00) being the amount of her reasonable expenses incurred in the execution of her trust.

It is ordered that said guardian be, and he is allowed the sum of One Hundred and ten Dollars (\$110.00), as compensation for ^{his} services, which amount the Court deems reasonable.

The Court finds a balance of fifteen hundred dollars (\$1500.00) 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 costs paid 1933. It is ordered that said account and the proceedings herein be recorded in Records of this office.

12248 In the matter of the Estate of Orval J. Warner, Deceased First & Final account.

This day the First & Final account of George H. Moore executor of the estate of Orval J. Warner, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 finds the same to be in all respects just and correct & in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

Said executor is hereby allowed the sum of \$165.00 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, Paid Oct 11- 1933.

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

12466

In the matter of the Estate of Chase Doherty, Deed

Orders on Settlement of account.

This day, the First and Final account of Harry Doherty administrator of the estate of Chase Doherty deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 \$194.⁰⁰, as a credit, being a just & reasonable amount expended by him for monument for said decedent. Distribution share Stanton Doherty \$304.³⁷, Harry Doherty \$307.⁶², attorney fee \$65.⁰⁰

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs Paid Oct. 1933. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

12402

In the matter of the Guardianship of Rose M. Bowdre, Incompetent

Second account.

This day the second account of George S. Gregg Guardian of Rose M. Bowdre, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 said account duly balanced, and said Guardianship settled according to law. Attorney fee \$10.⁰⁰ approved. The Court finds a balance of \$25.⁵⁰ 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 \$19.²⁵ paid Oct 24/33. It is ordered, that said account & the proceedings herein be recorded in the Records of this office.

12540

In the matter of Herman H. Hall, late of this first and duly verified and filed and day of Nov continued.

12495

In the matter of Louis F. [unclear] This day executor of [unclear] having a published [unclear] been filed or object examined and all in the just and the said [unclear]

John [unclear] executor of \$3905-8.⁷⁵

The Court said estate that said It is a herein be

12540 In the matter of the Estate of Herman Hall, Deceased. | 1st and Final account.

This day came H. F. Buffman, administrator of Herman Hall, late of Union County, this 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 Wednesday the 20 day of Nov. 1933. at 1. P.M. to which time said matter is continued.

12495 In the matter of the Estate of Louis F. Blue, deceased. | First and Final account.

This day the 1st and final account of Fred Gabriel executor of the Estate of Louis F. Blue, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers 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.

John H. Kinkade, allowed \$1200.00 - Attorney's Fee Fred Gabriel executor allowed \$1200.00 Total amount charged the said estate \$3905.87 paid amount over to Ella S. Blue \$2754.67

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs paid \$5.00 Oct. 3-1933.

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

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12420

In the matter of the Estate of Elmer Hall, deceased.

Estate not Subject to Tax

Harry E. Hall, ex. Administrator of the Estate of Elmer Hall, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax, under the laws of Ohio. The same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate, is four thousand seven hundred fifty dollars. The debts and costs of administration are eight hundred five dollars and 08/100 dollars - and the net actual market value thereof is three thousand nine hundred forty four and 9/100 dollars. That the widow of said decedent is the sole legatee and devisee under the Will and that the net amount of the estate is less than the exemptions to the 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, be certified to the County Auditor to be paid according to law.

9110

In the matter of the Guardianship of Edith B. Shelton minor.

Nov 28 Final acct

This day John E. Shelton Exdn. of Edith B. Shelton minor presented his final account, advertised for hearing on Saturday the 3rd day of Dec 1933, at 1 P.M. to which time said matter is continued

12609

In the matter of the Estate of Porter Eugene Barnes Deceased.

This day Alice B. Mathes appeared in open Court & made & filed an application under oath as required by law to be appointed as adx. of the estate of Porter Eugene Barnes, deceased, late of Richmond in said County & an affidavit that there is not to my knowledge any last Will & Testament of the said 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 adx. should be appointed & that said Alice B. Mathes is a suitable person & legally competent it is ordered that she be appointed as such adx. upon giving bond with sureties as required by law in the sum of \$16000. This cause is continued.

12609

In the matter of the Estate of Porter Eugene Barnes.

This day Alice B. Mathes appeared in open Court accepted the appointment as adx. of the estate of Porter Eugene Barnes, dec'd. & gave & filed her Bond in sum of \$16000 with fidelity & depositors Maryland, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Alice B. Mathes; that notice be published; that this proceeding be recorded; & adx. pay costs.

12610

In the matter of the Estate of Little
An application of James Mad...
purporting to be the last Will & Testament of the said deceased, was filed on the 28th day of Nov 1933. The applicant gave to the Court notice of the same having given notice on the 28th day of Nov 1933.

12610

In the matter of the Estate of Little
The will of Lila Kearney in her last Will & Testament application and record of the will in this Court of the County of Union Ohio on the 28th day of Nov 1933. The said application was filed with notice to be read with notice to admit to a formal hearing & given to the parties named and named witnesses to appear in open Court. In the said application it is stated that said Lila Kearney was the author of said Will & Testament. Afor said application is attached a copy of the said Will & Testament. Attested: My hand and seal of the Court on the 28th day of Nov 1933.

12610

In the matter of the Will
of Lilla Neal McCann, Dec'd

Filing Will

An application having been this day presented to the Court by James Neal McCann, praying that an instrument in writing purporting to be the last Will and Testament of Lilla Neal McCann 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, all having survived. Hearing on said application will be had on the 28th day of November, 1933, at 9 A.M.

12610

In the matter of
The Will of
Lilla Neal McCann, Dec'd

Order admitting to Probate & Record

This matter came on this day, further to be heard, on the application of James Neal McCann, to admit to probate and record the Will of Lilla Neal McCann, 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 James McCann 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 & given consent to the probate of said Will. And G.M. Harris and Richard C. Thrall subscribing witnesses to said Will and Norman C. Bown and Richard C. Thrall, 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 is, together with said Codicil, the last Will and Testament of said Lilla Neal McCann, 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.

12542

In the matter of the Estate of Rebecca Blake Drake, Deed

Entry

This day this cause came on to be heard upon the schedule of claims, debts, and liabilities hereto before filed herein by Elizabeth Bennett, administratrix of the estate of Rebecca Blake Drake, Deceased. The Court being fully advised in the premises finds that due notice was given to all persons interested in the estate of Rebecca Blake Drake of the hearing on said schedule of claims, debts, and liabilities by publication in the Mansfield Tribune, a newspaper printed and of general circulation in Union County, Ohio, and said notice is hereby confirmed and approved. And no exceptions having been filed to the said schedule of claims, debts and liabilities, the same is hereby confirmed and approved.

12530^a

In the matter of the Estate of Maude E. Dunbar, Deceased } Nov. 29th -
This day O. B. Poling appeared in open Court and made and filed an application under oath as required by law to be appointed administrator de bonis non of the estate of Maude E. Dunbar deceased, late of Allen 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 to administer the goods and estate of said deceased, not administered, not administered that said O. B. Poling is a suitable person and legally competent, and that James T. Dunbar the former sole administrator resigned without fully administering said estate it is ordered that said O. B. Poling be appointed as such Adm. de bonis non upon giving bond with sureties as required by law in the sum of \$1000 - & This cause is continued.

12530^a

In the matter of the Estate of Maude E. Dunbar, Deceased.
This day O. B. Poling appeared in open Court accepted the appointment as Administrator de bonis non of the estate of Maude E. Dunbar, Deed and gave and filed herein his Bond in the sum of \$1000 - Conditioned according to law with Arthur L. Dunbar & O. B. Poling as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration etc. issue to said O. B. Poling, that notice of said apt. be published as required by law; that this proceeding be recorded; & that Adm. etc. pay all costs taxed

12608^B
12608^A

In the matter of the Estate of Glenn...
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12611

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In the matter of the Estate of Maria...
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12608

In the matter of the Guardianship
of Glenn Cor. Jr. & Don Cor. Minor.

Filing Inventory

This day an Inventory in the above captioned
Guardianship was filed in this Court by the fiduciary
of said estate. It is ordered that said Inventory be
approved, under the law of the State of this.

12612

Thomas E. Kiltury, Guardian of the person
& Estate of Miriam Joyce Kiltury
Plaintiff

Filing Petition.

Miriam Joyce Kiltury, et al.
Defendants

This cause came on to be heard on the petition of Thomas
E. Kiltury, Guardian of the person and estate of Miriam Joyce
Kiltury, a minor for authority to borrow money, to pay debts
existing against the premises described in the petition, and it
appearing to the court that all necessary parties are
joined as defendants it is ordered that they be notified by
said Guardian of the pendency of the petition and that the
same will be on for hearing on the 11th day of Dec. 1933
at 1^o. P.M. and it is further ordered that J. E. Curry,
J. C. Mitchell, and J. M. Curry, three disinterested persons,
be and they are appointed to view said premises, and
report to the Court on or before the 11th day of Dec. 1933,
as to the apparent necessity for borrowing money as
applied for in the petition herein filed, for reasons
thereof set forth and as to whether to mortgage said
premises would be for the best interest of said ward.

12611

In the matter of the Guardianship
of Miriam Joyce Kiltury, et al

Order

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 being satisfied that said
Miriam Joyce Kiltury is a minor of the age of years
at her last birthday, and child of Thomas E. Kiltury
& Miriam A. Kiltury, now deceased, and that said minor
resides in Jerome Township, Union County, this, and the said
Miriam Joyce Kiltury having in open Court selected
said Thomas E. Kiltury, as her Guardian; which selection is
approved by the Court, and the Court being further satisfied
that a Guardian is necessary, and that said Thomas E.
Kiltury is a suitable person to be appointed, and
having filed in this office an application duly verified
by his affidavit containing a statement of the whole
estate of said minor, its probable value, and the probable

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D. R. Polony
It is
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required by law;
all costs taxed

and probate annual rents of the real estate. It is ordered that said Thomas E. Kilbury, be appointed as Guardian of the person and estate of said minor Miriam Joyce Kilbury upon giving bond, with sureties as required by law in the sum of one thousand dollars: and this cause is continued.

125-94

In the matter of the Estate of William D. Cannon 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.

12600

In the matter of the Estate of Maryville County, as adm. of published filed here that the

125-98

In the matter of Esther ... This day ... that the ... of the est ... in said ... together ... to be recorded

12 616

In the matter of George ... This case of Evan ... George ... being July ... of the as ... the heirs or entitled of Section ... therefore of George ... is ... ator ... Trustees of ... of an ad

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12600

In the matter of (order to Record Notice)
The Estate of Fulton M. Sawyer, Dec'd
This day the affidavit of G. L. Tubert published of the
Marysville Tribune a newspaper of general circulation in this
County that the notice of appointment of Erwood E. Sawyer
as adm. of the estate of Fulton M. Sawyer, 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 records of this office

12598

In the matter of the Estate Notice
of Esther B. Williams
This day an affidavit of G. L. Tubert published of Marysville
Tribune a newspaper of general circulation in this County
that the notice of appointment of David E. Fisher as Executor
of the estate of Esther B. Williams deceased, was published
in said newspaper as heretofore ordered, was filed herein
together with a copy of said notice, it is ordered same
be recorded.

12616

In the matter of the Estate Notice
of George Shaw deceased.
This cause coming on to be heard on the application
of Evan Shaw to return the estate of the above named
George Shaw deceased, from administration, and the Court
being fully advised in the premises finds that the value
of the assets is less than five hundred dollars, and that
the heirs at law of the said George Shaw, deceased,
or entitled to all of said property, under the provision
of Section 10509-54 of the General Code of this State. It is
therefore ordered, that and adjudged the said estate
of George Shaw, deceased, be and the same hereby
is returned from administration, and for the
above reasons the application of the Board of Township
Justices of Paris Township, Union County, Ohio, for the appointment
of an administrator for said estate is denied.

MC MASTER-TRACY CO., TOLEDO, OHIO-26595

15-5-39 In the matter of Estate of Louis F. Blue dec'd. 1st & Final acct.
 This day came Ella S. Blue, adx. of the estate of Louis F. Blue
 late of Union County, Ohio, deceased, and presented her 1st &
 final account in settlement of said estate duly verified.
 Whereupon the Court do order, the same filed and advertised
 for hearing on Saturday Dec. 30, 1933, at 1. P. M. to which time
 said matter is continued.

12606

In the matter
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12606

In the matter of the Estate
of Harry Brown, Deceased.

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.

Tuesday, Dec. 5th

12612

In the matter of Adoption of Petition filed
Pats Dora Thurgastner.

This day Fred G. Thurgastner and Luinda M. Thurgastner husband and wife, appeared in open Court, and filed herein their petition for leave to adopt, and change the name of, Dora Deutsch age, born June 27-1933. She is child of unknown - to the name of Pats Dora Thurgastner, with the answer and consent in writing of the Evangelical Lutheran Kindergarten Society of Indiana and Ohio, of St. Wayne Ind. a charitable organization. And it being necessary, under the provisions of the law in such case provided that a discreet and suitable person be appointed as next of friend of said child. The Court hereby appoints case taken care of by the Court. 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 Thursday the 28 day of Dec. 1933. at 1 P.M. that being not less than 16 nor more than 30 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.

12615- In the matter of John Walker, Deceased.

Ordin. Reliving Estate from Probate.
Now comes this cause on to be heard on the application of Ethel G. Dirck that the above estate be released from probate, and the Court being fully advised in the premises and finding that said estate amounts to less than \$500.00 and that all persons interested in said estate, as creditor and as heirs have consented to such action: It is therefore ordered that no administration be required of said estate and that the assets thereof be paid out to the persons entitled thereto as provided by law.

of said Will Executor was ordered that letters of said will of said that notice by law that Executor for

12614 In the matter of the Estate of this day in this Court that the before this Court have raised State of this

12615- In the matter of John Walker Deceased Ethel G. Dirck filed an application that said estate be released from any further administration in the premises of said estate the debts and forty and thereof is the Successor tax. It with a copy may affect said estate the costs to be paid

Wednesday December 6-

12614 In the matter of the Estate of Lulu Neal McCann, Deceased } order for appnt.

The last Will of Lulu Neal McCann deceased, late of the village of Mansfield, in said County, leaving hereto, for her County, found and allowed: this day James Neal McCann 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 James Neal McCann is a suitable person and legally competent, and that by the terms

5th 1933

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of said Will said Testator ordered or requested that her
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

12614 In the matter of Order on Filing Inventory
The Estate of Lila Pearl McCann
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 and the approval of said Inventory be had
before this Court forthwith, notice of said hearing having
been mailed by all persons to notice under the laws of the
State of Ohio.

12615- In the matter of the Estate Estate not subject to Tax
of John Miller, deceased.
Ethel B. Dirl, as agent of the of John Miller, deceased, having
filed an application duly verified for a finding and order
that said estate and the successions therein are exempt
from any inheritance tax under the laws of Ohio, the same
came on for hearing. And the Court being fully advised
in the premises, finds and determines that the gross value
of said estate is Four Thousand and fifty two ³⁴/₁₀₀ Dollars -
the debts and costs of administration are Five Hundred and
forty and ⁹⁷/₁₀₀ Dollars, 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 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 Com. of Ohio, and that
the costs herein taxed at \$ ³²/₁₀₀ be certified to the County Auditor
to be paid according to law.

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125-98

In the matter of the Estate of Esther B. Williams Deid

Confirming Inventory

This day this cause came on to be heard upon the Inventory of the estate of Esther B. Williams deceased filed by David E. Fisher, as executor, of said estate, and the Court having heard the evidence and being fully advised in the premises finds that all the parties who have an interest in this matter have had due and legal notice of the hearing. The Court further finds that no exceptions have been filed by any of the interested parties, and further finds that said Inventory is a true and correct inventory of the assets of said estate, and do therefore approve and confirm the same.

12617

In the matter of the Estate of T. J. Johnson Deceased.

Order for Appointment

This day Fred Erwin appeared in open Court and made an application under oath as required by law to be appointed as Administrator of the estate of T. J. Johnson deceased, late of Union 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, the probable value of ^{the} same, and the Court being satisfied that an Administrator should be appointed and that said Fred Erwin 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 \$1,000.00. This same is continued.

12617

In the matter of the Estate of T. J. Johnson

Bond approved. Letters Issued.

This day Fred Erwin appeared in open Court, accepted the appointment as Administrator of the estate of T. J. Johnson deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars with Fidelity & Deposit Co. of Maryland & George Cheney as in fact as surety, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Fred Erwin, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay estate taxes.

12647

Perry K. Wood of France Ernest W. El

entitled to the issuing of no. and Defendants described in

12620

In the matter of Patrick Mrs. L. My for appointment Estate of Pa State of Pa Mrs. Myer have conditions of New York. The said it is ordered that the administrator to him as

12482

In the matter of Rebecca C. This day Rebecca C. application transfer of. It appears on January that on Feb of her estate assets. L. H. Drake. Florabel B. Anna Drake And that in said satisfaction complied said reap County. named her with the filed with

12647 Perry H. Wood, Adm. of the Estate of Frances A. Harris, Decd. vs. Ernest Wood et al. Drfto. appearance.

Where the undersigned parties Defendant in the above entitled action, being competent adult persons hereby waive the issuing and service of summons upon us and each of us, and voluntarily enter our appearance as such Defendants, and consent to the sale of the real estate described in the Petition as therein prayed for.

Perry H. Wood - Ernest E. Wood.

12620 In the matter of the Estate of Patrick B. Smith, deceased. appointing administrator

Mrs. L. Myers, having heretofore filed an application for appointment as an ordinary administrator of the said Estate of Patrick B. Smith, deceased, late of Hartford City, State of Indiana, as required by law; and the said Mrs. L. Myers having given a bond in the sum of \$1000.00 conditions according to law, with the American Surety Co. of New York, as surety thereon; and it appearing that the said Mrs. L. Myers is legally competent. Therefore, it is ordered, that the said bond be approved, and that the said Mrs. L. Myers be appointed as such administrator, and that letters of administration be issued to her as provided by law.

12482 In the matter of the Estate of Rebecca Clark Drake, Decd. Authority to Transfer Real Estate

This day came Florabel Bennett, adm. of the estate of Rebecca Clark Drake, 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 in January 28-33 residing at Union County, York Twp; that on February 6-1933 the petitioner appointed adm. of her estate, that the following persons, with their age, address, relationship and portion inherited.

- L. H. Drake, age 73, first husband, & surviving spouse, undivided 1/3
- Florabel Bennett, 50 " " " daughter " "
- Anna Drake Ross, 38 E. Knox, D. Ab. 3, " " " " "

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, & 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.

Statements of accounts.

Accounts, and vouchers of the following named persons, and estates have been filed in the Probate Court of Union County, Ohio for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on December 30 - 1933.

Ella S. Blue, ad. of the estate of Louis F. Blue.

First & Final account.

H. J. Kuffman administrator of the estate of Herman Hall.

First & Final account.

Harry E. Hall, ad. of the estate of Elmer Hall.

First & Final account.

John E. Skellon Guardian of Edith B. Skellon. Final account.

John L. Houser Guardian of Martha B. Houser. Final account.

Edna M. Sigley Guardian of Otto M. Sigley Fifth & Final account.

Any person interested may file written exceptions to said accounts or to any item thereof, not less than five days prior to the day set for hearing, when the same will be heard and continued from day to day until finally disposed of.

12619

In the matter of the estate of Orlando.

The last will and testament of said Will, application as such executor, what the Court is a suitable time of said that his executor is ordered that letters of said dec of said appo for winding up costs here

12621

In the matter of Mary F. Dyer

The last will in said Court allowed. the Will, application Application such executor of the Estate of the Court to settle the same. he in app executor a dollar.

12621

In the matter of Mary

This day of the month of January a sum of One Hundred and Fifty Dollars with interest thereon to said Estate by public sale recorded.

12619

In the matter of the Estate of Orlands Wilcox, Deceased.

Order for appointment

The last will of Orlands Wilcox deceased, late of Leesburg Township in said County, having heretofore been duly proved and allowed, this day, Minnie M. Wilcox 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 Minnie M. Wilcox is a suitable person and legally competent, and that by the terms of said Will said Testator ordered, and requested that his Executor may execute it without giving bond; it is ordered, that she be appointed as such Executor, 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 Executor pay the costs herein taxed at \$-

12621

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

Order for appointment

The last will of Mary F. Tiplin deceased, late of Plain City in said County, having heretofore been duly proved and allowed, this day, Elton M. Kile 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 Elton M. Kile is a suitable person, and legally competent, it is ordered that he be appointed as such executor, upon giving bond, with sureties as required by law in the sum of six hundred dollars, and this cause is continued.

12621

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

Bond approved. Letters Issued.

This day Elton M. Kile, appeared, in open Court, accepted the trust as Executor of the Estate of Mary F. Tiplin deceased, & gave and filed herein his Bond in the sum of six hundred dollars, conditioned according to law, with Cephas Atkinson and J. W. Brown 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 Elton M. Kile that notice of said appointment be published as required by law, that this proceeding be recorded, & that said Executor pay costs herein taxed

12671

In the matter of the Estate of Mary F. Dison, 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.

12618

In the matter of the Will of Orlando Wilcox, Deceased

Order admitting to Probate & Record.

This matter came on this day further to be heard on the application of Minnie M Wilcox to admit to probate and record the Will of Orlando Wilcox deceased, late of the Township of Leesburg, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Minnie M. Wilcox 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 Nellie E. Long, and Fred A. McAllister the subscribing witnesses to said Will and 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 Orlando Wilcox 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 & 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.

12503^a

In the matter of Elizabeth... This day... and filed... to be appointed of the estate... Maryville in... as to what thereof; and... shown to be a suitable person to be appointed with surety and this case

12503^b

In the matter of Elizabeth... This day... accepted the annexed... and filed there... conditioned as sureties therefor order... William... published... recorded.

12482

In the matter of Rebecca... Florance... Blake Don... duly my... estate and... Any... the same... Court... find... estate is... and \$100... are... Actual... hundred... value of... The heirs... R. M. Drake & Bennett da... Anna Drake

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12503^a In the matter of the Estate
 of Elizabeth L. Gilcrest Dec'd

Order for appointment.

This day William J. Porter appeared in open Court and made and filed an application under oath as required by law to be appointed as Adm. de bonis non with the will annexed of the estate of Elizabeth L. Gilcrest, deceased, late of Maryville in said County, 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 appointed as such Administrator upon giving and with sureties as required by law in the sum of and this cause is continued.

12503^b In the matter of the Estate of
 Elizabeth L. Gilcrest Dec'd

Bond approved.
 Letters Issued.

This day William J. Porter appeared in open Court accepted the appointment as Adm. de bonis non with the will annexed Estate of Elizabeth L. Gilcrest, deceased, and gave and filed therein his Bond in the sum of conditioned with

as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said William J. Porter, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. pay costs herein taxed

12452 In the matter of the Estate
 of Rebecca Blake Drake Dec'd

Estate not Subject To Tax.

Flora B. Berneth as Adm. of the estate of Rebecca Blake Drake 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, same 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 eight hundred fifty six and ⁰⁰/₁₀₀ Dollars - the debts and costs of administration are five hundred fifteen and ⁰⁰/₁₀₀ Dollars, and the net actual market value thereof is three thousand three hundred forty one and ⁰⁰/₁₀₀ Dollars - The actual market value of said estate is \$3341.⁰⁰
 The heirs at law and next of kin are as follows:
 R. M. Drake, son in law special, who has exemption of \$5000 - Flora B. Berneth, daughter, who has an exemption of \$3500.⁰⁰
 Anna Drake Ross, daughter, who has exemption of \$3500.⁰⁰

MC MANOR-TRACY CO., TOLEDO, OHIO-26597

ans. 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. and that the costs herein taxed \$3. be certified to the County Auditor to be paid according to law.

12601

In the ma
of Will
This day
Marshall T
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Mr. Burns,
as. trustee
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12624

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12601 In the matter of the Estate
 of William M. Burns, Decd
 Proof of Publication
 This day, the affidavit of H. P. Haber, publisher of the
 Marsville Tribune a newspaper of general circulation in this
 County, that the notice of appointment of Norman Burns
 and Edgar Burns as administrators of the estate of William
 M. Burns, deceased, was published in said newspaper
 as hereinafter ordered, was filed herein, together with
 copy of said notice

Saturday Dec. 9 -

12624 In the matter of the Will of
 William B. Bellinger, Decd
 Presentation of Will
 An application having been this day presented to the
 court, by Caleb L. Bellinger, praying that an instrument
 in writing purporting to be the last will and testament
 of William B. Bellinger deceased, be admitted to probate.
 It is ordered that no day 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
 9th day of December, 1933, at 3 P.M. all parties interested
 as next of kin having waived notice and consented
 to the probate of said Will.

12624

In the matter of the Will
of William B. Ballinger, Deceased.

Order admitting to Probate
of Record.

This matter came on this day further to be heard on the application of G. H. Ballinger, to admit to probate and record the Will of William B. Ballinger, deceased, late of the Township, York in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court, that said decedent died leaving Mary E. Ballinger 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. It has since been duly served with notice of the probate of said Will. And, Carl Corbett and Agnes Corbett, after subscribing oaths 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 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 B. Ballinger, 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.

12625

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M. Arnold
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12620 In the matter of the Estate
 of William B. Ballinger. Dec'd. Letters.
 The last will of William B. Ballinger deceased, late of York
 Township in said County, having heretofore been duly found
 and allowed; this day C. L. Ballinger the executor named
 in said Will, appeared in open Court, and made and
 filed an application under oath as required by law
 to be appointed 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 C. L. Ballinger is a suitable person and legally
 competent, and that by the terms of said Will said Testator
 ordered or requested, that the 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 appoint-
 ment be published as required by law, that this
 proceeding be recorded, and that said Executor pay
 the costs herein

12622 In the matter of estate
 of Sarah M. Armstrong, Dec'd.
 This matter came on to be heard upon the application
 of Virgil Crist for an order relieving the estate of Sarah
 M. Armstrong from administration. It is ordered that
 said application be heard on the 29 day of Dec. 1933
 at 10. A. M. and that said Virgil Crist serve notice
 upon the next of kin of said decedent of the hearing
 of said applicant.

Monday Dec. 11-

12621 In the matter of the Estate | Order approving Inventory
 of Mary F. Diphon 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, or waived
 by 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 & confirmed.

12474 In the matter of the Estate of Lemuel Robinson, Deed.

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.

12626 In the matter of the Will of James Connor, Deceased.

Presentation of Will

An application having been this day presented to the Court by Alice Connor, praying that an instrument in writing purporting to be the last Will and Testament of James Connor, deceased, be admitted to probate: It is ordered, that 2 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 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 Dec. 1933 at 10 A.M.

12619

Tuesday, Dec. 12.

In the matter of the Estate of Orlando Wilcox, Deed

The Court being fully advised in the premises, finds that the executor, her attorney, and the surviving spouse and all of the heirs at law and next of kin and legatees and devisees under the Will of Orlando Wilcox, deceased, and all persons interested in said estate, have waived notice of the filing of said Inventory and appraisement and have consented to its approval. It is therefore ordered that the said Inventory and appraisement be, and the same hereby is, confirmed and approved.

12013

Herbert V. Parrott, Plaintiff vs. Lunsdale. This day this cause came on further to be heard. It appearing to the Court, that the appraisement heretofore ordered has been duly made, the same is hereby confirmed. Said appraisement being \$4000.00, for so much as there being no surviving spouse or widow of the said Lunsdale, it is ordered that no other appraisement be attempted. And the Court being satisfied that it is necessary to sell the real estate of said Allen T. Whiteside, deceased, to pay debts, and the Pet. above named having given bond dated Dec. 9, 33 in the sum of \$4000.00, with Herbert V. Parrott, J.C. Whiteside, Jr., Frank L. Parrott, sureties, conditional according to law and approved by the Court; and it appearing to the Court that it would be to the interest of said estate, to sell the real estate described in the petition, at private sale: It is now ordered that said plaintiff proceed to sell said real estate free of any and all debts at private sale, at not less than the appraised value thereof, upon the following terms, to wit: Cash in hand day of sale.

12626

In the matter of the Will of James Connor, deceased. This matter application record the Will of Union Co. It is now said decided that the Court of the State filing of said Will to probate an order of the Court in the probate of the Will of James Connor, deceased. This day a duly sworn and attested to writing, was filed that the Will and Dec. it was duly testified at of sound restraint. Will to testify in this Court.

12539

In the matter of the Estate of Lunsdale. This day the Court in the Will of the Court, executor and her under the under the with the under to take Court.

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17686 In the matter, same
 the will of James Connor, Dec'd

Order admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Alice Connor, to admit it to probate and record the will of James Connor 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 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 drained notice and consent to the probate of said Will. And Fred Beer and Elias H. Erb, the subscribing witnesses to said Will, and 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, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said James Connor, 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.

12539 In the matter of the Will
 of Levi Graham, Dec'd

Election of Widow.

This day personally came into open Court Florence Graham widow of Levi Graham, deceased, and applied to make her Election whether to take or not to take under the Will of said Levi Graham, 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.

12541

In the matter of
The Estate of
Leri Graham, deceased.

Filing First and Final account

This day came Harry L. Graham executor of the estate of Leri Graham of Union County, Ohio, deceased and presented his First and Final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27. day of January, 1933.

12538

In the matter of the Guardianship
of D. M. Stephens, incompetent. Monday, Dec. 11-

Hearing application to terminate said Guardianship filed originally by Atty. C. A. Strofer 8-17-33.

There appearing as Witnesses in the above hearing on the order of Edm. D. L. (David L.) Stephens the following citizens is:

D. Mrs. White; Mr. Reynolds; Mr. Sherman Chapman. Mr. Ed Kelly; Mr. Alf Shorr; Mr. Henry Drobek, and Thad Seely - Atty. Wm. Cannon also called upon D. Johns and wife who were present.

Attorney C. A. Strofer called upon the following who were present Mr. Abe Smith; Mr. Bangeman; Mr. - Neil; Dr. Lagmore and Mr. Cochran and the Ward D. M. Stephens.

This Court having had to listen on previous occasions to both the Ward and Guardian and others interested in above finds itself acquainted with some items bearing on said case that were not brought out at this hearing.

The evidence brought out at this hearing as this Court has it was not sufficient to show cause for terminating said Guardianship. This Court wishes to go on record at this time, as not only being in favor but suggesting of the Guardian that he raise sufficient funds via. Land Sale or Loan to support the Ward D. M. Stephens as Mr. feel that he is entitled to be kept.

The present plan for his home with C. Hill and jointly does not meet the approval of this Court. Suggesting that you the Edm. pay Mr Hill sufficient money that he will be better able to provide for the Board and Comfort of your Ward and father, and unless this can be done immediately we request your resignation as Guardian in this case that proper steps can be taken legally for the good of your Ward.

12627

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Thursday, Dec. 14.

17627

In the matter of the Estate of W. P. Brightler, Deceased. Order for appointment

The Last Will of W. P. Brightler deceased, late of Marysville in said County, having heretofore been duly proved and allowed, this day, Joanna Sprague Brightler 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 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 Joanna Sprague Brightler, 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 she is hereby ordered, not

to continue said business, but to close same forthwith, that notice of appointment be published as required by law; that this proceeding be recorded, and that said Executor pay the costs herein taxed.

12541

In the matter of the Estate of Levi Graham, deceased. Authority to transfer Real Estate.

This day came Harry L. Graham, executor of the estate of Levi Graham, 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 June 29 1923, residing at. Mircumk Township. That his last will and instrument, was filed in the Probate Court of Union County Ohio, and admitted to probate on the 15th day of July 1923 the petitioner was appointed executor of his estate; that the following persons, with their age, address, relationship and portion inherited.

Florance Graham	Marysville, O. R. F. D 2.	Widow	life estate.
Ed. Mohler	"	"	Daughter 1/2 remainder estate.
Harry L. Graham	175 N. Cassinon Rd, Col. Ohio	son.	1/2 remainder estate

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

12393

In the matter of Ola A. Co. This day and approval and proper and no a approuseme

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12593 In the matter of the Estate
of Ola A. Cameron. Deceased.
This day this cause came on to be heard upon the inventory
and appraisement heretofore filed herein, by Robert F. Allen Executor
and proper notice having been given to all persons concerned
and no adverse interest represented, said inventory and
appraisement is approved.

12477 Hazel Anderson, adx.
of the estate of
Thomas G. Anderson, deid.
Plaintiff
v-
Lark B. Anderson, et al.
Defendants
This cause coming on to be heard on the motion of
Lydia M. Baughen, adx. of the estate of Sarah E. Sudduth
deceased for the appointment of a receiver, and the
Court being fully advised in the premises, the same
is hereby so ruled. To which said Lydia M. Baughen
Adx. excepts and her exceptions are noted.

12477 Hazel Anderson, as adx.
of the estate of
Thomas G. Anderson, deid
Plaintiff
v-
Lark B. Anderson, et al.
Defendants
Dispensing with a new
appraisement
and
Ordering Bond.
This matter came on to be heard upon the
petition of the plaintiff for authority to sell real
estate of the above decedent to pay debts of his
estate. The answer and cross-petition of the defendant
Lydia M. Baughen, administratrix estate of Sarah E.
Sudduth, mortgage, the other defendants being in
default, of answer, a copy served with summons
according to law, and such 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 the real estate described in the
petition was appraised by the appraisers of the
estate at Fifteen hundred and thirty Dollars, and that
a further appraisement is dispensed with.
The Court further finds that the Bond heretofore
given by the plaintiff, as administratrix, of the
estate of Thomas G. Anderson, in the amount of
Two thousand Dollars (\$2000) is insufficient and is

ordered. that he file an additional bond with sufficient sureties to be approved by this Court in the sum of \$2000.00 and this cause is continued

10260 P. In the matter of
The Estate of
John E. Horn, Decd.
George R. Horn, administrator etc.

Order approving Investment

George R. Horn, adm. of the above having filed his application for the approval and consent of this Court for the investment of funds of said estate by note secured by first mortgage on real estate and the Court being advised in the premises and finding that under the will of said John E. Horn, deceased, the said adm. is empowered to re-invest the funds of said estate subject to the consent and approval of this Court, and that he has the opportunity to invest \$600.00 at 7% interest per annum, secured by first mortgage on 100 acres of real estate situated in Leestown Twp. Union Co. Ohio and owned by Warren C. Braithwaite and Addie Braithwaite and the Court finding that this is a desirable investment: It is ordered that the said John George R. Horn, adm. etc. as aforesaid be and he hereby is authorized to make such investment, this Court consenting to the same-

123-98 In the matter of
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125-98 In the matter of
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123-98 In the matter of the Estate of Esther B. Williams, deceased. approving Schedule of Debts.

This day the Schedule of Claims, Debts and Liabilities heretofore filed herein came on for hearing. Whereupon, 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.

125-98 In the matter of the Estate of Esther B. Williams, deceased. Estate not Subject to Tax.

David E. Fisher, as Executor of the estate of Esther B. 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 duly advised in the premises finds and determines that the gross value of said estate is Two thousand eight hundred Two and 7/100 Dollars, the debts and costs of administration are Eight hundred Twenty-eight and 1/100 Dollars and the net actual market value thereof is One thousand nine hundred Seventy-four and 6/100 Dollars. That the share of the respective beneficiaries of said estate are less than their respective exemptions from taxation, 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 Commissioner of this State, and that the costs herein taxed at \$3.00 be certified to the County Auditor according to law.

12477 Hazel Anderson, as admr. of the Estate of Thomas B. Anderson, Decd. Pft. Lark G. Anderson. Debts approving Bond, and ordering Public Sale.

It further appearing to the Court, that the plaintiff has given additional bond in the sum of Two thousand Dollars, with approved sureties conditioned according to law, the said bond, is hereby approved. It is now ordered that Hazel Anderson, as such Administrator proceed to advertise for sale, said premises in the Maysville Tribune, on the 20 day of January, 1934, 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 2/3 of the appraised value thereof on the following terms to wit: One-third cash in hand from time of approval of sale, and plaintiff is ordered to make return forthwith upon such sale.

12538. In the matter of the Guardianship of David M. Stephens, incompetent.

This day this cause came on to be heard upon the application of David M. Stephens guardian of David M. Stephens an incompetent person for authority to borrow money for the support of his said ward and the Court being fully advised in the premises finds that it is necessary for said guardian to have additional funds for the care and support of his said ward, and it is therefor adjudged and decreed that said guardian be authorized to borrow an additional sum of \$100.00 consisting of the balance of \$25.00 remaining under the former order of this Court, and the additional sum of \$75.00 under his application.

12550. In the matter of the Will Election of Rosetta Orshod, Deid.

This day personally came into open Court George Orshod widow of said Rosetta Orshod deceased, and applied to make his election whether to take or not to take under the Will of said Rosetta Orshod deceased.

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

12601 In the matter of William... This day... R. Burns de... of the abo... M taken for an... the admin... the same payment Court that and that to make an accord with Administrat... Augusta the said payment of said... tried at

12546. In the matter of William... This day William... certain prop... by her de... and her District the the same payment to the Court at one... entitled to apprais... against Anna D. the said of payment by District. Costs of t

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12601 In the matter of Estate of William H. Burns Deid Spouse - to take Property at appraised value
This day Augusta B. Burns the surviving spouse of William H. Burns 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 Norman Burns and Edgar Burns the administrators 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 Norman Burns and Edgar Burns administrators is ordered to convey and deliver to said Augusta B. Burns the property elected to be taken, upon the said surviving spouse complying with the terms of payment. It is further ordered that said Administrator of said decedent's estate, pay the costs of this proceeding taxed at \$ -

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12546. In the matter of the Estate of William H. Dietrich Deid by Surviving Spouse. Appr. Property
This day Ora D. Dietrich the surviving spouse of William H. Dietrich 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 Ora D. Dietrich 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 Ora D. Dietrich administrator is ordered to convey and deliver to said Ora D. Dietrich the property elected to be taken, upon the said surviving spouse complying with the terms of payment. It is further ordered that said Ora D. Dietrich administrator of said decedent's estate, pay the costs of this proceeding taxed

11802.

In the matter of the estate of George VanSkinn, Decd.

Authority to Transfer Real Estate

This day came Ina Dora VanSkinn, surviving spouse, and devisee of George VanSkinn 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 April 4- 1930, residing at Raymond, Ohio.

That his last will and testament was filed in the Probate Court of Union County, Ohio on April 10- 1930, and admitted to Probate on April 16th 1930, that the following persons with address:

Ina Dora VanSkinn	Raymond, Ohio	widow	life estate
Livina Wilgus	Columbus, Ohio	daughter	1/3 in remainder
	837 N. 3 rd St.		
Gertrude Moore	Menasha, Colo.	daughter	1/3 in remainder
Edith Williams	Bellevue, Pa.	daughter	1/3 in remainder

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 parcel 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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In the matter of the estate of

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12593 In the matter of the
Estate of Elva A. Lawrence.
Deceased.

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 an hearing before this Court on the 2-day of January A.D. 1934. At 10 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 advertisement for one insertion in the Richmond Gazette, a newspaper of general circulation in Union County, Ohio, for at least ten days prior to the date of said hearing. It is further ordered that since the decedent left no surviving spouse, that a relation is not necessary for the purpose of election.

17632 In the matter of the
Will of Hiram M. Brown, Dec'd

Filing Will

An application having been this day presented to the Court by Frank M. Brown praying that an instrument in writing purporting to be the last will and testament of Hiram M. Brown deceased, be admitted to probate, and it appearing that Frank M. Brown the only next of kin of said decedent has waived notice of the presentation of said will for Probate and consented to the admission of the same to Probate, it is ordered that a hearing on said application be had forthwith.

17632 In the matter of the Will Order admitting to Probate & Records
of Hiram M. Brown, Dec'd

This matter came on this day further to be heard on the application of Frank M. Brown, to admit to probate and record the will of Hiram M. Brown deceased, late of the Village of Richmond 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 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 Gladys L. Cherry and Sturgis Cherry subscribing witnesses to said Will, and 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

filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last will and testament of said Harriet M. Brown 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 admittance of said Will to probate and that it together with the testimony of said witnesses above named, be entered of record in this Court.

12631 In the matter of the Estate of Adie G. Harper, Dec'd

This matter came on to be heard on the application of Almon Harper Melroe for an order relieving the estate of Adie G. Harper, deceased, from administration. It appearing that there is no surviving spouse and that Almon Harper Melroe, who is the daughter, and the only next of kin of said decedent, and S. R. Sanders, who is the only creditor of said decedent, have waived notice in writing and consented to the issuance of an order in conformity to the application herein, therefore no hearing is now necessary and an order relieving the estate from administration shall be issued forthwith.

12013 Helen V. Parra, adx

Dispensing with new appraisment. Indorsing Bond.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of said 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. That the real estate described in the petition was appraised by the appraisers of the estate at \$4000.00. That a further appraisment is dispensed with. The Court further finds that the bond heretofore given by the plaintiff, as Adx. of the estate of Allen T. Richards, deceased, in the amount of \$5000.00, is insufficient and is ordered - that she file an additional bond with sufficient sureties to be approved by this Court in the sum of \$3000.00. This cause is continued.

12631 In the matter of Adie G. Harper. This matter came on to be heard on the application of Almon Harper Melroe for an order relieving the estate of Adie G. Harper, deceased, from administration. It appearing that there is no surviving spouse and that Almon Harper Melroe, who is the daughter, and the only next of kin of said decedent, and S. R. Sanders, who is the only creditor of said decedent, have waived notice in writing and consented to the issuance of an order in conformity to the application herein, therefore no hearing is now necessary and an order relieving the estate from administration shall be issued forthwith.

Number: \$1,944.07 \$1,000.00 \$1,944.07 Commission

Commission It is further ordered that the applicant pay the sum of \$218.35 for the commission on the above amount. Said Ad

12627 In the matter of N. P. ... This day ... for hearing of said ... under law at least ... in person ... 10 days

12631

In the matter of the Estate of Adie H. Harper, Deceased

This matter came on to be heard on the application of Almira Harper Melvin for an Order, returning the estate of Adie H. Harper deceased from Administration and, it appearing to the Court that there is no surviving spouse and that Almira Harper Melvin is the daughter, and the only next of kin and heir at law of the said Adie H. Harper deceased, and that S. R. Sanders, is the only creditor of said decedent, and that the said Almira Harper Melvin and S. R. Sanders have waived notice and consented to the issuance of this order and that the said estate of said decedent is of less value than \$500. that it is not subject to any inheritance tax and that the debt against said estate is a claim for funeral services to S. R. Sanders, in the amount of \$218.³⁵ It is ordered that said estate be and hereby is returned from Administration; that Almira Harper Melvin is entitled to the proceeds from the postal savings in the name of Adie H. Harper, to wit:

Number.	Date	Amount	Total
U. 94407	July 23-1932	\$ 100. ⁰⁰	
U. 94408	July 23-1932	100. ⁰⁰	
U. 94409	July 23-1932	100. ⁰⁰	\$ 300. ⁰⁰
Provisionary note for \$264, dated 11-8-27, signed by, Worth		100. ⁰⁰	
Provisionary note dated conditional in 1925 signed by J. D. S. F. Lodge, at Essex Ohio		125. ⁰⁰	\$ 425. ⁰⁰

It is further ordered that Almira Harper Melvin the Applicant herein deliver to S. R. Sanders, the sum of \$218.³⁵ from the proceeds of said postal saving certificates in payment for funeral service rendered the decedent, pay the costs of this proceeding and retain the remainder, as the heir at law, and next of kin of the said Adie H. Harper deceased.

12627

In the matter of the Estate of N. P. Brighter, Deceased. Order on Filing Inventory

This day an inventory in the above estate was filed in this Court by the fiduciary of said estate. It is ordered, that the approval of said inventory be not for hearing before the Court on the 22 day of January 1934 at 10.00 A.M. and that notice of said hearing be given to all persons entitled to notice under laws of the State of Ohio by publication in the Cincinnati Tribune at least 10 days prior to 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.

12013

Order of Sale
 Helen V. Carroll, adx. Plff.
 This day this cause came on for hearing to be heard & it appearing to the Court that the said Helen V. Carroll, the Plff. above named, has given Bond as hereafter ordered, in the sum of \$2000 with Frank L. Carroll & James C. Whiteside for her co-sureties, it is ordered that said bond be & 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 Helen V. Carroll as such adx. proceed to sell said real estate free of dower, at private sale for not less than the appraised value thereof on the following terms to-wit: one-third cash in hand on day of sale, one-third in one year & 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 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.

12013

Order of Confirmation, Distribution
 Helen V. Whiteside, adx.
 This day this cause came on to be heard on the report of Helen V. Carroll as Adx. of the estate of Allen T. Whiteside deceased of her proceedings under the former order of this Court & upon the motion of said petitioner to confirm the sale made in obedience to said order: and the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct and being satisfied that said sale was fairly and legally made: it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interests of the said Allen T. Whiteside deceased in said real estate to the purchaser Pearl W. Gray - for cash in full, and now this cause coming on further to be heard upon the pleading herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of \$4000. The Court finds that there is due the said The Mutual Benefit Life Ins. Co. upon the note set forth in its answer and cross petition from the estate of said Allen T. Whiteside, the sum of thirty-one hundred and ninety-seven and 2/100 Dollars with interest thereon from the date of this entry: that the said Allen T. Whiteside deceased, to secure the payment of said promissory note, gave a mortgage upon the in the petition described, which was a valid and subsisting lien upon said premises and now upon the fund in the hands of said adx. arising from the sale of said premises. It is ordered that an entry of release of said mortgage be entered of record in the office of the Recorder of Deeds, Union Co. Ohio according to law. It is further ordered that said adx. out of the money in her hands pay 10% fees of said adx. the sum of \$111.63, being the fees payable & interest thereon against said property & the costs & expenses incurred in the sale of said property, including an attorney fee of \$50.00 to Potlauer & Potter and \$150.00 the jurisdiction of said adx. herein amounting to the sum of \$211.63. That the Mutual Benefit Ins. Life Ins. Co. on the note & mortgage set forth & described in its answer & cross petition herein, the sum of \$2767.50 & interest 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 \$745.00 be accounted for by said adx. according to law. And it is further ordered that this proceeding be recorded & that said petitioner pay the costs herein, taxed at \$13.00 out of the proceeds of said sale, within ten days.

12623

In the matter of D.W. Beckley
 This day and filed to an app Beckley of County and knowledge said interest as to value thereof administration of said Beckley petition, the Adx. upon in the sum cause is con

12623

In the matter of D.W. Beckley
 This day accepted the D.W. Beckley Bond in the sum of \$1000.00 approved by the Adx. of administration notice of said by law. Said adx.

12727

In the matter of Thomas J. ...
 This day Thomas J. presented the verified, filed and day of Jan matter is

17623 In the matter of the Estate

Order for appointment

of D.W. Beckley deceased

for Bond

This day Peter Beckley appeared in open Court and made an application under oath as required by law to be appointed as Administrator of the estate of D.W. Beckley deceased late of Richmond Ohio 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 Administrator should be appointed and that said Peter Beckley is a suitable person and legally competent, it is ordered that she be appointed as such Adm. upon giving bond with sureties as required by law in the sum of four thousand (\$4000) Dollars and this cause is continued.

17633 In the matter of the Estate

Bond approved

of D.W. Beckley Dec'd

This day Peter Beckley appeared in open Court and accepted the appointment as Adm. of the estate of D.W. Beckley deceased and gave and filed herein her Bond in the sum of \$4000 conditioned according to law with New York Casualty Co. as surety, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Peter Beckley 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.

17737 In the matter of the Estate

Final account

of Homer Jolly Dec'd

This day came S.J. Brown as Adm. of the estate of Homer Jolly late of Union County Ohio deceased and presented this account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of January 1934 at 1 P.M. to which time said matter is continued.

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12629

In the matter of the Will of Otto M. Feyler, Deceased.

Testing of Will

An application having been this day presented to the Court by Howard B. Hoyer praying that an instrument in writing purporting to be the last Will and Testament of Otto M. Feyler 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 the next of kin of said testator known to be resident of the State and that notice be published twice in the Mansfield Tribune and that a hearing on said application will be had on the 10. day of January 1934, at 2. P.M.

12520

In the matter of the Estate of William M. Entsch Deceased

Authority to Transfer

This day came Carl M. Entsch Adm. of the estate of William M. Entsch 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 May 17- 1923. residing at Washington Township, Union County, O. that on May 22 - 1933. the petitioner was appointed Administrator of his estate: that the following persons persons with their ages.

Eva M. Entsch	age 60	W. Victory Ohio	widow	one-third
Elise Cosby	age 33	W. Victory Ohio	daughter	one-third
Carl M. Entsch	age 35	W. Victory 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.

12520

In the matter of William M. Entsch Deceased. Verified of Successors under the last Will and Testament of said decedent. Determined to be the heirs at law of said decedent. Eva M. Entsch Elise Cosby Carl M. Entsch

The copy of the petition in said estate from such a copy of in relation to the tax commission lodged at - fair acc

12237

In the matter of the Estate of Homer J. ... This ... Homer J. ... presented ... estate ... the same. ... Saturday ... time ...

12520

In the matter of the Estate of William M. Entsch, Deed

Estate not subject to Tax.

Beard M. Entsch as administrator of the estate of William M. Entsch 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 four thousand two hundred thirty and 6/100 dollars; the debts and costs of administration are one thousand five hundred sixty-one and 29/100 dollars and the net actual market value thereof is two thousand six hundred sixty nine and 39/100 dollars. The heirs at law and next of kin are as follows:

Eva M. Entsch, widow who receives an exemption of \$5000.00

Elisea Cook, daughter who receives an exemption of \$3500.00

Carl M. Entsch son who receives an exemption of \$3500.00

The exemptions of each heir at law is greater than the portion inherited by either she or him. It is further ordered that 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 and that the costs herein taxed at - 3.00 be certified to the County Auditor to be paid accordingly.

12537

In the matter of the Estate of Homer J. Kelly, deceased.

Final account.

This day came S. J. Bonn and of the estate of Homer Kelly late of Union County, this 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 27 day of January, 1932, at 1 P.M. to which time said matter is continued.

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12519

In the matter of the estate of Louise Ferris, deceased.
This day came Fred Gabriel, Executor of the estate of Louise Ferris, deceased, late of Union County, Ohio, and presented his first and final account in settlement of said estate. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of January, 1934, at 1. P. M. to which time said matter is continued.

1st and final account.

12399

In the matter of the estate of John D. Blinn, deceased.
This day came John W. Blinn administrator of the John D. Blinn of Union County, Ohio, deceased, and presented his 1st 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 January, 1934, at 1. P. M. to which time said matter is continued.

First account.

12635

In the matter of the estate of James Connor, deceased.
The last Will of James Connor deceased, late of Union Township in said County, having heretofore been duly found and allowed; this day Alice J. Connor 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 Alice J. Connor is a suitable person and legally competent, and that by the terms of said Will said Testator ordered or requested that this Executor may execute it without giving bond; it is ordered that she be appointed as such Executor, 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 Executor pay the costs therein taxed.

December 28 -
Order for appointment

12519

In the matter of the estate of Louise Ferris, Decd.
This day came Fred Gabriel Executor of the estate of Louise Ferris late of Union Co. Ohio, deceased, and presented his 1st & 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 January, 1934, at 1. P. M. to which time said matter is continued.

12613

In the matter of the estate of Ruth Do...
This matter was heard by L. W. Hager Child, but the proposed hearing of... in interest including including evidence the said... in the case... found Fred G. H... and said... in interest of the proce... And the... for at least things... The Court... each sep... Court is a... petition of... desire said testimony... stated in... an of grow... in the C... and ed... interests o... adoption... L. W. Hager... child is... Court him... relative to... therefor... and de... shall b...

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17613 In the matter of adoption of
Ruth Dora Thiergestner.

Decree of Adoption

This matter came on this day further to be heard, and
L. W. Hazen Probate Judge as next of friend of said
child, having made report in writing and recommending
the proposed adoption. The Court now proceeded to a full
hearing of the petition, and the examination of the parties
in interest, under oath; together with all evidence
including said report of the next of friend, and
including also as a material fact, that the said
evidence shows that the child has no property.

The said report shows that all the parties in interest
in the case are as follows: The Evangelical Lutheran Kinder-
freund Society of Indiana and this Ab. Wayne Ind. and
Fred G. Thiergestner and his wife Frieda M. Thiergestner

And said report shows also that all of said parties
in interest have had due knowledge of the pendency
of the proceeding and of the date set for this hearing.

And the said child having already resided
for at least six months in the home of Fred G.
Thiergestner and Frieda M. Thiergestner 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; And further that said child is found
to be suitable for 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 that the name of said child
shall be changed to Ruth Dora Thiergestner

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12551

In the matter of the estate of Rose Ann Burt. Deceased.

Filing First & final account.

This day came Phil. A. Baker, executor of the estate of Rose Ann Burt late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of January 1934, at 1. P. M. to which time said matter is continued.

10976

In the matter of the Guardianship of Gertrude Vossler minor.

3rd and final

This day came C. A. Parrott Guardian of Gertrude Vossler 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 27 day of January 1934, at 1. P. M. to which time said matter is continued.

12621

In the matter of Mary... This... the manuscript in this Court... as... was... was filed... this order... of this office

12627

In the matter of H. P. B... This day of the... circulation of Journal of W. P. B... newspaper together with the same

12614

In the matter of Lila... This... of the Mary... in this Court... M^o C... M^o C... as heretofore copy of... recorded

12625

In the matter of William... This... Marysville in this Court... as executor was... was filed... it is on records of

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12621 In the matter of the Estate of Mary F. Dipton, Deceased. Order to Record Proof of Publication

This day the affidavit of J. M. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that the notice of appointment of Elton M. Hite, as executor of the estate of Mary F. Dipton 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.

12627 In the matter of the Estate of W. P. Brighter, Deid. Order to Record notice.

This day the affidavit of J. M. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that notice of appointment of Joana Sprague Brighter, as executrix of the estate of W. P. Brighter 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.

12614 In the matter of the Estate of Lela Neal McCann, Deid. Order to Record notice.

This day the affidavit of J. M. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that notice of appointment of James Neal McCann, as executor of the estate of Lela Neal McCann, as executor of the Estate of Lela Neal McCann, 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.

12625 In the matter of the Estate of William B. Ballinger, Deid. Order to Record notice of appointment.

This day the affidavit of J. M. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that notice of appointment of C. L. Ballinger as executor of the Estate of William B. Ballinger 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.

125-03 In the matter of the Estate of Elizabeth L. Gilcrest, Deceased.

Order to Proof of Publication

This day the affidavit of William J. Porter, publisher of the Mansfield Tribune, a newspaper of general circulation in this County, that notice of appointment of William J. Porter as administrator of the estate of Elizabeth L. Gilcrest 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.

125-33 In the matter of the Estate of John R. Jewell, Deid.

Authority to Transfer Real Estate.

This day came Thomas Walter Jewell, and Ray P. Jewell, executors of the estate of John R. Jewell deceased, and filed therein 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 June 13- 1933, residing at Mansfield, Ohio, R. F. D. that the last will and testament was filed in the Probate Court of Union County, Ohio, on June 20- 1933, and admitted to Probate on June 20- 1933, that on June 29- 1933, the petitioners were appointed Executors of his estate; that the following persons with their relationship to portion inherited in said real estate.

- Ray Jewell, Mansfield Ohio, R. F. D. son. } 65 acrs.
- Th. Walter Jewell " " " " } 65.67 acrs.
- Blanche A. Wood, Magnesian, Pa daughter
- Lydian A. Jewell, Mansfield O. R. F. D. widow cash charge upon both tracts.

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.

125-20 In the matter of William... This day of... of William... and present of said es... Court do on Saturday... to which...

12524 In the Prob... Union County... This day... Evans of... Trust and... duly verified... filed and... day of Jan... matter is c...

17628 David E. F... of the est... Esther B. W... Frank W. M... to David E... his Court... David E. F... R. William... Fisher and... adjudged... proceed to... petition a... the appra... regularly... make true... Probate Co... petition... and. Stat... part of Wil... the center... Davis' &... Davis' Ea... and. para... said ju... juke 50... Mr. J... following...

12020 In the matter of the Estate of William M. Entosh, Dec'd
 Filing 1st and Final account.
 This day came Carl M. Entosh, administrator of the estate of William M. Entosh, late of Union County, Ohio, deceased, and presented his first and final account, in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27 day of January A.D. 1934, at 1 P.M. to which time said matter is continued.

12024 In the Probate Court, Union County, Ohio.
 Filing 1st and Final account.
 This day came Bryan Sanders - Guardian, of Linda Evans, of Union County, Ohio, deceased, 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 27 day of January A.D. 1934, at 1 P.M. to which time said matter is continued.

17628 David E. Fisher, executor, of the estate of Esther B. Williams, deceased.
 Order for Private Sale.
 Plaintiff
 Frank M. Williams et al. D^{ft}s.
 To David E. Fisher, Secretary: Whereas, on the 20 day of Dec. 1923, this Court, in a certain action therein pending, wherein David E. Fisher is Plaintiff and Frank M. Williams, Walter R. Williams, Edith Vance, Harland M. Forman, Harold H. Fisher and Lowell Fisher are defendants, it is ordered adjudged and decreed, that said David E. Fisher proceed to sell the real estate mentioned in the petition at private sale for a price not less than the appraised value thereof agreeable to the statute regularly the sale of real estate by him, and that he make return of his proceedings to the premises to said Probate Court. Said real estate is described in the petition as follows: Situated in the County of Union, and State of Ohio, and in the Town of Piquette, and being part of Virginia Military Survey No. 7375. Beginning in the center of the Mansfield and Kenton Road at George Davis' south most corner. Thence easterly along said Davis' East line 50 feet to a stone; thence westerly and parallel with said first 185 feet to the center of said first line; thence northerly along the center of said line 50 feet to the place of beginning. Containing one fourth (1/4) of an acre, more or less. Also, the following real estate situated in said County

State and Survey to wit: Beginning at the northeast corner of Henry Perce's land or (Lot) thence westerly along 2nd W. Dallenman's lot (deeded by Aaron M^o Hunt to said Dallenman) 100 feet to a stone; thence easterly 23 feet to a stone; thence southerly and parallel with the 100 feet line (in this description just above mentioned) 100 feet; thence to the place of beginning. Containing one-eighth (1/8) of an acre, more or less. Witness my hand and the seal of this Court in Mansfield, Ohio, this 20th day of December 1933.

12628 David E. Fisher, Executor of the Estate of Esther B. Williams dec'd.
Plaintiff

Frank W. Williams, et al.
Defendants

This matter coming on to be heard upon the petition and the evidence, the Court finds that all the defendants herein having voluntarily entered their respective appearance herein and consented to the sale as prayed for; that there is no widow entitled to dower in said real estate; that the real estate described in the petition was appraised by the appraisers thereof at One Hundred Seventy-five (\$175.00) Dollars and that a further appraisal is dispensed with. The Court further finds that the bond given for given by the plaintiff as executor in the amount of Five Thousand (\$5,000.00) Dollars is sufficient, and it is ordered that no further bond be required. And it is ordered that the said David E. Fisher as such executor sell said real estate at private sale, at not less than \$175.00 being the appraised value thereof, on the following terms, to wit: Cash in hand on the day of sale. It is further ordered that the plaintiff, as such executor, make return of sale without unnecessary delay.

12628 David E. Fisher, Executor of the estate of Esther B. Williams Dec'd.
Plaintiff

Frank W. Williams, Defendants.
This day this cause came on to be heard upon the report of David E. Fisher, executor of his, proceeding under the former order of this Court, and upon his motion to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the sale was fairly and legally made, it is ordered that the same be and it hereby is.

Confirmed.
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Walter R. Williams
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12066⁴⁴ In the matter of
Eugene Sanders
Lucinda E. Sanders
The Court
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In the matter of
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12589 Ella S. Blue
12540 W. F. Huffman
12420 Harry E. T.
9110 John L. Skelton
11606 John L. Skelton
10368 Edmund M. King

10368 In the matter of
Murdin
Ottom King
this day
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Settlement
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thereof, due
to the same
said sale
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It is ordered that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of \$58²² due said Guardian from said ward; which has been paid account settled. It is ordered that said Guardian pay the costs herein taxed at \$5¹⁰, costs paid Dec. 21-1933.

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

11606

In the matter of the Guardianship of John L. Houser, minor.

Final

This day the final account of Martha R. Houser, Guardian of John L. Houser, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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 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 said account duly balanced, and said Guardianship settled according to law. Vouches receipt for \$1212⁰⁰ in full.

It is ordered that said Guardian pay the costs herein taxed at \$5. paid Nov. 10-1933. 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 Edith B. Shelton, minor.

Final account.

This day the final account of John 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 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 \$300³⁶ in the hands of said Guardian due said ward, which amount he is ordered to pay over according to law. Receipt of ward filed.

It is ordered that said Guardian pay costs herein \$5. paid Nov. 28-32. It is ordered that said account and the

proceedings

12089

In the matter of the estate of Louis... This is an administration... for hearing... from public... been filed... object to the... said account... pertaining... into the... and in conformity... hereby approved... Elmer B. Blue... finds said... settled acc... Adm. pay... that said... in the Rec...

12420

In the matter of the estate of Elmer... This is an... Hall, Adm... m. for hearing... from public... been filed... object to... examined... and all... advised... respects of... therefore the... confirmed... estate of... being known... for by him... ordinary... Pura V. Hall... duly balance... It is ordered... It is ordered... herein be...

proceedings herein be recorded in Records of this office.

12589 In the matter of the Estate of Louis F. Blue, Deceased. | First and Final account.

This day the First and Final account of Ella B. Blue administratrix of the estate of Louis F. Blue, deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon 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.

Ella B. Blue, admx. receipt for \$275.41.⁵⁵ The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Admx. pay the costs Dec. 1- \$5.00 It is ordered that said account and the proceedings herein be recorded in the Records of this office -

12420 In the matter of the Estate of Elmer Hall, Deceased. | First & Final account.

This day the First & Final account of Harry E. Hall, Adx. etc. of the estate of Elmer Hall deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereon 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 Harry E. Hall, as adx. etc. of the estate of Elmer Hall, is hereby allowed the sum of \$60.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Attorney fee \$34.86
Rena V. Hall, sole legatee \$436.72 The Court finds account duly balanced, and said estate settled according to law. It is ordered that said Adx. etc. pay costs \$5. pd. Nov. 25/32. It is ordered that said account and the proceedings herein be recorded in Records of this office.

12540

In the matter of the Estate of Herman Hall. Dec'd

First & Final account.

This day the first & final account of H. F. Huffman Administrator of the estate of Herman Hall deceased, came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 following costs allowed: Court costs in full \$16.00 attorney 12.20 Clerk of Co. 6.00; Lizzie Hall 29.50

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs \$5.04 nov. 20-23. It is ordered that said account and the proceedings herein be recorded in Records of this office.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs \$5.04 nov. 20-23. It is ordered that said account and the proceedings herein be recorded in Records of this office.

12636. Miss L. Meyer Administrator of Patrick

v. Andrew D.

This day in the matter of Patrick's petition for described. It is ordered of Library defendants returnable

12069 In the matter of Porter E.

This day was filed in. It is ordered that notice be set for said estate said inventory 27. day of said notice judicial prior to a have been personally prior the

12636 Miss L. Administrator of Patrick

v. Andrew D.

This day filed here concerning to the and Detroit. That Ernest D. San Fran

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17636. Miss L. Myers, as Auxiliary
Administrator of the estate
of Patrick B. Smith, Dec'd.

v. Plaintiff
Andrew Smith et al.

Defendants

Entry on Filing

This day, Miss L. Myers, Auxiliary Administrator of the estate of Patrick B. Smith, deceased, filed in this Court, her 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 19th day of February, 1934, at 10. A.M., and that summons for defendants issue to the Sheriff of this county returnable according to law.

12069 In the matter of the Estate

of Porter Eugene Barnes, Dec'd | 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 by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 27th day of January 1933 - at 10. 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 in the Richmond Gazette, 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 fiduciary herein, at least 10 days prior thereto.

12636 Miss L. Myers, as Auxiliary
Administrator of the Estate
of Patrick B. Smith, Dec'd

Plaintiff

Journal Entry: Ordering
Service by Publication.

v.
Andrew Smith, et al.

Defendants

This day came - Miss L. Myers, the plaintiff and filed herein an affidavit for the purpose of procuring service by publication; and in appearing to the Court that the defendants, Nellie Smith, and Leon T. Smith reside at 15-20 Elmwood Ave, Detroit, Michigan.

That the defendants, Lonetta B. Carpenter and Ernest L. Carpenter reside at 3370 Army Street San Francisco, California. That the defendants,

James T. Smith and Hazel Smith are minors, under the age of 14 years and reside at 1965-6 Omira ave., Detroit Michigan, with their mother Elizabeth Ann Smith and are necessary parties; and that service of summons on them or either of them cannot be made within this state.

Therefore, it is ordered that publication, for service, be made for six (6) consecutive weeks in a newspaper printed in Union County Ohio, that said publication contain a summary statement of the object and prayer of the petition mention the court. wherein it is filed, and notify the defendants thus to be served when they are required to answer.

12581

In the matter of the Estate of John L. Patten Deid

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 1 day of February, 1933, at 10 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 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.

12593

In the matter of the estate of Chas. C. Cannon Deceased

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, no exceptions filed. It is now ordered that said debts be allowed & confirmed.

9276

In the matter of Emma Day this day of Union Co settlement the Court on Saturday to which time

12427

In the matter of Allie D. this day of Probate of will first and they were same filed the 27 day said oral

11802

In the matter of accounts this day of this day of Vanhook and app to take in Whempson said Will rights under the will from it and as to the entire is a record

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- 9276 In the matter of the Guardianship of Emma Lay Pyles. Incapacitated
 | Ninth account.
 This day came Mary M. Pyles, Guardian of Emma Lay Pyles-
 of Union Co. This and presented her ninth 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 January, 1934, at 1. P. M.,
 to which time said matter is continued.
- 12427 In the matter of the Estate of
 Allie Brake, Dec'd
 | 1st and Final account.
 This day came Susie Brake, adx. of the estate of Allie
 Brake, 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 27 day of January 1934, at 1. P. M. to which time
 said matter is continued.
- 11802 In the matter of the
 | Election of widow.
 Will of George Vansticker, Dec'd
 This day personally came into open Court Indora
 Vansticker widow of said George Vansticker deceased,
 and applied to make her election whether to take or not
 to take under the Will of said George Vansticker dec'd.
 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 provisions of said Will, and elected to take under
 it, and asked that her election, so take might
 be entered upon the Journal of the Court, which
 is accordingly done.

MC MANUS-TRACY CO., TOLEDO, OHIO-26595

In the matter of accounts filed for settlement. Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County Ohio for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on 27 day of January 1934, at 1 P.M.

- Leah M. Joshi, adv. of the estate of William W. Joshi, First & final account.
- Phil W. Baker, executor of the estate of Rose Ann Belt, First and final account.
- Charles Carnott, Edm. of Gertrude Vosler, First and final account.
- John W. Gehring, adv. of the estate of John D. Gehring, First account.
- Fred Gabriel, executor of the estate of Louise Ferris First & final account.
- D. J. Brown, adv. of the estate of Homer Jolley, Final account.
- Harry L. Graham, executor of the estate of Levi Graham, First & final account.
- Mary M. Pyles, exec. of Ervath Long Pyles, First & final account.
- Bryson, Gaudus, Edm. of Lucinda Evans, First & final account.
- Dessie Proke, adv. of the estate of Allie Proke, First & final account.

Any person interested may file written exceptions to said accounts, or to any item thereof, not less than five days prior to the day set for hearing, where the same may be heard, and continued from day to day until finally disposed of.

12637

In the matter of the will of George W. Fox deceased. Resuscitation of will

An application having been this day presented to the Court by Emma Fox praying that an instrument in writing purporting to be the last will and testament of George W. Fox, deceased, be admitted to probate. It is ordered, hearing on said application to follow, all waived notice and consent to probate, on the 4 day of January, 1934, at 2 P.M.

12637

In the matter of George W. Fox. This matter application of the will of Mary M. Pyles. It is ordered that said surviving and all resident of with notice application Court proceedings And before witnesses to and having due execution was reduced respectively. The Court is the last deceased that the Will, was not in order the together with named to

12638

In the matter of the will of Elias Bell, Deed

Presentation of Will

An application having been this day presented to the court by Elias B. Bell praying that an instrument in writing purporting to be the last will and testament of Elias Bell, deceased, be admitted to probate. It is ordered that one 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 January 1934. at 9 A.M.

12435

In the matter of the estate of Josephine C. Dolbear, Deed

Authority To Transfer Real Estate

This day came Richard L. Cameron, Adm. of the estate of Josephine C. Dolbear deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said deceased.

It appearing to the court that said decedent died Intestate on December 19 - 1922 residing at Marysville Ohio; that on January 12th 1933 the petitioner was appointed Administrator of her estate; that the following persons inherit said real estate.

Elizabeth D. Montgomery, 15 Shepard ave. Kenmore, N.Y. daughter - 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.

8629

In the matter of the estate of W. L. Long... This day W. L. Long... her ninth... duty owing... same from the 24... which time

12606

In the matter of the estate of Harry Brown... This day Harry Brown... to make the will of... the Court... and her... the law in... will: and provisions... it, and... be entered... according

8629

In the matter of the
Guardianship of
Geo. W. L. Longuet. Incompetent

Filing 9- partial account.

This day came Lillie M. Cunningham Guardian of George
W. L. Longuet of Union County. This deceased, and presented
her ninth account in settlement of said guardianship
and was verified, whereupon the Court do order the
same filed and advertised for hearing on Saturday
the 24 day of July, 1934. at 10 o'clock a.m. to
which time said matter is continued.

12606

In the matter of the Will
of Harry Brown. Decd

Election.

This day personally came into open Court. Anna B.L.
Brown widow of said Harry Brown deceased, and applied
to make her election whether to take, or not to take under
the will of said Harry Brown 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 he 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.

12629 In the matter of the Will of Elias Bell, deceased. Order Admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Etta B. Bell, to admit to probate and record the Will of Elias Bell deceased, late of the Township of Spencer in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Etta B. Bell 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. Bourn and P. T. Engard the subscribing witnesses to said Will, and Norman C. Bourn, and P. T. Engard, the subscribing witnesses to the first Codicil, a part thereof, and Norman C. Bourn, and Norman C. Bourn, the subscribing witnesses to the second 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 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 Codicils, is the last Will and Testament of said Elias Bell, 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.

12595 In the matter of the estate of J. A. Elliott, 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 27th day of January 1934, at 10 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 in the Richmond Gazette, a newspaper of general circulation in the County of Union, 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 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.

12635 In the matter of James C. ... This ... James C. ... duly ... certain ... appearing ... on ... his last ... Court of ... to probate ... petitioners ... following ... And ... is as set ... to the date ... July ...

Probate & Record.

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Tuesday, January 9

12635 In the matter of the estate of James Connor, deceased. Authority to Transfer Real Estate

This day came Alice Connor, executrix of the estate of James Connor 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 November, 1923, residing at Milford Center, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, on Dec. 11-1923, and admitted to Probate on Dec. 13-1923, that on Dec. 28, 1923 the petitioner was appointed executrix of his estate, that the following persons inherit said real estate:

Alice J. Connor, age 74. Milford Ctr. Ohio Sister - 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, then such parents 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.

17635 In the matter of the Estate of James Connor, 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, 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.

12679

In the matter of the Estate of Otto... This... on the... and record... terminal... It is... said deced... that the... precedent... duly served... the applic... pursuant... notice and... And Em... to said will... been duly... and, attest... to writing... with said... aforesaid... Testament... duly exe... testator... full age... under any... admitting... together in... named.

17635

In the matter of the Estate of James... Alice J. Co... deceased... a finding... herein... This, the... fully ad... the gross... costs of a... market va... be reached... her exp... the value... because of... to John Co... from wh... of his m...

12679

In the matter of the Will of Otto M. Figley, Deceased

Order admitting to Probate and Record.

This matter came on this day further to be heard on the application of Howard B. Hager, to admit to probate and record the will of Otto M. Figley deceased, late of the township of York in said county, Tennessee 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 Ernest Hager and Wm. Gilbert, the subscribing witnesses to said Will, and 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 filed with said Will, whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Otto M. Figley 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.

17635

In the matter of the Estate of James Connor, Deceased.

Estate not subject to Tax.

Alice J. Connor, as Executrix, of the estate of James Connor 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 \$573.00, the debts and costs of administration are \$100.00 and the net actual market value thereof is \$473.00. That the real estate was bequeathed to Alice J. Connor, a sister of decedent; that her exemption from inheritance tax is \$500.00 and that the value of her inheritance is less than \$500.00; that the balance of the estate amounting to \$273.00 was bequeathed to John Connor, a brother of decedent; that his exemption from inheritance tax is \$500.00, and that the value of his inheritance is less than \$500.00.

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.

12069 In the matter of the Estate of Porter Eugene Barnes deceased.

Orders on Filing Sch. of Debts.

This day a Sch. 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 3rd day of February 1934 at 10. 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 in the Richmond Gazette, a newspaper of general circulation in Union County, 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 fiduciary herein at least 10 days prior thereto.

12642. *Laura G. Barnes*
of the estate
John E. Barnes

v.
H. M. Miles

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12643 *Ella Smith*
of the Est
John E. Barnes

v.

Laura G. Barnes
John E. Barnes
Ella Smith

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12644 In the matter of the Estate of *John E. Barnes*

An appeal

taken by *John E. Barnes*

in writing of *Laura G. Barnes*

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12642. Lema M. Cray, Adx.
of the estate of
Jemima Wilson, Decd.
Plaintiff
vs.
Wm. Wilson, et al.
Defendants.
The petition described for the purpose of paying the debts and expenses of administering the estate. Therefore, on consideration thereof, it is ordered, that the said petition be filed and all the defendants be notified of the pendency according to law.

This day came Lema M. Cray, Adx. of the estate of Jemima Wilson, deceased, and presented to this Court her certain petition, therein praying for an order authorizing and directing her to sell the real estate in the petition described for the purpose of paying the debts and expenses of administering the estate. Therefore, on consideration thereof, it is ordered, that the said petition be filed and all the defendants be notified of the pendency according to law.

12643 Ella Smith as Adx.
of the Estate of
John E. Smith Decd.
Plaintiff
vs.
Laura G. Hartley
E. Karl Van Aken^{an.}
Ella Smith.
Defendants.
described for the purpose of paying the debts and expenses of administering the estate. Therefore, on consideration thereof, it is ordered that the said petition be filed and all the defendants be notified of the pendency according to law.

This day came Ella Smith administratrix of the estate of John E. Smith, deceased, and presented to this Court her certain petition, therein praying for an order authorizing her and directing her to sell the real estate in the petition described for the purpose of paying the debts and expenses of administering the estate. Therefore, on consideration thereof, it is ordered that the said petition be filed and all the defendants be notified of the pendency according to law.

12644 In the matter of the
Will of Lewis J. L. Nicol, Decd.

Filing Will.

An application having been this day presented to the Court by Anna Barbara Nicol praying that an instrument in writing purporting to be the last will and testament of Lewis J. L. Nicol 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 of Ohio, and that a hearing on said application will be had on the 15th day of January, 1934, at 1 P.M.

12629 In the matter of the Estate of Silas B. Bell. Decedent.

Order for appointment.

The last Will of Silas Bell. dec'd late of Mill creek Twp. in said County having heretofore been duly proved and allowed, this day Etta B. Bell 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 Etta B. Bell 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 she be appointed as such executor 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 executor pay the costs herein taxed.

12538 David L. Stephens Guardian of David M. Stephens. Incompetent person. Plaintiff

This day came David L. Stephens as guardian for David M. Stephens, an incompetent person, and filed his petition for permission to mortgage the real estate of his

David M. Stephens, his ward. et. al. Defendants.

ward for the purpose of paying debts and the expenses of the care and maintenance of said ward, and it appearing to the Court that all necessary parties are joined and as defendants it is ordered that they be notified by said guardian of the pendency of the petition, and that the same will be for hearing on the 22 day of January 1934. at 10 A.M.

12625 In the matter of the Estate of William B. Ballinger. 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 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.

12641 In the matter of the estate of Jemima... This day... and filed a... to be appa... Wilson... County... Knowledge... intestate... the estate... the Court... to appoin... suitable... that she... bond... of \$500...

12641 In the matter of the estate of Jemima... This day... accepted... Jemima... therein the... according... M: Mahan... is appro... that letter... notice of... by law... Administration

12546 In the matter of the estate of William... This day... in this... the appro... this Court... that notice... to notice... prior to... waived... by the f...

12641 In the matter of the Estate of Jemima Wilson, Deceased.

January 11 - order for app't. etc.

This day Lena M. Cray 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 Jemima Wilson deceased, late of Calai town 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 administrator should be appointed and that said Lena M. Cray, is a suitable person and, legally competent, it is ordered that she be appointed as such Administrator upon giving bond with sureties as required by law, in the sum of \$500. and this cause is continued.

12641 In the matter of the Estate of Jemima Wilson, Deid

Bond approved - etc

This day Lena M. Cray appeared in open court, accepted the appointment as Adr. of the estate of Jemima Wilson deceased, and gave and filed therein her Bond in the sum of \$500. conditioned according to law with Edgat H. M. Mahan and Lucy M. Mahan, Lucy M. Cray, as sureties. which Bond is approved by the Court. It is therefore ordered that Letters of Adr. issue to said Lena M. Cray, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay the costs.

12546 In the matter of the Estate of William D. Ditnick

Schedule of Claims

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 January 1934, at 10 A.M. 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 fiduciary herein, at least 10 days prior thereto.

11897 In the matter of the estate of Wm. M. Burnside, Decedent.

Authority to Transfer Real Estate

This day came J. H. Strahm Adm. with Will annexed of the estate of Wm. M. Burnside decedent. 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 9-1930. residing at Washington Township Union County. That his last will and testament was filed in Probate Court of Union County Ohio on Sept. 2-1930. and admitted to Probate Sept. 12/30. that on Sept 12-1930. the petitioner was appointed Adm. with the Will annexed of his estate. that the following persons inherit said estate:

Clemency C. Burnside, Richmond Ohio wife Life Estate
Lillian Sheppard, age 59, nat. Victoria O. daughter life est. after death of Clemency C. Burnside.

Lower Burnside being the same person as F. H. Strahm he being the only grand-son of Wm. M. Burnside at the time of the execution of the Will. and to the date of this application age 30. Columbus Ohio. Grand-son.

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.

12640 In the matter of Otto M. J. The last W. in said last and allowed named in and filed by law to statement consists of being entirely person and appointed as required is continued.

12640 In the matter of Otto M. J. This day accepted Otto M. J. his Bond Conditions Edna F. by the Court Testaments Howard C. published to recorder herein to

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12640 In the matter of the estate of Otto M. Figley, Deceased. Order for appointment & for Bond.

The last Will of Otto M. Figley deceased late of York Township in said County, having heretofore been duly proved and allowed; this day Howard B. Hager 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 the probable value thereof; and the Court being satisfied that said Howard B. Hager 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 \$6000 - and this cause is continued.

12640 In the matter of the estate of Otto M. Figley, Deceased. Bond approved. Letters Issued.

This day Howard B. Hager appeared in open Court, accepted the trust as Executor of the estate of Otto M. Figley deceased, and gave and filed herein his Bond in the sum of Six Thousand Dollars - Conditioned according to law with Ernest Figley and Edna Figley 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 Howard B. Hager, 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.

9933

In the matter of the Guardianship
of Curtis W. Long et al.

4" account

This day came Laurel L. Long, Guardian of
Curtis W. Long et al. late of Union County Ohio deceased,
and presented her 4" 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 Feb. 1934. at 1. P. M. to which
time said matter is continued

12013

In the matter
of Allen
Helen V.
deceased.
for a final
successor
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12606

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12606

In the matter
of Harry
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12013

In the matter of the Estate
of Allen T. Whiteside, Dec'd

Estate not subject to Tax

Helew V. Parrott, as. Adv. of the estate of Allen T. Whiteside 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 \$5095.00 the debts and costs of administration are \$4345.00. The net actual market value thereof, is \$745.00. 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, and that the costs herein taxed pt^o be certified to the County Auditor, to be paid according to law.

12606

In the matter of the Estate
of Harry Brown, Dec'd

First & Final account.

This day came Anna B. L. Brown executrix of the estate of Harry Brown, late of Union County, this, 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 24 day of January 1934. at 1. P. M. & which time said matter, is continued.

12606

In the matter of the Estate
of Harry Brown, Dec'd

Estate not subject to Tax.

Anna B. L. Brown, as. executrix of the estate of Harry 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 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 Five thousand, four hundred thirty eight Dollars; the debts and costs of administration are \$3998.50 and the net actual market value thereof, is \$1530.00 and that as a result said estate and the succession 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 and that the costs herein taxed N.P. be certified to the County Auditor to be paid according to law.

17645 In the matter of the Estate of Myrtle C. Elliott, Decd

Order Relieving Estate from Administration

This day Sylvester C. Elliott appeared in open Court and filed an application to relieve the estate of the within named decedent from administration.

It appearing to the Court that said decedent left no personal property and that said applicant has paid all of her debts and expenses of last sickness out of his own funds; that he is her sole heir and has heretofore caused a transfer to be made to him of her interest in the real estate described in the Petition and that her said estate is less than five hundred dollars (\$500) in value.

It is therefore ordered that said estate be relieved from administration and that said applicant be confirmed in his title to said real estate.

12644

In the matter of the Estate of Louis... This matter... in the application to probate a will of the late of the... for filed... the outstanding... died leaving... and the... said decedent... said will... Probate an... order of the... consent to... and... from duly... execution... was reduced... respectively... Court... in the la... Nicol deced... and attested... of signing... and memor... Therefore... Probate a... of the will... in this Court

12644

In the matter of the Estate of Louis J. L. Nicol Deced. Order admitting to Probate and Record, this matter came on this day further to be heard, on the application of Anna Barbara Nicol to admit to probate and record the will of Louis J. L. Nicol deceased, late of the Township of Dury in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Anna Barbara Nicol surviving spouse and 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 E. A. Emmert and C. H. Hatton the subscribing witnesses to said Will and 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 Louis J. L. Nicol 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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12649

In the matter of the Estate of Eleanor Lescam Morgan Deceased.

Authority to Transfer Real Estate

This day came Maude Cook daughter of Eleanor Lescam Morgan 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 April 26 - 1933, residing at Richmond, Ohio, that the following persons inherit said real estate:
George R. Morgan Richmond, O. widower 1/2 inherited
Maude Cook age 51, Columbia, O. daughter " " "

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 therein 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.

12649

In the matter of the Estate of Eleanor Lescam Morgan deceased, having filed and order was exempt Ohio, the said fully advised gross value of debts and actual net result paid from such is a copy of this in relation on the success of this, and to the County.

12637

In the matter of George W. Fox The Last Will and Testament of George W. Fox, deceased, and allowed, and made by law to be of the estate what the and the Court showed to is a suitable to be upon given sum of \$400.

12637

In the matter of the Estate of Geo. W. Fox. This day accepted to of the Estate herein his to four with as. Surety. It is shown Will annex of said a that this

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12649 In the matter of Estate not subject to Tax.
 The Estate of Eleanor Lancome Morgan.
 Maude Cook as daughter of Eleanor Lancome Morgan 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 Five Hundred Dollars - the debts and costs of administration are \$300 - the net actual market value thereof is \$200⁰⁰ and that as a result said estate and the successors 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 be certified to the County Auditor to be paid according to law.

12637 In the matter of the Estate of George W. Fox deceased. Order for appointment of Bond.
 The Last Will of George W. Fox deceased late of Mansfield Ohio in said County having heretofore been duly approved and allowed this day Clepton L. Beryl 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 the 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 Clepton L. Beryl is a suitable person and legally competent it is ordered that he be appointed as such administrator with the Will annexed upon giving bond with sureties as required by law in the sum of \$4000 and this course is continued.

12637 In the matter of Bond approved.
 The Estate of Letters Issued
 Geo. W. Fox deceased.
 This day Clepton L. Beryl appeared in open Court accepted the appointment as Adm. with Will annexed of the Estate of George W. Fox deceased and gave and filed herein his Bond in the sum of \$4000 - conditioned according to law with American Surety Co. Geo. E. Whitney, agt. as surety which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed issue to said Clepton L. Beryl that notice of said appointment be published as required by law that this proceeding be recorded and that said

Administrators with the bill annexed pay costs herein taxed.

17647

In the matter of the Estate of French marks deceased.

Order to Representation to Pay Debts on Transfer Property.

To whom it may concern:

Whereas the undersigned as Judge of the Probate Court of Union County, Ohio has this date received the estate of French marks deceased from the administration due to the fact that the total assets of said estate are less than \$5.00, you are hereby directed to pay deliver or transfer the following described property now in your possession or control or custody to the following persons.

name	address	Property
Grant Brock	Plain City, O. R. 3.	Shanty: horse, wagon, buggy and the Chattels.

In Witness whereof I have hereunto set my hand and the seal of said Court at Marysville Ohio this 10th day of January 1934

17483

In the matter of the Estate of D. B. Taylor deceased.

Final and final account.

This day came Hattie Taylor Adm. of the estate of D. B. Taylor 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 24 day of Feb. 1934 at one P.M. to which time said matter is continued.

17646

In the matter of the Estate of Lewis J. L. Nicol deceased.

Order for appointment. Letters Issued.

The last Will of Lewis J. L. Nicol deceased, late of Deady Township in said County, having hereto for her duly proved and allowed: this day Anna Barbara Nicol 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 estate consists of and the probable value thereof; and the Court being satisfied that said Anna Barbara Nicol is a suitable person and legally competent; and that by the terms of said Will said Testator ordered or requested that his 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.

12632

In the matter of the estate of Warrick M. ... This day ... Warrick M. ... duly verified ... It appears ... testate on ... That no ad ... or executor ... Will and testa ... the Probate Co ... and duly a ... the following ... Frank M. ... And that ... set out in ... satisfaction ... complied with ... said real e ... County where ... herein and ... with the de ... filed with ... as provided ... In the ma ... by ... of Union Co. ... The Court do or ... Feb. the 24.

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12632 In the matter of the Estate of Warrin M. Brown, Dec'd

Authority to Transfer Real Estate

This day came Frank M. Brown, devisee of the estate of Warrin M. Brown 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 December 17-1933 residing at Richmond, Ohio. That no administration has been had and no administrator or executor appointed of said estate, but that the last Will and testament of said Warrin M. Brown was filed in the Probate Court of Union County Ohio on Dec. 20-1933 and duly admitted to probate on the same date that the following persons inherit said real estate:

Frank M. Brown - 5/8 pr. A. Brown, J. 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.

17245 In the matter of the Guardianship of Clara E. Warner, Dec'd

This day came C. S. Hull, Edu. of Clara E. Warner Incapacitated

of Warrin M. D. presented his final account duly verified - whereupon the Court do order the same filed and advertised for hearing on Sat. the 24. day of July 1934 to which time said matter is continued

12269

In the matter of the Estate of Perry A. Brown Decd.

Authority to Transfer Real Estate.

This day came Frank M. Brown, devisee of the real estate of the estate of Perry A. Brown, 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 November 22, 1931, residing at Richmond Union Co. Ohio, that the last Will and Testament was filed in the Probate Court of Union County Ohio, on the 25 day of Nov. 1931, that on the 18 day of March, 1931, Herman M. Brown now deceased, was appointed executor of his estate, that the following persons inherit said real estate:

Frank M. Brown, age 55. Heir. & 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.

10229

In the matter of the Estate of Elizabeth Bishop. This day came application for an order directing a certificate of title to be issued from the Bank of Ma... from her... Elizabeth Bishop. And the Court finds that... Bishop, at... the property of... an error... on the books... individually... It is therefore... Lucile Bishop... to cause... books of said... to the estate...

10239

In the matter of the Estate of Elizabeth Bishop. This day came application for an order authorizing against said... for \$1500.00... Bank of Ma... estate in the... the Court. James... is a certificate... Bank of Ma... of the law... clock is... to its par... event the... to pay the... said Bank... Bank of Ma... and agree... Bank of Ma... the Bank of... which Court... of the Bank... re-... losses...

10229

In the matter of the Estate

of Elizabeth Bishop Deceased.
upon the application of Lucile B. Lugin meir executrix
for an order authorizing and directing her to cause
a certificate for thirty (30) shares of common stock of the
Bank of Marysville of Marysville. This to be transferred
from her name as an individual to the estate of
Elizabeth Bishop and was submitted to the Court.

And the Court being fully advised in the premises
finds that said stock was the property of Elizabeth
Bishop, at the time of her death, and that it is now
the property of her estate; the Court further finds that through
an error and mistake said stock has been transferred
on the books of the Bank to the name of Lucile Bishop
individually, and therefore sustains said application.

It is therefore considered by the Court that the said
Lucile Bishop be and hereby is authorized and directed
to cause said certificate of stock to be transferred on the
books of said Bank from her name as an individual
to the estate of Elizabeth Bishop.

This day this
cause came on to be heard

10239

In the matter of the Estate of
Elizabeth Bishop Deceased.

This day this cause came on to be heard upon the
application of Lucile B. Lugin meir executrix for an
order authorizing and directing her to compromise a claim
against said estate held by the Bank of Marysville Company
for \$15.00⁰⁰ growing out of the liability of said estate to the
Bank of Marysville Company upon the stock held by said
estate in the Bank of Marysville and was submitted to
the Court.

And the Court being fully advised in the
premises finds that among the assets of said estate
is a certificate for thirty (30) shares of common stock in the
Bank of Marysville; that by virtue of the provisions
of the laws of this said estate as the owner of said
stock is liable for the payment of an amount equal
to its par value, to wit - the sum of \$15.00⁰⁰ in the
event the assets of said Bank are not sufficient
to pay the depositors thereof in full; that herefore
said Bank of Marysville assets were taken over by the
Bank of Marysville Company, which Company assumed
and agreed to pay all the deposit liability of the
Bank of Marysville; that by virtue of a contract between
the Bank of Marysville and the Bank of Marysville Company,
which contract was approved by all the stockholders
of the Bank of Marysville, said stockholder agreed to
re-warehouse the Bank of Marysville Company for any
losses incurred by the Bank of Marysville Company

by reason of the assets taken over from the Bank of Marysville not being sufficient to pay the full amount of the deposit liability of said Bank of Marysville assumed by said the Bank of Marysville Company.

The Court further finds that the assets taken over by said the Bank of Marysville Company are not sufficient in value to pay said deposit liability, and that the difference in value between the assets and the amount of the deposit liability is so large that said estate is not liable to pay the full amount of its double stock liability, to wit, the sum of \$1500.00; that the Bank of Marysville Company has offered to compromise its claim against said estate for 60% of said stock liability, to wit, the sum of nine hundred (\$900.00) dollars, and that it is for the best interest of said estate and the beneficiaries thereof, to accept said offer and to compromise said claim by paying to the Bank of Marysville Company the sum of nine hundred (\$900.00) dollars in full satisfaction thereof.

It is therefore considered by the Court that said executrix be, and she hereby is, authorized and directed to compromise said claim for not more than nine hundred (\$900.00) dollars, and to pay the amount of the said compromise, in cash, out of the assets of said estate.

3377^B. In the matter of Marysville. This day came in competent of the settlement of the Court do on Saturday the time said m

125-01 In the matter of George W. This day at application of Rev. W. Dixon within which of administr advised in not to close grants the the first day

17632 In the matter of Francis Frank M. Francis M. duly comprising and the sum of this the Court being that the gross hundred fifty Administrate net actual hundred fifty of the net Sale devise is the son estate and inheritance of this entire relation to tax on the to. The Tax C taxed at paid acc

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3377B.

In the matter of the Guardianship
 of Mary J. Chapman. Dec'd

Filing 10- account.

This day came C. C. Wiley Guardian of Mary J. Chapman
 incompetent of Union County, this 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 24 day of Feb. 1934, at 1. P. M. to which
 time said matter, is continued

125-91

In the matter of the Estate of
 George W. Dioborneth. Dec'd

This day this cause came on for hearing on the
 application of Mary M. Willis, as administrator of the estate of
 Geo. W. Dioborneth deceased, asking for an extension of time
 within which to collect assets, pay debts and expenses
 of administering said estate, and the Court being fully
 advised in the premises find that the said estate can
 not be closed at this time without sacrifice and therefore
 grants the said application and time is extended until
 the first day of July 1934, within which to close the same.

17632

In the matter of the Estate
 of Narcie M. Brown. Dec'd

Estate not subject to Tax.

Frank M. Brown as Devisee and Legatee of the estate of
 Narcie 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 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 one thousand seven
 hundred fifty eight $\frac{75}{100}$ Dollars, the debts and costs of
 Administration are Four Hundred Eight Dollars and the
 net actual market value thereof is one thousand three
 hundred fifty $\frac{75}{100}$ Dollars. That under the terms
 of the will of Narcie M. Brown, Frank M. Brown, is the
 sole devisee and legatee. That the said Frank M. Brown
 is the son of the testator, 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, and that the costs herein
 taxed at \$ — be certified to the County Auditor to be
 paid according to law.

12506

In the matter of the Estate of
Zora Biddle, Dec'd

This day this matter came
on to be heard on the Petition

of Clyde E. Biddle, Administrator of the estate of Zora Biddle, deceased,
for an order distributing to Clyde E. Biddle, Trustee, the one
Certificate of Claim, Number 74 against the Farmers
Deposit Bank of Richmond, Ohio, which bank is in
liquidation.

And it appearing that all the
creditors who were entitled to the proceeds thereof have
in writing annexed with the petition, duly assented
and agreed to the petition, it is hereby ordered that the
said Administrator distribute and assign over to the
said Clyde E. Biddle Trustee, the said Certificate of Claim.

12650

In the matter of adoption of
Selma Max Fisher

Order for Hearing

This day David Freshwater, and
Bernie Freshwater, husband and wife, appeared in open Court, and filed
their petition for leave to adopt, and change the name of
Selma Max Fisher born July 18, 1931, girl, to Joan Freshwater.

with assent and consent in writing of
of said child. And it being necessary, under the provisions
of the law in such case provided, that a discreet & suitable person
be appointed as next friend of said child, the Court hereby appoints
Ira Zollner 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 30 day of April, 1934
at 1 P.M. 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.

MC MANUS-TRUPP CO., TOLEDO, OHIO-26595

9344

In the matter of the Estate of John M. Coleman. Dec'd
 This day came Geo. and Carl Coleman, administrators of the estate of John Martin Coleman, late of Union County, Ohio deceased, and presented their 1st and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 24 day of Feb. 1934, at 1. P.M. At which time said matter is continued.

Filing 1st and Final acct.

17629 In the matter of Louis F. Bell
 This day the Union County Court Ohio Administrators published in herein to the same.

17620 In the matter of Patrick P. Myers
 This day the Union County Court in this Court Myers was deceased, and it is ordered of this office.

12612 Thomas E. Miriam
 Miriam
 on this 19.
 further heard persons be reported in petition, to have been a appearance and the prob is ordered hereby is to borrow described in views in surviving and other of kin of the sisters to be execute a permission the on shall this Court ascertain a time of

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17629 In the matter of the estate
of Louis F. Blue, deceased.

Order to Record Proof of Publication

This day the affidavit of B. B. Gummer, publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Ella S. Blue as administratrix of the estate of Louis F. Blue, 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 -

17620 In the matter of the Estate
of Patrick B. Smith, Deid

Order to Record Proof of Publication

This day the affidavit of B. B. Gummer, publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Mrs. L. Myers, as auxiliary ad. of the estate of Patrick B. Smith 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

12612 Thomas E. Hilbury, Guardian of
Miriam Joyce Hilbury, a minor.

v. Miriam Joyce Hilbury, et al

On this 19 day of January, 1934. This cause came on to be further heard on the report of three disinterested persons heretofore appointed and the same having reported in favor of the mortgage prayed for in the petition, the Court finds that all necessary parties have been served with summons, or have entered their appearance herein, and such service is hereby approved, and the prayer of the petition granted. Wherefore, it is ordered that said guardian do, and he hereby is as guardian, authorized and directed to borrow the sum of \$2500.00 on the premises described in the petition and in the report of the viewers in conjunction with the said Thomas E. Hilbury surviving spouse of Miriam B. Hilbury, deceased, and other defendants in said petition who are the next of kin of the said Miriam B. Hilbury, and her sister and to execute a mortgage on said premises to secure a promissory note for said sum; said loan shall be on such terms as may be further ordered by this Court, and said guardian, is hereby directed to ascertain and report to the Court the rate of interest at which he can borrow said amount.

12030^a In the matter of the Estate of Maude Dumbas. Deed.

Order to Record Proof

This day the affidavit of B. B. Gummer publisher of the Union County Journal a newspaper of general circulation in this county that the notice of appointment of O. B. Poling as administrator de bonis non of the estate of Maude Dumbas 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

17581 In the matter of the Estate of John L. Sullens Deed

Order to Record Notice

This day the affidavit of B. B. Gummer publisher of the Union County Journal a newspaper of general circulation in this county that notice of appointment of Lattie Sullens as executor of the estate of John L. Sullens 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

17582 In the matter of the Estate of Louis F. Belue Deceased

Order to Record Proof of Publication

This day the affidavit of B. B. Gummer publisher of the Union County Journal a newspaper of general circulation in this county that the notice of appointment of Ella S. Belue as administratrix of the estate of Louis F. Belue 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

17629 In the matter of the Estate of Elias Bell Deceased

Order to Record Proof

This day the affidavit of B. B. Gummer publisher of the Union County Journal a newspaper of general circulation in this County that notice of appointment of Ella B. Bell of the estate of Elias Bell 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

12587 In the matter of Margaret This day Union County in this court Schorn let. Schorn let. as trustee for of said notice recorded in

17635 In the matter of James This day of the Union circulation in Alice J. Con deceased was ordered was notice it is the records

12480 In the matter of John This estate was of estate Territory by 10 day of hearing to law of the at least 10 except that hereafter at least 10

12652 In the matter of Cora F. An application Court by writing for Cora F. It is ordered January 19

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12587

In the matter of the Estate
of Margaret Schenck. Deceased.

Order to Record Proof of
Publication.

This day the affidavit of B. B. Gaumer, publisher of the Union County Journal, a newspaper of general circulation in this county that the notice of appointment of Fred Schenck as administrator of the estate of Margaret Schenck, 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.

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17635

In the matter of the Estate
of James Connor. Deceased.

Order to Record Proof
of Publication.

This day the affidavit of B. B. Gaumer publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Alice J. Connor, as executrix of the estate of James Connor, 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.

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12480

In the matter of the Estate
of John Smith. Deceased.

Orders on Fiduciary 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 16 day of May, 1934 at 10. 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 in the newspaper of general circulation in this county 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.

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12652

In the matter of the Will
of Cora F. Hudson. Deceased.

Presentation of Will.

An application having been this day presented to the Court by Howard C. Black, praying that an instrument in writing purporting to be the last will and testament of Cora F. Hudson, deceased, be admitted to probate. It is ordered that said application will be had on the 19 day of January, 1934, at 10. A.M.

17651 May R. Burns, as Guardian
of Bella A. Burns.
Charles A. Burns, an.

Betty Ann Burns
This day came May R. Burns as guardian of the person
and estate of Bella A. Burns, Charles A. Burns and Betty Ann
Burns, minors, and filed her petition for authority to borrow
money to make repairs and improvements on the premises
described in the petition. And it appearing to the
Court that all necessary parties are joined as defendant
it is ordered that they be notified by the said
guardian of the pendency of said petition and that
the same will be for hearing on the day of
at o'clock P. M. it is further ordered that

Three disinterested persons to and, hereby, are appointed
to view said premises and to report to the Court on
or before the day of 19
as to the advisability and necessity for said
repairs and improvements and whether said mortgages
owned by for the best interest of said wards.

17652 In the matter of the Will of
Cora F. Hudson, Deed Order admitting to Probate.

This matter came on this day further to be heard on the
application of Howard C. Black to admit to probate and
record the will of Cora F. Hudson, deceased, late of Paris
City in said county heretofore filed in this Court.

It is now shown to the satisfaction of the Court
that said decedent died leaving William P. Hudson
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, and have given consent to the probate
of said Will and it further appearing to the Court that
Helen E. Hudson, and David E. Jones, the subscribing witnesses
to said Will, have gone to parts removed, their testimony could not be obtained without
delay. Thereupon Howard C. Black & Lloyd Colburn appeared in open Court, and
having duly sworn, and examined according to law touching the
genuineness of the signatures of said Helen E. Hudson & David E. Jones attached
to 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 of said Cora F. Hudson 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.

12480 In the matter
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12480 In the matter of the Estate of John Smith, Decedent.

Order 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 16 day of February 1934 at ten 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 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.

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12533 In the matter of the estate
of John R. Jewell, Deceased.

Estate not subject to Tax.

Thomas Waller and Ray P. Jewell, as Executors of the estate of John R. Jewell, 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 Five thousand and ^{no}/₁₀₀ Dollars, the debts and costs of administration are one thousand six hundred eighty-five and ^{no}/₁₀₀ Dollars and the net actual market value thereof is three thousand three hundred fifty and ^{no}/₁₀₀ Dollars. The Court finds that the actual net value of said estate is three thousand three hundred fifty and ^{no}/₁₀₀ Dollars (\$3350⁰⁰) and that the legacies and devises under said Will are as follows:

Lydian A. Jewell, who has an exemption under the law as widow, in the sum of Five thousand Dollars (\$5000)
Thomas Waller Jewell, Ray P. Jewell, and Blanche A. Wood, who are the sons and daughters of said testator, who have an exemption under the law of three thousand Five hundred Dollars (\$3500⁰⁰) 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, and that the costs herein taxed at \$3.00 be certified to the County Auditor to be paid according to law.

12030² O.B. Poling, Adm. of the Estate of
Maudie E. Duntar, deceased.
Plaintiff

James T. Duntar, Defendants.

The cause came on to be heard on the oral motion of the plaintiff for the appointment of a Guardian ad litem for the defendants, Floyd Duntar, Maudie T. Duntar and Earl T. Duntar, minors in the above entitled cause, and the Court being duly advised find that service of summons in said cause has been duly made upon Floyd Duntar, Maudie T. Duntar and Earl T. Duntar, and upon their father James T. Duntar, as provided by law.

It is therefore, ordered, that James T. Duntar be, and he is hereby appointed Guardian ad litem for said minor defendants, Floyd Duntar, Maudie T. Duntar, and Earl T. Duntar. For this Court and thereupon James T. Duntar appeared in open Court, and accepted said appointment.

12673 O.B. Poling Administrator
of the Estate of Maudie E. Duntar.

Deed.

Plaintiff

James T. Duntar, et al. Defs.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent, to pay debts of her estate, and the answer of James T. Duntar, guardian ad litem of Floyd Duntar, Maudie T. Duntar, and Earl T. Duntar, minors and the answer and cross-petition of James T. Duntar the surviving spouse of said decedent. 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 the defendant, James T. Duntar surviving spouse of said decedent is entitled to just and reasonable value of his home in said premises; that the real estate described in the petition was appraised by the appraisers of the estate at \$894.⁰⁰ and that a further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator de bonis non of the estate of Maudie E. Duntar, deceased, in the amount of \$1000.⁰⁰ is sufficient. And it is ordered, that said O.B. Poling as such Administrator de bonis non sell said real estate at private sale at not less than \$894.⁰⁰ being the appraised value thereof on the following terms, to-wit:

And, it is further ordered, that said O.B. Poling, as such adm., etc., make return of sale without unnecessary delay.

12538 David L. S.
David
Inc.
v.
David R.

On the 22nd heard upon to mortgage fully adv. parties to T. Service of & herein and petition and also born of and prayer and that estate to & that the

Whence he hereby a to borrow the premises execute a promising upon said the Court to make to the Court he can to

12587 In the matter This day on his motion, Schombert, Day of July 19 and the c Schombert direct She to appear for hearing? Fred Schombert

125-38 David L. Stephens, Guardian of David M. Stephens, an incompetent person, et. al. vs.

Granting Petition

David M. Stephens, his ward to mortgage et. al. Dupto...

On the 22. day of January 1934. This cause came on to be heard upon the petition of the plaintiff for permission to mortgage his ward's real estate, and the Court being fully advised in the premises finds that all necessary parties to this action have waived the issuing and service of Summons and have entered their appearance herein and have consented to the prayer of said petition and that said David M. Stephens, said ward, has also been personally served with notice of the pendency and prayer of the petition and is properly before the Court, and that it will be for the best interest of said ward's estate to mortgage said real estate as prayed for and that the prayer of said petition should be granted.

Wherefore, it is ordered that said Guardian be and he hereby is, as Guardian, authorized and directed to borrow the sum of Twelve hundred (\$1200.00) Dollars, upon the premises described in the petition herein and to execute a mortgage on said premises to secure a promissory note for said sum; said loan to be upon such terms as may be further ordered by the Court and said guardian is hereby directed to make application for said loan, and to report to the Court the rate of interest and the time for which he can borrow said amount.

125-87 In the matter of Estate of Margaret Schornick, Deceased. This day came Carl Schornick, and by his attorney, Thelma M. Pettin, filed his motion for the removal of Fred Schornick, Adm. of the estate of Margaret Schornick, deceased, and the sum of set for hearing on the 7 day of Feb. 1934. And it is ordered that a notice of said application and the causes therein alleged for removal of said Fred Schornick, and the time of hearing the same be issued direct Sheriff of Union County, for the said Fred Schornick to appear in this Court, at the time the said cause is set for hearing; answer the same; that said notice be served on said Fred Schornick, at least five days before the time of hearing hereof.

of the for the T. Deubar, bring said cause Deubar and James T. in ad litem Deubar, James T. said titation of the he above he answer through Deubar Court finds before could lar surviving and that the prised that a The Court by the estate of \$ 1000.00 O. B. Phiny aid real 60 being terms, writi uch adm. delay.

NO. 12410-TRIP CO., VOL. 190, PAGE 96591

12410

In the matter
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12410

In the matter of the Estate of Sarah T. Willis, deceased.

Inheritance Tax

This 19th day of January, 1934, the above matter came on to be heard and no application having been made, the court, being fully advised in the premises, does hereby find and determine: That the gross value of said estate is two thousand nine hundred eighteen and 25/100 dollars - composed, as follows: Personalty \$29,8²⁸ real estate - no. That the debts including funeral expenses are four hundred thirty-five and 20/100 dollars - and that the cost of administration will be \$2,5⁰³ That there is no one entitled to dower in said real estate that - no one whose age at the death of said decedent was 1 year - and that the net actual market value of the assets which might be subject to tax, is two thousand, two hundred eighty-eight and 05/100 dollars. 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 amount 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

Successor	Rela- tionship	Value Succession	amt. of exp -	amt. of tax	Sub. to tax	amt. of tax	By whom Paid	Township
Mary Stampfer	Daughter	5 ⁰⁰	35 ⁰⁰				Chas. A. Thompson	Lakely Twp -
John L. Bradford	Son	5 ⁰⁰	35 ⁰⁰				" " "	" " "
J. M. Thompson	Brother	752.67	550 ⁰⁰	\$ 252.67	12 ⁰³		Date of entry 10-7-32	" " "
Ellen May Thompson	Cousin	752.69	none	752.69	52 ⁶⁹			" " "
Chas. A. Thompson	"	752.69	none	752.69	52 ⁶⁹			" " "

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 notice of such notice of 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 be forwarded forthwith to the Tax Commission of this State. It is further ordered, that the costs of this proceeding \$5 - be certified to the Auditor of said County to be paid in the manner provided by law.

11698

In the matter of the Estate of Mack Evans. Deid

Filing final account.

This day came Howard Evans executor of the estate of Mack Evans, 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 24 day of Feb. A.D. 1934, at 1 P.M. to which time said matter is continued

12653

E. M. Coe, as executor of the Estate of Lottie M. Coe. Deid. Plaintiff

Filing Petition

Dana G. Coe, et al.

Defendants

This day came E. M. Coe, as executor of the estate of Lottie M. Coe, deceased, and presented his petition for the sale of the real estate owned by the deceased, for filing. Therefore, it is ordered, that the said petition be filed herein and that all defendants be notified of the pendency thereof as required by law. This cause is continued.

12642

Lena M. Cray, as adm. of the estate of Jennie Wilson. Deid

This day came Edgar T. M. Mahan as guardian of Lillian M. Bigler and Alfred Bigler, minors and defendants named in the above entitled cause and ask leave of Court to file answer to the plaintiff's petition and cross-petition praying in the cross-petition for order and direction to sell the interest of his wards in the real estate in the petition and cross-petition described, as and for the best interest of his said wards. On consideration thereof it is ordered that the said answer and cross-petition be and the same is hereby filed and it is further ordered that summons issue on the said answer and cross-petition for the defendants and made returnable according to law.

12484

In the matter of John S. ... This day Application Scheidow deceased. Scheidow arms of case The Court during his 117.70 acres Union County Eight hours For consideration part of the The Court was given real estate Therefor parties interested consent to George Fred Fred Scheidow George S. Scheidow named as from the and George S. Scheidow the said given and clear Scheidow.

12484 In the matter of the estate of John S. Scheidert, Dec'd

This day this cause came on to be heard upon the application of George Fred Scheidert and John H. Scheidert, executors of the estate of John S. Scheidert deceased, for an application permitting George Fred Scheidert to sell certain real estate, consisting of 117.70 acres of land located in Paris Township Union County, Ohio. The Court finds from the evidence that John S. Scheidert during his life time deeded to George Fred Scheidert 117.70 acres of real estate located in Paris Township Union County, Ohio, for a consideration of Six thousand Eight hundred Eighty-five (\$5885.00) Dollars, and that the consideration therefor has been paid in full and is part of the estate of John S. Scheidert, deceased.

The Court further finds that George Fred Scheidert was given the right to sell and dispose of said real estate upon the payment of the consideration therefor.

The Court further finds that all the parties interested in the estate of John S. Scheidert, dec'd consent to the sale of said real estate by the said George Fred Scheidert, and the Court finds that George Fred Scheidert has paid unto John H. Scheidert and George Fred Scheidert, executors of the estate of John S. Scheidert, the sum of \$5885.00, being the consideration named in said deed, and being the amount due from the said George Fred Scheidert to John H. Scheidert and George Fred Scheidert, Executors of the estate of John S. Scheidert, deceased.

It is therefore ordered that the said George Fred Scheidert be and he hereby is, given authority to sell and convey said real estate, free and clear from any lien of the estate of John S. Scheidert, deceased.

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12612 Thomas E. Kilbury, Esq.
Miriam Joyce Kilbury, minor,
v.

Miriam Joyce Kilbury, minor et al.

This matter came on to be further heard on the report of Thomas E. Kilbury, guardian of Miriam Joyce Kilbury, a minor, of the terms of the loan heretofore approved by this Court, and the Court, having examined the report and being satisfied that the terms of the loan are reasonable and proper, it is ordered, that the same be and are hereby approved and that the guardian be and truly is ordered to execute and deliver a promissory note and mortgage for a loan on the premises in question in accordance with the terms aforesaid.

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12609 In the matter
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Thursday, January 25, 1934

12609 In the matter of the
Estate of Peter E. Barnes, Decd.

This day this cause came on to be heard upon the application to sell at public sale, personal property therein described, and the testimony; and the Court, being fully advised in the premises finds that the statements and allegations in said application are true. And the Court being satisfied upon good and sufficient proof, it will be to the advantage of said estate to sell said personal property of household goods, at public sale.

It is therefore ordered, that Alice D. Mather, as Administratrix of the estate of said P. E. Barnes, deceased, proceed to sell said personal property at public auction to the highest bidder after giving due

12654 In the matter
of Ross
This day
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deceased.
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notice thereof for the time and in the manner provided by law. It is further ordered that said sale be made on the following terms, to wit: Cash in hand on day of sale. It is further ordered that said Administrative make return of her proceedings herein within thirty days after the sale-

12609

In the matter of the Estate of Porter Eugene Barnes, Deceased.

This day this cause came on to be heard upon the application to sell at private sale, personal sale, personal property therein described, and the testimony and the Court being fully advised in the premises finds that the statements and allegations in said application are true. And the Court being satisfied upon good and sufficient proof, it will be to the advantage of said estate to sell said personal property of bonds, at private sale. It is therefore ordered, that Alice B. Mather, as Adm. of the said Porter Eugene Barnes, deceased, proceed to sell said personal property at private sale for the best price obtainable. It is further ordered that said Administrator make due return of her proceedings herein.

17654

In the matter of the Estate of Ross D. Stanley, Deid. Order for appointment of J. Bond.

This day Anna Stanley 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 Ross D. Stanley, deceased, late of Marshall, this in the 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 Administrator should be appointed, and that said Anna Stanley is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond, with sureties as required by law in the sum of One Thousand and no/100 dollars. And that Anna Stanley is hereby directed now to continue decedents business but to close same forthwith. & this cause is continued.

12654

In the matter of the Estate of Ross D. Stanley, Deid. Bond approved. Letter Dated.

This day Anna Stanley appeared in open Court, accepted the appointment as Adm. of the Estate of Ross D. Stanley deceased, and gave and filed herein her Bond in sum of One Thousand and no/100 Dollars, Conditioned

according to law with Charles Orakord and Harry Bakes as sureties, which Bond is approved by the Court

It is therefore ordered that letters of administration issue to said Anna Stanley 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 \$-

12443

Filing Petition.
John Oron of the estate of Nancy Lyon this day came the Plaintiff Charles Conn. of the estate of Nancy Lyon presented to this Court his Petition duly verified, praying an order for the sale of real estate of said Nancy Lyon dec'd. to pay the debts and the costs of administering the estate of said decedent. Whereupon it is considered & 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.

It is for with a copy any may of said estate the costs to to be paid a

Friday January 26-

12654

In the matter of the Estate of Isabella J. Longbrake. Dec'd. Estate not subject to Tax

Alma E. Stimmel, Lillian L. Pessol, and Mark F. Longbrake, heirs of the estate of Isabella J. Longbrake. 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 the same 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 and thirty-five and 10/100 dollars. The debts and costs of administration are Three Hundred and twenty-five and 10/100 dollars. The net actual market value thereof is, Twenty-seven Hundred & 20/100 dollars. That Alma E. Stimmel, Lillian L. Pessol, and Mark F. Longbrake, are the only children and heirs at law of the said decedent, and that as such they are each entitled to and do inherit the one-third thereof, respectively. That as such children of the said decedent, they are each entitled to exemptions in the sum of \$3500.00 respectively. That as a result said estate, and the successions therein are exempt from such inheritance tax.

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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 Com. of this and that the costs taxed at - be certified to the County auditor to be paid according to law.

12656

In the matter of the Guardianship of John Richter, an incompetent Person.

Order for Hearing & notice.

This day John Richter filed an application in Court for the appointment of a Guardian of John Richter an incompetent person. It is ordered that said application be set for hearing on the 1st day of February 1934. 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 John Richter an incompetent person by personal service in writing. All other interested parties by registered mail, as provided by law.

12609

In the matter of the estate of Porter Eugene Barnes, Decd.

Schedule of Debts.

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.

12657

In the matter of Frances

An application by P. B. [unclear] purporting to deceased. A hearing was held at 10 A.M.

12530

In the matter of the estate of Mrs. Stro

Richard W. Stro

This cause Richard W. Stro the cause of an account awarded finding that And the that all with sum. m herein; the

Sonnie H. said Mrs. W. Stro said wife of Spragg Bonds of Kirby Strovides Morganl Mrs. Stro of Wana, that the is a neph defendant is a neph defendant is a niece Minor Jo nephew defendant. No other

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12657 In the matter of the Will
of Frances D. Welch, Decd.

Plaintiff Filing Petitioner

An application having been this day presented to the Court by P. B. Welch, praying that an instrument in writing purporting to be the last will and testament of Frances D. Welch deceased, be admitted to probate. It is ordered that a hearing on said application will be had forthwith, all persons who are next of kin, on the 29. day of January 1934. at 10. A. M.

12530. F. A. McAllister, Executor
of the estate of
Mrs Stroenider, Decd

Plaintiff

Fred W. Stroenider, et al.
Defendants.

This cause coming on for hearing on the report of Richard Thross, Master Commissioner herein, to whom the same was heretofore referred, and the exceptions thereto, on consideration thereof by the Court the exceptions are overruled, and the report and all the matters and findings therein are hereby approved and confirmed.

And the Court, upon said report and evidence, find that all the parties in interest have been duly served with summons, or have voluntarily entered their appearance herein; that the defendants, John Henderson and Lonnie H. Henderson, are not the heirs at law of the said Mrs Stroenider, deceased; that the defendant, Fred W. Stroenider, of Spragg, Pennsylvania, is a nephew of the said Mrs Stroenider; that the defendant, Rosa Lee Wade, of Spragg, Pennsylvania, is a niece of the said Mrs Stroenider; that the defendant, Clara D. Limby, of Kirby, Pennsylvania, is a niece of the said Mrs Stroenider; that the defendant, Isaac Stroenider, of Morgantown West Virginia, is a brother of the said Mrs Stroenider; that the defendant, James Stroenider, of Wana, West Virginia, is a nephew of the said Mrs Stroenider; that the defendant, Carl Stroenider, of Wana, West Virginia, is a nephew of the said Mrs Stroenider; that the defendant, William L. Johnson, of Washington, Pennsylvania, is a nephew of the said Mrs Stroenider; that the defendant, Rhoda Spitznagel, of Washington, Pennsylvania, is a niece of the said Mrs Stroenider; that the defendant, Edwin Johnson, of Washington, Pennsylvania, is a nephew of the said Mrs Stroenider; and that the defendant, Perry Johnson, of Washington, Pennsylvania, is a nephew of the said Mrs Stroenider; and that

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said defendants, Fred W. Stroverides, Rosa Lee Wade, Clara D Lemley, Isaac Stroverides, James Stroverides, Earl Stroverides, Nathan L Johnson, Rhoda Spitznagle, minor Johnson, Percy Johnson, are all of the heirs at law of the said Miles Stroverides deceased, and as such heirs at law under the provisions of Item 3 of his said last Will and Testament, are entitled to that portion of the said Miles Stroverides' estate disposed of by said Item 3 of his said Will.

That said decedent, Miles Stroverides, died seized at the time of his death of the following described real estate: Situated in the County of Union, in the State of Ohio and in the Township of Jackson, bounded and described as follows: Being the same as part of Virginia Military Survey # 9901 and 10780. Twenty five (25) acres of land in the southwest corner of the middle one third part of said survey, as set off to John W. Robinson in partition of said survey, bounded and described as follows: Beginning with the south line of said survey which is known as the Greenville Treaty Line at the S.E. Corner of the West one-third part of said survey, as set off in said partition to Robert Robinson, and now known as the Stewart Robinson lands; thence with the E. line of said Stewart Robinson land N. 9° W. 91.82 poles to the south W. corner of said lands now owned by H.C. Hamilton bought of J.W. Sterling; thence with the said Sterling line N. 81° E. 43.57 poles to a corner of lands formerly owned by C.E. Fish; thence with the W. line of said Fish land S. 9° E. 91.82 poles to said treaty line; thence with said treaty line S. 81° W. 43.57 poles to the place of beginning.

Also the following described tract of land in said Township, County and State. Being part of Survey # 9901 and 10780 and being 15 acres off the west side of the following described land, in a strip running parallel with the east line of the above described land, namely: Beginning at a stake in the Greenville Treaty line N. 80 1/2° E. 43.57 poles from a stone and stake which marks the S.E. corner of said Stewart Robinson land; thence N. 80 1/2° E. 78.40 poles to a stake in said Treaty line; thence N. 9 1/2° W. 91.82 poles to a stake; thence S. 80 1/2° W. 78.40 poles to a stake on a stone; thence S. 1 1/2° E. 91.82 poles to the place of beginning, containing 45 acres more or less.

The above two tracts of land being parallel to each other and together containing 40 acres more or less. Also the following described real estate, situated in the County of Union State of Ohio in the Village of Richmond, and bounded and described as follows:

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Beginning in the center of the Richmond and Essex Gravel Road and at the N.E. corner of a lot heretofore conveyed to John Landow by William Phillips, thence with the center of said Road N. 4° 15' E. 14.84 poles to the S.E. corner of lands formerly conveyed to John Graham; thence S. 73° 15' W. 40.22 poles to a stone in the E. line of the A. & W. Railway Co.'s land (N.Y. P. & S. T.R.R.); thence with said E. line S. 13° 15' E. 14.16 poles to a stone in the north-west corner of the John Landow lot (formerly); thence N. 73° E. 42 poles to the place of beginning, containing three acres and 136 rods of land excepting therefrom a tract of land out of the S.E. part of said described real estate 50 feet front by 200 feet deep and now owned by Andrew Losay, also excepting a lot off the northeast part of the above described real estate thirty seven feet by One Hundred twenty feet deep now owned by William H. Long.

It is further ordered, that this proceeding be recorded and that the costs thereof including witness fees of \$100.00 - Surveyor's fee of \$200.00, and Master Commissioner's fee of \$300.00 be paid by the plaintiff as Executor of said estate.

Exceptions noted for John Henderson, and Lonnie H. Henderson, approved, Miles L. Myers, atty for
 Sen. R. Lonnie H. Henderson.

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MC MANE-TRUMP CO., TOLEDO, OHIO-95991

125-30

F. A. Mc Allister, Executor of
The Estate of Mrs. Strömsidel,
Deceased.

vs.
Plaintiff
Fred W. Strömsidel, et al.

Defendants

This day this cause came on to be heard upon the
motion of the defendants John Henderson and Lennie H.
Henderson for a re-hearing upon the finding of this Court
confirming the report of the executor commissioned herein
as submitted to the Court. And the Court being fully
advised in the premises over rules said motion.

Exceptions noted for the defendants John Henderson.

vs. Lennie H. Henderson. Approved: C. A. Stroppe
Atty. for Plff.

Walter L. Meyer, Atty. for John H. Henderson
vs. Lennie H. Henderson

1934

the
 Committee
 of this Court
 met herein
 July
 1934
 H.
 W. Henderson
 & H. Henderson



NO. 45

JOURNAL

NO. 45

COUNTY