

**JOURNAL**

**46**

**JOURNAL**

**46**

**PROB.COURT  
UNION  
COUNTY**

**JOURNAL**

**46**

46

TO DUPLICATE THIS  
ORDER

No. C. D. 4129

FROM

THE F. J. HEER PRtg. CO.

PRINTERS, BOOKBINDERS' RULERS,  
BLANK BOOK MFGRS., STATIONERS,  
OFFICE FURNITURE, SUPPLIES

386 S. Fourth St. . . . Columbus, O



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

July 1934

46

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

1934

accounts approved	January 22-'34	1.
accounts ordered	July 1-'34	13.
accounts approved	July 24.	61
accounts ordered	Mar. 8.	96
accounts approved	Mar. 31	125
accounts ordered	Apr. 5	143
accounts approved	" 28	179
accounts ordered	May 3	198
accounts approved	May 26	251
accounts ordered	June 7	273
" " approved	June 30-	318
" " ordered	July 5 - '34.	333
" " approved	" 25 - '34	384
" " ordered	Aug 2 '34	391
" " approved	Aug 25 - '34	428
" " ordered	Sept 6 - '34	437
" " approved	Sept. 29 - '34	458
" " ordered	Oct. 4. '34.	470
" " approved	" 27 '34	497
" " ordered	Nov. 1 - '34	506
" " approved	Nov. 24 '34	536
" " ordered	Dec. 6 '34	560
" " approved	" 29 '34	580
" " ordered	Jan 3 - 1935	595
" " approved	Jan 26 - '35.	631

Amos W. F.  
Allen. Ruth J.  
Anderson. Thos.

Amriem N. F.

104 - 133 - 222 - 223 - 239 - 240 - 327 -

Allen. Ruth J. Belva.

767 - 299 - 300 - 332 -

Anderson. H. S. M. L. Gale.

452

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

B

Belt, Rose Ann	estate	2
Brafe, Allie	" "	6
Barnes, P.E.	" "	6-57-149-167-432-
Biddle Zora	" "	10-11-
Beigler M.P.	" "	41-
Burns, Della, a. et. al.	Land sale	82-
Borman, Harry	estate	86-138-
Buckley, D.W.	Int. Est.	92-123-203-247-
Biddle Zora	" "	64-
Borman, Harry	" "	67-
Burns, M.	Sch. of debt.	106-109-417-418-419-464-
Buckley, D.W.	Guardship	125-550-
Brown, Louise	estate	141-142-144-
Buckley, D.W.	Land Sale	152-153-
Beris, Robert, et. al.	minor	15706-156-251-
Bill, Elias	election	159-159-160-184-193-194-
Bearinger W. B.	" "	162-162-163-274-325-
Burke, Belle, a-	" "	164
Butler E.	Inventory	165
Braithwaite, Milton	Will	173-197-253-
Burns, John Mrs.	transfer	177
Buckley, D.W.	Guardship	179
Barnes, Porter E.	estate	192-216-349-350-377-
Berle, Samuel	Trustship	246-247-268-
Beigler, Annie	Will	267-269-274-276-277-299-325-
Born, Louise	Guardship	272-320-
Boyer, R.	Inventory	279
Banham, Mrs. B.	estate	286
Blum, Cora	estate	286-288-608-621-
Butler Elizabeth	Guardship	287
Bennigson, S. J.	Land sale	262-263-
" " "	estate	307-380-
Born, Milla	" "	338-369-386-490-
Burns, John B.	" "	337-347-398-
B	" "	401
Burnham, Sophia	transfer	441
Brown, M.	Inventory	449-502
Bearinger, Calista	Inventory	450-525-
Burns, John B.	estate	461
Bishop, Calvin, et. al.	Guardship	496-522-
Bondie, Rosa, m	" "	502-503-527-528
Bird, J. C.	Will	550-566-575-576-590-618
Buckley, D.W.	estate	550-551-552-588-
Palmer, M. L.	estate	571-
Bonnett, Lydia, et. al.	" "	578-581-607-626-



299- 525-

615

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

Colvine John D.	Estate	3	
Coburn Emma	Sale	19	145-234-
Cook August	Limousy	24	
Cookin Lewis H.	L. Sale	85	
Cooking W. Ford	Est.	91	139-
Curry W. D.	Int. Est	94	123-129-190-286-
Chapman Mary J.	Escheat	64	
Colman John Martin	Est.	68	
Cross Dale	Escheat	112	182-
Cameron W. D.	Sch. Dist.	121	161-
Cookin Sanford M.	Est.	140	187-
Corbett	L. Sale 148	175	615-
Clark Rebecca	Est.	183	
Cannon R.	" "	234	552-581
Cookin Rolland	" "	238	323-424
Cashell John H.	Incumbent	276	322
Carey Austin	Will test.	283	294-295-337-
Coffey Anna	Int. Est	297	
Coffey Cora	" "	297	
Cannon Rose	Will	307	314-375-
Crocker Argus		288	
Cookin Astelia	Escheat	322	
Cookin Rolland	ad. det. min.	348	403-
Cantner Char	none (ad.)	285	
Compton Mary S. Helen	Married	407	
Calder Sarah Jane	Int. Est	422	
Carson H. Walter	Will & Est.	424	427-429-445-591-
Cline Lester	Will & Est.	514	515-547-549-565-
Cookin Rolland	L. Sale	518	420-589-
Cashell Mrs. H.	Will	518	524-525-577-578-595-607-628 <sup>578</sup>
Grady Sarah J.	Transfer	519	
Cookin Ohio	Will & Est.	528	535-544-546-610
Curry John	Est.	539	528-
Cannon S. Walter	L. Sale	544	546-547-548-557-567-
Curry W.	Int. Est.	551	552-584-
Cameron W. D.	Land sale	606	611-
Chapman Mary J.	Escheat	630	

- 595-607-628.<sup>578</sup>

-567-

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

Dotless Josephine	estate	10-89-
Dunbar, Maudie G.	L. fee	37
Dunn A. H.	no tax.	114
Dwight, Rebecca	estate	123
Dwight M.	sch. of debt	133 - 612-
Dunbar, Maudie	Ink Tax	134
Dutton Angelina	estate	156-201-212. 228-561-570 -629-
Dillon Clarissa	estate	212. 291-292-348-595- <del>628</del> 628-
Dra M.	Ink Tax	239
Dorling Gladys	Incompetent	271 - 292-
Dominick Mrs H.	Will	307 - 326-421-439-446-447-478. 479-
Doughty Jessie	Transfer	343 - 468-
Davis, D. G.	estate. Ink	383
Daymond Ella	" "	386 - 394-427-434-
Doan Mary A.	" "	387 - 512-522- (512 for Doan) 585- 525-529-526- 570, 630.
Dorling Mary G.	estate	424-429-425-436-439- <del>512 for Doan</del>
Dorris, Charlotte	Inventory	456
Doring Mrs A.	Land Sale	479 - 524-529-579-
Dorsey, Mrs	Transfer	512

29-

628-

47- 478. 479-

49) 5-85-  
5-29- 5-36- 570 630  
~~the diary~~

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

Erams. Lucinda	Est. 1	
Elliot Jas. Arthur	Est. 6-17-18-38-73-293-436	
Euler Josephine	Est. 40-41-143-143-255-343-	
Evans. Mack	" " 66	
Eickstein Guy	minor 138	
El. Margaret	Est. 146-212-327-	
Ellist. Oliver	Est. 178-252-	
Enns. Jas. T.	Est. 180	
Einstein Guy	minor 187	
Elliott Minnie M. Mansel	241-243-326-	
Ellist James Arthur Int. Dist.	310-293-552-560-584-	
Ellist. Jacob. Branch	394	
Evans. Mack. Int. Dist.	621	



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

Ferris Louise	Estate	4
Figley O. M.	" "	37-45-90-
Fox, O. W.	" "	45-144-
Ferris, Arnold	Limacy	165-166
Fiaker Lena m	adoption	196
name changed to Joan Luskater		196-
Figley, Emma	Will Tot.	223 - 261 - 326 -
Figley Eugene Jr	Epilypsy	328
Figley, Com B.	Relationship	423
Fiercks Vera m	Will	473

F





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

Graham Levi	estate.	5	
Gunn, Geo. R.		14 - 15 - 29 - 43 - 191 - 203 -	
Green Elizabeth	est.	22-30-91-121-	
Gunn Rosa	est.	117-186-	
Grant Mary	friendship	<del>186</del> 441 - 282 - 292 -	
Loft Sylvia J.	will -	337 - 366 - 367 - 391 - 401 - 437 -	
Grant Mary	will & est.	427 - 428 -	
Gordon Dennis	deputy	438 - 459 -	
Grant Mary L.	will & est.	440 - 440 - 477 - 499 -	
Isaac Mary Anna	estate.	492 - 523 - 532 - 565 - 632 -	
Graham Newell J.	" "	525 - 573 -	
Blair Myrtle	friendship	610.	

32-

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

Harris, Zacharia	Will.	9-9-42. 91-111-
Hundershot, Martha Rose	adoption	23-46-
Hanson Fred	L. Sale	25-121-403-408-418-525-266-100-
Hatcher, Alexander	Will.	28-23-24-48-49-98-132-192-230-230-362,
Hudson, Corn. F.	Transfer	31
Horn, John L.	Innocentment	47-462-542-
Hudson, Miles P.	Will	58-566-
Harris, Francis A.	Land sale	87-126-130-124-613, 614-
Horn, John G.	Authority to Donat.	105
Harris, Casper	Ept.	111-189
Husted Clara B.	No Part	113
Harrison, Sarah J.	Estate	120, <sup>429</sup> 52-618-569-570-572-574
Hansvelt, Henrietta	to do & est	123-125-141-142-198-266-294-305-373-511-306-317-
Harris, J. E.	Land Sale	146-303-304-
Hodge, H. J.	Est.	147-148-191
Hatcher, Alexander	L. Sale	149-264-281-322-336.
Hendrickson Chas.	S. g. vote	174-206-217-223-324
Hansvelt, Henrietta	L. Sale	169-222-305-306-308, 505-
Hatcher, James	Est.	191
Hansvelt, Anna	Inh. Tax	202
Haines Carl	will & est.	211-227-278-244-301-382-383-406-407-408,
Hartman, John Co. B	Visitors	200
Hines, Agnes Charlotte	Bidship	213, 229, 442-446-565-629
Hines Carl J.		213
Hanser, Mrs. J.	Will Dist.	268 383 - 608.
Hanson, Julia	estate	284, 286, 293. - 341 -
		292. - 382 -
Headlee, Lafayette	Inventory	339
Hines Carl	L. Sale	357-353-354-
Holman, Mary	no. ad-	381
Harrison, Sarah J.	Est	120- <sup>553</sup> 424-553-569-570-572-574-618 618
Hall, John J.	Est.	420-438-475-577-615.
Horn, John B.	will & ...	428-438, 559-
Hagan, J. B.	Inh Tax	432
Hook, Clara D.	Inventory	439
Hornback, Cyrus	Supply	474
Holtzscheller, Edwin	L. Sale	462
Hutton, Charles J.	Transfer	472-474-
Hale, Otha	Inh. Tax	480-481-
Hall, Simon	Transfer	482
Horn, Jo.	" "	483
Harris, Claribel	Will	486-494, 495-497-523-
Hurd, Phyllis A.	Innocentment	506 565, 540
Haines, Mary St. A.	Bidship	556-563-559-568-
Hendry, Hannah J.	Transfer	573
Hickok, Della	estate	592-595-896-621-636-616
Harold, Maggie	Inventory	593-594
Hanson, Fred	L. Sale	614

-25- 266-100-  
192-230-230-362

72-574 373-511-  
-94-305-306-317-

05-

383-406-407-408

9

574-618 618

616

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





I

J

K

L

M

N

O

P

Q

R

S

T

U

V

W

X

Y

Z

Jessie Thomas	Estate	4
James John R.	estate	65-
Jessie John D.	Est.	110-181-
James John R.	Partnership	175-25-2-
Johnson T. R.	Est. no.	190-373-377-426-
James Dennis	Incompetent	302-462-521-
Jessie Helen	"	420

J





...  
...

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



Kaufman, Anna B.	Est.	171-197-	198-427-
Kennedy, J. Walter	Emb. Tax.	227	
Kyle, J.W.	Transfer.	249	
Kilbuck, Minnie	Compound	4385-	
Kearney, Melva	In. Tax.	567	

K



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

Latta Geo. W. et al.	Minors.	39-135-
Long Geo. H. & Anis.	" "	62
Loyd's Chas	Inducip	115 - 205-206-
Latta Geo. W. & Anis	" "	135 - 39-
Loyd's Chas. D.	will test.	<sup>222</sup> 223-224 225- 240, 240-254-311-
Lux Mary	Estate	283 - 311- 412- 413- 415- 460-
Lane. Henry H	Estate	308 387- 388- 414- 434- 454- 605- 606- 610.
Lynn. Mary	Inducip	335-428-
Laird John W.	Inducip	355- - 420. 403
Lyon. Nancy	L. Sale -	433 - 484- 485- 526
Lyon. Nancy	Estate	525 - 513-
Lynn. Emma J.	" "	531 - 581-
Longlake Lillian	" "	562 - 563- 621-
Laird James	Inducip	592
Lindsay Maude W.	Estate.	616

605-606-410.

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

Mattson Clara	Estate	43-91-203-216-275-288-371(L.S.) (391)
Money Mary E.	" "	29-254-
Moffitt C. A.	" "	289 - 373-376-526-588-
Clara Mattson	L. Sale	371 - 391
Moom Janner	ad. estate	379 - 394-427-434-
Morgan T. R.	Inventory	380-
Morgan Elizabeth	W. adv.	395 - 427-437-
Morgan Elizabeth	Estate	397 - 462-474-
Muller Martha	Inventory	447
Muller Albert M.	Inventory	488
Muller A. J.	Inventory	489 - 490-
Morris W. H.	Transfer	541
Muller Chas.	Estate	539
Melching W.	W. ad.	558
Money Ruth B.	Estate	619
Murphy Leonard	W. & Est.	622 - 623-

1 (L.S.) (391)

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

M <sup>o</sup> Tuttle H <sup>o</sup>	estate	2.
M <sup>o</sup> Adam Samuel	Incompetent	129 - 380 5-28
M <sup>o</sup> Loan Elizabeth (Loan)	Minor	169 - 178 - 256
		178
M <sup>o</sup> Loan Eva	est	194 - 225 - 286 - 287 - 352 -
M <sup>o</sup> Loan Elizabeth		256 -
M <sup>o</sup> Campbell Addison	est	271 - 416 - 425 - 459 -
M <sup>o</sup> Terry Susan A.	Commission	277
M <sup>o</sup> Crosby Minnie	Int. Inf.	553
M <sup>o</sup> Ladden Mary	estate	558 - 585
M <sup>o</sup> Kenzie Elizabeth	Business	620





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

Micro Linnia L.g	Estab.	22 - 23 - 31 - 22 - 23 - 25 - 137 - 572 -
Newton Josphite No. adir.	231	355 - 478 - 488 - 507 - 533 - 856
Neil Thomas P. Corvina	347 - 340 - 357 - 361 - 434	
Nearly Harrison No. ad -	444 - 447 -	
Nearby Thos. P. L. Sale -	533 538 -	

N

572-

07-533-856

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

Ordnung, Rosette

Zug 44-81-81-161-174-184-193-194-



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

Peters. Elizabeth	Receipts	4-
Pierce Susan	Friendship	44
Pett. Josephine	Collection	89-99-98-188-
Perry Mrs	will test	88-88, 94-15-123-150-211, 428-438, 500-
Perrin Mrs	Inv. Tax	100
Pierce Susan	Friendship	136
Parker Ruth	" " "	170-199-201-
Pierce John	Est.	184-276-235-522-525-
Pearson Rebecca	Liab.	365-
Perrin Mrs		385-
Parkinson Frank W.	estate	401-466-
Pearce John W.	estate	401-402-426-426-434-443-617-
Patterson Alton	Inventory	430
Parkson Mabel	estate	429, 477-
Perkins Florence	Transfer	441
Perkins Maud	will test	443
Peterson Belle	Inventory	474
Parkson Mabel	estate	487-555-
Perry Mary	will test	487-490-491-507-532-568-568-591-
Phillips Josephine	Inv. Tax	506
Polmer M. R.	estate	511-549-560-573
Peter Edna B.	Friendship	578-630-
Peters. Elizabeth	" " "	597

428-438 500-

627-

68- 565- 8-9

P  
Q  
R  
S  
T  
U  
V  
W  
X  
Y  
Z







Q  
R  
S  
T  
U  
V  
W  
X  
Y  
Z

Richter John	Incompetent	15-386-	
Robertson John H.	Estate	35-137-	
Reed John	Guardship	40-112-189-449-502-	
Riley Nancy	Will	50-79-80-81-190-140-	
Rust Anne H.	Guardship	100-186-	
Roff Jo-	Will	112-103-109-151-425-579-	
Reed		180-189-	
Rausch Elizabeth Will		197-220-221-247-269-270-275-342-	469.498. 455-
Rogers Eli	Trustship	199-	
Richter John	W. adm.	231-	
Reed Mary G.	Estate	247-270-332-	
Rigdon Alfred J.	Estate	261-324-	
		270-	
Richter John	Will	239-311-312-317-	
Robinson Guide	Trustship	320-611-613-624-	
Royce Eli	Trustship	320-	
Richter John M.	Estate	334-359-393-	
" " "	removal	389-	
Reed G. Clark	Inheritor	443-	
Rausch Phillip	Estate	446-501-	
Roff Jo-	L. Sale	517-517-526-	
		527-	
Reed Harry	Estate	583-	
Robinson John W.	Trustship	609-626,	
Under Will	Alice Bangs Trustee		
Rausch Ella	Jud. Matron	599-	

1-

275-342-455-469.498.

R  
S  
T  
U  
V  
W  
X  
Y  
Z

425-479-536  
-374-375-393-

Strommiller Mrs.	estate	10-51-54-79-217-235-246-292-292-359-
Scheidt Mrs.	lease	20-62-
Slater Mary	est.	27
Smith John (9650)	lease	42
Smith John	Int.	47-48-200-
Smith Patrick	Land Sale	52-55-56-60-74-428-519-
Schulz Doris	Consent fees	53-109-
Stanley Ross	est.	61-55-
Stalls Richard	ad. Dr. Mrs. nm	90-192-197-201-209-253-327-
Stalls Eva	will.	95-97-125-192-203-204-247-304-331-537-
Stimmler Alvin	will.	103-116-146.
Smith Patrick B.	estate	106-127-445-600.
Schidmore Maggie	" "	118-119-151-543-542-
Scheidt Mrs. P.	" "	120-127-128-150-
" " "	in Sale	127
Sellers John L.	Int. Ref.	133-199-200-422-444-503-
Stimmler Alvin		146-150-382-186-413-604-
Stanoff Sarah	extension of time	160.
Singer Amelia	lease	166
Stephens Laura A.	estate	169-226-230-558-559-586-
Stirk Elmer E.	will.	182
Schornberg Margaret	Est.	184-255-
Stephens David M.	will & estate	209-218-219-285-301-448-449-454-498-
Strommiller Mrs.	Transfer	200-222-
Stender Susan	Inscrip.	219-335-
Stephens David M.	lease	234-241-
Scheidt Mrs.	Int. Ref.	249-250-257-258-
Stegnick Clell.	lease	261.
Smith John H. Haves.	" "	270-319
Scheidt Mrs. Mary	will & est.	282-290-295-297-532-574-582- 289
Danderson Daniel	estate	333-346-369-395-396-399-612-626-
Stearns Jennie	Int. Ref.	358
Spryngon Martha & Anna	Land Sale	106-107-117-150-
Stirk Margie	epitaph	405.
Sawyer Milton	estate	408-409-410-411-460-
Shepard Amy D.	transfer R. Int. Dr.	433
Spryngon Belle	will	436-440-444-476-
Spryngon Mrs.	Transfer	441
Spryngon Anna & Martha		451-454- <sup>500</sup> Martha 472- Anna 478-499
Smith John E.	Land Sale	46-47-49-521-522-587-
Shelton Cora Belle	lease	466
Scheidt Emmett L.	will	486-537-
Spryngon Rosa V.	will	488-508-509-516-549-602-541
Scheidt Peter	Ref.	508-517-586-
Scheidt Albert et al.		520-509-
Schidmore Maggie		542-543-571-
Stratton John H.	estate	553-554-554-583-
Ganderson Ida	Int. Ref.	597

Scheidt John  
Scheidt Andre  
Spray  
Stanley Ross

S

425-429-536

-374-375-393-

-292-292-359-

Scheidner John. Dean Bishop 619

Scheidner Andrew. J. Will. 633

Spain 541

Stanley Ross. D. 5-5-

827-

47-504-531-537-

03-

86-

449-454-498-

574-582-

399-612-626-

anna. 478-499

7-

2-541

S  
T  
U  
V  
W  
X  
Y  
Z

Thomas. Robt. H.	Edwslup	45-	
Turner. James	Ink Dot	59 - 77 - 215 - 432 - 464 -	
Tipton Mary	" "	75 - 157 - 255 - 291 -	
Thomas. Robt. W.	Edwslup.	94 - 283 - 288.	
Ingret. Geo. W. L.	Incompetent	63 - 610 -	
Thompson Phoebe.	Est.	99 - 101 - 183 -	
Taylor. S. B.	Estate.	67	
Trinity Lillian.	In. Dot	176	
Thingetner. Luc	Incompetent.	238 - 310	
Tipton Miles.	Edwslup	238 - 349 -	
Thomas. Robt. W.	L. Sale -	335 - 338. 288 - 287 -	
Tracy C. Debra.	Ink Dot.	359	
Thompson. Dr. Chas. A.	Will.	390 - 430 - 431 - 442 - 449 - 488 - 490 -	
Turner Reeph. W.	Est -	425	
Taylor Emily	Estate -	406 - 405 - 404 -	
Thomas. A. W.	Transfer.	445	
Tracy Maria.	Edwslup	597	
	Removal of. Plm.	597	
Thompson (J.) Chas. A.	L. Sale	487 - 488 - 539 - 540 - 634	
Tracy Mary Catherine	Minor	355	

T

88-490-

T  
U  
V  
W  
X  
Y  
Z

U





U  
V  
W  
X  
Y  
Z

Vossler Gertrude	minor	3		
Vester T. R.	Relief from ad.	183		
van Jaeger T.	Land Sale	437	443-527-	595
Van Houten Wignatun	Est.	443	444-501.	
Volkowich Barbara Anna	"	597	599-600-	626-

V



V  
W  
X  
Y  
Z

Willis Sarah T.	estat	7-65-
Walch Frances	misc.	16
Wolford Betty Jane	minor	35
Wilson, Jasmnia	Land Sale,	75-76-83-87-92-
Winnor, Clara G.	Receipt -	80-63-
Wisniam, Loris	misc	104-108-110-151-156-619-627
Witroy, Orland W.	Est.	190-
Woodburn, Louella	transfer	195
Woodburn, Florence	" "	195
Woff, Bernice	house money	210
White, Lillian	C. B. Visitors	200
Williams, Ethel B.	see chattel	213 - 354-432-
Williams, T.C.	Est (transfer)	214
Wise, Maria	sub. m.	231
Wood, Luther	statemit.	241-243-245-
Windle Clifford	linay	280
Wilkins, Mimmie C. Will.		332-351-368-404
White C.C.	estate	347-390-413-434 5-96-617-620
Winger, Eva	Sub sup	369
White Jean David	estat.	407-465-
Walker, B.K.	misc cont-	466
Wiley, Bernard (minor)	guardship	470
Wiley, Bernard, E.	Land Sale	475-476-780
Wiley, B.	" "	480

27

617-620

W  
X  
Y  
Z

X



X  
Y  
Z

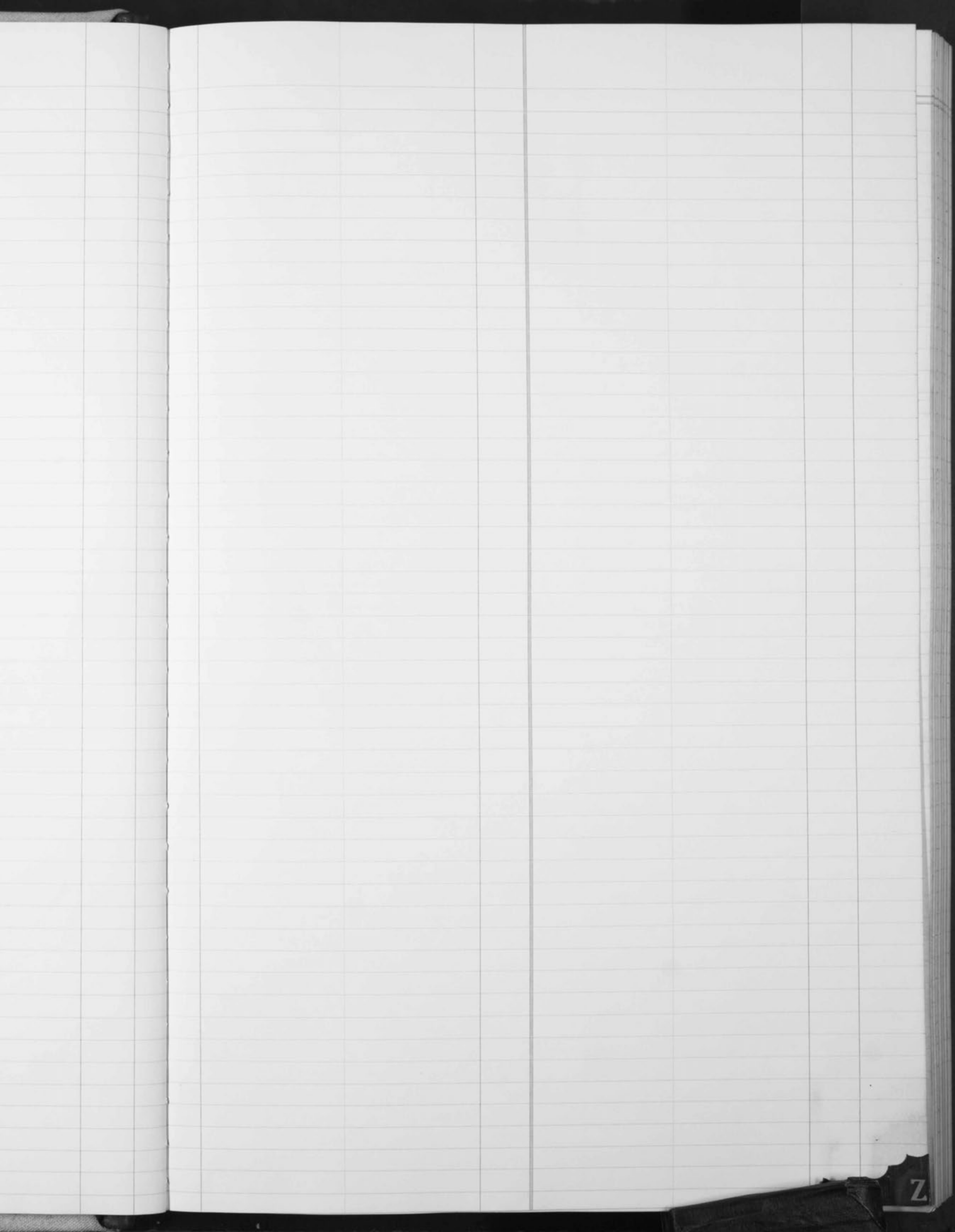
zakken Aarow. Gildisip 572





Y  
Z

Zollner-Valentini L. Gals - 447 - 520 - 520 - 590 -



In the

This day  
witness of  
the Court  
jurman  
and from  
account

12020 Carl M<sup>c</sup>

12551 Phil A. G.

10926 Charles P.

12399 John W.

12519 Fred G.

12227 S. J. B.

12541 Harry L.

9276 Mary M.

12024 Emma S.

12427 Susan P.

12024 In the

guardian

Lucinda

This do

knowing

she is

no or

now of

Court

the word

and. In

the sa

in comfo

to and

It is o

around

services

The Court

knowing

that said

Costs paid

on the part

This off

In the matter of accounts filed for Settlement.  
Notice approved.

This day proof of publication of notice of filing accounts and vouchers of administrators and general guardianships was made, and the Court do find the same in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and account record of this Court.

- 12520 Carl McEntosh administrator of the estate of William McEntosh. First & Final account.
- 12551 Phil W. Baker executor of the estate of Rose Ann Bell. First & Final account.
- 10926 Charles Parrott Guardian of Bertende Vossler. Third account.
- 12399 John W. Glina, admr. of the estate of John D. Glina. Final account.
- 12519 Fred Gabriel executor of the estate of Louise Ferris. First & Final account.
- 12237 S. J. Brown admr. of the estate of Homer Jolley. Final account.
- 12541 Harry L. Graham executor of the estate of Levi Graham. First & Final account.
- 9276 Mary M. Pyles Guardian of Ervatt Lee Pyles. Final account.
- 12024 Brygnw. Sanders Guardian of Lucinda Evans. First & Final account.
- 12427 Samie Pratt admr. of the estate of Allen Pratt. First and Final account.

12024 In the matter of the Guardianship of Lucinda Evans. Incompetent | Order on Settlement

This day the 1<sup>st</sup> and Final Account of Brygnw Sanders Guardian of Lucinda 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 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 Ten Dollars, as compensation for his services which amount the Court deems reasonable.

The Court finds said account duly balanced, and said Guardianship settled according to law. It is ordered that said Guardian pay the costs herein taxed.

Costs paid June 12-33. It is ordered that said account & the proceedings herein be recorded in the Records of this office.

Heer Plg. Co., Colo., U. CD 4123.

125-20

In the matter of

First and Final account

The Estate of

William M. Entsch, Deid

This day the First and Final account of Leard M. Entsch ad. of the estate of William M. Entsch deceased, came on for hearing and settlement due notice thereof having been published acc. according to law. No exceptions having been filed 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 Brynna Sanders, as attorney is hereby allowed the sum of fifty Dollars (\$50.00).

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 paid Dec. 27-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

125-51

In the matter of the Estate of Rose Ann Bret, Deid

First and Final account

This day the First and Final account of Phil A. Baker, executor of the estate of Rose Ann Bret deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. Porter & Porter attorney are allowed the sum of \$5.00. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said executor pay the costs herein taxed at \$5.00. 1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Heer Plg. Co., Colo., U. CD 4123.

10926

In the  
this day  
3rd

Vorsler  
thereof  
exception  
appear in  
having  
thereunto  
advised  
respects

It is  
allowed  
guardian  
is. Compen  
deems  
duly bal  
to law.

in the ha  
Amount  
It is  
\$5.00  
and ac  
in the

12399

In the  
of John

This  
Adminis  
came  
thereof  
No. ex  
now app  
Court. 2  
and the

thereto, a  
the same  
in conform  
herby  
John M. C  
Commission  
for by les  
Ordinary  
Council  
The Court  
dun. said

It is  
\$5.00

10926 In the matter of Gertrude Vosler. 3<sup>rd</sup> account.  
This day the 3<sup>rd</sup> account of Charles Barrett Guardian of Gertrude

Vosler came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers 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 \$35.<sup>00</sup> as compensation for his services, which amount the Court deems reasonable. The Court finds said account

duely balanced, and said Guardianship settled according to law. The Court finds a balance of \$530.<sup>61</sup>

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 \$3.- paid 12 22 25. It is ordered that said account and account and the proceedings herein be recorded in the Records of this office.

12399 In the matter of the Estate of John D. Bline, Deid. First account

This day the First account of John W. Bline Administrator of the estate of John D. Bline deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed 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

John W. Bline is hereby allowed the sum of \$67.<sup>50</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. John W. Dailey part Counsel fee \$55.<sup>00</sup> Part Counsel fee \$15.<sup>00</sup>

The Court finds a balance of \$533.<sup>26</sup> in the hands of Administrator due said estate, which amount he is ordered to pay over to distribute, to heirs of John D. Bline, deceased.

It is ordered, that said Administrator pay the costs \$5.<sup>00</sup>. It is ordered said account & the

and the proceedings herein be recorded in the Records of this office

12519

In the matter of the Estate of Louis Ferris, Deceased.

First and Final Account

This day the First and Final Account of Fred Gabriel, executor of the estate of Louis Ferris, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 Fred Gabriel is hereby allowed the sum of \$160.00 being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

Said John W. Dailly counsel fee \$180.00 allowed.

The court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$5. Nov. 29, '33.

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

12737

In the matter of the Estate of Homer Jolley, Deed.

Final Account.

This day the final account of S. J. Broom Adm 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 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. Allowance of attorneys fees; allowance of Administrator compensation. 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. Dec 1933.

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

12541

In the  
of  
This de  
executor  
hearing  
published  
been filed  
object to  
examined  
all matters  
the justice  
court a  
account  
Said to  
of trustee  
account  
to law  
costs her  
ordered  
be recorded

7276

In the  
Ernst  
This de  
Ernst L  
notice the  
no excep  
now appe  
court ha  
vouchers  
and, sum  
same to  
conformity  
to, and  
The Cou  
ward, it  
ordered  
taxed at  
Account  
Records



12541 For the Matter of the Estate of Leri Graham, Deceased. First and Final account.

This day, the first and final account of Harry L. Graham, executor of the estate of Leri 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. Said balance and balance attorney are allowed the sum of twenty-five dollars \$25.00. The Court find said account duly balanced, and said estate settled according to law. It is ordered, that said executor pay the costs herein taxed at \$5.00 Dec. 9-33. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

1276 For the Guardianship of Erveth Loy Pyles, Incapacitated. Interim account.

This day, the interim account of Mary M. Pyles, Guardian of Erveth Loy Pyles, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 \$10605.00 due, said Ward, in the hands of the Guardian. It is ordered, that said Guardian pay the costs herein taxed at \$5.00 paid 12/28/33. It is ordered that said account and the proceedings herein be recorded, in the Records of this office.

12024 In the matter of the Estate of Allie Brooke, Deceased.

First and Final account.

This day, the first and final account of Susie Brooke administrator of the estate of Allie Brooke, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 administrator pay the costs. paid Jan. 3-1934. It is ordered that said account and all the proceedings herein be recorded in the Records of this office.

12069 In the matter of the Estate of Porter Eugene Barnes, 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.

12959 In the matter of the Estate of James Arthur Elliott, 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.

12410 Per. the of Barab this de of Barab presented Barab Court hearing to which

12459

Heer Plg. Co., Coln., O. CD 4129

account.

Susie Brake  
d. came on  
having been  
to except, or  
fully examined  
all matters  
be proven  
correct and  
it is hereby  
it finds  
estate settled  
said  
3-1934  
proceedings herein

Inventory

ed estate,

It appearing  
the filing  
nd by all  
no exceptions  
d that said  
nd confirmed.

Inventory

ined estate

ing. It  
that notice  
or given to or  
law, and  
now  
examined.

12410 In the matter of the Estate of Sarah T. Willis, Deceased. This day came Charles A. Thompson, executor of the estate of Sarah T. Willis late of Union County Ohio, deceased, and presented his first and final account in settlement of said Sarah T. Willis estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 24 day of Feb. 1934, at 10 P.M. to which time said matter is continued.

12459

12659 In the W  
of Zachary

An appeal  
by Lowell  
purporting  
T. Haines  
that -  
said Will  
of the  
and. to  
resident  
applicum  
at 10 A.

12659 In the W  
of Zachary

This  
w. the  
and recd  
of the  
filed in  
satisfach  
leaving  
the surv  
decidew  
duly ser  
and of  
record  
Court  
probate  
Order, the  
day app  
testified  
Will an  
subscribe  
Will.  
instrum  
of said  
duly ex  
testator  
agn. of  
restraint  
of said  
testimony  
of record

12659 In the matter of the Will of Zachariah T. Haines. Decceased. Filing will

An application having been this day presented to the Court by Lowell D. Haines praying that an instrument in writing purporting to be the last will and testament of Zachariah T. Haines, 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 31<sup>st</sup> day of January 1934 at 10 A.M. o'clock.

12659 In the matter of the Will of Zachariah T. Haines. Decceased. Order admitting to Probate and Record.

This matter came on this day further to be heard on the application of Lowell D. Haines to admit to probate and record the Will of Zachariah T. Haines, deceased, late of the Village of Raymond in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Arminia Haines 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, John L. Porter and E. H. Porter, 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 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 Zachariah T. Haines, 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.

Heer Plg. Co., Colo., O. CD 4129.

12530

In the matter of the estate of Miles Strassler 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 on 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 will be to the advantage of said estate to sell said personal property at private sale for not less than \$4200.00 the appraised value thereof.

It is further ordered that said sale be made upon the following terms, to-wit: It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

12435

In the matter of the estate of Josephine C. Dolhor Deceased

First and Final Account

This day came Richard L. Cameron administrator of the estate of Josephine C. Dolhor late of Newton 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 24. day of Feb. 1934. at 1. P.M. to which time said matter is continued.

12506

In the matter of the estate of Gora Biddle Deceased.

First and Final account

This day came Blyde E. Biddle, advt. of the estate of Gora Biddle, 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 24. day of Feb. A.D. 1934. at 1. P.M. to which time said matter is continued.

Heer Plg. Co., Colo., O.

12506

In the m

of Gora  
this day  
of Blyde  
deceased

to Blyde  
of Blyde  
of Richm

W. G. Bid  
Richm  
Certified

to the Co  
same pe  
that it

claims to  
It is  
afforded

Revised  
ment and

Heer Pig. Co., Col., O. CD 4129

125-06. In the matter of the estate  
of Zora Biddle, deceased.

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 authorizing distribution in kind  
to Clyde E. Biddle, Trustee of Receiver's Certificate of Proof  
of claim, No. 426, against the First National Bank  
of Richmond, Ohio, which Certificate certifies that Mrs  
W. G. Biddle is a creditor of the First National Bank of  
Richmond Ohio, in the amount stated in said Receiver's  
Certificate of Proof of Claim. And it appearing

to the Court that Mrs W. G. Biddle was the wife and the  
same person as the said Zora Biddle, deceased, and  
that it is for the best interest of the State that said  
claim be assigned over as prayed for in said petition.

It is therefore ordered, that said Clyde E. Biddle administrator  
forward assign over to Clyde E. Biddle Trustee, the said  
Receiver's Certificate of Proof of Claim, and such assign-  
ment and distribution is hereby approved.

rd upon the  
ided, and the  
the premises  
said petition  
as prayed  
sufficient  
state to sell  
"4200"  
ered, that said  
It is further  
proceeding

Account  
Administrator  
Union  
and final  
inf.

re filed and  
24. day of  
matter, is.

account.

the estate  
deceased.  
It is

Whereupon  
ertised for  
1934. at 1. P.M.

In the  
of Settlement  
Account  
estate of  
Ohio for  
exception  
confirmation

12533 Thomas

12410 Charles A

11698 Howard E

12245 C. S. Huel

12453 Helen D

8629 Lillie M

12606 Anna

9933 Laurel

3377 C. B. Wilton

9344 Mrs. L. ...

12425 Richard

12556 Clyde E

11681 Louis M

Any pr  
a. to see  
to the st  
to be heard  
finally



Heer Plg. Co., Col., O. CD 4129.

In the matter of accounts  
of 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 24. day of February, 1934

- 12533 Thomas Walter Jomell, and, Ray P. Jomell, executors of the estate  
of John R. Jomell deceased. First & Final account.
- 12410 Charles W. Thompson, executor of the estate of Sarah F. Willis, deceased.  
First and Final account.
- 11698 Howard Evans, executor of the estate of Mack Evans, deceased.  
First & Final account.
- 12245 C. S. Hull, Guardian of Clara E. Warner. First account.
- 12483 Helen Taylor administrator of the estate of S. B. Taylor, deceased.  
First and Final account.
- 8629 Lillie M. Ingnet, Guardian of Gus W. Ingnet. Ninth partial account.
- 12606 Anna B. L. Brown, executor of the estate of Harry Brown, deceased.  
First and Final account.
- 9933 Laurel L. Long, Guardian of Curtis W. and George E. and  
Emerson G. Long. Fourth account.
- 3377 C. V. Wilson Guardian of Mary J. Chapman. Tenth account.
- 9344 Mrs. L. and Carl L. Coleman, administrators of the estate  
of John Martin Coleman, deceased.  
First and Final account.
- 12425 Richard L. Cummings, adm. of the estate of Josephine C. Doherty  
First & Final account.
- 12586 Clyde E. Biddle adm. of the estate of John Biddle deceased  
First, and, Final account.
- 11681 Louis Michael, adm. George Scheidert.  
2nd & Final account.

Any person interested may file exceptions to said accounts  
as 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

Heer Plg. Co., Colo., O. CD 112

12661 In the matter of the Will of George R. Summ. Deid

Order admitting to Probate of Record

This matter came on this day further to be heard, on the application of B.J. Brown to admit to probate of record the Will of George R. Summ 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 Caroline Sum 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 they have waived notice and given consent to the probate of said Will. And Isabel Regel a witness to the Will and Carrie Hornick, who is a witness to proof of signature of Jacob R. Isakler, who was a witness to said Will, this day appeared in open Court and having been

12661. duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and Testament of said George R. Summ, 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.

12661 In the matter of the Will of George R. Summ. Deid

Presentation of Will.

An application having been this day presented to the Court by B.J. Brown, praying that an instrument in writing purporting to be the last Will and Testament of George R. Summ, deceased, be admitted to probate. All parties interested having waived notice, consent to immediate probate, and that a hearing on said application will be had, forthwith, on the 1<sup>st</sup> day of July, 1934, at 10 P.M.

Heer Plg. Co., Colo., O

12662 In the matter of the Will of George R. Summ. Deid. The last Will and Testament of said decedent is now on file in said Court. It is now shown to the satisfaction of the Court that said decedent died leaving Caroline Sum 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 they have waived notice and given consent to the probate of said Will. And Isabel Regel a witness to the Will and Carrie Hornick, who is a witness to proof of signature of Jacob R. Isakler, who was a witness to said Will, this day appeared in open Court and having been

12662 The estate of George R. Summ, deceased. The application of B.J. Brown for the admission of the last Will and Testament of said decedent to probate and record in this Court. B.J. Brown is a resident of the County of Union, State of Colorado, and is the executor of the last Will and Testament of said decedent.

12656 In the matter of the Will of George R. Summ. Deid. This day the Court has received for filing the last Will and Testament of said decedent. It is now shown to the satisfaction of the Court that said decedent died leaving Caroline Sum 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 they have waived notice and given consent to the probate of said Will. And Isabel Regel a witness to the Will and Carrie Hornick, who is a witness to proof of signature of Jacob R. Isakler, who was a witness to said Will, this day appeared in open Court and having been

Reer Plg. Co., Coln., O. CD 4129.

12662 In the matter of the Estate of George R. Summ. Deceased. Order for appointment & for Bond. The last will of George R. Summ deceased, late of Richmond in said county, having heretofore been duly approved and allowed; this day D. J. Brown appeared in open Court and made and filed an application under oath as required, by law to be appointed Administrator with Will annexed of the estate, also a general statement in general terms as 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. J. Brown 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 six thousand dollars, and this cause is continued.

12662 In the matter of the Estate of George R. Summ Deid Bond approved. Letters Issued. This day D. J. Brown appeared in open Court, accepted the appointment as Administrator with the Will annexed of the estate of George R. Summ deceased, and gave and filed herein his Bond in the sum of \$6000<sup>00</sup> conditioned according to law, with A. Max Brown and R. M. Martin 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. J. Brown; 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<sup>00</sup>.

12656 In the matter of the Guardianship Order on Hearing of John Richter. Incompetent. 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 Richter is an incompetent person, and that a guardian is necessary. It is therefore ordered, that a guardian be appointed. It appearing to the Court, that Nora Richter, is legally competent and she having filed an application herein and given bond in the sum of \$100<sup>00</sup> conditioned according to law, with Nora Richter and E. A. Barnett, as sureties, thereon, it is ordered, that said Bond be approved, and that Letters of Guardianship issue to said Nora Richter, as provided by law.

Heer Plg. Co., Colo., O. CD 112

12657 In the matter of the will of Francis Welch, deceased.

Admitting to Probate & Record.

This matter came on this day further to be heard, on the application of Peter B. Welch to admit to probate and record the will of Francis Welch deceased late of Township of Leishburg in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Peter B. Welch, 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 received notice and given consent to the probate of said Will. Fred Gabriel subsisting witness to said Will, and Burnett K. Hornbeck, being well acquainted with the signature of A. W. Kallefrath, deceased in open Court, swore the signature of the said deceased, A. W. Kallefrath, whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Francis Welch 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.

Heer Plg. Co., Colo., O

175-95

In the matter of James...  
 To the Probate Court...  
 The sum...  
 hereby...  
 and him...  
 to him...  
 that after...  
 liabilities...  
 follows:  
 nature of...  
 account...  
 account...  
 account...  
 account...  
 account...  
 account...  
 account...

175-95

In the matter of James...  
 This document was filed...  
 It is...  
 Date of...  
 of February...  
 of said...  
 under the...  
 insertion...  
 circulation...  
 to the date...  
 said...  
 by the file...

Heer Plat. Co., Coln., O. CD 4129.

Record.

175-95 In the matter of the Estate of James Arthur Elliott, Deed To the Probate Judge of said County.

Schedule of claims, debts, and 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, or are known by him to exist, and that after fully examining the said claims, debts and liabilities, he has made disposition of the same as follows:

Nature of claim	Name	Address	amt. claimed	amt. allowed	Date allowed or rejected
Account	loyd W. White, Don.	Richmond	\$41.00	\$41.00	2-17-30-32
Account	H. C. Daulton, M. D.	"	85.25	85.25	2-17-1-33
Account	Mrs. John Thomas	"	1.90	1.90	2-1-1-34
Account	Mrs. James Hanby	"	1.50	1.50	2-1-1-34
Account	Roy Black	Leaintown	30	30	2-1-1-34
Account	Charles Joseph	Richmond	190	190	2-1-1-34
Account	Richmond Lumber Co.	Richmond	21.60	00.00	Ref. 1-22-34

175-95 In the matter of the Estate of James Arthur Elliott, Deed

Ordering notice by Publication

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 24<sup>th</sup> day of February, 1934, 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 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; except those who have received said notice or who will hereafter be personally served by the fiduciary herein, at least ten days prior thereto.

Heer Pte. Co., Colo., O. CD 1123

12545

In the matter of the estate of James Arthur Elliott, Deed

Ordering Sale

This day this cause came on to be heard upon the application to see 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 will be to the advantage of said estate to sell said personal property at private sale for not less than \$750.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

Heer Pte. Co., Colo., O

12570

In the matter of the estate of Emma

This day this cause came on to be heard upon the report of Gabriel, executor of said estate, 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 will be to the advantage of said estate to sell said personal property at private sale for not less than \$750.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

12570

In the matter of the estate of Emma

This day this cause came on to be heard upon the application of Gabriel, executor of said estate, 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 will be to the advantage of said estate to sell said personal property at private sale for not less than \$200.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

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 for not less than \$200.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

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 for not less than \$200.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

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 for not less than \$200.

It is further ordered that said sale be made upon the following terms, to-wit: cash. It is further ordered that said executor make return of his proceedings herein within thirty (30) days after the sale.

Hoer Plg. Co., Col., O. CD 4129.

12570

In the matter of the Estate of Emma Cahill, Deid

This day this cause came on to be heard upon the report of F. C. Walker, as executor of the estate of Emma Cahill, deceased, of his proceedings under the former order of this Court, and upon the motion of said F. C. Walker, 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 petitioner execute a deed of all the rights, title and interest of the said Emma Cahill, in said real estate to the purchaser, upon the said purchaser paying to the said F. C. Walker, as executor aforesaid, the sum of Two Hundred (\$200) Dollars -

12570

In the matter of the Estate of Emma Cahill, Deid

This day this cause came on to be heard upon the application of F. C. Walker, Executor of the estate of Emma Cahill, deceased, for a summary order authorizing him to sell, at private sale, certain real estate therein described and hereinafter described, for the sum of Two Hundred (\$200) Dollars, cash.

The Court, being fully advised in the premises and from the evidence, finds that Emma Cahill died on the 16<sup>th</sup> day of August 1923, leaving a last Will and Testament, and that F. C. Walker, of Raymond, Ohio, was named in said Will as Executor thereof, and that on the 9<sup>th</sup> day of September 1933 said last Will and Testament was admitted to probate and record in the Probate Court of Union County, Ohio, and recorded in Will Record No. at Page 271 of the records of said Court; that thereafter on the 28<sup>th</sup> day of September 1933 the said F. C. Walker was duly appointed and qualified as executor of the estate of Emma Cahill, deceased, and is now the acting executor of said estate: that on the 19<sup>th</sup> day of October, 1933 an inventory and appraisement was filed in the Probate Court of Union County, Ohio, in Cause No. 12519, and that said inventory and appraisement was approved by said Court on the 21<sup>st</sup> day of November 1933.

That the assets of said estate, as shown by said Inventory and appraisement and the evidence, consists of personal property of the value of Twenty (\$20) Dollars and certain real estate consisting of a house and lot in the Village of Raymond, Liberty Township, Union County, Ohio, of the value of Two Hundred (\$200) Dollars. That the following is a description of said real

Heer Fig. Co., Col., O., CD 1125

real estate by metes and bounds: Situated in the County of Union, in the State of Ohio, and in the Townships of Liberty, and part of Survey No. 12472: Beginning in the center of the Bellefontaine and Columbus gravel road; thence S 39° west to a stake; thence westerly to a stake; thence northerly to the center of the aforesaid gravel road; thence to the place of beginning. Being the same premises formerly owned by T. E. Bourn and conveyed by him to John D. Southard. Also one rod off of the following described premises, being part of Survey No. 12472, and bounded and described as follows: Beginning at the N.E. corner of John D. Southard's (Southard's) land in the center of the Bellefontaine and Columbus gravel road; thence S. 51° E. 5 poles to a stone; thence S. 35° W. 9 poles to a stone; thence N. 51° W. 5 poles to a stone; thence N. 39° E. 9 poles to the place of beginning. Containing 45 poles more or less; and being the same premises owned by the late Margaret Lorr deceased, and bequeathed by her will to Margaret Barlow, Louisa Dashor and Clarissa Shearer, which will is of record in Record of Wills Vol. 4, page 541; at the Probate office of Union County, Ohio.

The Court further finds that the debts of said estate and the costs of administration of the same will exceed the value of said real estate, and that it is necessary to sell the above described real estate in order to administer said estate.

That the actual market value of the real estate to be sold is less than Five Hundred (\$500) Dollars, being Two Hundred (\$200) Dollars, and that it is for the best interest of said estate, that said real estate be sold on summary order, at private sale, for not less than the appraised value thereof, and without the requirements of service of summons, appraisal and additional bond, and the waiver of all of the same is hereby approved.

It is therefore ordered, that said T. C. Walker Sr. and his heirs be authorized to sell said real estate for the sum of Two Hundred (\$200) Dollars cash, that being the appraised value thereof.

11681

For the matter of the Guardianship of Geo. Schneider, incompetent

Final account.

This day came L. A. Michael, Guardian of Geo. Schneider late of Union County, Ohio deceased, and presented his account in settlement of said Guardianship duly verified.

Whereupon, the Court do order, the same filed and advertised for hearing on Saturday, the 24 day of July, 1934, at 1 P.M. at which time said matter is continued.

Heer Fig. Co., Col., O., CD 1125

12663

In the 2  
of Fran  
union etc  
Happena  
than 80  
to prync  
from an  
applic  
Peter B-W  
Disinph  
Bank m  
located in



Hoar Plg. Co., Coln., O. CD 4129.

12663

In the matter of the Estate of Francis Welch, Decd. { This day Peter B. Welch appeared in person and filed an application to relieve the estate of the within named decedent from administration. It appearing to the Court that the estate of said decedent is less than \$5000 in value and it appearing that creditors will not be prejudiced thereby, it is ordered that said estate be relieved from administration, and that the property described in said application be paid or delivered to the person named below: Peter B. Welch, Route one - Mansfield - Ohio -

Disposition of property: \$47<sup>00</sup> on deposit at Commercial Savings Bank Mansfield Ohio. One-half interest in 23 acres of land located in Leesburg Township, Union County Ohio

in the County of Liberty, and part the Bellefontaines a stake: Hence of the aforesaid being the same as by him to my described indeed and corner of Glen Bellefontaines poles to a N. 51° W. 5' the place of and bring out Low square which will at the

id estate and exceed the value to sell the in said estate, estate to be are being for the best be sold to than the in onment and bond, by approved, Walker Sr. and estate for that being out.

Mr. Schindler attested his duly verified filed and 29 day of latter is

Howe Plg. Co., Coln., O. CD 1129

12646 In the matter of the Estate of  
Lewis J. L. Nicol, Deid

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 24<sup>th</sup> day of February 1934, 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, at least 10 days prior to the date of said hearing, except those who have waived said notice or who will thereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12664 In the matter of the Estate  
of Elizabeth Emms, Deid

Appl. appointment

This day A. B. Emms and L. H. Collins appeared in open Court

12664 In the matter of  
The Estate of Elizabeth Emms, Deid

The last Will of Elizabeth Emms, deceased, date of testatrix's death in said County, having heretofore been duly approved & allowed two days A. B. Emms & L. H. Collins appeared in open Court and made and filed an application under oath as required by law to be appointed Adm. with the Will annexed, of this Estate, also a statement in general terms as to what the estate consists of and the probate value thereof, and the Court being satisfied that an Administrator should be appointed, and that said A. B. Emms and L. H. Collins are suitable persons and legally competent, it is ordered that they be appointed, as such Administrator with the Will annexed, upon giving bond with sureties as required by law in the sum of \$1000.00 and the cause is continued.

Howe Plg. Co., Coln., O.

12665 In the  
The

Martha  
This do  
Susan  
petition  
ordered.  
to, and  
hearing  
case an  
parties

12646 In the

of Lewis  
This do  
affidavit  
Lewis J.  
debts, an  
jurors  
no debts  
his death  
ordered  
of a. B.  
dispensed

12646 In the

of Lewis  
On the  
filed a  
estate  
at its  
order di  
and coun  
It is  
ready an  
election  
is ordered  
following  
200 to

Heer Plg. Co., Col., O. CD 4129.

being inventory.  
estate was  
It is  
for hearing  
at 10 o'clock A.M.  
rooms, entitled  
publication in  
or to the date  
said notice  
fiduciary herein

12665- In the matter of  
The adoption of  
Martha Rose Hendershot. Day appointed  
This day Clarence Hendershot and Leta Hendershot  
husband and wife jointly have filed with the Court their  
petition for leave to adopt Martha Rose Hendershot. It is  
ordered that the 16 day of February 1934, at 1 P.M.  
A.M. and is appointed assigned as the time for the  
hearing of the petition for adoption filed in this  
case and for the examination under oath of the  
parties in interest.

ate of  
enough from  
wounded in gun  
such as  
ed. of this  
hat the state  
not being sat  
and. That  
persons and legally  
as such  
one bond and  
See

12646 In the matter of the Estate  
of Lewis J. L. Nicol, Deceased. Schedule of Debts.  
This day this cause came on for hearing on the  
affidavit of Anna Barbara Nicol, executrix of the estate of  
Lewis J. L. Nicol, deceased, in lieu of a regular schedule of  
debts, and the Court being fully advised in the  
premises find that the said decedent died leaving  
no debts, excepting those necessary and incident to  
his death and funeral. Therefore, it is hereby  
ordered that the said affidavit be filed in lieu  
of a Schedule of debts and further notice thereof is  
dispensed with.

12646 In the matter of the Estate  
of Lewis J. L. Nicol, Deid  
On the first day of February 1934, the widow of 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 her, the executrix of the estate, to deliver  
and convey the same to her for cash.  
It appearing that said Anna Barbara Nicol is  
ready and able to pay cash for said property, said  
election is approved, and accordingly said executrix  
is ordered to convey and deliver to herself the  
following personal property.  
200 bu. of corn; 200 bu. of wheat. & 1 ton timothy hay.

Her. Ptg. Co., Col., O. CD 4129.

17666.

In the matter of August Cook, Lunacy.

This day Errett Cook, 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 August Cook into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch Sheriff commanding him to bring said August Cook alleged to be insane before this Court on the 6. day of February, 1934. forthwith. And it is further ordered that Subpoena issue for Dr. C. D. Mills and Dr. B. E. Baker reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid, and this cause is continued.

In the matter of August Cook, Lunacy.

Order after Hearing.

This day this cause came on to be heard, and the said August Cook was brought before the Court. There upon the Judge proceeded with the examination and having heard the testimony of Dr. C. D. Mills and Dr. B. E. Baker medical witnesses, and of Errett Cook, and being satisfied that said August Cook is insane; that he has a legal settlement in Mansville in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State; that his being at large is dangerous to the community and that he is, in suitable person for treatment at Columbus State Hospital;

It is therefore ordered, that Dr. B. E. Baker, and Dr. C. D. Mills the medical witnesses in attendance make out a Certificate setting forth the facts as is provided by law.

And, it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said August Cook 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 August Cook be committed to the custody of the Columbus State Hospital until other wise ordered. And this cause is continued.

Her. Ptg. Co., Col., O.

12587

In the matter of Margaret This day appearing in Court and No ex Inventory.

17667 C. J. Hans

C. J. Hans

This day Fred E. Jettison described at the defendant the issue entered to consent in this of Thereupon said Jettison the said to pay the aforesaid evidence

Hoer Fig. Co., Colo., O. CD 1129.

12587

In the matter of the Estate of  
 Margaret Schramm, Dec'd  
 This day the Inventory in the above estate, 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.

Order approving Inventory

... and an affidavit  
 ... August Court  
 ... ordered that  
 ... mandamus  
 ... before this Court  
 ... it is further  
 ... D. B. E. Baker  
 ... to appear  
 ... is continued

... the said  
 ... upon the  
 ... having heard  
 ... medical  
 ... that said  
 ... statement  
 ... an  
 ... proceeding  
 ... the  
 ... at large  
 ... suitable  
 ... hospital:  
 ... D. C. D.

17667

C. J. Hanson, Adm. of  
 Plaintiff

Thursday 8

C. J. Hanson, Defendant

This day C. J. Hanson, Administrator of the estate of  
 Fred E. Hanson deceased, filed in this Court, his  
 petition praying for the sale of the real therein  
 described, to pay the debts of said estate and  
 at the same time filed herein a waiver by the  
 defendant, C. J. Hanson, wherein said defendant waived  
 the issuing and service of summons and voluntarily  
 entered his appearance, as such defendant and  
 consented to the sale of the real estate described  
 in the petition, according to the prayer, and  
 thereupon this matter came on to be heard upon the  
 said petition of the plaintiff for authority to sell  
 the real estate of the said above named decedent  
 to pay the debts of his estate, and upon waiver of summons  
 by said and the evidence, the Court finds from the  
 evidence that all necessary parties are before the Court

... out a  
 ... by law  
 ... to  
 ... for  
 ... a  
 ... medical  
 ... transmitted  
 ... ordered that  
 ... of the  
 ... And this

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 \$1,000. and orders that a further appraisement be dispensed with. It is further ordered that the said G. J. Hancock, admr. execute within 30 days to the State of Ohio, a bond with sureties, approved by the Court, in the sum of \$2,000 - conditioned according to law. and this cause is continued.

127/2 In the m  
of man  
Henry  
many  
day of  
find  
having  
part  
having  
of the  
to the Co  
Common  
was m  
estate  
having  
to the Co  
account  
just an  
the sum  
of such  
of this  
of accou  
being  
approved

Thursday July 5

Hear. Pl. Co., Col., O. CD 4125.

12712 In the matter of the Estate  
of Mary Stalder, Decd.

Henry Ward Brooks, administrator of the estate of Mary Stalder, deceased, having heretofore on the 3<sup>rd</sup> day of January 1933, filed his account of the final distribution of the said estate, and exceptions having been filed to said account by various parties, and upon being over ruled appeal having been taken to the Court of Common Pleas of Union County, Ohio, and it now appearing to this Court that such proceedings were had in the Common Pleas Court that a complete settlement was made between all parties interested in said estate and the exceptions to said account having been dismissed and this cause remanded to this Court for approval of said first and final account, now therefore it is ordered that said first and final account be approved, and that the same be allowed, as the final discharge of such administrator and placed in the files of this Court and also recorded in the Records of accounts, and the said Henry Ward Brooks, is hereby discharged according to law.

Approved: Hooper and Sanders, attys.

Heer Plg. Co., Coln., O. CD 1123

17668.

In the matter of the Estate of Alexander Hatcher deceased.

Order admitting to Probate of Record.

An application having this day been duly presented to the Court by Lizzie W. Campbell, praying that an instrument in writing purporting to be the Last Will and Testament of Alexander Hatcher, be admitted to probate and it appearing that there is no surviving spouse and that all of the next of kin of said testator known to be residents of the State of Ohio, have received notice of the presentation of said Will for probate and consented to the admission of the same to probate, thereupon the said application came on for hearing before this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all next of kin of the said decedent known to be residents of the State of Ohio, have received notice and given consent to the Probate of said Will; and Percy H. Sanders, one of the subscribing witnesses to the said Will and who was also one of 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 said Codicil which testimony was reduced to writing, both as to said Will and as to said Codicil, was subscribed by the said Percy H. Sanders and was filed with the said Will.

And it appearing that W. D. Sanders, one of the subscribing witnesses to said Will, and who also was one of the subscribing witnesses to said Codicil is deceased, this day also appeared in open Court, Percy H. Sanders, and Perry E. Egan and having been duly sworn, testified that said W. D. Sanders is now deceased and that the signature of said W. D. Sanders, affixed to said Will, purporting to be his, is the true and genuine signature of said deceased, witness W. D. Sanders, and also testified that the signature of W. D. Sanders, affixed to said Codicil purporting to be his, is the true and genuine signature of said W. D. Sanders, all of which testimony was reduced to writing, was subscribed by said Percy H. Sanders, and Perry E. Egan, and was filed with said Will.

Whereupon the Court finds that the above said instrument of writing, together with said Codicil is the Last Will and Testament of said Alexander Hatcher, 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,

Heer Plg. Co., Coln., O.

and not  
order the  
it together  
named  
1885  
In the  
Estate of  
This  
G. J. J. J.  
Thompson  
and G.  
at 1. P. M.  
required



ing to Probate  
 presented to  
 an instrument  
 testamentary  
 and, it  
 was said that  
 it is to be  
 notice of the  
 consented  
 thereupon  
 by before this  
 satisfaction  
 being no  
 of the  
 the State of  
 sent to the  
 s. one of the  
 and who  
 as to the  
 ved in  
 testified  
 testation  
 anonymous  
 and  
 the said  
 said Will  
 or, one of the  
 was was  
 icil is deceased,  
 ayth Sanders.  
 snow,  
 ceased  
 ers, affixed  
 r time and  
 d. witness  
 at the  
 said Codicil  
 geminus  
 of which  
 ibered by said  
 ed with said  
 to the afore-  
 said Codicil  
 yander Hatcher.  
 attested:  
 e of signing  
 and inventory.

and not under any restraint. Therefore, the Court orders the said writing 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.

1865

In the matter of the Estate of Mary E. Money, Deid. | Being First & Final account.  
 This day came Percy Sanders, adm- of said estate & filed his 1st and final account therein. It is thereupon ordered, that said account be set for hearing and settlement on Saturday the 26 day of May, 1934 at 1. P. M. and that notice thereof be published as required by law and this matter is continued.

Heer Pfg. Co., Col., O. CD 4129

12664

In the matter of the Estate of Elizabeth K. Brown, Dec'd

Bond approved

This day, W. B. Brown and L. H. Collins appeared in open Court, accepted the appointment as administrators with the will annexed of the estate of Elizabeth Brown, deceased, and gave and filed herein their Bond in the sum of \$1000.00 conditioned according to law, with L. H. Collins, A. B. Brown, and J. H. Bryan as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the will annexed, issue to said W. B. Brown and L. H. Collins, 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.

Heer Pfg. Co., Col., O.

12652

In the matter of the Estate of ...

of ...  
...  
deceased.  
...  
the ...  
...  
This day ...  
...  
herein ...  
the trans ...  
decided ...  
that ...  
at Plain ...  
Sponner ...  
And ...  
is, as ...  
appearing ...  
has been ...  
ordered ...  
Duplication ...  
situated ...  
Certificate ...  
contains ...  
Recorder ...  
by law ...

12646

In the matter of the Estate of ...

...  
This ...  
estate of ...  
Applicant ...  
transfer of ...  
It appears ...  
testate ...  
Admin ...  
was appo ...  
James ...  
Anna ...  
Ralph ...  
John ...  
Donald ...  
Ans. to ...  
is, as ...  
appearing ...  
law ...  
Applicant ...  
in trans ...

17652 In the matter of the Estate of Cora F. Hudson, Deceased  
 application for Transfer of Real Estate  
 June comes W. P. Hudson, of the estate of Cora F. Hudson deceased and represents to the Court that said decedent died testate on the 11 day of December 1933 leaving the following described parcels of real estate situated in application.

This day came Howard C. Black, attorney for W. P. Hudson executor of the estate of Cora F. Hudson, 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 11-1933 at Plain City, Ohio. By Will of Cora F. Hudson, surviving spouse W. P. Hudson, age 67 Plain City, O. surviving spouse - 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 this application, be filed with the Recorder of the proper County, for record, as provided by law.

17646 In the matter of Authority to Transfer Real Estate  
 the Estate of  
 Lewis J. L. Nicol, Deceased.

This day came Anna Barbara Nicol, executrix of the estate of Lewis J. L. Nicol, 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 30-1933, residing at Dady Inp Union County, Ohio, that on January 15-1934, the petitioner was appointed executrix of his estate, that the following persons with their ages and addresses -

- |                     |    |                 |       |               |
|---------------------|----|-----------------|-------|---------------|
| Anna Barbara Nicol  | 49 | mansville, Ohio | widow | life estate   |
| Charles H. E. Nicol | 16 | "               | "     | son remainder |
| Marie E. M. Nicol   | 14 | "               | "     | daughter      |
| Donald A. C. Nicol  | 10 | "               | "     | son           |

Ans. 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

Heer Plg. Co., Col., O. CD 4128

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.

17646

In the matter of  
 The Estate of  
 Lewis J. Nicol, Deid

Estate not subject to Tax

Anna Barbara Nicol, as executrix, of the estate of Lewis J. Nicol, deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of 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 \$4388.72; the debts and costs of administration are (including \$400.00 grant of per cent due come out) \$888.72 and the net actual market value thereof is thirty five hundred and no/100 dollars. The Court further finds that the said Lewis J. Nicol died testate and his Last Will and Testament was admitted to probate in the Probate Court of Union County, this in Case # 12644, and that by the terms and provisions of the said Last Will and Testament, the testator devised all his property to Anna Barbara Nicol, his wife, for life with the remainder estate therein to his three children, given and share alike, namely  
 Ralph F. E. Nicol, Dan E. M. Nicol, Donald C. Nicol.  
 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, be certified to the County Auditor to be paid accordingly to law.

Heer Plg. Co., Col., O.

12644

In the m...  
 she...  
 Lewis J. Nicol  
 This day...  
 died...  
 to make...  
 of said...  
 explained...  
 under is...  
 court of...  
 declared...  
 Will an...  
 her elect...  
 Journal

12669

In the...  
 Alexander...  
 she...  
 Blairtown...  
 born...  
 winter...  
 applicat...  
 appointed...  
 estate...  
 the estate...  
 the Court...  
 appointed...  
 person...  
 appoint...  
 annexed...  
 by law...  
 cause is

12669

In the...  
 The Es...  
 Alexander...  
 This...  
 accepted...  
 Will an...  
 and gav...  
 of Bra...  
 With the...  
 Bond is...  
 ordered...  
 annexed...  
 said...  
 that this...  
 Adminis...  
 taxed a

12644 In the matter of  
the will of  
Lewis J. L. West Deed

Election of widow

This day personally came into open Court Anna Barbara West widow of said Lewis J. L. West deceased, and applied to make her election whether to take or not under the Will of said Lewis J. L. West 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 as to take might be entered upon the Journal of the Court which is accordingly done.

12669 In the Estate of  
Alexander Hatcher Deed

Order for appointment  
and for Bond

The last will of Alexander Hatcher, deceased, late of Blairtown Township, in said County, having heretofore been duly approved and allowed, this day Lloyd Winter 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 be appointed and that said Lloyd Winter 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 Two Thousand Dollars and this cause is continued.

12669 In the matter of  
The Estate of  
Alexander Hatcher, deed.

Bond approved, Letters Issued.

This day Lloyd Winter appeared in open Court, accepted the appointment as Administrator with the Will annexed, of the estate of Alexander Hatcher deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars Conditioned according to law, with the Fidelity & Deposit Company as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration with the Will annexed issue to said Lloyd Winter, 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 \$ —

12670

In the  
Guardian  
Betty J  
this da  
for. sh  
Wolford  
to act fo  
at Ten  
notice of  
all inte

12670

In the ma  
Guardian  
Betty Jan  
this day  
applicatio  
has been  
The Co  
minor a  
therefor  
appear in  
competent  
within a  
condition  
M. M. M.  
and be  
issue to

12646

In the  
of. Jennie  
this d  
estate of  
and prese  
duly ord  
same in  
the 31<sup>st</sup> da  
time sub

12273

In the  
Est  
  
This d  
of John  
ad. presen  
said es  
do orde  
on Sat  
time sui

Hear Pl. Co., Col., O. CD 4123.

12670

In the matter of the  
Guardianship of  
Betty Jane Wolford, minor

Order for Hearing <sup>and</sup> notice.

This day Lulu M. Kinn filed an application in Court for the appointment of a Guardian of Betty Jane Wolford, minor. It is ordered that said application be set for hearing on the Wednesday 14. day of Feb. 1934 at Ten o'clock a. m. and that at least three days notice of the time and place of said hearing be given to all interested parties by notice in writing as provided by law.

12670

In the matter of the  
Guardianship of  
Betty Jane Wolford, 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 heretofore ordered. The Court finds that said Betty Jane Wolford is a minor and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Lulu M. Kinn is legally competent and she having filed her application herein and given bond in the sum of \$2000- conditioned according to law with O. L. Baker and M. M. M. Kinn as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Lulu M. Kinn as provided by law.

12646

In the matter of the Estate  
of Lewis J. L. Nicol, Deceased.

1<sup>st</sup> and Final account.

This day came Anna Barbara Nicol, executor of the estate of Lewis J. L. Nicol late of Union County, Ohio, deceased and presented his account in settlement of said executorship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 31 day of March A. D. 1934. at 1 P. M. to which time said matter is continued.

12373

In the matter of the  
Estate of John W. Robertson,  
Deceased.

First and Final account.

This day came S. R. Danders, adm. of the estate of John W. Robertson late of Union County, Ohio deceased and presented his 1<sup>st</sup> and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 31. day of March. 1934. at 1. P. M. to which time said matter is continued.

from page 37. Dumbat - 12623 -  
 penalty, and interest thereon against said property. Second, the  
 costs and expenses incurred in the sale of said property including  
 an attorney fee of \$50.<sup>00</sup> to D. O. Reed attorney, and \$53.<sup>68</sup>, the  
 percentage of said adv. d. b. n. herein amounting to \$53.<sup>68</sup>  
 fluid. To James T. Dumbat surviving spouse - the sum of  
 \$192.<sup>98</sup> which the Court finds to be the value of his dower interest  
 in said premises plus \$500.<sup>00</sup> in lieu of homestead. It is further  
 ordered that the balance of said proceeds, amounting to the sum  
 of \$554.<sup>57</sup> be accounted for by said O. B. Poling adv. d. b. n.  
 according to law. And it is further ordered that this  
 proceedings be recorded and that said petitioner pay the  
 costs herein taxed at \$14.<sup>75</sup> out of the proceeds of said sale  
 within ten days -

12640

In the  
 Estate of  
 This day  
 in this  
 that the  
 the Court  
 notice of  
 to notice  
 once in  
 the date  
 said work  
 by the fe

12623

O. B. Poling  
 of  
 Man

James

This day  
 of O. B. Poling  
 of Man  
 the form  
 of said  
 to said  
 report, an  
 respects  
 was fair  
 same to  
 further  
 of all  
 as. Adv  
 to the pr  
 purchase  
 of the pr  
 further to  
 other prop  
 amount  
 60/100 Dred  
 Sponser, h  
 of his d  
 homestead  
 of the  
 reasonab  
 estate  
 a. 98/100  
 said It  
 now out of  
 County



Heer Plr. Co., Colk., O. CD 4129.

12640

In the matter of the Estate of Otto M. Figley, 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 6<sup>th</sup> day of March, 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 once in the *Marysville Tribune* at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12623

O. B. Poling, as Adm. de bonis non of the Estate of Maude E. Dumbao, deceased. Plaintiff

Confirmation Sale, and Ordering Deed, and Distribution.

James T. Dumbao, et al. Defendants

This day this cause came on to be heard on the report of O. B. Poling, Administrator de bonis non of the estate of Maude E. Dumbao, deceased, of his proceedings under the former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be, and hereby is, approved and confirmed. It is further ordered that said petitioner execute a deed of all the rights, title and interest of the said O. B. Poling as Administrator de bonis non, in said real estate to the purchaser James T. Dumbao upon the said purchaser payment in cash to O. B. Poling ad. et. of the purchase money. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of Eight Hundred ninety-four and 60/100 Dollars, and the said James T. Dumbao surviving spouse, having by answer herein asked that the value of his dower in said premises and \$500<sup>00</sup> in lieu of a Homestead be allowed and paid him out of the proceeds of the said sale: the Court finds the just and reasonable value of his dower interest in said real estate to be the sum of One Hundred ninety-two and 98/100 Dollars. The Court finds that there is due to the said It is further ordered that said O. B. Poling, administrator de bonis non out of the money in his hands pay \$38.34 to the Treasurer of this County, the sum of \$38.34 being the tax, (page 36)

Heer Plg. Co., Colo., O. CD 1129

12595

In the Matter of  
The Estate of  
James Arthur Elliott Deceased.

Report Personal Property.

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

12595

Heer Plg. Co., Colo., O.

10711

In the matter of  
of Geo. W.  
this dec  
at al. late  
her file  
duly m  
filed a  
day of  
matter is

12662

In the m  
Strong  
S. J. B.  
This  
estate m  
It is ord  
be set of  
and that  
entitled  
by admors  
Gazette,  
County  
heretofore  
or what ord  
heretofore

12662

In the  
Estate of G  
This day  
filed in  
ordered  
for hear  
at 10 A  
to see per  
Olin by  
least 10  
those m  
be persona  
Theeto.

Heer Pl. Co., Col., O. CD 4129.

Property,  
ing filed his  
date of the  
having  
in all respects  
for approval

10711 In the matter of the Guardianship of Mrs. W. and Ossie D Lake, Deid. Fifth account  
This day came Nancy O Prouty Guardian of Mrs. W. Lake et al. late of Union County, Ohio. Deceased. and presented her fifth account in settlement of said Guardianship duly verified, whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31-day of March, 1934, at 1 P.M. to which time said matter is continued.

12662 In the matter of the estate of George R. Bourn, Deid. S. J. Bourn, Adm., eto.  
This day a schedule of debts in the above captioned estate was filed in this Court by fiduciary of said estate. It is ordered that an approval of said schedule of debts be set for hearing on the 26-day of Feb. 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 advertisement for one insertion in the Richmond Gazette, a newspaper of general circulation in Union County, for at least ten 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 ten days prior thereto.

12662 In the matter of the Estate of George R. Bourn, 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 26-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 service 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, at least 10 days prior thereto.

Heer Plg. Co., Colo., G. CD 4125

115-34

In the matter of the  
Guardianship of John Reed,  
Incompetent.

Fourth account.

This day came, O.E. Reed, Guardian of John Reed,  
late of Union County Ohio, deceased, and presented his  
account in settlement of said Guardianship duly verified,  
whereupon the court do order the same, filed and  
advertised for hearing on Saturday the 31 day of March,  
1934, at 1. P. M. to which said matter is continued.

12673

J.E. Clark, executor, of the  
Estate of Josephine B. Enlow,  
Deceased.

vs - Plaintiff  
William A. Hunt, et al.  
Defendants.

Petition to be heard on the 14 day of July 1934, at 1. P. M.

This day J.E. Clark, Executor  
of the estate of Josephine B.  
Enlow, Deceased, appeared in  
open court, and filed his  
Petition to determine heirs of

It is ordered that said  
Petition be heard on the 14 day of July 1934, at 1. P. M.

Heer Plg. Co., Colo., G. CD 4125

12673

J.E. Clark  
of the  
Josephine B.

vs - A Hunt  
This day  
and it is  
have be

volunte  
the Court  
that Jos

Enlow be  
the spec  
and deta  
exception

real esta  
in the ha  
Josephine

to the her  
Josephine  
property  
persons  
inherit  
not des

name -  
Wm A Hunt  
Dora Shute

James Al  
Armitt  
Emma H  
Wladys. H

It is fur  
and the c  
said esta

12627

In the  
of W. P. B  
Doranna  
W. P. B

duly veri  
estate a  
from an  
the same

bring ful  
that the  
and costs  
\$ 150.00 Dr

Cyrtien

17673 J.E. Clark, Executor  
of the estate of  
Josephine B. Eulow, Dec'd

vs. A. Hunt, et. al.

This day, this matter came on for final hearing and it appearing to the Court that all parties in interest have been duly served with summons or have voluntarily entered their appearances herein, the Court finds from the pleadings and the testimony that Josephine B. Eulow, died a resident of Richmond Union County Ohio, leaving a Last Will and Testament; that the specific bequests named in the said Last Will and Testament have been paid in full with the exception of the proceeds from the sale of certain real estate; that the personal property remaining in the hands of J.E. Clark, executor of the estate of Josephine B. Eulow, deceased, should be distributed to the heirs at law and next of kin of the said Josephine B. Eulow, she having died intestate as to that property.

The Court finds that the following persons are entitled, by the law of this State, to inherit the estate of the said Josephine B. Eulow, deceased, not disposed of by her last will and Testament, to-wit:

Name	Address	Relationship	Portion Inherited
Mr. A. Hunt	Truacola, Mo.	Brother	one half
Dora Skeels	2418. Hester on, Richmond, Mo.	Niece	one tenth
James All Grass	Blatche, Kan.	Nephew	one tenth
Annemita Evans	57 Elliott St. Calcutta India.	Niece	one tenth
Emma Hanken	Keipsville, Mo.	Niece	one tenth
Bladys. Hanken	<sup>Wilson</sup> 1216 W. 1st St. Topeka, Kan	"	one tenth

It is further ordered, that this proceeding be recorded and the costs taxed at  be charged against the said estate.

17627 In the matter of the Estate of N.P. Brynter, Dec'd

vs. Estate not Subject to Tax  
Doranna Sprague Brynter as executrix of the estate of N.P. Brynter, deceased, having filed an application 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 \$2664, the debts and costs of administration, are seven hundred ninety-nine <sup>15</sup>/<sub>100</sub> Dollars - & the net actual market value is Eighteen hundred sixty-four and <sup>75</sup>/<sub>100</sub> Dollars

Heer Plg. Co., Colo., U. CD 1129

and that as a result said estate and the successions thereon 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 be certified to the County Auditor to be paid according to law.

9880<sup>d</sup> In the matter of the Guardianship of John Smith incompetent

This day the cause came on for hearing on the exceptions filed by Andrew Smith to the final account affidavit in lieu of account filed herein by Doris L. Myers guardian and to the exceptions to the allowance for compensation of guardian and attorney fees for the guardian and the Court being fully advised in the premises and on consideration thereof do hereby overrule the said exceptions and it is further ordered that the said proceedings be recorded.

17672<sup>v</sup> In the matter of the Estate of Zachariah T. Haines Deceased. Order for appointment

The last will of Zachariah T. Haines deceased late of Raymond in said County having heretofore been duly proved and allowed this day Otto C. Wilson 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 Otto C. Wilson is a suitable person and legally competent it is ordered that he be appointed as such executor upon giving Bond with sureties as required by law in the sum of One Thousand and no/100 Dollars. He is hereby directed not to continue decedent's business but to close same forthwith and this cause is continued.

17672<sup>v</sup> In the matter of the Estate of Zachariah T. Haines Deceased. Bond approved, Letters Issued, Order to Publish

This day Otto C. Wilson appeared in open Court accepted the trust as executor of the estate of Zachariah T. Haines deceased and gave and filed herein his Bond in the sum of Fifteen Hundred and no/100 Dollars.

Heer Plg. Co., Colo., U. CD 1129

condition and has approved letters issued to said O. justified recorded taxed at

12661 In the Estate of

On this day duly signed of Person under the and it was filed making Ordered said Will

12676 In the Estate of Clara

This day made by law to Clara in said his known intestate the estate Court being appointed from an appointed Darius a Dollars

12676 In the Estate of

This day accepted Clara A. Bond in cause is

12676 In the matter of

Heer Plg. Co., Col., O. CD 4129.

conditional according to law. with Lowell D. Haines and Christina Snyder, 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 Otto C. Wilson, 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 \$

12661

In the matter of the Estate of George R. Burn, Deceased. Election under Will by Written Instrument

On this 15 day of February A. D. 1934, a written instrument duly signed and acknowledged by Caroline Burn, widow of George R. Burn, deceased, asserting 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 designated 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.

12676

In the matter of the Estate of Clara A. Matteson, Dec'd Order for appointment & for Bond

This day Richard L. Cameron, appeared in open Court, & made and filed an application under oath as required by law to be appointed, as Administrator of the estate of Clara A. Matteson deceased, late of Claitonw Twp - in said County, and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an Administrator should be appointed and that said Richard L. Cameron, is a suitable person, and legally competent, it is ordered that he be appointed, as such Administrator upon giving bond with sureties, as required by law in the sum of One Thousand Dollars, & this cause is continued.

12676

In the matter of the Estate of Clara A. Matteson, Deceased. Bond approved, Letters Issued.

This day Richard L. Cameron, appeared in open Court accepted the appointment as Administrator of the estate of Clara A. Matteson deceased, and gave and filed herein this Bond, in the sum of One Thousand Dollars & this cause is continued.

12676

In the matter of the Estate of Clara A. Matteson, Dec'd -

Heer Plg. Co., Col., O. CD 4129

This day Richard L Cameron appeared in open Court, accepted the appointment as Administrator of the estate of Clara A. Matteson deceased, and gave and filed herein his Bond, in sum of One thousand Dollars, conditioned according to law, with Benjamin H. Matteson, and Vera M. Reed, as sureties which Bond, is approved by the Court. It is therefore ordered that Letters of Administration issue to said Richard L. Cameron, that notice of said appointment be published as required by law that this proceeding be recorded, and that said Administrator pay costs herein taxed at \$-

10755. In the matter of the Guardianship of Odell Liggitt as Guardian of Susie Prissol Incompetent

This day Odell Liggitt appeared in open Court, and filed the final account in the matter of the Guardianship of Susie Prissol, Incompetent. Same ordered filed, and hearing for March 31-1934, at 10 A.M.

12674 In the matter of the Estate of Rosetta Orabrod, Decd. Ordered hearing July 27-34, at 10 A.M. Publication in Transville Tribune, at least 10 days prior to date of hearing

This day an inventory in the above captioned estate was filed in this Court.

12675 Order for appointment & for Bond. The last will of Rosetta Orabrod decd, late of Mill Creek Twp. in said Co., having heretofore been duly proved & allowed, this day Geo. Orabrod, the Executor named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed as such Executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Geo. Orabrod is a suitable person and legally competent, it is ordered, that he, be appointed as such Executor upon giving Bond, with sureties so required by law in the sum of \$1600-

This day Geo. Orabrod appeared in open Court, accepted the trust as executor of the estate of Rosetta Orabrod, decd and gave and filed herein his Bond in the sum \$1600- conditioned according to law, with Robert Henderson Jr. and Pauline Dorall, as sureties, which Bond, is approved by the Court. It is ordered, Letters Testimony issue on the Will of said decedent, to said Geo. Orabrod, & notice of said appointment be published; that this proceeding be recorded

Heer Plg. Co., Col., O.

In the m  
Guardian  
Robert  
This day  
made ap  
Probate  
And  
of the s  
and that  
that not  
before the  
at, s.  
will app  
continue

In the m  
The  
Robert  
This  
for the  
Inquir  
hearing  
at least  
hearing  
by person  
justice

12678. In the m  
of Geo.  
This de  
Transville  
in this C  
L. Bayle,  
estate of  
news paper  
a copy  
to be recorded

12679. In the m  
of Otto  
This de  
Transville  
in this C  
Hans  
High  
as. Trust  
a copy of  
to be recorded



a Court, accepted  
of Clara A.  
is Bond, in  
ording to law,  
as sureties  
therefore  
and Richard  
attached as  
and that

and filed the  
of Susie  
nt. hearing

in the above  
filed in this Court  
Libanus, at least

then Orulwood  
duly proved  
aid Will.

in application  
such Executor,  
the estate  
and the Court  
son and legacy  
such Executor  
the sum of

that the trust  
gave and filed  
according to  
sureties, which  
d. Letters Testing  
above. ? notice  
ing to be recorded

In the matter of the  
Guardianship of  
Robert W. Thomas, Deceased.

This day Walter R. Thomas appeared in open Court, and  
made application for a notice to issue to L.W. Hugen  
Probate Judge, to select a suitable person for Guardian

And it appearing to the Court that said minor is  
of the age giving him the right to make such selection  
and 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 the 24. day of February, 1934,  
at 10. A.M. and make such selection, or the Court  
will appoint a Guardian for him, and this cause is  
continued.

In the matter of  
The Guardianship of  
Robert W. Thomas, Minor.

Order for Hearing

This day Walter R. Thomas filed an application in Court  
for the appointment of a Guardian of Robert W. Thomas  
Minor. It is ordered that said application be set for  
hearing on the 24. day of February, 1934, 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 Robert W. Thomas  
by personal service in writing, and all other interested  
parties by notice as provided by law.

12648.

In the matter of the Estate  
of George W. Fox, Deceased

Order to Record Proof of  
Publication

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 Clayton  
L. Bayle, as Administrator with the will annexed, of the  
estate of George W. Fox, 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.

12649.

In the matter of the Estate  
of Otto M. Ligtow, Deid

Order to Record Proof of  
Publication

This day the affidavit of L. M. Huber, publisher of the  
Mansfield Tribune, a newspaper of general circulation  
in this County, that the notice of appointment of  
James B. Hayer, as Executor of the estate of Otto M.  
Ligtow, 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.

Heer Fig. Co., Col., O. CD 4129

12665

In the matter of the adoption of Martha Rose Linderskott

Decree of adoption

Whereas on the 16 day of July 1934, 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 of kin, and whereas today the matter came on for final consideration, including as a material fact that the said evidence shows that the child has no property - amounting to \$

The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings, and that no objection was made to the Court against the adoption and the said child having now resided for at least six months in the home of Clarence and Etha Linderskott, the petitioners, the Court now examines the husband and wife 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 such 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 interest of said child would be promoted by such adoption. And further that said child is found to be suitable for adoption, and the Court being satisfied that all the provisions of law relating to adoption have been complied with. Therefore, the Court hereby grants said adoption and decrees further that the name of said child shall be Martha Rose Linderskott.

12643

John E. Smith, Decd. Last Sale -

approving Bond & ordering Sale

It further appearing to the Court that the Plaintiff has given additional Bond in the sum of \$2500 with approved sureties, conditions according to law, the said bond is hereby approved. In it appearing to the Court, upon satisfactory evidence, that it would be more to the interest of said estate of John E. Smith deceased, to sell the real estate described in the petition of private sale, it is now ordered that Ella Smith as such adx. sell said estate in the petition described, as provided by law, at not less than the appraised value thereof, on the following terms, to wit: Cash in hand. And Plaintiff is ordered to make return forthwith upon such sale

Heer Fig. Co., Col., O.

10260<sup>B</sup>

In the matter of the estate of Joe  
of Joe  
Mrs.  
George  
his app  
Court.  
note rec  
Court be  
that in  
the said  
funds  
approval  
to invest  
mortgage  
Union Co  
owned by  
this. I  
that the  
be hereby  
the Court

12480

In the  
of John  
This to  
hereupon  
appearance  
of the job  
or main  
and no  
ordered  
in account

12643

John E. Smith  
to be heard  
the Court  
duly legal  
therein was  
contained  
said John  
in said re  
an honest  
said person  
the said Joe  
has to pay  
to the Court  
the situation  
strongly  
that at the  
ordered the  
proceeding  
with sufficient  
in our  
cause is

10260<sup>B</sup> In the matter of the estate of John E. Horn, deceased. Ordering approving investment  
 Mrs. R. Horn, Adm. to  
 George R. Horn, Administrator as 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 the said John E. Horn, deceased, the said administrator 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 \$1700.00 at 7% interest per annum, secured by mortgage on real estate situate in Washington D.C. Union County, Ohio part of Surveys 9897 and 9917 and owned by Sophia M. Haines and the Court finding that this is a desirable investment: It is ordered that the said George R. Horn, Adm. as aforesaid, do, and he hereby is authorized to make such investment, the Court consenting to the same.

12480 In the matter of the Estate of John Smith deceased. Order approving  
 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.

12643 John E. Smith, Land sale. Order for appraisement. This day this cause came on to be heard upon the petition of the widow, Ella Smith, evidence & testimony and the Court being fully advised in the premises finds: That all the defendants, have been duly & legally served with summons, or have voluntarily entered their appearance herein, and are now properly before the Court, that the statements & allegations made and contained in the plaintiff's petition are true, that said Ella Smith, widow of the said John E. Smith, deceased, is entitled to dower, & has a homestead interest in said real estate, that by her answer she waives the assignment of her dower homestead by metes & bounds, or in severalty, & consents to the sale of the said premises for therefrom. That, it is necessary to sell the real estate of the said John E. Smith, dec'd, described in the plaintiff's petition to pay his debts and to pay the costs of administering his estate, and it is further appearing to the Court that the said Administrator cause said real estate to be appraised with the inventory, the appraisement of the said estate at \$1934.00 filed in this Court, therefore, that said appraisement is hereby approved and confirmed, and it is ordered that at the time for the appraisement the defendant do, it is further ordered that the said Ella Smith, as such administratrix, in this proceedings, within ten days, execute to the State of Ohio, a bond with sufficient free-hold sureties thereon, to be approved by this Court, in the sum of \$2500.00 conditional according to law, and this cause is continued.

Heer Plg. Co., Cole, O. CD 4129.

12480 In the matter of the estate of John Smith.

Approving Schedule of Claims Debts and Liabilities

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.

12669 In the matter of the Estate of Alexander Hatcher, Deed.

Sale Personal Property

This day this cause came on to be heard upon the application to sell the personal property therein described and the testimony; and the Court being advised in their premises finds that the statements and allegations in said petition are true and that said property ought to be sold as prayed for. It is therefore ordered that Lloyd Winter, as Administrator, with the Will annexed, of the estate of Alexander Hatcher, deceased, proceed according to law to sell said personal property at public auction to the highest bidder after giving notice thereof for the time and in the manner prescribed by law and upon the following terms, to-wit: Cash in hand at time of sale. It is further ordered, that said Administrator make return of his sale within thirty (30) days from date thereof.

12669 In the matter of the estate of Alexander Hatcher Deed

This day this matter came on to be heard on the application of Lloyd Winter, Adm. with the Will annexed, of the estate of Alexander Hatcher, deceased, for authority to compound the claim of the estate against Charles R. and Grazer L. Sharp and W.A. and Mary N. Godfrey amounting to \$1231.75 for bonds of the Home Owners Loan Corporation in the sum of \$1200.00 face value; and it appearing that said claim is of doubtful value, and can not be collected in full, and that it would be for the best interest of the estate to accept said bonds, it is hereby ordered that the Administrator accept the same and give an acquittance to said debtors.

Heer Plg. Co., Cole, O.

12669

In the m of Ale this day was filed It

to set March to give of the b Suzanne date of notice or fiduciary

12643

John E. Smith This day the estate of John of this Co & the Court in report of sale was approved sufficient to the purchase

Howe Ptg. Co., Col., O. CD 1129.

... of Claims  
... Licitia  
... heretofore  
... to the  
... of the said  
... parties, as  
... thereto, it is  
... duly

... Property

... upon the  
... described  
... in the  
... in said  
... to be sold  
... that Lloyd  
... of the estate  
... according  
... this auction  
... thereof for  
... by law and  
... hand at time  
... said  
... this thirty (30)

... on the  
... annexed of the  
... to compound  
... and Gray  
... amounting  
... Corporation  
... appearing  
... and can not  
... for the  
... bonds, it is  
... the same  
... nt.

12669

In the matter of the estate  
of Alexander Hatcher, Deed

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 10 day of  
March 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 one publication in the Richmond  
Register Richmond, 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.

12643

John E. Smith, Deceased. Bond. Sale

This day this cause came on to be heard on the report of Ellabrich, administrator of the estate of John E. Smith, deceased, of her sale proceedings under the former order of this Court. Upon the motion of said petitioner to confirm the sale made by the Court having carefully examined said report, and finding the proceedings and report of said petitioner in all respects correct, being satisfied that said sale was fairly and legally made; it is ordered that the same be confirmed and approved. It is further ordered that said petitioner, as such administrator, execute a good and sufficient deed conveying said real estate to the purchaser, Ethel A. Van Dusen.

Orders on February Inventory

Heer Fig. Co., Col., O. CD 4129

17677

In the matter of the Will of Nancy M. Riley deceased.

Order for Commission

This day Ismy Riley appeared in open court and made application for a Commission to issue to some suitable person to take the depositions of A.E. Culbert and Chester A. Culbert witnesses to the Will of said Nancy M. Riley deceased. And it appearing to the Court that said witnesses reside out of the jurisdiction of this Court, to-wit: at Fremont, Mo. It is therefore ordered that such Commission, with the Will annexed, issue to Robert J. Gabel, Probate Judge Fremont, Mo. a suitable person to be duly executed and together with the deposition of said witnesses so taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this cause is continued.

17677

In the matter of the Will of Nancy M. Riley deceased.

Filing Entry

An application having been this day presented to the Court by Ismy Riley praying that an instrument in writing purporting to be the last Will and Testament of Nancy M. Riley 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 1-day of March, 1934 at 10 A.M.

Heer Fig. Co., Col., O. C.

17530

Lornia H. John H.

F.A. M. of. 2. Dies

This cause error the from the argued by funds it said price It is a sponsaid. Court being grounds. It is just sent to the execution

I hereby filed approved Feb. 20-19 C.A. Hoopes Atty for

17530

In the Matter of the Estate of J. The a Pearl of the order the decedent and proceeding with law.

Her. Pl. Co., Col., O. CD 1129.

17530

Linnie K. Henderson &

John Henderson.

Plaintiffs

Entry.

v.

F.A. McAllister executor,

of the estate of

Wesley Strainder, deceased.

et al Defendants.

This cause came on for hearing upon the petition in error, the transcript and the original papers and pleadings from the Probate Court of Union County, Ohio, and was argued by counsel; on consideration whereof, the Court finds there is no error apparent on the record of said proceedings and said judgment.

It is therefore considered by the Court that the judgment aforesaid to and the same hereby is affirmed; and the Court being of the opinion that there was reasonable ground for the proceedings in error allow no penalty.

It is further ordered that a special mandate be sent to the Probate Court of Union County, Ohio, for execution upon this judgment.

I hereby certify this to be a true copy of the original filed in this office.

Approved, Wm. A. Myers, atty. gen. Linnie K. E. John Henderson.

Feb. 20 - 1934. Floyd Kerns, clk. of Court, by M. Kerns, Deputy.

C.A. Hoopes

Atty for F.A. McAllister &

17530

In the Matter of the

Estate of Wesley Strainder Deed

The executor of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

Her. Pte. Co., Colo., O. CD 4129

12626

Mrs. L. Myers as auxiliary  
Adm. of the estate of  
Patrick B. Smith, Decd.

appointing Guardian ad Litem.

Andrew Smith et al.

This day of Feb. 1934

This cause came on for hearing on the application of the plaintiff for the appointment of a guardian ad litem for the minor defendants James T. Smith and Hazel Smith, and on consideration thereof the Court finds that they have no duly appointed, qualified and acting guardian and that they have been duly and legally served by publication and that John W. Dailly is a competent person to be appointed as such guardian ad litem. Therefore, it is ordered and adjudged by the Court, that the said John W. Dailly be and he is, hereby appointed guardian ad litem for said minor defendants, with leave to plead instantes

Her. Pte. Co., Colo., O. CD

12680

In the matter of the estate of  
Guardian  
now comes  
estate, and  
consent of  
Employment  
forgoing  
behaviour  
assets in  
services of  
application  
and  
some need  
of the va  
the Court  
of \$2.00  
applicant  
Entry.

This day  
of March  
to pay co  
beach as  
Considerable  
services a  
the same  
account  
expenditure

12680

In the matter of  
of Doris  
This day  
for the ap  
prior, at  
applicant  
1934. at  
of the ter  
journal serv  
as provided

12680

In the matter of  
Guardian  
Doris Sch  
This day  
application  
from giving  
The Court  
Doris Sch  
day of  
further



12680

In the matter of the Guardianship of Doris Schalip

Counsel Fee

Minnie Schalip guardian of the above entitled estate, and makes application to the Court for authority to pay Counsel fees for services rendered in this Court, as follows: Employment of Kenneth M. Petri attorney to represent the interests of the foregoing ward in the settlement of the estate of Fred Schornlah and Margaret Schornlah from which the entire assets in the dominions of said guardian were had, also for services performed by Kenneth M. Petri attorney in preparing applications, returns and inventories in this guardianship

and the said applicant says that such services were necessary and beneficial to said estate and were of the value of \$20.00 wherefore this applicant prays the Court that authority be granted to pay said amount of \$20.00 and that said item may be included by the applicant as an item in her next account herein Entry.

This day this cause came on for hearing on application of Minnie Schalip guardian of Doris Schalip herein for authority to pay Counsel fees for necessary legal services rendered herein as set forth in application. The Court upon consideration hereby fixes the probable value of said services at \$20.00 and authorizes the applicant to pay the same and include said amount in her next account subject to exceptions as other items of expenditures therein according to law.

12680

In the matter of the Guardianship Order for Hearing & notice of Doris Schalip minor

This day Minnie Schalip filed an application in Court for the appointment of a guardian of Doris Schalip a minor of the age of 19 yrs. It is ordered that said application be set for hearing on the 20 day of July 1934 at 1. P. M. and that at least three days notice of the time and place of said hearing be given to all interested parties by personal service as provided by law.

12680

In the matter of the Guardianship of Doris Schalip 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 interested parties and said Doris Schalip appeared in open Court on said 20 day of July & waived the foregoing. The Court further finds that a guardian is necessary

It is therefore ordered, that a Guardian be appointed  
 It appearing to the Court that Minnie Schalip is legally  
 competent, and she having filed an application hereon  
 and given bond in the sum of \$950<sup>00</sup> Conditioned  
 according to law, with Colarena Schalip and George Braun  
 as sureties thereon, it is ordered, that said bond be approved  
 and that Letters of Guardianship issue to said Minnie  
 Schalip, as provided by law.

12626 Miss L. Long  
 adm. of est.  
 Patrick

Andrew  
 on the 19  
 to be heard  
 Andrew  
 guardian  
 answer of  
 John Smith  
 Court. but  
 thereof find  
 petition  
 or public  
 and an for  
 pleading  
 as set. for  
 that. it.

petition a  
 debts of the  
 costs of a  
 ans. asse  
 The Court  
 from appra  
 same app  
 by the Court  
 thereof, de  
 oaths of  
 judicious  
 whom the  
 that they s  
 action.  
 defendants  
 approved.  
 Richard L.

12654 In the matter  
 of Ross D.  
 in this C  
 ordered. s  
 said D  
 notice of  
 by all  
 The law

appointed  
ship in legacy  
tion herein  
tioned  
yus Braun  
d. be approved  
mine

12626 Mrs. L. Myers, as auxiliary  
adm. of the estate of  
Patrick B. Smith, Dec'd  
Plff.

Andrew Smith et al. Dfts.  
On the 19<sup>th</sup> day of February, 1934. This cause came on  
to be heard upon the petition, the answer of the defendant,  
Andrew Smith and the answer of John W. Dailey, co-  
guardian ad litem for the minor defendants, and the  
answer of Richard L. Cameron, as adm. of the estate of  
John Smith deceased. The evidence and exhibits and the  
Court being advised in the premises, on consideration  
thereof find that all of the defendants named in the  
petition have been duly and legally served, by summons  
or publication, or have voluntarily entered their appearance  
and are properly before the Court, and are in default for  
pleading, excepting those as above stated; and that  
as set forth in the petition, the Court further finds  
that it is necessary to sell the real estate in the  
petition described and the whole thereof to pay the  
debts of the said Patrick B. Smith deceased, and the  
costs of administering his estate, and the taxes  
and assessments due and payable thereon.

The Court further finds that the said real estate has not  
been appraised, and that it is necessary to have the  
same appraised; therefore, it is ordered, and adjudged  
by the Court, that the said real estate, and the whole  
thereof, described in the petition be appraised by the  
oath of Glen M<sup>r</sup> & My. Charles Moran and Grant Paul  
judicious and disinterested freeholders of the vicinity,  
whom the Court hereby appoints for that purpose and  
that they return their proceedings to this Court for further  
action.

Exceptions saved on the part of the  
defendant, Andrew Smith  
appros. Mrs. L. Myers, Plaintiff Peter Potes for Andrew Smith  
Richard L. Cameron, adm. of John Smith, deceased

12654 In the matter of the Estate  
of Ross D. Stanley, Dec'd

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 hearings on the approval of  
said inventory be had before this Court for the  
purpose of said hearings having been returned  
by all persons entitled to notice to notice under  
the law of the State of Ohio.

Friday July 23<sup>rd</sup>

Heer Plg. Co., Colo., O. CD 1123

12636

Miles L. Myers, es. auxiliary  
admr. of the estate.  
Patrick B. Smith, Deed Off.  
v.

Confirming appraisement  
Ordering Bond.

Andrew Smith, et al. Deft's.

On this 23<sup>rd</sup> day of February, 1934. Came the plaintiff and  
produced to the Court the appraisement herein made of the  
real estate described in the plaintiff's petition in pursuance  
of the former order of this Court, and on motion of the  
plaintiff to confirm the same; and it appearing upon  
examination made that the said appraisement is in  
all respects regular, correct and in conformity to the  
former order of the Court. Therefore, it is ordered by the  
Court that the same be and is hereby approved and  
confirmed. It further appearing to the Court that  
the said appraiser has fixed the value of the said  
real estate described in the plaintiff's Petition at  
"\$16,800.00" and by reason thereof and under Section 105-10-  
31- of the General Code of this State the said Miles L. Myers as  
Auxiliary Administrator of said estate should give and  
execute an additional bond with sureties as provided  
by and under said section. Therefore, it is further ordered  
that the said Adm. execute within five days of the State  
of this a bond with sufficient sureties thereon, to be  
approved by this Court, in the sum of "\$20,000.00" conditioned  
according to law, and this cause is continued for  
further proceedings. Exceptions noted on the part of  
the part of the defendant, Andrew Smith

Heer Plg. Co., Colo., O. CD 1123

12069

In the m  
Estate

This 23<sup>rd</sup> day  
heard and  
made the  
being find  
estate is f  
Dollars con  
Hundred f  
Security of  
Mrs. Herbert  
cost of ad  
that  
estate. An  
assets m  
eighty and  
the person  
when ma  
the value  
the examp  
successor  
each suc  
the person  
ownership or  
successor. Mr. & Mrs. [unclear]  
relationship

Alvin B. [unclear] daughter  
George [unclear] son.  
My [unclear] daughter  
It is orde  
given by  
those by  
which to  
this entry  
in any  
of said  
forthwith  
ordered  
Certified to  
the man

12069

In the matter of the  
Estate of Porter Eugene Barnes,  
Deceased.

Determination  
of Inheritance Tax

This 23 day of February 1934, 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 fourteen thousand one hundred twenty eight and <sup>57</sup>/<sub>100</sub> Dollars composed as follows: Personalty fifteen thousand seven hundred fifty three and <sup>57</sup>/<sub>100</sub> cents. Real estate three hundred seventy-five Dollars. That the debts are one thousand two hundred sixty eight and <sup>27</sup>/<sub>100</sub> Dollars and that the cost of administration will be eight hundred dollars -

That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which might be subject to tax is twelve thousand sixty and <sup>27</sup>/<sub>100</sub> Dollars -

The Court further finds, that the persons entitled to succeed to said estate, their ages when material, their relationship of any to the decedent, the value of the succession to which each is entitled the exemption allowed to each, the balance of each succession subject to tax, the amount 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

Successor	Relationship	Value of Succession	Am't of Exemption	Balance	Am't of Tax	Date Accrued	Person by whom Paid	Township or Municipality
Abie B. Barnes	Daughter	\$4020.09	\$3500.00	\$520.09	\$5.20	11-24-33	Abie B. Barnes	Richmond Cof.,
Wm. H. Barnes	Son	4020.09	3500.00	520.09	5.20	" "	Wm. H. Barnes	" "
May Ashmore	Daughter	4020.09	3500.00	520.09	5.20	" "	May Ashmore	" "

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 allowed, be forwarded forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed - be certified to the Auditor of said County, to be paid in the manner as provided by law

12681

In the matter of the Will of  
Will P. Hudson, Deceased.

Filing

This day an instrument of writing purporting to be the last will and testament of Will P. Hudson, late of Jerome Twp. in this county, deceased, was produced in open Court for Probate. It is now ordered, that the said Will be filed in this Court, and that notice thereof and of the application to admit the same to probate and record, has been made by the next of kin residing as aforesaid. No widow surviving immediate probate of said Will is hereby ordered. This on the 23<sup>rd</sup> day of July, 1934, at 1. P.M.

12681

In the matter of the Will  
of Will P. Hudson, Deed

admitting to Probate & Record

This matter came on this day further to be heard, on the application of Helen Hudson Jones, to admit to probate and record the Will of Will P. Hudson, deceased, late of the Township of Jerome 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 have received notice and given consent to the probate of said Will. And Helen Hudson Jones, formerly Helen Hudson and Bertha Romina, Howard C. Black, subscribing witnesses to the signature of David E. Jones removed from the State, and Bertha Romina and Mabel L. Evans, 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 Will P. 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.

12472

In the matter  
of James  
This

is to be heard  
having been  
premises  
that  
since the  
follows: O  
94/100 due  
Dollars  
and 77/100  
by six  
is no  
and that  
which was  
Hundred  
finds that  
their age  
of success  
accord  
to tax, the  
is liable  
whom  
municipal  
premises  
Francis J.

It is ordered  
to give by  
except that  
within the  
copy of the  
to, on an an  
of said ed  
Commission  
proceeding  
in matter

Heer Plg. Co., Col., O. CD 4129.

12472

In the matter of the Estate of James M. Turner, Dec'd

Inheritance Tax

This 23 day of July, 1934, 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 is Four thousand nine hundred thirty one and 94/100 Dollars, composed as follows: Personalty Three thousand one hundred thirty one and 94/100 dollars, real estate One thousand eight hundred Dollars. That the debts are Five hundred sixty seven and 77/100 Dollars and that the cost of administration will be Six hundred fifty two and 23/100 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, Three thousand seven hundred eleven and 84/100 Dollars. The Court further finds that the persons entitled to succeed to said estate stand a quo. when material, to decedent's kin, the value of 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:

Marcel Turner, 65, sister \$3711.<sup>84</sup> Expt. \$500.00 Sub. to tax \$3211.<sup>84</sup> Tax \$160.<sup>59</sup> - 3-3-33 accrued

France Turner, Secretary Paris Allen Dep. \$158.<sup>29</sup> of said tax on property in Allen Dep - \$158.<sup>29</sup> on property in Paris Dep -

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein except those to 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 thereto in any way affecting the inheritance taxes on the succession of said estate and the exemptions allowed, be forwarded to the Commissioner of the I. It is further ordered that the costs of this proceeding be certified to the Auditor of said Co. to be paid in manner provided by law.

Heer Plg. Co., Colo., O. CD 4122

12636 Mrs. L. Myers an executrix  
Adm. of the estate of  
Patrick B. Smith, Deed  
Plff.  
v.  
Andrew Smith, et. al  
Def.

fully advised in the premises, on consideration thereof  
does hereby overrule said motion, to which findings  
and orders of the court, the said defendant excepts and  
exceptions noted.

This day this cause  
came on for hearing  
on motion of the defendant  
Andrew Smith, for re-hearing  
and the same being submitted  
to the court, and the court being

Heer Plg. Co., Colo., O. CD 4122

12654 In the matter  
of Ross  
this day  
Lubene  
that notice  
estate of  
newspaper.  
with a copy  
to be recorded

In the matter  
notice  
this day  
accounts  
was made  
regular and  
that notice  
journal

12533 Thomas W. Jones  
Ray P. Jones

12410 Charles A. D.

11698 Howard E.

12245 C.S. Hull

12483 Marie Taylor

8629 Licia Cur

12606 Anna B.L.

9933 Laurel L.

3377 C.O. Wiley

9344 Dr. L. Col  
Car

12435 Richard L.

12506 L. Hyde E.

11681 Louis M.



this cause  
hearing  
the defendant  
re-hearing  
submitted  
Court being  
thereof  
findings  
upto and

12654 In the matter of the Estate  
of Ross Stanley deceased.  
This day the affidavit of J. M. Huter, publisher of the Marysville  
Tribune a newspaper of general circulation in this County  
that notice of appointment of Anna Stanley as Adm. of the  
estate of Ross Stanley 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 -

In the matter of accounts filed for settlement,  
notice approved.  
This day proof of publication of notice of filing  
accounts and the vouchers of administration and guardianship  
was made and the Court do find the same in all respects  
regular and pursuant to law. It is therefore ordered  
that notice and proof aforesaid be entered upon the  
journal and account record of this Court.

12523 Thomas W. Jonell, Adm.  
Ray B. Jonell, executor of the estate of John R. Jonell, deceased.  
First & Final account.

12410 Charles A. Thompson executor of the estate of Sarah T. Willis  
deceased First, & Final account.

11698 Howard Evans, executor of the estate of Mark Evans, deceased.  
First and Final account.

12245 C.S. Hull Guardian of Clara E. Warner, incompetent.  
First account.

12483 Marie Taylor, adm. of the estate of S. B. Taylor. 1<sup>st</sup> & final act.  
8629 Leticia Cunningham, Adm. of George W. L. Duguet 9<sup>th</sup> acct.

12606 Anna B. L. Brown, ex., of the estate of Harry Brown.  
1<sup>st</sup> & final account.

9933. Janet Long, Adm. of George E. Long, et al.  
14<sup>th</sup> account.

3377 C. O. Wiley Adm. of Mary J. Chapman, incompetent.  
Final account.

9344 Sir. L. Coleman Adm.  
Carl L. Coleman, adm. of the estate of  
John M. Coleman, dec'd.  
First & Final act.

12435 Richard L. Carson, adm. of the estate of Josephine C. Dolker  
First & Final account.

12506 Clyde E. Biddle, adm. of the estate of Zora Biddle  
First & Final account.

11681 Louis Michel Adm. of Geo. Scheiderer. 2<sup>nd</sup> & final act.

Reer Plg. Co., Coln., O. CD 1125

11681

In the matter of the

Guardianship of George Schneider Incompetent

Final account

This day the final account of L. A. Michel Guardian of George 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 \$177<sup>43</sup> due said Guardian from said Ward. Guardian received July 1-1934 \$16<sup>13</sup> past compensation. The Court finds a balance of one hundred sixty two and no/100 Dollars in the hands of said Guardian due said Ward. which amount he is ordered to pay over according to law. It is ordered that said Guardian pay costs herein taxed at \$5<sup>00</sup> Cost paid July 1-34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

9933-

In the matter of the Estate of

Geo. and Avis Long, minors.

account of -

This day the 4<sup>th</sup> account of Laurel Long Guardian of Geo. and Avis Long came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and 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 three thousand seventy one <sup>32/100</sup> Dollars (\$3471<sup>32</sup>) in the hands of said Guardian due said Ward. which amount she is to pay over according to law. Paid Curtis Long amount due him 21<sup>st</sup> birthday \$405<sup>00</sup>

It is ordered that said Guardian pay the cost herein taxed at \$5<sup>00</sup> within ten days. costs paid June '34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Reer Plg. Co., Coln., O. CD 1125

12746-

In the matter of the

Guardianship of

Clara E. M...

This day

Ward...

notice of hearing

and settlement

of said account

and 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

three

thousand

seven

hundred

and

no/100

dollars

in the

hands of

said

Guardian

due said

Ward.

account  
 of George  
 due notice  
 exceptions  
 ing to except  
 carefully examined  
 matters pertaining  
 do find  
 and in  
 be and hereby  
 finds a balance  
 guardian  
 The Court finds  
 as in the  
 such amount  
 ordered that  
 paid Feb. 1-34  
 ndings herein

ian of Geo. and  
 notice thereof  
 ptions having  
 except. or.  
 examined  
 matters pertaining  
 to find the  
 d. in  
 be and

over 3<sup>1</sup>/<sub>100</sub>  
 Geo. G. and G. G. Long  
 the said Ward  
 Paid  
 \$405<sup>00</sup>  
 pay. The cost  
 paid June '34  
 proceeding  
 vice.

12746

In the matter of the  
 Guardianship of  
 Clara E. Warner, incompetent

Orders on Settlement.

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

It is ordered that said guardian be and he is allowed the sum of Fifty Dollars (\$50<sup>00</sup>) as compensation for his services, which amount the Court deems reasonable. Attorney fee \$2<sup>00</sup> allowed.

The Court finds a balance of Three thousand eight hundred and forty-eight and <sup>40</sup>/<sub>100</sub> Dollars (\$3848<sup>40</sup>) 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 cost herein taxed at \$5<sup>00</sup> paid, Jan. 13-34

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

8624

In the matter of the  
 Guardianship of  
 George W. L. Longuet, incompetent

Orders on Settlement,  
9<sup>th</sup> account.

This day the 9<sup>th</sup> account of Lillie M. Cunningham, guardian of George W. L. Longuet, 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 thereby is approved, allowed and confirmed. It is ordered, that said guardian pay the costs herein taxed at \$-.

Costs paid Jan. 1934.  
 It is ordered, that said account and the proceedings herein be recorded in Records of this office

Heer Plg. Co., Col., O. CD 4129

2277 B.

In the matter of the Guardianship of Mary J. Chapman. Incompetent this day the 10<sup>th</sup> 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 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 \$27<sup>00</sup> as compensation for his services which amount the Court deems reasonable. The Court finds a balance of \$407<sup>73</sup> due said Ward. It is ordered that said Guardian pay the cost herein taxed at \$5<sup>00</sup> Costs paid 1-16-34 \$5<sup>00</sup>. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

10<sup>th</sup> account.

125-86

In the matter of the Estate of Jora Biddle Deceased. Order on Settlement of accounts. This day the first and final account of Clyde E. Biddle Adm. of the estate of Jora Biddle deceased. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 Adm. is hereby allowed the sum of \$103<sup>00</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. F. A. M<sup>3</sup> Allister attorney fee allowed \$50<sup>00</sup>. 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<sup>00</sup> pd. Jan'y 15- 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Order on Settlement of accounts

Heer Plg. Co., Col., O. C

125-23

In the matter of John [unclear] This day [unclear] and Ray [unclear] deceased. [unclear] thereof [unclear] exceptions [unclear] to except [unclear] carefully [unclear] and all [unclear] in the [unclear] correct and [unclear] is hereby [unclear] Insign [unclear] The Court [unclear] estate settled [unclear] executor [unclear] that said [unclear] in the Record

124-10

In the matter of Sarah [unclear] This [unclear] Thompson [unclear] came on [unclear] having [unclear] exceptions [unclear] appear in [unclear] Court [unclear] the [unclear] and [unclear] the same [unclear] and in [unclear] hereby [unclear] Mrs. L. [unclear] finds said [unclear] settled acc [unclear] executor [unclear] It is [unclear] herein [unclear]

Heer Plg. Co., Col., O. CD 1128

12533 - In the matter of the Estate  
of John R. Jemel, Deceased.

First and Final account.

This day the 1st and final account of Thos. Walter Jemel and Ray P. Jemel, executors, of the estate of John R. Jemel, deceased, came on for hearing and settlement due notice thereof having been published according to law, no exceptions having been filed 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 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.

Wm. Saunders, attorney, allowed fifty dollar as fees

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs \$50. Dec. 28-1933. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12410 In the matter of the Estate  
of Sarah T. Willis Deid

First and Final account.

This day the first and final account of Thos. A. Thompson executor of the estate of Sarah T. Willis deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers thereinto 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.

Wm. L. Mygus, as attorney allowed \$40.00. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$5. pd. Jan. 1934.

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

of Mary J.  
settlement  
ding to law.  
no one  
and the  
nt and the  
ts. and  
be same  
conformity  
herby, is  
red, that  
sum of  
mount the  
balance  
t said  
Costs paid  
nt and the  
p. this office.  
nt  
Biddle  
me on, for  
be published  
t thereto,  
to the same  
account and  
thereto, and,  
me, to be in  
law.  
ord, allowed  
sum of  
and accounted  
all his  
orney, fee  
duly  
to law.  
the costs  
the proceeding

Heer Plg. Co., Coln. O. CD 1179

11698 In the matter of the Estate of Mack Evans, Deid.

First and Final account.

This day the First and Final account of Howard Evans executor of the estate of Mack Evans, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

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

Total amount credited \$3116.51

Total amount charged 2558.75 Bal. due executor \$610.76

The Court finds said estate settled according to law.

It is ordered that said executor pay the costs herein taxed at \$5.00 paid January, 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Heer Plg. Co., Coln. O. CD 1179

12483 In the matter of S. B. Brown, executor.

This day the account of S. B. Brown, executor, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

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

12606 In the matter of the Estate of Harry Brown, Deid.

This day the account of Harry Brown, executor, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

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

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

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

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

Heer Plg. Co., Coln., G. CD 4128.

12483

In the matter of the Estate  
of S. B. Taylor, Deceased.

First and Final account.

This day the first and final account of Hattie Taylor  
admr. of the estate of S. B. Taylor deceased, came on  
for hearing and settlement, due notice thereof having  
been published according to law. No exceptions having  
been filed thereto, and no one now appearing to  
except or object to the same, and the Court having  
carefully examined said account and the vouchers  
therein and all matters pertaining thereto, and being  
fully advised in the premises, finds the same to be in all  
respects just and correct and in conformity to law.

Therefore the said account is hereby approved,  
allowed and confirmed. Said Hattie Taylor, admr.,  
is hereby allowed the sum of \$224<sup>13</sup> being commissions  
on the amount collected and accounted for by her and  
being in full compensation for all her ordinary services  
rendered. The Court finds said account duly  
balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs  
herein taxed at \$ 5<sup>--</sup> 5-31-23-

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

12606

In the matter of  
The Estate of  
Harry Brown, Deceased.

First and Final account.

This day the first and final account of Anna B. L.  
Brown, executrix of the estate of Harry Brown, deceased,  
came on for hearing and settlement, due notice thereof  
having been published according to law. No exceptions  
having been filed thereto, and no one now appearing to  
except or object to the same, and the Court, having  
carefully examined said account and the vouchers  
therein and all matters pertaining thereto, and being  
fully advised in the premises, finds the same to be in  
all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed  
and confirmed. The Court finds said account duly  
balanced, and said estate settled according to law.

It is ordered that said executrix pay the costs  
herein taxed at \$3<sup>00</sup> paid 1934.

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

account.

Howard Evans  
me on for  
my law just-  
ly been filed  
object to the  
said account  
my Thereto,  
same to be  
to law  
allowed and

utor. # 610<sup>26</sup>-  
ing to law.  
costs herein  
and, that  
recorded

9344

In the matter of the Estate  
of John Martin Coleman, Deed.

First and Final Account.

This day the first and final account of S. L. and L. B. L. Coleman, executors of the estate of John Martin Coleman, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 taxed at \$5- Pd-1-15-34

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



Reor 1st Co., Col., O. CD 4128.

and account.

out. bath.

now. deceased.

use of having

having been

or. object to the

said account

ing thereto, and

me to be in

law.

allowed

ly balanced.

It is ordered

75- Pd-1-15-34

scudings





12 5-95 You the  
 Estate of J  
 Has  
 heretofore  
 to the  
 of the  
 interested  
 having  
 said  
 be account

Hoop Fig. Co., Colo., O. CD 4129.

12 5-95

In the matter of the  
Estate of James Arthur Elliott Deid

Order approving schedule of claims

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.

12636 Mrs. L. Myers, as ancillary  
Adm. of the estate of  
Patrick Smith, Decd.  
Plaintiff

vs.  
Andrew Smith et al.  
Defts.

This day this cause came on for hearing on the application of Mrs. L. Myers, as ancillary adm. of the estate of Patrick B. Smith deceased, for an order authorizing and directing her to lease the real estate described in the plaintiffs petition, and the Court being fully advised in the premises and on consideration thereof find that it would be for the best interest of all parties interested that the said real estate be leased for the next period of 1934. Therefore, it is hereby ordered by the Court that the said real estate be leased for the next year, 1934, for cash, and by the said administrator, at such an amount, and upon such terms and conditions and to whom the said Administrator may in his judgment deem best.

12636 Mrs. L. Myers, as ancillary  
Adm. of the estate of  
Patrick B. Smith, Decd.  
Plaintiff

vs.  
Andrew Smith et al.  
Defts.

Entry approving Bond  
Ordering Sale

This day this cause came on for further hearing and it appearing to the Court that the plaintiff Mrs. L. Myers, as ancillary adm. of the estate of Patrick B. Smith deceased, has executed and filed herein his bond in the sum of \$2000.00 as heretofore ordered and fixed by the Court with sufficient surety thereon. Conditioned according to law. Therefore, the same is hereby approved by the Court.

And it appearing to the Court that it would be to the best interest of said estate to sell the real estate described in the petition at private sale.

Therefore, it is ordered by the Court that the said Mrs. L. Myers, as such administrator proceed to sell said real estate at private sale, at not less than the appraised value thereof, to wit, \$16,800.00, for cash in hand in full, on confirmation of sale.

And the said plaintiff is further ordered, to make due return of his proceedings to this Court immediately after such sale.

12621 Estate of M.  
This -  
to be heard  
from made  
sons. sum  
of said es  
fifteen to  
sixty-six  
Hundred  
in said re  
value of  
is fifteen  
finds that  
their ages  
J.E. Garner, br.  
Alice Foster.  
This order  
by mail to a  
print of sa  
filed and it  
entries. to fo  
ordered. it

12642 In the m  
Lena M. C  
The Estate of

p-  
K.M. Wilson  
of the pla  
ad litem  
M. Butler  
July adv  
each of  
petition  
cross-pet  
guardian  
By Butler  
from app  
the actual  
cross-peti  
and that  
in the ac  
be appointe  
Appointed gu  
Pam V. M. C  
in the case  
of Alfred D

12621

Estate of Mary F. Tipton, Deceased.

Inheritance Tax

This - 26. day of February 1934, the above matter came on to be heard and, on application for appraisement having been made, the court, being fully advised in the premises does hereby find and determine that the gross value of said estate - Primarily Three Thousand Dollars - real estate - Fifteen Hundred Dollars - that the debts are one hundred sixty-six and that cost of administration will be one Hundred Dollars that there is, no one entitled to share in said real estate. And, that the net actual market value of the assets which might be subject to tax is fifteen hundred thirty-four dollars. The Court further finds that the persons entitled to succeed to said estate, their ages, where material, are as follows:

- J. E. Garner, brother 767<sup>00</sup> 500<sup>00</sup> ex. pt. Val. 267<sup>00</sup> Int. 13.35 - Ph. by Elton Kile. Incorporation  
Plain City, O.
- Alice Coates, sister 767<sup>00</sup> " " " " " " " " " " " "

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those to 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, be forwarded to the Tax Commission of this State. It is further ordered that costs of this proceeding be certified to Auditor

12642

In the matter of the  
Lena M. Cravy, as adm. of  
the estate of Jimmie Wilson, Decd.  
Plaintiff

Appointing Guardian  
ad litem

This day this cause came on for hearing on the application of the plaintiff for the appointment of a guardian ad litem for the minor defendants, Alfred Bixler, Celia M. Bixler and Paul V. M. Cravy and, the Court being fully advised in the premises, find that they and each of them were duly served with summons on the petition filed by the plaintiff and, the answer and cross-petition filed herein, by Edgar H. McMahon, as guardian of the said Alfred Bixler and Celia M. Bixler, and that no guardian ad litem has been appointed for said minors or either of them for the action filed by the plaintiff, or, on the answer and cross-petition of the said Edgar H. McMahon, as guardian and that the said Edgar H. McMahon, is interested in the action, and, a guardian ad litem should be appointed. Therefore it is ordered that <sup>W. P. Comer</sup> be appointed guardian ad litem of the said Alfred Bixler, Celia M. Bixler, and Paul V. M. Cravy, for this action, and the cause of action as alleged in the answer and cross-petition of the said Edgar H. McMahon, guardian of Alfred Bixler & Celia M. Bixler.

Heer Plg. Co., Coln., O. CD 1128.

12472 Lena M<sup>c</sup> Cray, as Ad<sup>r</sup>.  
of the estate of  
Jemima Wilson Deceased

Journal entry ordering  
appraisement.

This cause coming on this day to be heard upon, the petition of the plaintiff the answer and cross-petition of Edgar H. M<sup>c</sup> Mahan, as guardian of Alfred Bixler and Berlin M. Bixler, the answer of William R. Cameron, guardian and tutor for Alfred Bixler, Berlin M. Bixler, and Paul V. M<sup>c</sup> Cray the minor defendants, the answer and cross-petition of Edgar H. M<sup>c</sup> Mahan and John H. M<sup>c</sup> Mahan, for themselves, and the heirs of the defendants, Lena M<sup>c</sup> Cray, and H. M. Wilson the exhibits and evidence; and the Court, being advised in the premises, on consideration thereof find that all of the defendants named in the petition and the answers and cross-petitions have been duly served with summons, or have voluntarily entered their appearance in the case; and are properly before the Court.

The Court further find that Jemima Wilson, at the time of her death, was the owner, in fee simple, of the undivided one-third interest in the real estate described in the plaintiff's petition; that she died leaving no children or their descendants surviving her, but left the defendants, H. M. Wilson, her surviving spouse, and Lena M<sup>c</sup> Cray, her mother, her father being deceased, they, the said H. M. Wilson, surviving spouse, who as such has an interest in said real estate, and Lena M<sup>c</sup> Cray, they being the only persons leaving the next estate of inheritance from her, or interest in said real estate.

That the said H. M. Wilson and Lena M<sup>c</sup> Cray have waived and assigned all their right, title or interest of whatsoever nature in or to, the real estate, of which the deceased died the owner.

That it is necessary to sell the real estate of which the said Jemima Wilson died seized as described in the plaintiff's petition to pay her debts, and the costs of administering her estate.

That the said Jemima Wilson (also known as Jemima R. Wilson) and formerly Jemima R. Bixler, on the 6-day of February, 1933, made and delivered her certain promissory note of that date in favor of the defendants, Edgar H. M<sup>c</sup> Mahan, and John H. M<sup>c</sup> Mahan, for the sum of \$233<sup>00</sup> balance due, with interest thereon at 6% per annum from said date, and on said day made and delivered to them her certain mortgage deed on the premises, described in the plaintiff's petition to secure the payment of the said promissory note, which the Court finds to be the first and best lien on the said real estate.

The Court further find that by the answer and Cross-Petition of the defendant, Edgar H. M<sup>c</sup> Mahan, as

Heer Plg. Co., Coln., O. CD 1128.

guardian  
that, said  
interest in  
in the pl  
cross-petit  
was for f  
Their est  
with, and  
proceeding  
Jemima  
# 10510 -

shen  
appraisem  
It is o  
Billey, the  
vicinity  
to the act  
to apprais  
of whatss  
true value  
are ordered  
interest of  
the remain  
of Alfred  
remainder  
as a. who  
said appra  
and imp  
upon actu  
ordered by  
return of  
without del

12472 In the mat  
of James  
This da  
James M.  
application  
transfer  
decedent.  
decedent.  
Jemima  
was filed  
11-day of  
on March  
petitioned  
that, the  
Estate, from  
And that



...ing  
...nt.  
  
... upon, the  
... petition of  
... and  
... guardian  
... Paul V. M. Barry  
... of Edgar  
... and the  
... M. Wilson  
... advised  
... all of the  
... and cross  
... have volun-  
... and are  
... find that  
... the owner,  
... in the  
... that  
... and auto  
... her surviving  
... deceased,  
... as such  
... M. Cray,  
... estate of  
... at estate  
... any have  
... or interest  
... of which  
... is necessary  
... minus  
... plaintiff  
... administering  
... on, (also  
... Jemima  
... made and  
... date in  
... and  
... balance  
... amount  
... de and  
... on the  
... petition to  
... my note, which  
... on the  
... answer and  
... than, as.

guardian of Alfred Biles and Celie M. Biles minors  
that, said minors are the owners of the remaining  $\frac{2}{3}$   
interest in the whole of the real estate described  
in the plaintiff's petition and in said answer and  
cross-petition; and they are unmarried; and that it  
will be for the best interest of the said wards and  
their estate to sell their interest in said real estate  
with, and at the same time and through the same  
proceedings and sale of the interest of the said  
Jemima Wilson deceased, as provided under Section  
# 10510-10 of the General Code, as prayed for.

Therefore, it appearing to the Court that an  
appraisal of said real estate should be made.  
It is ordered that C. O. Wiley Lee Phillips and Harry  
Lilley, three judicious and disinterested persons of the  
vicinity, not next of kin of any of the parties  
to the action, be, and they hereby are appointed  
to appraise said real estate, free from any interest  
of whatsoever nature of K. M. Wilson, therein, at its  
true value in money; that is, said appraisers  
are ordered to appraise the undivided one-third  
interest of Jemima Wilson, deceased, separate from  
the remainder; appraise the undivided  $\frac{2}{3}$  interest  
of Alfred Biles and Celie M. Biles, separate from the  
remainder; and appraise the said real estate  
as a whole.

It is further ordered, that  
said appraisers do swear, as required by law, to truly  
and impartially appraise the said real estate,  
upon actual view at its fair cash value, and as  
ordered by the Court, and according to law, and make  
return of their proceedings, in writing to this Court  
without delay.

12472 In the matter of the Estate of James M. Turner, Deceased. | Authority to Transfer Real Estate,  
of James M. Turner, Deceased.  
This day came Francis M. Turner, Sr. of the estate of  
James M. Turner - deceased, and filed herein her  
application duly verified, for an order directing the  
transfer of certain real estate belonging to said  
decedent. It appearing to the Court, that said  
decedent died testate on March 3-1933, residing at Paris  
Township in said County, that his last will and Testament  
was filed in the Probate Court of Union County, Ohio, on the  
11 day of March, 1933, and was admitted to Probate  
on March 20-1933, that on March 20-1933, the  
petitioner was appointed executor of his estate  
that the following persons - inherit said real  
Estate, Francis M. Turner 65 Marquette, P. S. Sister - all -  
And that the description of said real estate, is, as set out.

Heer Plg. Co., Colo., O. CD 4129

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 records as provided by law.

12530

In the matter of the

Settlement of the Estate of Miles Strainder Deceased } Denoting Auditor to make appraisal of said Estate

This 28 day of February 1934, the matter of the determination of what inheritance tax, if any, is due in connection with the settlement of the estate of Miles Strainder deceased, came on to be heard.

And thereupon the Court (on the motion of the Executor) directed the auditor of Union County, to proceed according to law to fix the actual market value of each share of said estate the succession to which is subject to inheritance tax under the laws of this State. It is further ordered that a writ of appraisal be issued forthwith to said auditor.

Such writ shall contain a list of names of the persons entitled to succession to said estate or any part thereof and a brief description of the property to which each is entitled to succeed. of his proceedings under such writ the said Auditor is directed to make due return to this Court, with out unnecessary delay.

Heer Plg. Co., Colo., O. C

12530

In the matter of the Estate of Miles Strainder Deceased

This 28 day of February 1934, the matter of the determination of what inheritance tax, if any, is due in connection with the settlement of the estate of Miles Strainder deceased, came on to be heard. And thereupon the Court (on the motion of the Executor) directed the auditor of Union County, to proceed according to law to fix the actual market value of each share of said estate the succession to which is subject to inheritance tax under the laws of this State. It is further ordered that a writ of appraisal be issued forthwith to said auditor. Such writ shall contain a list of names of the persons entitled to succession to said estate or any part thereof and a brief description of the property to which each is entitled to succeed. of his proceedings under such writ the said Auditor is directed to make due return to this Court, with out unnecessary delay.

12677

In the matter of the Estate of Miles Strainder Deceased

This 28 day of February 1934, the matter of the determination of what inheritance tax, if any, is due in connection with the settlement of the estate of Miles Strainder deceased, came on to be heard. And thereupon the Court (on the motion of the Executor) directed the auditor of Union County, to proceed according to law to fix the actual market value of each share of said estate the succession to which is subject to inheritance tax under the laws of this State. It is further ordered that a writ of appraisal be issued forthwith to said auditor. Such writ shall contain a list of names of the persons entitled to succession to said estate or any part thereof and a brief description of the property to which each is entitled to succeed. of his proceedings under such writ the said Auditor is directed to make due return to this Court, with out unnecessary delay.

ratio factum  
Complied  
real estate  
ly where  
herein and  
description  
Recorder  
law.

appraisal  
of the  
is due in  
to of mile

the Executor)  
according to law  
of said  
inheritance  
and that an  
and auditor,  
of the persons  
of part thereof  
to which  
go under  
make due  
delay -

12530 In the matter of the  
Estate of Mrs. Stovinsid Deid  
This 28. day of February 1934. the matter of the  
determination of what inheritance tax is due in  
connection with the settlement of the estate of Mrs  
Stovinsid deceased. came on to be heard. and Thompson  
the Court on its own motion directed the auditor  
of Union County to proceed according to law to fix  
the actual market value of each share of said estate  
the succession to which is subject to inheritance tax under  
the law of Ohio. It is further ordered that a writ  
of appraisal be issued forthwith to said Auditor. Such  
writ shall contain a list of names of persons entitled  
to succession to said estate, or any part thereof, and a  
brief description of the property to which each is entitled  
to succeed. of his proceedings under such writ  
the said auditor is directed to make due return to this Court  
without unnecessary delay.

Directing Auditor to  
make appraisal

12677 In the matter of  
The will of Nancy M. Riley  
Deceased.  
Be it Remembered that hereofore to wit on the 17  
day of May 1934. an instrument of writing purporting to be  
the last will and testament of Nancy M. Riley late of  
Leesburg Township in this County deceased. was produced  
in open Court and offered for probate and was then filed  
And it now being shown to the satisfaction of the Court  
that due notice of the filing of said will and of the  
application to admit the same to probate and record  
in this Court. has been given to the widow and next of  
kin of the testator resident of the State of Ohio pursuant  
to a former order of this Court. Robert J. Gable the  
Commissioner heretofore appointed to take depositions of  
A. E. Culbert and Chester A. Culbert the subscribing witnesses  
of said will duly returned the Commission issued to them  
with said will annexed. and also the deposition  
so taken duly certified. Said subscribing witnesses  
to said will having been duly sworn testified as to the  
execution and attestation of said will, which testimony  
was reduced to writing and by them respectively  
subscribed, and filed with said will. whereupon the  
Court finds the aforesaid instrument of writing is the  
last will and testament of said Nancy M. Riley deceased  
that the same was duly executed and attested, and  
that the said testator at the time of making  
signing and sealing the same was of full age  
of sound mind & memory and not under any  
restraint. It is therefore by the Court ordered that

Be it Remembered that hereofore to wit on the 17  
day of May 1934. an instrument of writing purporting to be  
the last will and testament of Nancy M. Riley late of  
Leesburg Township in this County deceased. was produced  
in open Court and offered for probate and was then filed  
And it now being shown to the satisfaction of the Court  
that due notice of the filing of said will and of the  
application to admit the same to probate and record  
in this Court. has been given to the widow and next of  
kin of the testator resident of the State of Ohio pursuant  
to a former order of this Court. Robert J. Gable the  
Commissioner heretofore appointed to take depositions of  
A. E. Culbert and Chester A. Culbert the subscribing witnesses  
of said will duly returned the Commission issued to them  
with said will annexed. and also the deposition  
so taken duly certified. Said subscribing witnesses  
to said will having been duly sworn testified as to the  
execution and attestation of said will, which testimony  
was reduced to writing and by them respectively  
subscribed, and filed with said will. whereupon the  
Court finds the aforesaid instrument of writing is the  
last will and testament of said Nancy M. Riley deceased  
that the same was duly executed and attested, and  
that the said testator at the time of making  
signing and sealing the same was of full age  
of sound mind & memory and not under any  
restraint. It is therefore by the Court ordered that

Heer Plg. Co., Coln., O. CD 4155

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 pay the tax.

12678 In the matter of the Estate of Nancy M. Riley, Deceased.

Order for appointment of Guy Riley for Bond.

The last Will of Nancy M. Riley deceased, late of Township of Leesburg in said County, having heretofore been duly approved and allowed this day Guy Riley 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 Guy Riley 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 \$500. and this cause is continued.

12678 In the matter of the Estate of Nancy M. Riley, Deceased.

Bond approved.

This day Guy Riley appeared in open Court accepted the appointment as Administrator with the Will annexed, in open Court, accepted the appointment as Adm. with the Will annexed of the estate of Nancy M. Riley deceased, and gave and filed herein his Bond in the sum of \$500, conditioned according to law, with Robert Thompson, D. M. Eddy as sureties which Bond is approved by the Court. It is therefore ordered, that Letters of Administrator with the Will Annexed issue to said Guy Riley that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. with the Will Annexed, pay the costs herein taxed at \$-

12245 In the matter of the Guardianship of Clara E. Warner, incompetent.

This day C. S. Hall as Guardian of Clara E. Warner appeared in open Court, gave a new Bond as such Guardian in the sum of \$500 - according to law, with Guy Cramer, and Wayne Treat, as sureties thereon, which Bond is approved, by the Court. It is therefore ordered that John Hilfman v. Guy Cramer, as surety on former bond of \$2000 in said Guardianship, be and is henceforth released from the said former bond. It is further ordered that this proceeding be recorded.

Heer Plg. Co., Coln., O. CD 4155

12675 In the matter of the Estate of George O. Crabtree, deceased, and the inheritance on for her in the present value of and costs and forty thereof, and the same. It is further ordered with a copy may affect said estate that the Court

12675 In the matter of the Estate of

This day heretofore appearing of the file or waived and is ordered to be allowed

12677 In the matter of the Estate of Nancy M. Riley, Deceased. This day Guy Riley appeared in open Court and gave and filed herein his Bond in the sum of \$500, conditioned according to law, with Robert Thompson, D. M. Eddy as sureties which Bond is approved by the Court. It is therefore ordered, that Letters of Administrator with the Will Annexed issue to said Guy Riley that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. with the Will Annexed, pay the costs herein taxed at \$-

Heer Fla. Co., Colo., O. CD 4129.

12675 In the matter of the Estate  
of Rosetta Orabrod. Deceased.

Estate not subject to Tax.

George Orabrod as executor of the estate of Rosetta Orabrod deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is one thousand Dollars - the debts and costs of administration are seven hundred and forty 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 Commission of this state, and that the costs herein taxed at \$ - be certified to the County Auditor to be paid according to law.

12675 In the matter of the  
Estate of Rosetta Orabrod.  
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.

12677 In the matter of the Estate  
of Nancy M. Riley. 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 7th day of April 34 at 10 o'clock a.m. & 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, 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.

Her. Pte. Co., Col., O. CD 1123

12651

Mrs. P. Burns as Guardian  
of Belle A. Burns et al  
Plff.

Entry Granting Petition

vs  
Della A. Burns et al.

Def's

On this 2. day of March, 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 and proper parties have either waived the issuing and service of summons herein and consented to the prayer of the petition, or have been duly and legally served with summons and such service is hereby approved and the prayer of the petition granted. Wherefore, it is ordered that said guardian be, and she hereby is, as such guardian, authorized and directed to join with the adult owners of the real estate described in the plaintiff petition in borrowing the sum of \$2500- Thereon and to join in the execution of the mortgage on said premises to the Federal Land Bank of Louisville, Ky. to secure a promissory note for said sum. Said loan shall be upon the usual and customary terms of such loans made by the said the Federal Land Bank of Louisville and calling for the amortization of the same, and bearing interest at 4 1/2 % for the first five years, and 5%. Thereafter, with semi-annual payments to be made by the owner of the life estate during his lifetime. And it is further authorized that \$600 of such loan be used to re-purchase the life estate of John B. Burns, and the remainder be used for the benefit of said wards and the other owners of said real estate, as set forth in the petition.

And the Court being satisfied that the terms of the loan are reasonable and proper, it is ordered that the same be, and hereby are approved, and that the guardian be, and hereby is ordered to join in the execution and delivery of the promissory note and mortgage for the loan on the premises in question in accordance with the terms aforesaid.

Her. Pte. Co., Col., O. CD

12642

Lena M. Cray  
of the  
Jannia W

vs  
H. M. W. Mason

On this  
by her attorney  
report of app  
L. E. Bull  
and it app  
report that  
Court  
said app  
and confirmed  
the said p  
of Jann  
City of H.  
Lena M. Cray  
Therefore  
said plan  
Jannia W  
to the Sta  
sureties  
of \$ 2,000-  
Said defend  
Alfred B  
to the Sta  
Surtis the  
\$ 3,000- C  
further or  
further p

12642

Lena M. Cray  
The Estate of

vs  
H. M. W. Mason  
This was  
on motion  
appearing  
H. M. W. Mason  
has given  
with Guy  
thereon a  
has given  
the sum  
of \$ 2,000  
said Lena

12642 Lena M. Cray as Adx.  
of the Estate of  
Jamina Wilson Deid  
vs  
W. M. Wilson et al Deft

approving appraisement

Ordering Court -

On this 2 day of March, 1934, came the Plaintiff by her attorney Miss L. Myra and produced to the Court the report of appraisement made by C. O. Wiley, J. W. Lilly and Lee E. Phillips in pursuance of a former order of this Court and it appearing to the Court upon examination of said report that the same is in all respects regular and correct therefore it is ordered by the Court that the said appraisement be and the same hereby is approved and confirmed. It further appearing to the Court that the said plaintiff Lena M. Cray as Adx. of the estate of Jamina Wilson deceased and the said defendants Edgar W. Mahan as guardian of Alfred Brier and Celia M. Brier should each give bond in this action, therefore it is further ordered by the Court that the said plaintiff Lena M. Cray as Adx. of the estate of Jamina Wilson deceased execute within five days to the State of Ohio a bond with sufficient free held sureties thereon to be approved by this Court in the sum of \$2000- conditioned according to law and that the said defendant Edgar W. Mahan as guardian of Alfred Brier and Celia M. Brier execute within five days to the State of Ohio a bond with sufficient free held sureties thereon to be approved by the Court in the sum of \$3000- conditioned according to law. It is further ordered that this cause be continued for further proceedings -

12642 Lena M. Cray Adx. of  
The Estate of Jamina Wilson  
Deid.  
vs  
W. M. Wilson et al

giving approving Bond

Ans.

Ordering Sale -

This day this cause came on further to be heard on motion of the attorney for the plaintiff and it appearing to the Court that the said plaintiff Lena M. Cray as Adx. of the estate of Jamina Wilson deceased has given bond as heretofore ordered in the sum of \$2000- with Guy M. Cray and John W. Mahan as sureties thereon and that the said defendant Edgar W. Mahan has given bond as heretofore ordered by the Court in the sum of \$3000- with John W. Mahan and Guy M. Cray as sureties; it is ordered that the said bonds be and they hereby are approved.

And upon motion of the plaintiff, and it being made to appear to the court upon evidence that it would be for the best interest of the estate of the said Jermina Wilson, deceased, and the estates of the said Alfred Pister and Corlia M. Pister, minors to sell the real estate described in the petition of the plaintiff and in the answer and cross-petition of Edgar T. McManhan, et. Private sale. Further, the court find that it is necessary to sell the real estate, belonging to the estate of the said Jermina Wilson, deceased, to pay her debts and expenses of administration her estate now, that the prayer of the plaintiff's petition should be granted; and the court further find that it will be for the best interest of the estate of the said minors Alfred Pister

12512 Emma F. Co  
Henry Co  
Administ  
estate of

Emma E. Co

directing  
therein  
that after  
issues from  
described  
highest an  
not less th  
bring judg  
time of the  
time then sa  
in the sec  
the minor  
property of  
of the sta  
that it is  
and the sa  
It. fur  
best interes  
basis of  
justice an  
vacated and  
from this  
at private  
can be s  
appraised  
and dec  
directing  
petition to  
and had  
returned  
Thereunder  
decreed, et  
plaintiffs  
administ  
real estate  
thereof, an  
can obla



made to  
be for the  
Elsom, deceased,  
etia M. P. Siler,  
petitioner of the  
of Edgar H.  
Court find  
belonging to the  
to pay her  
new. That  
granted:  
best interest

12512 Emma F. Conklin, et al.  
Henry Conklin, et al.  
Administrators of the  
estate of Lewis F. Conklin,  
deceased.  
Plaintiffs  
Emma F. Conklin, et al.  
Defendants,

directing that the real estate described in the petition herein sold at public auction, and praying the Court that after said former order is vacated an order may issue from this Court directing the sale of the real estate described in the plaintiffs petition at private sale for the highest and best bid they can obtain therefor, and for not less than the appraised value thereof; and the Court being fully advised in the premises finds that at the time of the issuing of the former order of sale, and at the time the sale was held at public auction there was a defect in the service of justice defendant in this action, in that the minor defendant, George May Conklin, had not been properly served with summons according to the provisions of the statute in such cases, made and provided, and that it is therefore impossible to conform said sale, and the same is hereby declared of no effect.

It further appears to the Court that it is for the best interest of said estate and all parties interested herein that the order to sell said real estate at public auction heretofore made by this Court be vacated and held for naught, and that an order issue from this Court directing the sale of said real estate at private sale for the highest and best price that can be obtained therefor and for not less than the appraised value thereof.

It is therefore adjudged and decreed that the former order of this Court directing that the real estate in the plaintiffs petition be sold at public auction shall be vacated and held for naught and said order of sale returned to this Court showing no sale made thereunder, and it is further adjudged and decreed that a new order of sale be issued to the plaintiffs in this action directing them as such administrators to proceed at once to sell said real estate for not less than the appraised value thereof, and for the highest and best price they can obtain for the same.

This day this cause came on to be heard upon the application of Emma F. Conklin and Henry Conklin, as administrators of the estate of Lewis F. Conklin, deceased, asking this Court to vacate and hold for naught the former order of sale issued herein directing that the real estate described in the petition herein sold at public auction, and praying the Court that after said former order is vacated an order may issue from this Court directing the sale of the real estate described in the plaintiffs petition at private sale for the highest and best bid they can obtain therefor, and for not less than the appraised value thereof; and the Court being fully advised in the premises finds that at the time of the issuing of the former order of sale, and at the time the sale was held at public auction there was a defect in the service of justice defendant in this action, in that the minor defendant, George May Conklin, had not been properly served with summons according to the provisions of the statute in such cases, made and provided, and that it is therefore impossible to conform said sale, and the same is hereby declared of no effect.

11746 1/2

Saturday March 3-

In the matter of the Estate of Henry Bonman, Deid | Filing second partial account.

This day came J. I. and H. D. Bonman, executors, of said estate, and filed their second account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 31-day of March, 1934, at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12642

Lena M. Cra  
of the est  
James

H.M. Wilson

This day  
Lena M. Cra  
deceased,  
Bisler and  
Sale, under  
to confirm  
or annul  
in all resp  
of the Court  
guilty and  
the same.

It is f  
Lena M. Cra  
as such gr  
of all the  
Wilson (for  
Alfred B  
estate, s  
Fred T  
a mortga  
he deferred  
further ord  
orders and

12568

Perry W. M  
of the  
Frances

Ernest

This matter  
Plaintiff, fo  
decedent  
and cross  
F. Reed,  
Banking  
of answer  
of process  
estate, the  
necessary  
prayer of  
real estate

Hoer Fig. Co., Coln., O. CD 4129.

12642 Lena M<sup>c</sup> Gray as. Adm.  
of the estate of  
Jemima Wilson. Deid.  
Plaintiff

Entry confirming Sale.

vs.  
Wm. Wilson et. al.  
Defts.

This day this cause came on to be heard on the report of Lena M<sup>c</sup> Gray, as administrator of the estate of Jemima Wilson, deceased, and Edgar H. M<sup>c</sup> Mahan, as guardian of Alfred Bixler and Celia M. Bixler, minors, of their proceedings and sale, under the former order of this Court, and upon motion to confirm the proceedings and sale; the Court having carefully examined said report, and finding the said proceedings 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; it is ordered, by the Court, that the same be and hereby is approved and confirmed.

It is further ordered by the Court that the said Lena M<sup>c</sup> Gray as such adm., and the said Edgar H. M<sup>c</sup> Mahan as such guardian execute a good and sufficient deed of all the right title and interest of the said Jemima Wilson (formerly known as Jemima P. Bixler) and the said Alfred Bixler and Celia M. Bixler, minors, in said real estate, and the whole thereof to the purchaser Fred Harvan a/k/a, upon the said purchaser executing a mortgage upon the said premises, as well to secure the deferred payments of the purchase money. It is further ordered that this cause be continued for further orders and distribution.

12568 Perry W. Wood, Administrator  
of the estate of  
Frances A Harris, Deceased.  
Plaintiff  
vs.  
Ernest Wood et al.  
Defendants.

approving Bond &c. Ordering  
Public Sale.

This matter came on to be heard upon the Petition of the Plaintiff, for an order to sell real estate of the above decedent to pay debts of her estate, to the answer and cross Petition of the Defendant J. T. Reed and Emma F. Reed, the answer and cross petition of the Richmond Banking Company, the other Defendants being in default of answer and having waived the issuance and service of process and consented to the sale of said real estate, the Court finds from the evidence that all the 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

account.  
of said  
It is  
for hearing  
in 1934,  
no required  
time.

Hoar, Plt. Co., Coln., O. CD 4129.

appraised by the appraiser of Parcel No. 1. for Two Hundred fifty Dollars (\$250.) and parcel No. 11 for four hundred Dollars (\$400.) and orders that further appraisement be dispensed with. It further appearing to the Court that the Plaintiff gave a Bond as administrator at the time he was appointed, in the amount of Five hundred Dollars (\$500.) with approved sureties conditioned according to law, the said Bond, is hereby approved.

It is now ordered that Perry W. Wood as such administrator proceed to advertise for sale at the Court House in Marysville, Ohio on the 31 day of March 1934 at 1. o'clock P.M., the real estate in the Petition described as provided by law and that he sell the same at not less than 75% of the appraised value thereof on the following terms, to wit: ten percent (10%) on the day of sale, and the remainder of the purchase price to be paid upon the delivery of the deed.

Plaintiff is ordered to make return forthwith upon such sale.

12683

In the matter of the Will of Thomas F. Porro, Deceased. This matter came on this day further to be heard, on the application of Harry P. Clouse to admit to probate & record the Will of Thomas F. Porro 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 Elsie Porro, his surviving spouse and that the surviving spouse and all the next of kin of said decedent known to a 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 Bertha Lyons and Richard L. Cannon 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 which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and Testament, of said Thomas F. Porro, 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.

Hoar, Plt. Co., Coln., O. CD 4129.

12355

In the matter of the Estate of Joseph

The State of Ohio  
On the  
signed and  
Josephine  
under the  
and it is  
filed with  
of an elec  
witness to  
of the Cou

12435

In the matter of Joseph

The 28 day  
of Richard  
L. Doherty  
due notice  
vs. exc

appearing  
having ca  
witnesses  
being duly a  
in all resp  
is ordered  
allowed, an  
duely balanc  
and said  
of said Cou  
it is orde  
discharge  
files of the  
of account  
discharged

12683

In the matter of Thomas F. Porro  
An application  
Harry P. Clouse  
last Will and  
The surviving  
of David  
5 day of M

How. Plg. Co., Coln., O. CD 4139.

12355

In the matter of the Estate of Josephine Homer Peet, Deceased.

The State of Ohio County of Union  
On the 5. day of March 1934. a written instrument duly signed and acknowledged by Ralph C. Peet, widower of Josephine Homer Peet, deceased, evidencing his 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 widower to take under said Will, be entered on the Journal of the Court.

12435

In the matter of the Estate of Josephine C. Doherty Deceased.

Settlement of accounts and Discharge of Administrator

The 28 day of February 1934. the just and final account of Richard L. Cameron, Administrator of the estate of Josephine C. 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 in conformity to law, and it is ordered that the same be, and it hereby is approved, allowed, and confirmed. The Court finds said account duly balanced and said estate settled according to law; and said account duly approved to the satisfaction of said Court, and verified by the oath of said administrator, it is ordered that the same be allowed as the final discharge of such administrator and be placed on the files of this Court, and also recorded, in the Records of accounts, and the said administrator is hereby discharged according to law.

12683

In the matter of the Will of Thomas F. Pomro, Deceased.

An application having been this day presented to the Court by Harry P. Clouse - praying that an instrument in writing purporting to be the last Will and testament of Thomas F. Pomro, be admitted to probate; the surviving spouse E. Herb. G. Kinn having appeared in open Court and waived notice, a hearing on said application will be had on 5 day of March, 1934. at 3. P. M.

11955 In the matter of the Estate of Rhamben Stultz, Deed.

Order for appointment for Bond.

To last will of Rhamben Stultz deceased, late of Richmond in said County, having heretofore been duly approved and allowed. This day Bryson Sanders appeared in open Court and made and filed an application under oath as required by law to be appointed Adm. with the Will annexed, of the estate also a statement in general terms as to what the estate consists of and its probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Bryson Sanders is a suitable person and legally competent, it is ordered that he be required to 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 case is continued.

11955 In the matter of the Estate of Rhamben Stultz deceased.

Bond approved. Letters Issued.

This day Bryson Sanders appeared in open Court, accepted the appointment as Adm. with the Will annexed, of the estate of Rhamben Stultz, deceased, and gave and filed herein his Bond in the sum of Three thousand Dollars, conditioned according to law with Fidelity Deposit Ins. Company of Maryland as surety which Bond is approved by the Court. It is therefore ordered that Letters of Adm. with the Will annexed, issue to said Bryson Sanders, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. with the Will annexed, pay the costs.

12640 In the matter of the Estate of Otto M. Tiquay, Deed.

Order approving Inventory.

This day the Inventory in the above entitled 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, to be exceptions having been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed, and confirmed.

12664 In the matter of the Estate of

(The last will of the deceased in said County, having been duly approved and allowed. This day Bryson Sanders appeared in open Court.

This day Bryson Sanders appeared in open Court, accepted the appointment as Adm. with the Will annexed, of the estate of Rhamben Stultz, deceased, and gave and filed herein his Bond in the sum of Three thousand Dollars, conditioned according to law with Fidelity Deposit Ins. Company of Maryland as surety which Bond is approved by the Court.

12672 In the matter of the Estate of

This day the Inventory in the above entitled 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, to be exceptions having been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed, and confirmed.

12676 In the matter of the Estate of

This day the Inventory in the above entitled 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, to be exceptions having been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed, and confirmed.

12488 In the matter of the Estate of

This day the Inventory in the above entitled 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, to be exceptions having been filed thereto, it is now ordered that said Inventory after being duly examined, be allowed, and confirmed.

12664 In the matter of the  
Estate of Elizabeth Green,  
Deceased.

Order for appointment, and  
for Bond.

(The last Will of Elizabeth Green, deceased, late of Lexington Township in said County, having heretofore been duly approved and allowed, this day, A. B. Green, and L. D. Collins appeared, in open Court, and made ans. filed an.)

Order to Record Notice

This day the affidavit of J. M. Huber, publisher of the Mansville Tribune a newspaper of general circulation in this County that the notice of appointment of L. D. Collins and A. B. Green as administrators with the will annexed of the estate of Elizabeth Green 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.

12672 In the matter of Zachariah T. Haines  
Deid

Order to Record Notice

This day the affidavit of J. M. Huber, publisher of the Mansville Tribune a newspaper of general circulation in this County, that the notice of appointment of Otto C. Wilson as executor of the estate of Zachariah T. 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.

12676 In the matter of the Estate  
of Clara A. Matteson, Deid

Order to Record Notice

This day the affidavit of J. M. Huber, publisher of the Mansville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Richard L. Cameron, as ad. of the estate of Clara A. Matteson, 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.

12488 In the matter of Estate  
of W. Fred Conkright, Deid

Filing 1<sup>st</sup> and final account.

This day came W. F. Conkright, ad. of said estate, & filed his 1<sup>st</sup> and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday the 31<sup>st</sup> day of March, 19 34, at 1. P. M. and that notice thereof be published as required by law. This matter is continued until said time.

Heer Fig. Co., Cole, O. CD 4123.

12633

In the matter of the estate of D. W. Berkley 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 19 day of March, 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 Register 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 ten days prior thereto.

12642

Lena McCrory, as Adx. of the Estate of  
Jessina Wilson Deceased.  
vs.  
H. M. Wilson et al.  
Defendants.

Order of Distribution

This cause coming on further to be heard upon the pleadings, evidence, and proceedings and upon motion to distribute the proceeds of the sale amounting to the sum of \$4100.00 and on consideration thereof, the Court finds: That the defendant, H. M. Wilson, as the surviving spouse of Jessina Wilson deceased, as such, had an interest in the undivided one third of said real estate, of which the said Jessina Wilson, died seized and, that by his appearance and waiver filed in this action he waived and released any interest that he had or claimed in said real estate; therefore, he is not entitled to any portion or part out of the proceeds received from the sale of said real estate. The Court further finds that upon the promissory note set forth in the answer and cross-petition of Edgar W. Mahan and John T. Mahan, there is due them the sum of \$245.15; and that the said Jessina Wilson during her life time to secure the payment of the said promissory note gave a mortgage upon her undivided one-third interest in the premises in the petition described, which was a valid and subsisting lien thereon, and now upon the funds in the hands of said Lena McCrory, adx. arising from the sale of said premises. It further appearing to the Court that the said premises described in the plaintiffs petition and in the answer and cross-petition of Edgar T. Mahan, as guardian of Belia M. Pixler and Alfred Pixler, was sold upon the terms of \$1000.00 cash, and the balance of \$3100.00 on

Heer Fig. Co., Cole, O. CD 4123.

on defer  
to be secur  
It f  
of. Edyar  
and. Alfr  
of the es  
guardian  
real esta  
real esta  
on the se  
by the Cou  
said \$100  
Trust  
sale of the  
\$50.00 to H  
the total  
The last  
Second. to  
on their m  
in their a  
which the  
find. the  
account fo  
trust; \$6  
The Court  
Wilson, in  
estate to  
having m  
trust, to  
said estate  
the said  
purchaser  
therein; the  
that the  
to settle sa  
without a  
thereof with  
The Court  
said be  
from the  
and the su  
the said  
Edgar T. M  
has receiv  
said real e  
it is orde  
the same  
It is ju



on deferred payments, which deferred payments were to be secured by a mortgage on the real estate sold.

It further appearing to the Court on motion of Edgar T. McMahon, as guardian of Belia M. Pixler and Alfred Pixler, that it would be for the best interest of the estates of the said minors that the said guardian accept notes from the purchaser of said real estate, for their respective interest in said real estate, with the said notes secured by mortgage on the real estate sold.

Therefore it is ordered by the Court that the said plaintiff pay out of the said \$1000.00 in her hands -

First - the costs and expenses incurred in the sale of the said property, including an attorney fee of \$50.00 to Miles L. Myers, and \$4.50 U.S. revenues, for the deed, the total sum of \$54.50.

The taxes and assessments having been paid Second. to Edgar T. McMahon and John H. McMahon on their note and mortgage as set forth and described in their answer and cross petition, the sum \$248.10 which the Court finds to be the amount due them.

Third. that the said plaintiff, as said Administrator, account for the balance of the said cash sum of \$1000.00 to wit: \$670.00 according to law.

The Court further finds the interest of the said femina Wilson, in the proceeds received from the said real estate to be \$1339.59, and by reason of the purchaser having made said cash payment to the said Administrator, there is yet deferred payment due the said estate in the sum of \$420.84 for which payment the said Administrator has received a note from the purchaser of said real estate secured by a mortgage thereon; therefore it is ordered and directed by the Court that the said Administrator, if and when necessary to settle said estate, sell and transfer said note, without recourse at not less than the face value thereof with accrued interest.

The Court further finds that the interests of the said Belia M. Pixler in the proceeds received from the sale of said real estate to be \$1339.58 and the said Alfred Pixler to be \$1339.58, and that the said interests are deferred payments, and the said Edgar T. McMahon, as guardian of said minors has received promissory notes from the purchaser of said real estate secured by a mortgage thereon; therefore it is ordered that the said guardian account for the same according to law.

It is further ordered, that this proceedings be recorded.

Heer Plg. Co., Col., O. CD 4129.

12674 In the matter of the Estate of William B. Barry, 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 19-day of March, 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 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.

12679 In the matter of the Guardianship of Robert W. Thomas 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 said Robert W. Thomas is a minor and that a guardian is necessary. It is therefore ordered that a guardian be appointed. This day this matter came on for further hearing and it appearing to the Court that one George Ream is legally competent and an application having been filed herein and given bond in the sum of \$1000 conditioned according to law with Walter R. Thomas and Estella L. Thomas and Geo. Ream as sureties, thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said George Ream as provided by law.

12684 In the matter of the Estate of Thomas F. Pomeroy, Deid.

Order for appointment of Executor for Bond.

The last Will of Thomas F. Pomeroy, deceased, late of Milford Center, Ohio in said County, having heretofore been duly proved and allowed this day Harry P. Clouse 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 Harry P. Clouse is a suitable person and legally competent it is ordered that he be appointed as such executor upon giving Bond with sureties as required by law in the sum of Three Thousand Dollars - This case is continued.

Heer Plg. Co., Col., O. CD 4129.

12684 In the matter of the Estate of Thomas F. Pomeroy, Deceased.

This day the trust of the above captioned Estate was approved by the Court. It is ordered that the approval of said trust be set for hearing before this Court on the 19-day of March, 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 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.

12685 In the matter of the Estate of Eva Stultz.

An application for a Mandate to the last will and testament of said Eva Stultz was filed herein and it is ordered that said application be heard on the 19-day of March, 1934, at 10 A.M.

Heer Plg. Co., Col., O. CD 4129.

12684 In the matter of the Estate of Thomas F. Pomo, Deid

Bond approved -

Letters Issued.

This day Harry P. Clouse appeared in open Court, accepted the trust as executor of the estate of Thomas F. Pomo-deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars - Conditioned according to law with the Ohio Casualty Company by Earl Turner Atty-in-fact 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 Harry P. Clouse 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 \$ -

12865 In the matter of the Will of

Filing of Will

Eva Stults, Deceased.

An application bearing here this day presented to the Court by Maud Benedict, praying that an instrument in writing purporting to be the last Will and Testament of Eva Stults, deceased, be admitted to probate; all next of kin in Ohio named; a hearing on said application will be had on the 9-day of March, 1934 at 10. A.M.

Filing  
Inventory,  
and Estate was  
to. It is  
set for  
Nov. 1934.  
in given to all  
State of Ohio.  
to 10 days  
who have  
nally served  
for Thursts,

Hearing.  
upon the  
that notice  
ereof for  
was, is, a.  
It is  
anted  
ing and  
is legally  
d herein  
According  
was said,  
at said  
hip issue

Appointment  
and  
Wilford Carter,  
by found  
ecutor named  
de, and filed  
to be  
in general  
the probable  
that said  
y competent  
ecutor  
law in the  
ontinued.

Heer Plg. Co., Col., O. CD 411B

In the matter of Accounts. filed for settlement of accounts and vouchers of the following named persons and estates has 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 March 31- 1934.

- 12373 B. R. Sanders Adm. of the estate of John H. Robertson 1<sup>st</sup> & 2<sup>d</sup> Final Account.
- 12646 Anna Boudinot Executrix of the estate of Lewis J. Nicol, 1<sup>st</sup> & 2<sup>d</sup> Final Account.
- 10711 Nancy O. Prouty, Exor. of Es. W. and Ans D. Lake, minors 5<sup>th</sup> account.
- 10788 Odell Bygones " " " " " Final account.
- 11746 J. T. and H. D. Borman, executors

of the estate of Harry Borman, second Partial account.  
 12481 W. C. Conkright, Adm. of the estate of W. Fred Conkright 1<sup>st</sup> & 2<sup>d</sup> Final Acct.  
 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.

Heer Plg. Co., Col., O. CD 411B

12680 In the matter of the estate of Eva ...  
 The last ...  
 in said ...  
 second, ...  
 the will of ...  
 an applica ...  
 as such ...  
 what the ...  
 and the C ...  
 is a suit ...  
 that she ...  
 Bond, ...  
 Three dem ...  
 is contin ...

In the matter of the estate of ...  
 Estate. ...  
 This do ...  
 accepted ...  
 debts, de ...  
 Bond, in ...  
 fav. with ...  
 as surty ...  
 It is ...  
 on the ...  
 that not ...  
 required ...  
 and that ...

12685 In the matter of the estate of Eva ...  
 This m ...  
 on the app ...  
 and record ...  
 vouchern of ...  
 this Court ...  
 Court, the ...  
 spouse, a ...  
 known to ...  
 with notice ...  
 caption ...  
 Court, J ...  
 married ...  
 Will, and ...  
 witnesses ...  
 having be ...  
 attestat ...  
 to writing ...

of accounts  
persons  
of Union  
and  
for hearing  
Final account.  
Final Account.  
account.  
Partial account.  
Final Acct.  
to said  
days prior  
to be heard  
disposed of.

12680 In the matter of the Estate  
of Era Stults, deceased.

Order for appointment  
of Bond

The last will of Era Stults deceased, late of Village of Richmond  
in said County having heretofore been duly proved and  
allowed, this day Mandie Benedict the Executrix named in  
the 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 Mandie Benedict  
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  
Three thousand five hundred dollars - and this cause  
is continued.

In the matter of Era Stults  
Estate.

Bond approved.

This day Mandie Benedict appeared in open Court,  
accepted the trust as Executrix of the estate of Era  
Stults, deceased, and gave and filed herein her  
Bond in the sum of \$ 3500, conditioned according to  
law with The Fidelity and Deposit Company of Maryland  
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 Mandie Benedict  
that notice of said appointment be published, as  
required by law, that this proceeding be recorded,  
and that said executor pay the costs herein taxed.

12685 In the matter of the will  
of Era Stults, deceased.

Admitting to Probate & Record.

This matter came on this day for trial to be heard,  
on the application of Mandie Benedict to admit to probate  
and record the will of Era Stults, 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 applica-  
tion to admit it to probate and record in this  
Court, pursuant to a former order of this Court, or  
having notice and given consent to the probate of said  
Will, and Elvora Davis and D.E. Ryan, subscribing  
witnesses to said Will, this day appeared in open Court,  
having been duly sworn, testified to the due execution  
& attestation of said Will, which testimony was reduced  
to writing, and filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Eva Stults deceased; that it was duly executed and attested; and that the aforesaid instrument of writing is the last Will and Testament of said Eva Stults 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 full force and that it together with the said testimony of the witnesses above named be entered of record in this Court.

12389

In the matter of the Estate of Josephine Horner Beck, Deceased | Filing of Final Account.

This day came Ralph Beck executor of said estate, and filed his final account therein. It is ordered that said account be set for hearing and settlement on Saturday the 29th day of April 1934 at 10 o'clock P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12669

In the matter of the Estate of Alexander Hatcher Deed | Journal.

This day Lloyd Wisler Adm. of the estate of Alexander Hatcher deceased filed his application for authority to lease the real estate of the decedent for a period of one year, and it appearing to the Court that there are no devisees or next of kin residing in Union County, Ohio, and the Court being fully advised in the premises finds that it would be for the interest of the estate to enter into the proposed lease of the premises for one year from the 1st day of March 1934, at and for the price set forth in said application; it is ordered that said Administrator be and he is hereby authorized and directed to lease to James Maddox and Horace Maddox the real estate described in the application for the period of one year, and for the price set forth in said application, to wit: in the sum of \$200.00 payable in two installments, one the 1st day of August 1934, and on the 1st day of January 1935, without interest until after maturity and for the further consideration that the lessors shall furnish the necessary gross and to be used on said premises.

12389 In the matter of the Estate of J. J.

Ralph C. Horner Beck duly sworn and the inheritance tax for hearing the proceeds of said estate five and one two thousand by the Will was devised lifetime value of Table of estate appraised therein.

in equal Horner Beck Helen B. H. that the said estate result on exempt of ordered, it of all other affectory estate to the costs Auditor to

12314

In the matter of Phoebe This and filed there upon and settled at 10 o'clock as required said time

17389

In the matter of the Estate of Josephine Horner Peet, Deceased. Estate not Subject to Tax.

Ralph C. Peet, as Executor of the estate of Josephine Horner Peet, deceased, having filed an application duly verified, for an finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state came on for hearing. And the court being fully advised in the premises, finds and determines that the gross value of said estate is six thousand three hundred forty five and 82/100 Dollars; the debts and costs of administration are two thousand three hundred nine and 58/100 Dollars; and the net actual market value thereof is four thousand thirty six and 24/100 Dollars. That in and by the Will of said decedent, the said Ralph C. Peet was devised and bequeathed the above estate for his lifetime and that his age is 44 years, and that the value of his interest therein based upon the American Table of Mortality is \$2584<sup>30</sup>; and that all of the estate after the termination of the said life estate therein was by said Will devised and bequeathed in equal shares to the persons hereinafter named, to wit: Horner Butler Hunt, George Hunt, Ann D. Hunt, and Helen B. Hunt, nieces and nephews of said decedent, and that the present value of their respective interests in said estate is the sum of \$363.<sup>10</sup> 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 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 costs herein taxed at 3- be certified to the County Auditor to be paid according to law.

17384

In the matter of the Estate of Phoebe Thompson Deid | Filing 1<sup>st</sup> and final account.

This day came Mory Diggitt executor, of said estate, and filed his 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 28. day of April, A.D. 1934, at 1.0 clock P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

Heer Fla. Co., Col., O. CD 1123

9512 In the matter of the estate of Verne H. Rust Dec'd.

Filing third account.

This day came Roger V. Rust Guardian of said estate and filed his third account. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 28 day of April A.D. 1934 at 10 A.M. and that notice thereof be published as required by law and this matter is continued until said time.

12687 In the matter of the estate of Thomas Parisk Dec'd.

Estate not estate of Parisk not subject to tax.

G. L. Parisk as heir at law of the estate of Thomas Parisk, dec'd, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$433<sup>75</sup> the debts and costs of administration are none and the net actual market value thereof is \$433<sup>75</sup> 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.

12669 In the matter of the estate of Alexander Hatcher 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 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.

Heer Fla. Co., Col., O. CD 1123

12314

In the matter of the estate of Money Lipp

deceased for a final Succession under the

And the finds and estate is the debts and usages thereof.

The following according name: Emerigill, Gt. Paul Lipp, Gt. Catharine Lipp, Money Lipp, Charles Thompson.

W. L. Brown and that therein are ordered to all other be the inherit certified to herein tax to be paid



Heer Prg. Co., Colo., O. CD 4129.

12314

In the matter of the

Estate not subject to tax

Estate of Charles Thompson, Deed

Mary Elyott, as executor of the estate of Charles Thompson,

deceased, having filed an application, 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 five hundred one and 40/100 Dollars -

the debts and costs of administration, are four hundred

and 25/100 Dollars and the net actual market value

thereof is Two thousand one hundred one and 43/100 Dollars

The following is the manner in which said estate

according to said Last Will and Testament, will descend

name, relationship, Amt. Recd., amount subject to tax

Emergigott, Gt. Grandson, \$500.00 none

Paul Elyott, Gt. " " 50.00 none

Esther Elyott, " " daughter, 50.00 none

Mary Elyott Grandson, 500.00 none

Charles Thompson, nephew 500.00 none

Wm. Brown Daughter 501.43 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 Commission of this state, and that the costs

therein taxed at \$ - be certified to the County Auditor

to be paid according to law.

... said estate  
... ordered  
... Saturday  
... thereof be  
... returned

... Parish  
... to Tax  
... Parish,  
... for a finding  
... therein are  
... of this,  
... Court  
... determines  
... the debts and  
... the market  
... said estate  
... inheritance tax,  
... together with  
... may affective  
... to be certified  
... to be paid

... entry  
... and estate  
... estate.  
... approval of said  
... of said  
... titled to notes

Heer Plg. Co., Coln., O. CD 1129.

12689 In the matter of the Will of Joseph Roff deceased | Filing Will

An application having been this day presented to the Court, by J.C. Brannon, praying that an instrument in writing, purporting to be the last will and testament of Joseph Roff, deceased, be admitted to probate. There being no surviving spouse, and all the legal heirs and devisees at law, having signed the above will. It is ordered, that a hearing on said application will be had on this 12. day of March, 1934, at 3:30 P.M.

12688 In the matter of the Will of Joseph Roff, Deid | admitting to Probate and Record.

This matter came on this day further to be heard, on the application of J.C. Brannon, to admit to probate and record the Will of Joseph Roff, 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 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.H. Hutton and Norman C. Brown, 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 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 Joseph Roff, 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.

Heer Plg. Co., Coln., O. C

12690 In the matter of the Will of [unclear] An application having been presented to the Court by [unclear] in writing of Alvin [unclear] It is ordered that a hearing on said application will be had on this 12. day of March, 1934, at 3:30 P.M.

12689 In the matter of the Will of Joseph Roff, 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 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.H. Hutton and Norman C. Brown, 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 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 Joseph Roff, 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.

Heer Fig. Co., Col., O. CD 4128

12690 In the matter of the application for Probate of Will  
Will of Alvin Stimmel, Decedent

An application having been this day presented to the Court by Joseph L. Stimmel praying that an instrument in writing, purporting to be the last Will and Testament of Alvin Stimmel, 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 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 20-day of March, 1934, at 11:30 A.M.

12689 In the matter of the Estate of Joseph Roff, Decedent. Letters Issued

The last Will of Joseph Roff, deceased, late of the village of Mansville, in said County, having heretofore been duly found and allowed, this day J.C. Brannon 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.C. Brannon is a suitable person and legally competent, and that by the terms of said Will said testator ordered or requested that said executor may execute it without giving bond; it is ordered that he be appointed as such executor, and that Letters Testamentary be granted and issued to 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.

Heer Pte. Co., Colo., O. CD 1129

12691

In the matter of the Will of Lewis Wideman, Deceased.

Filing Will

An application having been this day presented to the Court by Edward Wideman praying that an instrument in writing purporting to be the last will and testament of Lewis Wideman 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 16 day of March, 1934, at 2 P.M.

12406

In the matter of the Estate of W. F. Amrine, Deceased

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 28 day of March, 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 daily 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.

Heer Pte. Co., Colo., O. CD 1129

10260<sup>B</sup>

In the matter of John George R. 14

George R. 14 application for the secured by being advised of the said impounded consent of the officer secured by Richmond, Sharp, Inc. secured by this, owned and the C investment 7000. Ad. authorized consenting

12692

In the matter of James

The last Richmond approved in open to under vac with the M general to the probate that an said M Competent Administr with sur one thousand

12692

In the matter of the estate

This day the approval of James Bond of Maryland approved.

Heer Plg. Co., Coln., O. CD 412B.

10260<sup>B</sup> In the matter of the estate  
of John E. Horn, deceased.  
George R. Horn, adm., act.

Order approving investments

George R. Horn administrator as above, having filed his application for the approval and consent of this Court for the investment of funds of said estate by loans secured by first mortgage on real estate, and the Court being advised in the premises, and finding that under the Will of the said John E. Horn, deceased, said administrator is empowered to re-invest funds of the estate, subject to the consent and approval of this Court, and that he has the opportunity to invest \$300<sup>00</sup> at 7% per annum, secured by first mortgage on a house and lot, in Richmond, Ohio, owned by Chester Shoup and Laurentine Shoup, husband and wife, and \$300<sup>00</sup> at 7% per annum, secured by first mortgage on a house and lot, in Richmond Ohio, owned by W. L. Decker, both loans being for one year and the Court finding that these are desirable investments: It is ordered that the said George R. Horn, Administrator as aforesaid be, and he hereby is authorized to make such investment, the Court consenting to the same.

12692 In the matter of the Estate  
of James W. Hatcher, Deid.

Order for app. and for Bond.

The last Will of James W. Hatcher, deceased, late of village of Richmond in said County, having heretofore been duly approved and allowed: this day Marion C. Winter 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 Marion C. Winter 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 one thousand Dollars, and this cause is continued.

12692 In the matter of  
the estate of James W. Hatcher,  
Deceased.

Bond approved.  
Letters Issued.

This day Marion C. Winter, appeared in open Court, accepted the appointment as Administrator with Will annexed, of the estate of James W. Hatcher, deceased: and gave and filed herein his Bond of one thousand Dollars, with Fidelity & Deposit Co. of Maryland, Sturgis Choney, agent, as surety, which Bond is approved by the Court. It is therefore ordered.

to the Court,  
in writing  
is Midman  
- days notice  
the application  
on to the  
of the State  
it to Lad

captioned  
of said estate,  
of Datto to  
March 1934  
given to all  
State of Ohio,  
10 days  
who have  
ruly served  
therein.

Heer Plg. Co., Colo., O. CD 1129

that Letters of Administration with the Will annexed issue to said Marion L. Winter; 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 \$ -.

12601

In the matter of the Estate of William M. Burns, Deceased.

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 28<sup>th</sup> day of March, 1934, at ten o'clock a.m. and that notice of said hearing be given to all persons 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.

12620

In the matter of the Estate of Patrick B. Smith, Deid

Journal entry.

This day this cause came on for hearing on the application and motion of Mrs L. Myers, as auxiliary administrator of the estate of Patrick B. Smith, deceased, for an order directing the Farmers and Merchants Bank of Milford Center, Ohio, to turn over to him, as such administrator, said promissory notes held by the said Bank and signed by one Paul J. Ryan, or that the said Bank appear and show cause why it should not surrender the said notes to the said Mrs L. Myers. And the Court being fully advised in the premises on consideration thereof, does hereby grant said motion, therefore, it is hereby ordered, by the Court, that the said Farmers and Merchants Bank of Milford Center, Ohio, forthwith upon receipt of a copy of this entry, surrender, and turn over the two promissory notes dated September 25- 1931, each calling for the sum of \$480.00 and the promissory note dated March 1- 1933, for the sum of \$725.00, or that the said Bank appear on the 15<sup>th</sup> day of March, 1934, at 10 o'clock a.m. before this Court and show cause why it should not surrender said notes.

12454

Ethel Fickle, adx. eto Martha E. Anna Spurgeon

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 or have voluntarily entered their appearance and consent to the sale prayed for, and on property before the Court, that no surviving spouse of said Martha E. Anna Spurgeon deceased, is entitled to dower in the homestead rights in the real estate described in the petition.

Heer Plg. Co., Colo., O. C

if it appears of said debt Demand for vicinity appoint in money that said and impa view of required of their of or before

12458

This day appraisers report is in and at here Ethel Fickle eto of Ohio in the sum

Heer Plg. Co., Colo., O. CD 4129.

ed issue li  
inment  
ending be  
covered pay

Schedule of Debts,

tioned estate  
estate. It is  
to set for  
1934. at ten  
seven to all  
least 10 days  
who have  
mally served  
therein.

application  
nistrator  
order  
of Miford  
dministrator.  
and signed  
with appear  
under the  
and the

on  
id motion,  
rk that the  
Center, Ohio,  
try, surrender,  
led September  
in and the  
the sum  
the 15<sup>th</sup>  
his Court  
render said

on  
team and the  
have been  
obstantly entered  
d. for, and  
vising spouse  
titled to down  
d in the petition.

It appearing to the Court that a new appraisement should be made of said real estate, it is ordered that Morgan Kegg, W. P. Davis and Lemard Fogle, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, do, and they hereby are appointed to appraise said real estate at its true value in money free from down 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 of its fair cash value, and discharge the duties required by them according to law and to make returns of their of their proceedings in writing to this Court, on or before the 14<sup>th</sup> day of March, 1934

12 458

This day this matter came on further on 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. It is further ordered that said Ethel Kiddle as such administrator execute within 10 days to the State of Ohio a bond with sufficient sureties to be approved by the Court in the sum of \$4000. conditions according to law.

Heer Fig. Co., Col., O. CD 4129

12691

In the matter of the Will and Codicil of Lewis Midman Deed

Order admitting to Probate and Record.

This matter came on this day further to be heard, on the application of Edward Midman to admit to probate and record the Will and Codicil of Lewis Midman, 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 the said decedent died leaving no surviving spouse and that all the next of kin of said decedent have waived notice of the filing of said Will and Codicil and of the application to admit them to probate and record, in this Court, pursuant to the former order of this Court and have given consent to the probate of said Will and Codicil. And it further appearing to the Court that A. D. Kallepach one of the subscribing witnesses to said Will and also to said Codicil is dead, and his testimony can not be obtained; thereupon, came Carrie W. Hornbick and Richard L. Cameron, appeared in open Court, and were duly sworn, and examined according to law, touching the genuineness of the signatures of said A. D. Kallepach attached as an witness to said Will and said Codicil which testimony was reduced to writing, was subscribed by the deponent, and was filed with said Will.

And thereupon came J. Leo Ernest the other subscribing witness to said Will and L. J. Mader the other subscribing witness to said Codicil, a part thereof, in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said Will and 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 said Codicil, is the last Will and Testament of said Lewis Midman deceased; that it was duly executed and attested, and that the said testator at the time of signing the said Will and also at the time of signing the said Codicil, was of full age, of sound mind and memory, and not under any restraint.

Therefore, the Court orders the admitting of said Will together with the Codicil thereto, to probate and that it, together with the said testimony of the witnesses above named, be entered of record, in this Court.

Heer Fig. Co., Col., O. CD 4129

12689

In the matter of the Will of Joseph H. ...

This day was filed ... ordered. The hearing be at 10 o'clock in the forenoon of the 18th day of March next served by ...

12601

In the matter of the Will of William ...

This day heretofore. It appears of the filing to all in exceptions that said be allowed.

12680

In the matter of the Will of Doris ...

This day was filed. It is of said ... entitled to



Heer Fig. Co., Coln., O. CD 4129.

to Probate and  
 heard, on the  
 the and record  
 late of the  
 filed in this  
 of the  
 no surviving  
 decedent's  
 Codicil  
 Probate and  
 der of this  
 id Will and  
 not that  
 to said Will  
 testimony  
 W. Hornick  
 t. and one  
 w. touching  
 Kelle with  
 said Codicil  
 subscribed  
 will.  
 the sub  
 or the other  
 of. in open  
 respectively  
 said Will  
 ed to writing,  
 filed  
 Court finds  
 other with  
 of said  
 executed  
 the time of  
 of signing  
 and  
 of said Will  
 ed. that it,  
 as above

12689 In the matter of the Estate  
 of Joseph Roff deceased.

Orders on filing Inventory.

This day an Inventory in the above captioned estate was filed in this 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 April, 1934 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 those who have waived said notice, or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12601 In the matter of  
 The Estate of

Schedule of Debts and Claims

William Burns, Dec'd

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.

12680 In the matter of the Estate  
 of Doris Scholip, 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.

Heer Fig. Co., Col., O. CD 4129

11928 In the matter of the estate of J. P. Jolley, Decedent.

Filing Account.

This day came Donald E. Jolley, ad. of said estate and filed her first and final account. Therein It is Thereupon ordered that said account be set for hearing and settlement on Saturday, the 23. day of April 1934, at 1. P. M. and that notice thereof be published, as required by law, and this matter is continued until said time.

12693 In the matter of the estate of Lewis Widman, Decd

Order for appointment Letters Issued.

The Last Will of Lewis Widman decedent, late of Marysville in said County having heretofore been duly proved and allowed, this day Edward Widman, 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 Edward Widman 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 \$-

Heer Fig. Co., Col., O. CD 4129

12672 In the matter of the estate of

This day in this Court that the before this Court and entitled to no jurisdiction of said hearing or who in herein at

12569 In the matter of the estate of

This and filed thereupon and settled at 1. P. M. required by time.

12569 In the matter of the estate of

Superior Cooper a duly verified estate a any income come on advised that the firm for costs of Hundred of market value said estate from such that a the entire the when to certify the costs according

Heer Fig. Co., Coln., O. CD 4129.

12672 In the matter of the Estate of Jeremiah T. Haines Deceased | Order on 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 April, 1934, 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 Tribune, 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.

12569 In the matter of the Estate of Casper A. Haines Deceased | Filing of and final account.

This day came Dyeria M. Haines, Adx. of said estate and filed the first and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday, the 28 day of March 1934, at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12569 In the matter of the Estate of Casper A. Haines Deceased | Estate not subject to Tax

Dyeria M. Haines, ad. Administratrix of the estate of Casper A. Haines, 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 three thousand nine hundred fifty and <sup>no</sup>/<sub>100</sub> dollars; the debts and costs of administration are three thousand nine hundred fifty and <sup>no</sup>/<sub>100</sub> dollars and the net actual market value thereof is - none - 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 successors of said estate, be certified to the Tax Commission of Ohio, and that the costs be certified to County Auditor to be paid according to law.

Heer Plg. Co., Col., O. CD 1139

12010

In the matter of the Guardianship of Lisle G. Cross incompetent

Filing third account.

This day came Hessa Hinton Cross guardian of Guardianship and filed her 3<sup>rd</sup> account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 28 day of April 1934 at 1. P. M. and that notice thereof be published as required by law. and this matter is continued until said time

11534

In the matter of the Guardianship of John Reed, incompetent

This day came O.E. Reed, guardian and filed his 4<sup>th</sup> acct. therein. It is thereupon ordered that said account be set for hearing & settlement on Saturday the 28 day of April 1934 at 1. P. M. & that notice thereof be published as required by law. & this matter is continued

Heer Plg. Co., Col., O. CD

12094

In the matter of the Estate of Jay W. Miller

An application that said estate be exempt from this the Court. It is determined Eighteen Dollars and lot has a mortgage interest successions

It is with a copy may affect said estate that the to be paid

12387

In the matter of Jay W. Miller. Verified and the inheritance on for hearing in the present value of of administration market said estate from such that a of all other affecting of said of this, and be certified to law.

account.

of himself  
on ordered  
ment on.  
and that  
this matter  
tent.  
b. therein. It is  
of settlement, on  
published as

12694 In the matter of the  
Estate of Clara B. Husted  
Deceased.

Determination of Inheritance Tax  
Estate not subject to Tax.

Jay W. Mullaney: Clara B. Husted, 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 Eighteen Hundred Dollars - the debts and costs of administration are Twenty five Hundred Dollars - and the net actual market value thereof is Eighteen Hundred Dollars - The deceased died seized in fee with a home and lot of the value of Eighteen Hundred Dollars and same has a mortgage on it in the sum of Twenty five Hundred with interest, 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 succession of said estate, be certified to the Tax Commission of this, and that the costs herein taxed be certified to the County Auditor to be paid according to law.

12387 In the matter of the Estate  
of W. H. Husted, Deceased.

Estate not Subject to Tax

Jay W. Mullaney, as executor, of the estate of W. H. Husted 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 \$4800<sup>00</sup> - the debts and costs of administration are \$4336<sup>70</sup> and the net actual market value thereof is \$463<sup>30</sup> 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 succession 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.

Heer Plg. Co., Col., O. CD 4129

12697

In the matter of the Estate of A. H. Dean, Decedent.

Estate not Subject to Tax.

G. H. Dean, son and heir at law of the estate of A. H. Dean, decedent, having filed an application, 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 three thousand one hundred eighty five and 65/100 Dollars; the debts and costs of administration are five hundred thirty two and 50/100 Dollars, and the net actual market value thereof is two thousand six hundred fifty three and 15/100 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 this state, and that the costs herein taxed at \$ - be certified to the County Auditor to be paid according to law -

Heer Plg. Co., Col., O. CD

12695

In the matter of the Estate of Charles L. ...

This day ... appointment ... It is ordered on the 19th ... at least to ... said hearing made choice by the ... provided

12695

In the matter of the Estate of Charles L. ...

This day application has been ordered.

It is the order of the court that the ... conditions and wills ... of the ... provided by

Reer Plg. Co., Col., O. CD 4129.

17695 In the matter of the  
Guardianship of  
Charles Liggitt Jr.

Order for notice

notice

This day Etha Liggitt filed an application in Court for the appointment of a Guardian of Charles Liggitt Jr. minor  
It is ordered that said application be set for hearing on the 19. day of March 1934 at 10 A.M. and that at least three days notice of the time and place of said hearing be given to the Proposed next, leaving made choice of Guardian personal service, in writing by Etha Liggitt all the interested parties by mail as provided by law.

17695 In the matter of the  
Guardianship of  
Charles Liggitt Jr.

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 Charles Liggitt Jr. is a minor and that a guardian is necessary -  
It is therefore ordered that a guardian be appointed  
It appearing to the Court that Etha Liggitt is legally competent and she having filed an application herein and given bond in the sum of \$500.00 Conditioned according to law with Etha Liggitt and Wilma Wright, as sureties thereon, it is ordered that said bond be approved and that letters of Guardianship issue to said Etha Liggitt as provided by law.

12690 In the matter of the will of Alvin Stimml, Dec'd

Order admitting to Probate <sup>an</sup> Record.

This matter came on this day further to be heard, on the application of Joseph L. Stimml to admit to probate and record the will of Alvin Stimml deceased, late of the Township of Mill Creek 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 Guy C. Anderson, and Harry W. Crist 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 Alvin Stimml 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 <sup>and</sup> 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.

12698 In the matter of the estate of Alvin Stimml, Dec'd

Order for appt. Letters Issued

The last Will of Alvin Stimml deceased, late of Mill Creek Twp. in said County, having heretofore been duly proved and accorded, this day C. P. Hutchinson, the Executor named in said Will, appeared in open Court, and made <sup>an</sup> 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. P. Hutchinson is a suitable person and legally competent, and that by the terms of said Will said Testator ordered, or requested 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 required by law, that this proceeding be recorded, and that said

Executor pa

11749 In the matter of the estate of R filed, his thereupon and written at 1.0'clock as required said time.

12458 Entered Fiddle It further additional conditioned It is now proceed to the next sale that she s thereof, on the sale is ordered



Executor pay the costs herein taxed.

11749 In the matter of the  
estate of Ross Ginn. Decid  
filed his first and final account. therein  
thereupon ordered that said account be set for hearing  
and settlement on Saturday, the 28. day of April 1934.  
at 1.0'clock P.M. and that notice thereof be published  
as required by law. and this matter is continued until  
said time.

This day came D.A. Ginn  
Executor of said estate, and  
It is.

12458 Ethel Fickle, adx. etc. Martha E. Anna Sprague Decid  
It further appearing to the Court that the plaintiff has given  
additional bond in the sum of \$5000. with approval sureties  
conditioned according to law, the said bond is hereby approved.  
It is now ordered that Ethel Fickle as such adx.,  
proceed to advertise for sale on the 21. day of April 1934. at 10. A.M.  
the real estate in the petition described as provided by law, and  
that she sell the same at not less than 4/3 of the appraised value  
thereof, on the following terms, to wit: cash or day of sale  
sale is approved by the court. And plaintiff  
is ordered to make return forthwith upon such sale.

Probate Record  
and in the  
the and record  
Dormship of  
is Court.  
Court that  
use and that  
to be  
with notice  
to admit it to  
a former  
given consent.  
son. and  
Will, this  
duly sworn.  
attestation  
writing, was  
in said Will.  
id instru-ment  
said Alvin  
id and  
the time of  
mind, and  
therefore  
to probate  
of the  
in this

Letters Issued  
of Will and  
duly  
the Executor  
and made  
by law to  
ment in  
sists of  
Court being  
suitable  
by the terms  
the  
bond: it is  
executor, and  
issued in the  
bond:  
as required  
that said

12699

In the matter of the estate of Maggie Skidmore, deceased.

This day Foster J. Skidmore 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 Maggie Skidmore, deceased, late of York Township in said County. And an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Foster J. Skidmore 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 and no/100 Dollars. In this cause is continued.

Order for appointment and for Bond.

In the matter of the estate of Maggie Skidmore, Dec'd.

This day Foster J. Skidmore appeared in open court accepted the appointment as administrator of the estate of Maggie Skidmore, deceased, and gave and filed herein his Bond in the sum of Eight thousand Dollars, conditioned according to law, with the National Surety Corporation of New York, as surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Foster J. Skidmore, 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 \$-

Bond approved. Letters Issued.

12699

In the matter of the estate of Maggie Skidmore, deceased.

This day Foster J. Skidmore 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 Maggie Skidmore, deceased, late of York Township in said County. And an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Foster J. Skidmore 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 and no/100 Dollars. In this cause is continued.

12699

In the matter of the estate of Maggie Skidmore, deceased.

This day Foster J. Skidmore appeared in open court accepted the appointment as administrator of the estate of Maggie Skidmore, deceased, and gave and filed herein his Bond in the sum of Eight thousand Dollars, conditioned according to law, with the National Surety Corporation of New York, as surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Foster J. Skidmore, 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 \$-

8609

In the matter of the Guardianship of the person and estate of Maggie Skidmore, deceased.

This day Foster J. Skidmore appeared in open court and made and filed an application under oath as required by law to be appointed as guardian of the person and estate of Maggie Skidmore, deceased, late of York Township in said County. And an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Foster J. Skidmore 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 and no/100 Dollars. In this cause is continued.

Heer Plg. Co., Coln., O. CD 4129.

12699 In the matter of the Estate of Maggie Skidmore, Deceased.

This day this cause came on for hearing on motion of Foster J. Skidmore, administrator, to dispense with an appraisement and the court being fully advised in the premises find that the nature of the assets known to the said administrator are such that at this time it would <sup>not</sup> be expedient or necessary to file an appraisement. Therefore, it is hereby ordered by the court that the same be omitted and that an inventory showing the personal assets of the said estate, to and the same is hereby filed and is accepted by the court for the time being and unless otherwise ordered by the court.

12699 In the matter of the Estate of Maggie Skidmore. Dec'd

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 Sch. of debts be set for hearing before this Court on the 14. day of April 1934, at Ten o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Union Co. 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.

8609 In the matter of the Guardianship of Maggie Skidmore, Incapacitated

Worth  
Trusts as Final Account

This <sup>9th</sup> day came Foster Skidmore, Guardian and filed his ~~70~~ last final account therein. It is therefore ordered that said account be set for hearing <sup>and</sup> settlement on Saturday the 28. day of April 1934, at 1. P.M. & that notice thereof be published as required by law and this matter is continued until said time.

11966<sup>2</sup> In the matter of the Estate of Sarah Jane Harrison, Deceased.

On this 23-day of March, 1934. This matter came on for hearing on the application of L.A. McAllister, Administrator of the estate of Sarah Jane Harrison, for authority and approval of this Court to pay, without the intervention of a guardian, a legacy to Marguerite Bryant, a minor of the age of nineteen (19) years, and to Frank Bryant, her father. The said minor having been bequeathed a legacy by the last will and Testament of Sarah Jane Harrison, deceased, which legacy will not exceed five hundred dollars (\$500.00). On consideration, the Court finds said minor has no other estate and no legacy appointed guardian, and said Frank Bryant is her natural guardian and it seemed proper to so pay said legacy. Wherefore, it is ordered that the payment of the said legacy to the said Frank Bryant and Marguerite Bryant be made and that a due acquittance by the said Frank Bryant and Marguerite Bryant for the said legacy filed in this Court shall wholly discharge said estate in respect to said legacy.

12700 In the matter of the Estate of George Schneider, Deid

Order for appointment of an. for Bond.

This day Katherine Schneider 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 George Schneider, deceased, late of Darcy 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 be appointed and that said Katherine Schneider 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 two thousand Dollars, &c. This cause is continued.

In the matter of the Estate of George Schneider, Deid.

Bond approved

This day Katherine Schneider appeared in open Court, accepted the appointment, as adm. of the estate of George Schneider, deceased, and gave and filed herein her Bond in the sum of Two thousand Dollars, conditioned with Otto Rausch & W.J. Rausch, as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue

12700 to said Ka...  
ment. be...  
proceeding...  
costs here...

12664 In the matter of the Estate of Elizabeth...  
This day...  
and apprais...  
Brewer. Dece...  
matter, an...  
jurers an...  
hereby dis...  
the said i...

12594 In the matter of William...  
This day...  
estate was...  
estate, I...  
Schedule of...  
on the...  
and that...  
persons...  
State of the...  
at least...  
except, the...  
will here...  
herein, at...

12667 C.J. Hanson...  
of the...  
Fred E...  
v...  
C.J. Han...

This day...  
appearing...  
of the est...  
has, gi...  
of two thou...  
Company...  
said bond...  
made to...  
that it m...  
to sue...  
at private...  
said C.J.

Heer Plg. Co., Colk. O. CD 4129.

12700 to said Katherine Schridaner. That notice of said appoint-  
ment be published as required by law. That this  
proceeding be recorded, and that said order pay the  
costs herein at #

12664 In the matter of the Pending on Inventory  
Estate of  
Elizabeth <sup>de</sup> Green. Dec'd  
This day this case comes on to be heard on the inventory  
and appraisement in the matter of the estate of Elizabeth A.  
Green. Deceased. The Court being fully advised in the  
matter, and all legal heirs in said estate waived  
juras and hearing on the said inventory. The Court  
hereby dispenses with further process on the same, and  
the said inventory is duly taken to a true.

12594 In the matter of the Estate Orders on filing schedule of  
Debts.  
of William D. Cameron. Dec'd  
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 19-day of April 1934 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 Marysville Tribune  
at least 10 days prior to the date of said hearing,  
except those who have waived said notice, or who  
will hereafter be personally served by the fiduciary  
herein at least 10 days prior thereto.

12667 C. J. Hanson, ad. adm.  
of the Estate of  
Fred E. Hanson. Deceased,  
v. Order of Sale  
P. Est.  
C. J. Hanson, et al.  
Debts  
This day this cause came on further to be heard, and it  
appearing to the Court that the said C. J. Hanson, ad. adm.  
of the estate of Fred E. Hanson, the plaintiff above named,  
has given bond as heretofore ordered, in the sum  
of two thousand Dollars, with the Fidelity and Deposit  
Company of Maryland, as surety, it is ordered that  
said bond be and is hereby approved, and it being  
made to appear to the Court upon satisfactory evidence  
that it would be more for the interest of said estate  
to sell the real estate described in the petition  
at private sale; it is therefore further ordered, that  
said C. J. Hanson, et al., proceed to sell

said real estate, four of all down, at private sale, for not less than \$1000.00 the appraised value thereof, on the following terms: to wit, one-third cash in hand on day of sale, one-third in one year and one-third in two years, from day of sale; deferred payments, to be secured by mortgage on the premises sold, and to bear interest from the day of sale, payable annually. And said petitioner is ordered to make return to this Court immediately after such sale is made. and this cause is continued.

12654 Estate of R. This day and filed by It is the for bear in March, 1916 as required

12633 In the matter of D.W. This matter appraised by Court that interested parties were filed; as filed.

12674 In the matter of William This matter appraised that due justice of the Court is approved

12701 In the matter of H. An application by writing just with said It appears decedent of said hearing

12701 In the matter of H. This matter application of H. Richmond. It is said deced all the of the State of the filing

estate sale.  
law thereof.  
in bond on  
- find in  
into, to be  
and to be  
nally and  
his Court.  
his cause

17654 Estate of Rebecca Clark Drake, Deceased.  
This day came, Floreal Bennett, adx., of said estate and filed her first and final account, therein.  
It is thereupon ordered that said account, be set for hearing and settlement on Saturday the 28. day of March, 1934 at 1. P. M. and that notice thereof be published as required by law, and this matter, is continued until said time.

17633 In the matter of the Estate of D. W. Berkeley, Dec'd | Int. and appr -  
This matter came on to be heard on the inventory and appraisement heretofore filed herein; it appearing to the Court that due notice was made by publication on all interested parties of the hearing and that no objections were filed; the Court finds that the inventory and appraisement as filed, is approved and confirmed.

17674 In the matter of the Estate of William H. Curry, Deceased.  
This matter came on to be heard on the inventory and appraisement heretofore filed herein; it appearing to the Court that due notice was made by publication on all interested parties of the hearing and that no objections were filed; the Court finds that the inventory and appraisement, as filed is approved and confirmed.

12701 In the matter of the Will of Henrietta Hancock, Dec'd | Entry on Presentation of Will for Probate.  
An application having been this day presented to the Court, by J. A. McAllister praying that an instrument in writing purporting to be the last will and testament of Henrietta Hancock, deceased, be admitted to probate; and, it appearing that all of the next of kin of said decedent have received notice and consented to the probate of said Will, it is ordered that said application be for hearing forthwith.

12701 In the matter of the Will of Henrietta Hancock, Deceased. | Order admitting to Probate & Record.  
This matter came on this day further to be heard, on the application of J. A. McAllister to admit to probate and record the Will of Henrietta Hancock, 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 residents of the State of Ohio, have been duly served with notice of the filing of said Will and of the application to

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 F. LeRoy Allen of Richmond, Ohio and Hazel Allen of Richmond, Ohio, subscribing witnesses to said Will, and F. LeRoy Allen of Richmond, Ohio, one of 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. And it further appearing to the Court that Ethel F. Garrisonton, one of the subscribing witnesses to said Codicil has removed from the State of Ohio, and for that reason, her testimony cannot be obtained within a reasonable time. Whereupon F. LeRoy Allen and Hazel Allen, appeared in open Court and were duly sworn and testified touching the genuineness of the signature of Ethel F. Garrisonton attached to said Codicil, which testimony was reduced to writing, was subscribed by them, respectively, and filed with said Will and Codicil. Whereupon the Court finds that the aforesaid instrument of writing, together with said Codicil, is the last Will and Testament of said Henrietta Hancock, 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 H. Wood, Adm-

of the estate of Francis A. Harris, deceased.  
 Upon oral motion of the Plaintiff by his attorney Robert F. Allen, and for good cause shown, the entry approving the Bond, as ordering public sale, filed March 5-1934, is therefore, withdrawn from the files herein to be held for use in the proceeding.

12349 In the matter of the estate of D.W. Beckley her first and for hearing and that notice is continued

12680 In the matter of the estate of Eva Stultz this day in this Court the approval Court on that notice in the Probate of said matter or the heirs at

12702 In the matter of the estate of Henrietta Hancock the last will in said Court and allow in said Will filed an appointed as to what the Court be suitable, appointed as required this cause

12702 In the matter of the estate of this day the trust deceased, sum of \$700. Mabel G. for the Court issue on that notice required that said



... want to a  
... give consent  
... Richmond. This  
... to said Will,  
... witnesses to  
... open Court, and  
... and execution  
... testimony  
... respectively  
... appearing to  
... presenting witnesses  
... and for  
... within a  
... Allen,  
... testified  
... Garrison to  
... advised to  
... filed with  
... it, finds  
... this with  
... said  
... executed  
... at the time  
... mind and  
... therefore, the  
... estate, and  
... the witnesses  
... Court.

... for good  
... public sale,  
... to be held

12349 In the matter of the  
Guardianship of  
D.W. Beckley.  
her first and final account therein. It is ordered, said account, to set  
for hearing & settlement, Saturday the 27 day of April 1934 at 1. P. M.  
and that notice thereof be published, as required by law, and this matter  
is continued until said time.

Filing 1<sup>st</sup> & Final Account.  
This day came Rheta Beckley  
Guardian of D.W. Beckley, & filed

12680 In the matter of the Estate  
of Eva Stella 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 9 day of April, 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 this by publication  
in the Richmond Gazette 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.

Order On filing Inventory.

12702 In the matter of the Estate  
of Henrietta Hancock. Deid  
The last Will of Henrietta Hancock, deceased, late of Richmond,  
in said County, having heretofore been duly proved  
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;  
the Court being satisfied that said F.A. McAllister is a person  
suitable, 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.  
This cause is continued.

Order appointing, and for Bonds.

12702 In the matter of the  
Estate of Henrietta Hancock  
Deceased.  
This day F.A. McAllister appeared in open Court, accepted  
the trust as executor of the estate of Henrietta Hancock,  
deceased, and gave, and filed herein his Bond, in the  
sum of \$7000 with Nicholas J. Hancock, Jesse M. Hancock, and  
Mabel G. McAllister, 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 appointment be published, as  
required by law; that this proceeding be recorded, and  
that said executor pay the costs herein taxed at \$--

Bond approved.  
Letters Issued.

Heer Fig. Co., Coln., O. CD 4129.

12568. Perry N. Wood, adx.  
of the estate of  
Francis A. Harris, deceased. Plff.  
Ernest Wood, et. al. Dfl.

Entry Ordering appraisement.

This cause came on to be heard upon the Petition and the evidence, the Court finds that all the Defendants herein have been duly and legally served with process or have voluntarily entered their appearance and consent to sell as prayed for, and an order was made before the Court; and that it is necessary to sell said real estate to pay the debts of said estate, and the prayer of the Petition should be granted. And it

appearing to the Court that a new appraisement should be made of the said real estate, it is Ordered, that W. W. Daniels

O. E. Stout and R. S. Graham 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 any donor estate taxes;

It is further ordered, that said appraisers be sworn as required by law to be truly and impartially appraise said real estate upon actual view at its fair market value, and discharge the duties required by them according to law, and to make return of their proceedings to this Court, on or before ten (10) days from the filing of this order.

Heer Fig. Co., Coln., O. CD 4129.

12620. In the matter of the estate of [unclear] this day

Application for appointment of administrator in the probate of the will and representation

12703 Katherine [unclear] of the [unclear] George S. [unclear]

William [unclear] purpose of appearing

that the plaintiff, in accordance with the order of the court, and that in the [unclear] general [unclear] notice [unclear] and [unclear] it is [unclear] when [unclear]

12700 In the matter of the estate of [unclear]

by the [unclear] appraiser [unclear] before this [unclear] that [unclear] entitled [unclear] by [unclear] Journal, in [unclear] date of [unclear]

Heer Plg. Co., Colo., O. CD 4129.

appraisers.

12620.

In the matter of  
The Estate of Patrick B. Smith,  
this day, this Cause came on for hearing, on the

Entry. appointing  
attorney.

application of Mrs. L. Myers auxiliary administrator, for the appointment of an attorney to represent her as such administrator. And the Court, being fully advised in the premises does hereby consent to and approve the selection and appointment of C. H. Hoopes, as such attorney to represent said administrator.

12753

Katherine Scheidner, ad.  
of the estate of  
George Scheidner, deceased.  
Plaintiff

Entry

William Scheidner, et al.  
Defendants.

This day came the Plaintiff and filed an affidavit herein according to law, for the purpose of securing service by publication; and it appearing to the Court that William Scheidner and Scheidner, his wife, are necessary parties and that the place of their residence is unknown to the plaintiff, and cannot with reasonable diligence be ascertained, and that service of summons on said defendants can not be made within this State; it is ordered that proceedings against the said William Scheidner and Scheidner, his wife, be had herein and that publication be made for six consecutive weeks in The Marysville Tribune, a newspaper printed and of general circulation in Union County, Ohio, that said notice 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.

12700

In the matter of the  
Estate of George Scheidner  
Deid

This day a Schedule of Debt in the above captioned estate, was filed in this Court by the fiduciary of said estate. It is ordered that approval of said Schedule of Debts be set for hearing before this Court, April 16, 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 advertisement, for one insertion in The Union County Journal, a newspaper printed and of general circulation in Union Co. Ohio, for at least ten days prior to the date of said hearing.

Heer Plg. Co., Cole, O. CD 4129.

12700

In the matter of the Estate of George Schmidt, Deed

Inventory and appraisement of the above captioned estate having been filed on this 26<sup>th</sup> day of March, 1934, the Court sets the 16<sup>th</sup> day of April 1934, at 10 o'clock a.m. for hearing on said inventory, and orders that notice of said hearing be given to all persons entitled thereto under the law of the State of Ohio, by publication in the Union County Journal, a newspaper printed and of general circulation in Union County, Ohio, by one insertion at least ten days before the date of said hearing.

10864

In the matter of the Estate of Samuel D. ... This day ... in open Court he required Samuel D. ... such ... him and ... petition.

10884

In the matter of the Estate of ... This day ... petition on the bond of said ... what estate is my \$80 ... said ... law in ... by the Court ... his cause

12564

In the matter of the Guardian of Samuel ... and gave ... of said ... mentioned ... with the ... Bond - is ... this ... Guardian

12674

In the matter of the Estate of William ... This ... Application ... transfer ... It appears ... intestate, on ... that on ... of said ... relations ... Walter M ... Mada L.

appraisement  
captioned  
1934,  
10 o'clock  
orders that  
entitled there  
in the  
of general  
at least

10564 In the matter of  
The Guardianship of  
Samuel D. McAdow.  
This day I saw Mr. Adow, son of Samuel D. McAdow, appeared  
in open Court and filed his petition asking that he  
be required to give a new bond as <sup>additional</sup> guardian of said  
Samuel D. McAdow. and the said I saw Mr. Adow as  
such guardian having waived the service of notice upon  
him and consenting to an immediate hearing on said  
petition. the same is therefore heard forthwith.

New Bond (Bond slip)

10564 In the matter of the Guardianship  
of Samuel D. McAdow, Lunatic  
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 I saw Mr. Adow as guardian  
of said Samuel D. McAdow is insufficient for the reason  
that estate has increased to some \$5,000.00 and his bond  
is only \$8,000.00. It is therefore ordered that  
said guardian give a new <sup>additional</sup> bond conditioned according  
to law in the sum of \$2,000.00 with sureties to be approved  
by the Court on or before the 27 day of March 1934 and  
this cause is continued.

Order after hearing

12564 In the matter of the  
Guardianship of  
Samuel D. McAdow  
Incompetent.  
and gave and filed herein a new bond as guardian  
of said Samuel D. McAdow, as heretofore ordered, con-  
ditioned according to law in the sum of \$2,000.00  
with the Fidelity & Deposit Co. of Maryland, as surety, which  
bond is approved by the Court. It is ordered that  
this proceeding be recorded, and that said  
guardian pay costs.

Order  
approving Bond -  
This day I saw Mr. Adow, son of  
appeared in open Court.

12674 In the matter of the Estate  
of William H. Curry, Deed  
This day came Nettie M. Curry, adx. of the estate  
of William H. Curry, 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 October 15, 1933, at Clairborne Twp. Union Co. O.  
that on Feb. 15/34 the petitioner was appointed adx.  
of said estate; that the following persons, with their  
relationships.  
Nettie M. Curry, all our aged 21 yrs. Richard D. Nixon - our third  
Mada L. Decker " daughter our niece.

Authority to transfer  
Real Estate.

Heer Fig. Co., Col., O. CD 4129.

L. Marie Rorback	Amson Canal Zone -	daughter	one sixth
Maxine J. Burt.	Ft Wayne, Ind.	"	one sixth
Pauline Roberts	Meads, O.	"	one sixth
Harold L. Bunny	Richmont, O	Son	one sixth
Ernest Bunny	Columbus, O	Son	one sixth

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.

17647 Perry H. Wood, Administrator  
of the estate of  
Francis A. Harris,  
Deceased. Plff.

Entry: Confirming appraisement.  
Ordering Bond.

Ernest Wood et al.  
Df's.

This day this matter came on to be further heard on the Report of the appraisers heretofore herein appointed; and it appearing upon examination that said proceeding is in all respects regular and correct it is ordered, that the same be and is hereby approved and confirmed. It further appearing to the Court that the Plaintiff has given Bond in the sum of \$1000.00 with approved securities conditioned according to law, the said Bond is therefore hereby approved, said bond having been given by said Administrator in the case administering the estate and which is sufficient to cover the sale of the real estate herein.

17647 Perry H. Wood, Adm.  
of the estate of  
Francis A. Harris, Decd  
Plaintiff

Entry: Confirming Sale  
Ordering Part  
am. Distribution.

Ernest Wood et al.  
Defendants

This day this cause came on to be heard on the Report of Perry H. Wood, administrator of the estate of Francis A. Harris, deceased, of his proceeding according to 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 proceeding of said Petitioner in all respects

Heer Fig. Co., Col., O. CD

court  
and legal  
heir is a  
that said  
title and  
real estate  
purchaser  
decease (\$5  
m. further  
the motion  
to firm Hun  
there is dur  
from the m  
Petition, for  
deceased, l  
decease (\$19  
from the d  
unmarried  
note, gave  
Petition as  
sisting his  
funds in  
the sale of  
that the  
J. F. Reed  
by them de  
Richmond O  
that an E  
him to ent  
of him  
It is y  
money, in  
First i

Second:

Third:  
Fourth;  
Fifth:

the pro  
County - f  
Admini

Heer Fig. Co., Col., O. CD 4129.

correct and bring certain 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 Frances A. Harris in said real estate to the purchaser, George Moore, upon the purchaser paying to him the sum of Five Hundred fifty Dollars (\$550.) in cash.

and now this cause coming on for trial to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to Five Hundred fifty Dollars (\$550.) the Court finds that there is due the Richmond Banking Co. of Richmond, Ohio upon the mortgage set forth in its answer and Cross-Petition, from the estate of the said Frances A. Harris deceased, the sum of One hundred ninety-one and 15/100 Dollars (\$191.15) with interest thereon at eight percent (8%) from the day of this Entry; that the said Frances A. Harris unmarried, to secure the payment of the said promissory note, gave a mortgage upon the premises described in the Petition as Parcel No. 1, which was a valid and subsisting lien upon said Parcel No. 1, and now upon the funds in the hands of said Administrator arising from the sale of said premises.

It is further found that the note and mortgage were originally made to J. J. Reed and Emma Reed, which thereafter were by them duly sold, transferred and assigned to the said Richmond Banking Company of Richmond, Ohio. It is ordered that an Entry of release for satisfaction of said mortgage be entered in the records in the Recorder's Office of Union County, Ohio, according to law.

It is further ordered that said Administrator out of the money in his hands pay:

- First: To the Treasurer of this County the taxes levied, and interest thereon against said property in the sum of \$18.75
- Second: The costs and expenses incurred in the sale of said property in the sum of 54.16
- Third: To Robert F. Allen, attorney fee 40.00
- Fourth: To Perry R. Wood administrator fee 20.00
- Fifth: To the Richmond Banking Company on the note and mortgage set forth & described in its answer and Cross-Petition herein: the sum of 191.15

It is further ordered that the balance of the proceeds amounting to the sum of Two hundred Ninety-four and 15/100 be accounted for by said Administrator according to law, and that

later one minute  
 one minute  
 one minute  
 one minute  
 one minute  
 is, as set  
 ing to the  
 fully com-  
 id real estate  
 here such  
 and that a  
 on contained  
 the proper  
 app. statement.  
 Bond.  
 heard on  
 appointed;  
 to said  
 correct  
 uly approved  
 the Court that  
 \$1000.00 with  
 aw. the said  
 bond having  
 administering  
 or the  
 y Dale  
 Dard  
 tion.  
 cause  
 is heard  
 of. the  
 his proceeding  
 and upon  
 sale made  
 ving  
 funding  
 respects

Heer Plg. Co., Colo., O. CD 4123

This proceeding is recorded.

L. N. Hagan, Probate Judge

Approved by, F. A. McAllister, atty. for The Richmond Bkg. Co.

J. G. Reed and Emma Reed.

Richard C. Threlk, adm. ad. litem of Donald Wood, Pauline Spurling; Harold Rex Wood, Clyde Wood.

12669

In the matter of the Estate of Alexander Hatcher, Deid | approving and confirming sale, March 28.

This day this cause coming on to be heard on the report of Lloyd Winter, adm. of the estate Alexander Hatcher deceased, of his proceedings under the former order of this Court; the Court having carefully said report, and being satisfied that said sales have in all respects been regular and legal. It ordered that the same be and hereby is approved and confirmed. It is further ordered that the proceeding be recorded, and that said adm. pay the costs herein taxed.

Heer Plg. Co., Colo., O. CD 4

12684

In the matter of Thomas... This day... form filed... to the satisfaction of the said interested parties... filed thereto... duly examined

12406

In the matter of the Estate of... This day the... herein came... of the Court... debts has... by law, and... ordered, the... examined

12546

In the matter of the Estate of... This day... filed herein... to the satisfaction of the said interested parties... having been... Schedule of... and confirmed

12587

In the matter of the Estate... This day... filed herein... satisfaction... Territory... as required... thereto, it... being duly

12020

In the matter of the Estate... James T. D... Dunbar... Verified... and the... inheritance



Heer Plg. Co., Colo., O. CD 4129.

12684 In the matter of the estate of Thomas F. Powers, 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.

12406 In the matter of the Estate of W. F. Aurine, Deceased  
 Order approving schedule of claims, etc.  
 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.

12546 In the matter of the Estate of William H. Dietrich, Deed  
 Order approving schedule of claims  
 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.

12587 In the matter of the Estate of John L. Sellers, 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.

12020 In the matter of the Estate of Maude E. Dunbar, Deceased.  
 Estate not Subject To Tax  
 James T. Dunbar as administrator of the estate of Maude E. Dunbar, deceased, having filed an application, 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,

Pauline  
 ing sale.  
 report of Lloyd  
 of his pro-  
 court having  
 sales have  
 that the same  
 further ordered  
 driver, pay the

Came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is eight hundred ninety four and <sup>60</sup>/<sub>100</sub> Dollars. the debts and costs of administration are eight hundred fifty and <sup>20</sup>/<sub>100</sub> Dollars. and the net actual market value thereof is Eight Hundred ninety four and <sup>60</sup>/<sub>100</sub> Dollars - 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 at \$3. be certified to the County Auditor to be paid according to law

In the morning  
 Saturday  
 This day  
 members of a  
 Court do sit  
 to law  
 In  
 aforesaid  
 this Court  
 12373 S. R. Sanders  
 12646 Anna B.  
 10711 Harry O. Pro  
 10788 Shell Higgert  
 11746 J. T. G. Gt.  
 12488 J. E. Conkright  
 10711 In the morning  
 of Mr. W.  
 This day  
 Mr. W. and  
 thereof have  
 no exception  
 appearing  
 having con  
 and all m  
 premises as  
 a correct  
 the same b  
 It is orde  
 allowed a  
 of Fifty to  
 said Guar  
 ordered to  
 that said  
 Costs paid  
 and the pr  
 this office

Heer Plg. Co. Col., O. CD 4129.

ly advised  
gross value of  
\$700 Dollars.  
indeed, fifty  
thereof is  
that as a  
exempt from  
copy of this  
relation to or  
successions  
this, and  
the County

In the matter of accounts, filed for settlement.  
Saturday, March 31 - 1934, notice approved. 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.

- 12373 S. R. Sanders, adm. of the estate of John R. Robertson, Trust and  
Final account.
- 12646 Anna Barbara Nicol, executrix of the estate of Lewis J. L.  
Nicol, Trust and Final account.
- 10711 Harry O. Prouty, adm. of Mrs. W. and Aris D. Lake, Fifth account.
- 10788 Shell Higgett, Guardian of Susan Perrot, Final account.
- 11746 J. T. D. Bonman, Executors of the estate of  
Henry Bonman, Second Partial account.
- 12488 J. E. Conkright, adm. of the estate of M. Lud Conkright,  
First and Final account.

10711 In the matter of The Guardianship of  
Mrs. W. and Aris D. Lake, minors. Fifth account  
This day, the Fifth account of Harry O. Prouty, Guardian of  
Mrs. W. and Aris 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, receipts  
and all matters pertaining thereto, being fully advised in the  
premises do find the same to be in all respects just  
and correct and in conformity to law. It is ordered that  
the same be and hereby is approved, allowed and confirmed.  
It is ordered that the same be and hereby is approved,  
allowed and confirmed. The Court finds a balance  
of Fifty two and 20/100 Dollars - (\$52<sup>20</sup>), 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 \$5<sup>-</sup>  
Costs paid July 13 1934. It is ordered, that said account,  
and the proceedings herein be recorded in the Records of  
this office.

Heer Fig. Co., Colo., O. CD 4129.

10758

In the matter of the Guardianship Final Account of Susie Pinosol, incompetent.

This day the final account of Odell Higgett Guardian of Susie Pinosol came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 and confirmed. It is ordered that said Guardian be, and he is allowed the sum of \$60<sup>59</sup>, as compensation for his services, which amount the Court deems reasonable. The Court finds said account duly balanced, and said Guardianship settled according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5- costs paid. Feb. 13 - 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Heer Fig. Co., Colo., O. CD 4129.

12373

In the matter of John H. This day

of the estate hearing and published thereto, and same; and and the w and being f to be in all re

Therefore, and confirm the sum of and reason for said de the sum of amount a being in full ordered.

sum of le expenses reasonable balanced.

It is or costs herein

It is a proceedings this office.

12646

In the matter of Lewis

This do Barbara H deceased.

notice there no except appearing to

carefully s therewith and fully ad

all respect They

allowed a account.

according It is ad

Total \$29<sup>50</sup> amount. 2. 1

Heer Plg. Co., Col., O. CD 4129.

12373 In the matter of the Estate of John H. Robertson, Deceased.

First & Final Account.

This day the first and final account of S. R. Sanders, administrator of the estate of John H. Robertson, deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 dollars (\$40.00) 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 thirty dollars (\$30.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said administrator is hereby allowed the sum of ten dollars (\$10.00) for actual and necessary expenses, which sum the Court considers just and reasonable.

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

It is ordered that said administrator pay the costs herein taxed at \$ paid costs in full. Dec. 20/32.

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

12646 In the matter of the Estate of Lewis J. L. Nicol, Deceased.

First & Final Account.

This day the first and final account of Anna Barbara Nicol, executrix of the estate of Lewis J. L. Nicol, deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises 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, attorney fees \$25.00 allowed.

It is ordered that said executrix pay the costs total \$29.50 pd. July 10 - 1934. It is ordered that said account and the proceedings herein be recorded in Records of this office.

It is ordered that said executrix pay the costs total \$29.50 pd. July 10 - 1934. It is ordered that said account and the proceedings herein be recorded in Records of this office.

of Susie  
thereof having  
ving been  
cept or object  
said  
s pertaining  
to find  
in conformity  
is approved  
said Guardian  
ration  
ems  
duly balanced  
law.  
costs herein  
is ordered  
reim be

Heer Fla. Co., Col., O. CD 4129

11746<sup>1/2</sup> In the matter of the Estate of Henry Bonman, deceased. Second partial account

This day the second partial account of J. T. and H. D. Bonman, executors of the estate of Henry Bonman, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. The Court finds a balance of \$5.27 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 Henry Bonman, deceased.

It is ordered, that said executors pay the costs herein taxed at \$5.00 pd. Mar. 3-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12804 In the matter of the Guardianship of 3<sup>rd</sup> av. Final account, of Guy Eisakstein minor.

This today came Elva Storr Guardian of said minor, and filed her 3<sup>rd</sup> and final account, therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 28 day of April 1934, at 6 P.M. and that notice thereof be published, as required by law, and this matter is continued until said time.

Heer Fla. Co., Col., O. CD 4129

12488 In the matter of the Estate of W. Fred...

This day... admn. of... m. for hear... from public... from filed... or object to... examined... and all m... advised in... respects ju... Therefore... and confu... balanced... It is or... It is orde... herein to...

Heer Fig. Co., Col. O. CD 4128.

12488

In the matter of  
The Estate of  
W. Fred Conbright, Dec'd

Just<sup>an</sup>. Final account.

This day the just and final account of T. E. Conbright  
Adm<sup>r</sup>. of the estate of W. Fred Conbright, deceased, came  
on for hearing and settlement, due notice thereof having  
been published according to law. No exceptions having  
been filed 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 adm<sup>r</sup>. pay costs <sup>\$5.00</sup> Mar. 7/34  
It is ordered that said account and the proceedings  
herein be recorded in the Records of this office

...ant  
... H. D. Borman  
... came on  
... ving him  
... except or  
... carefully  
... these with  
... fully advised  
... respects  
... the said  
... confirmed.  
... of said  
... they are  
... ing to law.  
...  
... costs  
... is ordered  
... h

...ount,  
... minor, and  
... is thereupon  
... and  
... 934, et l.  
... required  
... id time

Heer Pte. Co., Coln., O. CD 4129

10050

In the matter of the Estate of Sanford M. Conklin Deed

1st and final account. This day came Clara A. Conklin Adm. of the estate of

Sanford M. Conklin. Deid. and filed her first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 28. day of April A.D. 1934, at 10 A.M. and that notice thereof be published as required by law, and this matter is continued until said time

12678

In the matter of the Estate of Nancy M. Riley Deed

Order approving Inventory, Aug. 3-

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.

Heer Pte. Co., Coln., O. CD 4129

12702

In the matter of the Estate of Howard B. Hill Deed the testimony of the premises. This said application of the decedent in thereof in and that and the Court find that proof that to sell said ordered that proceed to sell less than the terms trust. It is further of his process

12704

In the matter of the Estate of Louise B. Hill Deed This day made and required by law. It is further of his process

12704

In the matter of the Estate of Louise B. Hill Deed This day application Louise B. Hill said estate \$500. and to be dispersed in the sum said Adm. herein.



count.  
Clara A.  
the estate of  
and account  
out to set  
day of April  
published  
until said time

12702 In the matter of the estate

of Henrietta Hancock, Deceased.  
to sell the personal property herein 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 that the legatee of said  
decedent, interest in said property, has consented to the sale  
thereof in the manner asked for in said application  
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  
ordered that F. A. McAllister, as Executor of said estate  
proceed to sell said personal property at private sale for not  
less than the appraised value thereof and upon the following  
terms to wit: Cash in hand at time of sale -  
It is further ordered that said executor make return  
of his proceedings herein to this Court.

12704 In the matter of the estate

of Louise Brooks, Deceased.  
This day R. F. Stevenson appeared in open Court and  
made and filed an application under oath as  
required by law setting forth that the Mt Victory  
Lumber Company of Mt Victory, Ohio, is a creditor of  
Louise Brooks, deceased; that said decedent died  
in the month of February 1923, and was, at the time  
of her death, an inhabitant or resident of Union County,  
Ohio, that said decedent left no known heirs at  
law, that the said Mt Victory Lumber Company is a  
principal creditor of her estate; and the court being  
satisfied that an administrator should be appointed for her  
estate, does hereby order that Grogan Sanders 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.

12704 In the matter of the Estate

of Louise Brooks, Deceased.  
This day this cause came on to be heard upon the  
application of Grogan Sanders, Adm. of the estate of  
Louise Brooks, deceased, setting forth that the assets of  
said estate, that the assets of said estate do not exceed  
\$500.00, and asking that the filing of an appraisement  
be dispensed with. The Court being fully advised  
in the premises orders, and it is hereby ordered, that  
said administrator be not required to file an appraisement  
herein.

any, 3-  
any,  
herefor  
appearing to the  
e filing of the  
all interested  
s having  
said property  
on firm D.

Heer Fig. Co., Colo., O. CD 4129.

12704

In the matter of the estate of Louise Brooks, Deed

Bond approved. Letters Issued.

This day Guyon Sanders appeared in open court, accepted the appointment as administrator of the estate of Louise Brooks, deceased, and gave and filed herein his bond in the sum of Five Hundred Dollars, conditional according to law, with C.A. Stroop, and John W. Darby, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Guyon Sanders and that notice of said appointment be published as required by law.

12702

In the matter of the estate of Henrietta Hancock, Deed

The Inventory of the above estate having been filed on this 4th day of April, 1934, the Court sets the 20th day of April, 1934, for hearing on said inventory and orders notice by publication in the Richmond Gazette for not less than ten (10) days before said hearing, to all next of kin entitled to notice who do not waive.

Heer Fig. Co., Colo., O. CD 4129.

12510

In the matter of the estate of Josephine B.

application for extra charges rendered to the court value of ... to include ... exceptions ... law.

Settlement accounts and estates law for ... exceptions and confirmation

- 12314 Momy Lippitt ex
- 12569 Sylvia M. Har
- 12344 Chas. Beckley
- 11749 S.B. Curran, Ex
- 8609 Foster J. Ske
- 11534 O.E. Reed, Ex
- 12389 Ralph Reed

- 12010 Henry Hind
- 9512 Roger V. Par
- 12484 Horace Be

10050 Clara A. Co

- 11057 H.D. Parish
- 10805 Edna Stone
- 11928 Sarah E. Juey

any part accounts, or prior to the ... heard finally

12510

In the matter of the estate of ... This day Josephine B. It is then hearing a ... A.D. 1934. Published Continued.

Letters Issued.  
Accepted the  
Prize Books.  
The sum  
with C.A.  
is  
that Letters  
that notice  
law.

filed  
of April, 1934.  
publication  
10 days  
to notice.

12510 In the matter of the  
Estate of  
Josephine B. Enlow, dec'd.  
application of J.E. Clark, executor herein for an allowance  
for extra compensation on account of extraordinary services  
rendered herein as set forth in said application.  
The Court upon consideration, hereby fixes the probable  
value of said services at \$200- and authorizes the applicant  
to include said amount in his account, subject to  
exceptions as other items of expenditure therein according  
to law.

This day this cause  
came on for hearing on the

Settlement of accounts.  
accounts and vouchers of the following named persons  
and estates have been filed in the Probate Court of Union County,  
N.C. for inspection, settlement, and record, and unless  
exceptions are filed thereto, they will be for hearing and  
confirmation on 28 day of April, 1934. at one o'clock P.M.

- 12314 Momy Liggitt, executor of the estate of Phoebe Thompson, 1<sup>st</sup> <sup>Q</sup>. final account.
- 12369 Sylvia M. Haines adx. of the estate of Casper A. Haines, 1<sup>st</sup> <sup>Q</sup>. final account.
- 12349 Charo Beckley, Guardian, of D.W. Beckley, 1<sup>st</sup> <sup>Q</sup>. final account.
- 11749 S.B. Sirm, executor of the estate of Rosa Sirm, 1<sup>st</sup> <sup>Q</sup>. final account.
- 809 Foster J. Skidmore, Guardian of Maggie Skidmore, 1<sup>st</sup> <sup>Q</sup>. final acc.
- 11534 O.E. Reed, Gdn. of John Reed, 1<sup>st</sup> <sup>Q</sup>. final account.
- 12389 Ralph Peet executor of the estate of Josephine Jones Peet,  
1<sup>st</sup> <sup>Q</sup>. final account.
- 12010 Henry Hinton Cross, Gdn. of Alice Cross, 1<sup>st</sup> <sup>Q</sup>. final account.
- 9512 Roger V. Rust Gdn. of Verne W. Rust, 1<sup>st</sup> <sup>Q</sup>. final account.
- 12454 Honable Bennett, adx. of the estate of Rebecca C. Drake,  
1<sup>st</sup> <sup>Q</sup>. final account.
- 10050 Clara A. Conkline, adx. of the estate of Sanford M. Conkline,  
1<sup>st</sup> <sup>Q</sup>. final account.

11057 W.D. Parish, adx. of the estate of James T. Enlow, 1<sup>st</sup> <sup>Q</sup>. final account.  
10805 Edna Stone, Gdn. of Guy Eschstein, 1<sup>st</sup> <sup>Q</sup>. final account.  
11928 Samp. E. Hays, adx. of the estate of J.D. Hays, 1<sup>st</sup> <sup>Q</sup>. 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.

12510 In the matter of the  
Estate of Josephine B. Enlow, Dec'd  
This day came J.E. Clark, executor of the estate of  
Josephine B. Enlow, & filed his first partial account therein.  
It is thereupon ordered, that said account be set for  
hearing and settlement, on Saturday the 26 day of May  
A.D. 1934. at 1 P.M. and that notice thereof be  
published as required by law. This matter is  
Continued.

First Partial account

12637 In the matter of the estate  
of George Fox, deceased.

Granting allowance to widow

This day this cause came on for hearing on the application of Emma Fox, widow of decedent, asking the Court to fix an allowance for her years support, and the evidence. On consideration whereof the Court finds that has had due and legal notice of the pendency of said application and the time of hearing thereof, and that the appearance of said estate failed and neglected to set off said allowance. The Court further find that said widow is entitled to have made an allowance for said support. It is ordered that the sum of \$500<sup>00</sup> is a reasonable allowance therefor and the administrator with the Will annexed of said estate is hereby authorized and ordered to pay to said widow said sum of \$500<sup>00</sup> approved: *Walter L. Caryl, Admstr.*

*John R. Larimer, atty for widow.*

12570 In the matter  
of Emma  
This day  
not filed  
It is then  
hearing at  
A. D. 1934,  
published  
continued

Reef PGE. Co., Cola., O. CD 4129.

to widow  
my on the  
king the  
part. and  
finds that  
of said  
that she  
to set off  
at said  
balance for  
of \$500.00  
the administrator  
is authorized  
of \$500.00

12570 In the matter of the Estate of Emma Cashier Deed. Filing First & Final account.

This day came F. C. Walker, executor of said estate and filed this 1st and final account therein. It is thereupon ordered, that said account be set for hearing and settlement on Saturday the 26. day of May A. D. 1934, at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

12705 A. J. Harris, as. adm. of the Estate of J. E. Harris, dec'd  
Plaintiff  
vs.  
Dwight Sayer, et. al  
Defendants.

Orders. fixing time for Hearing

This day A. J. Harris, adm. of the estate of J. E. Harris dec'd filed in this court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts. It is ordered that said petition be heard on the 7-day of May 1934, at 10. A.M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

12768 In the matter of the Estate of Alvin Stimmel, 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 28 day of April 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 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.

12563 In the matter of the Estate of Margaret Ell, Dec'd

Estate not Subject to Tax

Henry Vollerath, as Executor of the estate of Margaret Ell, deceased, having filed an application, 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 premises finds and determines that the gross value of said estate is four thousand five hundred and one and 7/100 Dollars; the debts and costs of administration are \$500.00 - Five Hundred Dollars and the net actual market value thereof is four thousand Dollars. That the heirs under the Will of said Margaret Ell, are all grand children or adopt children of the said Margaret Ell and that the share of any one of such heirs is less than the exemption allowed such heir under the laws of Ohio pertaining to inheritance 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.

to certified to the County

12706 In the matter of the Estate of J. E. Harris, dec'd  
The last Will of Marysville approved and in open court with an order with the W ment, in of and the satisfied and that a legally or as such giving to the same Continued

for hearing

to certified to Tax Commission of this Co. costs taxed at 3 - to certified to the County Auditor to be paid according to law.

Harris deed in order belonging to the 7-day summons county.

county

to was filed ordered that this court on notice of said under the mission to county hearing will at least

to Tax

Margaret Ell. verified, for a succession under the and determines or thousand to and costs less and, two thousand and Margaret advised of the any one in assessed to said estate from such copy of this in relation to

Monday, April 9.

12706

In the matter of the Estate of Hermann J. Hudgel, Dec'd.

Order for appointment

The last Will of Hermann J. Hudgel, deceased, late of Mansfield in said County, having heretofore been duly approved, and, allowed, this day E. E. Rosette 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 consisted of, and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said C. E. Rosette 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 One Thousand Dollars and this Cause is Continued

Heer Fig. Co., Col., O. CD 4129

12706

In the matter of the Estate of Hannah J. Hudgett, Deceased

Bond approved. Letters Issued.

This day C.E. Rosette appeared in open Court, accepted the appointment as Adm. with the will annexed, of the estate of Hannah J. Hudgett, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with Phil A. Baker, and C.H. Torrey as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of administration with the will annexed issue to said C.E. Rosette; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Adm. with the will annexed, pay the costs herein taxed at \$-

Monday, April 10-

12653

In re: Con. ex. executor of the Estate of Lotie M. Cow, Deceased.

Entry: ordering appraisement. This day this cause came on for hearing upon the petition of the plaintiff for authority to sell the real estate to pay the debts of the said Lotie M. Cow, deceased, and on the answer and cross-petition of the defendant E.M. Cow, the answer and cross-petition of the defendant, The Farmers & Merchants Bank of Welford Center, Ohio, the answer and cross-petition of the defendant, The Citizens Home and Savings Co. of Mansfield, Ohio, and the answer and cross-petition of the Prudential Insurance Company of America, the other defendants being in default of pleading, although duly served with summons, or having voluntarily entered their appearance herein.

The Court finds that all of the defendants named in the petition are the consorts of the defendant, Dana H. Cow, Glenn C. Cow, and Perry L. Cow, are properly before the Court, as set forth in the petition that it is necessary to sell the said real estate to pay the debts of the said decedent, and that the prayer of the petition should be granted. That the said defendant E.M. Cow, the surviving spouse of the said decedent is entitled to dower in the said real estate; that he also has an undivided one-half interest in tracts nos. one and two described in the plaintiff's petition, and he has waived his dower interest and elected to take the value thereof in money, and has consented and asks that his interest in said tracts nos. one and two be appraised, offered for sale, sold in and through his action and at the same time as the other real estate described in the plaintiff's petition, and that the value thereof be allowed and paid to him in cash out of the proceeds received from the sale thereof. And the Court finds that it is noted to the best interest of all parties interested that the plaintiff offer for sale and sell the said tracts nos. one and two as a whole free from any interest of the said E.M. Cow therein. The Court further finds that the real estate described in the Plaintiff's petition, and the several tracts thereof should be appraised in this action, and that it is ordered that Harry Reed, Walter Bergman, and L. McShane, three judicious and disinterested persons of the vicinity, 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 the said E.M. Cow therein; or any other interest that he may have in said tracts nos. one and two. It is further ordered that the said appraisers do and they do hereby 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 writing, to this Court on or before the third day of April 1934. This cause to continue for further finding and orders in the premises.

Heer Fig. Co., Col., O. CD 4129

12609

In the matter of the Estate of Porter Eugene

The Administrator filed her account and said decedent the same, and in accordance and confirmed

12707

Lloyd Winder with the will of the Alexander

William Hal therein deceased is ordered June 1934 in the Court in this be Harold Hal minor of said W. decedent it being of Mary impuon reasonable that not Cause be same and case of.



Heer Plg. Co., Coln., O. CD 4129.

Letters Issued,  
 accepted the  
 the estate  
 and filed  
 Mrs. Con-  
 and C. H. Forry  
 ation with  
 at notice  
 by law; that  
 with the  
 me on to be heard  
 to pay the debts  
 of the defendant  
 a H. Lee, the  
 us? merchants  
 of the defendant,  
 answer and  
 America, the  
 by second with  
 is herein.  
 on. An. the consorts  
 properly before  
 to sell the said  
 and. that the  
 that. the said  
 said decedent  
 that he also  
 to no, one  
 said his domr  
 by. An. bus  
 in. An. bus  
 action and at  
 the plaintiff  
 in cash  
 of the Court funds  
 that the plaintiff  
 and to. as. a whole  
 to further find that  
 and. like  
 this action.  
 how their judicious  
 of the petitioner. to  
 real estate  
 domr estate of  
 as. An. in and  
 The snow as requir  
 as. at its fair cash value  
 its law, and to  
 or. or. In for the  
 der in the premises;

12609 In the matter of  
 The Estate of  
 Porter Eugene Barnes, Decd  
 The Administrator of the above named decedent having  
 filed her return of the sale 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 -

Sale of Personal Property  
 Confirmed

12707 Lloyd Winter, administrator  
 with the will annexed  
 of the Estate of  
 Alexander Hatcher, Decd.  
 Plaintiff  
 v.  
 William Hatcher et al.  
 Defendants

This day Lloyd Winter  
 Adm. with the will annexed,  
 of the estate of Alexander Hatcher,  
 deceased, filed in this Court,  
 his petition praying for the  
 sale of the real estate

therein described to pay the legacies of said decedent;  
 it is ordered that said petition be heard on the 4 day of  
 June, 1934, at 10 A.M. It being made to appear  
 in the Court that service of summons cannot be made  
 in this State upon the defendants, William Hatcher,  
 Harold Hatcher, minor over 14 years, Robert Hatcher,  
 minor under 14 years - said minors being the sons  
 of said William Hatcher and grandsons of said  
 decedent; Josephine Scott and Harry Scott, and  
 it being made further to appear that the residence  
 of Mary Matilda Henry and of James E. Hatcher is  
 unknown to the plaintiff and cannot with  
 reasonable diligence be ascertained, it is ordered  
 that notice of the pendency and prayer of this  
 cause be made on them by publication in the  
 same manner and for the same time as in  
 case of non-resident defendants.

Hoer Fig. Co., Col., O. CD 4129.

12700

In the matter of the Estate of George Scheidorr, Deed

notice of appointment  
Proof of Publication

This day the affidavit of F. T. Gummer, publisher of the Union County Journal a newspaper of the general circulation in this County, that the notice of appointment of Katherine Scheidorr as administrator of the estate of George Scheidorr, 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.

12698

In the matter of the estate of Alvin Stimmel, Deed.

Order to Record Proof of Publication

This day the affidavit of F. T. Gummer, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of G. P. Hutcheson as executor of the Estate of Alvin Stimmel, 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.

12684

In the matter of the Estate of Thomas F. Poms, Deed.

Order to Record Proof of Publication

This day the affidavit of F. T. Gummer agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Harry P. Clouser as executor of the estate of Thomas F. Poms, 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.

Hoer Fig. Co., Col., O. CD 4129.

12693

In the matter of the Estate of Lewis

This day the affidavit of the agent of the Union County Journal of Edward Wickman, 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.

12689

In the matter of the Estate of Joseph

This day the affidavit of Mary Will as executor of the estate of Joseph published herein together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

12699

In the matter of the Estate of Maggie

This day the affidavit of Foster J. Skelton as executor of the estate of Maggie Skelton published herein together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

Hoer Fig. Co., Coln., O. CD 4139.

12693. In the matter of the Estate of Lewis Widman, deceased. | notice of appointment.

This day the affidavit of Edward Widman, publisher agent of the Maryville Tribune a newspaper of general circulation in this county, that the notice of appointment of Edward Widman as executor of the estate of Lewis Widman, 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.

12689 In the matter of the Estate of Joseph Roff, Deid | Order to Record Proof of Publication.

This day the affidavit of J. M. Huber, publisher of the Maryville Tribune a newspaper of general circulation in this county, that the notice of appointment of J. C. Braumon as executor of the estate of Joseph Roff, 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.

12699 In the matter of the Estate of Maggie Skidmore 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 Foster J. Skidmore, as administrator of the estate of Maggie Skidmore, 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.

Heer Plg. Co., Colo., O. CD 4129

12708 Phoebe Beckley, Adm. of the estate of D.W. Beckley, Deceased, Plaintiff.

Entry. Dispensing with a new appraisement of tract no. 1 and.

Gleason Beckley, et. al. Defendants.

Ordering new appra. of tract no. 11.

This matter came on to be heard upon the Petition of the Plaintiff, and the evidence, the Court finds all the Defendants herein have been duly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for and an property before the Court: that Phoebe Beckley, widow of the said D.W. Beckley, deceased, is entitled to share in the real estate described in the Petition, but that she has waived the same, on condition that it shall be, and remain a lien against the remainder of the real estate which belongs to D.W. Beckley, deceased, which real estate is not described in the Petition herein; and that it is necessary to sell said real estate to pay the debts of said estate to pay the debts of said estate and the prayer of the Petition, should be granted.

And it appearing to the Court that a new appraisement should be made of the real estate described in tract no. 11, it is ordered that J.F. Woods, King Prettyman and A.D. Parish, three judicious and disinterested persons of the vicinity not next of kin of Petitioner be, and they hereby are appointed, to appraise said real estate at its true value in money, free from the dower estate of the said Phoebe Beckley 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 for its fair cash value, and discharge the debts required by them according to law, and make return of their proceedings to this Court forthwith.

12829 In the matter of the Guardianship of Robert F. Bevis, et. al.

This day Fred D. Bevis appeared in open Court, and gave and filed herein a new bond, as Guardian of Robert F. Bevis et al minors, conditioned according to law, in the sum of \$650- with Fred. D. Bevis, Robert W. Bevis as Sureties, which bond is approved by the Court. It is ordered, that this proceeding be recorded.

Heer Plg. Co., Colo., O. CD 4129

12708 Phoebe Beckley The Estate of D.W. Beckley

Gleason Beckley

This day Phoebe Beckley, deceased for the sale of the debts of appear to in the Pet as such D real estate ordered, that dispensed in day is the

12708 Phoebe Beckley The Estate of D.W. Beckley

Gleason Beckley

This matter c Plaintiff for decedent Cross Petition decedent, the In J. find charge of Richmond Defendant's 2. the Court.

If process and. consen property endeckle and. that that the Dep of said dec from the in the Pet remain in real estate is not the Co

12708 Phoebe Beckley, adx. of.  
The Estate of  
D. W. Beckley, deceased.  
Plaintiff

Filing Petition.

Glen Beckley et al.  
Defendants.

This day, Phoebe Beckley, adx. of. the estate of D. W. Beckley, 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 having been made to appear to the Court, that all the Defendants described in the Petition have voluntarily entered their appearance as such Defendants and consented to the sale of the real estate described in the Petition, it is therefore ordered, that service upon said Defendants is therefore dispensed with and that an immediate hearing this day, is therefore granted.

12706 Phoebe Beckley, adx. of.  
The Estate of  
D. W. Beckley, dec'd.  
Plaintiff

Entry:

Glen Beckley et al.  
Defendants.

Dispensing with new appraisement of tract no. 1. & ordering Private Sale of tract no. 1. and tract no. 2.

This matter came on to be heard on 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 Phoebe Beckley, surviving spouse of said decedent, the Answer and Cross Petition of the Defendant, Dr. J. Fulton Supt. of Banks of the State of Ohio, in charge of the liquidation of the Farmers Deposit Bank of Richwood, Ohio, L. B. Shonemaker, agent in charge, the other Defendant's being in default of answer, and it appearing to the Court, that all Defendants have waived the service of process and voluntarily entered their appearance and consented to the sale as prayed for and in property before the Court. 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, Phoebe Beckley, the surviving spouse of said decedent, has waived the payment to her of her share from the proceeds of sale of the real estate described in the Petition herein, on condition that it is to remain in a lien as against the remainder of the real estate belonging to D. W. Beckley, deceased, which is not described in the Petition of the Plaintiff. The Court finds that the real estate described

in the Petition as Tract No. 1. It was appraised by the appraisers of the estate at \$890. and orders that a further appraisement of the same be dispensed with. It is further found that an order of appraisement was issued for the appraisement of the real estate described in Tract No. 11. in the Petition of the Plaintiff and on the report of the appraisers heretofore herein appointed and it appearing upon examination, that said report is in all respects regular and correct and that they have appraised said real estate for the sum of One Thousand, eight Hundred Dollars. (\$1800.) It is ordered that the same be and it is hereby approved and confirmed. The Court further finds that Phoebe Beckley as Adm. of the estate of D. W. Beckley, deceased, has given a bond, as such in the amount of Three Thousand Five Hundred Dollars, which is sufficient and it is ordered that an additional bond for this proceeding be dispensed with. It appearing that private sale proved to be to the best interest of the estate, it is ordered that said Phoebe Beckley as such Adm., sell the real estate described in the Petition at Private Sale, for not less than \$890.00 for Tract No. 1, and not less than one thousand eight hundred Dollars, for Tract No. 11. bring the appraised value thereof and to sell the same for cash on delivery of a deed. And it is further ordered that said Phoebe Beckley, as such Administratrix, make return of the sale without unnecessary delay.

12708

Phoebe Beckley, adm. of  
The Estate of  
D. W. Beckley, deceased.

Entry.  
Confirming Sale

Plaintiff  
vs.  
Phoebe Beckley, Defendant

Ordering Deed & Distribution

This day this cause came on to be heard on the report of Phoebe Beckley, adm. of the estate of D. W. Beckley deceased, who is 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; 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 D. W. Beckley in said real estate of Tract No. 1, to the purchaser F. G. Zuppan, upon the said purchaser paying to the said Petitioner, the sum of One Thousand Dollars (\$1000-) which is the

purchase of  
a deed of  
D. W. Beckley  
purchased  
to the said  
Hundred Dollars  
and now  
upon the  
distribution  
of \$2900.00  
Answer to  
out of the  
funds there  
Richardson  
note set for  
estate of  
one thousand  
(\$1534.28),  
the date of  
said bond  
in his Petition  
estate described  
valid and  
and now  
said Administratrix  
gives,  
of said judgment  
records in  
Ohio account  
book of Court  
further on  
him her behalf  
first: To  
taxes, per  
property. To  
Second: The  
Third: To  
Fourth: To  
Fifth: To  
Sixth: To  
Seventh: To  
Eighth: To  
Ninth: To  
Tenth: To

Heer Plg. Co., Col., O. CD 4129.

purchase price therefor; and that said Petitioner executed a deed of all the right, title, and interest of the said D.W. Beckley in said real estate of Tract No. 11, to the purchaser, Lewis J. Loh, upon the said purchaser paying to the said Petitioner the sum of One thousand nine hundred dollars (\$1900) which is the purchase price therefor.

And now, this cause coming on further to be heard upon the pleading herein, and upon the motion to distribute the proceeds of sale amounting to the sum of \$2900.00 and the said Phoebe Beckley, widow, having by Answer herein waived the allowance to her of dower out of the proceeds of sale of said premises the Court finds there is due the Farmers Deposit Bank of Richmond, Ohio, L. S. Shumaker, agent, in charge, upon the note set forth in his answer and Cross Petition from the estate of the said D.W. Beckley deceased, the sum of one thousand five hundred thirty four and 78/100 Dollars (\$1534<sup>78</sup>), with interest thereon at 7% per annum from the date of this Entry; it is further found that the said Lewis J. Loh obtained judgment as described in his Petition, and levied execution against the real estate described in the Petition which created a valid and subsisting lien upon said premises and now upon the funds in the hands of the said Administrator arising from the sale of said premises.

It is ordered that an Entry of release of said judgment therein be entered on the records in the office of the Sheriff of Union County, Ohio according to law, and in the office of the Clerk of Courts of Marion County, Ohio. It is further ordered that said Administrator, out of money in her hands, pay:

First: To the Treasurer of this County, representing taxes, penalties and interest thereon, against said property, the sum of \$ 183.19

Second: The costs & expenses incurred in the sale of said property, the sum of 43.05-

Third: To Robert T. Allen, attorney fee - 136.00

Fourth: To Phoebe Beckley, the percentage of said adv. herein, amounting to 136.00

Fifth: To Ira J. Linton, Supt. of Banks of The State of Ohio, in charge of The Farmers Deposit Bank of Richmond, Ohio, L. S. Shumaker, agent in charge on note and judgment set forth and described in his Answer & Cross Petition herein, which the Court finds to be amount due - \$ 1534<sup>78</sup>

the appraisers appraisement found that appraisement The Petitioner appraisers hereupon inunction, and correct date for the (.) it is and and Beckley has given and firm ordered dispensed to the said Phoebe described than \$890- right raised on ordered make

Sale-  
Distribution

on the report Beckley order said herein to said said Report in all at said date that the formed, et. execute test of the tract no. 1. said the sum the

Debit: To William C. Jacobs and D.E. Ryan, representing Commission for service rendered in the sale herein, in the sum of. \$ 57.00

Debit: To Adelle Kagan, preparing abstract 30.25

It is further ordered, that the balance of said proceedings, amounting to the sum of \$ 42.00 accounted for, by the said Pheta Beckley, adx., according to law, and that this proceeding be recorded.

Approved by: Robert F. Allen, atty. for Pheta Beckley - adx., F.A. McAllister, atty. for Dr. J. Fulton, Supt. of Banks of the State of Ohio, Richmond, Ohio L.S. Shumaker, agent.

11829 In the matter of the Guardianship of Robert Franklin Bevis, et al. This day came Fred. D. Bevis guardian of said minors, and filed his first partial account therein. It is thereupon ordered that said notice thereof be published as required by law, and this matter is continued until said time.

12693 In the matter of the Estate of Lewis Widman 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 mailed 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.

11829 In the matter of the Guardianship of Robert F. Bevis, et al. This day Fred. D. Bevis appeared in open Court and filed his application for the release of the American Surety Company of New York, as surety from his Bond as aforesaid, and for the substitution thereof of a personal bond with personal sureties thereon, and the reduction of said bond from the sum of \$ 1,000.00 to the sum of \$ 650.00. It is ordered, that the time of hearing said application be the same hereby is fixed for the 30. day of April, 1934, at 10:00 o'clock A.M. and that notice in writing to the said the American Surety Company of New York, be served upon it at least five days before the hearing of said application.

11829 In the matter of the Guardianship of Robert Franklin Bevis, et al. This day came Fred. D. Bevis guardian of said minors, and filed his application for the reduction of said bond from \$ 1,000.00 to \$ 650.00. It is ordered, that the time of hearing said application be the same hereby is fixed for the 30. day of April, 1934, at 10:00 o'clock A.M. and that notice in writing to the said the American Surety Company of New York, be served upon it at least five days before the hearing of said application.

12693 In the matter of the Estate of Lewis Widman 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 mailed 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.



Heer Fig. Co. Col. O. CD 4129.

11829 In the matter of the Guardianship of Robert Franklin Bevis et al.

This day Fred D. Bevis appeared in open Court and filed his application for the release of the American Surety Co. of New York as Surety from his bond, as guardian as aforesaid, and for the substitution thereof a personal bond with personal sureties thereon, and the reduction of said bond from the sum of \$1000.00 to the sum of \$650.00. It is ordered that the time of hearing said application be and the same hereby is fixed for the 30 day of April 1934, at 10. A.M. and that notice in writing to the said the American Surety Company of New York be served upon it at least five days before the hearing of said application.

12585 In the matter of the Estate of Mary T. Tipton, Deid Final account

This day came Elton M. Kile executor of said estate and filed his final account thereon. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26 day of May 1934, at 1. o'clock P.M. and that notice thereof be published as required by law and this matter is continued until said time.

senting sale herein. \$ 57.00 30 25

Adv. Supt. of this matter. agreed.

and filed ordered law. and this

heretofore owing to the of the said as required hereto, it is duly

tion for with ty from his Bond sonal bond of said bond 650.00 application to April 1934, thing to the to be served owing

12659 In the matter of the estate of J. R. Hoff, 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 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.

12638 In the matter of the estate of Geo. Bull

This day the widow of Geo. Bull her election to the will of said Geo. Bull in full of her rights under the will of herself, satisfied to take under the will is accorded.

12639 In the matter of the estate of Ellen B. deceased.

for a final Succession under the will. And the finds and estate is found and costs and the hundred widow of the will of exemption is greater and the Succession inheritance a copy of other parts. The inheritance estate, by and that to the Court.

12638 In the matter of the Will of  
Silas Bell, deceased.

Election of widow.

This day personally came into open Court, Etta B. Bell, widow of said Silas Bell, deceased, and applied to make her election whether to take or not to take under the Will of said Silas Bell 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.

12639 In the matter of the  
Estate of Silas B. Bell, Dec'd:

Estate not Subject to Tax.

Etta B. Bell, as executrix, of the estate of Silas Bell deceased, having filed an application, 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 fifty dollars - the debts and costs of administration are Five hundred dollars and the net actual market value thereof is fifteen hundred and fifty dollars - That Etta B. Bell, widow of said Silas Bell is the sole legatee under the will of said Silas Bell, and as such entitled to an exemption from the payment of inheritance tax, which is greater than the gross amount of 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 be certified to the County Auditor to be paid accordingly to law.

Heer Plg. Co., Colo., O. CD 4133

12629

In the matter of  
The Schedule of Debts of  
Bilas Bell, dead

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 28 day of April 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 Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein at least 10 days prior 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.

17829

In the matter of Guardianship of  
Robert F. Bervis et al. minors

This day Fred D. Payne 156 -

Heer Plg. Co., Colo., O. CD 41

12675

In the matter of  
The Estate of  
Rosetta Ora

This day was filed and ordered for hearing at ten o'clock 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.

12094

In the matter of  
of Sara  
This day as executor for estate and advised in herity given estate for.

12594

In the matter of  
The Estate of  
William  
This day hereto for filing notice of hearing and no order the examined.

Heer Plg. Co., Colo., O. CD 4129.

Schedule  
Debts,  
captioned  
said estate  
Schedule of  
the 28 day  
of said  
under the  
Marysville  
said hearing,  
will  
at  
except  
hereafter  
least 10

12675 In the matter of  
The Estate of  
Rosetta Osabrod. Dec'd.

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 28 day of April, 1934 at ten o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Marysville Tribune at least 10 days prior to the date of said hearing except those who have waived said notice or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12094 In the matter of the Estate  
of Sarah L. Sanapt. Dec'd.

Extension of Time

This cause came on upon the application of L. H. Collins, as executor, of the estate of Sarah L. Sanapt, deceased, for extension of time in the final settlement of said estate, and after hearing the facts and being fully advised in the matter and for good cause the Court hereby grants the extension of time for settlement of said estate for a term of six months.

12594 In the matter of  
The Estate of  
William D. Cameron. Dec'd

April 19<sup>th</sup>  
Approving Sch. of Claims

This day the Schedule of Claims, debts & liabilities hereunto for 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.

Heer Pte. Co., Coln., O. CD 4123.

12624

In the matter of the Will of William B. Ballinger, deceased.

Election of widow.

This day personally came into open court, Mary E. Ballinger widow of said William B. Ballinger, deceased, and applied to make her election whether to take or not to take under the Will of said William B. Ballinger, 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 it, and asked that her election so to take might be entered upon the Journal of the Court, which is accordingly done.

12625

In the matter of the Estate of Wm B. Ballinger, Deid

Authority to Transfer Real Estate

This day came W. F. Ballinger, Executor, of the estate of William B. Ballinger, 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 - residing at York, Township, Union Co. Ohio, and that his last will, and testament was filed in the Probate Court of Union County, Ohio, on December 9<sup>th</sup> 1933, and was admitted to probate, on December 9<sup>th</sup> 1933; that on December 9<sup>th</sup> 1933, the petitioner was appointed executor of his estate; that the following persons, with their ages, addresses, relationship and portion inherited inherit said real estate:

- Mary E. Ballinger age 71. Wm. Mansfield, D. widow life estate
- Emma E. Leonard " 49. Forest, D. daughter one-sixth
- Calvin L. Ballinger " 44 Wm. Mansfield, D. son " "
- Rachel F. Day " 42 Kenlon D. daughter " "
- J. A. Ballinger " 52 Ft. Recovery, D. son " "
- Mary E. Leeds " 39 Akron, D. daughter " "
- Wm. E. Ballinger " 34 W. Mansfield, D. son " "

Under the terms of said Will shows the said Mary E. Ballinger, the widow, receive her life estate terminates and she takes an undivided one-third interest in fee simple in said real estate herein described and the said J. A. Ballinger; Emma E. Leonard; Calvin L. Ballinger; Rachel F. Day; Mary E. Leeds and William E. Ballinger each take an undivided one-sixth interest in fee simple in said remaining two-thirds, 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

Heer Pte. Co., Coln., O. CD 41

by said ap...  
to transfer...  
such porce...  
and that...  
description...  
with the...  
as provided

12625

In the matter of the Estate of Wm B. Ballinger, Deid

C. L. Ballinger...  
Ballinger...  
verified for...  
and the sa...  
inheritance...  
came on...  
fully adv...  
that the...  
and of aft...  
costs of...  
not actu...  
hundred...  
that the...  
there bin...  
an unde...  
interest...  
allowed...  
inheritance...  
estate...  
from suc...  
ordered...  
copy of...  
may offer...  
of said es...  
by this...  
the certifi...  
according

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.

12625 In the matter of the Estate of W. B. Ballinger Deid

Not Subject to Tax

C. L. Ballinger co. Executor, of the estate of William B. Ballinger, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of 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, Three thousand and fifty-seven and 70/100 Dollars; the debts and costs of Administration are six hundred Dollars, and the net actual market value thereof, is, Twenty-four hundred and fifty-seven and 70/100 dollars -

That, the heirs are the widow and adult children there being six of said children who each inherit an undivided one-sixth, subject to the life interest of said widow. That the exemptions allowed, by law precludes the assessment of any inheritance 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 by this, and that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

Mary E. Ballinger  
and  
the or not  
inger.  
to her the  
it and also  
refusal to  
ref. satisfied  
take it  
might be

Real Estate  
the estate of  
in his  
the transfer  
to died testate  
ion Co. this  
was filed  
December  
ber 9<sup>th</sup> 1933;  
ppointed  
ersons, with  
inherited  
life estate  
the one-sixth  
the  
son  
said Mary  
estate  
one-third  
to herein  
Emma E.  
Mary E. Lead  
undivided  
said  
tion of said  
tion.  
the Court  
plied with

Heer Pte. Co., Colk., O. CD 4129.

12651

May R. Burns, Guardian  
of Belle A. Burns, et al.  
Plaintiff

v.

Belle A. Burns, et al.  
Defendants.

This day this cause came on to be heard upon the application of the plaintiff for permission to change the mortgage in the loan heretofore authorized by this Court and the Court being fully advised in the premises finds that it is for the best interest of said wards and their estate that said permission be granted and it is therefore adjudged and decreed that the said May R. Burns as guardian of Belle A. Burns et al. be permitted and directed to join in the execution and delivery of the promissory note and the mortgage securing the same for the loan heretofore authorized on the terms in question to The Citizens Home and Savings Soc. of Marysville, Ohio.

Heer Pte. Co., Colk., O. CD 4129.

12709

In the matter  
Elizabeth B.  
This day

of Marysville  
an affidavit  
of said Elizabeth  
therefor order  
Sheriff comm  
assigned to  
April, 1934.  
Subpoena is  
reputable lega  
and place of

In the matter  
Bridget

This day  
said Elizabeth  
the Judge of  
board the  
the medical  
Elizabeth B.  
statement in  
that she has  
for one year  
has occurred  
that her  
and that of  
Columbus -  
that Dr. P.  
witnesses in  
forth the  
and it  
made to the  
for the ad  
be certified  
medical st  
burns mitted  
for the or  
to the custo  
ordered

12710

In the ma  
Amelia  
The Judge  
State Hospital  
it is ordered th  
to take the sum



In the matter of,  
Elizabeth Butler, insane -

Order for warrant.

12709

This day Wm. D. Ford and George Singer 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 Elizabeth Butler into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch Sheriff commanding him to bring said Elizabeth Butler alleged to be insane before this Court on the 20. day of April, 1934 at 1. P. M. And it is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. Angus MacDvor reputable legally qualified physicians to appear at the time and place aforesaid; and this cause is continued

In the matter of Elizabeth Butler, insane -

Order after hearing -

This day this cause came on to be heard, and the said Elizabeth Butler was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. Angus MacDvor the medical witnesses and being satisfied that said Elizabeth Butler is insane; that she has a legal settlement in Marysville Paris Township in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus - State Hospital.

It is therefore ordered that Dr. P. D. Longbrake and Dr. Angus MacDvor 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 Elizabeth Butler, and that a certified copy under seal of the certificate of said medical witnesses and of the finding in this case be transmitted to said Superintendent.

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

12710

In the matter of,  
Amelia Ferris.

Warrant to Convey.

The Judge being advised that said Amelia Ferris can be received into the Columbus State Hospital, it appearing that said patient is supplied with proper clothing it is ordered that a warrant for conveyance issue to Wm. Rausch Sheriff, authorized to take Geo. Singer & Elmer Rausch as assistants.

Heer Plg. Co., Coln. O. CD 4129.

12710

In the matter of the  
Estate of Amelia Ferris

Order for Warrant.

This day Chas. D. Ford and George Singer, residents of Marysville in this County, appeared in open court and filed an affidavit in the form prescribed by law for admission of said Amelia Ferris in to the Columbus State Hospital.

It is therefore ordered that a warrant issue to William Rausch, Sheriff commanding him to bring said Amelia Ferris alleged to be insane, before this Court, on the 20 day of April 1934 at 1 P.M. And it is further ordered, that subpoenas issue for Dr. P. D. Longbrake and Dr. August MacDror reputable legally qualified physicians, witnesses, to appear at the time and place aforesaid; and this cause is continued.

In the matter of the  
Estate of Amelia Ferris

Order after Hearing

This day this cause came on to be heard, and the said Amelia Ferris was brought before the Court. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr. P. D. Longbrake and Dr. August MacDror the medical witnesses being satisfied that said Amelia Ferris is insane; that she has a legal settlement in Marysville Paris Twp in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date, that her insanity has occurred during the time she has resided in this State; that 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. August MacDror the medical witnesses in attendance make out a certificate setting forth the facts as so 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 Amelia Ferris and that a certified copy under seal of the certificate of said medical witnesses, and of the finding in this case, be transmitted to said Superintendent.

And it is further ordered that said Amelia Ferris be committed to the custody of William Rausch, Sheriff until other wise ordered. And this cause is continued.

12704

In the matter of the Estate of Louise Porroff, deceased.

This day the affidavit of J. M. Huber publisher of the Marysville Times a newspaper of general circulation in this County, that notice of appointment of George Sanders, as adm. of the Estate of Louise Porroff said, was published in said newspaper as ordered together with a copy of said notice. It is ordered, recorded

Heer Plg. Co., Coln. O. CD 4129.

12508

In the matter  
of Charles

This day  
was filed  
It is ordered  
to set for  
at 10 o'clock  
given to ac  
State of Ohio  
Richmond  
in Union Co  
said hearing  
or who will  
hearing at 10

12609

In the matter  
Estate of Por

This day  
Eugene Bar  
duly verified  
real estate  
to the Court

10-1923 re

1923 the pete

following of

Alice B. Mac

George H. Bar

Wm. Ash mo

And that

in said ap

fraction of

with by sa

to transferred

parcels an

a certificate

consigned

of the prop

12508 In the matter of the Estate  
of Charles H. Hendrick, Deceased. 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 7 day of May, 1934  
at 10 o'clock, A. M. and that notice of said hearing be  
given to all persons entitled to notice under the laws of  
State of Ohio, by advertisement for 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.

12609 In the matter of the Estate of Porter Eugene Barnes, Deceased. Authority to Transfer Real Estate.  
This day came Alice B. Mather adx. of the estate of Porter Eugene Barnes, 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 November 10-1923 residing at Richmond, Ohio; that on November 23, 1923 the petitioner was appointed adx. of his estate; that the following persons with their age, etc.  
Alice B. Mather, Richmond Ohio, daughter one-third  
George H. Barnes, Los Angeles, Cal., Son  
Vera Ashworth, San Francisco, Cal., 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 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.

Heer Fig. Co., Col., O. CD 4129.

12711

F. A. McAllister, Executor  
of the estate of  
Henrietta Hancock, Deid

This day, F. A. McAllister  
executor of the estate of  
Henrietta Hancock, deceased,

filed in this Court, his petition praying for the sale of the  
real estate therein described, to pay the legacies in said  
petition mentioned of the said decedent: It is ordered,  
that said petition be heard on the 19 day of May 1934, at 10  
o'clock, A. M. and that summons for the defendant,  
Billy Frederick Hancock, issue to the Sheriff of this  
County, and that summons for the defendant, Robert  
Gleason Hancock, issue to the Sheriff of Marion County,  
Ohio, returnable according to law.

Heer Fig. Co., Col., O. CD 4129.

9484

In the matter  
of the Estate  
of Mary Elizabeth  
Hancock  
This day  
Mary Elizabeth  
loan \$ 450  
same to be  
estate owned  
in the probate  
the last into  
dors hereby  
loan.

12712

In the matter  
of the Estate  
of Laura A. Stephens  
This day E. M.  
and filed  
law to be  
Stephens, de  
affidavit of  
and Testame  
general be  
probable va  
an admini  
Stephens, is  
ordered, the  
bond with  
hundred, a

In the matter  
of the Estate  
of Laura  
This day E. M.  
appointment  
deceased, a  
of \$ 1500 -

F. A. McAllister  
of  
deceased.  
sale of the  
in said  
is ordered.  
1934, at 10  
instant,  
of this  
Robert  
Union County,

9484

In the matter of  
The Guardianship of  
Mary Elizabeth McLean.

Entry to Loan money.

This day came H. J. McCoy guardian of the estate of  
Mary Elizabeth McLean and made application to the Court to  
loan \$450.00 belonging to said estate, to Laura Knostrop  
same to be secured by first mortgage on certain real  
estate owned by her. And the Court being fully advised  
in the premises on the consideration thereof deeming it for  
the best interest of the said estate to make said loan,  
does hereby approve the application and allow the said  
loan.

Monday April 23-

12712

In the matter of  
The Estate of  
Laura A. Stephens, Dec'd.

Order for appointment  
and for Bond.

This day E. M. Stephens 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 Laura A.  
Stephens, deceased, late of Marysville, 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 E. M.  
Stephens 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 fifteen  
hundred and no/100 Dollars and this cause is continued.

In the matter of the Estate  
of Laura A. Stephens, Dec'd.

Bond approved.  
Letters Testamentary.

This day E. M. Stephens appeared in open Court, accepted the  
appointment as Administrator of the estate of Laura A. Stephens  
deceased, and gave and filed herein his Bond in the sum  
of \$1500.00 conditional according to law. Witness my hand  
at Union County, Ohio, this 23rd day of April, 1934.

Mr. Walter H. Stephens as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said E.M. Stephens, that notice of said appointment be published as required by law; that this proceeding be recorded and that said Administrator pay the Costs

12713

Tuesday April 24

In the matter of the Guardianship of Ruth Parker, Incompetent

Order for Hearing

This day Dawson Parker filed an application in Court for the appointment of a Guardian of Ruth Parker, mentally incompetent, known out on trial visit.

It is ordered that said application be set for hearing on the 30 day of April 1934, 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, Ruth Parker, by personal service in writing, all interested parties, as provided by law.

12715

In the matter of the estate of Anna Parker the last Will of Marysville, and allow in said Will filed an application to be appointed in general of the probate that said executor competent. Testator or execute it in appointed granted a without giving published recorded, and taxed at \$-

12714

In the matter of the Will of

An application by Alice Kal supporting Barbara Kal ordered that of said Will of the same and to the of the State will be had

12714

In the matter of the Will

This matter application record the date of the filed in the no sponsor of said have been of said Will and serve

Heer Fig. Co., Colo., O. CD 4129.

and by  
administration  
appointment  
ceding  
the costs

12715

In the matter of  
The Estate of  
Anna Barbara Kallepach, Deid

Order for appointment.

The last Will of Anna Barbara Kallepach deceased, late of  
Marysville, in said County, having heretofore been duly proved  
and allowed; this day Alice Kallepach 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 Kallepach 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 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 \$-.

12714

In the matter of the  
Will of Anna Barbara Kallepach  
Deceased.

Presentation of will.

An application having been this day presented to the Court  
by Alice Kallepach praying that an instrument in writing  
purporting to be the last will and testament of Anna  
Barbara Kallepach, 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 residents  
of the State, and that a hearing on said application  
will be had on the 24-day of April, 1934, at 1 P.M.

Proof for the  
ally incompetent.  
said  
of April  
notice of  
to:  
price in  
ded by law.

12714

In the matter of  
the Will of Anna B. Kallepach  
Deceased.

Order admitting to Probate

This matter came on this day further to be heard, on the  
application of Alice Kallepach to admit to probate and  
record the Will of Anna Barbara Kallepach, deceased,  
late of the City of Marysville, in said County, heretofore  
filed in this Court, that said decedent died leaving  
no spouse, surviving spouse, and all the next of kin  
of said decedent known to be residents of the State  
have been duly served, with notice of the filing  
of said Will and of the application to admit it to probate  
and record in this Court pursuant to a former

order of this Court. or all waived notice and given consent  
 in the probate of said Will. And Alele M. Kayay and  
 Hazel R. Evans, the subscribing witnesses to said Will, appeared  
 in open Court and, having been duly sworn, testified respectively  
 to the due execution and attestation of said Will, which  
 testimony was reduced to writing, was subscribed by them, respectively  
 and was filed with said Will. Whereupon the Court  
 finds that the aforesaid instrument of writing is the last  
 Will and Testament of said Anna Barbara Kalle (nath), 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 said testimony of the witnesses above named, be  
 entered of record in this Court.

17348 In the matter  
 of the estate of  
 Milton Brown  
 His 23<sup>rd</sup>  
 be heard, and  
 made in,  
 does hereby  
 of said estate  
 and no 100  
 of death or  
 after death  
 Personalty  
 (including  
 and that  
 that the  
 estate, that  
 decedent's  
 real estate,  
 and that  
 which may  
 further find  
 his death  
 was of re  
 Bynum  
 Bynum  
 Willed  
 that the  
 their eyes  
 in the de  
 each is  
 the balance  
 amount of  
 the date  
 shown by  
 which  
 Lory Langer  
 Subj. # 200  
 Josephine Pichy da  
 Harold Pichy  
 Son  
 Per the Master  
 Lois Oprekpi  
 Jerry Pancher  
 It is or  
 be given by  
 whom was  
 exceptions to  
 together with



Heer Plg. Co., Coln., O. CD 4122.

17348 In the matter of  
Wilton Braithwaite, Deceased.

Determination of  
Inheritance Tax.

This 23<sup>rd</sup> day of April 1934, the above matter came on to be heard, and no application for appraisement having been made in, 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 and no/100 Dollars - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$10,569<sup>75</sup> composed as follows:  
Personalty \$5,569<sup>75</sup> real estate \$5,000<sup>00</sup>. That the debts (including a year's allowance of - no - dollars), are \$867<sup>10</sup> and that the cost of administration will be \$372<sup>51</sup>

That there is no one entitled to dower in said real estate, that - no one whose age at the death of said decedent was - - years has a dower interest in said real estate, which interest is worth - no dollars -

And that the net actual market value of the assets which might be subject to tax is \$9,229<sup>76</sup>. The Court further finds, That the said Wilton Braithwaite prior to his death conveyed to his daughter Lorry Langhrey 71 acres of real estate valued at \$2,000<sup>00</sup>

- By deed to his daughter Josephine Richey - 13-16.66
- By deed to his grand daughter Bertha Masters 1011.11
- Willed to his son Warren H. Braithwaite, residue, 4811.99

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	Relationship	Value of Succession	Exemption	Sub. to tax	amt. acc'd
Lorry Langhrey	Daughter	\$2,000 <sup>00</sup>	3500 <sup>00</sup>	none	
Josephine Richey	daughter	\$13-16 <sup>66</sup>	3500 <sup>00</sup>	none	
Warren H. Braithwaite	Son	\$4811.99	3500 <sup>00</sup>	1311.99	\$65.60, 6-24-32
Bertha Masters	G.D.	\$1011.11	3500 <sup>00</sup>	none	
Louis Ozark	"	none	none	none	
Jerry Ramey	G.S.	none	none	none	

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 waiver of such notice & of the 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

Heer Plg. Co., Coln. O. CD 4129.

or 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. 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.

12675 In the matter of the Estate of Rosetta Orshood, deceased. application to Take Real Estate of Rosetta Orshood, deceased. Subject to Mortgage. George Orshood, having filed his application herein for approval of the release of the above estate from the claim of the Federal Land Bank of Louisville, mortgage and it appearing from said application and the consent of the Federal Land Bank of Louisville; that the said George Orshood is the sole legatee and devisee of the real estate so mortgaged; that the sole debt of the estate of said Rosetta Orshood, deceased, consists of said mortgage; that said George Orshood consents and desires to take said real estate subject to said mortgage and that the mortgage, the Federal Land Bank of Louisville consents that the said George Orshood may so take and release said estate of Rosetta Orshood. It is therefore ordered, that said George Orshood may take said real estate subject to said mortgage held by the Federal Land Bank of Louisville and the estate of said Rosetta Orshood, is hereby released therefrom.

Heer Plg. Co., Coln. O. CD 4129.

10695 In the matter of the Estate of John R. Jones. This is the account of the account. 26 day of M published

12653 E. M. Gow, as executor of the estate of Lotie M. Gow. P- Dana H. Gow

This day report of the appearing in respects regard to and it be. It is further ordered that said executor execute with sufficient The sum. It is further continued by S. K. Mule and Davis Horne. Conservator C. A. Wolfe

Heer Fig. Co., Col., O. CD 4129.

The Successors  
forwarded  
order, that  
paid to the  
owner

Real Estate  
for  
from the claim  
and, it appearing  
Federal  
Oralhood  
late as  
late of said  
stays; that  
said real  
mortgage,  
the said  
estate  
that said  
subject to said  
is and  
leased

10695

In the matter of  
The Guardianship  
of John R. Jernu.

Filing Sixth account.

This day came Florence Jernu, Adm. and filed her  
Sixth account therein. It is thereupon ordered that said  
account be set for hearing and settlement on Saturday, the  
26 day of May, 1934, at 10 A.M. and that notice thereof be  
published as required by law, and this matter is continued

12653

E.M. Cow. as executor  
of the estate of  
Lottie M. Cow. Deceased.  
Plaintiff  
vs  
Dana M. Cow. et al.  
Defendants.

Entry confirming appraisement.  
and  
Ordering additional Bonds.

This day this matter came on to be further heard on the  
report of the appraisers heretofore herein 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.

It is further ordered that said E.M. Cow. executor  
execute within fifteen days to the State of this, a bond  
with sufficient sureties to be approved by the Court in  
the sum of <sup>Five thousand</sup> \$5,000.00 conditioned according to law.

It is further ordered that this cause be  
continued for further proceeding

D.K. Mads & Myers atty for Plff.  
Doris Harrison atty for Prudential Ins Co  
Carnegie Bank atty for the Farmers and Merchants Bk.  
C.A. Wolfe atty for C.H. & L. Co.

Heer Plg. Co., Col., O. CD 1123

12717

In the matter of  
the estate of Lillian K. Trindy  
Deceased.

Inheritance Tax.

This 26th day of April, 1934, 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 & determine

that the gross value of said estate is three thousand three hundred thirty six and 08/100 Dollars - real estate none - that the debts are five hundred and thirty eight and 4/100 Dollars, and that the cost of administration will be \$25.00 that there is no one entitled to dower in said real estate.

And that the net actual market value of the assets such might be subject to tax is Two thousand seven hundred and seventy two and 64/100 Dollars.

The Court finds Charles Newlove, Anna Newlove Taylor, Mattie Newlove that the persons entitled to succeed to said estate, their ages, where material, their relationship of any to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of 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:

Original in	Age	Subst	amt.	Relationship	
Charles Newlove - full age brother	924.21	500	424.21	21.21	Mattie Newlove, agent
Anna Newlove Taylor	924.21	500	424.21	21.21	" "
Mattie Newlove	924.22	500	424.22	21.21	" "

Date of account all - 4-5-'34

all villages of  
Murrayville, this

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 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 Com. of this.

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

Heer Plg. Co., Col., O. CD 1123

11936

In the matter of  
The Estate of

John B. Burns  
This day  
John B. Burns  
application  
transfer of  
decedent  
decedent  
October 1930

That in  
Probate Court  
October 1930  
of October 1930

Katie R. Burns  
of his estate  
says, and  
are the

Katie R. Burns  
John B. Burns  
Lillian M. Green  
M. M. Burns  
Matter of Burns  
Henry G. Burns  
Arthur C. Burns  
Bernette E. Burns

That it  
get out  
to the  
been duly  
ordered, the  
duplicate  
situated  
w. certificate  
Contained  
Recorder  
by law.

Heer Ptg. Co., Col., O. CD 4129.

11936 In the matter of  
The Estate of  
John George Burns deceased.

This day came Katie M. Burns, executrix of the estate of John George Burns deceased, and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appeared to the Court that the said decedent died testate, on or about the 23-day of October 1930, residing at Darby Township, Union County, Ohio.

That his last will and testament was filed in the Probate Court of Union County, Ohio, on the 29-day of October 1930, and admitted to probate on the 29-day of October 1930. That on the 31-day of October 1930, Katie M. Burns, the petitioner, was appointed executrix of his estate; that the following persons with their ages, address, relationship, and portions inherited are the devisees in said will:

- |                                 |                       |                  |
|---------------------------------|-----------------------|------------------|
| Katie M. Burns, adult, widow    | Plain City, O. R.F.D. | down:            |
| John B. Burns, adult, son       | " " "                 | 1/7 of remainder |
| Lilias M. Greener, daughter     | Los Angeles, Calif.   | 1/7 of remainder |
| Wm. M. Burns, adult, son        | Plain City, O. R.F.D. | 1/7 of remainder |
| Walter M. Burns, adult, son     | Plain City, O. R.F.D. | 1/7 of remainder |
| Henry G. Burns, adult, son      | Los Angeles, Calif.   | 1/7 of remainder |
| Arthur C. Burns, adult, son     | Mexford Center, O.    | 1/7 of remainder |
| Bernette E. Kingstine, daughter | Mexford Ctr., O.      | 1/7 of remainder |

That the description of said real estate, is as set out in said application. It appearing to the satisfaction of said 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 this County for record as provided by law.

Heer Ptg. Co., Col., O. CD 4129.

11027

In the matter of the Guardianship of Oliver Elliott.

Filing of Fourth account.

This day came Robert Driscoll, Guardian, and filed his fourth account therein. It is thereupon ordered, that said account be set for hearing and settlement on Saturday the 26 day of May, 1934, at 1 o'clock P.M. and that notice thereof be published as required by law, and this matter is continued.

Friday April 27-

9984

In the matter of the Guardianship of Mary Elizabeth McLean, Minor

Filing of 3rd partial account.

This day came L.J. McCoy Guardian of Mary Elizabeth McLean, minor and filed his 3rd partial account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26th day of May, 1934, at 1 P.M. and that notice thereof be published, as required by law, and this matter is continued.

Heer Ptg. Co., Col., O. CD 4129.

In the matter of this day for and vouchers and the court and present notice and account

12314 Mary Higgin

12569 Sylvia M. H

12349 Peter Beck

11749 J. B. Gunn

8609 Foster Skid

11534 O. E. Reed

12389 Ralph Bee

12010 Mrs. H. H.

9572 Roger V. R

12454 Elizabeth B

11928 Sarah E. J

10050 Clara W.

11057 A. D. Prins

10555 Edna Stone

12349 In the matter of D. W. B

This day Beckley in little men according thereto. no or object is carefully vouchers to an, bring the same, and in c the same. confirmed. pay, the It is a proceeding this offic

Heer Plg. Co., Col., O. CD 4129.

account.  
and filed  
died. That  
at on Saturday  
that notice  
matter is.

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.

- 12314 Mory Liggitt executor of the estate of Charles Thompson.  
First and final account.
- 12569 Sylvia M. Harner, adx. of the estate of Casper A. Harner  
First & final account.
- 12349 Phoebe Beckley, adm. of D. W. Beckley. First & final account.
- 11749 J. B. Guin, executor of the estate of Rosa Guin.  
First and final account.
- 8609 Foster Skidmore, adm. of Maggie Skidmore, Deceased and final account.
- 11524 O. E. Reed, adm. of John Reed. Fourth account.
- 12359 Ralph Peet, executor of the estate of Josephine Horner Peet.  
First and final account.
- 12010 Wessa Hinton Cross, adm. of Lisle Cross - third account.
- 9572 Roger V. Rust, adm. of Verne H. Rust. third account.
- 12454 Edward Bennett, adm. of the estate of the Rebecca C. Drake -  
First & final account.
- 11928 Sarah E. Jeffrey, adx. of the estate of J. D. Jeffrey, 1st & final act.
- 10062 Clara A. Conklin, adx. of the estate of Sanford M. Conklin.  
First & final account.
- 11857 A. D. Peiser, adx. of the estate of James T. Eulson  
First & final account.
- 12555 Edna Stony, Guardian of Guy Eschstein, 3rd & final account.

al account.  
Mary Eliza Cook  
ount therein.  
unt to set  
26" day of  
of the  
is continued.

12349 In the matter of the Guardianship filing 1st and final account  
of D. W. Beckley, incompetent  
This day the first and final account of Phoebe  
Beckley, Guardian of D. W. Beckley, came on for hearing  
& settlement, due notice thereof having been published  
according to law. No exceptions having been filed  
thereto, and no one now appearing to except  
or object to the same; and the Court having  
conformity examined said account and the  
vouchers therein and all matters pertaining thereto,  
& being fully advised in the premises, do find  
the same to be in all respects just and correct  
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 cost herein, taxed at \$5- paid  
It is ordered that said account, and the  
proceedings herein be recorded in Records of  
this office.

Heer Pte. Co., Colo., O. CD 4123

11057

In the Matter of  
The Estate of  
James T. Enlow, Deceased.

First and Final Account.

This day the First and Final account of A. D. Parish Administrator of the estate of James T. Enlow, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 etc. is hereby allowed the sum of \$208.00 being commissions on the amount collected and accounted for, by him, and being in full compensation for all his ordinary services rendered.

Said C. A. Hoopes attorney is hereby allowed the sum of \$200.00 for settling the estate, which sum the Court considers just and reasonable.

Said C. A. Hoopes attorney fees for settling claim against the estate, is hereby allowed the sum of \$25.83. The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said Adm. etc. pay the costs herein at # July 31 - 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12458

Ethel Fickle Adm. Martha & Anna Spurgan Decd

This day this cause came on to be heard on the report of Ethel Fickle Adm. with bill annexed, of Martha & Anna Spurgan of her proceedings under the former order of this Court, and upon the petition 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 Ethel Fickle adm. as aforesaid, in said real estate, to the purchasers, Ralph C. Myers and Anne M. Myers, his wife, 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 \$1000.00.

It is further ordered that said Ethel Fickle Adm. etc. out of the money in her hands pay 1st to the Treasurer of this County \$103.57 being taxes against said property. Second, the costs and expenses incurred in the sale of said property, including an attorney fee \$50.00 to Porter & Porter \$40.00 the percentage of said Adm. herein amounting to the sum of \$246.57.

It is further ordered that the balance of said proceeds amounting to the sum of \$753.43 be accounted for by said Ethel Fickle Adm. etc. according to law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs herein taxed \$1.00 out of the proceeds of said sale, within ten days.

Heer Pte. Co., Colo., O. CD 4123

11928

In the Matter of  
The Estate of  
J. D. Jelliff

This day Adm. of J. D. Jelliff's estate came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers 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 etc. is hereby allowed the sum of \$208.00 being commissions on the amount collected and accounted for, by him, and being in full compensation for all his ordinary services rendered. Said C. A. Hoopes attorney is hereby allowed the sum of \$200.00 for settling the estate, which sum the Court considers just and reasonable. Said C. A. Hoopes attorney fees for settling claim against the estate, is hereby allowed the sum of \$25.83. The Court finds said account duly balanced and said estate settled according to law.

8609

In the Matter of





Heer Ptg. Co., Colo., O. CD 4129.

12010

In the matter of

Final account

The Guardianship of  
Lisle C. Cross, Decedent

This day the 3<sup>rd</sup> account of Messrs Hinton Cross, Adm. of Lisle C. 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 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 <sup>5.00</sup> paid 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office

12715

In the matter of the Will  
of Elmer E. Shirk Decd

Presentation of Will for Probate

An application having been this day presented to the Court by Della Shirk praying that an instrument in writing purporting to be the last will and testament of Elmer E. Shirk 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 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 28 day of April 1934, at 9. P. M.

12716

In the matter of the Will  
Elmer E. Shirk, Decedent.

Order admitting to Probate  
in Record.

This matter came on this day further to be heard, on the application of Della Shirk to admit to probate and record the Will of Elmer E. Shirk, 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 Della Shirk 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 probate of said Will, and, Dora J. Otto, subscribing witness to said Will, and Carrie H. Hornback, and William J. Porter attesting to signature of John L. Longhrey, this day

Heer Ptg. Co., Colo., O. CD 4129.

approved and testified of, said Will was subscribed with said aforesaid testament was duly testator at of sound restraint, of said Will testimony record in

12719

In the matter of the Estate of T. This matter 1934, on the Order relating administration has been of Kin of of hearing said decedent subject to estate and Harold M. Lloyd Minter & Lloyd Minter & Lloyd Minter &

It is ordered removal from the application effects of of come in make return

12719

In the matter of the Estate of This matter Application relating administration heard on that the written now the names

Heer Fig. Co., Col., O. CD 4129.

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 Elmer E. Shirk 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.

12719 In the matter of the Estate of T. R. Vestal, Deceased.

This matter came on to be heard on the 28. day of April 1934. on the application of Mary Alcinda Vestal for an Order relieving the estate of T. R. Vestal, deceased, from administration and it appearing to the Court that notice has been served by the surviving spouse and all next of kin of said decedent, and upon all the creditors of 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 of said estate are the following:

Hazel Miller	Reckwood, Ohio	open acct.	\$ 46.75
Lloyd Miller Dow	" "	funeral expenses	59.34
Loyd Miller son	" "	open acct.	34.00

It is ordered that said estate be, and hereby is, relieved from administration; that Mary Alcinda Vestal the applicant herein, take charge of all of the personal effects of said decedent and distribute the funds which come into her hands according to law and forthwith make return of her proceedings into this Court.

12719 In the matter of the Estate of T. R. Vestal Deceased.

This matter came on to be heard on the application of Mary Alcinda Vestal for an order relieving estate of T. R. Vestal deceased, from administration. It is ordered that said application be heard on the 28. day of April 1934 at 10. A. M. and that the said Mary Alcinda Vestal either serve written notice on all the next of kin, or obtain the waiver thereof.

Heer Plg. Co., Colo., O. CD 4123

12587 In the matter of the Estate of Margaret Schombert 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 exceptions having been filed thereto, now hearing thereupon it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

12639 In the matter of the Estate of Silas Bell 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.

12675 In the matter of the Estate of Rosetta Crabrod Deceased.

Order approving 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.

12718 In the matter of the Estate of John Piessol Deid

Order for appointment of Bond

The Last Will of John Piessol deceased, late of Marysville P.F.D. in said County, having heretofore been duly approved and accounts, and Enoch Piessol the former sole administrator of said decedent, having died without fully administering said estate; this day Odell Liggatt appeared in open Court, and made and filed an application under oath, as required by law to be appointed Administrator de Bonis non with the Will annexed, of the estate, also a statement in general 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, that said Odell

Heer Plg. Co., Colo., O. CD 4123

Liggatt is ordered that the same be continued by law in to is continued

This day Odell Liggatt's appointment of the estate herein his Bond according to as surety. It is taken now with the notice of said Adm. de Bonis Costs -

12740 In the matter of the Estate of Phoebe Star

This day executor of account. matters in the respects thereof account. Said Book sum of just and the Court and said It is on P.F.D. your account. The Record

Heer Pl. Co., Col., O. CD 4129.

Liggitt is a suitable person and legally competent, it is ordered that he be appointed as such adm. de bonis non, with the will annexed, upon giving bond with sureties as required by law in the sum of One thousand Dollars - and this case is continued.

This day Odell Liggitt appeared in open Court, accepted the appointment as adm. de bonis non, with the will annexed of the estate of John Pissol deceased, and gave and filed herein his Bond, in the sum of One thousand Dollars, conditioned according to law, with United States Fidelity & Guaranty Company as surety, which Bond is approved by the Court.

It is therefore ordered that letters of administration de bonis non, with the will annexed issue to said Odell Liggitt, that notice of said appointment be published as required by law that this proceeding be recorded, and that said Adm. de bonis non, with the Will annexed pay the costs -

12 34 In the matter of The Estate of

Trust and final account.

Phorbe Thompson, Dec'd  
This day the just & final account of Mory Liggitt executor of the estate of Phorbe Thompson, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account, and the vouchers 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 Hoopes and Sanders, are hereby allowed the sum of \$25.00, 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 \$5.00 paid Mar. 7-34. It is ordered, that said account and the proceeding be recorded in the Records of this office.

Inventory  
estate, heretofore  
appearing  
of the said  
parties.  
and thereto.  
said  
confirmed  
Schedule  
and Liabilities  
ities, heretofore  
ing to the  
of the said  
parties.  
from filed  
Debts after  
v.  
Debts  
Liabilities  
It appearing  
of the  
then given  
and, no  
that said  
owed and  
ment.  
Maryville R.F.D.  
and  
frator of said  
ring said  
Court, and  
as  
e Bonis non  
Statement  
ists of  
nk being  
be  
Estate of said  
Odell

11749

In the matter of  
The Estate of  
Rosa Grimm, Deid

This day the 1<sup>st</sup> and Final account of S. B. Kimm  
executor of the estate of Rosa Grimm deceased, came on  
for hearing and settlement, due notice thereof having been  
published according 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 S. B. Kimm as Executor pay the  
costs \$5- It is ordered that said account and  
the proceedings be recorded in Records of this office.

9812

In the matter of the Guardianship  
of Verne W. Rust, minor

Third account.

This day the third account of Roger V. Rust Esq. of  
Verne W. Rust came on for hearing and settlement, due  
notice thereof having been published according to law.

No exceptions having been filed 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 & confirmed.

The Court finds a balance of \$1750<sup>00</sup> in 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 cost herein at \$5-  
paid Mar. 9-34. It is ordered that said account  
and the proceedings herein be recorded in Records  
of this office.

10895

In the matter of  
The Estate of  
Guy E. ...

This day ...  
Guardian of  
settlement  
to law.

now appearing  
Court, have  
vouchers, the  
being fully  
in all resp

It is  
approved, al

The Court  
of said Esq.

ordered to pay  
that said  
costs paid

account  
Records of

10050

In the matter of  
The Estate of  
Sanford W.

This day ...  
adv. of the  
hearing on

published a  
filed thereto, &  
to the same

said account  
pertaining  
finds the  
in conformity

approved, &  
said account  
according to

and the prob  
office.

12698

In the matter of  
Alvin Stin

This day the ...  
hearing. It is  
of the said ...  
required by ...  
that said ...

10895 In the matter of  
The Guardianship  
of Guy Ewaldstein, minor

Third and Final account.

This day the 3<sup>rd</sup> and final account of Edna Story  
Guardian of Guy Ewaldstein 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 a balance of \$553.86 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 cost herein taxed at \$-  
costs paid \$5- pd. Mar. 31-1934. It is ordered that said  
account and the proceedings herein be recorded in the  
Records of this office.

10050 In the matter of  
The estate of  
Sanford M. Conklin, Deceased

First and Final account.

This day the 1<sup>st</sup> and final account of Clara Conklin  
adv. of the estate of Sanford M. Conklin, deceased, came on for  
hearing and settlement, due notice thereof having been  
published according to law. No exceptions having been  
filed thereto, and no one now appearing to except or object  
to the same; and the court having carefully examined  
said account and the vouchers 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. It is ordered that said account  
and the proceedings herein be recorded in Records of this  
office.

12698 In the matter of the Estate of  
Alvin Stinson, Deceased

order approving and

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 inv. 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.

Heer Fig. Co., Col., O. CD 4129

12454 In the matter of the estate of Rebecca Clark Drake. Deid

1st an. Final account.

This day the 1st an. final account of Florabel Bennett adx. of the estate of Rebecca Clark Drake, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: 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 Brynna Sanders, attorney is hereby allowed the sum of \$27.20 attorneys fees. The Court finds said account duly balanced, and said estate settled according to law.

Anna K. Ross. \$449.61; Florabel Bennett \$449.60 Total \$898.21

It is ordered that said adx. pay the costs \$5. mar. 26-'34

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

12389 In the matter of the estate of Josephine Houser Peet. Deid

Final

This day the Final an. Distribution of Ralph Peet Executor of the estate of Josephine Houser Peet, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct, and in conformity to law. Therefore, the said account is hereby approved, allowed, and confirmed.

Said executor is hereby allowed the sum of two hundred forty six and 9/100 \$246.90 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said F. A. McAllister an attorney is hereby allowed the sum of \$20.60 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 \$5. paid.

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

Heer Fig. Co., Col., O. CD

11034 In the matter of the estate of John Reed

This day... came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 account and the proceedings herein be recorded in Records of this office.

12569 In the matter of the estate of

This day... James ad... came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: 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... 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 \$5. paid.

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



11834 In the matter of  
The Guardianship  
of John Reed, incompetent

Fourth account.

This day the 4<sup>th</sup> account of O.E. Reed, Guardian of John Reed, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one 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 \$1310.<sup>72</sup> 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 cost herein taxed at \$5- cost paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12569 In the matter of the  
Estate of Casper A Haines  
Deceased

This day the First & Final account of Sylvia M. Haines adx. of the estate of Casper Haines deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers 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.

Therefrom the said account is hereby approved, allowed and confirmed. Said adx. Sylvia Haines is hereby allowed the sum of \$148. being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

Said Mrs. L. Myers, as attorney, is hereby allowed the sum of \$169.<sup>81</sup>. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said adx. pay the costs herein taxed at \$5- Feb. 16-1934.

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

unt.  
Bennett  
came on for  
being heard  
being heard  
it or object  
examined  
all matters  
in premises  
correct  
said account  
the sum  
said account  
ing to law.  
\$898.<sup>21</sup>  
Mar. 26-34  
ceeding  
Reed Executor  
came on  
having  
having  
except or  
fully examined  
all matters  
the premises,  
correct, and  
account is  
of  
commissions  
for by him.  
ordinary  
attorney is  
in the Court  
anced, and  
costs \$6- paid  
being herein

Heer Fig. Co., Col., O. CD 4129

12619

In the matter of  
The Estate of  
Orlando Wilcox, Deceased.

Order to Record Proof of Publication.

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 Minnie M. Wilcox as Executor of the estate of Orlando Wilcox, 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.

12678

In the matter of  
Estate of  
Nancy M. Riley, 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 Guy Riley as ad., with the Will annexed of the estate of Nancy M. Riley deid. was published in said newspaper as heretofore ordered, was filed, together with a copy of said notice: it is ordered that the same be recorded.

12617

In the matter of the estate  
of T. J. Johnson, 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 Fred Linn as ad. of the estate of T. J. Johnson, 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.

12624

In the matter of  
The Estate of  
William Curry, 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 Nettie M. Curry as ad. of the estate of William Curry 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.

Heer Fig. Co., Col., O. CD 4129

12702

In the matter  
The Estate of  
Hanniah H.

This day of Richmond County that the estate of in said matter herein together with that the same

12692

In the matter  
The Estate

James W. T. This day the Richmond Gazette County, the as ad. in Hatcher de as heretofore copy of said recorded.

12706

In the matter  
The estate  
Hanniah H.

This day the management in this County C. E. Rosette Hudget de heretofore was same. be

12662

In the matter  
The Estate

George T. This day Richmond in this County as ad. in said matter herein together with that same

Heer Ptg. Co., Coln., O. CD 1129.

12702 In the matter of  
The Estate of  
Henrietta Hancock. Dece'd

This day the affidavit of O. A. Kingley publisher of Richmond Gazette, a newspaper of general circulation in this County, that the notice of appt. of F. A. McAllister as executor of the estate of Henrietta Hancock, 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

12692 In the matter of  
The Estate of  
James W. Hatcher. 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 Marion C. Winter as Adr. with the Will annexed of the estate of James W. Hatcher 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.

12706 In the matter of  
The estate of  
Hannah Hudgel. Dece'd

This day the affidavit of J. M. Hubel, publisher of the Mansfield Tribune a newspaper of general circulation in this County, that the notice of appointment of C. E. Rossitt as Adr. of the estate of Hannah Hudgel deceased, was published in said newspaper, as heretofore ordered, together with copy of said notice; it is ordered same be recorded.

12662 In the matter of  
The Estate of  
George R. Gunn. Dece'd.

This day the affidavit of O. A. Kingley publisher of Richmond Gazette, a newspaper of general circulation in this County, that notice of appointment of S. J. Borm as Adr. etc. of Geo. R. Gunn. 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.

Heer Fig. Co., Col., O. CD 4129

12609

In the matter of  
The Estate of  
Robert E. Barnes Deceased.

In 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 Alice B. Mather, as administratrix of the estate of Robert Eugene Barnes, deceased, was published in said newspaper as heretofore ordered, was filed herein together with a copy of said notice: It is ordered recorded.

12686

In the matter of  
The Estate of  
Eva Stultz 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 Maud Benedict as executrix of the estate of Eva Stultz 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.

11955

In the matter of the Estate  
of Rhuben Stultz Deid.

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 Gregory Sanders as adm. with the will annexed of the Estate of Rhuben Stultz, 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.

12669

In the matter of the  
Estate of Alexander Hatcher Deid.

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 Lloyd Winter as adm. of the estate of Alexander Hatcher 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.

Heer Fig. Co., Col., O. CD 4129

12675

In the matter of  
The Estate  
Routledge

This day  
Orlando  
verified for  
real estate

It appears  
testate on  
Union County

was filed  
this on the  
August 22

was appointed  
persons in  
George Drake

and that  
not in our  
satisfaction

complied with  
real estate  
County, who

persons in  
order to get  
application

provided

12639

In the matter of  
the Estate  
Silas B.

This day  
Silas Bell  
duly verified

of certain  
It appears  
testate on

Union County  
was filed  
January

8-1934  
petitioner  
the following

Elton  
and that  
in said

satisfactorily  
fully complied  
that said

Duplicate

19678 In the matter of  
the estate of

Authority to Transfer Real Estate

Rosetta Orabond, Deced.

This day came George Orabond executor of the estate of Rosetta Orabond, 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 1 - 1933, residing at Mill Creek Township Union County, Ohio and that her last will and testament was filed for probate in the Probate Court of Union County Ohio on August 13, 1933 and admitted to probate on August 22 - 1933, that on February 15 - 1934, the petitioner was appointed executor of her estate, that the following persons inherit said real estate:

George Orabond age 58, bachelor, S. P. 2. widower, Entire <sup>estate</sup> 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 Record for record as provided by law.

19639 In the matter of  
the estate of

Authority to Transfer Real Estate

Silas Bell, Decedent

This day came Etta B. Bell, Executrix of the estate of Silas Bell 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 December 27 - 1933, residing at Mill Creek, Twp., Union County, Ohio and that his last will and testament was filed in the probate Court, Union County, Ohio on January 5 - 1934 and admitted to probate on January 8 - 1934; that on 11 - day of January, 1934, the petitioner was appointed executrix of this estate; that the following persons inherit said real estate:

Etta B. Bell age 64, widow R. 2. this widow, 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 Duplicates of the County, where such parcels

Heer Fig. Co., Cole, O. CD 4123

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.

12639

In the matter of the Estate of Elias Bell, Decd.

This day Elta B. Bell, as executrix files an statement in lieu of an account in said estate. Same is approved and ordered recorded.

12675

In the Probate Court in matter of estate of Rosetta Orabond Decd

now comes George Orabond, as executor of the estate of Rosetta Orabond, deceased, and files statement in lieu of an account same is hereby approved & ordered recorded.

12721

In the matter of the Estate of Eva MacLean, Decd

Order for appointment in for Bond.

This day M.E. Carmean, 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 Eva MacLean deceased late of Marysville 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 M.E. Carmean is a suitable person, and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of five hundred dollars & this cause is continued.

In the matter of the Estate of Eva MacLean Decd

Bond approved Letters Issued

This day M.E. Carmean appeared in open Court accepted the appointment as administrator of the estate of Eva MacLean, deceased, and gave and filed herein his Bond, in the sum of five hundred Dollars, conditioned according to law, with E.J. Morris & C.C. Jacobs, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said M.E. Carmean, that notice of said appointment be published as required by law, that this proceeding be recorded and

Heer Fig. Co., Cole, O. CD 4123

that said

9915

In the matter of the estate of Louella ... This day of Louella application of certain ... It appears testate, that on an executrix of said real Ruth Henry, and that out in said satisfaction with by said to transfer date per and that the decision with the P provided to

9865

In the matter of the Estate of Florence ... This day Florence M application the transfer decedent Marysville, appointed persons with Louella And set out And in Court that by said a Estate in County persons of this or in the ap proper County

that said Administrator pay the costs.

9915 In the matter of | authority to transfer Real Estate  
Louella Woodburn. Decd

This day came Ruth Henry, executrix of the estate of Louella Woodburn 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 16 1922 residing at Marysville, Ohio, that on August 23 - 1922 the petitioner was appointed executrix of her estate; that the following persons inherit said real estate:

Ruth Henry, Marysville, O. Heir - 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.

9865 In the matter of | authority to transfer Real Estate  
The Estate of  
Florence Woodburn. Decd

This day came Ruth Henry, executrix of the estate of Florence Woodburn deceased, and filed herein her application duly verified for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court that said decedent died testate on March 7 - 1922, residing at Marysville, Ohio, that on May 6 - 1922 the petitioner was appointed executrix of her estate; that the following persons inherit said real estate:

Louella Woodburn, Marysville, 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 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 proper County, for record, as provided by law.

Heer Plg. Co., Colo., O. CD 4129

12722

In the matter of  
the estate of  
Angelina Dittus, Deceased.

Order for appointment

This day A. D. Brown appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the said Estate of Angelina Dittus, deceased, late of York Township in said County and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probate value thereof; and the Court being satisfied that an Administrator be appointed and that said A. D. Brown 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 Seventeen Hundred and fifty (\$1750.00) dollars. & this cause is continued.

In the matter of  
the estate of  
Angelina Dittus, Deed

Bond approved.  
Letters Issued.

This day A. D. Brown appeared in open Court, accepted the appointment as Adm. of the estate of Angelina Dittus, deceased, and gave and filed herein his Bond in the sum of Seventeen Hundred and fifty Dollars, conditional according to law, with The United States Fidelity and Surety Co., which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said A. D. Brown that notice of said appointment be published as required by law. That this proceeding be recorded, and that said Administrator pay the Costs.\*

1265-0

In the matter of the adoption of Emma Maud Fisher: This matter came on this day further to be heard and the parties who have heretofore appeared by the Court as next friend of said child, leaving in writing a report in writing recommending the proposed adoption of said child, and the Court now proceeded to a full hearing of the petition and the examination of the parties in interest, under oath, to gather such evidence, including report of next friend and including also material facts that evidence shows the child has no property, no money, the said report shows that all the parties in interest in the case, for as persons David Freshwater and his wife Bernice Freshwater of the Children's Home Society of Ohio, Columbus, Ohio, said report shows that all of said parties in interest had had the knowledge of the pendency of this proceeding and of the date set for this hearing Monday, April 20, 1934. The said child already resided for six months in home of petitioners. Each petitioner 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 relating to adoption have been complied with.

Therefore the Court hereby grants said adoption & decrees further that the name of said child shall be changed to Jean Freshwater

Heer Plg. Co., Colo., O. CD

17718

In the matter of  
the estate of  
Anna Brown

This day it was ordered in the Court by Mr. Kalleja as heretofore noticed: It is ordered that notice of this order be published.

12348

In the matter of  
Estate of M.

This day it was ordered and filed. It is therefore ordered that hearing be held on May - 1934. published. Continued

1195-5

In the matter of  
estate of V.

This day it was ordered that account be rendered by Phurba St. It is ordered that hearing be held on May - 1934. published. Continued

12720

In the matter of  
Will of

An application by Mrs. Emma... in writing of Elizabeth... ordered. and of the... to go to the said testator... notice in the



Heer Plg. Co., Coln., O. CD 4129.

17715 In the matter of  
The Estate of  
Anna Barbara Koppach  
Deceased.

Notice

This day the affidavit of Brad Lammert, publisher of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Alice M. Kallebach as executrix of the estate of Anna Barbara Kallebach deceased, was published in said newspaper as hereinafter provided, was filed herein together with a copy of said notice. It is ordered that the same be recorded in records of this office.

12348 In the matter of the  
Estate of Milton Brattman  
Deceased.

Account.

This day came Norman C. Bown, executor of said estate and filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26 day of May - 1934, at 1. P. M. and that notice thereof be published as required by law. This matter is continued until said time.

11955 In the matter of the  
Estate of Phruben Stults  
Deid.

Filing 1st and final account.

This day came Mand Benedict, executrix of the estate of Phruben Stults, deid. and filed the first and final account therein in the matter of the Estate of Phruben Stults, deceased.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26 day of May - 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

17720 In the matter of the  
Will of Elizabeth Rausch  
Deceased.

Presentation  
of Will

An application having been this day presented to the Court by Mrs. Emma Widman Jorgensen that an instrument in writing purporting to be the last Will and testament of Elizabeth Rausch, 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, by publication twice in the Marysville Tribune, and that a hearing

ment  
Court,  
with no  
of the  
York Township  
not to his  
the said  
as to what  
and the  
appointed and  
legally  
as such  
required  
fifty  
in  
most  
date of  
ad herein  
l. fifty  
id States  
approved  
division  
aid  
that this  
division  
me on this day  
as next friend  
of the proposed  
of the parties in  
of next friend and  
duty. No money the  
for as follows:  
Dowry of this  
interest born  
of the date  
ready received for  
adoption. And  
stated in the  
character and of  
early maintain  
said child  
and child is  
attested that all  
in with  
the name

Heer Plg. Co., Colo., O. CD 4123

in said application will be had on the 17. of May 1934. at 2. P. M.

12715 In the matter of the Inventory of the Estate of Anna B. Kallepuck. approving

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 approved and confirmed.

12702 In the matter of the Estate of Henrietta Hancock Deid

This day the Inventory heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law and no exceptions having been filed thereto. It is now ordered that said Inventory after being duly examined be approved.

May 3<sup>rd</sup>

In 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 & record, and unless exceptions are filed thereto, they will be for hearing and confirmation on 26. day May 1934.

- 9984 L. J. McCoy, adm. of Mary Elizabeth McLean, third partial account.
- 12585 Elton W. Kile executor of the estate of Mary F. Kile final account.
- 12510 J. E. Clark executor of the estate of Josephine B. Eulow, 1<sup>st</sup> account.
- 12570 J. C. Warner executor of the estate of Emma Cahill 1<sup>st</sup> & final acct.
- 11665 Percy Sanders adm. of the estate of Mary E. Money, 1<sup>st</sup> partial account.
- 11829 Fred D. Davis guardian of Robert F. Davis et al. 1<sup>st</sup> "
- 11027 Robert Driscoll guardian of Otisner Elliott.
- 10695 Florence Jenn. adm. of John R. Jenn. 6<sup>th</sup> account.
- 11955 Mand Benedict executor of the estate of Eva Skitts, for Chambers Skitts, 1<sup>st</sup> & final account.
- 12348 Norman C. Brown, executor of the estate of Milton Braithwaite Lusk<sup>am</sup>. Final account.

Heer Plg. Co., Colo., O. CD 4123

10765 In the matter of Eli P. This day of John L. therein. be set for day of Jan published continued in

12581 In the matter of the Will of John L. Dr. This day Dollars - in to make be the will of the Court and her say law in to Will: and provisions and. aske entered according

12713 In the matter of the Estate of Ruth. This day in Court of Parker, a visit. be set for at 1. P. M. the time of The for in writing

In the matter of Guardian of Ruth Par. This day, application has been ordered. is a. mer trial visi of taking

Heer Fig. Co., Colo., O. CD 4129.

1934. at  
state, heretofore  
leaving to the  
of the said  
ested parties  
filed thereto.  
bring duly  
came on for  
court that  
given to all  
tions having  
territory.  
named persons  
of Union  
and  
to for  
1934,  
account.  
final account.  
1st account,  
final acct.  
aid account.  
account.  
th account.  
account.  
Braith rail

10765

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

Final account

This day came Lottie Sellers - executrix of the estate  
of John L. Sellers, deceased, and filed her final account  
therein. It is thereupon ordered that said account  
be set for hearing and settlement on Saturday the 30  
day of June 1934, at 1 P. M. and that notice thereof be  
published as required by law and this matter is  
continued until said time.

12581

In the matter of  
The Will of  
John L. Sellers, Deed

Election of Widow.

This day personally came into open Court Lottie  
Sellers - widow of said John L. Sellers deceased, and applied  
to make her election whether to take or not to take under  
the will of said John L. Sellers - 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 -

12713

In the matter of  
The Guardianship of  
Ruth Parker, Incompetent.

Order for Hearing.

This day Dawson Parker filed an application  
in Court for the appointment of a Guardian of Ruth  
Parker, a mentally incompetent, insane out on trial  
visit. It is ordered that said application  
be set for hearing on the 30 - day of April 1934  
at 1 P. M. and that at least 2 - days notice of  
the time and place of said hearing be given to

The proposed ward Ruth Parker by personal service  
in writing.

In the matter of the  
Guardianship of  
Ruth Parker, 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 Ruth Parker  
is a mentally incompetent person, insane out on  
trial visit from Columbus State Hospital, incapable  
of taking care of and preserving her property

Heer Plg. Co., Col., O. CD 4129

It is therefore ordered that a Guardian be appointed. It appearing to the Court that H. Lee Knowles, an attorney is legally competent and, having filed an application herein with given bond in the sum of \$1000.00, conditioned according to law, with the Fidelity & Guaranty Co. Mary land. E.E. Sawyer as his as surety thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said H. Lee Knowles, as provided by law.

12581

In the matter of the Estate of John L. Sellers, Deceased. Order Granting application to take at appraised value -

This day Lottie Sellers - the surviving spouse of John L. Sellers - deid, 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 Lottie Sellers, executrix 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 Lottie Sellers, executrix adx, is ordered to convey and deliver to said Lottie Sellers, the property elected to be taken, upon the said surviving spouse complying with the terms of payment.

It is further ordered that said Lottie Sellers, executrix of said decedent's estate, to pay costs of this proceeding taxed at \$ -

12729

In the matter of County Board of Visitors, May, 1st - Pursuant to G.C. 2971, providing for a Board of Visitors for the inspection of all charitable & correctional institutions supported in whole or in part from the County or Municipal funds, the Probate Court of said Co. hereby appoints as members of said board for said County, the following named persons whose term of office shall begin on the 1st day of May 1934 & continue for respective terms: Lurita A. White, Marysville, D. E. Green C. Hattstrom, Marysville, D. for term 3 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 - & to the Board of State Charities at Columbus.

12480

In the matter of the estate of John Smith, deid. This day this cause came on to be heard upon the application of the Mc Namara Funeral Directors of Columbus this forenoon under from this Court directing Richard L. Casperon, the administrator of the estate to pay an additional sum of \$269.53 to said Mc Namara Funeral Directors as the amount of \$269.53 over and above the \$200 already paid by said administrator & was submitted to the Court upon the application and evidence; and the Court being fully advised in the premises, finds that funeral expenses in the total amount of \$469.53 are itemized statement of which is attached to said application and contracted by the heirs of John Smith, deceased, as furnished by the said Mc Namara Funeral Directors, that the same are just charges against said estate and should be paid in full as a preferred claim against the same.

It is therefore adjudged & decreed that the said Richard L. Casperon, as administrator of the estate of John Smith, deceased, shall pay to the said Mc Namara Funeral Directors the additional sum of \$269.53 as a preferred claim against said estate, whenever funds are available in his hands to pay the same -

Heer Plg. Co., Col., O. CD 4129

12722

In the matter of the Estate of Angeline This day was filed It is ordered of said estate of said he entitled to

12713

In the matter of Guardianship of Ruth Park This day was filed in the Court ordered that to had be hearing to be notice -

11962

In the matter of the Estate of Therman This day was filed in the Court ordered that to had be hearing to be notice -

Heer Fig. Co., Col., O. CD 4125

17722

In the matter of  
The Estate of  
Angelina Dittus, 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 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.

17713

In the matter of the  
Estate of  
Burt Parker, incompetent.

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.

11962

In the matter of  
Pharlow Stults, Dec'd

This day this cause came on to be heard upon the Petition of Bryan Sanders, Adr. de bono non, with the Will annexed, of the estate of Pharlow Stults, deceased, for an order approving and ordering a distribution in kind of a certificate of deposit in the Citizens Building and Loan Company of Marion, Ohio, in the sum of Eight hundred and sixty dollars (\$860.00) and a certificate of claim in the Farmers Deposit Bank of Richmond, Ohio, in the sum of \$70,100.<sup>64</sup>

It is therefore ordered that the said Bryan Sanders, adr. as aforesaid, make the following distribution, in kind

- To - Mand Benedict, executrix of the estate of Era Stults, deceased, certificate of deposit in the Citizens Building & Loan Company of Marion Ohio, \$ 286.<sup>67</sup>
- To - Lulu L. Seyner, certificate of deposit in the Citizens Building & Loan Co. of Marion, O - \$ 286.<sup>67</sup>
- To - Edmin R. Stockwell, assignee of S. T. Stults, certificate of deposit in the Citizens Building & Loan Co. of Marion Ohio \$ 286.<sup>66</sup>
- To - Mand Benedict, executrix of the estate of Era Stults, deceased, certificate of claim, in the Farmers Deposit Bank of Richmond, O - \$ 23.55
- To - Lulu Seyner, certificate of claim in the Farmers Deposit Bank of Richmond Ohio - \$ 23.55
- To - Edmin R. Stockwell, assignee of S. T. Stults, certificate of claim in the Farmers Deposit Bank of Richmond - Ohio - \$ 23.54

Heer Plg. Co., Coln., O. CD 4129.

12723.

In the matter of the estate  
of Anna L. Hamilton  
Deceased.

Estate est. subject to Tax

Willard T. Hamilton as heir at law of the estate of Anna L. Hamilton deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the law 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 Twenty five and no/100 Dollars, the debts and costs of administration are four hundred and no/100 Dollars and the net actual market value thereof is Twenty one hundred and no/100 Dollars.

The Court finds that there are two children heirs at law and next of kin each entitled to an exemption which exceeds the value of said property, 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 this state.

Heer Plg. Co., Coln., O. CD 4129.

12676

In the matter  
The estate  
Olson N.

This day  
in this Court  
that the app  
Court on the  
notice of said  
under the la  
the marriage  
hearing, etc  
hereafter to  
10 days ju

12622

In the matter  
The estate

D. W. Beckler  
The Sch  
having been  
sets the 21  
of debts an  
next of kin  
wain.

12662

In the matter  
of George

This m  
herefor  
notice was  
and that  
approved

12662

In the matter  
Estate of

This matter  
appraised  
that due  
and that  
The Court  
confirmed.

12686

In the matter  
Estate of

This m  
An appra  
appearing  
by public  
and that  
the inventory

Heer Plg. Co., Colo., O. CD 4129.

12676 In the matter of  
The Estate of  
Clara N. Matheson, 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 18<sup>th</sup> day of May 1934, 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 once in the Marysville Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice, or who may hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12672 In the matter of  
The Estate of  
D. W. Bentley, Deceased.

The Schedule of Debts of the above captioned estate having been filed on the 5<sup>th</sup> day of May, A.D. 1934, the Court sets the 21<sup>st</sup> day of May 1934, for hearing on said Schedule of Debts and orders ten days notice to be given to all the next of kin and to other persons entitled thereto, who do not waive.

12662 In the matter of the estate  
of George R. Gurn, Dec'd.

Schedule of Debts

This matter came on to be heard on the Schedule of Debts heretofore filed herein; it appearing to the Court, that due notice was served on all interested parties of the hearing and that no objections were filed, the Sch. of Debts, is approved & Confirmed -

12662 In the matter of the  
Estate of George R. Gurn, Dec'd

Inventory & appraisement

This matter came on to be heard on the Inventory and 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 Court finds that the Inventory and appraisement, as filed, is approved and Confirmed.

12686 In the matter of the  
Estate of Eva Stull, Dec'd

This matter came on to be heard on the Inventory & appraisement heretofore filed herein; and, it appearing to the Court, that due notice was made by publication on all interested parties of the hearing and that no objections were filed; the Court finds that the Inventory & appraisement, as filed, is approved & Confirmed.

Heer Fig. Co., Coln. O. CD 4129.

12686

In the matter of the  
Estate of Eva Stults Deed

The Schedule of Debts of the above captioned estate having  
been filed on this 5 day of May, 1934, the Court sets the 21-  
day of May, A.D. 1934, for hearing on said Schedule of Debts,  
and orders ten days notice to be given to all the next of kin  
and to other persons entitled thereto who do not appear.

Heer Fig. Co., Coln. O. CD 4129.

12696

Letha Liggitt  
of Charles

vs -  
Charles Liggitt  
Letha Liggitt  
The North-west  
Mutual Life

This matter  
for authority to  
the purpose of  
real estate  
ad litem of  
being fully  
necessary for  
is now for  
personally  
said matter  
of Sir Henry  
of carrying  
is a fair  
and that  
of all par  
Sale to the  
for the de  
without re  
It is therefore  
of the Pet  
Plaintiff, a  
to the said  
Sale for a  
the Court  
be paid for  
Company to  
the real estate  
Dollars (\$1000)  
said Letha  
without re



Hear Pl. Co., Col., O. CD 4123.

12696 Letha Liggitt, Guardian  
of Charles Liggitt Jr.  
Plaintiff

v-

Charles Liggitt Jr.  
Letha Liggitt, Adm.  
The Northwestern  
Mutual Life Insurance Co.,  
Defendants.

This matter came on to be heard upon the Petition of the Plaintiff for authority to sell a portion of the real estate of the said ward for the purpose of paying off a portion of the mortgage upon said real estate. The answer of Guyon Sanders - guardian ad litem of Charles Liggitt Jr. and the evidence. The Court being fully advised in the premises finds that all of the necessary parties are before the Court; that said ward is now just twenty years of age, and that he has personally negotiated a sale of said real estate to the said Marvin H. Breece, and Mary E. Breece, for the sum of Six Hundred and fifty Dollars (\$650<sup>00</sup>) and is desirous of carrying out the same. That said sale price is a fair and reasonable price for the real estate and that it is for the best interest of the ward and of all parties interested to sell the same at private sale to the said Marvin H. Breece and Mary E. Breece for the sum of \$650<sup>00</sup> - without an appraisal and without requiring bond for the same.

It is therefore considered by the Court that the prayer of the Petition be granted and it is ordered that the Plaintiff, as such guardian, sell said real estate to the said Marvin H. Breece and Mary E. Breece, at private sale for the sum of \$650<sup>00</sup> and that after deducting the Court costs and expenses of sale the entire balance be paid forthwith to the Northwestern Mutual Life Insurance Company to apply upon its mortgage upon the remainder of the real estate of said ward, in the sum of One Thousand Dollars (\$1000<sup>00</sup>). And it is further ordered that the said Letha Liggitt, as such guardian, make return of sale without unnecessary delay.

to having  
sets the 21-  
of date.  
next of kin  
rights.

12696

Walter Liggitt Esq.  
of Charles Liggitt Jr  
Plaintiff  
vs  
Charles Liggitt Jr. et al  
Defendants

Order appointing Edm. ad. litem

This day this case came on to be heard upon the application of the defendant Charles Liggitt Jr. a minor, for the appointment of Bryson Sanders, as his Guardian ad litem herein.

And the Court being fully advised in the premises find that said minor is 19 years of age, and is entitled to select a Guardian ad litem, and therefore sustains his application.

It is therefore considered by the Court that Bryson Sanders be and he hereby is appointed Guardian ad litem herein for Charles Liggitt Jr.

12588

In the matter of the  
Estate of Charles H. Hammond  
Deceased.

Approving Schedule of Claims  
Debts & 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.

Heer Pat. Co., Colo., O. CD 4129.

ad. litem

application  
appointment

find that  
select a  
application,  
from Sanders  
litem

claims  
abilities.

heretofore  
ing to the  
of the said  
parties,  
on filed  
g. Debts,  
confirmed.

1192<sup>6</sup> In the matter of the Estate of Phemba B. This case was filed and is there for hearing June 1934. is approved said terms.

12725 The State of Probate Court In the matter of David An application by David writing for Dr. Stephens ordered the of said will same for of said to be hearing 17. day of

12676 In the matter below on This day the on for hearing of the filing interested parties. To duly execute

Hear Pl. Co., Col., O. CD 4122.

1192<sup>a</sup> In the matter of  
The Estate of  
Rhubert Stull, Deid

First and Final account

This day came Eugene Sanders, Adm. 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 30. day of June 1934, at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

12725 The State of Ohio, Union County,  
Probate Court

Journal Entry, Presentation

In the matter of the will  
of David M. Stephens, Deid

An application having been this day presented to the Court by David L. Stephens praying that an instrument in writing purporting to be the last will and testament of David M. Stephens 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 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 17. day of May, 1934, at 10. A. M.

12676 In the matter of the Estate of  
Clara A. Matteson, Deid.

May 12

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, & no exceptions having been filed thereto, it is now ordered, that said Inventory, after being duly examined, be allowed and confirmed.

Heer Plg. Co., Col., O. CD 4129.

11154

In the matter of  
 The Guardianship  
 of Bernice Wolff minor  
 This day Maria Wolff, Guardian of Bernice Wolff minor, appeared in open Court and requested consent of the Court for authority to use said money deposited in the Citizens Home, and Savings Co. for education in business college. The Court, being satisfied that said money will be used for educational purposes, hereby orders said request granted.

12520

In the matter of the Estate  
 of Milo Stranides, Decd. Authority to Transfer Real Estate  
 This day came J. A. McAllister executor of the estate of Milo Stranides deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on May 20, 1933, residing at Richmond, Ohio, that his last Will and Testament was filed in the Probate Court of Union County, Ohio, June 19, 1933, and admitted to Probate on the day of June 19, 1933, that on June 16, 1933, the petitioner was appointed Executor of his estate, that the following persons inherit said Real Estate:

Isaac Stranides, Ontario, Canada	brother	one-fourth
Fred W. Stranides Spraggs, Pa	nephew	one-eighth
Rosa Lee Wade	niece	" "
Clara D. Lemley Kirk, Pa	"	" "
James Stranides Wash. Dist Pa.	nephew	one-eighth
Earl Stranides	"	" "
Wm L. Johnson Washington Pa	"	one-sixteenth
Rhoda Spitznagel	niece	" "
Minor Johnson	nephew	" "
Perry Johnson	"	" "

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.

12684

In the matter  
 of the Estate of  
 Thomas F. P...  
 This day  
 Thomas F. P...  
 duly verified  
 real estate  
 Court that  
 at Newport  
 was filed in  
 on the 5th  
 in March  
 was approved  
 real estate  
 Francis J. P...  
 Effie P...  
 and that the  
 in said  
 And it  
 law has been  
 it is ordered  
 Duplicate  
 delineated to  
 a certificate  
 contained in  
 of the Court  
 12776 The State of  
 In the matter  
 of Earl  
 An application  
 by Guy Bern  
 justifying  
 decd. in  
 It is ordered  
 presentation  
 admission  
 next of kin  
 and that  
 on the 21st day

Heer Fig. Co., Col., O. CD 4129.

12684

In the matter of  
the estate of  
Thomas F. Potts, Deid

Application for  
Transfer of Real Estate

This day came Harry R. Clouse, executor of the estate of  
Thomas F. Potts, 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 Mar. 1 - 1934, residing  
at Miford Center, Ohio. That his last Will and Testament  
was filed in the Probate Court of Union County, Ohio,  
on the 5<sup>th</sup> day of March, 1934, and admitted to probate  
on March 5 - 1934, that on March 7 - 1934 the petitioner  
was appointed executor of the T. F. Potts estate, inheritor said  
real estate.

Francis J. Potts, age 38, Evanston, Ill. son. Remainder of  
Tract No. 1. all of Tract No. 2.

Effie Potts, 60, Miford Ctr. O. widow - life estate in  
Tract No. 1.

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 County, for record, as provided by law.

12776

The State of Ohio Union County  
In the matter of the will  
of Earl H. Bines Deid

Probate Court  
Presentation of Will

An application having been this day presented to the Court  
by Gary Bines praying that an instrument in writing  
purporting to be the last Will & Testament of Earl H. Bines  
deid, be admitted to probate;

It is ordered, that 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  
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 21. day of May 1934 at 10. A. M.

Heer Plg. Co., Colo., O. CD 4129

12722 In the matter of the Estate of Angelina (Angie) Dittus Deceased.

Order to Sell Bond.

This day this cause came on to be heard upon the application herein filed and the statements of A. D. Brown Adm. and the Court being fully advised in the premises finds that the statements and allegations in said application are true and that the property therein described ought to be sold as prayed for. It is therefore ordered that A. D. Brown as administrator of the estate of Angelina (Angie) deceased, proceed to sell the personal property at private sale on the following terms; that said Bonds should be sold for cash at not less than their true face value.

It is further ordered that said A. D. Brown make return of his proceedings herein within (60) days from this date and within (30) days after said sale is made, and this cause is continued

12563 In the matter of the Estate of Margaret Ell. Deceased.

1st & final account.

This day came Henry Vollrath executor of said estate, and filed his 1st and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday the 15th day of June A.D. 1934, at 1 P.M. and that notice thereof be published as required by law and this matter is continued until said time

12727 In the matter of the Estate of Clarissa L. Dillon, Deid

Order for appointment for Bond.

This day O. D. Dillon appeared in open Court and made a verified application under oath as required by law to be appointed as Adm. of the estate of Clarissa L. Dillon, deid late of R. D. Peroria Sub. in said County, an affidavit that there is not to his knowledge any last will or testament of the said intestate, also a statement in general terms as to what the estate consists of, the probable value thereof, the Court being satisfied that an administrator should be appointed, that said O. D. Dillon is suitable person, legally competent and is ordered that he be appointed as such adm. upon giving bond in the sum of \$2000 - in this cause do. continued.

This day O. D. Dillon appeared in open Court, accepted the appointment as adm. of the estate of Clarissa L. Dillon, deceased, in open Court and filed herein his bond in the sum of twenty four hundred dollars - conditioned according to law with Loren Dillon & Ethel R. Dillon, as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said O. D. Dillon that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay the costs

Heer Plg. Co., Colo., O. CD 4129

12598 In the matter of the estate of

Esther B. Willis

This day the application of directing to be sold:

one half of

certificates

certificates

and said

And the Court

finds that

estate to be

authorize an

said chattle

said cert

sold for

said cert

for

said ce

Company to

12728 In the matter of the estate of Agnes C. Earl

Agnes C. Earl

Earl

This day

for the ap

Hornes an

ordered the

21 day of

three days

hearing to

Hornes an

All other

law.



12598 In the matter of  
the estate of  
Esther B. Williams, Deceased

This day this cause came on to be heard upon the application of the executor for an order of this Court directing him to sell certain chattel property of said estate, to-wit:

One half share of common stock in the United Telephone Company -

Certificate of deposit in The Union County Savings and Loan Company for \$1,000<sup>00</sup>.

Certificate of deposit in the Buckeye Savings and Loan Company \$200<sup>00</sup>.

And said application was submitted to the Court. And the Court being fully advised in the premises finds that it would be for the best interest of said estate to sell said property at private sale and does hereby authorize and direct said executor to sell and convey said chattel property at private sale, as follows:

Said certificate in said Telephone Company to be sold for not less than \$25<sup>00</sup> in cash.

Said certificate in said Union County Savings and Loan Company to be sold for not less than \$50<sup>00</sup>.

Said certificate in said Buckeye State Building and Loan Company to be sold at market price.

12778 In the matter of  
the Guardianship of  
Agnes Charlotte Hines, and  
Earl Hines Jr.

This day Guy Hines filed an application in Court for the appointment of a Guardian of Agnes Charlotte Hines and Earl Hines Jr. alleged minors. It is ordered that said application be set for hearing on the 21. day of May 1934. at Ten a.m. and that at least three days notice of the time and place of said hearing be given to the proposed Ward, Agnes Charlotte Hines and Earl Hines Jr. by personal service in writing.

All other interested parties by notices, as provided by law.

Heer Plg. Co., Col., O. CD 4129.

10401

In the matter of  
The Estate of  
T.C. Williams, Deceased

This day this cause came on to be heard on the application of David E. Fisher, executor, for authority to sell at private sale to H.M. Forman, one-half share of the preferred stock of the United Telephone Company of Bellefontaine Ohio, for the sum of \$25.00 cash, and the Court being fully advised in the premises sustained said application.

It is therefore considered by the Court that said executor be and he hereby is, authorized and directed to transfer to the said H.M. Forman said certificate for one-half share of stock in said Telephone Co. for the sum of \$25.00

12334

In the matter of the Estate of Rolland Coulter, Decd., May 14<sup>th</sup>,  
This day came Emanuel R. Linscomb & Laurin M. Andrews, Co-Administrators of the estate of Rolland Coulter, decd. The same is set for hearing on the 25<sup>th</sup> day of May, 1934. and it is ordered that a notice of said application, and the causes therein alleged for the removal of said Adms., and the time of hearing the same, be issued direct to the Sheriff of Union County Ohio, for the said Co-Administrators 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 the said Emma F. Rogers and Laurin M. Andrews, at least five days before the time of hearing thereof.

Heer Plg. Co., Col., O. CD 41

12472

In the matter  
The Estate  
James M. Dur  
upon the peti  
of the above  
herein, it be  
of the Court  
legally enter  
Fourth Liber  
numbered  
name of J. M.  
James M. Dur  
now therefore  
as such, be  
to execute an  
individually  
Bonds issue  
perfected.

Heer Plg. Co., Col., O. CD 4129.

12472 In the matter of  
the estate of  
James M. Turner, Dec'd

Authority to Transfer  
Registered Bonds

upon the petition of Frances M. Turner, executrix of the estate of the above named decedent, and upon all the proceedings herein, it having been made to appear to the satisfaction of the Court, that the said Frances M. Turner, is justly and legally entitled in her own right to U.S. registered Fourth Liberty Loan bonds, in the amounts of \$100.00 each numbered 835754 and 835755 and inscribed in the name of J. M. Turner, who is one and the same person, as James M. Turner, the above named, decedent; now therefore, it is ordered, that the said Frances M. Turner as such, executrix, do, and she is hereby authorized to execute an assignment of said bonds to herself individually, to the end that she may have new Bonds issued in her name and her title thus perfected.

the  
ity to sell  
of the  
Bellevue  
being fully  
from  
executor be  
to transfer  
- half  
of  
May 14<sup>th</sup>,  
ndrews, Co-  
the same is  
and, it is  
and the causes  
no., and the  
to the  
administration  
id cause is  
and that  
J. Rogers  
before the

Heer Plg. Co., Col., O. CD 4139.

12609

In the matter of  
Estate of Porter Eugene Barnes  
Deceased.

Sale of Property Confirmed.

The adv. of the estate of above named decedent, having filed her return of the order heretofore issued for private sale of the personal property of said decedent, and the Court, having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

12724

Richard L. Cameron  
Administrator  
of the estate of  
Clara A. Matteson, Deed  
vs.  
Benjamin H. Matteson et al.  
Deft.

Motion.

Now comes F. A. McAllister and says that he is the duly appointed, qualified, and acting executor of the estate of Mrs. Stromider, deceased, that, as such executor he is the duly appointed, qualified and acting executor of the estate of Mrs. Stromider, deceased, that, as such executor he is the owner and holder of a promissory note given by B. H. Matteson and Vera M. Reed, to the Richmond Banking Co. for the sum of \$1000 and interest, which note was assigned to the said Mrs. Stromider in his lifetime; that to secure the payment of said promissory note, the said B. H. Matteson and Vera M. Reed, made executed and delivered to the said The Richmond Banking Company their mortgage deed on their interest in the premises described in the petition, and that the said The Richmond Banking Company did by the assignment of said note, assign to the said Mrs. Stromider the said mortgage deed in so far as the same secured said note. Wherefore, this answering defendant asks that he may be made a party defendant to the above entitled action with leave to plead.

Immediately upon application of F. A. McAllister, Executor of the estate of Mrs. Stromider, deceased, to the said F. A. McAllister as such executor, is made party defendant to the above entitled action with leave to plead immediately.

Heer Plg. Co., Col., O. CD 4139.

12508

In the matter of  
Estate of C.

This day the  
J. D. C. began  
upon consideration  
of said order  
include said  
exemptions, etc.

12530

In the matter  
of the estate  
Mrs. Strom  
This day  
application of  
Stromider, de  
of the estate  
amounting  
Bonds of  
said claim  
collected in  
interest of  
twenty-order  
give an

12508

In the matter  
of Estate of C.

This cause  
application  
and upon  
of said de  
to pay the va  
in his next

12508

In the matter  
of Charles  
upon  
admission  
to assign  
Department  
of Claims vs.  
this.

Reer Plg. Co., Col., O. CD 4129.

12508 In the matter of the  
Estate of Charles Hendrickson  
Deceased.

attorneys fees -

This day this cause came on for hearing on the application of D. E. Ogan for allowance of extraordinary compensation and upon consideration thereof, the Court finds the total consideration of said administrator at \$85 and authorizes the applicant to include said amount in his next account, subject to exemptions, as other items of expenditure, according to law.

12530 In the matter of  
the estate of  
Miss Strossmider, Deceased.

This day this matter came on to be heard on the application of F. A. M<sup>c</sup>Allister, Executor, of the Last Will of Miss Strossmider, deceased, for authority to compound a claim of the estate against Jake Longberry and S. Longberry amounting to \$520<sup>00</sup> for Federal Farm Corporation Bonds of the face value of \$315<sup>00</sup>, and, it appearing that said claim is of doubtful solvency and cannot be collected in full - and that it would be for the best interest of the estate to accept said sum, it is hereby ordered, that the executor accept the same and give an acquittance to said debtor.

12508 In the matter of the  
Estate of Charles Hendrickson  
Deceased.

This cause came on this day to be heard upon the application of D. E. Ogan, Adv. for necessary legal services and, upon consideration thereof, the Court fixes the value of said services at \$50<sup>00</sup> and authorizes the applicant to pay the value of the same and include said amount in his next account.

12008 In the matter of the Estate  
of Charles Hendrickson Deid

upon application and for good cause shown, the Administration of the above entitled estate, is authorized to assign, transfer, and set over to the Support Bureau of the Department of Public Welfare, of the State of Ohio, Certificate of Claim No. 53 against the Farmers Deposit Bank of Richmond Ohio.

Heer Plg. Co., Cole, O. CD 4129.

12231 In the matter of the  
Trusteeship of  
Guido Robinson Deceased.

First account.

This day came Odell Liggitt Trustee of Guido Robinson  
deceased estate and filed his first account. Therein

It is thereupon ordered that said account be set for  
hearing and settlement on Saturday the 30. day of June. 1934  
at 1 P.M. and that notice thereof be published as required  
by law and this matter is continued until said time.

12725 In the matter of the Will  
of David M. Stephens  
Deceased.

Order admitting to Probate  
an Record

This matter came on this further to be heard on the application  
of David L. Stephens to admit to probate and record the Will of  
David M. Stephens deceased late of the village of Jerome in said  
County herebefore filed in this Court. It is now shown

to the Court that said decedent died leaving no surviving spouse  
and that the surviving next of kin of said decedent known to a  
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 Harry A. Marsh and L. A. Davis the  
subscribing witnesses to said Will and the subscribing 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 David M. Stephens  
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.

12730 In the matter  
The Estate

David M. Stephens  
The last Will  
in said Court  
and account  
named in  
and filed  
to be approved  
general  
probable value  
said David  
legally comp  
Testator and  
it without  
as such Exec  
and issued  
giving Bond  
as required  
that said

7624 In the matter  
Guardianship  
Susan Davis  
This day  
and filed this  
Shurpou  
and settlement  
and that  
and this

Heer Plg. Co., Colo., O. CD 4129.

12730

In the matter of  
The Estate of  
David M. Stephens, Deed

Order for appointment.

The last will of David M. Stephens deceased, late of Jerome in said County, having heretofore been duly proved and allowed: This day David L. Stephens - 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 L. Stephens - is a person suitable 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 costs.

2624

In the matter of  
Guardianship of  
Susan Brider, incompetent.

An filing account.

This day came F. J. Asman, Guardian of Susan Brider and filed his 4. and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 30 day of June - 1934, at 1 P.M., and that notice thereof be published as required by law, and this matter is continued until said time.

Heer Ptg. Co., Col., O. CD 4129

Heer Ptg. Co., Col., O. CD 4129

12718 In the matter of  
the Estate of  
John Piessol, Deceased.

Order to Record Proof of  
Publication.

This day the affidavit of Odell Liggitt, publisher  
of the estate of John Piessol, a newspaper of general  
circulation in this county, that the notice of appointment  
of Odell Liggitt, as Administrator de bonis non, with the  
Will annexed of the estate of John Piessol, deceased, was  
published in said newspaper on 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.

12721 In the matter of the  
Estate of  
Elizabeth Rausch, Deid.

Order for appointment  
and for Bond.

The last Will of Elizabeth Rausch, deceased, late of Marysville  
in said county, having heretofore been duly approved and  
allowed: This day duly approved, and allowed: This day  
George J. Midman 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 George J. Midman is a suitable  
person, and legally competent, it is ordered that he be  
appointed as such Adr. with the Will annexed, upon giving  
bond, with sureties as required by law in the sum of  
Eight thousand Dollars, and this cause is continued.

This day George J. Midman appeared in open Court, accepted  
the appointment as Adr. with the Will annexed, of the  
estate of Elizabeth Rausch, deceased, and gave and filed  
herein his Bond in the sum of Eight thousand Dollars  
conditioned according to law, with The Ohio Casualty Co., Charlotte  
Henderson, attorney in fact, as surety, which Bond is  
approved by the Court. It is therefore ordered, that Letters  
of Administration, with the Will annexed, issue to said  
George J. Midman, that notice of said appointment  
be published as required by law: that this proceeding  
be recorded, and that said Adr. with the Will annexed,  
pay the costs.

12720 In the matter  
the Will  
Elizabeth Rausch  
This mat  
application  
and record  
village of  
Court  
Court that  
response and  
to be reside  
with notice  
application  
permanent  
notice and  
And Bertha  
witness to a  
having been  
execution a  
to writing, wa  
with said W  
aforesaid a  
Testament  
duly execu  
testator at  
legs. of r  
and restr  
admitting  
with the p  
be entered



Heer Plg. Co., Coln., O. CD 4129.

12720

In the matter of  
The Will of  
Elizabeth Ransoh. Deced

Order  
admitting to Probate & Record

This matter came on this day for trial to be heard, on the application of Mrs Emma Wideman to admit to probate and record the will of Elizabeth Ransoh, 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 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 Bertha Sarnster and Mame Kelley, 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, <sup>to the due</sup> 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 Elizabeth Ransoh, 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.

of of  
ication  
ublisher  
of general  
pointment  
with the  
aid, was  
was filed  
ed that the  
Bond.  
of Marysville  
and  
this day  
made fund  
by law to be  
of the estate  
the estate  
The Court  
to be  
a suitable  
to be  
upon given  
sum of  
Accepted  
to of the  
and filed  
Decrees  
Co, Charlotte  
L. is.  
such letters  
to said  
ment  
proceeding  
served.

12520

In the matter of the Estate of Mrs. Strömsund, Dec'd  
 H.A. M<sup>r</sup>. Allester, Executor of the Last Will and Testament of Mrs. Strömsund deceased, respectfully represents that there is in his hands as part of the <sup>assets</sup> estate of said estate a certain claim against Sanford Adams for the sum of \$3000<sup>00</sup> together with interest on said sum amounting as this date to \$770<sup>00</sup> making in all \$3770<sup>00</sup>; that the same is predicated upon a promissory note owned by said decedent; that the said debtor is of doubtful solvency; that said debtor has made application for a bank and that through the money thereby procured, the said debtor has offered to pay the sum of \$1800<sup>00</sup> in Bonds of the Federal Farm Mortgage Corporation for the discharge of said debt. Applicant says that he is of the opinion that it would be to the benefit of said estate to accept said payment in full settlement of said claim. Wherefore, he asks approval of said settlement.

Journal entry: This day this matter came on to be heard on the application of F.A. M<sup>r</sup>. Allester, Executor of the Last Will of Mrs. Strömsund deceased, for authority to compound a claim of the estate against Sanford Adams, amounting to \$3770<sup>00</sup> for Federal Farm Mortgage Corporation Bonds of the face value of \$1800<sup>00</sup> and it appearing that said claim is of doubtful solvency and cannot be collected in full, and that it would be for the best interest of the estate to accept the said sum, it is hereby ordered, that the executor accept the same and give an acquittance to said debtor.

12733

In the matter of the Will of Charles D. Louder, Dec'd.  
 An application having been this day presented to the Court by Robert Louder praying that an instrument in writing purporting to be the last will and testament of Charles D. Louder, deceased, was admitted to probate & it is ordered that 10 days notice of presentation of said Will of the application for the admission of the same for probate be given to the next of kin & that a hearing on said appl. will be had on the 19 day of May - 1934. 10. A.M.

12711

Wills S. Hancovell et al.  
 This cause is continued until the 22 day of June 1934 at 10. A.M.

12608

In the matter of the Estate of Charles T. O'Connell, Dec'd.  
 His last will and testament was admitted to probate on the 19th day of May 1934 at 10. A.M. and a hearing on the same was held at 1. P.M. on the 22nd day of May 1934 and the same was approved by the Court.

12772

In the matter of the Estate of Charles D. Louder, Dec'd.  
 This day the Court heard the application of the executor of the estate of Charles D. Louder, deceased, for authority to compound a claim of the estate against Sanford Adams, amounting to \$3770<sup>00</sup> for Federal Farm Mortgage Corporation Bonds of the face value of \$1800<sup>00</sup> and it appearing that said claim is of doubtful solvency and cannot be collected in full, and that it would be for the best interest of the estate to accept the said sum, it is hereby ordered, that the executor accept the same and give an acquittance to said debtor.

12732

In the matter of the Estate of Charles D. Louder, Dec'd.  
 The last will and testament of Charles D. Louder, deceased, was admitted to probate on the 19th day of May 1934 at 10. A.M. and a hearing on the same was held at 1. P.M. on the 22nd day of May 1934 and the same was approved by the Court. This day the Court heard the application of the executor of the estate of Charles D. Louder, deceased, for authority to compound a claim of the estate against Sanford Adams, amounting to \$3770<sup>00</sup> for Federal Farm Mortgage Corporation Bonds of the face value of \$1800<sup>00</sup> and it appearing that said claim is of doubtful solvency and cannot be collected in full, and that it would be for the best interest of the estate to accept the said sum, it is hereby ordered, that the executor accept the same and give an acquittance to said debtor.

Heer Plg. Co., Colo., O. CD 4129.

125-08 In the matter of  
the estate of  
Charles W. Hendrickson  
Deceased

First & Final account

This day came D. E. Ryan ad. of said estate and filed his 1<sup>st</sup> and final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934 at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said term.

12722 In the matter of the  
Estate of Angelina Dittus  
Deceased

Order to Record Proof-

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 general administrator in this county, that the notice of appointment of W. D. Brown, as ad. of the estate of Angelina Dittus deceased, was published in said newspaper as hereupon 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.

12722 In the matter of  
the estate of  
Charles D. Lovless, Dec'd

Order of appointment  
and for Bond-

The last will of Charles D. Lovless deceased, late of Dover Township in said county, having herefor been duly approved and allowed and Anna M. Lovless, the former sole executrix of said decedent, having died before the decedent's death, without fully administering said estate; this day Clara Louise Lovless Edelblute and Robert Lovless appeared in open court, and made and filed an application under oath as required by law to be appointed administrators de bonis non, 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 to administer the goods and estate of said decedent not administered, that said Clara Louise Lovless Edelblute and Robert Lovless, are suitable persons legally competent, it is ordered that they be appointed as such administrators de bonis non with the Will annexed upon giving bond with sureties as required by law in the sum of Two Thousand Dollars. This cause is continued.

12732 In the matter of the Estate of Charles D. Lorkless, Deid.

Bond approved. Letters Issued.

This day before Louise Lorkless Edelblute and Robert Lorkless appeared in open Court accepted the appointment as ad. de bonis non with the will annexed of the estate of Charles D. Lorkless deceased, and gave and filed therein their Bond in the sum of Two Thousand Dollars, conditioned

This day before L-L Edelblute and Robert Lorkless appeared in open Court accepted the appointment as ad. de bonis non with the will annexed of the estate of Charles D. Lorkless deceased, and gave and filed herein their Bond in the sum of Two Thousand Dollars, conditioned according to law with Matt Sharpe and Claude N. Strayer as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration de bonis non with the will annexed issue to said before Louise Lorkless Edelblute and Robert Lorkless that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Adm. de bonis non with the will annexed pay costs &

12732 In the matter of the will

This matter application the will of the donor in now shown to did leaving spouse and resident of filing of said in probate former order Consent to Edgar L. P. This day given. Testify whenever instrument Charles D. Lorkless and attested signing said memory and the Court and that witnesses

12721 In the matter of the Estate of Mrs M. L.

This day Mary Ann L. in this Court as administrator published herein try that she

Order Issued,  
Court  
with the will  
ceased,  
a sum of  
appeared  
de bonis  
les D. Lorker  
nd. in the  
to have.  
this, which  
fore ordered  
with the will  
Ede Duke  
ment to  
ending  
w. with the

12732 In the matter of  
The Will of Charles D. Lorker,  
Deceased.

Order admitting to Probate

This matter came on this day further to be heard, on the application of Robert Lorker, to admit to probate and record the Will of Charles D. Lorker, deceased, late of the Township of Dover in said County hereinafter filed in this Court. It is now shown to the satisfaction of the Court that said decedent did 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 Joseph B. Easton, and Edgar L. Rittenhouse, the subscribing witnesses to said Will this day appeared in open Court and having been duly sworn testified respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and Testament of said Charles D. Lorker 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 said testimony of the witnesses above named, be entered of record in this Court.

12721 In the matter of  
The Estate of  
Ern M<sup>c</sup>Lean, Deed

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 appt. of M. E. Carmichael as administrator of the estate of Ern M<sup>c</sup>Lean 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.

12712

In the matter of  
the estate of  
Laura Stephens, dead

Order to Record Proof of  
Publication.

This day the affidavit of J. M. Kember, publisher of the  
Mansfield Tribune, a newspaper of general circulation in this  
County, that the notice of appointment of E. H. Stephens  
as adm. of the estate of Laura Stephens 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.

12733

In the matter  
of the estate  
of East H. H. H. H.  
The last will  
in said case  
is said case  
allowed; the  
said will, as  
an applicant  
appointed a  
general term  
the probable  
that said  
competent, as  
testator was  
execute it  
be appointed  
be granted  
to him with  
not to con  
close it  
be published  
be recorded,  
herein.

12734

In the matter  
of the estate  
of J. Walter Kess  
Adelaide  
J. Walter Kess  
duly verified  
and the sur  
tax under  
And it  
finds an  
estate is  
are three  
not annu  
Penn bur  
of said est  
decident  
and that  
therein a  
It is ju  
try this with  
any way of  
of said est  
that the c  
County An

Reer Plat. Co., Colk., O. CD 4129.

12733

In the matter of  
The Estate of

Order for appointment.

Earl H. Kines, Deceased.

The last Will of Earl H. Kines deceased, late of Leasburg Twp. in said County, having heretofore been duly proved and allowed: this day Guy Kines 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 Guy Kines 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, and he is hereby ordered not to continue the business of the decedent, 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.

12734

In the matter of  
The Estate of

Estate not Subject to Tax

J. Walter Kennedy Deceased

Adelaide R. Kennedy, as sole devisee of the estate of J. Walter Kennedy, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of 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 \$6000 - the debts and costs of administration are three thousand two hundred and fifty dollars, and the net amount market value thereof is one thousand seven hundred and fifty dollars. The sole devisee of said estate is Adelaide R. Kennedy, widow of decedent, who is entitled to an exemption of \$5000. 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, be certified to the County Auditor to be paid accordingly to law.

Heer Plg. Co., Colo., O. CD 4123

12726 In the matter of the Will  
of Earl H. Hines, deceased.

Order admitting to Probate  
and Record.

This matter came on this day further to be heard, on the application of Guy Hines to admit to probate and record the Will of Earl H. Hines, deceased, late of the Township of Lestery 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, Richard C. Thrane, and Lloyd G. Wornes 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 Earl H. Hines 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.

Heer Plg. Co., Colo., O. CD 4123

12728 In the matter  
of the Estate  
of Agnes Charles  
deceased.

This is the application given to the Court by Earl H. Hines. It is the opinion of the Court that the applicant is competent, and said Earl H. Hines is a competent person, and he has been duly sworn and testified 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.



How Pl. Co., Col., O. CD 1129.

12728 In the matter of  
The Guardianship of  
Agnes Charlotte Hines, <sup>and</sup>  
Earl Hines, Jr. <sup>minors</sup>

Order On Hearing.

This day this matter came over 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 Agnes Charlotte Hines, and Earl, Jr. are minors and that a guardian is necessary. It is therefore ordered, that a guardian be appointed. It appearing to the Court that Lee Redmond, is legally competent, and an application herein having been filed and said Agnes Charlotte Hines having chosen him and he having given bond, in the sum of \$1000 with Frank Hains and Guy Hines, as sureties thereon, it is ordered, that said bond be approved, and Letters of Guardianship issue to said Lee Redmond, as provided below.

Probate  
heard, on the  
record  
of Lestery  
now shown  
died leaving  
of said  
duly  
of the  
in this Court.  
or named  
will  
the subscribing  
in Court,  
to the due  
attorneys  
in respectively  
said  
tament of  
duly  
testator  
of sound  
restraint.  
id Will to  
any of the  
in this Court.

Heer Plg. Co., Col., O. CD 4125.

12669 In the matter of  
The Estate of  
Alexander Halther, Deed

Orders on Filing Sch. 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 4. day of June, 1934. at 10. o'clock. a.m. and that notice of said hearing be given to all persons entitled to notice under the law of this State 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.

12712 In the matter of the  
Estate of  
Lamar A. Stephens, Deed

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 this State.

12669 In the matter of the Estate  
of Alexander Halther, Deed.

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 4. day of June 1934. at 10. a.m. & that notice of said hearing be given to all persons entitled to notice under the law of this State by publication in the Richmond Gazette at least ten days prior to 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.

Heer Plg. Co., Col., O. CD 4125.

12737 In the matter  
The estate of  
John Richter.

This day no  
an application  
decident for  
that the es-  
value, and  
prejudiced  
relieved from  
described  
to the person

# 425-00  
Bank of Miss

12738 In the matter  
Estate of F.

Walter has  
filed an a-  
order that  
are exempt  
This the sur-  
Court being  
determines  
\$200- the de-  
for the re-  
is being to  
\$200. It  
consists of  
acres of land  
Union Co. O.  
Chedron a  
real estate  
and the d-  
inheritance  
of his entry  
relations  
inheritance  
to the Tax Co  
certified to

Heer Plg. Co., Coln., O. CD 4129.

12737 In the matter of  
the estate of  
Jean Richter, deceased

This day Nora Richter appeared in open court and filed an application to return the estate of the within named decedent from administration. It appearing to the Court that the estate of said decedent is less than \$500 in value and it appearing that creditors will not be prejudiced thereby, it is ordered that said estate be returned from administration and that the property described in said application be paid or delivered to the person named below.

Nora Richter, Milford Center Ohio -

Description of property:

\$425<sup>00</sup> on deposit in the Farmers and Merchants Bank of Milford Center Ohio.

12738 In the matter of the  
Estate of Maria Ward,  
Deid

Estate not Subject to Tax.

Walter Cassidy as son of Maria Ward, decd. having filed an application duly verified for an finding and order that said estate and the successions therein are exempt from any inheritance tax under the law of Ohio the same came on for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$200- the debts and cost of administration were none for the reason that no administration of said estate is being had and the net actual market value thereof is \$200. It is found that the assets of said estate consists of an undivided one-half interest in 17.55- acres of land - real estate - located in Leesburg Township Union Co. Ohio and that said Maria Ward left five children and two grand-children who inherited said real 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 successions of said estate be certified to the Tax Commission of Ohio and that costs \$3. be certified to the County Auditor to be paid according to law.

Heer Pl. Co., Colo., O. CD 1129

12406 In the matter of the Will of W. F. Amrine, Deceased.

Election

I, the undersigned, widow of W. F. Amrine, deceased, State of Paris Township Union County this having had explained to me by the Probate Court of said County, the provisions of said Will, my rights under it, and by law in the event of my refusal to take under the Will, do hereby elect to take under the Will, my election so made to be entered of record in said Court. Alice Amrine.

This day personally came into open Court Alice Amrine widow of said W. F. Amrine deceased and applied to make her election whether to take or not to take under the Will of said W. F. Amrine deceased. whereupon the Court explained to her the provisions of said Will and her rights under it and also 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 journals of the Court, which is accordingly done.

12542 In the matter of the Estate of Emma Edward N. ...

having filed and order exempt from the same fully advising that the ...

12406 In the matter of the Estate of W. F. Amrine

This day W. F. Amrine duly verified real estate to the Court September 2 that his Probate Court and adm on October 2 of his estate said real Alice Amrine George Amrine

Nettie Reed Lathemoor Elzina Walden Irene Lee Vera Rausch Kenneth Ammie Florence Ammie And that the in said app Satisfaction Complied with real estate where such. that a cu proper Court

Heer Plg. Co., Coln., O. CD 4128.

12542 In the matter of the Estate of Emma Fogle, Dec'd  
 Edward H. Potter, as adm. of the estate of Emma Fogle dec'd having filed an application duly verified, for a finding and order that said estate and the successors therein be exempt from any inheritance tax under the laws of Ohio the same came on for hearing and the Court, being fully advised in the premises finds and determines that the gross value of said estate is \$948<sup>00</sup> the debts and costs of administration are six hundred and eighty<sup>00</sup> /100 dollars - and the net actual market value thereof is two hundred and sixty-eight<sup>00</sup> /100 Dollars - and that as a result said estate and the successors of said estate be certified to the Tax Com. of Ohio at \$3- be certified to Co. Auditor to be paid according to law.

12486 In the matter of the Estate of W. F. Aurine, Dec'd  
 Authority to Transfer Real Estate  
 This day came Geo. W. Aurine executor of the estate of W. F. Aurine 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 September 25- 1932, residing at Marysville, Ohio, that his last Will and Testament was filed in the Probate Court of Union County, Ohio, on October 26- '32 and admitted to Probate on 26- day of Oct. 1932; that on October 26- '32 the petitioner was appointed executor of his estate; that the following persons inherit said real estate:

Alice Aurine-Marysville, D.	life estate in Tract 1.	down in Tract 2
George Aurine	" son 1/5 remainder Tract 1.	" subject to down in Tract 2.
Hettie Reed	" daughter	" " " " " "
Mathie Moore	" " " " " "	" " " " " "
Elzina H. Adam Amelin, D.	" " " " " "	" " " " " "
Ernie Lee Marysville, D.	" " " " " "	" " " " " "
Verna Rausch	" grand-daughter \$100.	from Tract 1.
Kenneth Aurine	" grand-son 100.	" " " "
Honora Annie	" grand-daughter 100.	" " " "

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 be filed with Recorder of the proper County, for record, as provided by law.

125-38

In the matter of the Guardianship of David M. Stephens Incompetent

1st and final account.

This day came David L. Stephens guardian of said estate and filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 24th day of May, 1934 at 1 P.M. and that notice thereof be published as required by law. and this matter is continued

125-93

In the matter of the estate of Ola A. Cameron Deed

Estate not Subject to Tax

Robert F. Allen as executor of the estate of Ola A. 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 came on for hearing. and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$6147<sup>45</sup>. A copy of the will is attached to the application herein which recites one specific legacy of the piano and bench to Maudie F. Allen as a legatee the value of which is the sum of \$85 and the remainder of the estate is to be divided equally between the four children who are the children and heirs at law of decedent. 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 be certified to the Tax Commission of this state and that costs be certified to the County Auditor.

125-20

In the matter of the estate of M.

This 24th day of May 1934 heretofore issued in Union County upon evidence the gross value of the property was \$47,000 Dollars and 24/100 Dollars that the four thousand to down in actual money is for and 23/100 Dollars gross entire where made the value of the estate of each of the amount of date of acquisition owned by in which

Heer Plg. Co., Colo., O. CD 4129.

12520 In the matter of the  
Estate of Mrs. Stranier, Deceased.

after audited appraisal -

This 24 day of May, 1934, the return on the writ of appraisal heretofore issued herein having been made by the auditor of Union County upon consideration of said return and the other evidence, the Court does hereby find and determine, that the gross value of said estate is forty-seven thousand nine hundred seventy one and <sup>47</sup>/<sub>100</sub> dollars - composed as follows:

Personalty, forty five thousand six hundred seventy one and <sup>47</sup>/<sub>100</sub> Dollars - real estate twenty three thousand dollars -

That the debts are One thousand Two Hundred forty two and <sup>24</sup>/<sub>100</sub> Dollars, and that the cost of administration will be four thousand 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 forty two thousand seven hundred twenty nine and <sup>23</sup>/<sub>100</sub> 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, the date, of accrual of tax, the person by whom such tax owed to paid, and the township or municipality in which such tax originates, are, as follows:

Heer Fig. Co., Col., O. CD 4129.

Name	Relationship	Date of assessment	Am't by 4/1/17	Ad. Am't by 2/1/17	Am't by 2/1/17	Date of assessment	Reason by whom tax paid	Trustee or Copartitioner
Maymie Harris	niece	10/16/67	none	10/16/67	71.17	5-21-33	Maxine Harris	Rick and Copartitioner
John Harris	niece	10/16/67	none	10/16/67	71.17	5-21-33	John Harris for	"
Joy Ann Harris	niece	10/16/67	none	10/16/67	71.17	5-25-33	Joy Ann Harris	"
Fred W. Strainder	nephew	3306.60	3306.60	2806.60	140.33	5-25-33	Fred W. Strainder	"
Rosa Lee Wade	niece	3306.60	3306.60	2806.60	140.33	5-25-33	Rosa Lee Wade	"
Clara D. Limley	niece	3306.60	3306.60	2806.60	140.33	5-25-33	Clara D. Limley	"
Earl Strainder	brother	9919.95	9919.95	470.77	470.77	5-25-33	Earl Strainder	"
James Strainder	nephew	4959.90	4959.90	229.00	229.00	5-25-33	James Strainder	"
Earl Strainder	nephew	4959.90	4959.90	229.00	229.00	5-25-33	Earl Strainder	"
William L. Johnson	nephew	2479.95	2479.95	99.00	99.00	5-25-33	William L. Johnson	"
Phoda Fitzmaugh	niece	2479.95	2479.95	99.00	99.00	5-25-33	Phoda Fitzmaugh	"
Minor Johnson	nephew	2479.95	2479.95	99.00	99.00	5-25-33	Minor Johnson	"
Berry Johnson	nephew	2479.95	2479.95	99.00	99.00	5-25-33	Berry Johnson	"

Heer Fig. Co., Col., O. CD 4129.

The Court for  
 officer for a  
 necessary to  
 in making  
 Auditor and  
 Sheriff  
 actual and  
 further finds  
 and should  
 It is ordered  
 determination  
 interested in  
 and for time  
 filed, and  
 of all other  
 the inheritance  
 and the ex  
 the Tax Com.  
 Costs - taxed  
 County to



The Court further finds that <sup>fees</sup> notice of the Sheriff, or other officer for serving Subpoenas and the actual and necessary travelling expenses incurred by County Auditor in making the said appraisal, as certified by such Auditor are, as follows:

Sheriff ✓	Subpoenas ✓	Auditor ✓
actual and necessary expenses ✓		

The Court further finds that said fees and expenses are correct and should be, and they are allowed.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested, except those by whom writ 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 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 Comm. of this State. It is further ordered, that the Costs - taxed at \$5- be certified to the Auditor of said County to be paid in the manner provided by law.

Heer Fig. Co., Col., O. CD 4129.

12736. In the matter of the Guardianship of Lura Shingastner, 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 Lura Shingastner is an incompetent person by reason of advanced age and mental disability 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 John B. Shingastner is legally competent and Fred Shingastner having filed the application herein and given bond in the sum of \$25,000- conditional according to law with Fred Shingastner and Walter Shingastner as sureties thereon. It is ordered that said bond be approved and that letters of Guardianship issue to said John Shingastner as provided by law.

12734 In the matter of the Estate of Rolland Conklin Decd.

Filing of first and final account.

This day came to me T. Rogers and Laurin Andrews, Adm<sup>r</sup> of the estate of Rolland Conklin Decd. filed their 1<sup>st</sup> final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934 at 1 P.M. and that notice thereof be published as required by law. This matter is continued.

12711 In the matter of the Estate of Mrs. Lyle Decd.

This day came myron Miller Adm. and filed his 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934 at 1 P.M. and that notice thereof be published as required by law. This matter is continued until said time.

Heer Fig. Co., Col., O. CD 4129.

12406 In the matter of the Estate of U.

This day and filed thereupon and settlement at 1 P.M. required by time.

12740 In the matter of John Richler Decd. An application to that an instrument deceased. In a of the present of the sum to the next date, and at 2<sup>nd</sup> day

12739 In the matter of the Estate of P.C. Decd. application that said exempt from of this the Court being determined Mrs. Thomas the debts 100 dollars no-dollar the success importance this entry costs there to be paid

12406 In the matter of the estate of W. F. Amrine. Deceased.

Filing of 1<sup>st</sup> <sup>qu</sup>. Final account.

This day came Henry W. Amrine, executor of said estate and filed his 1<sup>st</sup> and final account, therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30. day of May, 1934. at 1. P. M. and that notice thereof be published as required by law. and this matter is continued until said time.

12740 In the matter of the Will of John Richler's Dec'd

Saturday May 26

Presentation of Will

An application having been this day presented to the Court by William Richler praying that an instrument in writing purporting to be last will & testament of John Richler deceased be admitted to probate. It is ordered that 5 days notice, in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse and to the next of kin of said testator known to be residents of this State, and that a hearing on said application will be had on 2<sup>nd</sup> day of June - 1934. at 9:30. A.M.

12739 In the matter of the estate of M. D. Dra. Dec'd.

Saturday May 26

Estate not Subject to Tax.

M. D. Dra brother of the deceased, having filed an application. 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 after board being fully advised in the premises finds and determines that the gross value of said estate is Two thousand six hundred and fifty and no/100 Dollars - the debts are two thousand six hundred and fifty and no/100 Dollars. and the net actual market value thereof is two dollars - <sup>qu</sup>. 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 Tax Com. of this. and that the costs therein taxed \$ 3- be certified to Co. Auditor to be paid according to law.

Heer Pl. Co., Col., O. CD 4129

12406

In the matter of the Estate of Dr. F. Amrine, Deceased.

Estate not Subject to Tax.

George W. Amrine, as executor of the estate of Dr. F. Amrine, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any 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 \$5201.<sup>00</sup> the debts and costs of administration are \$1962.<sup>00</sup> and the net actual value thereof is \$3239.<sup>00</sup> That we left surviving him a widow Alice Amrine and five children, George W. Amrine, Ruth Reed, Lottie Moore, Elvina M. Adair, and Irene Lee, who shared in his estate besides three grand-children who receive \$100 each and none of these received an amount equal to their exemptions from 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 \$3- be certified to the County Auditor to be paid according to law.

12733

In the matter of the Estate of Charles Lorless, Deceased.

This day this cause came on to be heard upon the Inventory and Appraisement, which was filed herein by the fiduciaries in said estate. The Court being fully advised in the premises finds that all the next of kin, the fiduciaries and the attorneys for them, have waived notice of the filing of said Inventory and Appraisement and it is therefore considered that further notice is not required.

The Court further finds that the Inventory and Appraisement is in all respects correct and in compliance with the laws of the State of Ohio, and the same is, therefore, approved and confirmed.

12739

In the matter of the Estate of Chas. Lorless, Deceased.

This day this cause came on to be heard upon the filing of the Sch. of Debts and the Court being fully advised in the premises finds that all parties interested have waived notice of the filing of the Sch. of Debts and said Schedule of Debts and liabilities is hereby approved and confirmed.

Heer Pl. Co., Col., O. CD 4129

11870

In the matter of the Estate of...

This day the Statement of the executor and find that executor and out of the trust and. It is to be and the executor is

12741

In the matter of Guy Lines and Earl H. Lines

Carrie Lines

This day the deceased for to sell the estate of said It is on 26 day of for defend returnable

12374

In the matter of the Estate of...

This day of minor application transfer of It appears intestate on that on Administration inherit Armer F. &

And that out in on to the Site fully completed that said

Heer Plg. Co., Colo., O. CD 4125.

11 870 In the matter of the  
Estate of Luther, An Und. Decd  
This day this cause came on to be heard upon the  
Statement in Lieu of an account of Le Roy Edsall Dond  
executor, and was submitted to the Court, and the Court  
find that no chattel property came into the hands of said  
executor and that the debts and expenses have been paid  
out of the money of the hel finances of said estate,  
that there is no reason for the continuance of said  
trust and that the executor should be discharged  
It is therefore considered that said statement  
be and the same hereby is, confirmed and said  
executor is hereby discharged.

12 741 In  
Guy Hines Executor of  
Earl H. Hines deceased  
Plaintiff.  
p.  
Carrie Hildreth, et al  
Defendants  
This day Guy Hines executor, of the estate of Earl H. Hines  
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 of said estate  
It is ordered that said petitioner be heard on, the  
26. day of June, 1934. at ten a. m. and that summons  
for defendants issue to the Sheriff of this County  
returnable according to law.

Orders for fixing time for  
Hearing

12 376 In the matter of the  
Estate of Miriam M. Elliott.  
Deceased.  
This day came Arner F. Elliott, adv., of the estate  
of Miriam M. Elliott, 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 30 - '33 residing at Mansfield, Ohio,  
that on October 14 - 1932, the petitioner was appointed  
Administrator of her estate; that the following persons  
inherit said real estate:  
Arner F. Elliott, only child & sole heir age 45 -  
Mansfield, O. Son - all -  
And that the description of said real estate, 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

Authority to transfer Real Estate.

Duplicates of the County where such parcels are situated to the persons named herein and that a certificate of this order be filed with the Recorder of the proper County, for record, as provided by law.

17376

In the matter of the account of Amer F. Ellis This day a. find let It is H for hearing June. a. D published a Continued etc

11 865

In the matter of Estate of LeRoy Edson and decedent verified for the succession to be under the hearing of said estate \$20,000.00 and \$1,000.00 thereof is to be paid to the widow of LeRoy Edson and the said inheritance to copy of this that the to the Court

situated  
ate of this  
county for

12376 In the matter of the  
 account of  
 Arner F. Elliott, in estate of, William M. Elliott, deceased  
 This day came Arner F. Elliott adrs. 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 30. day of  
 June, A. D. 1934. At 1 P.M. and that notice thereof be  
 published as required by law. and this matter is  
 continued until said time

<p>11 865 In the matter of the          Estate of Luther A. Wood, Dec'd          LeRoy Edsel Wood, as executor of the estate of Luther A.          Wood, deceased, having filed an application duly          verified for a finding and order that said estate and          the successions therein are exempt from any inheritance          tax under the laws of this, the same were on for          hearing, and the Court being fully advised in the          premises finds and determines that the gross value          of said estate is eight thousand six hundred nine          and <sup>20</sup>/<sub>100</sub> Dollars; the debts and costs of admin-          istration are three thousand six hundred seventy-five          and <sup>75</sup>/<sub>100</sub> Dollars and the net actual market value          thereof is four thousand nine hundred thirty-four          and <sup>25</sup>/<sub>100</sub> Dollars - That the value of the          real estate shown is three thousand six hundred nine          and <sup>20</sup>/<sub>100</sub> Dollars - and that the value of the share          of each of the two children, is less than one thousand          Dollars 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 be certified to the Tax Commission of this          State that the estate herein be taxed \$3 - be certified          to the County Auditor to be paid, according to law.</p>	<p>Estate not Subject          To Tax</p>
---	---

Heer Plg. Co., Colo., O. CD 4129.

12735- In the matter of the Estate of Earl H. Hines 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 11 day of June, 1934, at 10.30 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 the Union County Journal, at least 10 days prior to the date of said hearing, except those who have waived said notice, or who may hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12735 In the matter of the Estate of Earl H. Hines Deceased.

Order allowing Private Sale of Chattels.

Earl Hines the Executor herein having filed his application herein for authority to sell forthwith at private sale certain assets of said estate; to wit 33 chickens and one Willys Truck and a milk route, and the Court being fully advised in the premises, finds that said chickens have a definite market value and that said milk route is subject to the interest therein of the Nestles Food Company, which has the right to exercise some control over the sale thereof; and the Court further finding that damage and injury will be sustained by said estate unless said items are sold at this time: It is ordered that said executor proceed forthwith to sell said 33 chickens and said Willys Truck and milk route at private sale, for not less than the appraised value thereof for cash. And said Executor is hereby enjoined to make proper bills of sale, for the conveyance of title to said property.

Heer Plg. Co., Colo., O. CD 4129.

11870 In the matter of the estate of Luther W. ...

This day ... Luther W. ... duly verified ... real estate.

It appears ... testate ... that on ... executor of said ... Eliza L. ... of said ... described.

follows: Le Roy Edson

Hester E. Huff

All of tract

Le Roy Edson

Hester E. Huff

The Court for

found deceased

full name

pointed as

Le Roy E. ...

Convent ...

devises in

Huffman ( ...

and Hester

person).

is as set

And it

that the

Applicant,

transferred

parcels and

and that

Recorder

provided



Heer Plg. Co., Col., O. CD 4129.

11870

In the matter of

The estate of

Luther A. Wood, Deceased.

Authority to Transfer Real Estate.

This day came Le Roy Edsel Wood, executor, of the estate of Luther A. Wood, 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 July 6-1930, residing at, Milford Center, Ohio; that on July 19-1930- the petitioner was appointed executor of his estate; that the following persons inherit said real estate.

Elija L. Wood, widow of decedent, inherits under the provisions of said Will, a life estate in all of Tract No. 1, above described, after her death, the remainder is bequeathed, as follows:

Le Roy Edsel Wood, Milford Center, Ohio, son, undivided, one-half-

Hettie E. Huffman, Milford Center, O. daughter, undivided one-half-

All of tract No. 2, is inherited under the terms of said Will by:

Le Roy Edsel Wood, Milford Center, Ohio, son, undivided one-half-

Hettie E. Huffman, Milford Center, Ohio, daughter, undivided one-half-

The Court finds that in the Will of the said Luther A. Wood deceased, the executor, was named under his full name of Le Roy Edsel Wood, and that he was appointed as such executor by the Probate Court, as Le Roy E. Wood.

The Court further finds that the correct name of Hettie E. Huffman, named, as, one of the devisees in said Will, is Hettie F. Huffman, or Hester Fern Huffman (the said Hettie E. Huffman, Hettie F. Huffman, and Hester Fern Huffman being one and the same person). 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, be filed with the Recorder of the proper County, for record, as provided by law.

Heer Fig. Co., Colo., O. CD 4129

12530 In the Matter of,  
The Estate of  
Mrs. Strieder  
Deceased.

appl. for authority  
to  
Compound claim -  
- Authority -

This day this matter came on to be heard on the application of F. A. McAllister, Executor, of the Last Will of Mrs. Strieder, deceased, for authority to compound a claim of the estate against John Kilgus, amounting to \$1795.00 for Federal Farm Mortgage Corporation Bonds of face value of \$1700.00 and it appears that said claim is of doubtful solvency and cannot be collected in full, and that it would be to the best interest of the estate to accept the said sum. It is Ordered, that the executor accept the said Federal Farm Mortgage Corporation Bonds of the face value of \$1700.00 and give an acquittance to said debtor.

7288 In the estate of  
Samuel Berke, decd.

Final  
Account.

This day came Joanna Berke, Trustee of said estate and filed her account therein. It is, thereupon ordered that said account be set for hearing and settlement on Saturday, the 30 day of June, 1934, at 1. P. M. and that notice thereof be published as required by law. and this matter is continued until said time

Heer Fig. Co., Colo., O. CD 4129

12633 D. W. Beckley  
This matter  
and it appears  
proved on  
that no  
approves

12686 In the matter  
Eva Stults  
This matter  
and it appears  
proved on  
that no  
and confirm

12731 In the matter  
Estate of  
Elizabeth R  
This day  
of George J. M  
estate of E  
at public  
Schedule A  
Court. In  
statements  
and that  
to sell  
for the  
therefor.  
It is therefore  
admission  
personal  
order after  
in the ma  
ordered. The  
time of sale  
return of  
after such

12742 In the matter  
The Estate of  
May L. Reed  
This day  
open Court  
order as  
admission  
deceased  
County.

Heer Plg. Co., Colo., O. CD 4129.

12633 In the matter of the Estate of D. W. Beckley, deceased.  
 This matter came on to be heard on the schedule of debts and it appearing to the Court that due notice was served on all interested parties of the hearing and that no exceptions were filed the Court therefore approves and confirms the schedule of debts.

12686 In the matter of the Estate of Eva Stults, deceased.  
 This matter came on to be heard on the schedule of debts and it appearing to the Court that due notice was served on all interested parties of the hearing and that no exceptions were filed, the Court therefore approves and confirms the schedule of debts.

12731 In the matter of the Estate of Elizabeth Rausch, Decd.  
 Entry - ordering Public Sale -  
 This day this cause came on to be heard upon application of George J. Wisniewski, Adm. with the Will annexed of the estate of Elizabeth Rausch, deceased, for permission to sell at public auction the personal property described in Schedule A of the inventory heretofore filed herein; and the Court, being fully advised in the premises, finds that the statements and allegations in said application are true, and that it will be to the best interest of said estate to sell said personal property at public auction for the highest and best price that can be obtained therefor.  
 It is therefore adjudged and decreed that said administrator proceed according to law to sell said personal property at public auction to the highest bidder after giving notice thereof for the time and in the manner prescribed by law. It is further ordered that sale be made for cash in hand at the time of sale, and that said administrator make return of his proceedings herein within 30 days after such sale.

12742 In the matter of the Estate of Mary L. Reed, Deceased.  
 Order for appointment  
 For Bond -  
 This day, Howard E. and Lorne L. Hornbush, appeared in open Court and made and filed an application under oath as required by law to be appointed, as administrators of the estate of Mary L. Reed, deceased, late of Marysville, this in said County, and that an affidavit that there is

not to their 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 Howard E. and Fern L. Hornback, are suitable persons and legally competent, it is ordered that they be appointed as such Administrator upon giving bond with sureties, as required by law, in the sum of \$2200.00, and this cause is continued.

This day Howard E. and Fern L. Hornback, appeared in open Court, accepted the appointment as Adm. of the estate of Mary L. Reed, deceased, and gave and filed herein their Bond in the sum of \$2200.00 conditional according to law, with United States Fidelity & Guaranty Co. as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Howard E. Hornback and Fern L. Hornback that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs \$ —

12724 In the matter of the Estate of Clarissa Dillon, Dead. May 31-  
 This day the affiant J. J. M. Huber Publisher of Marysville Tribune a newspaper of general circulation in this County, that notice of Appl. of O. D. Dillon as adm. of the estate of Clarissa Dillon dead, was published in said newspaper, 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.

12270 In the matter of the Estate of J. W. Kyle - verified, for real estate; the Court is residing a petitioned on following of Herant T. 1. And it is so set on And it that the law applicant, it transferred parcels are and that be Recorder of by law.

12700 In the matter of the Estate of George S. Katherine S. Schindler & verified, 7. and the inheritance came on advised that the Twenty five of Adm. in \$1000.00 thereof is - estate and thereof and that successor tax of this entry the costs Auditor.

Heer Plg. Co., Coln., O. CD 4129.

12270

In the matter of the Estate of J. W. Kyle, Deceased, authority to Transfer Real Estate.  
 This day came Herbert T. Kyle, executor of the estate of J. W. Kyle - 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 Mar. 1-1932, residing at Richmond, Ohio; that on March 19-32 the petitioner was appointed executor of said estate; that the following persons inherit said real estate:

Herbert T. Kyle, Columbus Ohio. 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, when such parcels are situated to the persons named herein, and that a certificate of this order be filed with the Recorder of the proper County for record, as provided by law.

122700

In the matter of the Estate of - Estate not Subject to Tax.  
 George Scheiderr.  
 Deceased.

Katherine Scheiderr, ex. adm., of the estate of George Scheiderr deceased, having filed an application, duly verified, for a finding and order that said estate and the succession therein are exempt from any inheritance tax under the laws of Ohio. The same came on for hearing. And the Court, being fully advised in the premises, finds and determines that the gross value of said estate, is six thousand twenty five and no/100 dollars the debts and costs of Administration are six thousand one hundred and no/100 Dollars, and the net actual market value thereof is - nothing -

The assets of said estate are not sufficient to pay the debts thereof and therefore there is no tax due on said estate, and that as a result said estate and the successions therein are exempt from such inheritance tax.

It is further ordered that a copy of this entry be certified to the Tax Comm. of Ohio, and that the costs herein taxed \$3. be certified to County Auditor, to be paid according to law.

Heer Fig. Co., Col., O. CD 4129

12700

In the matter of the Estate of George Scheidner deceased

This day this cause came on to be heard upon the filing of the Inventory & appraisement. And it appearing to the Court that due notice was served on all interested parties by publication in the Union County Journal, a paper printed and of general circulation in Union County, this said notice is hereby approved and confirmed.

There being no exceptions filed to said Inventory and appraisement, the same is hereby approved and confirmed.

12700

In the matter of the Estate of George Scheidner, Deid

This day this cause came on to be heard upon the Schedule of Debts and Liabilities, as heretofore filed herein by Katherine Scheidner, Adm. of the estate of George Scheidner deceased, and it appearing to the Court that due notice was served on all interested parties by publication in the Union County Journal, a paper printed and of general circulation in Union County, this said notice is hereby approved and confirmed. There being no exceptions filed to the said Sch. of Debts, the same is hereby approved and confirmed.

Heer Fig. Co., Col., O. CD 4129

In the matter of Settlement.

This day of and vouchers and the regular and that the role Journal and

- 9984 L. J. Mc Coy
- 12585 - Elton M. The
- 12510 J. E. Clark, ex
- 12570 F. B. Walker
- 11565 Percy Sander
- 11829 Fred D. Bevis
- 11027 Robert D. Linn
- 10696 Florence J. J...
- 11955 - Mand. Bened

12348 Roman C. B.

11829 In the matter of the Estate of Robert F. B.

This day of Bevis has hearing and published been filed except or. Carefully and thereon and fully adv to be in a to him. It is approved. It is ordered that the expenses incurred by the Court for Guardian be ordered to that said It is ordered herein to

In the matter of the Probate Court: accounts filed for settlement.

This day proof of justification 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.

- 9984 L. J. Mc Coy Guardian of Mary Elizabeth McLean. Third partial acct.
- 12385 Elton M. The executor of the estate of Mary F. Dyer. Final account.
- 17510 J. E. Clark executor of the estate of Josephine B. Culver. 1st partial account.
- 12570 F. O. Walker " " " " Emma Cahill 1st " Final account.
- 11565 Percy Sanders ad. of the estate of Mary E. Money. 1st partial account.
- 11829 Fred D. Bevis guardian of Robert F. Bevis et al. " " " "
- 11027 Robert Druicel " " " " Otine Elliott. " " " "
- 10696 Florence Jensen " " " " John R. Jensen sixth account.
- 11955 Mand Benedict, executrix, " the estate of Eva Stultz deceased. for Thelma Stultz dec'd. Trust & Final acct.
- 17348 Norman C. Bourn executor of the estate of Milton Braintons. First " Final account.

11829 In the matter of: First Partial account.  
 The Guardianship  
 of Robert F. Bevis et al.

This day the First and Final account of Fred D. Bevis Guardian of Robert Franklin Bevis 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 was 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 \$39.<sup>27</sup> being amount of his reasonable expenses incurred in the execution of his trust.

The Court finds a balance of \$320- 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 \$5.<sup>00</sup> paid Apr. 13-34.

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

Heer Plg. Co., Col., O. CD 4129

11027

In the matter of the Guardianship of Otis Elliott, Incapacitated.

Fourth account.

This day the Fourth account of Robert Dunsell Guardian of Otis Elliott, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

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

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

18695

In the matter of the Guardianship of John R. Jordan, Incapacitated.

Sixth account.

This day the 6th account of Florence Jones, Exec. of John R. Jordan, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

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

It is ordered that said Guardian pay the costs herein taxed at \$5-<sup>00</sup> Jan. 1933. It is ordered that said account and proceedings be recorded in Records of this office.

Heer Plg. Co., Col., O. CD 4129

12348

In the matter of the Estate of Milton Brown, deceased.

This day Brown, executor deceased, and notice thereof no exceptions appearing Court had no objections there being fully to be in all 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 account and proceedings be recorded in the Records of this office.

11955

In the matter of the Estate of Benedict...

This day Benedict executor who was executor thereof had no exceptions appearing Court had no objections there being fully to be in all 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 account and proceedings be recorded in the Records of this office.

The Court finds said account duly balanced and said Guardianship settled according to law. It is ordered that said account and proceedings be recorded in the Records of this office.



12348

In the matter of the  
Estate of

First and Final Account.

Milton Brantwaite, Deceased.

This day the First and Final account of Norman C. Brown, executor, of the estate of Milton Brantwaite deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one appearing to except or object to the same, and the Court having carefully examined said account, and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, 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 Norman C. Brown, as executor, is hereby allowed the sum of \$231<sup>32</sup>, being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said Mrs. L. Myers as attorney, is hereby allowed the sum of \$50- which sum is allowed by Court. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Executor pay the costs \$5- Od. 5-1-'34. It is ordered that said account and the proceedings herein be recorded in Records of this office.

11955

In the matter of the

First and Final Account.

Estate of Phruhen Stutte,  
Deceased.

This day the 1<sup>st</sup> and Final accounts of Grand Benedict executor of the estate of Eva Stutte deceased who was exec. of the estate of Phruhen Stutte, deceased, came on for hearing and settlement - due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same 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 account and the proceedings herein be recorded in the Records of this office.

Heer Plg. Co., Colo., O. CD 4129.

11 5-65

In the matter of the Estate of Mary E. Morry Deceased.

First account.

This day, the 1st partial account of Perry Sanders - executor of the estate of Mary E. Morry deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. The Court finds a balance of \$143.83 due said estate. It is ordered that said executor pay the costs herein taxed at \$5- 8-18 '31 - 8-5- '31. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12 5-70

In the matter of the Estate of Emma Cahill Deceased.

First and Final accounts

This day, the 1st and final account of J. C. Walker Executor of the estate of Emma Cahill deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers thereon and all matters pertaining thereto, and being fully advised in the matter 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 Hoopes and Sanders attorney fees allowed \$20-. The Court finds said account duly balanced and said estate settled according to law. The Court finds a balance of \$25.20 due said executor as compensation from said estate. It is ordered that said executor pay the costs taxed \$5- p.d. Apr. 2. '34. It is ordered that said account and the proceedings herein be recorded in Records of this office.

Heer Plg. Co., Colo., O. CD 4129.

12 5-10

In the matter of the Estate of J. E. Clark

This day, the 1st partial account of Perry Sanders - executor of the estate of J. E. Clark deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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. The Court finds a balance of \$143.83 due said estate. It is ordered that said executor pay the costs herein taxed at \$5- 8-18 '31 - 8-5- '31. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12 5-85

In the matter of the Estate of Mary F. Light

This day, the 1st partial account of Perry Sanders - executor of the estate of Mary F. Light deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

Heer Plz. Co., Colo., O. CD 4129.

12570 In the matter of the  
Estate of Josephine B. Enlow,  
Deceased

First Partial account.

This day the 1<sup>st</sup> partial account of J. E. Clark, executor of the estate of Josephine B. Enlow, Deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

The Court finds said account duly balanced, and said estate settled according to law. The Court finds a balance of \$2139.<sup>95</sup> 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 Josephine B. Enlow, deceased. It is ordered said J. E. Clark pay the costs \$64.<sup>50</sup> pd. May 17-34  
Ordered recorded.

12585 In the matter of  
The Estate of  
Mary F. Dighton, Deceased.

Final account

This day the Final account of Elton M. Hill, executor of the estate of Mary F. Dighton, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises finds the same to be in all respects just and correct and in conformity to law. Therefore said account is hereby approved, allowed, and confirmed.

Said executor is hereby allowed the sum of Five Dollars as a credit being amount expended by him for labor on movement for said decedent. Said executor is hereby allowed the sum of \$20.<sup>35</sup> being commissions for all his ordinary services rendered. Said executor is hereby allowed the sum of Fifty Dollars attorney fees. The Court finds said account fully balanced, and said estate settled according to law. It is ordered Executor pay costs pd. Apr 11-34. Ordered account recorded.

9984 In the matter of  
The Guardianship of  
Mary Elizabeth McLean  
Minor

Third account

This day the 3<sup>rd</sup> account of L. J. Mc Coy Guardian of Mary Elizabeth McLean came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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 be is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of Eighty Dollars as compensation for his services, which amount the Court deems reasonable.

The Court finds a balance of \$15.04<sup>79</sup> in the hands of said Guardian due said Ward which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5.00 costs paid Apr 24 '34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

June 2<sup>nd</sup>

12674 In the matter of the estate  
of Mrs. W. Curry, Deed.

This day this cause came on to be heard upon the application filed by Nellie M. Curry, administratrix, for the cancellation of the Bond in which she is the principal and C. Lee Decker and Mrs. Mac Aubrey are the sureties, and further requesting that a Bond in the sum of One Thousand Seven Hundred Dollars (\$1700.00) in which she is the principal and C. Lee Decker and J. M. Fields are the sureties be substituted and said Adm. having submitted said Bond to be substituted and said Adm. having submitted said Bond to be substituted and after due consideration the Court hereby Orders and judges and Decrees that the first Bond be cancelled and the second Bond be substituted in conformity to the above request.

11950 In the matter of the Estate of B. F. Baruchardt, Deid - May 29-34 - This day W. E. Miller appeared in open Court, and filed his motion for a citation to issue against Ida Brightler as Adm. of the estate of B. F. Baruchardt, Deid. and it appearing to the Court that said motion ought to be granted it is ordered that a citation issue requiring said Ida Brightler to file in this Court her 1<sup>st</sup> & final acct. as such Adm. on or before 10 o'clock a.m. of the 2<sup>nd</sup> day of June 1934 at 10 o'clock a.m. or there to appear & show cause why an attachment should not issue against her for her default; said citation to be served upon her - before said day. This cause is continued

12703

Katherine S  
of the es  
George

William S

This day  
filing by  
sum of One  
examination  
respects ac  
sufficient  
and the  
It is hereby  
adv. of the  
is all paid  
before order

12703

Katherine S  
of the es  
George

William S

This matter  
of plaintiff  
decident, the  
and the an  
surviving  
and cross-  
being in de  
Submiss a  
is hereby  
that all  
the prayer  
defendant  
decident is  
of her do  
described  
Joanna of  
orders that

The Court  
given by  
George S  
is insufficient  
Additional  
by this Court

12703 Katherine Scheidman, ad.  
of the estate of  
George Scheidman, deceased.  
Plaintiff

v.  
William Scheidman, et al.  
Defendants.

This day this cause came on to be heard upon the filing by the plaintiff herein of an additional bond in the sum of One Thousand Dollars. The Court after careful examination of said bond finds that the same is in all respects according to law and the sureties thereon are sufficient and it is ordered that the said bond be and the same hereby is approved and confirmed. It is therefore ordered that Katherine Scheidman, as ad. of the estate of George Scheidman, deceased, proceed to sell said real estate at private sale as herein before ordered.

12703 Katherine Scheidman, ad.  
of the estate of  
George Scheidman, Dec'd.  
Plaintiff

v.  
William Scheidman, et al.  
Defendants

This matter came on to be heard upon the Petition of plaintiff for authority to sell real estate of the decedent, George Scheidman to pay debts of his estate, and the answer of Katherine Scheidman, widow and surviving spouse of said decedent and the answer and cross-petition of M.E. Frank, the other defendants being in default of answer, although 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 defendant, Katherine Scheidman, surviving spouse of said decedent, is entitled to the just and reasonable value of her share in said premises; that the real estate described in the petition was appraised by the appraisers of the estate at Six Thousand Dollars, and orders that a further appraisement be dispensed with.

The Court further finds that the bond heretofore given by plaintiff, as Administrator of the estate of George Scheidman, deceased, in the amount of \$2000 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 One Thousand Dollars -

of Mary  
ent, due  
law. no.  
in appearing  
having  
Mrs. Blumrich  
advised  
respects just  
ully is  
ordered that  
Right Dollars  
The Court  
balance  
said Frank  
ding to law  
in layed at  
said account  
Records of this  
upon the  
for the  
infal and  
ties, and  
m of One  
ick she is  
are the  
submitted  
having  
ter dur  
r dpts and  
on formity  
This day M.E. Winter  
to issue  
reluctant, dec'd.  
at to be granted  
Eda Blighette  
v. before - &  
why an attach-  
said  
This cause is

Heer Plg. Co., Colo., O. CD 4123

And it appearing to the Court that M. E. Frazel is the holder of a first mortgage lien on said real estate, in the sum of Five thousand Dollars, and that the said M. E. Frazel has consented and requested that said real estate be sold subject to his mortgage lien, it is therefore ordered that the said real estate be sold subject to said mortgage lien. And it appearing that private sale would be to the best interest of the estate, it is ordered that said Katherine Scheidert as such adx. sell said real estate at private sale, at not less than six thousand Dollars, that bring the appraised value thereof, and that said sale be made for cash. It is further ordered that the said Katherine Scheidert as such adx. make return of sale without unnecessary delay.

12702 Katherine Scheidert, adx.,  
of the estate of  
George Scheidert, Decd.  
Plaintiff  
vs  
William Scheidert, et al.  
Defendants.

Entry Confirming Sale

This day this cause came on to be heard on the report of Katherine Scheidert adx. of the estate of George Scheidert 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 Scheidert in said real estate to the purchaser, upon the said purchaser paying to the said Katherine Scheidert adx. as aforesaid, the sum of One thousand Dollars and assuming the mortgage in the sum of Five thousand Dollars which is now a lien upon said real estate. The Court further find that there is due on M. E. Frazel upon certain notes set forth in his answer and cross petition, from the estates of the said George Scheidert deceased, the sum of Five thousand Dollars, and that the said George Scheidert and said Katherine Scheidert his wife to secure the payment of said notes gave a mortgage on said premises in the petition described, which was a valid and subsisting lien upon said premises; that said M. E. Frazel. It is further ordered

Heer Plg. Co., Colo., O. CD 4123

that the sa  
estate of  
her hands  
First:

To the  
be  
Second:  
of said  
Dollars to  
Third: To  
of \$ 68,697  
Down intere  
in lieu of  
that this pro  
pay, the ev

12723. In the mat  
The Est  
Charles Lord  
This cause  
of Charles L  
Administration  
for the an  
to the situ  
and of the  
in said es  
Benefit. He  
Nebraska, by  
Charles Lord  
injures and  
and his de  
The Cou  
was injur  
that the o  
injury was  
Mutual Ben  
Nebraska, an  
that Char  
Common Pl  
Mutual B  
of Omaha  
policy an  
revind in  
Mr. Robert  
Charles Lord  
Health and  
liability  
sickness of

Heer Pl. Co., Coln., O. CD 4129.

Travel is the  
late, in the  
M.E. Travel  
to be sold  
deed that  
id mortgages  
e owned by  
at said  
estate  
Dollars,  
to said sale  
that the  
return of sale

Sale-

on the  
late of  
under the  
tion of said  
vine to said  
said report.  
in all  
said sale  
that the same  
It is,  
a deed  
said  
to the  
ing to the  
the sum  
the mortgage  
is now  
not further  
on certain  
petition,  
deceased,  
the said  
his wife  
a mortgage  
which  
id premises;  
ordered

that the said Katherine Scheidner, as administratrix of the estate of George Scheidner deceased, out of the money in her hands pay:

First:

To the Treasurer of this County, the sum of \$ 67<sup>88</sup> 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 Mrs Howard Dallas & Thorpe and Sanders, in the total sum of \$ 245<sup>75</sup>

Third: To Katherine Scheidner, widow of Geo. Scheidner, the sum of \$ 686<sup>97</sup> which the Court finds to be the value of her dower interest in said premises, plus Five Hundred Dollars in lieu of a homestead. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs thereof.

12723.

In the matter of:  
The Estate of:

Under Pending Settlement  
of claim.

Charles Lorless, Deceased.

This cause came on to be heard upon the application of Clara Louise Lorless Edelblute and Robert Lorless, Administrators of the estate of Charles Lorless, deceased, for the authority, consent and direction of this Court to the settlement of all claims of said administrators and of the said estate and of all persons interested in said estate, claim or action, against the Mutual Benefit, Health and Accident Association, of Omaha, Nebraska, by virtue of a policy of insurance owned by Charles Lorless, deceased, and, by virtue of said injuries and of sickness of the said Charles Lorless and his death resulting therefrom.

The Court finds that the said Charles Lorless, was injured on the 30<sup>th</sup> day of January, 1923, and that the said Charles Lorless, at the time of his injury, was the owner of a policy of insurance in the Mutual Benefit, Health and Accident Association of Omaha, Nebraska, and that said policy was numbered 12 D. 27295; that Charles Lorless filed his petition in the Court of Common Pleas of Union County, Ohio, against the Mutual Benefit, Health and Accident Association of Omaha, Nebraska, for benefits under said policy and that said cause has now been revived in the names of Clara Louise Lorless Edelblute, Mrs. Robert Lorless, as administrators of the estate of Charles Lorless, deceased; that the said Mutual Benefit, Health and Accident Association of Omaha, Nebraska, denies liability under said policy either for the injury to, the sickness of, or the death of the said Charles

Lovless, but propose to settle said claim and suit for the sum of six Hundred Dollars - Upon careful consideration of said application and all of the facts and circumstances, the Court finds that it would be to the best interest of said estate, said administrators, the heirs at law next of kin and all persons interested in said estate to accept said proposition of settlement and compromise. It is therefore considered and ordered that the said administrators accept said proposition of settlement and upon the receipt of the sum of \$600 they are authorized to dismiss the action now pending in the Court of Common Pleas of Union County, Ohio, and to execute and deliver to the Mutual Benefit Health and Accident Association of Omaha Nebraska, an instrument of release and discharge of all claims and demands which the estate of Charles Lovless deceased, his administrators, his heirs at law or next of kin and all other persons interested in said decedent's estate, or death, may now or hereafter have for, or on account of, said injury, sickness or death, under the terms of the policy of insurance herein above referred to.

9248 In the matter of the estate of Alfred J. Thompson  
This day the account of the estate of Alfred J. Thompson was filed and settled at 1.0 P. M. required by said time.

12191 In the matter of the estate of Alfred J. Thompson  
This day the account of the estate of Alfred J. Thompson was filed and settled at 1.0 P. M. required by said time.

17542 In the matter of the estate of Alfred J. Thompson  
This day the account of the estate of Alfred J. Thompson was filed and settled at 1.0 P. M. required by said time.



Heer Piz. Co., Col., O. CD 4129.

9248 In the matter of  
The Estate of  
Alfred J. Rigdon, Deceased. | Filing of Second account. June 7-  
This day came Pearl M. Dwyer as admr. of the said estate, and filed his 2<sup>d</sup> account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 30 day of June - 1934, at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

12191 In the Estate of  
Cliff R. Sedgwick  
Incompetent. | Filing of Second account.  
This day came L. W. Collins Guardian and filed his 2<sup>d</sup> account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934, at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

17542 In the matter of the Estate  
of Emma Fogle - Deceased. | Filing 1<sup>st</sup> and final account.  
This day came Edward W. Porter admr. of said estate and filed his 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 30 day of June - 1934, at 1. P. M. and that notice thereof be published as required by law. This matter is continued until said time.

12719

Margaret Ann Bungartner  
 Adm. of the estate of  
 J. Bungartner,  
 Deceased.  
 Plaintiff

Margaret Ann Bungartner  
 Widow et al

order and direct that the order of the court appearing in said Journal 44, at page 106 thereof in this cause and the order of private sale issued thereunder and the sale of said premises under said order and the entry confirming said sale appearing in Journal 44, Pg 106 of this Court, be and the same are all vacated, set aside and held for naught. And this cause not coming on further to be heard on the petition of the plaintiff for authority to sell the real estate of the above named decedent to pay the debts of his estate the amount of the widow consenting to said sale and asking that said real estate be sold free from the dower estate of said widow the demand of said widow for \$3000- in lieu of dowerland, this answer and cross-petition of J. J. Fulton, Supt. of Banks, in charge of the liquidation of the Farmers Deposit Bank of Richmond, this the returns of summons and consents to the sale of said real estate by all the heirs and next of kin of said decedent which returns of summons and consents are now on file in this cause, and on consideration thereof the Court finds from the evidence that all necessary parties are before the Court and that each and all the applicants set forth in the petition are true, that it is necessary to sell the real estate in the petition described to pay the debts of said decedent, and that the prayer of said petition should be granted; that the defendant Margaret Ann Bungartner, surviving spouse of said decedent, has filed herein her answer requesting that said real estate be sold free from her dower interest and asking that she be paid the value of her said dower interest in said real estate; that all of the defendants herein by said returns of summons & consents to sale submitted themselves to the jurisdiction of said Court and that each and all of the said defendants have signed said returns and consents to sale; that Blanche Bungartner who signed the return of summons is the same person as the defendant Blanche P. Bungartner; that Bert Bungartner who signed said return of summons is the same person as the defendant Bert C. Bungartner; that John W. Sidle who signed said return of summons is the same person as John Sidle the defendant; that Margaret Distenett who signed said return of summons is the same person as the defendant Margaret M. Distenett; that H. E. Distenett who signed the return of summons herein is the same person as the defendant Thomas Distenett; that E. P. Bungartner who signed the said return of summons is the same person as the defendant Ernest B. Bungartner; that Winifred White who signed the return of summons is the same person as the defendant Winifred H. White. The Court further finds that Margaret Ann Bungartner the surviving spouse of said decedent is entitled to the just and reasonable value of her dower in said premises, but that said Margaret Ann Bungartner has no homestead rights therein. The Court further finds that said real estate was at the time of the appraisal of the personal property belonging to said estate appraised by three judicious men, freeholders of said County, and that said appraisal was made in all respects according to law, and that same is now truly approved and confirmed. The Court coming now to the amount of additional bond required by said Administrator finds that the original bond given by said Administrator herein was \$3000- and that there is no personal property belonging to said estate, it is therefore ordered that the said Administrator execute within five days to the State of Ohio, an additional Bond with sufficient free-held sureties in the sum of \$200- conditioned according to law, and this cause is continued.

This day this cause came on to be heard on the motion of the plaintiff to vacate & set aside the order of this Court, dated the 27- day of July, 1932, and entered in Journal 44, page 106-7, being the order of sale herein and the order for the sale of said premises issued on the same date, the order thereof and the order of and the order of confirmation by this Court, and that the deeds issued to the purchaser thereunder be held void, and no consideration thereof. The Court finds the facts stated in said motion are true and does hereby sustain said motion & does hereby

12719

Margaret Ann  
 of the estate of  
 This day this  
 ann Bungar  
 under the former  
 in absence  
 said report  
 respects come  
 ordered that  
 It is for the  
 right, title  
 that estate  
 of this in p  
 for liquidate  
 purchase pro  
 on the plea  
 proceeds of the  
 Bungartner  
 of her dower  
 proceeds of sa  
 a homestead,  
 interest in sa  
 said widow is  
 in said pro  
 the Court for  
 Supt. of Bank  
 Bank of Rich  
 cross-petition  
 of six per cen  
 execution wa  
 said real esta  
 cross petition in  
 on said pro  
 ad. asking  
 that an entry  
 records of th  
 County, this  
 record. It  
 in her hands  
 \$9.95-2 being ta  
 costs, and pay  
 the sum of \$  
 Clerk an order  
 Bungartner, a  
 widow; to this  
 including a f  
 widow. The sa  
 said real est  
 to be retained  
 liquidation of  
 to be applic  
 directed tha  
 said sum o  
 ordered that

12719

If further app  
 that the Ple  
 with approva  
 bond is. There  
 and it app  
 times to wh  
 described in  
 Margaret An  
 in the petition  
 it not less b  
 Court; cas  
 return for the

on to be heard on the  
 estate & set aside the  
 the 27<sup>th</sup> day of July, 1932.  
 & bring the order  
 order for the sale  
 on the same  
 and the order of  
 nation by this Court  
 and to the purchaser  
 and no con-  
 tracts the facts  
 and does  
 in & does hereby  
 being in said  
 order for  
 under  
 having in  
 vacated, set  
 on further to  
 all the real  
 estate the  
 asking that  
 said widow  
 homestead. The  
 in charge of the  
 & this the  
 real estate  
 but which  
 in this  
 funds from the  
 in the Court  
 in the  
 real estate  
 and  
 that the defendant  
 said decedent  
 real estate &  
 to the  
 estate that  
 & consent  
 said Court  
 or signed  
 other who  
 as the  
 who  
 or as the  
 signed said  
 the defendant;  
 of various  
 with; that  
 herein is the  
 E. B. Bunnigamer  
 person as the  
 who signed  
 defendant & signed  
 Bunnigamer the  
 and reasonable  
 said Margaret  
 the Court  
 the time of the  
 to said estate  
 in County, and  
 according to  
 confirmed  
 bond  
 and given by said  
 is her personal  
 ordered that  
 the State of Ohio,  
 is in the sum of  
 so, continued,

12719

Margaret Ann Bunnigamer, adx.

Confirming Sale

of the estate of S. J. Bunnigamer. Dec'd  
 This day this cause came on to be heard on the Report of Margaret  
 Ann Bunnigamer, adx. of the estate of S. J. Bunnigamer, Dec'd of her proceedings  
 under the former order of this Court & 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 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 estate of said S. J. Bunnigamer in said  
 real estate to the purchaser, F. J. Fulton, Supt. of Banks of the State  
 of Ohio in possession of the Farmers Deposit Bank of Richmond, Ohio  
 for liquidation, upon receipt from said purchaser of the said  
 purchase price. And now this cause coming on further to be heard  
 on the pleadings herein and upon motion to distribute the  
 proceeds of the sale amounting to the sum of \$1800.<sup>00</sup> The said Margaret Ann  
 Bunnigamer, widow, having by her Answer herein asked that the value  
 of her dower in said premises be allowed and paid her out of the  
 proceeds of said sale and having filed herein a Demand for \$300.<sup>00</sup> in lieu of  
 a homestead, (the Court finds the just and reasonable value of her dower  
 interest in said real estate to be the sum of \$162.<sup>00</sup> and further finds that  
 said widow is not entitled to \$500.<sup>00</sup> or any sum in lieu of a homestead  
 in said premises and that she has no homestead rights therein.)  
 The Court further finds that there is due the defendant, F. J. Fulton,  
 Supt. of Banks of the State of Ohio, in charge of the Farmers Deposit  
 Bank of Richmond, Ohio, on its judgment with interest in his Answer and  
 cross-petition herein the sum of \$4701.<sup>00</sup> with interest at the rate  
 of six per cent per annum, from the 12<sup>th</sup> day of September, 1932, and that  
 execution was duly issued on said judgment and levy made on  
 said real estate described in the petition as alleged in said answer and  
 cross-petition in that said judgment and levy was a valid and subsisting  
 lien on said premises and now upon the facts in the hands of said  
 adx. arising from the sale of said premises. It is ordered  
 that an entry of release of the said judgment lien be entered upon the proper  
 records of the office of the Clerk of the Common Pleas Court of Union  
 County, Ohio, in which office said judgment lien appears as a matter of  
 record. It is further ordered that said adx. out of the money  
 in her hands pay: First; To the Treasurer of this County, the sum of  
 \$990.<sup>00</sup> being taxes, penalties & interest against the said property. Second; The  
 costs, and expenses incurred in the sale of said property, as follows: -  
 the sum of \$12.<sup>00</sup> to this Court. Costs taxed in this action; to  
 Clerk an order, attorney fees, the sum of \$60.<sup>00</sup>; to Margaret Ann  
 Bunnigamer, adx., the sum of \$37.<sup>00</sup>, the percentage of said administrative  
 fund; to this Court, the sum of \$7.<sup>00</sup>. The costs in the administration proceedings  
 including a final account herein. Third; To Margaret Ann Bunnigamer  
 widow, the sum of \$162.<sup>00</sup> the value of the dower interest of said widow in  
 said real estate. Fourth; The balance of the purchase price, to-wit: \$1148.<sup>15</sup>  
 to be retained by said F. J. Fulton, Superintendent of Banks - in charge of the  
 liquidation of the Farmers Deposit Bank of Richmond, Ohio, said sum  
 to be applied on the judgment debt aforesaid and it is  
 directed that said F. J. Fulton, Supt. of Banks, receipt to the plaintiff for  
 said sum showing the application thereof. This further  
 ordered that this proceeding be recorded.

12719

Further appearing to the Court.

additional Bond, in the sum of \$200.<sup>00</sup>

that the Plaintiff has given additional Bond, in the sum of \$200.<sup>00</sup>  
 with approved sureties, conditioned according to law, the said  
 bond is hereby approved.  
 And it appearing to the Court, upon satisfactory evidence, that it  
 does to return to the interest of said estate all the real estate  
 described in the petition at private sale, it is now ordered that  
 Margaret Ann Bunnigamer, as such, adx., sell the real estate  
 in the petition described as provided by law, for a dower and homestead  
 of not less than the appraised value thereof. On the foregoing terms  
 limit: case in hand. and Plaintiff is ordered to make  
 return forthwith upon such sale

Heer Plg. Co. Col. O. CD 412

Heer Plg. Co. Col. O. CD 412

12707 Lloyd Winter, ad. r.  
with Will annexed,  
of the estate of  
Alexander Hatcher, deceased,  
Plaintiff

William Hatcher, et. al.  
Defendants,

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell the real estate of the above named decedent the ancestor of C. A. Hoopes, Guardian Ad Litem of Harold Hatcher and Robert Hatcher minor sons of William Hatcher the ancestor and co-defendant of the defendant, Ida M. Hoffman, mortgagor, the drawer of summons herein, and the proof of service of summons by publication and the evidence. And the Court being fully advised in the premises finds that the defendant, William Hatcher, the defendant, Harold Hatcher, a minor over 14 years the defendant Robert Hatcher, a minor under 14 years of age, and William Hatcher, the father of said minors, and with whom said minors reside; the defendants Josephine Scott, Harry Scott, Mary Matilda Henry, and James E. Hatcher have been duly and regularly served with summons by publication and that the defendants, Lizzie Campbell, Charles Campbell, Fred Hatcher, Cora Hatcher, Harold Hatcher, (son of Alexander Hatcher) and Ida M. Hoffman, have all waived the issuing and service of summons upon them and each of them, and voluntarily entered their appearance as such defendants and consented to the sale of the real estate described in the petition as therein prayed for; that Josie B. Scott also signed the drawer of summons, is the same person as the defendant Josephine Scott; that Henry W. Scott who signed said drawer of summons is the same person as the defendant Harry Scott; that Lizzie Hatcher Campbell, who signed the drawer of summons herein is the same person as the defendant Lizzie Campbell; that John F. Hatcher who signed the drawer of summons herein is the same person as the defendant Fred Hatcher, and that Cora D. Hatcher who signed said drawer of summons herein is the same person as the defendant Cora Hatcher, and that Harold L. Hatcher who signed the drawer of summons herein, is the same person as the defendant, Harold Hatcher (son of Alexander Hatcher) and that all of the defendants are duly and properly served with summons or have entered their appearance herein, and that all of said defendants except the defendant, Ida M. Hoffman and the minor defendants, Harold Hatcher and Robert Hatcher (son of William Hatcher) are in default for answer and demurrer and have thereby confessed that the allegations of the petition are true. The Court further,

finds from the evidence that the further proceeds of the above estate appraised in Union County for in all respects approval of the said sale a bond with in the sum

12707

Heer Pl. Co., Col., O. CD 4129.

finds from the evidence that all necessary parties are before the Court and that the prayer of the petition should be granted. The Court further finds that the said real estate was at the time of the appointment of the personal property, belonging to said estate appraised by three judicious men, free-holders of said County, for \$2400.00 and that said appraisement was made in all respects according to law and orders that a further appraisement be dispensed with. It is further ordered that the said Lloyd Winter, adm. execute to the State of Ohio, within 10 days, a bond with sufficient sureties to be approved by the Court in the sum of \$4500.00 conditioned according to law.

12707

the petition  
of the above  
an Ad litem  
sons of  
of the  
rights of  
mons by  
b. being fully  
William  
over 14 years  
years of age,  
with whom  
Harry Scott,  
in duty and  
that the  
Hatcher,  
Hatcher) and  
and service  
and, voluntarily  
consented to the  
son as  
and the  
the defendant  
said minor  
Harry  
the minor  
defendant  
and the minor  
the defendant  
is signed  
one person  
L. Hatcher  
the name  
of Alexander  
is duly  
their  
ants, except  
defendants,  
her) are in  
thoroughly confessed  
with further.

12702 In the matter of the Estate of Hermintha Hancock Deceased.

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 15 day of June 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 at least 10 days prior to the date of said hearing; except those who have found said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12669 In the matter of the Estate of Alexander Katcher, Deid

Order approving Schedule 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.

12744 In the matter of the Estate of Louis ...

An application was made by ... in ... of Louisiana ... presentation ... admission ... surviving ... testator ... a hearing ... day of ...

12745 In the matter of the Estate of ...

This day ... and made ... person for ... Court that ... right to ... is necessary ... visiting the ... Court on ... 10 o'clock ... Court will ... this cause ...

12745 In the matter of the Estate of ...

This day ... for the ... Belva M. ... application ... June 1934 ... notice of ... be given to ... Belva M. ... personal ... parties by ...

In the matter of the Estate of ...

Heer Fig. Co., Colo., O. CD 4129.

12744 In the matter of the Will of Louisa J. Brightles, Deit Presentation of Will.

An application having been this day presented to the Court by Otto Brightles praying that an instrument in writing purporting to be the last will and testament of Louisa J. Brightles 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 5-day of June 1934, at 1 P.M.

12745 In the matter of the Guardianship of Ruth H. Allen, and Belva M. Allen -

This day Marretta Allen, appeared in open Court and made application for a notice to issue to Ruth H. Allen and Belva M. Allen 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 minor, to appear before this Court on or before the 5 day of May 1934, at 10 o'clock a.m. and make such selection, or the Court will appoint a Guardian for them, and this cause is continued.

12745 In the matter of the Guardianship of Ruth H. Allen and Belva M. Allen - Minors - Order on Hearing

This day Marretta Allen filed an application in Court for the appointment of a Guardian of Ruth H. Allen and Belva M. Allen minors - It is ordered that said application be set for hearing on the 9-day of June 1934, 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 - Ruth H. Allen, Belva M. Allen, who are over 14 yrs. of age by personal service in writing, all interested parties by notice of minors, as provided by law.

In the matter of the Guardianship of Ruth H. Allen & Belva M. Allen 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 Ruth H. Allen and Berne M. Allen are minors and that a guardian is necessary. It is therefore ordered, that a guardian be appointed. It appearing to the Court that Wm A. Swartz is legally competent, and he having filed an application herein and given Bond in the sum of \$1000- conditioned according to law with Perry D Allen and Arlon A Longstaff as sureties thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said Wm A. Swartz as provided by law.

12744 In the matter of the Will of Louisa J. Beigutler, dec'd. This matter came on this day further to be heard on the application of O. Beigutler to admit to probate the record the will of Louisa J. Beigutler 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 special next of kin in this have been served with notice or have waived notice to give consent to probate. And Elizabeth Peppard Shearn, E. C. Cooper, subscribers on true to said Will this day appeared in open Court and testified to signature of said Will. Which testimony was reduced to writing thereupon the Court finds aforesaid instrument of writing is last Will and Testament of Louisa J. Beigutler deceased. Therefore the Court orders the admitting of said Will to probate and that it together with the said testimony of the witnesses above named be entered of record in this Court.

Wednesday June 6-

12743 In the matter of the Will of Gen Jacob Hauser, dec'd. Presentation of Will.

An application having been this day presented to the Court by Samantha Hauser, praying that an instrument in writing purporting to be the last will and Testament of Gerson Jacob Hauser, dec'd. be admitted to probate. It is ordered, that 3 days notice, in writing of the presentation of said Will and of the Application for its 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 11- day of June, 1934, at 10. A. M.

12745 In the matter of the estate of Louisa J. Beigutler, dec'd. The last will in said estate is admitted to probate. It is ordered that said will be filed and a guardian be appointed in general and the probate satisfied in person and. Will said executor be ordered, that and that issued on giving bond published by recorded herein.

12746 In the matter of the estate of Louisa J. Beigutler, dec'd. This Court finds that all of the said will not appraised is therefore to be.

12747 In the matter of the estate of Elizabeth Peppard Shearn, dec'd. This day was filed in said estate. In on the 7- notice of published 3 days ago these 7



Heer Plat. Co., Cola., O. CD 4129.

12476

In the matter of  
The estate of  
Louisa J. Brightler. Decd.

Order for appointment

The last will of Louisa J. Brightler, deceased, late of Marysville in said County, having heretofore been duly proved and allowed: this day Otte Brightler the executor named in said will, appeared in open Court, and made and filed an application under oath as required by law to be appointed as such executor, and a statement in general terms as to what the estate consists of, and the probable value thereof: and the Court being satisfied that said Otte Brightler 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 whatever 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 \$-.

12746

In the matter of  
The estate of  
Louisa J. Brightler. Decd.

Confirmation of Inventory

This day this cause came on to be heard upon the Inventory and appraisement this day filed by Otte Brightler, executor, and was submitted to the Court, and the Court being fully advised in the premises find that all of the beneficiaries of said estate have in writing waived notice of the filing of said Inventory and appraisement and have consented to its approval, and it is therefore ordered that said Inventory and appraisement be and the same hereby is approved and confirmed.

12731

In the matter of the  
Estate of  
Elizabeth Rausch. Decd.

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 7-day of June 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 Marysville Tribune at least 10 days prior to the date of said hearing: except those who have waived said notice, or who

will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

10224 In the matter of the Guardianship of John Thomas W. Harold Thomas.

2<sup>nd</sup> ac. Final ac. to John - account.

This day came Clara D. Thomas, Guardian and, filed her 2<sup>nd</sup> account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 30 day of June A. D. 1934, at 1.0 P. M. and that notice thereof be published, as required by law and this matter, is continued until said time.

12731 In the matter of The Estate of Elizabeth Rausch, Deid

Proof of Publication.

This day the affidavit of J. M. Hunter, publisher of the Mansville Tribune - a newspaper of general circulation in this county, that notice of appointment of George J. Midman as Administrator with the Will annexed, of the estate of Elizabeth Rausch, deceased, was published in said newspaper as herebefore 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.

12731 In the matter of The Estate of Mary L. Reed, Deid

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 July - 1934 at 10 A. M. and that notice of said hearing be given to all persons entitled to notice under the law of State of Ohio by publication in the Mansville Tribune, at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will hereafter be personally served, by the fiduciary herein, at least 10 days prior thereto.

12407 In the matter of The Estate of Addison T. Mc Campbell, Deceased.

Bonds - and stocks

This day this cause came on to be heard upon the petition herein filed and the testimony, the Court being fully advised in the premises finds that the statements and allegations in said petition are true and that the property therein described ought to be sold as prayed for, and the Court being satisfied upon good and sufficient

proof that said stock ordered the Addison T. Stock and the sum of \$1000 dollar made for ca It is further of his power and further cause is c

12748 In the matter of The Estate of Gladys F. Incomplete This day the appointment alleged in application 1934. and terms and the proposed in writing, personal

Heer Plg. Co., Coln., O. CD 4128.

... herein, at  
John - account,  
... filed her  
that said  
Sunday, the  
notice thereof  
is continued

proof that it will be to the advantage of said estate to sell  
said stock and bonds at private sale: it is therefore  
ordered that William J. Porter as. adm. of the estate of  
Addison T. McCampbell, deceased, proceed to sell said  
stock and bonds at private sale, for not less than  
the sum of six thousand four hundred twenty-nine  
no/100 dollars - It is further ordered, that said sale be  
made for cash in hand at time of sale.

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

... her of the  
ation in this  
Midman  
te of Elizabeth  
paper as  
a copy of  
recorded

Inventory.

captioned  
... of said  
said inventory  
July - 1934  
... to give  
of State of Ohio  
not 10 days  
those who  
to personally  
days prior

clocks

the petition  
fully advised  
and allega  
property  
d. for and  
sufficient

Thursday June 7 -

12748 In the matter of  
The Guardianship  
of Gladys Darling,  
Incompetent

Order for Hearing on notice.

This day Vera Miller filed an application in court for the  
appointment of a Guardian of Gladys Darling  
alleged incompetent. It is ordered that said  
application be set for hearing on the 14. day of June  
1934, and that at least three days notice of the  
time and place of said hearing be given to:  
The Proposed Ward Gladys Darling by personal service  
in writing. All other interested parties by  
personal service in writing, as provided by law.

Heer Plg. Co., Col., O. CD 4123

76 57

In the matter of the  
Guardianship of  
Louisa Bonn. Incompetent

2<sup>nd</sup> account.

This day came Pearl M. Dwyer Guardian of Louisa Bonn. filed this 2<sup>nd</sup> account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 19 34 at 1 o'clock P.M. and that notice thereof be published as required by law. and this matter is continued until said time

Heer Plg. Co., Col., O. CD 4123

In the matter  
accounts and  
estate trans  
County, Ohio.

under ex cap  
and confirm

12191 L. H. Collins to

12342 Edward W. M.

12406 Mrs. W. Amis

12376 Amos F. Elliott

7388 Johanna B.

12112 Myron Miller

12334 Emma J. R.

12538 David L. S.

5223 J. A. Yealey

12538 D. E. Ryan

7524 F. J. Asman

12231 Edell Lipp

12563 Henry Wilson

11962 Myron D.

10715 John L. S.

10724 Clara S. S.

10261 Dorothy Cas

7657 Pearl M. Dwyer

9248 " " "

12625 C. L. Bauniger

12476 Wm. Bauniger

Army pension

accounts or

prior to the

will to be

finally dis

In the matter of accounts.

accounts and vouchers of the preceding 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 June 30 - 1934.

- 12191 L. H. Collins Guardian of. Belle R. Sedgwick, 2<sup>nd</sup> account.
- 12542 Edward W. Porter ad. of the estate of Emma Fogle -  
First and Final account.
- 12406 Mrs. W. Annine, executor of the estate of W. F. Annine  
First and Final account.
- 12376 Arnes F. Elliott ad. of the estate of Miriam M. Elliott  
First and Final account.
- 7388 Johanna Burke, Trustee of Samuel Burke, eighth account.
- 12112 Myron Miller, ad. of Myrtle Dipton Final account.
- 12334 Emma D. Rogers and Laurin M. Andrews -  
Adm<sup>r</sup> of the estate of Rolland Cooklin,  
First and Final account.
- 12538 Dana L. Stephens, guardian of David M. Stephens,  
First and Final account.
- 5223 J. A. Yealey, ad. of Antelissa Cooklin, second account.
- 12508 D. E. Ogden, Guardian of Charles H. Hendrickson,  
First and Final account.
- 7524 F. J. Asmaw, ad. of Susan Snider, Fourth and Final account.
- 12231 Edith Lizzett Trustee of Guido Robinson, 1<sup>st</sup> account.
- 12563 Henry Valeruth, executor of the estate of Maryann Ell,  
First and Final account.
- 11962<sup>nd</sup> Myron Sanders, ad. of the estate of Rhubert Stultz,  
First and Final account.
- 10715 John L. Dillars by Lottie Dillars final account; in  
Trusteeship of Eli P. Rogers, deceased.
- 10224 Clara S. Thomas ad. of John O. Smith, and  
Harold Smith; second as to  
Harold Smith; final as to John.
- 10261<sup>st</sup> Dorothy Cashell, ad. of Frank Houghton Cashell, 5<sup>th</sup> account.
- 7657 Pearl M. Dwyer, ad. of Eliza Bonn, seventh account.
- 9248<sup>th</sup> " " " ad. of Samuel J. Paydon 2<sup>nd</sup> account.
- 12625 C. L. Bauniger Ex. of Mrs. B. Ballenger 1<sup>st</sup> and Final account
- 12476 Elta Bauniger Ex. of Louisa J. Bauniger " " " "

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.

out.  
Louisa  
uniform ordered  
settlement on  
n. and that  
this matter

Heer Plg. Co., Col., O. CD 4129.

12625

In the matter of the Estate of

William B. Ballinger, Dec'd.

1<sup>st</sup> and final account.

This day came C. L. Ballinger executor of said estate and filed his 1<sup>st</sup> and final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934 at 1 P.M. and that notice thereof be published as required by law and this matter is continued until said time.

12676

In the matter of the estate of

Louisa J. Breyer, Dec'd.

Filing 1<sup>st</sup> and final account.

This day came Otto Breyer executor of said estate and filed his 1<sup>st</sup> and final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 30 day of June 1934 at 1 P.M. and that notice thereof be published as required by law and this matter is continued.

Heer Plg. Co., Col., O. CD 4129.

12724

Richard L. ...  
Adminis...  
of the estate  
of ...

p-  
Benj. H.

This do...  
The applica...  
of the estate  
plaintiff in  
of a. gra...  
Mrs. Elizabeth  
advised  
V. Matthewson  
under the  
defendant  
back du...  
herein. as  
guardian  
It is the  
Richard C.  
guardian

This day  
and that  
for the  
E. Matthewson  
14 years.

12731

In the matter of the Estate of

This day  
hereto for  
It appears  
notice of  
from giving  
as required  
from filed  
Inventory  
and inf

12724 Richard L. Cameron,  
Administrator  
of the estate of  
Clara W. Matteson, Deceased  
Plaintiff

appointing Guardian  
ad litem,

vs  
Benj. W. Matteson et al.  
Defendants.

This day this cause came on to be heard upon the application of Richard L. Cameron, as Administrator of the estate of Clara W. Matteson deceased, Plaintiff in this action for the appointment of a guardian ad litem for Benjamin W. Matteson and Elizabeth E. Matteson; and the Court being fully advised in the premises finds that said Benjamin W. Matteson and Elizabeth E. Matteson are minors under the age of 14 years, and are necessary parties defendant to this action, and they have been duly and legally served with summons herein, and no former application for a guardian ad litem has been made for them. It is therefore adjudged and decreed that Richard C. Thrall, Sr. and his heirs, is appointed guardian for the suit for said minor defendants.

This day came Richard C. Thrall into open Court and, having heretofore been appointed guardian for the suit for Benjamin W. Matteson and Elizabeth E. Matteson, minor defendants under the age of 14 years, accepts said appointment.

12731 In the matter of the  
Estate of Elizabeth Rausch,  
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.

10 261<sup>st</sup> In the matter of  
Guardianship of  
Loren Tougle Cashell, incompetent

Filing 5<sup>th</sup> account.

This day came, Dorothy Cashell, Guardian, and filed her 5<sup>th</sup> account. herein. It is therefore ordered that said account be set for hearing and settlement on Saturday, the 30 day of June, 1934, at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12 718 In the matter of the Estate of  
John Pinnel 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 7<sup>th</sup> day of July 1934 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 manuscript or otherwise 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.

12746 In the matter of  
the estate of  
Louisa J. Brynall  
Deceased.

Estate not subject  
to Tax.

Otto Brighter as executor of the estate of Louisa J. Brynall deceased, having filed an application 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 one thousand three hundred twenty-five dollars, the debts and costs of administration are \$300.00, and the net market value thereof is one thousand three hundred twenty-five dollars. That the share of each of the beneficiaries in said estate is less than the amount of their respective exemptions, 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 thereto 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 3% be certified to the Auditor to be paid accordingly to law.

12746 In the matter of  
Estate of L...

This day of ... of Louisa ... application ... the Transfer ... decedent ... decedent ... Mary ... filed in the ... June 5 - 19 ... that on ... executor of ... with their ... Otto Brighter ... besh Brynall ... Ethel June ... and that ... out in our ... satisfaction ... complied ... said seal ... of the Court ... persons no ... order legit ... application ... County for



Heer 118 Co., Colo., O. CD 4129.

19746 In the matter of the  
Estate of Louis J. Brigheller  
Deceased

Authority to Manage Real Estate.

This day came Otto Brigheller executor, of the estate of Louis J. Brigheller 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 1-1934, residing at Mansville, Ohio, that her last will and testament was filed in the Probate Court of Union County, Ohio, on June 5-1934, and admitted to Probate on June 5-1934 that on June 6-1934, the petitioner was appointed executor of her estate; that the following persons with their agree inherit said real estate:

- |                                |      |               |
|--------------------------------|------|---------------|
| Otto Brigheller, Mansville, O. | Dow. | First Tract.  |
| Leslie Brigheller              | " "  | Second Tract. |
| Ethel June(?)                  | " "  | Third Tract.  |

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

count.  
sub. filed  
said that said  
Saturday. The  
thereof be  
continued  
Inventory  
portioned estate  
said estate,  
Inventory  
day of  
of said  
notice under  
Mansville  
of said  
said  
provided by the  
effect  
of  
and an  
order that  
an exempt  
the same  
fully advised  
the gross  
and thirty-  
fourteen are  
one thousand  
the share  
is less  
claims, and  
successions  
tax.  
This entry  
in relation  
tax on the  
Tax Commission  
2 9 34 to

11288

In the matter of the Estate of Susan E. McElroy deceased.

This day this cause came on to be heard upon the application of Glenn McElroy Administrator for Authority to compromise a claim which he holds upon a promissory note executed by G. P. Kimball in the sum of \$1114<sup>00</sup> upon which there is a balance due of \$875<sup>21</sup> and secured along with other notes aggregating \$1205<sup>59</sup> by a mortgage upon a residence property in the village of Woodstock, Champaign Co. Ohio, a description of which by metes and bounds is found in Volume 85 Pg 169 of the Mortgage Records of Champaign County and was submitted to the Court and the Court being fully advised in the premises find that it would be for the best interest of said estate and of all persons interested that said administrator accept in payment for said claim Home Owners Loan Corporation Bonds in whatever amount may be granted by said Corporation, and said application is therefore sustained.

It is therefore considered by the Court that the said Glenn McElroy as administrator is hereby authorized and directed to accept in full settlement for said note Home Owners Loan Corporation Bonds in such amount as may be granted by said Corporation and is further authorized to cancel and release said note and mortgage upon delivery to him of the receipt for said bonds.

12758

In the matter of Richard Boyer.

The judge The judge can be seen appearing proper clothing required to and it is of said judge Sheriff was be authorized said hospital return of endorsed.

12760

In the matter of Richard Boyer.

The state This day in this Court an affidavit of said Richard

It is to William R. said Richard Court on And it is Dr. W. H. Lee qualified for said

This day Richard Boyer the judge having been advised that said legal set this County of the Ohio this date the term being at Columbus that Dr. W. H. Lee is forth the judge

Heer Fig. Co., Col., O. CD 1129.

12750

In the matter of  
Richard Boyer, Insane.

Orders for clothing &  
warrant to Convey

The judge advised

The judge being advised that said Richard Boyer  
has been received into the Columbus State Hospital, and it  
appearing that said patient is not supplied with  
proper clothing: it is ordered that such clothing as is  
required be furnished and paid for as provided by law,  
and it is ordered that a warrant for the conveyance  
of said patient to said Hospital, issue to William Rausch  
Sheriff Union County, Ohio - and that said Sheriff  
be authorized to take - as an assistant in conveying to  
said Hospital - and this cause is continued for the  
return of his warrant by said Sheriff with his report  
endorsed. Thereon.

12750

In the matter of

The estate of  
Richard Boyer, Deed

Order for warrant.

This day May Boyer, a resident citizen of Unionville etc,  
in this County, appeared in open Court, and filed  
an affidavit in the form prescribed by law, for admission  
of said Richard Boyer into the Columbus State Hospital

It is therefore ordered that a warrant issue to  
William Rausch, Sheriff, commanding him to bring  
said Richard Boyer, alleged to be insane, before this  
Court, on the 8 day of June - 1934. at 10. A.M.

And it is further ordered, that subpoenas issue for  
Dr. W. H. Lee and Dr. J. M. Snider reputable legally  
qualified physicians to appear at the time and place  
aforesaid; and this cause is continued.

This day this cause came on to be heard and the said  
Richard Boyer was brought before the Court. Thereupon  
the judge proceeded with the examination; and  
having heard the testimony of Dr. W. H. Lee and Dr. J. M.  
Snider, the medical witnesses, and being satisfied  
that said Richard Boyer, is insane; that he has a  
legal settlement in Unionville etc, Derby Twp., in  
this County, that he has been an inhabitant  
of the State of Ohio for one year next to preceding  
this date, that his insanity has occurred during  
the time he has resided in this State, that his  
being at large is dangerous to the Community and that  
he is a suitable person for treatment at the  
Columbus State Hospital. It is therefore ordered  
that Dr. W. H. Lee and Dr. J. M. Snider the medical  
witnesses in attendance make out a certificate setting  
forth the facts as is provided by law.

and it is further ordered that an application be made to the Supt. of said State Hospital for the admission of said Richard Boyer and that a certified copy under seal, of the certificate of said medical witnesses and of the findings in his case. be transmitted to said Superintendent.

and it is further ordered, that said Richard Boyer be committed to the custody of Columbus State Hospital until otherwise ordered. and the cause is continued.

12749

In the matter of the  
Clifford Winkle, Deed.

Order for clothing  
warrant to convey.

The judge being advised that said Clifford Winkle can be received into the Columbus State Hospital and it appearing that said patient is not supplied with proper clothing: it is ordered that such clothing as is required be furnished and paid for as provided by law and it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to William Ranach, and that said Sheriff be authorized to take George Singer as an assistant in conveying said patient to said Hospital, and the cause is continued for the return of said warrant by said Sheriff with his report endorsed thereon.

This day Jesse Adams a resident citizen of Union County, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Clifford Winkle into Columbus State Hospital. It is therefore ordered, that a warrant issue to Wm Ranach Sheriff, commanding him, to bring said Clifford Winkle alleged to be insane before this Court, on the 8 day of June - 1934. at 10 A.M. And it is further ordered, that subpoenas issue for Dr. W. H. Lee, M.D. J. M. Swider, reputable legally qualified physicians, to appear at the time and place aforesaid, and this cause is continued.

In the matter of  
Clifford Winkle.

This day this cause came on to be heard and the said Clifford Winkle was brought before the Court. Thereupon, the Judge proceeded with the examination, having heard the testimony of Dr. W. H. Lee and Dr. J. M. Swider, the medical witnesses, being satisfied that said Clifford Winkle is insane; that he has a legal settlement in Clayborne Twp. 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  
being at  
he is a  
State Hospi  
and Dr. J. M.  
made out  
provided by  
an applica  
for the ad  
a certificate  
witness, a  
transmitted  
ordered the  
custody of  
ordered.

12707

Dr. Winkler, a  
of the  
Atx under

Dr. Justus  
has given  
thousand  
Conditional  
hereby app  
upon said  
interest  
in the peti  
that Dr. W  
the seal  
by law, at  
On the follo  
one-third  
from the  
secured by  
interest

And  
forthwith  
said re  
Madson  
1934. it  
meantime  
of said

during the time he has resided in this State; that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. W. H. Lee and Dr. J. M. Smider, the medical witnesses in attendance make out a certificate setting forth the facts as so 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 Clifford Winkler and that a certificate copy, under seal, of certificate of medical witness and of the findings in this case, be transmitted to said Superintendent. And it is further ordered that said Clifford Winkler be committed to the custody of Columbus State Hospital, until other wise ordered. and this cause is continued

12707 Lloyd Winkler as administrator of the estate of Alexander Hatcher, deceased. Plaintiff vs. William Hatcher, et al. Defendants.

Order approving additional Bond. In ordering Private sale-

It further appearing to the Court, that the Plaintiff has given additional bond in the sum of Four thousand eight hundred dollars with approved sureties Conditional according to law. the said bond is hereby approved. and it appearing to the Court upon satisfactory evidence, that it would be more to the interest of said estate to sell the real estate described in the petition at private sale. it is now ordered that Lloyd Winkler as such administrator, sell the real estate in the petition described as provided by law, <sup>at private sale,</sup> at not less than the appraised value thereof. On the following terms to wit: one-third cash in hand, one-third in one year, and one-third in two years from the time of sale. Deferred payments to be secured by mortgages on said premises, and bear interest at the rate of          percent.

And Plaintiff is ordered to make return forthwith upon such sale. Said real estate being now under lease to James Maddox and Horace Maddox, until Thursday 78-1934. it is ordered that any sale in the meantime made shall be subject to the terms of said lease.

to be made  
of said  
seal, of the  
findings in  
this  
Burger to  
Hospital until  
County.  
Clifford Winkler  
Hospital  
not  
that such  
is paid for  
a. Warrant  
Hospital, issue  
authorized  
conveying  
is  
by said  
of Union  
an affidavit  
of said  
It is  
to Mrs. Rausch  
Clifford  
to on the  
It is  
for Dr. W. H. Lee  
suspicious.  
This cause  
and  
the Court  
amission!  
Dr. J. M. Smider,  
Clifford Winkler  
in  
how an  
next  
has occurred

12753. In the matter of the Will of Mary Schindler, deceased. Presentation of Will  
 Saturday June 9<sup>th</sup>  
 An application having been this day presented to the Court by Louise Platt, praying that an instrument in writing purporting to be the last Will & Testament of Mary Schindler 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 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<sup>th</sup> day of June - 1934, at 9. A. M.

12752. Guardianship Mary L. Grant. This day Foster C. Walker filed an application in Court for the appointment of a guardian of Mary L. Grant allegedly incompetent.  
 It is ordered that said application be set for hearing June 14/34 at 10 A. M. that at least 3 days notice of the time & place of hearing be given to the proposed ward. All interested parties named as provided by law.

12751 In the matter of the Will of Mary E. Lee. This day an application was presented to the Court for the admission to probate of the last Will & Testament of Mary E. Lee deceased. 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 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<sup>th</sup> day of June - 1934, at 9. A. M.

In the matter of the Will of Mary E. Lee. This day an application was presented to the Court for the admission to probate of the last Will & Testament of Mary E. Lee deceased. 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 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<sup>th</sup> day of June - 1934, at 9. A. M.

12763 In the matter of the Will of Austin C. ... This day an application was presented to the Court for the admission to probate of the last Will & Testament of Austin C. ... 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 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<sup>th</sup> day of June - 1934, at 9. A. M.

12754 In the matter of  
the estate of  
Mary E. Lee. Deceased.

Order for appointment  
and for Bond.

This day Asa C. Lee and Robert O. Lee appeared in open court and made and filed an application under oath as required by law, to be appointed as admr. of the estate of Mary E. Lee, deceased, late of Maryville in said County, and an affidavit that there is not to our 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 probate value thereof; and the Court being satisfied that said Administrators should be appointed and that said Asa C. Lee and Robert O. Lee, are suitable persons and legally competent, it is ordered, that they be appointed as such Administrators upon giving bond with sureties as required by law in the sum of \$7500, and this cause is continued.

In the matter of  
the estate of  
Mary E. Lee. Deceased.

Bond approved,  
Letters Issued.

This day Asa C. Lee and Robert O. Lee appeared in open court, ordered accepted the appointment as admr. of the estate of Mary E. Lee deceased, and gave and filed herein their Bond in the sum of \$7500, conditioned according to law, with Erv May Evans, and Mary B. Drummond as sureties, which Bond, is approved by the Court. It is therefore ordered that Letters of Administration issue to said Asa C. Lee and Robert O. Lee, 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 \$ —

12763 In the matter of  
The Will of  
Austin Carry. Deed

Filing Will and order for Hearing

This day an instrument of writing purporting to be the last Will of Austin Carry, deceased, late of Pharisburg in this County, was produced in open Court and application made for Probate. It is now ordered that the said Will be filed in this Court, and that said application will be for hearing before this Court on the 28 day of June 1934, at 10. A. M. and that due notice thereof be given to the widow and next of kin, of the testator, resident of the state of Ohio

Will  
ated to the  
tatement  
ament of  
to probate,  
writing of the  
tion for the  
the  
ident of the  
plication will  
A. M.  
an application  
at alleged receipt  
June 14/34 at 10  
of hearing be  
maund

Heer Plg. Co., Col., O. CD 4159.

12743 In the matter of  
The Will of  
George Jacob Hauser, Decd.

admitting to Probate  
and Record.

This matter came on this day further to be heard, on the application of Esmartha Hauser, to admit to probate and record the will of George Jacob Hauser 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 Esmartha Hauser 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, Charles L. Barzyl, and Edith O'Wood 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 with said Will. Whereupon, the Court finds that the aforesaid instrument of writing, is the last will and Testament of said George Jacob Hauser, 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 conformity 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.

Heer Plg. Co., Col., O. CD 4159.

12720 In the matter of  
The Estate of  
David M.

This day filed in the order of the Court, the testimony bearing thereon and notice served.

12754 In the matter of  
The Estate of  
Cora D. Blue

This day made and required by estate of this in is not to of the said terms as probable satisfied that av. that and, legal appointed a with surety four thousand

This day The appoint Cora D. Blue Bond in the with John E. Blue - as.

It is then issue to a appointment preceding

12755 In the matter of  
This day to return the appearing to \$500. in val likely it is that the determined



Heer Plg. Co., Colo., O. CD 4129.

12730

In the matter of  
The Estate of  
David M. Stephens, Deceased.

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.

12754

In the matter of  
The Estate of  
Cora D. Blue, deceased.

Order for appointment  
for Bonds.

This day John D. 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 Cora D. Blue, deceased, late of Marysville Ohio, in said County, and an affidavit that there is not to my knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said John D. Blue 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 dollars and this cause is continued.

This day John D. Blue appeared in open Court, accepted the appointment as administrator of the estate of Cora D. Blue deceased, and gave and filed herein his bond in the sum of \$4000- conditioned according to law with John D. Blue, Minnie Turner, Jennie V. Helms, and Phillip E. Blue as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said John D. Blue that notice of said appointment be published as required by law; that this proceeding be recorded, and that said ads - pay costs.

12755

In the matter of Estate of Clara C. Cantner, Deceased.

This day Verda Brown, by her attorney, appeared in open Court, filed an application to relieve the estate of the within named decedent from administration. It appearing to the Court that the estate of said decedent is less than \$500. in value, and it appearing that creditors will not be prejudiced thereby, it is ordered that said estate be relieved from administration and that the property described in said application be paid or delivered to the persons named in said application.

Heer Ptg. Co., Col., O. CD 4129

12756

In the matter of  
the estate of  
George Jacob Hansen, Dec'd

Order app't - Letters Issued

The last will of George Jacob Hansen, deceased, late of  
Wrayville this in said County having heretofore been  
duly proved and allowed: This day Samantha Hansen,  
the executrix named in said will, appeared in open court,  
made and filed an application under oath as required  
by law to be appointed as such executrix, also a state-  
ment in general terms as to what the estate consists of and  
the probable value thereof: and the Court being satisfied that  
said Samantha Hansen is a suitable person and legally  
competent and that by the terms of said will said  
testator ordered or requested that said executrix may  
execute it without giving bond: it is ordered that she  
be appointed as such executrix and that letters testamentary  
be granted and issued on the will of said decedent to her  
without giving bond, that notice of said appointment  
be published as required by law: that this proceeding  
be recorded, and that said executrix pay costs.

12721

In the matter of  
the estate of  
Eva M<sup>c</sup>Lean, Dec'd

Inheritance Tax

M. E. Corneer, as ad'r. of the estate of Eva M<sup>c</sup>Lean, dec'd,  
having filed an application duly verified for an 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 Two Hundred eighty and 9/100  
dollars, the debts and costs of administration are --  
net actual market value - nothing. 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 copy of all other entries affecting inheritance  
tax be certified to Tax Commission of this Co. Costs be  
certified to County Auditor to be paid according to law.

Heer Ptg. Co., Col., O. CD 4129

12712

In the matter  
of the estate  
of Eva M<sup>c</sup>Lean

This cause  
and appro  
and it. n  
has main  
consented  
said inven  
is confirm

12712

This day co  
t and find  
that said  
entertainment  
and that no  
and this mo

12747

In the matter  
of Guardians  
Elizabeth B

This day the  
filed herein  
given to al  
The Court  
incompetent  
she is inca  
her property  
Guardian  
that George  
filed an ba  
Sum of \$50  
it is ord  
Letters of ad  
provided

12437

Eva M<sup>c</sup>Lean  
To Emma Zahn,  
an attorney at  
law, and  
obtain the co  
appointed you  
opinion as to  
the copy of m  
for the best  
to view sa  
under oath  
for and it  
Dimpson me  
mortgage  
which up  
Witness my

Heer Plg. Co., Coln., O. CD 4129.

Issued  
ad. late of  
re here  
Hauser.  
ben Cook, Jr.  
regrined  
a state-  
sists of and  
trafied that  
and legacy  
aint  
The may  
that she  
stamentary  
ent to her  
Trust  
ceeding

law. decs.  
or an finding  
therein are  
e laws of this  
st. hing jury  
about the  
uty an. 9 1/2 %  
s. a result  
empt. from such  
a copy of this  
my last untaunt  
Costs be  
to law

12712 In the matter of:  
the estate of:  
Eva McLean. Decd

This cause coming on to be heard upon the Inventory and appraisement heretofore filed by M.E. Carmean, administrator, appearing to the court that all the heirs have waived notice of the filing thereof and have consented to its approval it is therefore ordered, that said inventory and appraisement be, and same hereby is, confirmed.

12712 This day came M.E. Carmean of said estate and filed his 1st and final account. Therein It is therefore ordered that said account be, be set for hearing and settlement on Saturday the 28 day of July, 1934, at 10 A.M., and that notice thereof be published as required by law and this matter is continued until said time

12747 In the matter of the  
Guardianship of  
Elizabeth Butler. 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 Elizabeth Butler is an incompetent by reason of mental disability 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 George Singer is legally competent and he having filed an application herein and given bond in the sum of \$500- conditioned with surety as security thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said George Singer as provided by law.

12437 Geo Ream, Esq. of Robert Thomas minor. Order to View  
Whereas Geo Ream, Esq. being Robert Thomas, a minor, has filed his petition in this court asking for authority to mortgage the real estate described therein to said ward, for the purpose, among other things, to make repairs and improvements thereon, and whereas the court upon confidence in your judgment and integrity, has appointed you to view the premises and report to the court your opinion as to whether the proposed mortgage, as cited in the petition, is in the best interest of said ward, whereas you are required to view said premises and, without unnecessary delay to report under oath to this court your opinion as to the necessity and the advisability of making such repairs and improvements and the probable costs and whether the proposed mortgage should be for the best interest of said ward, whereupon reporting, you are to bring this order with you.  
Witness my hand and official seal this 12 day of June, 1934.

Her. Pte. Co., Col., O. CD 4129

12724 Richard L. Cameron, Adm.  
of the estate of  
Lena A. Matsum. Decd.  
Plaintiff

Journal -

Benj. H. Matsum,  
D. P. Anderson Receiver, of  
the First National Bank of  
Richmond, Ohio et. al.  
Defendants

This day this cause  
came on to be heard upon  
the oral motion of Robert F. Allen  
Att. for D. P. Anderson, Receiver  
of the First National Bank

of Richmond, Ohio requesting an Order authorizing the  
said D. P. Anderson, Receiver to file his annex instructions  
and the Court being fully advised in the premises,  
it is therefore, Granted, Adjudged, and Decreed, that the  
said D. P. Anderson, Receiver of the First National Bank  
of Richmond, Ohio, is allowed to file his annex instructions

12754 In the matter of the Estate  
of Lena D. Blue Decd

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. Notice of said  
hearing having been mailed by all persons entitled  
to notice under the law of the State of Ohio.

12437 Geo. Beum Son of Robert Thomas Minor

Entry upon Filing Petition

This cause came on to be heard on the petition of George Beum, guardian of the  
Person & Estate of Robert Thomas, a minor, for authority to borrow money to make repairs &  
improvements on the premises described in the petition. It appearing to the  
Satisfaction of the Court that all necessary parties are joined as defendants, it is  
ordered that they be notified by such guardian of the pendency of this  
petition, and that the same will be for hearing on the 30<sup>th</sup> day of  
June, 1934, at 10.00 a.m.

12757 Argus Couster Linacy

This day this cause came on to be heard,

and the said Argus Couster was brought before the Court. Thereupon  
the Judge proceeded with examination, and having heard the testimony  
of D. L. Callaway & D. J. L. Davis, the medical witnesses, being satisfied  
that said Argus Couster is insane that he has a legal settlement in Maryland  
that he has been an inhabitant of the State of Ohio for one year next  
preceding this date, he has resided in this state, that his being at large  
is dangerous to the community & that he is a suitable person for treatment  
at the Col. State Hospital. It is therefore ordered that D. L. C.  
Callaway and D. Davis the medical witnesses in attendance  
make out a certificate setting forth the facts as is provided.  
It is further ordered, that an appl. be made to Supt. of said State Hospital  
for admission of said Argus Couster & that certified copy under seal  
of the certificate of said medical witnesses & of the findings in this  
case be transmitted to said Supt. & this cause is continued.

Her. Pte. Co., Col., O. CD 4129

12753 In the matter  
of the will  
of Mary Schick

This day  
heard on.  
to probate and  
date of the  
will for file  
to the satisfac  
died leaving  
of him of  
state her  
of said will  
probate an  
order of this  
will was  
in open to  
respecting  
will, which  
subscribed  
will.  
instrument  
of said will  
executed  
at the time  
found in  
restraint  
of said will  
said testi  
entered of

12527 In the matter

The Est  
of H. Prof  
This day  
motion of  
Profitt  
no. 1748  
The name  
Columbian  
This aut.  
7 - de  
Ohio, in  
to the ma  
C. A. Prof  
July ad  
that said  
of Matter

Heer Pte. Co., Colo., O. CD 4129.

12753 In the matter of  
the will of  
Mary Scheiderr. Dec'd

Order. Admitting to Probate and  
Record.

This day this matter came on this day, further to be heard on. The application of Louis Fladt, to admit to probate and record the will of Mary Scheiderr, deceased, late of the township of Jerome - 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 a 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 Norman C. Bourc and June Bridgus subscribing witnesses to said will, this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon the Court finds the aforesaid instrument of writing, is the last will and Testament of said Mary Scheiderr 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.

12527 In the matter of  
The Estate of  
C. A. Moffitt deceased.

This day this cause on to be heard upon the motion of Nettie Moffitt, adx. of the estate of C. A. Moffitt, deceased, for an order to transfer certificate no. 17498, for the sum of \$1252.<sup>03</sup> deposited in the name of C. A. Moffitt, deceased, in the Columbian Building and Loan Company of Columbus, Ohio, and also a certificate in the sum of \$ - deposited in the Farmers Deposit Bank of Richmond Ohio, in the name of C. A. Moffitt, deceased to the name of Nettie Moffitt, widow of said C. A. Moffitt deceased, and the Court, being fully advised in the premises, it is ordered, that said certificate be transferred to the name of Nettie Moffitt widow of said C. A. Moffitt, deceased.

Heer Fig. Co., Col., O. CD 4129.

12759

In the matter of  
The Estate of  
Mary Schindler, deceased.

order for appl. <sup>an</sup> for Bond

The last will of Mary Schindler deceased late of Jerome in said county having heretofore been duly proved, and allowed, this day Louise E. M. Fladt, 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 Louise E. M. Fladt is a suitable person and legally competent, it is ordered that she be appointed as such executrix, without bond. In this cause is continued.

This day Louise E. M. Fladt appeared in open court, accepted in trust as executrix of the estate of Mary Schindler, deceased. It is therefore ordered that letters testamentary issue on the will of said decedent to said Louise E. M. Fladt that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executrix pay the costs herein.

Heer Fig. Co., Col., O. CD 4129.

12585

In the matter  
Estate of

This day in  
Mary F. High  
and wife  
real estate  
the Court  
12-1933.  
In testament  
on Oct 24  
that on 7  
of her estate  
inherit  
J. E. Garner  
Alice Carter  
and that  
set out in  
to the satisfaction  
been fully  
ordered. A  
duplicate  
to the person  
of this order  
in the app  
proper Court

12727

In the matter  
The Estate  
Blairson  
O. D. Dillan  
deceased.  
for a finding  
succession  
tax under  
hearing. A  
premises of  
of said land  
Dollars. The  
first bond  
thereof is E  
shing and  
E. La Vern  
exemption  
In that a  
therein are  
further on  
Certified to be  
raped.

Floor Plat. Co., Colk., O. CD 4128.

for Bond  
late of Jerome  
road, and  
entire named  
ade and  
d by law to  
the general  
the probable  
but said  
legally  
intended,  
continued.  
ed in open  
estate of  
upon ordered  
of said  
notice of said  
That this  
action pray

12585 In the matter of the  
Estate of Mary F. Dillon,  
deceased.

authority to transfer Real Estate

This day came Eltan W. Hill executor of the estate of Mary F. Dillon deceased and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on August 12 - 1933, residing at Plain City, O., that her last will & testament was filed in the Probate Court, Union Co. O. on Oct 24 - 1933, and admitted to Probate Dec. 7 - 1933 - that on 7. Dec. 1933 the petitioner was appointed executor of her estate; that the following persons - with their age inherit said real estate

J. E. Garner age 82 Plain City, O. brother one-half  
Alice Carter age 79 " " " sister " "

And that the description of said real estate, as so 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.

12727 In the matter of  
the Estate of  
Blairissa L. Dillon, Deid

Estate not subject to Tax.

O. D. Dillon as adm. of the estate of Blairissa Dillon deceased, having filed an application, duly verified, for a finding and order that said estate and the successors therein are exempt from any inheritance tax under the laws of this the same came on for hearing. and the Court being fully advised in the premises, finds and determines that the gross value of said estate is sixteen hundred twenty-nine <sup>33</sup>/<sub>100</sub> Dollars the debts and costs of administration are five hundred Dollars and the net actual market value thereof is Eleven hundred twenty-nine <sup>33</sup>/<sub>100</sub> Dollars

being on three sons, to wit: O. D. Dillon, Eber W. Dillon & La Verne Dillon each entitled to more by way of exemption than the full amount of the estate 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 be certified to the Tax Commission of this and that the costs herein taxed be certified to Co. Auditor to be paid according to law.

Heer Fig. Co., Col., O. CD 4123

12727 In the matter of the Estate of Blanosa L. Dillon deceased.

Order on 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 14<sup>th</sup> day of July, 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 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.

12249 In the matter of the Estate of Julia A. Hanson Deid

Filing first & final account.

This day came W. J. Hardyshell, 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 28<sup>th</sup> day of July 1934, at 1. P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12530 In the matter of the Estate of Milo Strossides Deid

Order Reducing Bond.

This day this cause came on to be heard upon the application of F. A. McAllister, executor of the estate of Milo Strossides, deceased; to reduce the amount of the bond heretofore given by him, and upon due consideration thereof, it appearing that said executor has distributed a portion of said estate and that he now has in his hands assets of the value of \$21,959.68 and the Court finds that said bond should be reduced to twice the amount of the personal property in the hands of the executor; It is thereupon by the Court ordered that the bond of said executor be, and the same is hereby reduced, from \$75,000 to the amount heretofore given to \$42,000.

12530 In the matter the estate of Milo Strossides Deid

Friday June 15<sup>th</sup>

This day came F. A. McAllister, executor, of said estate and filed his 1<sup>st</sup> partial account therein. It is thereupon ordered that said account be set for hearing & settlement, on Saturday the 28<sup>th</sup> day of July 1934, at 1. P.M.; and that notice thereof be published as required by law & this matter is continued until said time.

12752 In the matter of the kinship of Mary Laura Grant; incompetent June 14<sup>th</sup>

This day this matter came on to be heard upon the application filed therein. The Court finds that notice has been given to

Heer Fig. Co., Col., O. CD 4123

all interested  
Laura Grant  
her property.

It appears  
incompetent  
v. Deposit Co.  
that said B  
issue to F

12748 In the matter  
of Gladys Deid  
heard upon the  
given to all  
said Gladys  
property

12754 In the matter  
of George J

This day  
application  
and the  
in the pres  
allegations  
widow has  
desire to  
appraised  
to be sold  
satisfied  
it will be  
said person  
ordered at  
estate of  
personal  
\$30870<sup>00</sup>

sale to  
Cash in  
further  
make re  
thirty days



Heer Plg. Co., Col., O. CD 4129.

all interested parties as heretofore ordered. The Court finds that said Mary Laura Grant is incompetent, incapable of taking care of and preserving her property. It is therefore ordered, that a Guardian be appointed. It appearing to the Court, that Foster C. Walker is legally competent, he having filed his application herein, with Fidelity & Deposit Company of Maryland, as surety therein it is ordered that said Bond be approved and that Letters of Guardianship issue to Foster C. Walker, as provided by law.

12748 In the matter of the Guardianship of Gladys Darling, an alleged incompetent. Order on Hearing, June 14. 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 said Gladys Darling capable of taking care of and preserving her property.

Saturday June 16

12754 In the matter of the estate of George Jacob Hauser, 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, that the widow has been duly notified and has no desire to take the property sought to be sold at its appraised value - 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 Saranastha Hauser, as executrix of the estate of George Jacob Hauser, do proceed to sell personal property at private sale, for not less than \$308.70. 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 Saranastha Hauser make return of her proceedings herein, within thirty days after the sale.

estate was  
estate. It is  
set for hearing  
- 10. A.M. and  
persons entitled  
publication  
ing: except those  
to personally  
prior thereto  
of account.  
of said estate  
not to set  
day of July 1934.  
as  
until said  
Bond.  
upon the  
estate of  
account of the  
consider  
has  
he now has  
and the  
need to trace  
hands of the  
that the  
hereby  
etofore  
tate and filed  
that said  
day of July 1934.  
said, by law  
ing.  
June 14<sup>th</sup>  
competent  
application filed  
in given to

Heer Plg. Co., Colo., O. CD 4129.

12762 In the matter of  
The estate of  
Harrington Harrcock.

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.

12763 In the matter of the will  
of Austin Cary  
Deceased.

Order admitting to Probate and Record.

This matter came on this day further to be heard on the application of Porter E. Cary to admit to probate and record the will of Austin Cary deceased, late of the village of Charlestown in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Ada May Cary 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 F. M. McAllister and Nellie Long, the subscribing witnesses to said will, said, 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 Austin Cary 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.

Heer Plg. Co., Colo., O. CD 4129.

12765 In the matter

of Austin Cary  
The last  
in said Co  
allowed,  
said will  
an applica  
as such  
as to what  
thereof, and  
F. Cary  
is ordered  
giving Bond  
sixteen hundred  
said business

This day  
the trust  
was given  
sister's  
to law, with  
is approved  
Letters Testa  
Appointment  
proceeding

12767 In the ma  
Estate of

This day  
filed in  
ordered,  
for hearing  
at 10 A.M.  
to all persons  
by the ex  
at least  
be given to  
law of  
ment, as  
to the date  
said notice  
by fiduciary

Heer Prob. Co., Col., O. CD 412B.

12765 In the matter of the Estate  
of Austin Cary, Deceased.

Order for appointment  
& for Bond.

The last Will of Austin Cary deceased late of Pleasant  
in said County, having heretofore been duly proved and  
allowed, this day Millard F. Cary 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 Millard  
F. Cary 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  
sixteen hundred <sup>00</sup>/<sub>100</sub> Dollars. Do hereby directed to close  
said business forthwith. & this cause is continued.

This day Millard F. Cary appeared in open Court, accepted  
the trust as Executor of the estate of Austin Cary deceased,  
and gave and filed herein his Bond in the sum of  
sixteen hundred and <sup>00</sup>/<sub>100</sub> dollars - conditioned according  
to law, with sureties, which Bond  
is approved by the Court. It is therefore ordered that  
Letters Testamentary issue to Millard F. Cary, that notice of said  
appointment be published as required by law; this  
proceeding be recorded, and that said Executor pay costs

12767 In the matter of the  
Estate of Mary Schindler,  
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 2. day of July, 1934  
at 10. A. M. and that notice of said hearing be given  
to all persons entitled to notice under the law of Ohio,  
by the executor by advertisement as provided by law,  
at least 10 days prior to the date of said hearing;  
be given to all persons entitled to notice under the  
law of the State of Ohio, by the executor, by advertise-  
ment, as provided by law, at least 10 days prior  
to the date of said hearing; except those who waived  
said notice, or who will hereafter be personally served  
by fiduciary herein, at least 10 days prior thereto.

12759 In the matter of the estate of

This day the estate was It is ordered that by a of July 193 be given to this by, a to the date said notice the fiduciary

12762 In the matter of Anna

Edna M. Croft Anna Croft. for a fund said estate from or Ohio. the being July that decision and, the full H. R. Croft. Love

that no that only owner at the that the distributed or to take death - matter & estate is This order County and

12761 In the matter of the estate of

Edna M. Croft deceased. of inheritance left no heirs at law and I - is being made -

Reep Ptg. Co., Coln. O. CD 4129.

12759 In the matter of the  
Estate of Mary Schindler.  
Deed

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 2. day of July 1934. at 10 A.M. and that notice of said hearing be given to all persons entitled to notice under the law of Ohio by advertising the same 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.

12762 In the matter of the Estate  
of Anna Croft. Deceased.

June 20  
Estate not subject to tax  
When no administration  
Ida M. Croft. one of the heirs at law of the estate of Anna Croft. deceased, having filed a petition, duly verified, for a finding and determination as to whether or not said estate and the succession therein are exempt from or subject to inheritance tax under the law of Ohio, the same came on for hearing and the Court, being fully advised in the premises, finds and determines that deceased left no one surviving her as widow, and the following named persons her only heirs at law:  
H. R. Croft. son. Blanche Croft. son. Ida M. Croft daughter.  
Cora Croft. daughter.

that no administration is being had on said estate; that only the property of which said decedent was the owner at the time of the death was of value \$280- that the value of the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment, at or after death - none - The debts and expenses - none - market value - \$280- & that as a result said estate is exempt from such inheritance tax. It is ordered that Court costs \$3- be certified to the County Auditor - to be paid in manner provided by law.

12761 In the matter of the  
Estate of Cora Croft. Dees.

Estate not subject to tax

Ida M. Croft. one of the heirs of the estate of Cora Croft deceased, having filed a petition for determination of inheritance tax, finds and determines that deceased left no one surviving her as widow; following heirs at law - H. R. Croft. brother; Blanche Croft. brother  
and Ida M. Croft. sister, that no administration is being had on said estate \$70- - no distribution made - none - Debts and expenses - none - market value \$70-

as real estate not subject to inheritance tax.  
It is ordered the court costs \$3- be certified to County  
Auditor to be paid in manner as by law.

12476 In the matter  
of Louis J  
This day  
Maryville  
County, Mo.  
Executor of  
in said no  
together with  
same be

12742 In the matter  
the estate  
Mary L Reed  
This day  
Maryville  
County, Mo.  
L. H. H. H.  
mo. probate  
filed herein  
that the sa

12745 In the matter  
Guardians  
Ruth W. A  
Belva M. A  
This day  
was filed  
It is  
of said  
said heard  
entitled to

This day  
accepted  
An estate  
filed here  
Dollars \$1  
and Arlo  
in approval  
Letters of  
that, it is  
Jay costs.

12745 This day  
Application  
Ruth W. A  
heretofore  
Ruth W. A  
years on

Heer Plg. Co., Colk., O. CD 4123.

County

12746 In the matter of the estate  
of Louis J. Brightler Dec'd

Order to Record Proof of  
Publication

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 Otte Brightler as  
Executor of the estate of Louis Brightler 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.

12742 In the matter of  
the estate of  
Mary L Reed Dec'd.

Order to Record

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 Howard Hornbrell and Fern  
A. Hornbrell as admrs of the estate of Mary L. Reed 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.

12745 In the matter of the  
Guardianship of  
Ruth W. Allen Min.  
Belva M. Allen Minor

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.

This day Wm A. Soraty appeared in open Court and  
accepted the appointment as Guardian of the person  
of the estate of Ruth W. Allen and Belva M. Allen and he has  
filed herein his Bond in the sum of One Thousand  
Dollars (\$1000-) conditioned according to law with Perry D. Allen  
and Arlow A. Smystaff as sureties thereon which Bond  
is approved by the Court. It is therefore ordered that  
Letters of Guardianship issue to the said Wm A. Soraty  
that this proceeding be recorded and said Guardian  
pay costs.

12745 This day this cause came on to be heard upon the  
Application filed herein and the evidence, notice of the  
hearing in place of this hearing having been duly given as  
heretofore ordered. The Court being satisfied that the said  
Ruth W. Allen is a minor of the age of twenty (20)  
years on Aug. 30 - 1933. and that Belva M. Allen, is.

Heer Plz. Co., Col., O. CD 4129.

is a minor of the age of sixteen (16) years on May 4 - 1934, and children of Marjette Allen, Union County, Ohio, and that the said minor reside in this County, or have a legal residence therein, and the said Ruth H. Allen and Belva M. Allen having in open Court made choice of the said Wm. A. Swoatz as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary and that said William A. Swoatz is a suitable person to be appointed and the said William A. Swoatz having filed in this office, an application duly verified by his affidavit containing his statement of the estate of the said minor its probable value and the probable annual rents of said minor real estate. It is ordered that the said William A. Swoatz be appointed as Guardian of said person and estate of said minor and that he give Bond, with surety as required by law in the sum of One Thousand Dollars, and this cause shall continue.

12766

Wm. A. Swoatz, Guardian  
Plaintiff

His wards Ruth H. Allen  
vs. Belva M. Allen.  
Defendants.

real estate and the Court finds that the wards Ruth H. Allen and Belva M. Allen are the legal owners and holders of an undivided one sixth interest in the sixty-nine (69) acres described in the Petition of the Plaintiff; that there are no liens or encumbrances upon the same; that there are no other persons who have any interest in said real estate; and that the value of the same is less than \$500, to-wit: the sum of \$475.

It is therefore ordered, adjudged and decreed, that the said Guardian shall sell at private sale said real estate for a sum not less than the actual value thereof, which is the sum of Four Hundred Seventy Five Dollars (\$475) and it is therefore Ordered, adjudged, and Decreed, that in conformity to Section 10573-14 of the General Code of the State of Ohio, service of summons, appraisal and additional bond are hereby waived. This further ordered, adjudged and decreed that said Guardian shall proceed to sell said real estate at private sale, and make due return of his proceedings according to law.

This day this cause came on to be heard upon the Petition of the Plaintiff for the sale of the

Heer Plz. Co., Col., O. CD 4129.

12732

In the matter of the Estate of Charles Lorenz. This day the Union Court in this County L. Edelblute with the will of deceased ordered on the same.

12735

In the matter of the Estate of Earl H. Keiser. This day County Judge County, is executed published filed here ordered in this office.

12738

In the matter of the Estate of David W. Stephens. This day Union Court in this County L. Stephens, deceased, ordered notice of the same.



Heer Plg. Co., Col., O. CD 4129.

May 4 - 1934.  
 this and that  
 a legal  
 and below  
 of the said  
 approved by  
 that a  
 A. Society  
 said William  
 tion duly  
 of the estate  
 probable  
 It is  
 appointed  
 said  
 as required  
 this cause

see came on to  
 petition of  
 sale of the  
 s. Route 74  
 owned, and  
 in the  
 of the  
 entrance  
 who has  
 the value  
 of \$475.  
 that the said  
 estate for a  
 of which is  
 \$475) and  
 used, that in  
 al Code of the  
 and  
 this further  
 guardian  
 private sale,  
 according

12732 In the matter of  
 The Estate of  
 Chas. Lockers, Deceased.

Proof of Publication

This day the affidavit of B. B. Ganner publisher of the Union County Journal a newspaper of general circulation in this County, that the notice of appointment of Clara L. Edelblute and Robert Lockers as. ad. de bonis non with the will annexed, of the estate of Charles Lockers deceased was published in said newspaper as heretofore ordered, was filed herein, with notice: it is ordered that the same be recorded in the records of this office.

12735 In the matter of  
 The Estate of  
 Earl K. Kimes, Dec'd.

Order of Proof of Publication

This day the affidavit of B. B. Ganner publisher of the Union County Journal a newspaper of general circulation in this County, that the notice of appointment of Guy Kimes as executor of the estate of Earl Kimes 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.

12738 In the matter of  
 The Estate of  
 David M. Stephens, Dec'd.

Order to Record, to Publication

This day the affidavit of B. B. Ganner publisher of the Union County Journal a newspaper of general circulation in this County, that the notice of appointment of David L. Stephens, as executor of the estate of David M. Stephens 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.

12765 In the matter of the Estate of Austin Cary, 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 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.

1/261 In the matter of The Guardianship of Daniel Jones, 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.

12705-A. J. Harris of the of J. E. 74

v. Dought

It further given add with approval said bond to the Court. more to the described ordered. the real estate at not less following to the mortgagor and the Michigan return for

12705 This day the A. J. Harris, a of his proceeds upon the made in or examined of the petition satisfied it is order approved an petitioned ex and inter estate to said premises Central for Joint Stock Amount excess of It is of the moneys costs of against and it is

12705-A. J. Harris ad. of the Estate of J. E. Harris. Dec'd Plaintiff

approving additional Bond

Dwight Sawyer et al Defendants

It further appearing to the Court that the Plaintiff has given additional bond in the sum of four thousand Dollars with approved sureties conditioned according to law, the said bond is hereby approved, and it appearing to the Court upon satisfactory evidence, that it would be more to the interest of said estate, to sell the real estate described in the petition at private sale, it is now ordered that A. J. Harris as such Administrator sell the real estate in the petition described as provided by law, at not less than the appraised value thereof, on the following terms, to wit, Purchaser or purchasers to assume the mortgages of the Union Central Life Insurance Co., and the Union Joint Stock Land Bank of Detroit Michigan. And Plaintiff is ordered to make return forthwith upon such sale.

12705 This day this cause came on to be heard on the report of A. J. Harris, administrator of the estate of J. E. Harris, deceased, of his proceedings under a former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order, the Court having carefully examined said report and finding that said proceedings of the 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 petitioner execute a deed of all the right, title and interest of the said J. E. Harris, in said real estate to the purchaser Harry Simpson who makes said premises subject to the mortgages of the Union Central Life Insurance Company and the Union Joint Stock Land Bank of Detroit Michigan; the amounts due on said mortgages being equal or in excess of the appraised value of said premises.

It is further ordered that said plaintiff pay out of the moneys in his hands belonging to said estate the costs of this proceeding taxed at \$ - and the taxes against said premises \$ - And it is ordered that this proceeding be recorded.

Heer Plg. Co., Coln., O. CD 4129

12705- A.J. Harris, Adm.  
of the Estate of  
J.E. Harris, Decd  
Plaintiff

v.  
Orin Gray Sayer et al.  
Defendants.

Dispensing with new appraisal  
and  
ordering Bond

This matter came on for hearing on the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of his estate and the answers and cross-petitions of the defendants The Union Central Life Insurance Company and The Union Joint Stock Land Bank of Detroit, Mich. who are mortgagees; the other defendants being in default of answer. Although served with summons according to law, or having waived such service of summons, and such service of summons is hereby approved.

The Court finds that Alva J. Harris and A.J. Harris are one and the same person; that Cora Belle Harris, Cora B. Harris, and Cora Bert Harris are one and the same person and that J.E. Harris, Jacob Elbert Harris and Jacob E. Harris are one and the same person.

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 said defendants, The Union Joint Stock Land Bank of Detroit, Michigan and the Union Central Life Insurance Company are the holders of valid and subsisting mortgages for the amounts set forth in their respective answers and cross-petitions and that the same are the first and best liens on the premises described in said answers and cross-petitions.

That the real estate was appraised by the appraiser of the estate at nineteen hundred and seventy-five dollars: \$1350 for tracts 1, 2 & 3 and \$625.00 for tract 4, and that a further appraisement is dispensed with.

The Court further finds that the bond given by the plaintiff as the administrator of the estate of J.E. Harris in the amount of four thousand dollars is insufficient and it is ordered that he file an additional bond with sufficient sureties to be approved by this Court in the sum of four thousand dollars, and this cause is continued.

Heer Plg. Co., Coln., O. CD

12711 F.A. McAlle  
of the Es  
Huntton

Willis S. Tra

appointments  
defendants  
bond that  
the age of  
the age of  
served with  
day after  
with sum  
after the  
to apply for  
S. Hancock  
for the sum  
And now  
for Court

It further  
was given  
with app  
the said  
appearing  
it would  
to sell the  
at private  
as such  
at not be  
following  
Plaintiff

12702

Estate of  
Huntton  
value of said  
the debts to  
as net assets  
dollars - 7  
are as follows  
1- Harold Ho  
2- Billy Huder  
3- Robt. G. Ho  
4- Willis Ho  
6- Jesse  
that expense  
total amount  
said decedent  
2- Cash 3-

12711 F.A. McAllister Executor  
of the Estate of  
Hannetta Hancock, Dec'd  
Plaintiff  
v-

Appl. of Guardian ad litem

Willis S. Hancock, et al  
Defendants

This day F.A. McAllister plaintiff  
herein, 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 Robert Creston Hancock, over  
the age of 14 years - and Billy Fredrick Hancock, under  
the age of 14 years - and have been duly and legally  
served with summons herein, and have neglected for 20  
days after the return of the summons herein served  
with summons herein, and have neglected for 20 days  
after the return of the summons herein served upon them  
to apply for a Guardian ad litem it is ordered that Willis  
S. Hancock be and he hereby is appointed Guardian  
for the suit, for said minor defendants  
And now comes the said Willis S. Hancock and in  
open Court accepts said appointment.

It further appearing to the Court that the Plaintiff  
has given additional bond in the sum of \$3000  
with approved sureties conditioned according to law.  
The said bond is hereby approved. And it  
appearing to the Court upon satisfactory evidence that  
it would be more to the interest of said estate  
to sell the real estate described in the petition  
at private sale, it is now ordered that F.A. McAllister  
as such Adm. sell the real estate, as provided by law,  
at not less than the appraised value thereof, on the  
following terms, to wit: Cash in hand. And  
Plaintiff is ordered to make return forthwith  
upon such sale.

12702

Estate Not Subject Tax. F.A. McAllister as executor of estate of  
Hannetta Hancock, deceased, finds and determines that the gross  
value of said estate is Five thousand one hundred forty-three dollars;  
the debts & costs of administration are nine hundred seventy-four dollars  
and net actual value thereof is four thousand one hundred sixty-eight  
dollars - That the value of the successions of the several legates  
are as follows:  
1- Harold Hancock grandson - \$50-  
2- Billy Fredrick Hancock " " 50-  
3- Robt. C. Hancock " " 50-  
4- Willis Hancock son 2259-  
6- Jesse " " 175-90  
That exemptions of each of the said legates is larger than the  
total amount to which said legates is entitled under the will of  
said decedent. It is ordered Entry certified to Tax Comm. of this  
County 3- to certify to County Auditor.

Heer Plg. Co., Colo., O. CD 4129.

12711

F. A. McAllister, as executor  
of the estate of  
Henrietta Hancock, Deed.  
Plaintiff

Wells B. Hancock et al.  
Defendants.

Dispensing with a  
new appraisement

an 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 legacies of said estate and the answer of Wells B. Hancock guardian ad litem of Billy Hancock and Robert Clestan Hancock, minor, the other defendants bring in answer a this second 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 \$150 - in that further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as executor of the estate of Henrietta Hancock, deceased, in the amount of Seven Thousand Dollars is insufficient and is ordered that he file an additional bond with sufficient sureties to be approved by this Court, in the sum of Three Hundred Dollars.

in this cause is continued

12702

In the matter of Estate of Henrietta Hancock, Deed. Estate not subject to tax. F. A. McAllister as executor of the estate of Henrietta Hancock, Deed. 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. The Court being fully advised in the premises finds and determines that the gross value of said estate is Ten thousand one hundred forty three dollars; the debts and costs of administration are nine hundred seventy five dollars and the net actual market value thereof is four thousand one hundred sixty eight dollars.

That the value of the successions of the several legacies are as follows: 1. Harold Hancock, grandson \$50 - 2. Billy F. Hancock grandson \$50 - 3. Robt. C. Hancock grandson \$50 - 4. Willis Hancock son \$2259.00 - 5. Jesse Hancock son \$17.59.

That the exemptions of each of the said legacies is larger than the total amount to which said legacies are entitled under the Will of said decedent. It is ordered, that a copy of this entry be forwarded to the Com. of this State, taxed at \$3, certified to County auditor to be paid.

Heer Plg. Co., Colo., O. CD

10524

In the matter of  
Guardian  
Lester

This day of  
June  
It is the

for hearing  
July 1934  
published  
Continued

12198

In the matter of  
the Estate of  
E. J. Bannerman

This day of  
estate, and  
order, that  
settlement be  
and that the  
in this matter

12768

In the matter of  
Will of R. O.  
an application  
by Harry  
purporting to  
deceased.

It is ordered  
of said Will  
of the said  
of said testator  
that a hearing  
29 day

12760

In the matter of  
Will of M.  
An application  
Court by  
in writing  
of William

It is ordered  
of the probate  
for the estate  
to the executor  
testator to  
a hearing  
6 day

Heer Plg. Co., Coln., O. CD 4129.

10564

In the matter of  
Guardianship of  
Samuel W. McAdow.

Account - Deceased,

This day came Frank McAdow, Guardian of Samuel W. McAdow, in competent and filed his account

It is thereupon ordered, that said account be set for hearing and settlement on Saturday, the 28 day of July, 1934 at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said date.

12198

In the matter of  
The Estate of  
E. J. Bingham, Decd.

Final & final account.

This day came Margaret Ann Bingham, adx. of said estate, and filed her 1-1/2 final account therein. It is ordered that said account be set for hearing and settlement Saturday the 28 day of July, 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued.

12768

In the matter of the  
Will of Rose E. Connor, Deceased

Presentation of Will

An application having been this day presented to the Court by Harry C. Connor, praying that an instrument in writing purporting to be the last will and testament of Rose E. Connor, 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 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 29 day of June 1934, at 10. A. M.

12760

In the matter of the  
Will of Wm. H. Dorniny, Decd.

Presentation of Will

An application having been this day presented to the Court by Weston J. Dorniny, praying that an instrument in writing purporting to be the last will & testament of William H. Dorniny, 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 6 day of July, 1934 at 1. P. M.

with a  
instrument  
Bond.  
ation of the  
above  
the answer  
Billy  
minor, the other  
second with  
ice of summons  
the evidence  
st and that  
d, that  
s. appraised  
in that  
The Court  
win by the  
inter  
Thousand  
he file an  
to be approved  
Dollars -  
ate not subject to  
Hancock, Decd  
finding and  
in an exempt  
same came  
the premises  
of said estate  
as the debts  
liability five  
thereof is  
clears.  
several legates  
Billy F. Hancock  
work son # 22590  
legates is larger,  
they are  
ordered, that  
this, taxed at \$3.

12767

In the matter of  
The estate of  
Henry H. Lane, Decd.

Appointment  
Bond.

This day John W. Lane, 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 Henry H. Lane, deceased, late of Township of Jackson, in said County and an affidavit that there is not to his knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said John W. Lane 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 thirty thousand (\$30,000) Dollars, and this cause is continued.

12767

In the matter of  
The estate of  
Henry H. Lane, Decd.

Bond approved  
Letters Issued

This day John W. Lane, appeared in open Court, accepted the appointment as Adm. of the estate of Henry H. Lane, deceased, and gave and filed herein his Bond in the sum of thirty thousand (\$30,000) Dollars conditional according to law with Eva Temple Stahl E. Marks and Blanche Lane, and Delbert H. Lane, as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said John W. Lane that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Adm. pay the costs.

12711

F. A. McAllister, Executor  
of last will of  
T. H. Hancock, decd.

Approving Bond  
Ordering sale -

It just this appearing to the Court that the Plaintiff has given additional bond in sum of \$3000, with approved sureties, said Bond is approved.

On it appearing to the Court upon satisfactory evidence, that it would be more to the interest of said estate to sell the real estate described at private sale, it is now ordered that F. A. McAllister as such administrator sell the real estate in the petition described as provided by law, at not less than the appraised value thereof, on the following terms, to wit: Cash in hand and Plaintiff is ordered to make return for same upon such sale -



and made  
 by law  
 Henry H.  
 in said  
 to his  
 said  
 as to  
 value  
 Administrator  
 is a  
 ordered that  
 bond with  
 thousand

Court,  
 state of  
 herein has  
 Dollars  
 shall  
 as  
 Court,  
 when issue  
 payment  
 this  
 ad. pay

given additional  
 approved,  
 that it would be  
 cubed at private  
 the administrator  
 as provided  
 on the following  
 bill is ordered

Heer Plg. Co., Colo., O. CD 4129

12595 In the matter of the  
Administration of the  
estate of James Arthur Elliott  
Deceased.

Inheritance Tax

William L. Elliott as executor of the estate of James  
Arthur 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 this state under a  
provision and the Court, being fully advised in the  
premises, finds and determines that the gross value of  
said estate is five thousand sixty-four <sup>64</sup>/<sub>100</sub> Dollars -  
\$5,064<sup>64</sup>; that the debts and costs of administration are  
eight hundred seventy-four and <sup>30</sup>/<sub>100</sub> Dollars, and the  
net actual market value thereof is \$4,190<sup>28</sup>; that the  
legacy in the will of said decedent to Laura Elliott in the  
sum of \$1,000- was in payment for services rendered to said  
decedent by said Laura Elliott, as appears by the  
affidavits attached to said application, and that the  
same is not a succession and is exempt from  
inheritance tax; that the value of said estate after  
the payment of the legacy mentioned above is \$3,190<sup>28</sup>  
and is devised and bequeathed in equal shares to  
the following persons: Lee Arthur Elliott, son of decedent,  
William Le Roy Elliott, son of decedent, Julia Mary Kirby,  
daughter of decedent, and Kate McCracken, daughter of  
decedent, and that the value of the succession to each  
of the beneficiaries aforesaid is less than the exemption  
of each 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 be certified to the Commission of this

12736

In the matter of Guardianship  
of John Livingston Macpherson

James L.

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.

Heer Plg. Co., Colo., O. CD 4129

12740 In the matter of

The Will  
John Martin  
This day  
made up  
suitable p  
now. Paul  
Martin R  
Court. It  
of this Court  
It is the  
said Will  
person, to  
deposition  
and sealed  
speed. and.

12757

In the matter of  
The Estate  
Mary E. Lee.  
This day  
was filed  
It is  
be set for  
1934. at  
given to all  
by published  
notice. a  
those who  
be personally  
days. first

Heer Plg. Co., Col., O. CD 4129.

12740. In the matter of  
The Will of  
John Martin Richter, Deceased.

Order for Commission

This day William Hoopes appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Pauline L Thompson now Pauline L Koch, witness to the will of said John Martin Richter deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, to-wit at 2218 Ferncliffe Ave., Dayton, Ohio. It is therefore ordered that such commission, with said Will annexed, issue to William Hoopes, a suitable person, to be duly executed, and, together with the deposition of said witness, do, taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this cause is continued.

12757 In the matter of  
The Estate of  
Mary E. Lee, 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 18. day of July 1934. at 1. P.M. and that notice of said hearing be given to all persons entitled to notice, under law of Ohio by publication, full the time, a d w. attorney etc named notice, at least 10 days prior to 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.

of James  
application  
aid estate  
in any  
e cause or  
d in the  
value of  
class -  
tribution an  
and the  
that the  
both in the  
ed to said  
by the  
that the  
- from  
te after  
is # 3190<sup>28</sup>  
chans. to  
of decedent  
Mary Kirby  
water of  
ion to each  
exemption  
aid estate  
own such  
a copy  
June 27  
ate was filed  
It is ordered  
Inventory be had

12740

In the matter of the Will of

John Martin Richter, Dec'd

admission to Probate & Record

Be it Remembered that heretofore to-wit: on the 26. day of May 1934. an instrument of writing purporting to be the last Will and Testament of John Martin Richter, late of Union Township, in this County, deceased, was produced in open Court and offered for probate and was then filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator, resident of the State of Ohio, pursuant to a former order of this Court.

William Hoopes the Commissioner heretofore appointed to take the deposition of Pauline L. Thompson, now Pauline L. Koch, one of the subscribing witnesses to said Will, duly returned the commission issued to him with said Will annexed, and also the deposition so taken, duly certified, and thereupon on this day came also E.W. Stump, the other of said subscribing witnesses.

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

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

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

Probate  
Record

26. day of  
 to be the  
 State of Union  
 in open Court  
 and. it now  
 that due  
 application  
 this Court.  
 the of the  
 want to a  
 of the  
 the deposition  
 took, one  
 duly  
 with said  
 taken,  
 came  
 signing  
 said Will,  
 execution  
 was  
 timely  
 whereupon  
 out of writing  
 John Martin  
 executed  
 at the time  
 was of  
 not under  
 Court ordered.  
 that the  
 was above  
 of.  
 pay the

Heer Fig. Co., Coln., O. CD 4159.

12770 In the matter of the Estate of Rose E. Connor deceased.

App - Letters Issued.

The last Will of Rose E. Connor deceased, late of Winesford Centre, in said County, having heretofore been duly proved and allowed; this day Harry C. 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 Harry C. Connor 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 costs.

Heer Fig. Co., Coln., O. CD 4159.

12764 In the matter of the Estate of Rose E. Connor

This matter has been brought before the Court by application and record the same in said Court. The Court has reviewed the same and all of the provisions of said Will and probate order of the Court in the subject matter in open Court and respectfully certifies that the same is subscribed and attested by the said decedent and attested by the said executor and the Court is satisfied that the same is the true and lawful last Will and testament of said decedent and that the same should be admitted to probate in this Court.

11225 In the matter of the Estate of Francis W. ...

The last Will of Francis W. ... of Leesburg, Ohio, having been duly proved and allowed, and the executor named therein, J. B. Morris, 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. B. Morris 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 costs.

This is accepted

Heer Fig. Co. Col. O. CD 4129.

12764 In the matter of  
The Estate of  
Rose E. Connor. Deceased.

Entry, admitting to  
Probate and Record.

This matter came on this day further to be heard, on the application of Harry C. Connor to admit to probate and record the will of Rose E. Connor, late of Wierford Centre in said County, deceased. Heretofore filed in this Court.

The Court finds that there is no surviving spouse, and all of the next of kin of said decedent resident of Ohio, have been duly served with the 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 Lena Peters and A.E. Mitchell, 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, whose 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 Rose E. Connor, deceased; that it was duly executed and attested; and that the said testator at the time of the signing of said will was of lawful age, of sound mind and memory, and not under any restraint.

Therefore the Court orders that 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.

11225<sup>13</sup> In the matter of  
The Estate of  
Francis Arden Morris.  
Deceased.

Order for appointment  
as Adr. for Bond-

The last will of Francis Arden Morris deceased, late of Leesburg Township, in said County, having been duly approved and allowed, this day J. B. Morris appeared in open Court, and made and filed an application under oath as required by law to be appointed Adr. with the will annexed, of the estate aforesaid. In general terms as to what the estate consists of, and the probable value thereof, and the Court being satisfied that an Adr. should be appointed and that said J. B. Morris is a suitable person and legally competent it is ordered, that he be appointed as such Adr. etc., upon giving Bond with sureties as required by law in the sum of One Thousand Dollars, & this cause is continued.

This day J. B. Morris appeared in open Court accepted the appointment as Adr. etc. of Francis

Heer Fig. Co., Col., O. CD 4129.

Arilla Morris, deceased and. gave out. filed herein his Bond in the sum of One thousand Dollars, conditioned according to law, with Louisa Clark and Charlotte Morris as sureties which Bond is approved by the Court.

It is therefore ordered that Letters of Administration etc issue to said J. B. Morris, 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 -

12759

In the matter of the Estate of Mary Scheidert Decd. 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 law of the State of Ohio.

12757

In the matter of the Estate of Mary Scheidert Decd. 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 sch. of Debts, after being duly examined, be allowed and confirmed.

Heer Fig. Co., Col., O. CD 4129.

12771

In the matter of the Estate of John Martin

This day the last will and testament of John Martin deceased was duly approved in open Court under oath to be appointed executor of said estate of said John Martin. It is ordered that an order be made in accordance with the law in this behalf required.

12771

In the matter of the Estate of John Martin

This day the appointment of John Martin as executor of the estate of John Martin deceased was approved by the Court. It is ordered that notice of said appointment be published as required by law and that this proceeding be recorded.

12702

In the matter of the Estate of Harriette

named decedent. A decree was issued for the same. It is now ordered that the same be confirmed.

12702

In the matter of the Estate of Harriette

named decedent. The executor of said estate has been appointed and the same confirmed. It is ordered that the same be published as required by law and that this proceeding be recorded.



herein his  
 returned  
 v Morris  
 Cash  
 him etc  
 l appointment  
 proceeding  
 the costs  
 entry  
 such by the fiduciary  
 said inventory to be had  
 by all persons  
 include of debts  
 and herein came  
 that notice of the filing  
 interested parties  
 filed there to  
 only examined.

12771

In the matter of  
 The Estate of  
 John Martin Richter, Deceased

Order for appointment  
 of R. B. Neer  
 for Bond.

The last Will of John Martin Richter deceased, late of  
 Winfield Center, in said County, having heretofore been  
 duly approved and allowed; this day Lillian Richter appeared  
 in open Court and made and filed an application  
 under oath as required appeared by law for R. B. Neer  
 to be appointed Adm. with 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  
 R. B. Neer is a suitable person and legally competent  
 it is ordered that he be appointed as such Adm. with the  
 Will annexed upon giving Bond with sureties as required  
 by law in the sum of \$5000. J. L. Boylan Fred Neer  
 Sureties & this cause is continued.

12771

In the matter of  
 The Estate of  
 John Martin Richter, Dec'd

Bond approved.  
 Letters issued.

This day R. B. Neer appeared in open Court, accepted  
 the appointment as Adm. with the Will annexed of the  
 estate of John Martin Richter, deceased, and gave  
 & filed herein his Bond in the sum of five thousand  
 Dollars conditioned according to law, with J. L. Boylan  
 and Fred Neer as sureties which Bond is approved  
 by the Court. It is therefore ordered that Letters  
 of Administration with the Will annexed issue  
 to said R. B. Neer, that notice of said appointment  
 be published as required by law; that this proceeding  
 be recorded and that said Adm. with the Will  
 annexed pay the costs herein taxed at \$5.50.

12702

In the matter of The Estate

Sale of Personal Property.

of Henrietta Hancock, Deceased. The executor of the above  
 named decedent having filed his return of the order hereto  
 fore issued for private sale of the personal property of said  
 decedent, and the Court, having carefully examined  
 the same, find said proceedings in all respects regular  
 & in accordance with law, and therefore approve and  
 confirm the same. July 3-1934.

12702

In the matter of The Estate of Henrietta Hancock, Dec'd.

The executor of the above named decedent having filed his return of the  
 order heretofore issued for private sale of the personal property  
 of said decedent, and the Court, having carefully  
 examined the same, find said proceedings in  
 all respects regular and in accordance with law.  
 & therefore approve & confirm the same

In the matter of accounts 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 records of this court.

- L.H. Collins, guardian of Belle R. Sudywick. 2<sup>nd</sup> account
- Edward H. Peter adm. of the estate of Emma Foye. 1<sup>st</sup> <sup>an</sup> final account
- Mrs. W. Amrine ex. of the estate of W. F. Amrine first <sup>an</sup> final account
- Ames Elliott adm. of the estate of Miriam M. Elliott. 1<sup>st</sup> <sup>an</sup> final account
- Johanna Burke, trustee of Samuel Burke. 8<sup>th</sup> account.
- Myron Miller, adm. of Miles Dpton. Final account
- Dina T. Rogers. Ex. Lauren Andrews - adm<sup>er</sup>

- of the estate of Rolland Coulter. 1<sup>st</sup> <sup>an</sup> final account
- David L. Stephens, adm. of David M. Stephens. 1<sup>st</sup> <sup>an</sup> final account.
- J. A. Yeary guardian of Adelaide Coulter. 2<sup>nd</sup> account.
- D. E. Ryan, guardian of Charles H. Hendrickson

- 1<sup>st</sup> and final account
- J. J. Asman, guardian of Susan Smider 4<sup>th</sup> <sup>an</sup> final account.
- Odell Lippitt, trustee of Guide Robinson. 1<sup>st</sup> account
- Henry Beerath executor of the estate of Margaret Ell. First <sup>an</sup> final account.

- John L. Bellars, by Lulu Bellars executrix. Final account
- 2 trusteeship of Eli P. Rogers decd -
- Clara B. Thomas, adm. of John O. Smith <sup>an</sup> Harrod Smith
- Final as to John O. and
- Second as to Harrod Smith

- Myron Sanders adm. of the estate of Rhambin Stults, decd. First <sup>an</sup> final account
- Dorothy Cashell. adm. of Dean Guya Cashell. 5<sup>th</sup> account.
- Paul M. Henry adm. of the estate of Alfred J. Pugin. 2<sup>nd</sup> acct.
- Paul M. Henry adm. of Louisa Bonn. 7<sup>th</sup> account.
- Olta Brighter ex. of the estate of Louisa J. Brighter. 1<sup>st</sup> <sup>an</sup> final acct.
- C. L. Ballinger, ex. of the estate of Mrs B. Ballinger 1<sup>st</sup> <sup>an</sup> final account.

10224

In the matter

The trustee John O. Smith this day... Gloria... came on... having been... having been... except... carefully... therein... fully advised... to be in accordance... conformity to... and hereby... The Court in the hearing of John O. Smith own accounts as guardian. It is ordered herein...

12112

In the matter

the trustee of Miles... This day... Miles... there have... exceptions... appear in... having been... vouchers... and being... same to be... conformity to... and hereby... The Court said... he is ordered... It is ordered herein... It is ordered herein...

10724

In the matter of:  
The Guardianship of  
John O. Smith, et. al.

2<sup>nd</sup> and final, as to John.

This day the 2<sup>nd</sup> and final account, as to John Smith by  
Blora Thomas, Guardian of John Smith and Harold Smith  
came on for hearing and settlement due notice thereof  
having been published according to law. No exceptions  
having been filed thereto, and as 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 \$210, due Harold Smith  
in the hands of said Guardian due said ward; do  
for John Smith \$75.<sup>34</sup>, which amount she is ordered to pay  
over according to law. It is ordered that said  
Guardian pay the costs \$5.<sup>00</sup> paid 1934.

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

12112

In the matter of:  
The Guardianship  
of Miles Lipton, Decedent.

Ordn on Settlement.

This day the final account of Myron Miller Guardian of  
Miles Lipton came on for hearing and settlement, due notice  
thereof having been published according to law. No  
exceptions having been filed thereto, and as 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 \$46.<sup>51</sup> in the hands of  
said Guardian due said ward, which amount  
he is ordered to pay over according to law.

It is ordered that said Guardian pay the costs  
herein taxed at \$5.<sup>00</sup> costs paid - May 25 - 1934.

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

Heer Plg. Co., Colo., O. CD 4129.

Heer Plg. Co., Colo., O. CD 4129.

12231

In the matter of  
The Guardianship  
of Odell Liggitt, Trustee of  
Isida Robinson's Estd

First account

This day the first account of Odell Liggitt Trustee of Isida Robinson estate came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 he is allowed the sum of Twenty Dollars (\$20-) as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of \$11200.00 in said Trust.

It is ordered that said Guardian be and he is allowed the sum of Twenty Dollars, \$20- as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of \$11200.00 in said trust fund.

It is ordered that said Guardian pay costs \$5- Pd. May 16-1934. It is ordered that said account and the proceedings herein be recorded in Records of this office.

15715

In the matter of the Guardianship of Eli P. Rogers' Estd: This day the final account of John Adams, Trustee of Eli P. Rogers' estate came on for hearing and settlement due notice published according to law. No exceptions having been filed 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. The Court finds a balance of \$38.12 due said Trustee from said estate. The Court finds a balance of \$321.47 in the hands of said Guardian, amount, in Union Banking Co. not determined. It is ordered that said Guardian pay costs, same not paid. It is ordered that said account and the proceedings recorded.

7657

In the matter of the Guardianship of Eliza Borm, incompetent: This day the 7<sup>th</sup> account of Cecil W. Derry, Guardian of Eliza Borm, came on for hearing and settlement, no exceptions filed. It is ordered, approved and confirmed. Estd. allowed \$100.00. The Court finds balance \$909.57 in the hands of said Guardian due said Ward; It is ordered that said Guardian pay costs \$5- June 6-1934, ordered recorded.

12191

In the matter of the Guardianship of Isida Robinson's Estd. This day the first account of Odell Liggitt, Trustee of Isida Robinson's estate came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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.

12538

In the matter of the Guardianship of David M. ... This day the final account of John Adams, Trustee of David M. ... estate came on for hearing and settlement due notice published according to law. No exceptions having been filed 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.

12191 In the matter of  
The Guardianship of  
L. W. Hollins

Second account.

This day the 2<sup>nd</sup> account of L. W. Hollins Guardian of L. W. R. Pedywick, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 \$74/100 in hands of said Guardian due said Ward, which amount he is ordered to pay over according to law. It is ordered that said Guardian pay costs not paid - It is ordered that said account be recorded.

17537 In the matter of the  
Guardianship of

1<sup>st</sup> and final account.

David M. Stephens, Decd.  
This day the 1<sup>st</sup> and final account of David L. Stephens Guardian of David M. Stephens came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 \$117.<sup>90</sup> due said Guardian from said Ward. Barnes and Carson attorney \$40<sup>-</sup> allowed. It is ordered that said Guardian pay costs \$5<sup>-</sup>. Pd. May 24-1934, order recorded.

of bonds  
at draw notice  
no exceptions  
earring to  
leaving copy  
month and all  
ed in the  
to just and  
d that the  
confirmed  
nd he is  
ation for  
reasonable  
nd Trust.  
he is allowed  
for his services,  
The Court finds  
y 16-1934  
ip herein  
final account of  
 Settlement  
aving been filed  
 Court, having  
all matters per-  
ing the same to be  
ity to law.  
Approved, & Confirmed  
state. The Court  
in Union Banking  
pay costs, same  
recorded.  
This day the 7<sup>th</sup>  
aring & settlement,  
nd \$300.  
Ward: It is ordered  
recorded.

Heer Plg. Co., Col., O. CD 4129.

10261

In the matter of  
 The Guardianship of  
 Ivan Hugh Cashell dec'd  
 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 accounts 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.  
 The same be, and hereby is, approved, allowed and confirmed.  
 The Court finds a balance of \$55.57 due said Guardian from said ward.  
 Guardian pay the costs \$5- paid 1934; ordered, recorded.

5<sup>th</sup> account.  
 This day, the 5<sup>th</sup> 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 accounts 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.  
 The same be, and hereby is, approved, allowed and confirmed.  
 The Court finds a balance of \$55.57 due said Guardian from said ward.  
 It is ordered that said Guardian pay the costs \$5- paid 1934; ordered, recorded.

5-223

In the matter of  
 The Guardianship of  
 Artalissa Conklin, incompetent  
 J. D. Gealy, Guardian of Artalissa 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 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.  
 That said Guardian be allowed the sum of \$19.00 as compensation for his services, which amount the Court deems reasonable.  
 The Court finds a balance of \$242.44 in hands of said Guardian due said Ward; which amount, he is ordered to pay over according to law. Costs paid \$5-. paid 5-21-34, ordered recorded.

2<sup>nd</sup> account  
 This day the 2<sup>nd</sup> account of J. D. Gealy, Guardian of Artalissa 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 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.  
 That said Guardian be allowed the sum of \$19.00 as compensation for his services, which amount the Court deems reasonable.  
 The Court finds a balance of \$242.44 in hands of said Guardian due said Ward; which amount, he is ordered to pay over according to law. Costs paid \$5-. paid 5-21-34, ordered recorded.

Heer Plg. Co., Col., O. CD

7324

In the matter of  
 Guardianship of  
 Susan  
 This day  
 of Susan  
 Justice thereof  
 no exceptions  
 now appear  
 the Court  
 and the  
 thereto, and  
 the same to  
 conformity to  
 hereby, to  
 It is order  
 sum of \$140  
 amount  
 The Court  
 said Susan  
 The Court  
 from said  
 pay the costs  
 It is  
 therein to  
 17334  
 In the matter  
 of Roland  
 This day  
 Mr. Laurin  
 Conklin de  
 due notice  
 no excep  
 now apper  
 the Court  
 and the v  
 thereto, an  
 finds the  
 in conform  
 hereby app  
 said ad  
 being con  
 accounted f  
 for all the  
 Said D.E.  
 \$20.00 m  
 The Court f  
 adm - d  
 ordered to  
 It is ord

7524

In the matter of the  
Guardianship of  
Susan Snider, Deceased.

4<sup>th</sup> and Final account.

This day the 4<sup>th</sup> and final account of F. J. Adams Guardian of Susan Snider came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 said Guardian to and he is allowed the sum of \$140- 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 \$329<sup>28</sup> due said Guardian from said Ward. It is ordered that said Guardian pay the costs herein taxed at \$5- costs paid May 12-1934.

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

17334

In the matter of the Estate of Rolland Bonklein, Dead.

Final and Final account.

This day the 1<sup>st</sup> and final account of Denna D. Rogers Adm. of the estate of Rolland Bonklein deceased, came on for hearing and settlement, due notice thereof having been published according to law.

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

Said Adm. is hereby allowed the sum of \$6-36 being commissions on the amount collected and accounted for by them, and being in full compensation for all their ordinary services rendered.

Said D. E. Snyder, attorney, is hereby allowed the sum of \$20<sup>00</sup>. which sum the Court considers just and reasonable. The Court finds a balance of \$7<sup>82</sup> in the hands of said Adm. due said estate; which amount they are ordered to pay over, and distribute according to law.

It is ordered that said Adm. pay the costs \$5. 04. May '34.

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

12508

In the matter of the Estate of Charles W. Hendrickson, Deceased. | First and Final account.

This day the first and final account of D.E. Ryan astr. of the estate of Charles W. Hendrickson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and, in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed. Said D.E. Ryan is hereby allowed the sum of \$50.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said F.A. McAllister Esq. attorney, is hereby allowed the sum of fifty dollars. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Administrator pay the costs at \$5.00

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

9248

In the matter of the Estate of Alfred J. Rigney, Deceased. | Second account.

This day the account of Peck McElroy, adm. of the estate of Alfred Rigney deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed and confirmed. Said administrator is hereby allowed the sum of \$50.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds a balance of \$7654.03 in the hands of said adm. due said estate; which amount he is ordered to pay over and distribute according to law. The will of said Alfred J. Rigney deceased. It is ordered that said adm. pay the costs \$5.00. Pd June 6/34. It is ordered, recorded.

12476

In the matter of the Estate of Louise J. ...

The estate of Louise J. ... This day ... of the estate ... and settled according to law. ... the same ... said account ... matters pertaining thereto ... The Court finds the same correct and approved.

The Court finds the estate settled according to law. It is ordered that the Administrator pay the costs at \$5.00.

12626

In the matter of the Estate of William B. ...

Account of ... Ballinger, d. ... notice thereof ... exceptions ... appearing ... and the ... thereto, ... finds the ... correct ... said account ... The Court finds the estate settled according to law. \$5.00 Paid 5-2



Heer Plg. Co., Coln., O. CD 4129.

12476

In the matter of

The Estate of  
Louise J. Brighter, Deceased.

First and Final account

This day the 1<sup>st</sup> and final account of Otto Brighter executor of the estate Louise J. Brighter, deceased, came on for hearing and settlement, due notice thereof having been published according to law.

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

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

It is ordered that said executor pay the costs \$5- June to 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12625

In the matter of The Estate

of William B. Ballinger, Deceased

1<sup>st</sup> and final account

This day the 1<sup>st</sup> and final account of C. B. Ballinger executor of the estate of William B. Ballinger, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

The Court finds a balance of nothing - account balanced, said estate settled according to law. It is ordered that said executor pay the costs \$5- Paid 5-25-34. Ordered recorded

of the estate  
ing and  
ed according  
aw. no one  
ame; and the  
count and  
ing thereto,  
nds the same  
and in  
account  
the sum  
f collected.  
all compen-  
ed.  
hands of said  
he is  
diss to law  
ceased  
to \$5. Pd June 6/34

12542 In the matter of the estate of Emma Fogle, Deceased.

Final and Final account.

This day the 1<sup>st</sup> final account of Edward H. Potter, ad. of the estate of Emma 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, 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 & confirmed. Said Edward H. Potter atty is hereby allowed the sum of \$76<sup>92</sup> being commissions on the amount collected and accounted for by him, being in full compensation for all his services rendered. The Court finds said account balanced & said estate settled according to law. Paid May 8 - 34

12376 In the matter of the estate of Merriam M. Elliott, Deed.

Final and Final account.

This day, the 1<sup>st</sup> and final account of Amer Elliott Ad. of the estate of Merriam M. Elliott, deed, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 & confirmed.

Said Ad. is hereby allowed the sum of Fifty Dollars (\$50.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said Dwyer and Sanders, attys are hereby allowed the sum of Fifty Dollars (\$50.00) which said the Court allows, attorneys fees. The Court finds a balance \$16<sup>25</sup> due said ad. from said estate. It is ordered, that said ad. pay cts to \$ 5. May 28. 1934. Ordered to records

7380 In the matter of the estate of Samuel Berke, Deed

of account

This day the acct. of Johannes Berke, executor of the estate of Samuel Berke, deed came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, in all matters pertaining thereto, find same correct. Therefore, the said acct. is approved, allowed & confirmed.

The Court find promissory note May 29 - 34

12408

In the matter of the estate of H. F. Am... This day the acct. of the estate and settlement according to law. The Court find 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 Am... which sum... The Court find settled as per pay costs.

12563

In the matter of the estate of Marya... This day the acct. of the estate and settlement published according to law. No exceptions having been filed 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 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 Am... attorney fees ordered...

11962

In the matter of the estate of H. F. Am... This day the acct. of the estate and settlement according to law. The Court find 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 Am...

The Court finds a balance of \$5040.<sup>83</sup> Shows first duty, Cleveland real estate, int. promissory note secured by first duty. It is ordered that executor pay costs May 29-34 ordered recorded.

12408

In the matter of

The Estate of  
W. F. Amrine, Deceased

First and Final account.

This day the first and final account of George W. Amrine, executor of the estate of W. F. Amrine deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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. Therefore the said account is hereby approved, allowed and confirmed. Said Amrine and Amrine attorneys are hereby allowed the sum of \$25.00 which sum 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 costs. May 25-1934. ordered recorded.

12563

In the matter of the Estate  
of Margaret Ell, Deceased.

This day the 1<sup>st</sup> and final account of Henry Vereatch executor of the estate of Margaret Ell deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 & correct. Therefore said account is approved & confirmed. Said executor is hereby allowed the sum of \$30.00 Commissions. Richard C. Threlkoff allowed attorney fee \$94.<sup>98</sup> ordered executor to pay <sup>52</sup> Pd. May 10-34. ordered recorded

11962<sup>nd</sup>

In the matter of the Estate | 1<sup>st</sup> and final account  
of Phineas Stultz, Deceased.

This day the 1<sup>st</sup> and final account of Bryson Sanders ad. of the estate of Phineas Stultz, Deceased, came on for hearing and settlement. Due notice having been published according to law. No exceptions having been filed said Court finds account true and correct in conformity to law. Therefore said account is approved, allowed & confirmed. Said Bryson Sanders is hereby allowed the sum of

bring commissions on the amount collected and  
accounted for by him, & bring in full compensation for his  
ordinary services rendered. The Court finds said account  
duly balanced and said estate settled according  
to law. It is ordered said adv. pay costs &c  
May 4/34. ordered recorded.

Heer Plg. Co., Col., O. CD 4129.

d and  
ation for his  
and account  
according  
costs - 5-22

12772 In the matter of the estate of Josephine [unclear] to relieve [unclear] from a debt that the [unclear] the only [unclear] There is [unclear] Ernest New [unclear] and it [unclear] belonging [unclear] evidenced [unclear] was rendered [unclear] P- Arthur [unclear] please Court [unclear] said applic [unclear] mortgage [unclear] Committee Pe [unclear] and of the [unclear] than \$500 [unclear] have been [unclear] shown to [unclear] It is [unclear] to relieve [unclear] evidenced [unclear] has been [unclear] debt of [unclear] paid [unclear] Ernest New [unclear] they the [unclear] are here [unclear] indebted [unclear] entitled to

12766 W- A. Sna  
P-  
This Wards-  
of his [unclear] [unclear] upon [unclear] made in [unclear] carefully [unclear] procedure [unclear] and bring [unclear] legacy [unclear] and. There [unclear] further [unclear]

Hear. P. Co. Col. O. CD 4129.

12772 In the matter of  
 the estate of  
 Josephine Newlow, Deed  
 to relieve the estate of Josephine Newlow, deceased,  
 from administration, and, it appearing to the Court  
 that the said Hiram Hrusky and Ernest Newlow are  
 the only next of kin of said decedent and that  
 there is no surviving spouse and that said  
 Ernest Newlow has consented to said application  
 and it further appearing that the only property  
 belonging to said estate is certain indebtedness  
 evidenced by two promissory notes on which judgment  
 was rendered in the action of Verne V. Shirk Executor  
 v- Arthur M. Myrth, et al., no. 12314 in the Common  
 Pleas Court of Union County, Ohio, as set forth in  
 said application, which indebtedness is secured by a  
 mortgage of record in Volume 32, page 586, of Union  
 County Record of Mortgages; that the value thereof  
 and of the whole estate of said decedent is less  
 than \$500.00, and, that all debts of said decedent  
 have been fully paid and that said application  
 should be granted.

This day Hiram Hrusky,  
 appeared in open court and  
 filed herein an application  
 to relieve the estate of Josephine Newlow, deceased,  
 from administration, and, it appearing to the Court  
 that the said Hiram Hrusky and Ernest Newlow are  
 the only next of kin of said decedent and that  
 there is no surviving spouse and that said  
 Ernest Newlow has consented to said application  
 and it further appearing that the only property  
 belonging to said estate is certain indebtedness  
 evidenced by two promissory notes on which judgment  
 was rendered in the action of Verne V. Shirk Executor  
 v- Arthur M. Myrth, et al., no. 12314 in the Common  
 Pleas Court of Union County, Ohio, as set forth in  
 said application, which indebtedness is secured by a  
 mortgage of record in Volume 32, page 586, of Union  
 County Record of Mortgages; that the value thereof  
 and of the whole estate of said decedent is less  
 than \$500.00, and, that all debts of said decedent  
 have been fully paid and that said application  
 should be granted.

It is therefore by the Court, ordered that said estate  
 be relieved from administration; that said indebtedness  
 evidenced by said notes and on which judgment  
 has been rendered, and the mortgage securing said  
 debt, of which are described in said application, be  
 paid and delivered to the said Hiram Hrusky and  
 Ernest Newlow, only heirs of said decedent, and that  
 they, the persons last above named, be and they  
 are hereby declared to be the owners of said  
 indebtedness and mortgage securing the same and  
 entitled to the payment thereof.

12766 Wm. A. Smarty, Guardian.  
 Plaintiff  
 v-  
 His Wards - Ruth A. Allen  
 Peter M. Allen,  
 Defendants

This day this cause  
 came on to be heard upon the

Report of Wm. A. Smarty, Guardian of  
 Ruth A. Allen and Peter M. Allen  
 of his proceedings under the former order of this Court  
 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  
 and thereby is approved, and confirmed. It is  
 further ordered, that said Petitioner execute a

Heer Plg. Co., Col., O. CD 1129.

a Deed of all the right, title and interest of the said Ruth K. Allen and Belva M. Allen in said real estate to the purchaser, Marietta Allen, upon the said purchaser paying to said Guardian said purchase price in cash. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale amounting to the sum of \$475. Orders that said Guardian pay the Court costs incurred in his proceeding in the amount of \$17.<sup>50</sup> forthwith. It is further ordered that the balance of said proceeds amounting to the sum of \$457.<sup>50</sup>, be accounted for by the said William A. Brady Guardian, according to law.

12773

In the matter of the Estate of M. Minnie C. Watkins - Deed

Presentation of Will

and application having been this day presented to the Court by Elmore Leiby, praying that an instrument in writing purporting to be the last will and testament of Minnie C. Watkins 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 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 10<sup>th</sup> day of July, 1934, at 10. A.M.

12742

In the matter of the Estate of Mary L. Reed - Deed

July 6 -

order approving Inventory

This day the Inventory in the above captioned estate 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.

Heer Plg. Co., Col., O. CD 1129.

12774

In the matter of the Estate of

Daniel J. This day appeared application appointed guardian of County, and Clerk of said interest what the thereof, an Administrator of the said estate. This day in open Court of the estate of Daniel J. Leiby, Esq. and Howard approved that letter of that said Administrator of said estate that this Administrator settle with accounts of 12749, 12712, 10564, 12198, 12530. Feb. M. Any person item thereof when the finally dis



Heer Pl. Co., Colo., O. CD 4129.

12774

In the matter of  
the estate of

Daniel J. Sanderson, deceased, and for Bond.

Order for appointment

This day Irene Mae Davis and Chloa E. Sanderson appeared in open court and made and filed an application under oath as required by law to be appointed as adrs. of the estate of Daniel J. Sanderson, deceased, late of Taylor Twp - in said County, and an affidavit that there is not to their 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 Chloa E. Sanderson and Irene Mae Davis is a suitable person and legally competent, it is ordered, that they be appointed as such adm<sup>rs</sup> upon giving Bond, with sureties as required by law in the sum of \$12000- and this cause is continued.

This day Irene Mae Davis and Chloa E. Sanderson appeared in open Court - accepted the appointment as adm<sup>rs</sup> of the estate of Daniel J. Sanderson, deceased, and gave and filed Bond in sum of \$12000- conditional according to law with Chloa E. Sanderson and Irene M. Davis and Herbert C. Davis as sureties, which Bond is approved by the Court. It is therefore ordered

that letters of administration issue to said Chloa E. Sanderson and Irene Mae Davis that notice of said appointment be published as required by law; that this proceeding be recorded and that said Administrator pay the costs taxed.

Settlement of accounts  
Accounts & vouchers filed in for hearing & confirmation July 28-1934  
12749 M.J. Horsdysheild ad. of the estate of Julia A. Hanson. 1<sup>st</sup> final account.  
12712 M.E. Corman ad. " " " " " " " "  
10564 Fran McAdow ad. of Samuel McAdow. 6<sup>th</sup> account  
12198 Margaret Ann Bunnager ad. of the estate of S.J. Bunnager. 1<sup>st</sup> final acct.  
12530. F.H. McAllister ad. of the estate of Miles Shortt. First 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 unless the same will be heard & continued from day to day until finally disposed of.

12775 In the matter of the estate of John Rickett, Decd.

as administrator with the will annexed of the estate of John Rickett, deceased, and same is set for hearing on the 13-day of July, 1934, at 10 A.M. and it is ordered that a notice of said application, and the causes therein alleged for the removal of said Reed New, and the time of hearing the same be issued directed to William Rausch, sheriff of Union County, for said Reed New, 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 Reed New at least five days before the time of hearing thereof.

12707 Lloyd Winter, Adm. of estate of Alexander Hatcher, Decd. Pfl. Confirming sale, ordering Decd. & Distribution.

This day this cause came on to be heard on the report of Lloyd Winter, adm. of the estate of Alexander Hatcher decd. 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, finding the proceedings of said petitioner in all respects correct, being satisfied that said sale was fairly & 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 Administrator in said real estate, to the purchaser B. A. Shorth upon the said purchaser executing to said Administrator a mortgage upon the premises sold to secure the deferred payments of the purchase money.

And now this cause coming on further to be heard upon the pleading herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of \$2700.00. The Court finds that there is due to the said Ida M. Hoffman upon the note set forth in her answer and cross-petition from the estate of said Alexander Hatcher, deceased the sum of five hundred dollars and 55/100 Dollars - with interest thereon at 8 per centum from the date of this entry; that the said Alexander Hatcher to secure the payment of said promissory note, gave a mortgage upon the premises in the petition described, which was a valid & existing lien upon said premises and now upon the fund in the hands of said Adm. arising from the sale of said premises. It is ordered that an entry of release & satisfaction of said mortgage lien be entered on record in the office of the recorder of Deeds, O. according to law. It is further ordered that said adm. out of the money in his hands; pay 1st to the sum of this Ct. \$20.45 - second, costs of expenses incurred in the sale of said property, \$81.00 - third, to Ida M. Hoffman, on the note a mortgage set forth and described in her answer and cross-petition under the sum of \$520.00, which the Court find due her, 4th - It is further ordered that the balance of said proceeds, amounting to the sum of \$2078.55 be accounted for by said administrator according to law, and it is further ordered that this proceeding be recorded, and that said petitioner pay the costs \$57.37 out of the proceeds of said sale - within ten days -

12758 George R...

Stella L. the estate reported the petition parties her device is petition a... said grant authorized on the follow to execute a promise such term and said and report time for...

12758 (Prob. This matter of George R. heretofore examined the terms ordered to It is hereby is note and question.

12095 This day final acc that said Saturday the motion the matter is

12718 In the matter of John Diers This day the herein can of the Court to or waived no exceptions said funeral Confirmed

me Nora Richter  
or motion  
Reed near  
the estate of  
for hearing  
it is  
and the  
said Reed  
by issued  
Union County,  
at the time  
under the  
on said  
the time

This day this  
the estate of Alexander  
Court, and  
obedience to said  
finding the  
satisfied that  
same to and  
and interest  
to the  
purchaser  
upon the premises  
where money  
to be heard  
otion to distribute  
The Court  
Hoffman upon  
from the  
five hundred  
+ 8 per centum  
catcher to secure  
upon the  
him upon said  
satisfactions of  
the records of  
adv. out of the  
records. Costs of  
mission of \$ 81.00  
Eggs set forth  
the sum of  
but the balance of  
aid for said  
to \$ 57.37

12758 George Ream, as Guardian  
of Robert Thomas,  
Plaintiff

v-  
Stella L. Thomas, executrix of  
the estate of A.W. Thomas, dec.  
Defendant.

reported in favor of the mortgage prayed for in  
the petition, the Court finds that all necessary  
parties have been served with summons, and such  
service is hereby approved, and the prayer of the  
petition granted. Wherefore, it is ordered, that  
said guardian be, and he hereby is, as guardian,  
authorized and directed to borrow the sum of \$1,000-  
on the following premises described in the petition, and  
to execute a mortgage on said premises to secure  
a promissory note for the same; said loan shall be on  
such terms as shall be further ordered by this Court,  
and said guardian is hereby directed to ascertain  
and report to this Court the rate of interest, and  
time for which he can borrow said amount.

On this 3d day of  
June, 1934, this case came  
on to be further heard on the  
report of the three  
disinterested persons  
heretofore appointed  
the same - having

12758 (Robert Thomas)

Entry approving Report

This matter came on to be further heard on the report  
of George Ream guardian, 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 they hereby are approved.

It is further ordered that the guardian be, and he  
hereby is directed to execute and deliver a promissory  
note and mortgage for a loan on the premises in  
question, in accordance with the terms aforesaid.

12095

This day came Bertha Lyons, Guardian and filed 1st and  
final account therein. It is thereupon ordered  
that said account be set for hearing and settlement on  
Saturday the 28 day of August 1934, at 10.00 A.M. and that  
notice thereof be published, as required by law, and this  
matter is continued until said time.

12718

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

Order approving Inventory

This day the fact, 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 inv. 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.

12760 In the matter of the Will of William H. Downing Deceased.

Order admitting to Probate an. Record-

This matter came on this day for then to be heard on the application of Newton J. Downing to admit to probate and record the will of William H. Downing 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 Emma Downing his 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 Henry Porschke and R. W. Courson 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 William H. Downing 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.

12707 Lloyd Winter, Adr.

July 6-

Said cause coming on to be heard on the application to allow real estate Commission of 3% to be paid out of the sale price of said property. In support of which application, the sole residuary legatee, of said decedent, of the State of Ohio, having agreed to said application, and the Court being fully advised in the premises and believing that it would be to the best interest of said estate to allow said commission. It is therefore by the Court ordered that a real est. Commission of 3% of the sale price of said property be allowed and that the administrator be authorized to pay said commission upon sale thereof being made thro' the agency of a licensed real estate broker.

12765 In the matter of An

This day of August in this Court the Estate of newspaper!

11926 In the matter of the estate of John H. ... applied to the Court heretofore filed with a final order of said estate authorized to account for the full settlement of the same as the said (The same has

12776 In the matter of ... of July 22 An application to the Court by ... in writing of ... It is presented for the admission to the Court that a ... the 19-

Heer Ptg. Co., Coln., O. CD 4129.

12765 In the matter of the estate of Austin Carey, Deid. Notice of Publication

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 afft. as <sup>Millard Carey</sup> executor of the Estate of Austin Carey was published in said newspaper. It is ordered recorded

11926 In the matter of John G. Burns, Deceased Order

John D. Hinkade, as attorney for the Executor of John G. Burns, having applied to this Court for authority to re state the just partial account heretofore filed October 27-1931 in a new final account embodying all items of said just partial account as well as all transactions since into a final account setting forth all receipts and expenditures of said estate. It is therefore ordered that said executor is hereby authorized to recstate said just partial account in a final account covering all her proceedings, so as to set forth completely all the transactions, receipts, and expenditures made by such executor in the full settlement of said estate, from start to finish, the same as the said partial account of October 27-1931 had not been filed (the same however, to remain in files for reference).

Tuesday July 10-

12776 In the matter of the Will of Sylvia J. Goff Deid

An application having been this day presented to the Court by William W. Goff, praying that an instrument in writing purporting to be the last Will and Testament of Sylvia J. Goff, 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 testatrix known to be resident of the State and that a hearing on said application will be had on the 19-day of July 1934, at 10. A.M.

Heer Plg. Co., Col., O. CD 4129

12777

In the matter of  
The Estate of  
Mila Bourn. Deid

Order for appointment

This day Macenas L. Bourn 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 Mila Bourn deceased, late of 250 W. 7<sup>th</sup> St. Marysville, 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 Macenas L. Bourn is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of One thousand Dollars, and this cause is continued.

This day Macenas L. Bourn appeared in open Court accepted the appointment of the estate of Mila Bourn deceased, and gave and filed his Bond in the sum of One thousand Dollars, conditioned according to law, with New York Casualty Co. of N.Y. John L. Porter Agent, as surety, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Macenas L. Bourn that notice of said appointment be published as required by law; that his proceedings be recorded, and that said Administrator pay the costs.

12437

Mr. Bean, Edm. Rott Thomas

July 7

This matter came on to be heard on the report of George Bean, Esq. of Rott Thomas as to terms of a farm lease approved by this Court, the Court having examined the report, and being satisfied that the terms of the lease are reasonable & proper, wherefore it is ordered that said guardian to the surety is, as guardian, authorized and directed to join in the execution of a mortgage and promissory note to the Federal Land Bank & Land Bank Commission of Louisville Ky. in the sum of \$3000.00 and to execute a mortgage to the premises for the same.

12778

In the matter of  
Lafayette

This day  
City of  
Court  
decided by  
Hester  
Therefore  
Causch  
Lafayette  
Court  
And it  
for Dr. Am  
legally  
time an y  
This day

Heer Plg. Co., Col., O. CD 4129.

ment.

and made  
 ind by law to  
 mila Borne  
 in said County  
 knowledge any  
 also, a  
 estate consist  
 being satisfied  
 to said Mucenas  
 is ordered  
 giving bond  
 the thousand

the Court  
 Borne  
 the sum  
 being to law  
 agent.

administration issue  
 settlement be  
 being to  
 costs.

July 7-  
 in of Prob Thomas  
 not having examined  
 and reasonable  
 the surety is, as  
 within of an  
 to the said Bank  
 and to  
 me-

Wednesday July 11

12778

In the matter of

Order for warrant - Lunsay

Lafayette Headlee

This day Mary Headlee, a resident citizen of Plain  
 City Jerome Twp. in this County, appeared in open  
 court, and filed an affidavit in the form pre-  
 scribed by law, for admission of said Lafayette  
 Headlee, into the Columbus State Hospital. It is  
 therefore ordered that a warrant issue to William  
 Rausch Sheriff commanding him to bring said  
 Lafayette Headlee alleged. To be issued. Infor this  
 Court on the 11-day of July, 1934, at 1. P. M.

And it is further ordered, that subpoenas issue  
 for Dr. Angus MacDror & Dr. Dymrie reputable  
 legary qualified physicians witnesses to appear at the  
 time the place aforesaid; & this cause is continued.

This day this cause came on to be heard, and the

Heer Pl. Co., Col., O. CD 4129

Lafayette Headlee was examined at his home: J. J. Hagen present. Thereupon, the Judge proceeded with the examination and, having heard the testimony of Dr. Angus MacFarr, M.D., and Dr. Eugene Plain, M.D., the medical witnesses and being satisfied that said Lafayette Headlee is insane; that he has a legal settlement in Jerome Township in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is, therefore, ordered, that Dr. Angus MacFarr and Dr. Eugene Plain 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 Lafayette Headlee 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 Lafayette Headlee be committed to the custody of Columbus State Hospital, until otherwise ordered. And this cause is continued.

12779

In the matter of the Will of Thomas P. Neel Deceased. Presentation of Will. An application having been this day presented to the Court by interested parties, praying that an instrument in writing purporting to be the last will and testament of Thomas P. Neel, 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 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 18 day of July 1934, at 10 o'clock A.M.

12779

This matter is continued until the 19 day of July 1934 at 10. A.M.

Heer Pl. Co., Col., O. CD 4129

12786

In the matter of the estate of George Jacobson this day in this Court ordered the probate for hearing 1934 at 10 o'clock A.M. in giving law of the day prior who have personally Shurts.



Howe P. Co., Coln., O. CD 1128.

12756 In the matter of  
the estate of  
George Jacob Hansen, decd.

Orders 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 set for hearing before this Court on the 30 day of July 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 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 thereto.

...examination  
...and being  
that he has a  
...; that  
for one year  
occurred  
...that his  
...that he is  
...State  
Angus MacKinnon  
...make  
provided by  
application  
Hospital for the  
a certified  
...witnesses.  
...said  
...said  
...Columbus  
...cause is

...having been  
...that are  
...st mill and  
...admitted to  
...notice, in  
...of the  
...for probate  
...the next  
...of the  
...ation will be  
...lock P.M.

7. July 1934

Her. Plg. Co., Colo., O. CD 4129

12731

In the matter of Elizabeth Rausch, deceased.

Inheritance Tax.

This 12 day of July 1934, the above matter came on to be heard and no application for appraisal 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 value - none - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$5434.<sup>87</sup> composed as follows: Personalty \$4235.<sup>87</sup> real estate \$1200. That the debts are \$206.<sup>159</sup> and that the cost of administration will be \$886.<sup>85</sup> 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 \$4242.<sup>42</sup>

The Court further finds that the said Elizabeth Rausch by her will duly probated left a legacy of \$50.<sup>00</sup> to the Trinity Lutheran Missionary Society of Marysville, this; \$100.<sup>00</sup> to Mrs Bertha Samler, Marysville, this; \$25.<sup>00</sup> to Mrs Lizzie Midman, Marysville, this, and the balance of said estate to Mrs Emma Midman 357 S. Hagne Av., Columbus, this, 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:

Name	Relative	Value	amt. exempt	Net	amt of tax	date	person	corporation
Trinity Lutheran Missionary, Marysville	none	\$50.	none	50. <sup>00</sup>	3.50	4/28/34	Geo J. Midman	Marysville, O.
Bertha Samler, Marysville	none	100.	none	100. <sup>00</sup>	7. <sup>00</sup>	"	"	"
Mrs Lizzie Midman, Marysville, O.	none	25.	none	25. <sup>00</sup>	1.75	"	"	"
Mrs Emma Midman, 357 S. Hagne Av. Columbus, O.	comin	4167. <sup>42</sup>	none	4167. <sup>42</sup>	291.72	"	"	"

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 way the inheritance taxes on the successions of said estate and the exemptions allowed, be forwarded forthwith to the Tax Commissioner of this State.

It is further ordered that the costs \$5- be certified to Auditor of said County, to be paid in the manner provided by law.

Her. Plg. Co., Colo., O. CD 4129

12510

In the matter of the estate of Josephine P.

This day of the month of July after being fully advised in the premises, do hereby find and determine: that the gross value of said estate (including property value - none - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$1500.<sup>00</sup> composed as follows: Personalty \$4235.<sup>87</sup> real estate \$1200. That the debts are \$206.<sup>159</sup> and that the cost of administration will be \$886.<sup>85</sup> 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 \$4242.<sup>42</sup>

12561

In the matter of the estate of Jessie A. D.

This day of the month of July after being fully advised in the premises, do hereby find and determine: that the gross value of said estate (including property value - none - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is \$1500.<sup>00</sup> composed as follows: Personalty \$4235.<sup>87</sup> real estate \$1200. That the debts are \$206.<sup>159</sup> and that the cost of administration will be \$886.<sup>85</sup> 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 \$4242.<sup>42</sup>

Hoer Pte. Co., Coln., O. CD 4129.

12570

In the matter of  
The Estate of  
Josephine B. Enlow Deceased

This day this cause came on to be heard upon the motion of the executor of the estate of Josephine B. Enlow deceased asking the Court to reduce the amount of the bond heretofore filed herein by the said executor. The Court after being fully advised in the premises finds that said estate has been distributed with the exception of approximately \$200. now in the hands of said executor, and with the exception of certain real estate, the annual rental of which amounts to approximately one hundred fifty dollars. It is therefore considered by the Court and it is hereby ordered that the bond of the said executor heretofore filed herein be reduced to the sum of One Thousand (\$1000) Dollars.

12561

In the matter  
of the estate of  
Jessie A. Daugherty, Decd.

authority to Transfer Real Estate

This day came Estella Gibson Executor of the estate of 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 September 12-1933, residing at Marysville Ohio, that the last Will and Testament of said Jessie A. Daugherty was produced for probate; that on September 18-1933 the petitioner was appointed executor of her estate; that the following person with their age and address inherit said real estate.

- Elizabeth Wainwright, Marysville, O. Lister all of Tract #1
- Elizabeth Wainwright, " " " 1/8 of Tract #2
- Margaret Randall, " " " "
- Jessie Gibson, " " " "
- Essie Lubov, Findlay " " "

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.

12778 In the matter  
Will of

This matter  
application  
The will of  
Maryville in  
It is no

decedent  
the surviving  
decedent  
duly served  
of the app  
this Court

main  
And  
to said will  
from duly  
of said will  
subscribed  
will

instrument  
Dennis C. Wilk  
and attested  
of signing &  
in memory  
Court order  
it, together  
named by

12780 In the matter  
The estate  
Dennis C. Wilk  
The last

Maryville, O.  
duly from  
Wilkens, J.  
open Court  
such as re  
Executor

What the  
and the Court  
Court Wilk  
it is ord  
executors  
by law in  
is contin

This

Heer Plc. Co., Coln., O. CD 4129.

12778 In the matter of the  
Will of Minnie C. Wilkins  
Deceased.

Order.  
admitting to Probate & Record.

This matter came on this day further to be heard on the application of Florence Lutz to admit to probate and record the will of Minnie C. Wilkins deceased, late of the village of Mansville in said county, heretofore filed in this Court.

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

And Fred Callaway and C. A. Koepke subscribing witnesses to said Will this day appeared in open Court and having been duly sworn testified respectively to 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 Minnie C. Wilkins, 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 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.

12780 In the matter of  
The estate of  
Minnie C. Wilkins, Deceased

Order for appointment & for Bond.

The last Will of Minnie C. Wilkins, deceased, late of Mansville, Ohio, in said county, having heretofore been duly found and allowed, this day J. M. Lutz and Court Wilkins, 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 its probable value thereof; and the Court being satisfied that said J. M. Lutz and Court Wilkins are suitable persons and legally competent, it is ordered that they be appointed as such executors upon giving Bond with sureties as required by law in the sum of Sixteen thousand Dollars, &c. This cause is continued.

This day J. M. Lutz and Court Wilkins appeared in

open Court, accepted the trust as executor of the estate of  
 Minnie C. Wilkins deceased, and gave and filed herein  
 their Bond in the sum of Sixteen Thousand Dollars, conditioned  
 according to law, with C. D. Cooper and G. W. Sanders as sureties  
 which Bond is approved by the Court. It is therefore  
 ordered that Letters Testamentary issue on the Will of said  
 decedent to said J. M. Bentz and Leont Wilkins that notice  
 of said appointment be published as required by law;  
 that this proceeding be recorded, and that said Executor's  
 pay costs taxed at

12774 In the matter of the estate  
 of Daniel J. Sanderson, Decd

This day the Inventory in the above captioned estate,  
 heretofore filed herein, came on for hearing. It appearing  
 to the satisfaction of the Court, that notice of the filing  
 of the said Inventory has been given to 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 <sup>and</sup>  
 confirmed.

12779 In the matter  
 Thomas  
 Order of  
 This day  
 and made  
 to some  
 Jacob R.  
 Thomas P.  
 to the Court  
 jurisdiction  
 It is etc  
 said Will  
 suitable  
 with the  
 Certified a  
 convenient

12780 In the matter  
 the estate of  
 This day  
 and filed  
 to be appoi  
 deceased,  
 and on  
 knowledge  
 said Inter  
 as to what  
 value there  
 an admi  
 said to be  
 legally co  
 as such  
 required to  
 and thus

12781 This day  
 the appoi  
 White decea  
 in the sum  
 according  
 matter  
 is approved  
 that Letter  
 Ectm M. M.  
 published  
 in recor  
 Costs

Heer Plg. Co., Colk., O. CD 4125.

12774 In the matter of, the will of  
Thomas P. Neal. Deceased.  
Order for Commission.

This day Estella Neel, appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Jacob R. Trachler, witness to the will of said Thomas P. Neel, deceased. And, it appearing to the Court that said witness resides out of the jurisdiction of this Court, to wit at:

It is therefore ordered, that such Commission, with said Will annexed, issue to Clarence E. Trachler a suitable person, to be duly executed, and together with the deposition of said witness, so taken, signed, attested and sealed, be returned to this Court with all convenient speed, and this cause is continued.

12781 In the matter of, Order for. appt. & for. Bond.  
The Estate of Charles E. White, Deid

This day Etta M. White appeared in open Court and made and filed an application under oath as required by law to be appointed as Adm. of the estate of Charles E. White 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 testator, also, a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Charles E. White 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 Five Thousand Dollars. This cause is continued.

12781 This day Etta M. White appeared in open Court, accepted the appointment as Adm. of the estate of Charles E. White deceased, and gave and filed herein her Bond in the sum of Five Thousand Dollars, conditioned according to law, with John Leo White, Lotie Belle Waters, Paul Lewis Parsh, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Etta M. White that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. pay the costs.

Heer Ptg. Co., Col., O. CD 4119.

Heer Ptg. Co., Col., O. CD 4119.

12334<sup>a</sup>

In the matter of  
The Estate of  
Rolland Conklin. Deceased.

Order for appointment  
and for Bond.

This day Marion F. Haggard appeared in open Court, and made and filed an application under oath as required by law to be appointed Ad. de bonis non of the Estate of Rolland Conklin deceased late of Mill Creek Twp 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, that said Marion F. Haggard is a suitable person and legally competent, and that Anna F. Rogers and Laurin M. Andrews former Sole Administrators resigned without fully administering said Estate; it is ordered that said Marion F. Haggard be appointed as such Ad. de bonis non upon giving bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

This day Marion F. Haggard appeared in open Court, accepted the appointment as Ad. de bonis non of the Estate of Rolland Conklin deceased, and gave and filed with his Bond in the sum of One Thousand Dollars, conditioned according to law with Emmanuel R. Larcomb and Jasper E. Larcomb as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration de bonis non issue to said Marion F. Haggard, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Ad. de bonis non pay the costs taxed.

12727

In the matter of the Estate  
of Clarkson C. Dillon. 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.

12609

In the matter of  
Estate of

of Alice B. Barnes. re distribution of Trust. 1. Certificate of Deposit Bank sum of \$ against this, in Certificate of \$ 1000. Pharrman for 5-21 Common & It appear



Heer Plg. Co., Coln., O. CD 4129.

ment  
nd.

open Court.  
ath as required  
estate of  
in said County,  
udge any last  
statement  
to of and the  
is find that an  
the goods <sup>are</sup>  
id market  
t, and that  
Administrator  
it is ordered  
such Adv.  
as required  
this cause

Court.  
one of the  
filed herein  
tioned according  
Larcomb.  
Court.  
instructions de  
that notice  
ied by law:  
said Adv.

ing Inventory  
retrofor filed  
to the satis-  
the said  
interested  
ing now filed  
up after  
lined.

Monday, July 16-

12609

In the matter of the  
Estate of Porter Eugen Barnes  
Dec'd

This day this matter came  
on to be heard on the petition  
of Alice B. Mathes, Adv., of the estate of Porter Eugen  
Barnes, deceased, for an order approving the  
distribution in kind and assignment to Alice B. Mathes  
Trustee, of the following assets:  
1. Certificate of Claim No 39 against the Farmers  
Deposit Bank of Richmond, Wis., in liquidation, for the  
sum of \$57.41; 1 Certificate of Proof of Claim No. 109  
against the Marion Savings Bank Company of Marion  
Wis., in liquidation, for the sum of \$50.40;  
Certificate No. G.C. 35-964 for ten shares of the par value  
of \$1.00 each of Class A Common Stock of the Wright  
Pharmaceutical Company; Certificate No. G.C. 35-305-5  
for 5 shares of the par value of \$1.00 each of Class A  
Common Stock of the Wright Pharmaceutical Company.  
It appearing that all distributees have in writing

Hoer Plg. Co., Col., O. CD 4129

12609

attached to the petition agreed to such distribution, said administrator is hereby ordered to assign and deliver to said "Alice B. Mather Trustee", all the assets aforesaid.

In the matter of the estate of Porter Eugene Barnes, deceased. This day this matter came on to be heard on the petition of Alice B. Mather, adx. of the estate of Porter Eugene Barnes, deceased, for an order approving the distribution in kind of the following assets:

- |   |  |
|---|--|
| <p>Items</p> <ol style="list-style-type: none"> <li>1. 3 1/4% Bond of 44-46 for \$1000.</li> <li>2. 4 1/2 - 4 3/4% Bond of \$1000. each.</li> <li>1. 4 1/2 - 4 3/4% Bond for \$500.</li> <li>1. 4% 1st converted bond for \$500.</li> <li>1. 3 1/4% Bond of 44-46 for \$1000.</li> <li>2. 4 1/2 - 4 3/4% Bonds of \$1000. each.</li> <li>1. 4 1/2 - 4 3/4% Bond for \$500.</li> <li>1. 4% 1st converted bond for \$500.</li> <li>1. 3 1/4% Bond of 44-46 for \$1000.</li> <li>2. 4 1/2 - 4 3/4% Bonds of \$1000. each.</li> <li>1. 4 1/2 - 4 3/4% Bonds for \$500.</li> <li>1. 3 1/4% Bond of 44-46 for \$500.</li> </ol> | <p>Distributors</p> <p>Alice B. Mather<br/>Alice B. Mather<br/>Alice B. Mather<br/>Alice B. Mather<br/>May Ashworth<br/>May Ashworth<br/>May Ashworth<br/>May Ashworth<br/>George H. Barnes<br/>George H. Barnes<br/>George H. Barnes<br/>George H. Barnes</p> |
|---|--|

And it appearing that said distributors are entitled to the proceeds of said stock and that such distributors 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 those of said distributors who will receive said assets.

Hoer Plg. Co., Col., O. CD 4129

12780

In the matter of the estate of J. M. Lewis deceased, for a fund...  
deceased, for a fund...  
for a fund...  
circumstances...  
top under...  
for hearing...  
the premises...  
of said estate...  
Administrative...  
value thereof...  
devises in...  
Wilkens, de...  
proportiona...  
plumage...  
Josephine...  
Robert M...  
Elizabeth J...  
She Ann...  
exemption...  
said estate...  
exempt of...  
It is f...  
entry, to...  
in relatio...  
itance tax...  
Certified...  
Costs herein...  
Auditor to...

12741

Guy Hines  
of the  
Earl H...  
vs.  
Agnes G...  
This day...  
report of...  
H. Hines...  
order of the...  
to confirm...  
order and...  
said report...  
in all...  
sale was...  
that the...  
confirmed.

Heer Ptg. Co., Cole., O. CD 4129.

12780

In the matter of the Estate  
of Minnie C. Wilkins, Deceased

Estate not Subject  
To Tax.

J. M. Lentz as executor of the estate of Minnie C. Wilkins  
deceased, having filed an application, duly verified  
for a finding and order that said estate and the  
successions therein are exempt from any inheritance  
tax under the laws of Ohio, the same came on  
for hearing. And the Court being fully advised in  
the premises, finds and determines that the gross value  
of said estate is \$9244.<sup>81</sup> The debts and costs of  
Administration are \$600.<sup>00</sup> and the net actual market  
value thereof is \$8644.<sup>81</sup> The Court finds that the  
devises and legates under the Will of Minnie C.  
Wilkins, deceased, their relationship to testator and  
proportionate amount received are, as follows:

Flourie Lentz	daughter	\$ 2161.20
Josephine Henderson	daughter	2161.20
Robert Wilkins	son	2161.20
Elizabeth Jane Fowler	grand-daughter	2161.20

The amount inherited by each being less than the  
exemption provided 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 inher-  
itance 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.

12741 Guy Hines Executor  
of the estate of  
Earl H. Hines, deceased  
Plaintiff

Confirmation

v.

Distribution

Agnes C. Hines et al  
Defendants

This day this cause came on to be heard on the  
report of Guy Hines Executor of the estate of Earl  
H. Hines deceased, of his proceedings under the former  
order of this Court, and upon the petition of said petitioner  
to confirm the sales 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 Earl H. Hines in said real estate, to the purchaser Ralph L. Salzman and Hughanna Salzman. 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 seven hundred and fifty dollars.

The Court finds that there is due the said Harriet Hildreth upon the note set forth in the petition from the estate of said Earl H. Hines the sum of          with interest thereon from the date of this entry; that the said Earl H. Hines and said          to secure the payment of said promissory note gave a mortgage upon the premises described in the petition described, which was a valid and subsisting lien upon said premises, and now upon the fund in the hands of said Executor 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 Executor out of the money in his hands pay: First: To the treasurer of this County the sum of \$4<sup>00</sup> being 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 \$45<sup>00</sup> to Richard C. Thrall and \$45<sup>00</sup> the percentage of said Executor herein amounting to the sum of \$11<sup>00</sup>. Third: To Carrie Hildreth on the note and mortgage set forth and described in the petition herein the sum of \$317<sup>00</sup> which the Court finds to be the amount due her.

It is further ordered that the balance of said proceeds amounting to the sum of \$316<sup>53</sup> be accounted for by said Executor according to law. And, it is further ordered that this proceeding be recorded, and that said petitioner pay costs          out of the proceeds of said sale within ten days.

12741 Guy Hines, as of the estate of Earl H. Hines

B. Agnes C. Hines. It further has given a dollar, with the said bond that said sale said than the petition de the same on the follow time of sale return for.

12741 Guy Hines, as of the estate of Earl H. Hines

B. Agnes C. Hines. This matter of the plan above described answers of Agnes (Hines) the other de second mit service of funds for an before shown by in the petition estate that in of The Court given by of Earl H. Bond. with in the cause is

Heer Pl. Co., Colo., O. CD 4129.

12741

Guy Hines, as executor  
of the estate of  
Earl H. Hines deceased  
Plaintiff

approving Bond, and  
Ordering Public sale

v.  
Agnes C. Hines et al.  
Defendants.

It further appearing to the Court that the plaintiff has given additional bond in the sum of fifteen hundred dollars, with approved sureties conditioned according to law, the said bond is hereby approved. It is now ordered that said Guy Hines as such executor proceed to sell said real estate at private sale for not less than the appraised value the real estate in the petition described as provided by law, and that he sell the same at not less than the appraised value thereof on the following terms, to wit: Cash in hand, at the time of sale. And plaintiff is ordered to make return forthwith upon such sale.

12741

Guy Hines, as executor  
of the estate of  
Earl H. Hines,  
Plaintiff  
v.  
Agnes C. Hines et al.  
Defendants.

Dispensing with 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, and the answer of John W. Dailley guardian ad litem of Agnes Charlotte Hines and Earl Hines, Jr. minor the other defendants bring in default of answer, at the second writ 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 Seven Hundred and fifty dollars, and that no further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as executor of the estate of Earl H. Hines is ordered that he file an additional Bond with sufficient sureties to be approved by this Court in the sum of fifteen hundred dollars and this cause is continued.

Heer Plg. Co., Col., O. CD 4129

12741

To the Hon L. W. Hazen Judge of said Court:  
 The undersigned Guy Bines executor of the estate of Earl H. Bines makes application for the appointment of a Guardian ad litem for the minor defendants in the above entitled case. The defendant Agnes Charlotte Bines is the age of fourteen years and has been duly served with summons herein and has failed and neglected to select a guardian ad litem, more than twenty days having elapsed since the service of and return summons on her; the defendant Earl Bines, Jr. is a minor under the age of fourteen years and has been duly served with summons. The undersigned suggests that John W. Dailey who is a suitable person be appointed as such Guardian ad litem.

This day Guy Bines executor of the estate of Earl H. Bines appeared in open Court and made application for the appointment of a Guardian ad litem for the minor defendants in this case - And it appearing to the Court that the defendant Earl Bines Jr. is a minor under the age of fourteen years - and has been duly served with summons and the defendant Agnes Charlotte Bines is a minor of more than the age of fourteen years and has been duly and legally served with summons herein and has failed to select a guardian ad litem more than twenty days having elapsed since the service of summons on her it is ordered that John W. Dailey be and he hereby is appointed Guardian for the said for said minor defendants and now comes the said John W. Dailey and in open Court accepts said appointment

12596

In the matter of the estate of Esther B. Williams Deid  
 This day came David E. Fisher executor of said account estate and filed his 1st<sup>st</sup> Fund account therein. It is therefore ordered that said account be set for hearing and settlement on Wednesday the 25<sup>th</sup> day of August 1934 at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

Filing 1<sup>st</sup> and Fund account.

Heer Plg. Co., Col., O. CD 4129

12525

In the matter of the estate of J. Lawrence W. Laird  
 The undersigned duly verified the estate and any other assets on advised in gross value hundred costs of ad security of actual and 4/100 D value of the name  
 James Lawrence Allen Lawrence Anna J. Laura F. Ray T. Bessie Frank O. Lawrence  
 she is the said is a result an except further so with a copy try. be cl that the County  
 2779 In the matter of Thomas P.  
 12783 In the matter of the estate of Mary Bessie appointment It is ordered 15 day of least the of said is present in the Probate Justice as of This day application

Heer Plg. Co., Colo., O. CD 4123.

127825

In the matter of Estate of John W. David, Dec'd. Estate not subject to Tax  
 Clarence G. David as executor of the estate of John W. David deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state came on for hearing. And the court being duly advised in the premises finds and determines that the gross value of said estate is two thousand four hundred twenty-five and no/100 Dollars; the debts and costs of administration are one thousand three hundred seventy-eight and 96/100 Dollars, and the net actual market value thereof is one thousand forty-eight and 4/100 Dollars. The following are the legatees and value of their legacies

Name	Relationship	Portions
Mae David	sister	130.75-
Allen David	brother	130.75-
Anna J. David	sister	130.75-
Lula Fields	sister	130.75-
Ray T. David	Brother	130.75-
Bessie Stover	sister	130.75-
Frank O. David	brother	130.75-
Clarence G. David	brother	130.75-

The exemption granted by law to each of the said legatees is Five Hundred 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 affecting inheritance tax, be certified to the Tax Commissioner of this state, and that the costs herein taxed be certified to the County Auditor to be paid.

2279

In the matter of the will of Thomas R. Reel, Dec'd. This matter is continued until the 19-day of July, 1934, at 10 A.M.

12783

In the matter of the Guardianship of Mary Catherine Tracy. This day Blanche Tracy filed an application in Court for the appointment of a guardian of Mary Catherine Tracy minor. It is ordered that said application be set for hearing on the 18 day of July 1934 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, present in Court and served by mother in presence of the Probate Judge, by personal service, all interested parties, as provided by law.

This day this matter came on to be heard upon the application filed herein. The Court finds that

Notice has been given to interested parties. The Court finds that  
 Mary Catherine Tracy, minor, that a guardian is necessary. It is  
 therefore ordered that a guardian be appointed. It appearing to the  
 Court that Blanche Tracy is legally competent and she having  
 filed an application herein and given bond in the sum  
 of \$500. with D. L. Harrison and Don J. Larsson as sureties  
 thereon, it is ordered that said bond be approved and  
 that letters of guardianship issue to said Blanche Tracy  
 as heretofore.

12779

In the matter of the estate of Thomas J. Ba. et Rev. day of July is by the file of Col. was produced and was to the satisfaction of the file to admit to report the of the testator in a former fact the the deposit introduced to issued to The deposit on this day reading to said will the execution testimony in respect in should treatment of of said the duly executed testator sealing to mind and It is the said same to above and It is of decedent



Hoer Plg. Co., Col., O. CD 4129.

12779

In the matter of the will of admission to Probate and Record of Thomas P. Neal, deceased.

Be it Remembered that heretofore to wit on the 11 day of July 1934, an instrument of writing purporting to be the last will and testament of Thomas P. Neal late of Blair town ship in this County, deceased, was produced in open Court and offered for probate and was there filed. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the application to admit the same to probate and record in this Court, has been given to the widow and next of kin of the testator resident of the State of Ohio, pursuant to a former order of this Court.

Blair E. Zacker the Commissioner heretofore appointed to take the deposition of Jacob R. Zacker one of the subscribing witnesses to said will, duly returned the Commission issued to him with said will annexed, and also the deposition so taken, duly verified; and thereupon on this day came also J. S. Matteson, the other subscribing witnesses.

Said subscribing witnesses to said will having been duly sworn, testified as to the execution and attestation of said will, which testimony was reduced to writing, and by them respectively subscribed, and filed with said will.

Whereupon the Court finds the aforesaid instrument of writing is the last will and testament of said Thomas P. Neal deceased; that the same was duly executed and attested, and that the said testator at the time of making, signing and sealing the same, was of full age, of sound mind and memory and not under any restraint.

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

It is further ordered that the estate of said decedent pay costs herein taxed.

12774

In the matter of the estate of Jennie Shearer, Dec'd

W. Marshall L. Shearer as widow and my heir at law, of the estate of Jennie Shearer deceased, having filed an application. I have 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 \$550<sup>00</sup> the debts and costs of administration are \$225<sup>00</sup> and the net actual market value thereof is three hundred twenty five dollars (\$325<sup>00</sup>) 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 thereto or in any way affecting the inheritance tax on the succession of said estate, be certified as to the Tax Commission of Ohio, and that the costs herein in \$3- be certified to the County Auditor to be paid according to law.

Estate not subject to tax

12782

In the matter of the estate of Letha...

Delmas Trust  
 duly verified and the estate inheritance tax on for clear in the present value of the debts and the net account and that as therein are  
 It is further ordered that a copy of this entry together with a copy of all other entries in relation thereto or in any way affecting the inheritance tax on the succession of said estate, be certified as to the Tax Commission of Ohio, and that the costs herein in \$3- be certified to the County Auditor to be paid according to law.

12520

In the matter of the estate of Longberry \$625.39 for of the face claim is collected in best interest  
 It is Federal Trust given as

subject  
tax  
heir at law,  
ing filed an  
order that  
an exempt  
of this  
Court being  
determines  
the debts  
the net  
and twenty fin  
estate  
on such  
that a copy  
for entries  
inheritance  
Certified  
to the costs  
dutor to be

12782

In the matter of,  
the Estate of Columbus Delos Tracy, Dec'd  
Estate not subject to tax  
Letha Tracy Diggitt as heir of the estate of Columbus  
Delos Tracy, deceased, having filed an application  
duly verified, for a finding and order that said estate  
and the succession therein are exempt from any  
inheritance tax, under the laws of Ohio, the same came  
on for hearing, and the Court being fully advised  
in the premises, finds and determines that the gross  
value of said estate is three hundred dollars - the  
debts and costs of administration are \$250 - and  
the net actual market value thereof is \$300,  
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 at \$3- be  
certified to the County Auditor to be paid according  
to law.

12520

In the matter of,  
The Estate of Miles Stroanider, Dec'd  
applicants  
of F. A. McAllister, Executor, of the last will  
and Testament of Miles Stroanider, deceased, for authority  
to command a claim of the estate against Jake  
Longberry and Sampson Longberry amounting to  
\$626.39 for Federal Farm Mortgage Corporation Bonds  
of the face value of \$310 - and it appearing that said  
claim is of doubtful validity and can not be  
collected in full and that it would be to the  
best interest of the estate to accept said sum  
It is ordered that the Executor accept the said  
Federal Farm Mortgage Corporation Bonds of \$310, and  
give an acknowledgment to said debtor.

This day this matter  
came on to be heard on the

12785 In the mat  
 the Estate  
 Thomas P. R  
 the last  
 Richmond  
 approved an  
 open court,  
 as required  
 annexed of  
 what the e  
 and the Cou  
 be appointed  
 person and  
 the appointed  
 bond with a  
 thousand do  
 This d  
 the appointe  
 estate of the  
 herein her  
 conditioned  
 Hattie Fayl  
 court.  
 Administrate  
 Estella Reed  
 as required  
 said Admini  
 herein

Heer Plg. Co., Coln., O. CD 4129.

12785-

In the matter of  
The Estate of  
Thomas P. Keel, Deceased.

Order for appointment,  
and for Bond.

The last Will of Thomas P. Keel, deceased, late of Richmond in said County, having heretofore been duly approved and allowed; this day Estella Keel, 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 Estella Keel is a suitable person and legally competent, it is ordered that she be appointed as such Adr. with the Will annexed, upon giving bond with sureties as required by law in the sum of Five Thousand Dollars - and this cause is continued.

This day Estella Keel, appeared in open Court, accepted the appointment as Adr. with the Will annexed of the estate of Thomas P. Keel deceased, and gave and filed herein her bond in the sum of Five Thousand Dollars, conditioned according to law, with Ida Hoffman and Nellie Taylor as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration with the Will annexed issue to said Estella Keel, 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.

12.669

In the Matter of the  
Estate of Alexander Hatcher - Deceased  
Lloyd Winter as adr of the estate of Alexander  
Hatcher deceased, having filed an application, 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 forty two hundred and <sup>27</sup>/<sub>100</sub>  
Dollars, the debts and costs of administration are two  
thousand five hundred ninety-one and <sup>07</sup>/<sub>100</sub> Dollars  
and the net actual market value thereof is One thousand six  
hundred nine and <sup>24</sup>/<sub>100</sub> Dollars, and that the value of each  
of the legacies of the several legatees named in said Will  
are as follows:

James C. Hatcher	son	5,100
Harold Hatcher	son	
Fred Hatcher	son	
Josie Donahue	daughter	100
Mary M. Hany	"	100
Wm. Hatcher	son	677.10
Lynne Campbell	daughter	627.10
Lee Campbell	grandson	100.
Robert Hatcher	grandson	100.
Harold Hatcher	grandson	100.

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. be certified  
to the County Auditor to be paid according to law.

Hoer Fig. Co., Coln., O. CD 4129.

of Alexander  
 said estate  
 from any  
 same  
 fully  
 that the  
 on 27/100  
 now 2000  
 Dollars  
 thousand six  
 value of each  
 in said Will

00

00

00

10

7.10

and the  
 each  
 and that a  
 all other  
 affecting  
 of said  
 sine of this  
 be certified  
 to law.

12505 In the matter of the estate of R. W. ...

his day ... petition ... order ... The Court ... finds that ... petition ... described ... petition ... and. Suffice ... to the said ... sale. It is ... as Adm. ... R. W. ... real estate ... sum of \$ ... sale be ... of sale. ... L. H. Collins ... within ... after ... is contin...

12505 L. H. Collins ... with ... of the ...

... Plus de ... report of ... of the ... proceed ... upon ... the sale ... having ... the proceed ... correct ... fairly ... The said ... titles and ... in said ... upon the ... for the said ... in hand



12505- In the matter of the estate  
of Rebecca Pearson, Deceased.  
Petition for order to sell house and lot. (Real estate)  
Order of Sale-

This day this cause came on to be heard upon the  
petition herein filed and the Testament of L. H. Collins  
Asdr. with the Will annexed of said estate.

The Court being fully advised in the premises  
finds that the statement and allegations in said  
petition are true, and that the property herein de-  
scribed ought to be sold as prayed for in the  
petition, and the Court being satisfied upon good  
and sufficient proof that it will be to the advantage  
to the said estate to sell said real estate at private  
sale, it is therefore ordered, that L. H. Collins  
As. Adr. with the Will annexed of the estate of  
Rebecca Pearson, deceased proceed to sell said  
real estate at private sale for not less than the  
sum of \$300-. 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 therein  
within 10 days from this date, and forthwith  
after such sale is made, and this cause  
is continued.

12505 L. H. Collins, Administrator

With the Will annexed.

of the estate of Rebecca Pearson, Deid.

William Pearson, et al.

Plaintiff

Defendant

This day this cause comes on to be heard on the  
report of L. H. Collins as. Adr. with the Will annexed,  
of the estate of Rebecca Pearson (deceased) of his  
proceedings under a former order of this Court  
upon the Motion of said petitioners to confirm  
the sale made in obedience to said order. The Court  
having carefully examined said report, and finding  
the proceedings of the said Petitioners in all respects  
correct and being satisfied that said sale was  
fairly and legally made, it is ordered, that  
the said petitioners execute a deed of all their rights,  
titles and interests of the said Rebecca Pearson  
in said real estate to the purchaser Dr. Shook  
upon the payment of the said purchase price paid  
to the said L. H. Collins in the sum of \$200.00 cash  
in hand.

12786

In the matter of  
The estate of  
Sylvanus R. Goff deceased.

Order for appointment

The last Will of Sylvanus R. Goff deceased, late of Broadway Ohio, in said county, having heretofore been duly proved and allowed; this day William<sup>W.</sup> Goff 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 William W. Goff is a suitable person and legally competent and that by the terms of said Will said Testator ordered or requested that said executor may execute it without giving bond; it is ordered that he be appointed as such executor, and that Letters Testamentary be granted and issued on the will of said decedent to him without giving bond, and order to close up said estate, forthwith that notice of said appointment be published as required by law, that this proceeding be recorded, and that said executor pay costs.

12776

In the matter  
of the  
Estate of  
Sylvanus R. Goff

This matter  
on the  
to probate  
late of the  
filed in the  
satisfactions  
leaving in  
expense and  
to be reside  
with notice  
application  
Court, just  
have view  
of said Will  
the subse  
appeared in  
testified resp  
of said Will  
ms. subscr  
with said  
the aforsaid  
and Testam  
duly execu  
testator at  
age of son  
any instr  
admitting  
together with  
named by

12776 L. the matter of the  
will of Sylvia J. Goff  
deceased

Order admitting to Probate & Record

This matter came on this day further to be heard on the application of William W. Goff, to admit to probate and record the will of Sylvia J. Goff, deceased, late of the village of Broadway 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 estate have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And J. P. Willson and L. H. Collins 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 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 Sylvia J. Goff, dec'd, 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 the said testimony of the witnesses above named be entered of record in this Court.

12780

In the matter of  
the estate of  
Minnie G. McKinnon, Deceased.

Order on Filing Inventory

This day an inventory in the 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.

12777

In the matter of  
the estate of  
This day

was filed. It is  
set for the  
August 19.  
hearing be  
law of the  
Interme a  
hearing: a  
or who was  
fiduciary

12774

In the matter  
of Darnie  
This day  
Maysville  
County, Ohio  
Sanderson.  
of the estate  
published  
was filed  
ordered the  
of this office

12787

In the matter  
The Estate  
Raymond  
Wenger.  
verified, for  
and the  
inheritance  
came on  
jury advised  
that the  
the debts  
and the  
The de  
The son  
widow. Ly  
also left  
him enti  
said estate  
by virtue  
It is  
by this  
to or in a  
succession

Heer Pte. Co., Col., O. CD 4129.

Inventory  
filed in this  
order that  
to had  
of having  
then the

12777 In the matter of the Estate of Milla Bourn, 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 23 day of August 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 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.

12774 In the matter of the Estate of Daniel Sanderson, Dec'd | Proof of Publication

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 Charles Ethel Sanderson and Irene May Davis as administrators of the estate of Daniel J. Sanderson, 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.

12787 In the matter of The Estate of George Wenger, Dec'd | Estate not Subject to Tax

Raymond R. Wenger, as heir at law of George Wenger, deceased having filed an application, 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 \$600 - the debts and costs of administration are 650 - and the net value thereof is nothing.

The debts of said estate exceed its value. The said George Wenger surviving heir his widow Lydia W. Wenger, entitled to exemption, and also left his son, Raymond T. Wenger surviving heir, entitled to exemption, 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 Olin. Am. coats to certify to Co. Auditor \$ 3-

12724 Richard L. of the estate of Clara

Benjamin

This is upon the real estate debts of and cross-complaints Benjamin Strover Richmond answers of and Richard E. Matheson and upon advised of the Matheson of Ogden in the Union Richmond Kiser, as the issue and. Counsel prayed for Benjamin have been in this a justice de the allegat prayer of is necess of said d that the spouse. and red permis mortgages sale of to take the the Co Life Ins upon a tracts of petition to

Heer Pl. Co., Col., O. CD 4129.

12724 Richard L. Cameron, adr.  
of the estate of  
Blara A. Matteson, Dec'd  
Plaintiff

v.  
Benjamin B. Matteson et al  
Defendant.

Dispensing with new  
appraisement and ordering  
Private Sale

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above named decedent to pay the debts of her estate, and also upon the answers and cross-petitions of The Union Central Life Insurance Company of Cincinnati, Ohio, The Richmond Banking Company, F. A. McAllister as executor of the estate of Milo Strieder deceased, The First National Bank of Richmond, Ohio, and C. H. Fields and also upon the answers of Benjamin B. Matteson surviving spouse, and Richard C. Thrall, guardian ad litem for Elizabeth E. Matteson and Benjamin V. Matteson minor defendants, and upon the evidence: and the Court being fully advised in the premises, finds the defendants Benjamin B. Matteson, Vera M. Reed, Blara Matteson, no guardian of Elizabeth E. Matteson and Benjamin V. Matteson; The Union Central Life Insurance Company, The Richmond Banking Company, M. L. Anderson, Florence Kiser, and C. H. Fields have each returned the issuing and service of summons herein, and consented to the sale of the premises as prayed for, and that Elizabeth E. Matteson and Benjamin V. Matteson, minor defendants herein, have been duly and legally served with summons in this action. That all the necessary parties defendant are before the Court and that the allegations of the petition are true and the prayer of the same should be granted, and that it is necessary to sell said real estate to pay the debts of said decedent.

The Court further finds that the defendant Benjamin B. Matteson, surviving spouse of said decedent, is entitled to the just and reasonable value of his dower in said premises after deducting the amount of the mortgages thereon, and that he has consented to the sale of the same free from dower, and elected to take the value thereof in money.

The Court further find that the Union Central Life Insurance Company of Cincinnati, has a lien upon all of the first, second, third and fourth tracts of real estate described in the plaintiff's petition by way of mortgage as set forth in its

answer and cross-petition herein and that said mortgage  
 lien is a first and best lien upon said premises  
 and that there is now due upon the same the sum  
 of \$4913<sup>77</sup> with interest from the 25 day of April 1934  
 and that said tract of land should be sold subject  
 to the mortgage of the Union Central Life Insurance Company

The Court further finds that the said Benjamin K. Matteson  
 defendant and the said decedent Clara A. Matteson in  
 her lifetime executed and delivered to the First National  
 Bank of Richmond Ohio their certain mortgage deed  
 upon the six<sup>th</sup> tract of real estate described in  
 the petition of the plaintiff consisting of a series of notes  
 all of which have been paid except one note  
 assigned by said Bank to the defendant, C. L. Fields  
 and another note assigned by said Bank to M. L.  
 Anderson, who in turn assigned the same to  
 Florence Kiser: that there is now due upon the said  
 notes the sum of \$332<sup>00</sup> and that said sixth tract  
 of real estate should be sold subject to the  
 lien created by the mortgage to said the First National  
 Bank of Richmond and conveyed by the assignment  
 made by the defendant C. L. Fields and  
 M. L. Anderson for Florence Kiser

The Court further finds that since the death  
 of said Clara A. Matteson deceased the defendants  
 Benjamin K. Matteson being the owner of the other  
 undivided one-half interest in the premises  
 described in the plaintiff's petition and Vera M.  
 Reed one of the heirs of Clara A. Matteson deceased  
 and entitled to inherit the undivided one-half  
 of the said decedent's undivided one-half interest  
 in said real estate subject to the dower of Benjamin  
 K. Matteson surviving spouse executed and  
 delivered to the Richmond Banking Company their  
 certain mortgage deed as set forth in the answer  
 and cross-petition of the said the Richmond Banking  
 Company securing the payment of a promissory  
 note for the sum of \$400<sup>00</sup> on which there is  
 now due the sum of \$400<sup>00</sup> with interest at 7%  
 from the 8 day of May 1934 and also securing  
 the payment of a note for \$1000<sup>00</sup> which was  
 thereafter transferred and delivered to Miles  
 Stroop and then in life but since deceased and  
 that there is now due upon said note the sum  
 of \$1000<sup>00</sup> with interest at 7% from the 1<sup>st</sup> day  
 of March 1933. That by reason of said  
 last mentioned mortgage the sum represented  
 by said notes now held by the Richmond Banking

company and  
 a firm upon  
 to Matteson  
 real estate  
 subject to  
 insurance  
 Anderson

The Court  
 appointed  
 have approved  
 described in  
 \$4639<sup>32</sup>  
 petition of  
 that it is  
 and therefore  
 be dispensed  
 that the  
 as a minor  
 deceased  
 and it is  
 with suffi  
 in the sum  
 And it is  
 the last of  
 Richmond  
 real estate  
 being the  
 And it  
 Cameron  
 of sale  
 D

12527

In the  
 of C. A.  
 This  
 upon the  
 of C. A. M.  
 Potter, an  
 premises  
 support  
 took the  
 name of  
 Sole heir



Heer Plg. Co., Col., O. CD 4129.

said mortgage  
promises.  
me the sum  
April 1934,  
said subject  
company  
to Matteson  
Matteson, in  
Trust National  
of deed  
described in  
of notes  
note  
C. L. Fields  
to M. L.  
me to  
the said  
said tract  
Trust National  
assignment  
said

the death  
the defendants,  
of the other  
promises  
Vera M.  
Matteson, deceased,  
one-half  
interest  
of Benjamin  
and  
by their  
the amount  
and Banking  
company  
there, is  
at 700  
Securities  
in Ohio  
Miles  
used, and  
to the sum  
1st day  
of said  
represented  
Bantary

company and the estate of Mrs. Stromsted, deceased, are  
a lien upon the interests of the defendant, Benjamin  
M. Matteson, and the defendant, Vera M. Reed, in the  
real estate described in the plaintiff's petition,  
subject only to the lien of the Union Central Life  
Insurance Company and of C. L. Fields, and M. L.  
Anderson for Florence Riser in and to the same.

The Court further finds that the appraisers heretofore  
appointed to appraise the estate of said decedent  
have appraised the first four tracts of real estate  
described in the plaintiff's petition at the sum of  
\$4637.<sup>32</sup> and the fifth and sixth tracts in the said  
petition described at the sum of \$3484.<sup>00</sup> and  
that it is not necessary to re-appraise the same  
and therefore orders that no further appraisement  
be dispensed with.

The Court further finds  
that the bond heretofore given by the plaintiff  
as administrator of the estate of Clara M. Matteson,  
deceased, in the amount of \$1000.00 is insufficient  
and it is ordered that he file an additional bond  
with sufficient sureties to be approved by this Court,  
in the sum of \$3000.00.

And it appearing that private sale would be to  
the best interest of the estate, it is ordered that said  
Richard L. Cameron, as such administrator, sell said  
real at private sale and for not less than \$8121.<sup>32</sup>  
being the appraised value thereof, the sale price to be cash.

And it is further ordered that said Richard L.  
Cameron, as such administrator, make return  
of sale without unnecessary delay.

12527 In the matter of the Estate  
of C. A. Moffitt, deceased

This day this cause came on to be heard  
upon the motion of Kettle Moffitt, adx., of the estate  
of C. A. Moffitt deceased, by her attorneys Potter and  
Potter, and the Court being fully advised in the  
premises. It is ordered that said Farmers  
Deposit Bank of Richmond, Ohio, transfer on their  
books said account of C. A. Moffitt, deceased, to the  
name of Kettle Moffitt, his surviving widow and  
sole heir at law.

12530 In the matter of the Estate of M. This day application and desire to compound Robertson and with interest the 1. day of January 1923 there is a sum of \$96<sup>98</sup> in to the but It is a Farm value of \$1300<sup>00</sup>

12770 In the matter of Rose E. This day estate was settled approval for the same by an executor of the Estate of O.

12617 In the matter of T. J. Johnson This day the application for the assets Authority to appraise to be known as Farmers L. of T. J. Johnson 12 76 23, advised Ordered. A is returned and that of T. J. Johnson any surplus said be Trustee to an district Johnson

Heer Plg. Co., Cola. O. CD 4128.

12530 In the matter of the Estate of Miss Stranider Deed.

This day this matter came on to be heard on the application of F. A. McAllister, executor of the Last Will and Testament of Miss Stranider, deceased, for authority to compound a claim of the estate against Ralph H. Robertson and J. S. Robertson, amounting to \$1324<sup>75</sup> together with interest thereon at the rate of 7% per annum, from the 1 day of Sept. 1933; for Federal Farm Mortgage Corporation Bonds of the face value of \$1300<sup>00</sup>, on which there is accrued interest of \$5.13 and the sum of \$96<sup>98</sup> in cash; and it appearing that it would be to the best interest of the estate to accept said sum.

It is ordered that the executor accept the said Federal Farm Mortgage Corporation Bonds of the face value of \$1300<sup>00</sup> and give an acquittance to said debtors.

12770 In the matter of the Estate of Rose E. Connor, Deed | Orders on Filing Int

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.

12617 In the matter of the estate of T. J. Johnson, Deed

This day this cause came on to be heard upon the application of the administrator herein setting forth the assets that have come into his hands; requesting authority to relieve the estate from inventory and appraisement and further requesting authority to turn over a certain Certificate of Claim in the Farmers Deposit Bank of Richmond, Ohio, in the name of T. J. Johnson, No. 516 in the original amount of \$76.23, the evidence and the Court being fully advised in the premises, it is therefore,

Ordered, Adjudged and Decreed that said estate is relieved from inventory and appraisement and that the said Fred Ernie, adm. of the estate of T. J. Johnson, deceased, is hereby authorized and empowered to turn over to Fred Ernie as Trustee, said Certificate of Claim with authority as such Trustee to collect any dividend or dividends therefrom and distribute the proceeds thereof to the heirs of T. J. Johnson, deceased, according to law.

Heer Plg. Co., Col., O. CD 1129

12527

In the matter of the  
Estate of L. A. Moffitt  
Deceased

Estate not  
Subject to Tax

Walter Moffitt as adm. of the estate of L. A. Moffitt deceased, having filed an application 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 sixty seven dollars the debts and costs of administration are two hundred fifty and no/100 dollars, and the net actual market value thereof is fifteen hundred seventeen and 4/100 dollars. There is \$2,525<sup>53</sup> deposited in the Columbus Building and Loan Company of Columbus, Ohio, and \$514<sup>94</sup> deposited in the Farmers Deposit Bank of Richmond, O. Both institutions are in the process of liquidation and the estimated value of the entire estate is \$7500.00, 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 be certified to the County Auditor, to be paid accordingly to law.

Heer Plg. Co., Col., O. CD 1129

12609

In the matter of  
The Estate of

This day  
and filed  
thereupon  
hearing on  
August 19  
published  
continued.

12617

In the matter  
The Estate

W. J. Johnson.  
This day  
and filed  
It is  
be set for the  
day of  
notice there  
and this

Heer Pl. Co., Col., O. CD 4129.

12609

In the matter of  
The Estate of Peter Eugene Barnes  
Deceased

First and Final account.

This day came Alice B. Mathews, adm. of said estate and filed her first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 25 day of August 1934 at 1 P.M. and that notice thereof be published as required by law. and this matter is continued.

12617

In the matter of  
The Estate of  
T. J. Johnson, Deceased.

First and Final account

This day came Fred Erwin adm. 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 25 day of August A.D. 1934 at 1 P.M. and that notice thereof be published as required by law. and this matter is continued.

Heer Plg. Co., Colo., O. CD 4129

12789

In the matter of  
Eugene Freeman Foyle.  
D. H. H. H.

This day said Foyle, a resident citizen of Marysville in  
County appeared in open Court and filed herein a written  
application duly verified for the admission of said  
Eugene Freeman Foyle into the Paris Hospital Epileptics

It is therefore ordered that the 26 day of July 1934, at  
10 A.M. or thereabouts is fixed as the time when  
the examination and inquiry will be made whether the said  
alleged epileptic is a suitable person for admission into  
said Hospital. and it is ordered that a subpoena  
issue for Dr. E. J. Marsh and Dr. Fred C. Calloway, reputable  
physicians, said Eugene Freeman Foyle, came into Court  
voluntarily with his mother & this cause is continued.

On this day this cause came on to be heard. The said  
Eugene Freeman Foyle came before the Court voluntarily  
& thereupon the Judge proceeded with the examination  
and having heard the testimony of Dr. E. J. Marsh and

Dr. Fred C. Calloway, the medical witnesses and being  
satisfied that said Eugene Freeman Foyle, is an epileptic  
that he has a legal settlement in Paris Township, in this  
County, that he has been a resident of the State  
of Ohio for one year next preceding this date, and  
that he is a suitable person for treatment at the Paris  
Hospital for Epileptics and that his disease has  
developed during the time he has resided in this  
State.

It is therefore ordered that  
Dr. E. J. Marsh and Dr. Fred C. Calloway, the medical  
witnesses in attendance make out a certificate  
setting forth the facts as is provided by law.

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

Heer Plg. Co., Colo., O. CD 4129

12790

In the matter of  
The Estate of

James M. ...  
The last will  
of said ...  
James M. ...  
approved ...  
Dora S. De ...  
an applicat ...  
appointed ...  
the estate ...  
what the ...  
thereof ...  
Administrat ...  
goods and ...  
that said ...  
suitable ...  
that they ...  
now with ...  
certificat ...  
thousand ...  
is contin

This day  
in open  
admission  
annexed  
a copy  
of the  
condition  
Deposit Co.  
is appro  
Dr. is  
now, with  
My own  
appointme  
that this  
Adm. de  
into be

Heer Plat. Co., Colo., O. CD 4129.

12790

In the matter of  
The estate of  
James Moore, Dec'd

Order for appointment  
an  
For Bond.

The last will of James Moore, deceased, late of Jackson Township in said County, having heretofore been duly approved and allowed said this day Mary E. Wynn and Dora D. Dush appeared in open Court and made and filed an application under oath as required by law to be appointed Adm. de bonis non 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 to administer the goods and estate of said deceased, not administered that said Mary E. Wynn and Dora D. Dush are suitable persons and legally competent, it is ordered that they be appointed as such Adm. de bonis non with the Will annexed upon giving bond with sureties as required by law in the sum of one thousand two hundred fifty dollars & the cause is continued.

This day Mary E. Wynn and Dora D. Dush appeared in open Court and accepted the appointment as Administratrices de bonis non with the Will annexed of the estate of James Moore deceased, & gave and filed herein their bond in the sum of One thousand Two hundred fifty Dollars - Conditional according to law, with Fidelity and Deposit Co - Sturgis Cherry agt. as surety, which Bond is approved by the Court.

It is therefore ordered that Letters of adm. de bonis non, with the Will annexed, issue to said Mary E. Wynn and Dora D. Dush, that notice of said appointment be published as required by law; that this proceedings be recorded, and that said Adm. de bonis non with the Will annexed pay the costs herein taxed -

Heer Ptg. Co., Col., O., CD 1129

12791

In the matter of T. R. Mayberry

Lunacy

This William Rausch, a resident citizen of Union County appeared in open Court and filed an affidavit in the form prescribed by law for admission of said T. R. Mayberry into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff commanding him to bring said T. R. Mayberry alleged to be insane before this Court on the 27 day of July 1934 at 10 A.M. And it is further ordered that subpoenas issue for Dr. W. M. Coff and Dr. C. D. Mills reputable legally qualified physicians, witnesses to appear at the time and place aforesaid and this cause is continued.

In the matter of T. R. Mayberry

Order after hearing

This day this cause came on to be heard and the said T. R. Mayberry was brought before the Court.

Thereupon the Judge proceeded with the examination and being heard the testimony of Dr. C. D. Mills and Dr. W. M. Coff medical witnesses. It is found said T. R. Mayberry is not insane.

And it is further ordered that said charge of lunacy be dismissed.

12198

In the matter of the estate of S. J. Bingham Decd.

July 28

This day the final account of Margaret Ann Bingham adx of the estate of S. J. Bingham decd came on for hearing and notice thereof having been published according to law. No exceptions having been filed 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 & confirmed. Said adx. is hereby allowed the sum of \$278.00 being commissions on the amount collected by her in final compensation for all her ordinary services rendered. In Clerk's office after all fees and costs thereon \$60.00 - The Court finds account balanced & said estate settled according to law. Ordered paid \$85.00 June 20 - 1934. Ordered recorded.

10564

In the matter of The Guardianship of Samuel D. McAdams

July 27 account

This day the 7<sup>th</sup> account of Frank McAdams adx of Samuel D. McAdams came on for hearing and notice thereof having been published according to law. No exceptions having been filed 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. It is ordered that said Guardian be and he is allowed the sum of \$57.65 being the amount of his reasonable expenses & compensation incurred in the execution of his trust. The Court finds a balance of \$52.01 due said Ward. Richard C. Thrall, legal Deserve an account \$10.00 allowed. Ordered costs \$6.30 paid 6-24/33 ordered recorded.

Heer Ptg. Co., Col., O., CD 1129

12788

In the matter of the estate

This matter Herman H. Hollway that said July 1934 Hollway or obtain on said app

This matter of July 19 for an on deceased, Court that known as the next of kin and have

And the estate from \$50.00 inheritance estate be ministrative applicant distribute among and for the

This Court.

This day a filed may hall It apper said dec it appear ordered to administr in said person n H. One me Me



Heer Plg. Co., Coln., O. CD 4129.

12788

In the matter of  
the estate of May Holloway  
Deceased

Filing application

This matter came on to be heard on the application of Herman Holloway for an order relieving the estate of May Holloway from administration. It is ordered that said application be heard on the 25 day of July 1934 at 1 P.M. and that said Herman Holloway serve written notice on the next of kin or obtain their waiver of notice service as to the hearing on said application.

This matter came on to be heard on this 28 day of July 1934 on the application of Herman Holloway for an order relieving the estate of May Holloway deceased, from administration, and it appearing to the Court that there is no surviving spouse and no known creditor of said decedent, and that all of the next of kin of said May Holloway deceased have waived notice on the hearing of said application and have consented to the prayer of said application.

And it further appearing to the Court that the estate of said decedent is of less value than \$500.00 and that it is not subject to any inheritance tax.

It is ordered that said estate be and it hereby is relieved from administration; that Herman Holloway 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.

This day Herman Holloway appeared in open Court and filed an application to relieve the estate of May Holloway from administration.

It appearing to the Court that the estate of said decedent is less than \$500.00 in value, and it appearing that there are no creditors, it is ordered that said estate be relieved from administration and that the property described in said application be paid or delivered to the person named below:

- Herman Holloway, R. 2. Richwood, D. \$120.00
- One Promissory note, signed by H. D. Kennedy " 110.00
- " " " " by G. D. Dean & Stella M. Dean " 26.00
- One check signed by the Federal Land Bank -
- One Certificate of deposit \$69 at the Farmers State Bank of West Mansfield, D. for \$406.62 123.00

Union County  
in the  
R. R. Mayberry  
therefore  
Shiff  
alleged  
of July  
ordered  
and D  
icans  
roads  
and and  
the Court  
examination  
D. Mills  
it is found  
change of  
ay. 23  
of the estate of  
notice that  
having been  
object to the  
and account  
therein, and being  
in all respects  
the said account  
may account the  
for in bringing  
and my other atty  
balanced & said estate  
and recorded.  
and D. M. Adams  
having been  
from filed there  
and the Court  
The vouchers  
fully advised  
plots just and  
to the same  
ordered that said  
the amount  
d in the  
ance of  
al Service  
is 6-24/33

Heer Fig. Co., Coln., O. CD 4128

12698

In the matter of the estate of Alvin Plimmet this day deceased.

Order filing Schedule of Debts

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 15 day of August 1934, 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 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.

12735

In the matter of the estate of Earl R. Benson deceased.

Orders approving Inventory

This day the inventory in the above captioned estate heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed, as confirmed.

12712

In the matter of the estate of Erv McLean, deceased.

First and Final account.

This day the 1<sup>st</sup> and final account of M. L. Carmean adx of the estate of Erv McLean, deceased, came on for hearing and settlement. Copy notice thereof having been published according to law. No exceptions having been published according to law. The Court having carefully examined said account, and the vouchers thereunto, 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. The Court finds said account duly balanced, and the estate settled accordingly to law. It is ordered that said adx pay the costs \$5.00, pd. June 11-34. This ordered record. In the matter of the estate of Julia A. Hanson, Decd - First and Final acct. This day the first and final account of W. J. Hornsby adx of the estate of Julia A. Hanson, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 and confirmed. Said executor is hereby allowed the sum of \$20.31, being commissions on the amount collected and accounted for to him, plus in full compensation for all his ordinary services rendered. Said L. A. McArthur is hereby allowed the sum of \$2.35, attorney fee. The Court finds said account duly balanced, and said estate settled accordingly to law. It is ordered that said executor pay costs \$5.

12249

It is ordered, said account be proceeded upon herein be recorded in the records of this office.

Heer Fig. Co., Coln., O. CD 4128

12735

In the matter of the estate of Earl R. Benson this day deceased. 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 15 day of August 1934, 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 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.

12199

In the matter of the estate of David S. D. D. H. D. deceased. for a final and settlement of the estate. 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, in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed. The Court finds said account duly balanced, and the estate settled accordingly to law. It is ordered that said executor pay the costs \$5.00, pd. June 11-34. This ordered record. In the matter of the estate of Julia A. Hanson, Decd - First and Final acct. This day the first and final account of W. J. Hornsby adx of the estate of Julia A. Hanson, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 and confirmed. Said executor is hereby allowed the sum of \$20.31, being commissions on the amount collected and accounted for to him, plus in full compensation for all his ordinary services rendered. Said L. A. McArthur is hereby allowed the sum of \$2.35, attorney fee. The Court finds said account duly balanced, and said estate settled accordingly to law. It is ordered that said executor pay costs \$5.

Heer Plg. Co., Col., O. CD 4129.

12735 In the matter of the Estate of Earl H. Bines, Decd. | 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 13<sup>th</sup> day of August 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 Union County Journal 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.

12199 In the matter of the Estate of David S. Davis decd. | Estate not subject to Tax

D. H. Davis, as Adm. of the estate of David S. Davis 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 sixty-one hundred thirty-six and <sup>99</sup>/<sub>100</sub> Cents, the debts and costs of administration are \$4090<sup>32</sup> and the net actual market value thereof is thirty-one hundred and six and <sup>6</sup>/<sub>100</sub> Cents - That the beneficiaries are the widow of the decedent and four children of the decedent. That the exemptions allowed to said beneficiaries amount to more than the distribution due them from the estate and that therefore the estate is not subject to tax, 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 Successors of said estate be certified to the Tax Commissioner of Ohio, and that the costs herein taxed 3 - be certified to the County Auditor.

of. Debts  
captioned  
ary of said  
of said  
on the Court  
and, that  
entitled  
his, by  
at least  
except  
the will  
ary herein.

Inventory  
estate  
the Court  
Inventory  
interested  
captioned  
ordered  
examined.

of the Estate  
settlement.  
law. No exceptions  
fully examined  
being fully  
in conformity  
The Court finds  
It is  
his ordered record,  
the final acct.  
estate as given as  
no matter thereof  
having been  
to the same  
on the vouchers  
fully advised  
at all correct and  
approved & confirmed.  
basis on the  
transfer all his  
by allowed the  
It is ordered  
be recorded

Heer Plg. Co., Colo., O. CD 4129

accounts approved

12249. W. J. Hardy shall executor of the estate of  
Jacin A. Kearns, 1<sup>st</sup> and final account

12712 M. A. Barnum, ad. of the estate of Eva McLean  
1<sup>st</sup> and final account.

12564 Ira McAdow guardian of Samuel McAdow, 2<sup>nd</sup> ac.

12198 Margaret Berna Cunningham  
ad. of the estate of S. J. Cunningham.  
1<sup>st</sup> and final account.

12530. H. A. McAllister, executor of the estate of  
Milo Stromider. First account.

12531.

In the matter of the estate of Milo Stromider, deceased. First Partial account.

This day the first partial account of H. A. McAllister executor of the estate of Milo Stromider deceased, came on for hearing. The settlement due notice thereof having been published according to law. No exceptions having been filed thereto. No one now appearing to except or object to the same. 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 \$717.<sup>22</sup> 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 \$15.<sup>50</sup> for actual and necessary expenses, which sum the Court considers just and reasonable.

The Court finds a balance of \$829.<sup>53</sup> 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 Milo Stromider, deceased.

It is ordered that said executor pay the costs \$5.<sup>00</sup>.  
June 15 - 34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Heer Plg. Co., Colo., O. CD 4129

12794

In the matter of the estate of Thomas P. ... This day the application of ... Richmond ... and it is a part of the estate of Thomas P. ... and leave estate of ... In the ... that the Thomas P. ... value that to any ... said estate ... Administrators herein to ... charge of ... and report return of

11449

In the matter of the estate of ... This day application of ... a claim ... and ... of ... from ... it appears ... value ... that it ... Estate to ... ordered. \$50.<sup>00</sup> ... promissory ... mortgage.

12736

In the matter of ... Capt. ... It appears ... of the parties as ... notes. It is examined

12794

In the matter of  
The Estate of  
Thomas Parish, Dec'd

This day this cause came on to be heard upon the application of Charles Parish for an order relieving the estate of Thomas Parish late of Richmond, Union County, Ohio from administration and it appearing to the Court that all of the next of kin and heirs of law of the said Thomas Parish have waived notice of the application and have consented to an order relieving the estate of the said Thomas Parish from administration. And it appearing to the Court that there are no known creditors of the said Thomas Parish and that said estate is of less value than \$500 and that it is not subject to any inheritance tax. It is ordered that said estate be and hereby is relieved from administration; that Charles Parish the applicant herein be and he hereby is appointed to take charge of all of the property of said decedent and upon distribution of the same to make return of his proceedings to this Court.

11449

In the matter of  
The Estate of  
Minnie A. Kilbury, Dec'd

This day this matter came on to be heard on the application of T. E. Kilbury adm. of the estate of Minnie A. Kilbury decedent for authority to compound a claim of the estate against J. J. Schlabach and Susan Schlabach amounting to \$955.<sup>65</sup> less of March 22-1929 with interest thereon at 7% from said date payable semi-annually; and it appearing that said claim is of doubtful value and can not be collected in full, and that it would be for the best interest of the Estate to accept said sum, it is hereby ordered that the adm. accept the sum of \$950.<sup>00</sup> and deliver to the debtors said promissory note and cancellation of said mortgage.

12736

In the matter the Estate of  
George Jacob Tinsler, Dec'd.

Appointing Executor

This day the Executor 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 have been filed hereto, it is now ordered that said Inventory after being duly examined be allowed and confirmed.

Heer Plg. Co., Coln., O. CD 4129.

12777

In the matter of the Estate of Miles Brown, Deceased

Order to Record notice

This day the affidavit of J. M. Fisher publisher of the Maryland Liberator a newspaper of general circulation in this county that the notice of appointment of Macenas Brown as Admin of the estate of Miles Brown 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.

12756

In the matter of the Guardianship of John Richter, Deceased

Filing of statement in Lieu of acit

This day came word Richter as Guardian, filed her statement in lieu of account is hereby approved by the Court and ordered recorded.

12793

In the matter of the Estate of Ella Daymude, Deed

Order for appointment for Bond.

This day Ethel M. Orabrod appeared in open Court and made and filed an application under oath as required by law to be appointed as Adminstrator of the estate of Ella Daymude 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 Ethel M. Orabrod 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 \$1000- and this cause is continued.

This day Ethel M. Orabrod appeared in open Court, accept the appointment as administrator of the estate of Ella Daymude, deceased, and gave and filed herein her bond in the sum of \$1000- conditioned according to law with Fidelity & Deposit Co. of Maryland Storage & Churny, agt. surety, which Bond is approved by the Court. It is therefore ordered, that letters of administration issue to said Ethel M. Orabrod that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adv. pay costs.

Heer Plg. Co., Coln., O. CD 4129.

12767

In the matter of the Estate of

This day the application and the leave in the premises in said notice of property that the Court-advantage property at on the of that John 16 Lane a property as on the of that sale Cash in It is as such herein on

12795

In the matter of the Estate of Mary Ann

This day application authorizing sale of \$982.40 upon the Columbus advised application hereby and transfer of the value Upon appearing of said the class a loan that all consented

12767 In the matter of the  
Estate of Henry H. Lane,  
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; that the widow has waived notice of said sale and has no desire to take the property to be sold at its appraised value; and that such property might to be sold as prayed for; the Court being satisfied that it will be to the advantage of said estate to sell said personal property at private sale for the best price obtainable on the open market. It is therefore ordered that John H. Lane, as Administrator of the estate of Henry H. Lane deceased, proceed to sell said personal property at private sale for the best price obtainable on the open market. It is further ordered that sale be made upon the following terms: Cash in hand at the time of sale.

It is further ordered that said John H. Lane as such Adm. make return of his proceedings herein within 30 days after the date -

12795 In the matter of  
The Estate of  
Mary Anna Dorsey,  
Deceased

This day this cause came on to be heard upon the application of Louis Michael, Adm. for an order authorizing and directing him to sell at private sale for market price a claim of the face value of \$952.46 which he holds as such administrator upon The Columbian Building & Loan Company of Columbus, Ohio. And the Court being fully advised in the premises sustains said application. And the said Louis Michael is hereby authorized and directed to sell and transfer said claim for market price upon the Columbus market.

Upon the application of the administrator, as it appearing to the Court that all of the assets of said estate consists of household goods and a claim against The Columbian Building & Loan Company; and it is further appearing that all the beneficiaries of said estate have consented, it is ordered that an inventory

and appointment herein be dispersed with and that in lieu thereof the administrator file an inventory

12775

In the matter of the Estate of Mary Anna Dooy, deceased.

Order for appointment and for Bond.

This day James Michl appeared in open court and made and filed an application under oath as required by law that Louis Michl be appointed as administrator of the estate of Mary Anna Dooy, deceased, late of Winford Center, this 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 Louis Michl is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Five Hundred Dollars and this cause is continued

This day Louis Michl appeared in open court, accepted appointment as administrator of the estate of Mary Anna Dooy, deceased, and gave and filed herein his Bond in the sum of Five Hundred Dollars conditioned according to law, with C. A. Boopes and George Sanders, as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Louis Michl that notice of said appointment be published as required by law, that this proceeding be recorded, and that said adm. pay costs.

12767

In the matter of the Estate of Henry B. Oane, Deid

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 13-day of August 1934, at 10 o'clock, 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 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.

12771

In the matter of the Estate of John R. ... the fact ... Winford ... been duly ... Richter ... filed an ... to be app ... estate also ... estate Com ... and the ... Adv. sh ... Richter ... It is orde ... Adv. with ... with sure ... \$100-

This ... accepted ... annexed ... and gave ... sum of ... E. A. Bar ... approved by ... It is ... with the ... that notice ... required by ... and that ... Costs -

12775

This ... the motion ... Adv. with ... and it app ... that notice ... not less ... for hearing ... application ... said app ... the reas ... under ... of law ... R. B. N ...



12771

In the matter of,  
The Estate of,  
John Richter, dec'd

Order for appt. and  
for Bond.

The last will of John Richter deceased, late of Guilford Center, in said county, having heretofore been duly approved and allowed, this day, Nora Richter appeared in open court, and made and filed an application under oath as required by law to be appointed Adm. 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 said Adm. should be appointed and that said Nora Richter is a suitable person and legally competent it is ordered that she be appointed as such Adm. with the will annexed, upon giving Bond with sureties as required by law in the sum of \$100 - and this cause is continued.

This day Nora Richter appeared in open Court accepted the appointment as Adm. with the will annexed, of the estate of John Richter deceased and gave and filed therein her bond in the sum of \$100. Conditional according to law with E. A. Barrett and v as sureties. Said Bond is approved by the Court.

It is therefore ordered that Letters of administration with the will annexed issue to said Nora Richter that notice of said appointment be published as required by law, that this proceeding be recorded and that said Adm. with the will annexed pay the costs -

12775

This day this cause came on to be heard upon the motion of Nora Richter, for the removal of R. B. Neer Adm. with the will annexed, of John Richter, deceased, and it appearing to the satisfaction of the Court that notice has been served on the said R. B. Neer not less than five days prior to the day <sup>set</sup> for hearing, and it appearing further that said application is well taken, the Court finds that said appointment is void, and of no effect for the reason that same has not been made in compliance with the provisions of law. It is therefore ordered that said R. B. Neer be removed as said adm - etc

Heer Ptg. Co., Col., O. CD 4129

12781

In the matter of the Estate of Charles E. White, Deceased.

Orders on 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 before this Court on the 15<sup>th</sup> day of August 1934 at 10.00 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 received said notice, or who will thereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12796

In the matter of the Will of Charles A. Thompson, Deed

Presentation of Will

An application having been presented to the Court by Ellen May Thompson praying that an instrument in writing purporting to be the last will and testament of Charles A. Thompson, deed, 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. A hearing on said application will be had on the 9<sup>th</sup> day of Aug. 1934 at 10.00 a.m.

Heer Ptg. Co., Col., O. CD

In the matter of the Estate of Charles E. White, Deceased. The following order was published and will be for 1. P.M.

12095 - Fred E. ...

12609 David E. ...

12617 Bertha Lynn ...

12598 Alice B. ...

12786 In the matter of the Estate of ...

In the matter of the Estate of ... This day the estate was ... of said estate ... of said ... by the 4<sup>th</sup> ... that not ... persons ... many will ... by the ... laws ... to personally ... at least ... Richard C. ...

12724 This day the ... of the ... upon the ... having ... correct and ... ordered that ... It is further ... title and ... to the ... purchaser ... the cause ... and upon ... amount ... madam ... said ... sale ... interest ... Cause is ... of the ...

Reer Plg. Co., Colk., O. CD 4129.

Inventories  
captioned  
of said estate,  
Inventory  
August 1934.  
be given to all  
in State of  
at least 10  
Those who  
personally  
10 days

In the matter of accounts filed for settlement.  
The following accounts having been filed in this Court, it is  
ordered that notice of the filing of the same be  
published Union County Journal - and that they  
may be for hearing on Saturday August 25 - 1934. at  
10 A.M.

- 12095 - Fred Ervin adx. of the estate of T.J. Johnson -  
Final account.
- 12609 David E. Fisher executor of the estate of Estes B. Williams  
Final account.
- 12617 Bertha Lyons guardian of Mary Lyons, minor.  
Final account.
- 12598 Alice B. Mathers adx. of the estate of Peter Eugene Barnes.  
Final and final account.

May Thompson  
the last will  
It is ordered  
will of the  
be given to  
testator known  
on said  
Aug. 1934

12786 In the matter of the  
Estate of  
Lester W. Hoff, Dec'd  
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 Sept. 1934 at 10 A.M. and  
that notice of said hearing be given to all  
persons entitled to notice by publication in  
Marysville Tribune, at least 10 days prior  
to the date of said hearing - except those who  
have waived said notice, or who will hereafter  
be personally served by the fiduciary herein  
at least 10 days prior thereto.

12724. Richard Cameron adx. of the estate of Clara A. Matteson dec'd. Refl. Ben. Matteson, adx.  
This day this cause came on to be heard on the report of Richard Cameron, adx. of the estate  
of Clara A. Matteson dec'd. of his proceedings under the prior 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 Clara A. Matteson in said real estate  
to the purchaser, Benjamin B. Matteson, upon the said  
purchaser making payment of the purchase money. And now  
this cause coming on further to be heard upon the pleadings herein  
and upon the motion to distribute the proceeds of the sale  
amounting to \$ 8124.32 and the said Benjamin B. Matteson  
having by answer herein asked that the value of his share in  
said premises be allowed and paid him out of the proceeds of said  
sale, the Court finds the just and reasonable value of his share  
interest in said real estate to be the sum of \$ 1000.00 and this  
cause is continued to a future date for an order for distribution  
of the proceeds of said sale.

Heer Plg. Co., Cole, O. CD 4129.

11261

In the matter of

Dulmus James Incapacit.

this day came F. C. Lytle Guardian, and filed his first account therein. It is, thereupon ordered, that said account be set for hearing and settlement on Saturday the 29 day of Sept. A.D. 1934 at 1 P.M. and that notice thereof be published as required by law and this matter is continued.

Filing First account.

Heer Plg. Co., Cole, O. CD

12538

In the matter of

of Myrtle S.

This day application for settlement of her account was filed. It is ordered that the account be settled on Saturday the 29 day of Sept. A.D. 1934 at 1 P.M. and that notice thereof be published as required by law and this matter is continued.

12595

In the matter of

Estate of

This day

of W. H. Ellis

of James

McClain

to Johnson

interest

corporation

interest in

in cash.

to the best

It is ordered

Federal Tax

value of

of \$192

the account

12771

In the matter of

Estate of

appearing

filing of

by all

to, et al

valued

examined

...  
just account  
... to set for  
... A.D. 1934  
... required

12530 In the matter of the Estate of Miss Strozier, Deceased.  
 This day this matter came on to be heard on the application of F. A. Elliott executor of the Last Will and Testament of Miss Strozier deceased, for authority to compound or claim of the estate against William Marty amounting to \$310<sup>00</sup> together with accrued interest in the sum of \$10<sup>00</sup> for Federal Farm Mortgage Corporation Bonds of the value of \$220<sup>00</sup>, or part bonds and part cash, and it appearing that it would be to the best interest of the estate to accept said sum. It is ordered, that the Executor accept said Federal Farm Mortgage Corporation Bonds of the face value of \$220<sup>00</sup> and give an acquittance to said debtors.

12695 In the matter of the Estate of James Arthur Elliott Deceased.  
 This day this matter came on to be heard on the application of W. L. Elliott, executor of the Last Will and Testament of James Arthur Elliott deceased, for authority to compound or claim against O. J. Thomson Johnson and Ray L. Johnson amounting to \$500<sup>00</sup> together with accrued interest in the sum of \$40<sup>00</sup> for Federal Farm Mortgage Corporation Bonds of the face value of \$500<sup>00</sup> with accrued interest in the sum of \$1<sup>92</sup> and the sum of \$36<sup>23</sup> in cash, and it appearing that it would be to the best interest of the estate to accept said sum. It is ordered that the Executor accept said Federal Farm Mortgage Corporation Bonds of the face value of \$500<sup>00</sup> with accrued interest in the sum of \$1<sup>92</sup> and the sum of \$36<sup>23</sup> in cash, and give an acquittance to said debtors.

12771 In the matter of the Estate of John Pichler 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 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, said confirmed.

How Plg. Co., Col., O. CD 4129.

12793

In the matter of the Estate of Ella Daymude Deed.

Ordering Private Sale - Personally.

This day the 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; that there is no surviving spouse of the said Ella Daymude deceased, and that such property ought to be sold as provided for. The Court being satisfied upon good sufficient proof that it will be to the best interest of said estate to sell said personal property at private sale - it is therefore Ordered, that Ethel M. Orshard as adx. of the estate proceed to sell personal property at private sale for not less than the appraisement thereof. It is further Ordered, that the sale be made upon the following terms, to wit: Cash in hand at the time of the sale. It is further ordered that said Ethel M. Orshard as such adx. make return of her proceedings herein within thirty days after the sale.

12793

In the matter of the estate of Ella Daymude, 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 20-day of August 1934 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 Richmond Gazette at least 10 days prior to date of said hearing.

12790

In the matter of the Estate of James Moore, Deceased.

Orders on Filing

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 20-day of August 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 at least 10 days prior to date of said hearing.

How Plg. Co., Col., O. CD

12794

In the matter of the Estate of Elizabeth Wynn, and of Elizabeth Wynn.

This matter was heard upon the application of Elizabeth Wynn, and of Elizabeth Wynn. It is ordered that the said Elizabeth Wynn be appointed administrator of the estate of the said Elizabeth Wynn according to the law.

12774

In the matter of the Estate of Daniel J. ...

This day the Court has advised that the approval of the Inventory be set for hearing before this Court on the 20-day of August 1934 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 Richmond Gazette at least 10 days prior to date of said hearing.

Certain assets for the sum of \$7,000.00 and \$9,000.00 and \$10,000.00 to be distributed.

And it is ordered that the said assets be distributed to the said persons as herein indicated.

Administratrix of the estate of the said deceased.

12774

On the 6th day of August 1934 the widow of the said deceased was present at the hearing and she is ready to execute the said will.

It appears that the said will is ready to be admitted to probate.

The said will is ready to be admitted to probate and the said deceased is ready to execute the same.

12774 In the matter of the estate of Elizabeth Moore, dec'd. Relieving estate from Administration

This matter came on to be heard on the application of Mary E. Myron and Dora D. Dirst, for an order relieving the estate of Elizabeth Moore, deceased, from administration.

It is ordered, that said application be heard on, the 20-day of August A. D. 1934, at 10 o'clock a. m. and that the said Mary E. Myron and Dora D. Dirst serve written notice on the next of kin of the said decedent of the hearing on said application, or otherwise notify them according to law.

12774 In the matter of the estate of Daniel J. Sanderson, dec'd. Distribute assets in kind.

This day Chloé Ethel Sanderson and Irene Mar Davis administratrixes of the estate of Daniel J. Sanderson, dec'd, appeared in open Court, and filed their petition for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition, to wit:

No. 7.000 13186	United States Treasury Bond 1947-52, 4 1/4%	1000.00
No. 9.000 13187	" " " " "	1000.00
No. 10.000 13188	" " " " "	1000.00

To be distributed to Irene Mar Davis.

And it appearing that the statement in said petition is true and that the person entitled to the proceeds of such assets as distributees, assents and agrees to have the same paid over to her in kind, as indicated by her assent and agreement in writing. It is therefore ordered that said Administratrixes distribute and pay over said assets in kind as described above, to the said Irene Mar Davis. It is further ordered that said Administratrixes report their proceedings herein immediately after the making of such distribution.

12774 On the 6-day of August 1934, Chloé Ethel Sanderson, the widow of the deceased, filed herein a schedule of certain personal property of the assets to be elected to be taken at its appraised value and her application for an order directing the administratrixes of the estate to deliver and convey the same to her for cash.

It appearing that the said Chloé Ethel Sanderson is ready and able to pay cash for said property, said election is approved and accordingly said Chloé Ethel Sanderson and Irene Mar Davis Administratrixes of the estate of Daniel J. Sanderson deceased, are ordered to deliver to the said Chloé

Heer Plg. Co., Colo., O. CD 4129.

Estab. Sundson the personal property described in said application

12774

In the matter of  
The Estate of  
Daniel J. Sundson, Decd.

This day this cause came on to be heard upon the application of the Administratrix of said estate to sell certain personal property and upon the evidence whereupon the Court upon good and sufficient proof finds that it is for the best interest of said estate to sell at private sale the personal property described in said application to-wit:

One United States Treasury Bond <sup>to</sup>C 6000 5-5-63,  
for \$500.00 bearing interest at 4 1/4% per annum.

It is ordered that said Administratrix sell said property at private sale for the market value thereof in cash.

Heer Plg. Co., Colo., O. CD

11394

In the matter of  
J. John R.  
Katie R.

Burns, d.  
unified,  
and the  
inheritance  
came on  
advised  
the gross  
the debts  
and net

The Court  
year on  
Arthur P.  
appraised

The mo  
and de  
testator  
done in  
same as  
and the  
successor  
inheritance  
a copy  
other ent  
the inher  
estate  
and that  
certified  
to law.

12490

In the matter of  
Estate of  
This day  
Elizabeth P.  
therein.

appoint  
Saturday  
a tract  
by law.



Heer Plg. Co., Coln., O. CD 4129.

11394 In the matter of the estate of John Henry Burns, Decd. Estate not subject to tax

Ratie H. Burns, as executrix of the estate of John Henry Burns, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the court being fully advised in the premises, finds and determines that the gross value of said estate is \$22,618.<sup>20</sup> Dollars; the debts and costs of administration are \$20,349.<sup>21</sup> and net actual market value thereof is \$2,268.<sup>99</sup>

The Court finds that the deed for the red home place was deposited in escrow and delivered to Arthur Burns at death of testator value as appraised \$9,000.-

The Moses Farm deed was deposited in escrow and delivered to Bernette Burns, at the death of testator valued at \$8,000.<sup>00</sup> But this was not done in anticipation of death, but conveyed the same as his other six children, in the past, 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.

12490 In the matter of the Estate of Elizabeth Morder, Decd. 1<sup>st</sup> or final account

This day came Martin Morder, adm. of the estate of Elizabeth Morder, and filed his 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing & settlement on Saturday the 29<sup>th</sup> day of Sept. A. D. 1934 at 1 P.M. A short notice thereof be published as required by law, and this matter is continued.

Heer Plg. Co., Col., O. CD 4129

11936 In the matter of the Estate of John George Burns, Dec'd. Filing First an Trial account.  
 This day came Katie M. Burns, executrix, of said estate, and filed here 1<sup>st</sup> and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday, the 29-day of September 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

Heer Plg. Co., Col., O. CD

11164 In the matter of Jacob V. This day deceased. for an estate held to the Court September last was of Union admitted Oct. 5-1 that the portion of Martha C. And that is as set appearing law here it is order upon the are situated that a description with the record. a

11774 In the matter of David This day Mar David Anderson duly with that estate to the Court the 29-day of County, this petitioners estate address inherit Orlow and in the daughter of said re applicant satisfaction July &

Heer Plg. Co., Coln., O. CD 4129.

rial account.  
estate, and  
It is  
for bearing  
September  
to published  
attained

11164

In the matter of the estate of Jacob C. Elliott deceased | Authority to transfer Real Estate.

This day came Martha Elliott widow of Jacob C. Elliott 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 September 8, 1927, residing at Marysville, Ohio; that his last will and testament was filed in the Probate Court of Union County, Ohio, on September 22, 1927, and admitted to probate on September 28, 1927, that on Oct. 5, 1927, the inheritance tax was determined; that the following persons with their age, address, portion inherited said estate.

Martha Elliott, Marysville, Ohio, widow 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.

11774

In the matter of the estate of David J. Sanderson, Decd.

This day came Ethel Sanderson and Irene Mae Davis, administrators of the estate of David J. Sanderson, deceased, and filed herein their application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that the said decedent died intestate on the 29-day of June 1934, residing at Broadway, Union County, Ohio, that on the 5 day of July 1934, the petitioners were appointed administrators of his estate; that the following persons, with their ages, addresses, relationship and portion inherited, inherit said real estate, viz:

Ethel Sanderson, 52 Broadway, Ohio, surviving spouse, ~~with one-half~~

Irene Mae Davis 35, 97 Portsmouth on Col. St., daughter, one-half, and that the description of said real estate is, as set out in said application, and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicants, 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, as provided by law.

12557 For the mas  
of Tompkins  
Ohio d  
Estate an  
I do is  
set for  
day of  
thru  
matter is

12786 For the mas  
of Dayton  
Ohio d  
state  
Circulation  
of William  
of Dayton  
said mas  
herein to  
ordered  
records of

12324<sup>th</sup> For the  
Estate  
  
This day  
of the  
Circulation  
Appointment  
Estate of  
in said  
together  
that the  
office

12798 For the  
Estate of  
This day  
and made  
as requ  
of the es  
Domestic  
that there  
an Testa  
ment in  
consists  
to be  
to appoi  
suitable

Hoef Plg. Co., Colk. O. CD 4129.

upon the  
to say  
and that  
description  
the Recorder

12557 In the matter of the estate of Frank W. Perkins, Dec'd. | 1<sup>st</sup> and Final account.

This day came Kustine W. McCully adv. of said estate and filed her 1<sup>st</sup> and Final account thereon. It is thereupon ordered that said account be set for hearing and settlement on Saturday, the 29<sup>th</sup> day of September, 1934, at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12786 In the matter of the Estate of Sylvia R. Goff, Dec'd. | Proof of Publication

This day the affidavit of J. M. Huber, publisher of the Marysville Tribune newspaper, of general circulation in this County, that notice of appointment of William W. Goff as executor of the estate of Sylvia R. Goff, 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.

12334<sup>m</sup> In the matter of the Estate of Rolland Coulter, Dec'd. | 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 Marion P. Heygard, ex. adm. etc. of the estate of Rolland Coulter, 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.

12798 In the matter of the Estate of John B. Price, Dec'd. | Order for app't. for Bond.

This day Edward E. Price 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. Price deceased, late of Jackson Township in said County, and an affidavit that there is not to his knowledge any last will or 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 Edward E. Price, is a suitable person and legally competent, it is

Hoer Fig. Co., Col., O. CD 4129.

ordered that she be appointed, as such administrator upon giving bond with securities as required by law in the sum of five thousand dollars. This case is continued.

12798. In the matter of the estate of John B. Price deceased. Bond approved Letters Issued

This day Clara E. Price appeared in open Court accepted the appointment as administrator of the estate of John B. Price deceased and gave and filed herein her Bond in the sum of five thousand dollars, conditioned according to law with Mary J. Lewis and J. L. Lewis as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Clara E. Price that notice of said appointment be published as required by law that this proceeding be recorded, and that said admin pay the costs herein.

Hoer Fig. Co., Col., O. CD 4129.

12667. C. J. Hanson of the estate of Fred E. ...

C. J. Hanson  
This day ... of the ... real estate and upon appraisal ... private sale the Court ... it would be ... said ... It is ordered set aside ... Wilson ... vicinity ... an ... at its ... ordered ... by law ... estate ... discharge ... to law ... writing to August 19...

Heer Ptg. Co., Colo., O. CD 4129.

deceased's estate  
by law in  
is contained

accepted  
of John H.  
her Bond in  
according to  
which  
therefore ordered  
John E. Pines  
as  
recorded.

12667. C.J. Hanson, administrator  
of the estate of  
Fred E. Hanson, Deceased.  
vs -  
C.J. Hanson.  
Def -

This day this cause came on to be heard upon the report of the administrator that he had been unable to sell said real estate in said action at said appraised value, and upon the motion of said administrator for re-appraisal of said real estate and a new order of private sale thereof, and upon consideration thereof the Court being fully advised in the premises, finds that it would be to the interest of said estate to re-appraise said real property at private sale.

It is ordered, that the former appraisement be vacated and set aside and that D. E. Organ, Charles Parrott, and Wilson Bailey, three judicious, disinterested men of the vicinity, who 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 by them according to law, and to make return of their proceedings in writing to this Court on or before the 20 day of August 1934.

Heer Fig. Co., Col., O. CD 4123

12750

In the matter of the Estate of Minnie C. Watkins, dec'd.

This day the affidavit of J. M. Barber, publisher of the Mansfield Freeman, a newspaper of general circulation in this County, that the notice of appointment of J. M. Lutz and Court Watkins as executor of the estate of Minnie C. Watkins, deceased, was published in said newspaper as hereinafter 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.

August 13<sup>th</sup>

12177

In the matter of the Estate of Emily Taylor, deceased.

This day Eber W. Dillon, adm. of the estate of Emily Taylor, dec'd, appeared in open court & filed his petition praying for an order authorizing the distribution & paying over of certain assets of said estate, as described and set forth in said petition, to wit: Certificates of deposit in Citizens Bank, Savings Co., Mansfield, Ohio; Union County Savings & Loan Co., Mansfield, O.; Buckeye Building & Loan Co., Col. S. Columbian Building & Loan Co., Col. S., savings accounts in Buckeye Building & Loan Co., Col. S. and merchants and mechanics Building & Loan Co., Springfield, O.; U. S. & L. P. stock & certificates of account with Union Bank, Mansfield, O. now in liquidation, all of the said assets to be equally divided between the four heirs and legatees, Harry W. Taylor, son Baker, Paul Scott, and Effie Southard, or their assigns. And it appearing to the Court that the statements in said petition and that the persons entitled to the proceeds of such assets as distributees assent & agree to have the same distributed and paid over in kind, as indicated by their assent and agreement in writing, attached to said petition. It is therefore ordered that said Administrator distribute & pay over said assets in kind as described above, to those of such distributees as will receive the same. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution as this cause is continued.

Heer Fig. Co., Col., O. CD 4123

12799

1.

In the matter of the estate of T. C. ... This day T. C. ... appeared in court & filed his petition for a writ of habeas corpus from the hospital for the insane of August 11, 1934, at the time when the same was filed for admission to the hospital. A subpoena returnable July 11, 1934, was served on T. C. ... and he failed to appear thereat. It is ordered that the same be recorded in the records of this office.

This day T. C. ... made his deposition in the above entitled cause. The same is filed for the record. It is ordered that the same be recorded in the records of this office.

12177

In the matter of the estate of ... This day ... made his deposition in the above entitled cause. The same is filed for the record. It is ordered that the same be recorded in the records of this office.



Heer Plg. Co., Colo., O. CD 4129.

12799  
1.

In the matter of Merle Shirk.  
 This day T. B. Shirk resident of Peoria, O. P. 1. in this County, appeared in open Court, and filed herein a written application duly verified for the admission of said Merle Shirk into this Hospital for Epileptics. It is therefore ordered that the 13 day of August 1934, at 9 a.m. he and family is fixed as the time where the examination and signing will be made whether the said alleged epileptic is a suitable person for admission into said Hospital, and it is ordered subpoena issued for Dr. E. J. Marsh and Dr. Stanley B. Borm reputable physicians. And it is further ordered that a warrant issue to William Rensch, Sheriff, commanding the alleged epileptic to be brought before the Court at said time fixed and this cause is continued.

This day this cause came on to be heard and the said Merle Shirk was brought before the Court. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. E. J. Marsh and Dr. Stanley B. Borm the medical witness, being satisfied that said Merle Shirk is an epileptic; settlement in York Township, resident of State of Ohio, Ohio, that his being at large is dangerous to the community. It is ordered Dr. Marsh and Dr. Borm, medical witnesses, in attendance make out a certificate, setting forth the facts. Ordered certified copy be transmitted to managers of said Hospital.

The Judge advised said Merle Shirk can be received into the Paltzville State Hospital, and as appearing patient is supplied with proper clothing. Ordered warrant by said Sheriff to be returned with his report thereon.

12177

In the matter of the Estate of Emily Taylor, Deceased.  
 This day came Elmer K. Dieron, adv. etc. of the estate of Emily Taylor, deceased, and made and filed herein his report of distribution of the assets of said estate in kind, to each of the distributees, as well, willing to receive the same. And it appearing to the Court that said Report is in all respects correct and that such distribution has been made according to law and the former order of the Court; it is ordered that the proceedings of said Administrator be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein.

Heer Pte. Co., Colo., O. CD 4123.

12735

In the matter of the estate of Carl H. Kimes Decd.

Estate not subject to tax

Erny Kimes an executor of the estate of Carl H. Kimes deceased having filed an application duly verified for a finding and order that said estate and the Successions therein are exempt from any inheritance tax under the laws of this state same came on for hearing. And the court being fully advised in the premises finds and determines that the gross value of estate is fifteen hundred and twenty three and 57/100 dollars & the debts and costs of administration are twenty one hundred and fifty one & 68/100 dollars and 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 Commissioner of this state and that a copy be certified to County Auditor.

127801

In the matter of the will of W. Walker Carson Decd.

Presentation of Will

An application having been this day presented to the court by Blanche Carson praying that an instrument in writing purporting to be the last will & testament of W. Walker Carson decd. 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 21 day of Aug 34 at 10 A.M.

12177

In the matter of the estate of Emmet Taylor Decd.

Filing List & Final account

This day came E. H. Dillon adm. etc. of said estate & filed his 1st & final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of Oct 1934 at 1 P.M. & that notice thereof be published as required by law in the Union Co. Journal a newspaper of this County & this matter is continued until said time.

Heer Pte. Co., Colo., O. CD

12735

2

In the matter of Carl H. Kimes this day the case on of the Court has been no exception said Decd allowed

127801

In the matter of Mary Carson this day the appointment of Mary Carson as executrix of the estate of W. Walker Carson is granted

12735

In the matter of the estate of E. H. Taylor this day the hearing thereupon bearing a supplemental list to be published continued

11972

In the matter of John Thompson estate, an order of settlement 1934 at as required said time

Reer Plg. Co., Cole, O. CD 4129.

12734 In the matter of the Estate of Carl H. Buius } Order approving Schedule of Debts,  
 2 }  
 This day the Sch. of Claims Debts & Liabilities 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 having duly examined, be allowed and confirmed.

12508 In the matter of the Guardianship of Mary Compton & Helen Fay Compton } Order for hearing & notice.  
 Minors }  
 This day Mirna Compton filed an application in Court for the appointment of a guardian of the persons and estates of Mary Compton and Helen Fay Compton minors. It is ordered that said application be set for hearing on the 17-day of August 1934, at 10 o'clock a.m. & that at least 3 days notice of the time and place of said hearing be given to the proposed wards, Mary Compton and Helen Fay Compton by personal service in writing, all other interested parties by service as provided by law.

12735 In the matter of the Estate of Carl H. Buius, Decd. } Filing First & Final account.  
 This day came Gus Buius, as admr. of said estate & filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September A.D. 1934, at 1 P.M. and that notice thereof be published as required by law. This matter is continued until said time.

11972 In the matter of the Estate of John David White, Decd. } Second account  
 This day O.W. Chimes, surviving executor of said estate, and filed his 2nd account therein. It is thereupon ordered that said account be set for hearing & settlement on Saturday, the 29-day of September A.D. 1934, at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

Heer Plg. Co., Col., O. CD 1129

12600

In the matter of

The estate of  
Fullon Sawyer Deceased.

Filing list and final account.

This day came Elwood Sawyer, adm. of said estate, and filed his 1<sup>st</sup> and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday the 24 day of Sept 1934 at 1. P. M. and that notice thereof be published as required by law, and this matter is continued.

12266

In the matter of the

estate of Fred E. Hanson  
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 the statements and allegations in said petition on their face to be 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 ordered that C. J. Hanson, as Administrator of said estate proceed to sell said personal property at private sale at the best price obtainable for cash.

It is further ordered said Administrator make return of his proceedings within 30 days after the sale.

Heer Plg. Co., Col., O. CD 1129

12600

In the matter of

Estate of  
Elwood Sawyer  
deceased.

for a final account therein as shown in the exhibit filed herewith. It is the order of the Court that the said account be set for hearing and settlement on Saturday the 24 day of Sept 1934 at 1. P. M. and that notice thereof be published as required by law, and this matter is continued.

Heer Plz. Co., Colo., O. CD 4129.

12600

In the matter of the Estate of Fulton Sawyer, Dec'd  
 Elwood Sawyer as adv. of the estate of Fulton Sawyer deceased, having filed an application, 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 Ten thousand nine hundred and 14/100 Dollars - the debts and costs of administration are eight thousand two hundred forty-one and 13/100 Dollars - and the net actual market value thereof is One thousand eight hundred forty eight and 99/100 Dollars - The beneficiaries of said estate are Edith A. Sawyer, widow of said decedent, and Sarah E. Sawyer, mother of said decedent, and the amounts which they will respectively receive from said estate is less than the exemptions provided 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, that the costs herein taxed at \$3- be certified to the County auditor to be paid according to law.

Estate not subject to Tax

account.  
 estate, and filed  
 upon ordered  
 document on  
 and that whole  
 matter is  
 upon the  
 ible, and the  
 in the premises  
 petition on  
 as prayed  
 and  
 age of said  
 private sale,  
 value of said  
 at private  
 cash  
 to make  
 after

12600 In the matter of the estate of Fulton Sawyer, Deceased.

This day this cause came on to be heard upon the motion of Elwood Sawyer, Administrator of the estate of Fulton Sawyer, deceased, asking that the filing of an inventory and appraisement herein be dispensed with. The Court being advised in the premises finds that all the parties interested in said estate have consented to dispensing with an inventory and appraisement herein and it is therefore considered by the Court that the filing of an inventory and appraisement be dispensed with and that the Administrator herein file an inventory

12600 In the matter of the estate of Fulton Sawyer, deceased.

This day this cause came on to be heard upon the filing of the inventory herein by Elwood Sawyer, Administrator of the estate of Fulton Sawyer, deceased. The Court being fully advised in the premises finds that all the parties interested in said estate have consented to the filing of an inventory herein and to the approval of the same. It is therefore considered by the Court that the said inventory be and the same hereby is approved and confirmed.

12600 In the matter of the estate of Fulton Sawyer, Deceased.

This day Fulton Sawyer, duly sworn, certain real appearing on October 1, 1934, number of his estate address - Edith M. Sawyer, Sarah E. Sawyer. And that set out to the satisfaction fully comply said real County in persons in order. to application for record.

Hear Pl. Co., Col., O. CD 4129.

12600

In the matter of the Estate of Fulton Sawyer, dec'd

Authority to Transfer Real Estate

This day came Elwood Sawyer ad'r of the estate of Fulton Sawyer 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 19 - 1923 - residing at Marysville Ohio. that on November 7 - 1933 the petitioner was appointed administrator of his estate; that the following persons with their age address - and portion inherited;

Edith A. Sawyer age 45 Marysville Ohio widow three-fourths  
Sarah E. Sawyer " 70 " " mother 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 Duplicates 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

heard upon the estate of filing of our said writs. And that consented arrangement. The Court may be dispensed hereby

upon the administrator. The Court. At all the to the filing of the same. the said confirmed.

Heer Fig. Co., Col., O. CD 4129

12751

In the matter of the Estate of Mary E. Lee, Deed

Filing of 1st and final account

This day came Asa C. Lee & Robert C. Lee executors of said estate, and filed their joint final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September 1934 at 10 a.m. and that notice thereof be published as required by law. This matter is continued until said time.

12751

In the matter of the Estate of Mary E. Lee, Deed

This day came Asa C. Lee & Robert C. Lee executors of said estate, and filed their joint final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September 1934 at 10 a.m. and that notice thereof be published as required by law. This matter is continued until said time.

12781

In the matter of the Estate of Mary E. Lee, Deed

This day came Asa C. Lee & Robert C. Lee executors of said estate, and filed their joint final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September 1934 at 10 a.m. and that notice thereof be published as required by law. This matter is continued until said time.

12698

In the matter of the Estate of Alvin S. Lee, Deed

This day came Asa C. Lee & Robert C. Lee executors of said estate, and filed their joint final account therein.

It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September 1934 at 10 a.m. and that notice thereof be published as required by law. This matter is continued until said time.



Heer Plg. Co., Coln., O. CD 4129.

at account  
of said  
therein  
be set for  
of September 1934  
as required

12751

In the matter of the estate  
of Mary E. Lee, deceased.

Estate not Subject To Tax.

Walter C. Lee & Robert Lee, as administrators of the estate of  
Mary E. Lee deceased, having filed an application, duly verified,  
for a finding and order that said estate and the successions  
therein are exempt from any inheritance tax under the laws  
of 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 \$4871.<sup>52</sup>  
The debts and costs of administration are \$392.<sup>10</sup>  
& the net actual market value thereof is \$4479.<sup>42</sup>  
to divide among 7 children. & 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 \$392.<sup>10</sup> be certified to the County auditor to be  
paid according to law.

12781

In the matter of Estate  
of Charles E. White, Dec'd

Order approving Inventory

This day the inventory in the above captioned estate  
herein filed, came on for hearing. It  
appearing to the satisfaction of the Court that notice  
of the filing of said inventory has been given to or  
demanded 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.

12695

In the matter of the estate of  
Alvin Stummel, deceased

sch. of Debts.

This day the Schedule of Claims, Debts and Liabilities, herein  
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 the 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.

Heer Plg. Co., Col., O. CD 4128

12767 In the matter of the Estate of Henry H. Lane, Dec'd.

Approving Inventory and Appraisement

This matter came on to be heard on the Inventory and appraisement heretofore filed herein and, it appearing to the Court that due notice was served on all interested parties at the hearing and that no exceptions were filed, it is therefore, Ordered, Adjudged and Decreed, that said Inventory and Appraisement, as filed, is hereby approved and confirmed.

12757 In the matter of the Estate of Mary E. Lee, Dec'd.

Authority to Transfer Real Estate

This day came Asa Lee and Robert O. Lee, administrators of the estate of Mary E. Lee, deceased, and filed herein their application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died intestate on May 31-1934, residing at Marysville, Ohio, that her husband, John M. Lee, who died some time to said real estate died testate August 30-1912, leaving said Mary E. Lee, a life estate in said real estate, and then to his children as named, that on June 9-1934, the petitioners were appointed administrators of her estate; that the following persons inherit said real estate see page 416.

12751 In the matter of the Estate of Mary E. Lee, Dec'd.

This day came Asa Lee and Robert O. Lee, administrators of the estate of Mary E. Lee, deceased, and filed herein their application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died intestate on May 31-1934, residing at Marysville, Ohio, that her husband, John M. Lee, who died some time to said real estate died testate August 30-1912, leaving said Mary E. Lee, a life estate in said real estate, and then to his children as named, that on June 9-1934, the petitioners were appointed administrators of her estate; that the following persons inherit said real estate see page 416.

Heer Plg. Co., Coln. O. CD 4129.

12751 In the matter of the estate of Mary E. Lee, deceased.

authority to transfer Real Estate

This day came on C. Lee and Robert C. Lee Adors of the estate of Mary E. Lee deceased, and filed herein their application duly verified for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died intestate on May 31<sup>st</sup> 1934, residing at Marysville, Wis. that her husband John M. Lee, who held some title to said real estate died testate August 30<sup>th</sup> 1912 leaving said Mary E. Lee a life estate in said real estate and then to his children as named; that on June 4<sup>th</sup> 1934 the petitioners were appointed administrators of her estate; that the following persons inherit said real estate.

- Ernest Erwin, adult, Columbus, Wis., daughter 1/7.
- Lottie Lee Lightner " " " " 1/7.
- Gene M. James " " " " 1/7.
- Bessie M. Rogers " " " " 1/7.
- Mary B. Deussen " Marysville, Wis. 1/7.
- Asa Lee " " " " 1/7.
- Robert C. Lee " Not manifested 1/7.

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.

unt.  
Inventory and  
leaving to the  
interested parties  
ed. it is  
Inventory and  
verified.  
Real Estate  
Lee Adors  
herein their  
the transfer  
It  
nt died  
u. Wis.  
some  
st 30-1912.  
aid real  
ued.  
appointed.  
coming  
415

12404

In the matter of the Estate of Addison T. Mc-Campbell Deceased.

Determination of Inheritance Tax.

This 13-day of August 1934, the above matter came on for hearing 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~~ <sup>one hundred and fifty-four</sup> Dollars distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is <sup>eight thousand four hundred</sup> ~~one hundred~~ <sup>thirty six</sup> Dollars composed as follows: Personalty <sup>\$9178.36</sup> ~~one hundred and fifty-four~~ Dollars and real estate ~~none~~ that debts are ~~one hundred forty one~~ <sup>one hundred fifty</sup> Dollars and that the cost of administration will be ~~one hundred fifty~~ <sup>one hundred fifty</sup> and 83/100 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 eight thousand four hundred thirty six and 83/100 Dollars 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 payment 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	Relation	Value of succession	amt. of exemption	Net. Val. of tax	amt. Del.	Person by whom Paid.
Anna Langley	Wife	\$ 526.73	500.	26.73	1.34	William Peter adm.
Carl Thomas	"	526.73	500.	26.73	1.34	Wm J. Peter adm.
Maryannet Cooke	"	526.73	500.	26.73	1.34	" "
Jean Collins	"	526.73	500.	26.73	1.34	" "
Julius Dennis	"	1053.44	500.	553.44	27.67	" "
Willie Cochran	"	1053.44	500.	553.44	27.67	" "
Fay Besing	"	702.29	500.	202.29	10.11	" "
Edith C. Fry	"	702.29	500.	202.29	10.11	" "
Emma Campbell	"	702.29	500.	202.29	10.11	" "
Presbyterian Home.	"					
Walter Long	As none	\$ 2106.88	none	2106.88	147.48	" "

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 returns of such notice & 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

12601

In the matter of the Estate of William Norman of William's duly wife and the estate of said estate to be heard on the 13th day of August 1934. 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~~ <sup>one hundred and fifty-four</sup> Dollars distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is <sup>eight thousand four hundred</sup> ~~one hundred~~ <sup>thirty six</sup> Dollars composed as follows: Personalty <sup>\$9178.36</sup> ~~one hundred and fifty-four~~ Dollars and real estate ~~none~~ that debts are ~~one hundred forty one~~ <sup>one hundred fifty</sup> Dollars and that the cost of administration will be ~~one hundred fifty~~ <sup>one hundred fifty</sup> and 83/100 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 eight thousand four hundred thirty six and 83/100 Dollars 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 payment of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originates are as follows:

of this. It is further ordered that the costs of this proceeding taxed at \$5<sup>00</sup> be certified to the Auditor of said County to be paid in the manner provided by law.

17601

In the matter of the estate of William M. Burns, Dec'd Norman Burns, and Edgar Burns, as adors, of the estate of William M. Burns, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is 6751.<sup>32</sup> the debts and costs of administration are 4177.<sup>88</sup> and the net actual market value thereof is 1573.<sup>44</sup> Deceased left a widow August B. Burns, and six children, namely Norman Burns, son; Edgar Burns, son; Lewis G. M. Burns, son; Minnie L. C. Burns daughter; Ralph H. O. Burns; son; and Ruth E. Burns, daughter, all of Plain City, Ohio, R. F. D. 1. That the amount of inheritance received by the widow and each of the children is far less than the exemptions allowed to them 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 Comm. of Ohio, and that the costs herein taxed at \$ be certified to the County Auditor to be paid according to law.

Estate not Subject to Tax.

Person by whom Paid

Miriam Peter

adm.

of Peter, adm.

"

"

"

"

"

"

"

"

"

"

"

"

"

"

"

"

"

In determination except those by whom options was to with copies the inheritance the exemptions from omission

Heer Plg. Co., Coln., O. CD 4129.

12601 In the matter of the estate of William M. Burns, Dec'd

Filing 1<sup>st</sup> and Final Account

This day came Norman Burns and Edgar Burns adms. of said estate, and filed their 1<sup>st</sup> and Final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of Sept. 1934. at 1 P.M. and that notice thereof be published as required by law. In this matter is continued until said time.

12667 C.J. Hanson, Adv. of the estate of Fred E. Hanson, Dec'd. Plaintiff

This day this cause came on to be heard and it appearing to the Court that the new appraisement heretofore ordered to be made has been reported to the Court and is in all respects according to law the same is hereby approved and confirmed. And it being further made to appear to the Court upon satisfactory evidence that it would be to the interest of said estate to sell the real estate described in the petition at private sale it is thereupon ordered that C.J. Hanson, as such administrator proceed to sell real estate at private sale for not less than the appraised value upon the following terms: to wit: not less than one third cash in hand. But time of sale, one third in one year and one third in two years. Deferred payments to be secured by mortgages on the premises from the day of sale with interest payable annually, and said administrator is ordered to make return of said sale to this Court immediately thereafter.

C.J. Hanson, Def'd

12800 In the matter of the estate of William M. Burns, Dec'd

This day came Norman Burns and Edgar Burns adms. of said estate, and filed their 1<sup>st</sup> and Final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of Sept. 1934. at 1 P.M. and that notice thereof be published as required by law. In this matter is continued until said time.

12601 In the matter of the estate of William M. Burns, Dec'd

This day came Norman Burns and Edgar Burns adms. of said estate, and filed their 1<sup>st</sup> and Final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of Sept. 1934. at 1 P.M. and that notice thereof be published as required by law. In this matter is continued until said time.



Heer Pl. Co., Col., O. CD 4123

12525

In the Estate of  
John N. Laird, Deceased.

Filing <sup>an.</sup> First <sup>an.</sup> Final account

This day came Clarence B. Laird 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 24 day of August 1934 at 10 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12502

Marian P. Haggard, ad. etc.  
Rolland Comblin.  
Lavinia Lindstrom et al. Plaintiff

Filing Petition.

This day came the Plaintiff Marian P. Haggard, ad. etc. of the estate of Rolland Comblin, Deceased.

and presented to this Court his petition duly verified, praying an order for the sale of real estate of said Rolland Comblin, 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 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.

Heer Pl. Co., Col., O. CD 4123

12803

In the matter  
of the Estate of W.

The Last Will  
in this Court  
and all  
named  
and filed  
law to be a  
general  
value there  
William H.  
Competent  
Executor  
by law, in

This day  
accepted  
William  
his Bond  
to law, in  
free holder  
by the Co  
Testamen  
to said  
recorded

12777

In the mat  
of files  
This day  
heretofore  
appearing  
filing of  
intended  
from filed  
after being



Heer Plg. Co., Coln., O. CD 4129.

Final account  
said estate  
It is  
for hearing  
August 1934  
held as  
until

Plaintiff motion  
of the estate of  
ceased.  
praying an order  
ceased to pay  
of the said  
is bound that the  
the filing pendings  
which they are  
to each of the

12803 In the matter of  
The Estate of William B. Dorniny  
Deceased.

appointment  
order for Bond.

The Last Will & Testament of William B. Dorniny late of Jerome Twp.  
in this County, deceased, having heretofore been duly proved  
and allowed: This day Newton J. Dorniny the executor  
named in said Will, appeared in open Court, and made  
and filed an application under oath as required by  
law to be appointed such executor, also a statement in  
general terms as to what the estate consists of and the probable  
value thereof: and the Court being satisfied that said  
William B. Dorniny 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 \$2000.- & this cause is continued.

This day Newton J. Dorniny appeared in open Court,  
accepted the trust as executor of the estate of  
William B. Dorniny deceased, and gave and filed herein  
his Bond in the sum of \$2000.- conditioned according  
to law, with H. H. Cochran and Anna M. Dorniny  
freeholders as sureties, which Bond is approved  
by the Court. It is therefore ordered that Letters  
Testamentary issue on the Will of said decedent  
to said Newton J. Dorniny that this proceeding be  
recorded and that said Executor pay costs.

12777 In the matter of the Estate of  
of J. J. Bone Deceased

Order approving Inventory  
August 23-

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.

Heer Fla. Co., Col., O. CD 1129

Heer Fla. Co., Col., O. CD

12581

In the matter of the Estate of John L. Sellers, Dec'd

Estate not Subject to Tax

Lotie Sellers, as executrix of the estate of John L. Sellers, dec'd having filed an application duly verified, for a finding, and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state, the same come on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is 12021.34 the debts and costs of administration are 790.49 and the net actual market value thereof is 11231.35-

Dec'd left in will whereby he gave a life estate in the real estate and the income from certain personal property to his widow Lotie Sellers for life, and at her death to his children to be shared equal. Dec'd left the following children: Edward L. Sellers, son, 124th av. Oneonta, New York; Cora L. Sellers Sanger, daughter, 181 So. Cleburn Rd. Lubbock, T.; Karyn Sellers, son, 1635 W. Monroe St. Phoenix, Arizona; John Paul Sellers, son, 705 Forest Dale Rd. Royal Oak, Mich.; Mrs. L. Sellers, son, Birmingham, Ala.; Elizabeth Sellers Douglas, daughter, Strubenville, O.; Frederick L. Sellers, son, Chicago, Ills. The amount received by the widow and each of the seven adult children is in each case less than the amount of the exemption which they are allowed by law. The gross value of the estate given above does not have deducted from it the \$2404.37 property exempted under section 10509-54 or the \$1000.00 year's allowance under section 10509-74 a deduction of which sums would reduce the gross value of the estate \$3404.37, 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 \$3- be certified to the Auditor to be paid according to law.

12805

In the matter of the Estate of Sarah Jane Cahill, Dec'd

Estate not Subject to Tax

Floyd Cahill as heir at law, of the estate of Sarah Jane Cahill, dec'd, having filed an application, duly verified, for a finding and order that said estate, and the successions therein are exempt from any inheritance tax under the laws of this state, the same come on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is nine hundred and no/100 Dollars, the debts and costs of administration are none - and the net actual market

12141

value the inherit the sons of son them by receipt successions tax. try the in any wa succession Commission at 8 - according

In the matter of the estate of Sarah Jane Cahill, Dec'd. The application person and person to Bounding being free necessary money and that ward at given can be and dec and dire 54 65- for Bounding for the

12814

The State of the matter an application praying the and testament It is order of said Will be given to known to application

Value thereof is nine hundred dollars. Those who will inherit the estate of Sarah Jane Cahill, deceased, or sons of said decedent and the exemption as provided them by law is in excess of the amount which will accrue 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.

17141<sup>2</sup> In the matter of  
The Guardianship of  
Lara Blanche Fry incompetent

This day this cause came on to be heard upon the application of Marvin W. Fry, as guardian of the person and estate of Lara Blanche Fry, an incompetent person, to sell a certificate of claim # 8465 in the Columbian Building and Loan Co. of Columbus, Ohio; and the Court being fully informed in the premises, finds that it is necessary for said guardian to have additional money to pay the incidental expenses of said bank, and that it is for the best interest of said ward's estate to sell said certificate of claim at private sale for the highest and best price that can be obtained therefor. It is therefore adjudged and decreed that said guardian be authorized and directed to sell said certificate of claim # 8465 for the sum of \$ 108.85 of the Columbian Building and Loan Co. Ohio brokers, at private sale, for the highest and best price he can obtain therefor.

17814 The State of Ohio, Union County,  
In the Matter of the Will of Viantha Fierds Deid.

August 23<sup>rd</sup>

An application having been this day presented to the Court by Wm. Fierds praying that an instrument in writing purporting to be the last will and testament of Viantha Fierds deceased, be admitted to probate. It is ordered that 10 days notice, in writing, of the presentation of said Will & 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 1<sup>st</sup> day of September, 1934, at 10. A.M.

ect to Tax  
h. Dollars, deid  
a finding, and  
in the exempt  
the same  
by advised  
grows value  
costs of  
market  
state in the  
onal property  
ath to his  
the following  
New York  
Lakewood, O.  
John Paul  
G. Sellers son  
Stambridge, O.  
unt received  
children is in  
emption which  
of the  
cluded from it  
tion 105-09-  
10509-24  
the grows  
a result  
exempt  
end that a  
other  
ffecting  
of said estate  
that the  
itor to be paid  
ect to Tax  
Sarah Jane  
by married  
the successions  
der the laws  
the South  
and determine  
me Hundred  
had ministran-  
market

Heer Plg. Co., Coln. O. CD 4129

12806

In the matter of the estate of Maggie Darling. Dec'd. This day this cause came on for hearing on the application of Melcher Darling to be appointed adx. of the estate of Maggie Darling deceased, and on her application for citation to Nora Miller to appear and show cause, if any, why she should not renounce administration and that the said Melcher Darling should be appointed as administrator of said estate. and on consideration thereof, it is ordered by the Court that the said application for letters of administration of the estate of Maggie Darling deceased, be filed and that citation issued against Nora Miller, one of the next of kin, daughter, of the said Maggie Darling, deceased, to appear before this Court on the 25 day of August 1934, at 10. A.M. and then and there show cause why she should not renounce the administration of the said estate and why the said Melcher Darling should not be appointed adx. Dec'd. It is further ordered that said citation be issued by this Court, directed to the Sheriff of this County for the said Nora Miller and that return thereof be made to this Court showing how service thereof has been made, on or before the time fixed as aforesaid.

12802

In the matter of the Will of G. Walker Carson. Dec'd. Order admitting to Probate. Record. This matter came on this day further to be heard on the application of Blanche Carson to admit to probate of record the Will of G. Walker Carson, deceased late of the Township of Jerome in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Blanche Carson his surviving spouse and that the surviving spouse and all the next of kin of said decedent Carson 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 Elsie Mitchell and Homer C. W. Donnell 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 & filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said G. Walker Carson, 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

Heer Plg. Co., Coln. O. CD 4129

12807

of said Will testimony records in In the matter of the estate of the Est. This day and filed to be appointed turned dec an affi any last a stateme consists of. Court has appointed person an appointed parties as hundred

This day to appointment dec'd a six hundred law, with which B therefor said Nora to published and that

12530

In the matter of the estate of the Est. This day the at the at and the advised allegation that the Court be done by the said ordered, the personal by forecast

12798

In the matter of John W. Whistler's 16. John W. Whistler's Property

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.

12807 In the matter of  
The Estate of Ralph W. Turner, Dec'd

This day Norman C. Bown 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 Ralph W. Turner deceased, late of Morganville 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 Norman C. Bown 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 hundred Dollars and this cause is continued.

This day Norman C. Bown appeared in open Court, accepted the appointment as administrator of the estate of Ralph W. Turner dec'd and gave and filed his Bond in the sum of six hundred dollars - condition of according to law with Clarence G. Laird and P. T. Engard as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Norman C. Bown, that notice of said appointment be published as required by law, that this proceeding be recorded and that said administrator give notice herein.

12830 In the matter of  
The Estate of Mrs. Stranides, Dec'd

This day this cause came on to be heard on the application of the Executor of the above estate to sell the personal property described therein and the testimony. And the Court being fully advised in the matter finds that the statements and allegations contained in the said petition are true and that the 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 best interest of said estate to sell the said property at private sale - It is therefore ordered that the said L. A. McAllister proceed to sell said personal property at private sale for the best price obtainable for cash.

12798 In the matter of The Estate  
of John W. Price, Dec'd

On this 16 day of August 1934, Clara E. Price the widow of John W. Price, deceased, filed a schedule of the estate property of above estate shown in the Schedule, by her

Heer Plg. Co., Col., O. CD 4129

directed to be taken at its appraised value, and then application for an order directing Clarence E. Price, Adm. of the estate, to deliver and convey the same to her, for cash. It appearing that said Clarence E. Price is ready & able to pay cash for said property, said election is approved, and accordingly, said Clarence E. Price, Adm., is ordered to convey and deliver to said Clara E. Price the following personal property: Two Dons (est.) bay \$1,000; 421 Bus (est) Com in est 2400; 500 bushels (est) of Corn 4500; 500 bu (est) oats in Bin 2000; 18 acres of growing corn 14400; 15 acres of growing corn 12000; 25 acres of growing Corn (Barren) 17500.

12795 In the matter of James Arthur Elliott, Decd. This day Carroll Elliott, Adm. of the estate of James Arthur Elliott, Decd., filed his Report of sale of said personal property. The Court having carefully examined said report, and finding the same in all respects correct, confirmed the same. Orders the proceedings herein recorded.

12798 In the matter of the Estate of John H. Price, Decd. | 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 Sch. of debts be set for hearing before this Court on the 10 day of September 1934 at 10 A.M. & that notice of said hearing be given to all persons entitled to notice by publication in the Richmond Gazette at least 10 days prior to the date of said hearing, except those who have waived.

12798 In the matter of the Estate of John H. Price, Decd. | 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 5th day of September 1934 at 10 A.M. & that notice of said hearing be given to all persons entitled to notice under the facts of this, by publication in the Richmond Gazette at least 10 days prior to the date of said hearing, except those who have waived said notice.

12617 In the matter of the Estate of J. J. Johnson, Decd. This August 25th the first & final account of Fred E. Romm, Adm. of the estate of J. J. Johnson, deceased, came on for hearing & settlement due notice thereof having been published according to law, no objection having been filed thereto. As no one was appearing to except or object to the same, and the Court having carefully examined said account & the vouchers therewith and all matters pertaining thereto, & being fully advised in the premises finds the same to be in all respects just & correct & in conformity to law. Therefore, the said account is hereby approved, allowed and confirmed. Said Adm. is hereby allowed the sum of \$61.57 being commissions on the amount collected & accounted for by him, & being in full compensation for all his ordinary services rendered. Said Robert L. Allen, as attorney, is hereby allowed the sum of fifty Dollars (\$50.00) which sum the Court considers reasonable. The Court finds said account duly balanced & of said Estate settled according to law. ordered adm. pay cost. paid \$5.00 June - 19/34. ordered recorded.

Heer Plg. Co., Col., O. CD

12808 In the matter of Mary E. ... This matter ... to admit to probate ... County ... that said ... known to ... of said ... pursuant ... the probate ... testified respect ... testimony ... was filed in ... instrument ... Grant, Decd. ... times of sign ... under any ... that it, to ... transferred of ...

12804 In the matter of ... of ... said ... Barson the ... under such ... in general ... Court being ... legacies ... requested ... disappointed ... will of said ...

12790 In the matter of James ... Appraisement ... Decd. on all ... thereon. Order ...

12793 In the matter of Ellen D. ... At the Court ... that no objection ... appraise me ...

12797 In the matter of ... This matter ... of Mary E. ... Decedent ... regard by fut ... on said apph ... \$500, that ... debts against ... \$785.00 Rich ... that Mary E ... of all ...

Heer Fig. Co., Coln., O. CD 4129.

17808 In the matter of the will of Mary L. Grant, Dec'd  
 This matter came on this day further to be heard, on the application of Crystal Mearns to admit to probate & record the Will of Mary L. Grant deceased, late of the Co. of Liberty in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no spouse, all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate & record in this Court pursuant to a former order of this Court, or have received notice & given consent to the probate of said Will, and R. B. Mear & C. A. H. for the subscribing witnesses to said Will, testified respecting to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, & was filed with said Will. Whereupon, the Court finds that the aforesaid instrument of writing, is the last will & testament of said Mary L. Grant, dec'd; that it was duly executed & 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. Wherefore the Court orders the admitting of said Will to probate & that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

17804 In the matter of the Estate of B. Walker Carson, Dec'd  
 Order for appointment -  
 The last Will of B. Walker Carson dec'd late of Jefferson Co. in said County heretofore duly proved & allowed; this day Blanche Carson the Executrix named in said Will appeared in open Court & made & 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 amounts to & the probable value thereof; & the Court being satisfied that said Blanche Carson is a suitable person to be appointed as such Executrix, & that by the terms of said Will said testator ordered & requested that the Ex<sup>rs</sup> may execute it without bond; it is ordered that she be appointed as such Executrix & that letters testamentary be granted & issued on the Will of said decedent to her without giving Bond. That this proceeding be recorded.

17790 In the matter of the Estate of James Moon, Dec'd  
 Approving Inventory -  
 This matter came on to be heard on the Inventory & appraisement heretofore filed herein & it appearing to the Court that due notice was served on all interested parties of the hearing & that no objections were filed, it is therefore ordered, adjudged & decreed that said Inventory & appraisement as filed, is hereby approved and confirmed.

17793 In the matter of the Estate of Ellen Day Munde, Dec'd  
 Approving Inventory -  
 This matter came on to be heard on the Inventory & appraisement heretofore filed herein & it appearing to the Court that due notice was served on all interested parties of the hearing & that no objections were filed, it is therefore ordered, adjudged & decreed that said Inventory & appraisement as filed, is hereby approved and confirmed.

17797 In the matter of Estate Elizabeth Moon, Dec'd  
 This matter came on to be heard on this 20 day of August 1934, on the application of Mary E. Wynn & Dora D. Dist for an order Relieving the Estate of Elizabeth Moon, deceased from Administration & it appearing to the Court that notice has been served by publication on all the next of kin of said decedent & on all known creditors on said application and that the estate of decedent is of less value than \$500, that said estate, is not subject to any inheritance tax & that the debts against said estate are the following: Lloyd Wink's funeral services \$85.00 Richwood, Mo. It is ordered that said estate be & hereby is relieved from administration that Mary E. Wynn and Dora D. Dist, the applicants, herein, take charge of all personal effects of said decedent for the benefit of the creditors

Hear. P. G. Co., Col., O. CD 4123

and have entered thereto; that they pay the debts and claims against said estate in so far as possible from the proceeds of the personal effects; for the costs of this proceeding distribute the balance of the funds of said estate, if any there be, to the next of kin according to law & forthwith make return to this Court

12793 In the matter of the Estate of Ella Daymude, Dec'd

This day came into the Court the report of the executor of the estate of Ella Daymude, Dec'd, filed herein herewith of Private Sale of certain property of said estate. Upon examination by the Court the same appearing regular & conforming to law, and the former order of the Court is confirmed & ordered recorded

12814 In the matter of the Will of Mary L Grant, Dec'd.

An application having been this day presented to the Court by Crystal means praying that an instrument in writing purporting to be the last will & testament of Mary L Grant, dec'd be admitted to probate & record. All have received notice, in writing of the presentation of said Will & of the application for admission of the same for probate & given the next of kin, hearing Aug 23 - at 10:30 A.M.

Friday August 24

12620

In the matter of estate of Patrick Smith, Dec'd. This day this cause came on to be heard upon the application of Richard Cameron for an order of this Court, directing the said Victor Myers an executor & administrator to distribute among the heirs of Patrick Smith, the sum of \$1389.00 in the custody of the said Victor Myers being rentals on said real estate owned by the said Patrick Smith & was submitted to the Court & the Court being fully advised in the premises, assigns said motion for hearing for the 4th day of September, 1934, at 10 A.M. in the office of the Probate Court in the Court House at Marysville, this and directs said applicant to cause a notice of said hearing to be served upon all of the heirs of the said Patrick Smith, respondent & on Mrs. A. Bensley, domestic administrator of the said Patrick Smith, by first class mailing to each of said heirs and to said Administrator a copy of this order.

10260 B

In the matter of the estate of Mrs. E. L. Tom, Dec'd. Kelley Fifth account. This day came George R. Tom, administrator of said estate, & filed his 5th acct herein. It is thereupon ordered that said account be set for hearing & settlement on Saturday the 27th day of September 1934, at 1 P.M. & that notice thereof be published as required by law and this matter is continued until said time.

accounts

In the matter of accounts, filed for Settlement. Notice approved. This day proof of publication of notice of heirs accounts made to the Court. finds same in all respects regular & conforming to law. And upon an account of estate of J. J. Johnson, 1st & joint acct. David E. Fisher, Ex. of the estate of Esther B. Williams, joint account. Martha Lyons, Edm. Mary Lyons 1st and joint acct. Alice B. Mathis, adx of the estate of Porter Eugene Barnes 1st & joint account.

12095

In the matter of the Guardianship of Mary Lyons minor. 1st & joint account. This day the first & joint account of Bertha Lyons, Edm. of Mary Lyons, minor, came on for hearing & settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, & no one now appearing to except or object to the same, & the Court having carefully examined said account & the vouchers thereon & of all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just & correct and in conformity to law. It is ordered that the same be & hereby is approved, allowed & confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law. It is ordered that said Edm. pay the costs herein taxed at \$5 - within ten days. Pd. 5<sup>th</sup> July 7-1934

It is ordered that said account be recorded in Records of this office -

Hear. P. G. Co., Col., O. C

12806

In the matter of this day notice as required by law of Magistrate John any last will to what the estate that an ad. suitable person upon giving hundred ad

This day notice estate of Magistrate further from Darling & C

and. It is the that notice of this proceeding

12830

In the matter of Mrs. Strickland this day notice estate to sell the Court be gallons and to be sold as sufficient for the said property as such execution price obtained

12371

In the matter of this day notice Guardian of Maryson comes by the Court to and the of \$14 250

11966

In the matter of this day notice of the estate of against one Farm Lodge accrued in said claim it would This order. Bonds of the interest of to said estate



and claims  
 of the personal  
 property of said estate, if  
 the return to this Court  
 Dec 7. filed herein  
 upon examination  
 of the former order of  
 by Crystal means  
 will be returned of  
 notice, in writing  
 of the same for probate  
 come on to be heard upon  
 of the said Motion upon  
 with the sum of  
 said real estate owned  
 being fully advised in  
 at 10. A.M. in the  
 directs said appli-  
 the heirs of the  
 of the  
 and to said  
 therein. It is  
 statement on Saturday  
 published as required  
 proof of publication  
 to law  
 of Esther B.  
 Alice B. Mathes  
 joint account  
 come on for hearing  
 or exceptions having  
 the Court having  
 pertaining thereto,  
 in all respects just  
 hereby is  
 balanced and said  
 and said  
 pay the costs  
 -1937  
 Records of

17506 In the matter of the estate of Maggie Darling Deed;  
 This day Etchen Darling appeared in open Court and made and filed an application under oath  
 assigned by law to be appointed, as adx. of the estate of Maggie Darling deceased, late  
 of Maggie Darling 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. The Court being satisfied  
 that an administrator should be appointed and that said Etchen Darling is an  
 suitable person and legally competent, it is ordered that she be appointed as such adx.  
 upon giving bond with securities as required by law in the sum of fifteen  
 hundred and no 100 Dollars, and this cause is continued.

Order for app. & Bond.

This day Etchen Darling appeared in open Court, accepted the appointment as adx. of the  
 estate of Maggie Darling deceased. In. & gave and filed herein her Bond in the sum of  
 fifteen hundred & no 100 Dollars. Conditioned according to law, with Gladys  
 Darling & C. W. McFadden, as sureties, which Bond is approved by the  
 Court. It is therefore ordered, that Letters of Administration issue to said Etchen Darling  
 that notice of said appointment be published as required by law; That  
 this proceeding be recorded, and that said adx. pay the costs.

17530 In the matter of the estate of  
 Mrs. Strinded, deceased  
 This day this cause came on to be heard on the application of the Executor of the above  
 estate to sell the personal property described therein & the testimony, and  
 the Court being fully advised in the matter, finds that the statements & alle-  
 gations contained in the said petition are true & that the 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 best interest of said estate to sell  
 the said property at private sale. It is therefore ordered that the said F. W. Wallister  
 as such executor, proceed to sell said personal property at private sale for the best  
 price obtainable, & for cash.

17371 In the matter of the Guardianship of Helen Jolley.  
 This day this cause came on to be heard on the application of Maggie Duffey  
 Guardian of Helen Jolley for the reduction of her bond, as such Guardian.  
 Upon consideration thereof, being fully advised in the premises it is  
 by the Court ordered, that the bond of said Maggie Duffey, as such Guardian  
 be and the same is hereby reduced from the sum of \$2000 to the sum  
 of \$1425.00

11966 In the matter of the estate of Sarah Jane Morrison Deed  
 This day this matter came on to be heard on the application of F. W. Wallister ad. m. of  
 of the estate of Sarah Jane Morrison, Deed, for authority to compound and claim of the estate  
 against one John H. Brady & Maude G. Brady, amounting to \$2230.00 for Federal  
 Farm Mortgage Corporation Bonds of the face value of \$1300.00 on which there is  
 accrued interest of \$9.93 and the sum of \$ in cash, & it appears that  
 said claim is of doubtful solvency, cannot be collected in full, and that  
 it would be to the best interest of the estate to accept the said sum.  
 It is ordered that the ad. do. accept the said Federal Farm Mortgage Corporation  
 Bonds of the face value of \$1300.00 on which there is accrued  
 interest of \$9.93 and the sum of \$ in cash, & give an acquittance  
 to said debtors.

Heer Pl. Co., Col., O. CD 4129

12811 In the matter of the estate of Entry on Presentation John J. Ball, dec'd.  
 An application bearing from this day presented to the Court by O.P. Ball praying that an instrument in writing purporting to be the last will & testament of John J. Ball deceased be admitted to probate, all parties having waived notice & consent to probate filed & that a hearing on said application will be had on the 27. day of August 1934. at 1 P.M.

12811 In the matter of the Will of John J. Ball, deceased. Admitting to Probate  
 This matter came on this day further to be heard, on the application of O.P. Ball to admit to probate and record the will of John J. Ball deceased, late of the Township of Clay Township in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse & that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate & record in this Court pursuant to a former order of this Court, or have waived notice & given consent to the probate of said Will. And D. Coyan & C. D. Marriott the subscribing witnesses to said Will, this day appeared in open Court & having been duly sworn testified to the due execution & attestation of said Will, which testimony was reduced to writing, was subscribed by them and filed with said Will, whereupon the Court finds that the aforesaid instrument of writing is the last will & testament of said John J. Ball dec'd; 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.

12796 In the matter of the Will of Charles A. Thompson, Dec'd. | admitting to Probate & Record. Aug 25  
 This matter came on this day further to be heard, on the application of Ella M. Thompson to admit to probate & record the Will of Charles A. Thompson dec'd, late of the Village of Raymond 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 & 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 & 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 F. C. Walker one of the subscribing witnesses to said Will, appeared in open Court & having been duly sworn, testified to the due execution & attestation of said Will, which testimony was reduced to writing, was subscribed by him & was filed with said Will. Elwood Shirk the other witness could not be had because of unreasonable delay, & that F. C. Walker & John S. Robb came into open Court & acknowledged the signature of Elwood Shirk as being his signature, which acknowledgment was approved by said Court, whereupon the Court finds that the aforesaid instrument of writing, is the last Will & Testament of said Charles A. Thompson deceased; that it was duly executed, & attested, and that the said testator at the time of signing said Will, was of full age, of sound mind & 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.

Heer Pl. Co., Col., O. C

12812 In the matter of Charles A. Thompson, dec'd. Raymond in & Thompson, the & under such general terms is filed that & of said Will & bonds, it is & granted & issued appointment by & of said party.

12810 In the matter of the estate of the Columbus it is ordered that a warrant said Sheriff be & in Hospital this day John T. affiant in the Hospital. It is the ing herein to be August 1, 1934 at & of said party cause is conclud Alford Patterson & Co. having been & being satisfied settlement in this for one year the time be & Community & State Hospital medical witness provided by the & of said party & of the funds for other or Columbus St. Contrived.

12756 In the matter of Paul Hunter dec'd. allowed. & do fully & do and filed on now enters the that the estate & do shown by

been praying that an  
 testament of John  
 my raised notice  
 Application will be had  
 Admittling to Probate  
 or the application  
 will of John J. Bell  
 County, heretofore  
 faction of the Court  
 that the surviving  
 resident of the  
 will and of the  
 to a former order  
 probate of said will.  
 This day appeared in  
 cation & attestation  
 subscribed by them  
 that they approved  
 to John J. Bell dec'd:  
 at the said  
 age of sound mind  
 to order the  
 their with said  
 records in  
 Court. Aug 25<sup>th</sup>  
 Ella M. Thompson to  
 village of Raymond  
 satisfaction of the  
 at the surviving spouse  
 the State have humbly  
 to admit it to probate  
 raised notice & giving  
 witnesses to said Will,  
 cation & attestation of  
 this & was filed with  
 ce of unreasonable  
 edged the signature  
 approved by said  
 of writing, is the last  
 ily executed, & attested  
 as of full age, of sound  
 with orders the  
 their with the  
 record in this Court

17812 In the matter of the Estate of  
 Charles A. Thompson Dec'd

Order for app't.  
 The Last Will of Charles A. Thompson, deceased, late of  
 Raymond in said County, having heretofore been duly approved & allowed, this day Ella May  
 Thompson the executrix named in said Will, appeared in open Court & made & 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 & the Court being sat-  
 isfied that said Ella May Thompson is a suitable person & legally competent & that by the terms  
 of said Will said testator ordered or requested that said executrix pay execute it without giving  
 bond it is ordered that she be appointed as such executrix & that letters testamentary be  
 granted & issued on the will of said decedent to her without giving bond that notice of said  
 appointment be published as required by law, that the proceeding be recorded & that said  
 executrix pay the costs herein taxed at \$<sup>00</sup>.

17810 In the matter of the Person of Alton Patten: The judge advised Alton Patten can be received  
 into the Columbus State Hospital, it appearing that said patient is not supplied with proper clothing  
 it is ordered that such clothing as is required be furnished & paid for as provided by law, it is ordered  
 that a warrant for the conveyance of said patient to said Hospital, issue to Wm. Russch Sheriff, that  
 said Sheriff be authorized to take John Schenckoff, as an assistant in conveying said patient to  
 said Hospital  
 This day John Piffiana a resident citizen of Liberty Tp. in this County, appeared in open Court & filed an  
 affidavit in the form prescribed by law for admission of said Alton Patten into the Columbus State  
 Hospital. It is therefore ordered that a warrant issue to William Russch Sheriff, command-  
 ing him to bring said Alton Patten alleged to be insane, before this Court on the 27 day of  
 August 1934 at 10 A.M. it is further ordered that subpoenas issue for J. P. E. Baker, J. P. D.  
 Long & other reputable legally qualified physicians, to appear at the time & place aforesaid: & this  
 cause is continued  
 This day this cause came on to be heard & the said  
 Alton Patten was brought before the Court thereupon the judge proceeded with the examination  
 & having heard the testimony of J. P. D. Long & Dr. B. E. Baker, the medical witnesses  
 & being satisfied that said Alton Patten is insane; that he has a legal  
 settlement in Liberty Tp. in this County; that he has been an inhabitant of the State of  
 Ohio for one year or more preceding this date; that his insanity has occurred during  
 the term he has resided in this State, that his being at large is dangerous to the  
 Community & that he is a suitable person for treatment at the Columbus  
 State Hospital. It is therefore ordered that J. P. E. Baker & J. P. D. Long & the  
 medical witnesses in attendance make out a certificate setting forth the facts as is  
 provided by law. & it is further ordered that an application be made to the  
 Superintendent of said State Hospital for the admission of said Alton Patten & that  
 a certified copy under seal, of the certificate of said medical witnesses &  
 of the findings in the case, be transmitted to said Superintendent. & it is  
 further ordered that said Alton Patten be committed to the custody of  
 Columbus State Hospital, until other wise ordered. And this cause is  
 continued

Monday Aug 28<sup>th</sup>  
 In the matter of the Estate of Hyphant R.  
 Paulson dec'd. late of Jackson Tp. in said County, having heretofore been duly approved &  
 allowed & Louis B. McLeod the former sole executor of said decedent having died without  
 fully administering said Estate, this day John L. Pater appeared in open Court & made  
 and filed an application under oath as required by law to be appointed, ad. ad. Pater  
 now with the Will annexed of the estate, also a statement in general terms as to  
 what the estate consists of & the probable value thereof: & the Court being satisfied that an  
 ad. ad. should be appointed to administer the goods & estate of said decedent, not

18756 In the matter of the Estate of Hyphant R.  
 Paulson dec'd. late of Jackson Tp. in said County, having heretofore been duly approved &  
 allowed & Louis B. McLeod the former sole executor of said decedent having died without  
 fully administering said Estate, this day John L. Pater appeared in open Court & made  
 and filed an application under oath as required by law to be appointed, ad. ad. Pater  
 now with the Will annexed of the estate, also a statement in general terms as to  
 what the estate consists of & the probable value thereof: & the Court being satisfied that an  
 ad. ad. should be appointed to administer the goods & estate of said decedent, not

Monday Aug 28<sup>th</sup>  
 In the matter of the Estate of Hyphant R.  
 Paulson dec'd. late of Jackson Tp. in said County, having heretofore been duly approved &  
 allowed & Louis B. McLeod the former sole executor of said decedent having died without  
 fully administering said Estate, this day John L. Pater appeared in open Court & made  
 and filed an application under oath as required by law to be appointed, ad. ad. Pater  
 now with the Will annexed of the estate, also a statement in general terms as to  
 what the estate consists of & the probable value thereof: & the Court being satisfied that an  
 ad. ad. should be appointed to administer the goods & estate of said decedent, not

Heer Fig. Co., Col., O. CD 4129

Administered, that said John L. Potter is a suitable person and legally competent. It is ordered that he be appointed as such Adm. de bonis non, with the will annexed, upon giving bond with sureties as required by law in the sum of \$1000.00. This course is continued.

This day John L. Potter appeared in open Court accepted the appointment as Adm. de bonis non with the will annexed of the estate of Highet and R. Sam Houston, deceased. He gave bonds herein his bond in the sum of four thousand dollars, conditional according to law, with Edward H. Potter, William J. Potter, as sureties, which bond is approved by the Court. It is therefore ordered that letters of Administration de bonis non with the will annexed issue to said John L. Potter that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. de bonis non with the will annexed pay the costs herein taxed.

12813 In the matter of the Estate of J. B. Bogans, Dec'd. Estate not subject to tax. The above matter coming on to be heard this day as to inheritance tax on said estate of the succession therein under the laws of this State, on its own motion being fully advised in the premises finds and determines that the gross value of said estate is \$5700.00 the debts and costs of administration are none - if the net actual market value thereof is \$5000.00. The estate will descend according to the laws of this State to the widow and her heirs whose exemptions as provided by law are greater than the amount which they will receive from said estate. 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 Commissioner of this State, and that the costs herein taxed at \$- be certified to the County Auditor to be paid according to law.

12412 In the matter of the Estate of James M. Turner, Dec'd. Last and Final account. This day came Francis W. Turner executor of said estate, and filed her 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of September 1934, at 1 P.M., and that notice thereof be published as required by law, and this matter is continued until said time.

12609 **Saturday August 26**

In the Matter of the Estate of Porter Eugene Barnes, Dec'd. This day the last and final account of Alice B. Mather, adm. of the estate of Porter Eugene Barnes, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 adm. is hereby allowed the sum of \$205.02 as a credit being a just and reasonable amount expended by her for a monument for said decedent. Said Alice B. Mather adm. is hereby allowed the sum of \$40.00 being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Said F. H. McAllister attorney, is hereby allowed the sum of \$7.10 for actual and necessary expenses, which sum the Court considers reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said adm. pay costs \$5.00 paid July 1934. Orders recorded.

12598 In the Matter of the Estate of Esther B. Williams, Dec'd. Final account. This day the final account of David E. Fisher, adm. of the estate of Esther B. Williams, dec'd, came on for hearing and settlement. Due notice thereof having been published according to law.

Heer Fig. Co., Col., O. CD 4129

No objections have been filed with the Court herein. Being fully advised in the premises and being fully satisfied that the same are in full compliance with the law, the Court hereby approves, allows and confirms the same. It is ordered that the said adm. pay the costs herein taxed at \$5.00. Records of this office.

8015-

In the matter of Henry D. Shepard, Dec'd. Being fully advised in the premises and being fully satisfied that the same are in full compliance with the law, the Court hereby approves, allows and confirms the same. It is ordered that the said adm. pay the costs herein taxed at \$5.00. Records of this office.

...yally competent. It is  
 ...will annexed, upon  
 ...  
 ...in open Court  
 ...annexed of the estate of  
 ...of four hundred  
 ...Porter as executor,  
 ...of Administration de  
 ...notice of said of  
 ...orded, and that said  
 ...  
 ...to law.  
 ...aid estate of the sus-  
 ...duly advised in the  
 ...the debts & costs  
 ...the estate  
 ...whom  
 ...which they will receive  
 ...in accordance  
 ...copy of this entry,  
 ...may affecting  
 ...to the Tax Commissioner  
 ...auditor to be  
 ...Final account.  
 ...her 1<sup>st</sup> and  
 ...that said  
 ...Sunday the 29  
 ...line of his published  
 ...account said time  
 ...  
 ...ter Eugene Barnes, deceased,  
 ...according to law.  
 ...ing to except, or  
 ...account and the vouchers  
 ...sch in the premises  
 ...ity to law. Therefore,  
 ...is ad +, & hereby  
 ...le amount expended  
 ...is hereby allowed the  
 ...to for by her, and, being  
 ...William attorney, is  
 ...in the Court considers  
 ...take order according  
 ...order accorded.  
 ...  
 ...B. Williams said, as per  
 ...according to law.

No objections having been filed thereto, & no one now appearing to except or object to the same, and the Court having carefully examined said account & the vouchers thereunto, all matters pertaining thereto, & 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 & confirmed. Said executor is hereby allowed the sum of \$2<sup>14</sup> as a credit, being a just & reasonable amount expended by him for setting monument for said decedent. Said executor is hereby allowed the sum of \$157<sup>00</sup> being commissions on the amount collected & accounted for by him, & being in full compensation for all his ordinary services rendered. Said Joseph B. Sanders, as attorney, allowed the sum of \$150 which Court considers reasonable. The said James balance of \$1787<sup>00</sup>, in the hands of said Executor due said estate; which amount he is ordered to pay over & distribute according to law. In the will of said Estate of B. Williams, said. It is ordered that said executor pay the costs herein taxed at \$5<sup>00</sup> per day, May 23/24. It is ordered that said account & the proceeding herein be recorded in the Records of this office.

8015-

Thursday, August 20-

In the matter of the Estate of Henry D. Shepard, deceased. Authority to Transfer Real Estate.  
 This day came Harry D. Shepard & filed herein his application duly verified for an order to the County Auditor directing the transfer upon the tax duplicate of Pickaway County, Ohio, of certain real estate devised by Henry D. Shepard, deceased, & for a certificate to the County Recorder upon consideration whereof the Court finds that by the terms of the will of said decedent, said real estate was devised to Harry D. Shepard, that the following is a description of said real estate such as is contained in the will to-wit: Item 2. I give & devise to my son Harry D. Shepard, his heirs forever, my farm situated in Harrison Township, County of Pickaway State of Ohio, also a tract of land containing about 35 acres more or less, off of my Mill Creek Township farm, Union County, State of Ohio, lying north of Coulter farm. Said farm in Pickaway County is more particularly described as follows: being 132<sup>75</sup>/<sub>100</sub> acres in N.E. 1/4 of Sec. 22 Township 3, R. 22, matters survey. And it appearing to the satisfaction of the Court that the terms of said will have been fully complied with on the part of said decedent herein before named, it is ordered that said real estate be transferred upon the duplicate of the County to the name of Harry D. Shepard & that certificates of this order issue to said Auditor & Recorder, as required by law.

This day came Harry D. Shepard ad. inter. returned of the estate of Henry D. Shepard, deceased, & filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on May 2-1914, residing at Union County, Ohio, and on the 24 day of June, 1914 the petitioner was appointed Adm. with will annexed, of said estate: that the following persons with their age, address & position inherited inherit said estate:

Heer Plg. Co., Col., O. CD 4129

- 12790 In the matter of the Estate of James Moor, Dec'd. This day the affidavit of O.A. Kingly publisher of Richmond Gazette a newspaper of general circulation in this County that the notice of appointment of Mary E. Myron and Dora D. Durb as administrators of estate of James Moor, 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.
- 12793 In the matter of the Estate of Ella M. Day made, deceased. This day the affidavit of O.A. Kingly publisher of Richmond Gazette, a newspaper of general circulation in this County, that the notice of app't. of Ethel Morahork as ad. ex. of the estate of Ella M. Day made, 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.
- 12785 In the matter of the Estate of Thos. P. Neal, deceased. This day the affidavit of Estella Neal publisher of the Richmond Gazette, a newspaper of general circulation in this County that the notice of app't. of Estella Neal as ad. ex. with the will annexed of the estate of Thomas P. Neal, 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.
- 12781 In the matter of the Estate of Charles E. White, Dec'd. This day the affidavit of O.A. Kingly publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Ethel M. White as ad. ex. of the estate of Charles E. White, 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.
- 12767 In the matter of the Estate of Henry H. Lane, Dec'd. This day affidavit of O.A. Kingly publisher of the Richmond Gazette a newspaper of general circulation in this County, that notice of app't. of John W. Lane as ad. ex. of the estate of Henry H. Lane, 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.
- 12798 In the matter of the Estate of John Rice, Dec'd. This day the affidavit of O.A. Kingly publisher of the Richmond Gazette a newspaper of general circulation in this County, that notice of app't. of Clara B. Rice as ad. ex. of the estate of John B. Rice 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.
- 12797 In the matter of the Estate of Elizabeth Moor, Dec'd. This day the affidavit of O.A. Kingly publisher of the Richmond Gazette, a newspaper of general circulation in this County, that notice of release from administration filed by Mary E. Myron & Dora D. Durb of Elizabeth Moor, Dec'd. 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.
- 12715 In the matter of the Estate of Anna B. Kellepath, deceased. Alice Kellepath, as executrix of the estate of Anna B. Kellepath deceased, having filed an application, duly verified, for a finding & order that said estate & 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 eight dollars, the debts & costs of administration are nothing charged, that the net actual market value thereof is fifty eight dollars - only - and that as a result said estate & 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 Comm. of Ohio & the Costs be certified to County Auditor.

Heer Plg. Co., Col., O. C

- 12806 In the matter of the Estate of ... This day an inventory of said estate was filed for hearing before the Court. Said hearing was held this day by publication of notice, except as ordered by the Court.
- 12806 In the matter of the Estate of ... This day a bill of sale by the fiduciary of the estate of ... September 1934 to all persons - many interested persons who have been notified by the fiduciary.
- 12689 In the matter of the Estate of Joseph R. Roff. This day the Court has considered the allegations in a bill of sale as prayed for and it will be to the Court ordered that J.R. Roff's stock at present be sold at public sale. It is further ordered that J.R. Roff's stock at present be sold at public sale. It is further ordered that J.R. Roff's stock at present be sold at public sale.
- 12407 In the matter of the Estate of ... This day came on for hearing the application of ... that said estate & the successions therein are exempt from any inheritance tax under the laws of Ohio.

12806 In the matter of Estate of Maggie Dashing 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 14 day of September 1934 at 10 A.M. & 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 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.

12806 In the matter of the Estate of Maggie Dashing 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 14 day of September 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 Marysville Tribune, at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

12689 In the matter of the Estate of Joseph Roff Deceased. Order of sale  
 This day this cause came on to be heard upon the petition herein filed & the testimony in the Court being fully advised in the premises finds that the statements and allegations in said petition are true, & that the property therein described ought to be sold as prayed for. And the Court being satisfied upon good & sufficient proof that it will be to the advantage of said estate to sell said stock at private sale it is therefore ordered that J. C. Braum, as executor of the estate of Joseph Roff deceased proceed to sell said stock at private sale, for not less than the sum of market value. It is further ordered that said sale be made for cash in hand at time of sale.

12407 In the matter of the estate of addresser T. M. Campbell, Deceased.  
 This day came William J. Potter, adt of said estate, & filed his final account thereof. It is therefore ordered that said account be set for hearing on Saturday the 29 day of Sept. 34 at 10 A.M. that notice thereof be published as required by law in the Union County Journal. In this matter it is <sup>Continued</sup> continued until said time.

by the affidavit of general circulation by E. Myron and deceased, was filed herein and same to  
 a newspaper of record as adt of the same hereinfor ordered to the same be  
 the publisher of the Times of Efft. of Estella Neil published in said notice; it is ordered  
 of A. A. Kigley in this County, State of Ohio, Charles E. White was filed herein, recorded in the  
 the publisher of the notice of adt. of John in said newspaper  
 Kigley publisher of the notice of adt. of Clara said newspaper is  
 affidavit of A. A. Kigley in this County that Dora D. Durish hereinfor ordered, was same to recorded  
 deceased, having such said estate tax under the laws fully advised in of said estate is thing charged, allars - only - in are exempt from of his estate, in any way said estate County Auditor

Heer Plg. Co., Colo., O. CD 1129

12815 In the matter of the Will of G. W. Spragg, deceased. Presentation of Will  
An applicant having been this day presented to the Court by Howard C. Black, <sup>proving</sup> that an instrument in writing purporting to be the last Will and Testament of G. W. Spragg, deceased, be admitted to probate. It is ordered that — — day notice in writing of the presentation of said Will and of the application for its admission of the same for probate, be given to the surviving spouse and to the next of kin of said testator known to be resident of the State and that a hearing on said application will be had on the 1st day of Sept. 1934, at 11 A.M.

12815 In the matter of the Will of G. W. Spragg Order admitting to Probate & Record.  
This matter came on this day further to be heard, on the application of Howard C. Black to admit to probate & record the Will of G. W. Spragg, deceased, late of the village of Raincity in said County herebefore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Melissa J. Spragg surviving spouse & 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 & record in this Court pursuant to a former order of this Court or said notice & given consent to the probate of said Will. And J. W. Jones & Howard C. Black the subscribing witnesses to said Will, this day appeared in open Court & 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, & filed with said Will, whereupon the Court finds that the aforesaid instrument of writing is the last Will & Testament of said G. W. Spragg, deceased; that it was duly executed, and that the said testator at the time of signing said Will, was of full age of sound mind and memory & not under any restraint. Therefore, the Court orders the admitting of said Will to probate & that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

12816 G. German, ad. annexed of Joseph T. ... husband of Anna ... Court his petition said decedent day of September 1st according to law

12786 In the matter of Sylvia J. ... this day ... herein, can ... Court that no ... by all inter ... filed thereto. Examined

In the matter the following ... filing of the ... Saturday, Sept ... Ray H. ... Katie ... F. C. ... Mathias ... Clarence ... Perry R. ... Frances M. ... Roman ... Edgar ... O. B. Cheney ... Edward ... Asa C. Lee ... of many ... William ... Capt. ... Any person ... for hearing ... Court find



12816 C. Asman, ad. with the will annexed of the estate of

Joseph T. Vance, deceased - Plff. vs. Sarah J. Vance, et al. Defendants.

This day C. Asman, ad. with the will annexed of the estate of Joseph T. Vance, deceased, filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said deceased, to pay debts & costs of administration. It is ordered that said petition be heard on the 18th day of September 1934, at Ten P.M. that summons for defendants issue to the Sheriff of this County, returnable according to law.

12786 In the matter of the Estate of Sylvia Hoff, Deceased { order approving inventory, September 4

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, & no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed and confirmed.

Thursday September 6

In the matter of accounts filed for settlement. Notice ordered -

The following accounts having been filed in this Court, it is ordered that notice of the filing of the same be published in Union County Journal that they will be for hearing on

- Saturday, September 29 - 1934, at 1 P.M., as follows:
- Ray Hayes, Executor of the estate of Earl H. Hines, 1st & final account.
- Mathie C. Burns, executor of the estate of John George Burns, " " "
- F. C. Little, Guardian of Palmer Jenks, 1st account.
- Mathias Moder, ad. of the estate of Elizabeth Moder, " " "
- Colarone G. Land 4, " " " John R. Davis, " 1st account.
- Samuel R. Horn ad. " " " John E. Horn, " 1st & final account.
- Frankie M. Turner, et al, " " " James M. Turner, " " "
- Roman Burns, ad. " " " " " " " " " " "
- Edgar Burns, ad. - of the estate of William M. Burns - " " " " " " " " " " "
- O. W. Cheney, ex. of the estate of John David White, " " " " " " " " " " "
- Markheim J. or M. C. Culler, ad. by Frank W. Perkins, " " " " " " " " " " "
- Edward Gausel, ad. of the estate of Nathan Gausel, " " " " " " " " " " "
- Asa C. Lee, ad. Robert C. Lee ad. - of the estate of Mary C. Lee, 1st & final account.
- William J. Porter, ad. of the estate of Adeline T. McLaughlin, 1st & final acct.
- Charles Altman, ad. of Adeline's estate, second account.

Any persons interested may file written exceptions to said accounts within five days prior to the day set for hearing, when the same will be heard & continued from day to day until finally disposed of.

Heer Fig. Co., Col., O. CD 4129.

Heer Fig. Co., Col., O. CD

12817

In the matter of the estate of John Jay Case deceased.

Order for appointment

The last will of John Jay Case deceased, late of the Village of Richmond in said County having heretofore been duly approved & allowed. This day Oliver P. Case, the executor named in said will, appeared in open court & made & 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. The court being satisfied that said Oliver P. Case is a suitable person & legally competent & 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 & that letters testamentary be granted & 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 & that said executor pay the costs herein listed -

10369

In the matter of the Guardianship of Dismore Gardner incompetent.

Second account.

This day came Ephraim Johnson, Guardian, & filed his 2nd account therein. It is thereupon ordered that said account be set for hearing on Saturday, the 29 day of September 1934, at 10 A.M. & that notice thereof be published as required by law in the Union County Journal a newspaper of this County. This matter is continued until said time.

12818

In the matter of this day William Cook & filed a Hook into the C. William Rams before this Court out fees as issue witnesses to ap

This day the Court thereupon of D. Angus & that said leave that she has to & that she Hook. case

12819

In the matter of this day Fred L. path as required York Center, in & Testament, & as to what being satisfied is a suitable

adv. upon of thousand do This day the Adv. of the e in the same Ohio Casuacty It is thereupon be asked that proceeding

12803

In the matter of J. M. Cumber just that the notice of was published of said notice

12806

In the matter of general account & appropriating herein. with R

12804

In the matter of Cumber published that the notice published in & notice it is order

Sunday, September 8<sup>th</sup>

12684

In the matter of the Estate of Thomas F. Potts, deceased.

Estate not subject to Tax.

H. P. Clouse, as Executor of the estate of Thomas F. Potts, deceased, having filed an application, duly verified, for a finding & order that said estate & 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 & determines that the gross value of said estate is eight thousand three hundred & two & 3/4 dollars & costs of administration are seven thousand & ninety eight & 3/4 dollars & the net after of market value thereof is five hundred & forty - four & 3/4 (534.37) dollars & that as a result said estate & 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 costs herein taxed at \$3. be certified to the County Auditor to be paid according to law.

12684

In the matter of Thomas F. Potts, deceased.

This day came H. P. Clouse, Ex. of said estate & filed 1st & final account. It is thereupon ordered that said account be set for hearing on Saturday, the 27 day of Oct. 34, at 10 A.M. & that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. This matter is continued

Sept. 7-

Heer Plg. Co., Col., O. CD 1129

12818

In the matter of Clara D. Hook.

This day William W. Korth, a resident citizen of Richmond in this county, appeared in open Court & filed an affidavit in the form prescribed by law for admission of said Clara D. Hook into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Clara D. Hook alleged to be insane, before this Court on the 10 day of Sept. 1934, at 10 o'clock a.m. and it is further ordered that subpoenas issue for Dr. Angus MacFarr & Dr. James M. Snyder reputable legally qualified physicians & witnesses to appear at the time & place aforesaid; & this cause is continued.

This day this cause came on to be heard, and the said Clara D. Hook was brought before the Court. Thereupon the Judge proceeded with the examination; & having heard the testimony of Dr. Angus MacFarr and Dr. James M. Snyder the medical witnesses & being satisfied that said Clara D. Hook is insane; that she has a legal settlement in Richmond in this County; that she has been an inhabitant of the State of this for one year next preceding this date; & that she is not insane, and it is further ordered that said Clara D. Hook case dismissed.

12819

In the matter of the Estate of Mabel Paxson, deceased.

This day Fred L. Cahab appeared in open Court & made & filed an application under oath as required by law to be appointed as adm. of the estate of Mabel Paxson, deceased, late of York Center, in said County, and an affidavit that there is not to his knowledge any last will & testament of the said testator, also a statement in general terms as to what the Estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed & that said Administrator is a suitable person & legally competent, it is ordered that he be appointed as such adm. upon giving bond with sureties as required by law in the sum of Two thousand Dollars; & this cause is continued.

This day Fred L. Cahab appeared in open Court, accepted the appointment as adm. of the estate of Mabel Paxson, deceased, & gave & filed herein his Bond in the sum of Two thousand Dollars, conditional according to law, with the Ohio Casualty Insurance Co. as surety, which Bond, is approved by the Court.

It is therefore ordered that letters of administration issue to said Fred L. Cahab & that notice of said appointment be published as required by law; that this proceeding be recorded; & that said Administrator pay the costs -

12803

In the matter of the Estate of Wm. K. Downing, Decd. This day the affidavit of J. M. Baker,

J. M. Baker, publisher of the Mansfield Tribune, a newspaper of general circulation in this County, that the notice of appointment of executor of the estate of Wm. Downing, decd. 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.

12806

In the matter of Estate of Maggie Darling, Decd. This day the affidavit of J. M. Baker, publisher of a newspaper of general circulation in this County, that notice of appt. of G. W. Darling, as adm. of the Estate of Maggie Darling, decd. was published in said newspaper as heretofore ordered, was filed herein with notice. It is ordered same be recorded.

12804

In the matter of the Estate of George Walter Carson, Decd. This day the affidavit of J. M. Baker, publisher of the Mansfield Tribune, or newspaper of general circulation in this County, that the notice of appt. of Blanch Carson, as adm. of the Estate of G. W. Carson, 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 -

good date of the Willage  
in day Oliver P. Kue, the  
under oath as required  
at the estate consists of  
suitable person  
that his Executor may  
that Settlers Testamentary  
notice of said appointment  
that said

motion & filed his 2<sup>nd</sup>  
on Saturday, the 29  
week by law, in the  
terminal court said time

Exp.  
of the estate of Thomas  
a finding & order that  
under the laws of  
and in the premises  
three hundred  
and seven hundred  
one is, two hundred  
the Successors  
and that a copy of  
to or in any way  
certified to the Tax  
paid to the County  
Sept. 7 -  
estate & filed 1<sup>st</sup> & paid  
27 day of Oct. 34, at 34  
county journal, as

Heer Plg. Co., Cole, O. CD 4129.

12752. In the matter of the Guardianship of Mary Laura Grant. & Mary Laura Grant. & filed his final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of October 1934 at 1 P.M. & that notice thereof be published as required by law in the Union County Journal a newspaper of said County. & this matter is continued.

12809 In the matter of the Estate of Mary L. Grant, Decd. The last Will of Mary L. Grant, deceased late of Liberty Township in said County, having heretofore been duly approved and allowed, this day Foster C. Walker appeared in open Court & made and filed an application under oath as required by law to be appointed Adm. 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: & the Court being satisfied that an Administrator should be appointed & that said Foster C. Walker is a suitable person & 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 Five thousand Dollars. & this cause is continued.

This day Foster C. Walker appeared, in open Court, accepted the appointment as Administrator with the Will annexed of the estate of Mary L. Grant, deceased, & gave and filed herein his Bond in the sum of Five thousand Dollars - conditioned according to law with the fidelity of Deposit Co. of Maryland, as surety which Bond is approved by the Court. It is therefore ordered, that Letters of Administration with the Will annexed issue to said Foster C. Walker that notice of said appointment be published as required by law: that this proceeding be recorded & that said Adm. with the Will annexed pay the costs. \$5.00

Wednesday, September 12 -

12820 In the matter of the Estate of G. H. Spragg, Decd. Order for appointment & for Bond. The last Will of G. H. Spragg, decd. late of Pain City, Union County, having heretofore been duly proved & allowed, this 14 day of Sept. F. A. Conklin appeared in open Court, & made and filed an application under oath as required by law to be appointed Adm. 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: & the Court being satisfied that an Administrator should be appointed & that said F. A. Conklin is a suitable person & 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 One thousand Dollars & this cause is continued.

This day F. A. Conklin appeared, in open Court, accepted the appointment as Adm. with the Will annexed of the Estate of G. H. Spragg, decd. & gave and filed herein his Bond in the sum of \$1000 - conditioned according to law with Melissa J. Spragg, as surety, which Bond is approved by the Court. It is therefore ordered that Letters of Administration, with the Will annexed issue to said F. A. Conklin that notice of said appointment be published as required by law: that this proceeding be recorded & that said Adm. with the Will annexed pay the costs herein taxed.

12809 In the matter of the Estate of Mary Laura Grant, decd. Order approving Inventory. This day the Inventory in the above captioned estate, came on for hearing. It appearing to the satisfaction of the Court that notice of the estate of the said Inventory has been given to all persons known by all interested parties, as required by law, & no exceptions having been filed it is now ordered that said Inventory, after being duly examined, be allowed & confirmed.

Heer Plg. Co., Cole, O. CD

12253 In the matter of William H. Spencer of the & verified for and said decedent on bonds testament was 1930 and an limit of Union 1930. the peti persons will be under this said real es appearing to comply with by transfer situated to to try the wit with the Rec

11994 In the matter of Daphine B. with annexed application & belonging to said testate on Jan testament of 5 day of Feb approved will was appointed the preceding decedent, Mrs. Mabel Mrs. Edna Mrs. Walter B. and that the application law has be that said re where such & that a contained of the prop

19311 In the matter this day came his applicatio estate belong died intestate 1932. the pet following of surviving

account.  
 alther. Guardian of  
 upon ordered that  
 34 at 1. P. M. Union  
 County Journal  
 County, having  
 found in open  
 d by law to be appointed  
 terms as to what he  
 satisfied that an  
 suitable person  
 Administrator with the  
 the sum of Five  
 appointment as  
 Frank deceased,  
 is decess-  
 anyland, as surety,  
 that letters of  
 C. Malfer that  
 this proceeding be  
 1933  
 For Bond.  
 ty having heretofore  
 d in open Court, and  
 appointed Adm.  
 terms as to what  
 being satisfied  
 a. Const. line is a  
 appointed as  
 ing bond with  
 and Dollars and this  
 the appoint-  
 Sprague, dec'd  
 - conditional  
 upon ordered  
 to said W. A. Conklin  
 by law: That this  
 expects pay the  
 approping money.  
 It appearing to the  
 court that there  
 no exceptions  
 entry. after

12253 In the matter of the Estate  
 of William N. Sprague, Dec'd  
 Executor of the said William N. Sprague deceased, 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 5<sup>th</sup> 1930, residing at Ostrander, Ohio, that said last will and  
 testament was proved in the Probate Court of Delaware County, Ohio on November 17<sup>th</sup>  
 1930, and an authenticated copy of said will was admitted to record in the Probate  
 Court of Union County, Ohio, February 25<sup>th</sup> 1932, that on November 17<sup>th</sup>  
 1930, the petitioner was appointed Executor of his estate, that the following  
 persons with their heirs inherit said real estate, Mary L. Sprague  
 Ostrander, Ohio, widow, entire estate. And, that the description of  
 said real estate, is so 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.

Transfer  
 This day came Mary L. Sprague  
 This day came Mary L. Sprague  
 This day came Mary L. Sprague

11994 In the matter of the Estate of  
 Delphine Burnham, Dec'd  
 will annexed of the estate of Delphine Burnham, deceased, 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 20<sup>th</sup> 1931, residing at Marysville, Ohio, that her last will and  
 testament was filed in the Probate Court of Union County, Ohio, on the  
 5<sup>th</sup> day of February 1931, and admitted to probate on February 14<sup>th</sup> 1931, and  
 recorded with Record "T" page 219, that on August 14<sup>th</sup> 1931, the petitioner  
 was appointed Adm. de bonis non, with the will annexed, of her estate; that  
 the following persons inherit said real under said last will of said  
 decedent, Mrs. Florence Perfect - Raymond, D. niece, 5/32 of whole tract,  
 Mrs. Mabel Barlow, Marysville, D. niece 5/32 of whole  
 Mrs. Edna B. Pratt - legal - 102 W. Cooke Rd, Columbus, D. niece, 7/32 of whole,  
 Mrs. Walter B. Perkins age - Bellefontaine, D. nephew. 5/32 of whole -  
 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.

Authority to Transfer Real Estate  
 This day came Richard L. Cameron, Adm. with  
 This day came Richard L. Cameron, Adm. with  
 This day came Richard L. Cameron, Adm. with

19311 In the matter of the Estate of  
 Florence Perfect, Dec'd  
 This day came H. C. Perfect, Adm. of the estate of Florence Perfect, dec'd, 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 21<sup>st</sup> 1932, residing at Raymond, Ohio; that on May 9<sup>th</sup>  
 1932 the petitioner was appointed Administrator of her estate; that the  
 following persons inherit said real estate: Harry C. Perfect  
 surviving spouse - all - and, that the description of said real estate

This day came H. C. Perfect, Adm. of the estate of Florence Perfect, dec'd, 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 21<sup>st</sup> 1932, residing at Raymond, Ohio; that on May 9<sup>th</sup>  
 1932 the petitioner was appointed Administrator of her estate; that the  
 following persons inherit said real estate: Harry C. Perfect  
 surviving spouse - all - and, that the description of said real estate

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.

12812

In the matter of the estate of Charles A. Thompson, Decd. The last Will of Charles A. Thompson deceased, late of Raymond in said County, having hereto for her duly approved and allowed; this day Ella May Thompson the executrix named in said Will, appeared in open Court, & 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. The Court being satisfied that said Ella May Thompson 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 written testamentary be granted and issued on the Will of said decedent to her without giving bond, that notice of the appointment be published as required by law, that the proceedings be recorded and that said executrix pay the costs herein taxed.

12812

In the matter of estate of Charles A. Thompson, Decd. This day the affidavit of J. M. Huber publisher of Mansfield Tribune a newspaper of general circulation in this County, that the notice of appointment of Ella May Thompson as executrix of the estate of Charles A. Thompson 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.

10706

In the matter of the Estate of Highalmer Van Bonten Decd. This day the affidavit of J. M. Huber publisher of Mansfield Tribune a newspaper of general circulation in this County, that the notice of app of John P. Peter, as administrator of the estate of Highalmer Van Bonten, Decd, 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.

12728

In the matter of the Guardianship Order for maintenance of Agnes Charlotte Bines & Carl Bines Jr. It appearing to the Court that it is necessary to use certain of the funds of estate of the above minors for their maintenance, education & support. It is ordered that the guardian herein is authorized to pay the sum of \$3.00 per week for the maintenance of the said Carl Bines Jr. also to buy him necessary clothing & school books & to furnish medical attention if needed, that said guardian is also authorized to purchase clothing, school books, etc. for the said Agnes Charlotte Bines & to furnish her any needed medical attention & for the above purposes said guardian may use funds of the respective estates of said minors. And it appearing that said guardian has expended \$7.69 for clothing for said Agnes Charlotte Bines & the sum of \$16.21 for clothing & school books for Carl Bines Jr. & also the sum of \$42.00 which is bond for Carl Bines Jr. for 14 weeks at \$3.00 per week the said expenditures are hereby approved.

12798

In the matter of the estate of ... that notice of the ... required by law ... Schedule of Debt

12794

In the matter of the estate of ... this day the Court ... for hearing ... filing of the ... as required by law ... that such ...

10706

In the matter of the estate of ... upon the applic ... signature of ... It is ordered ... said sum of ...

12823

In the matter of the estate of ... having filed ... estate and to ... under the law ... bring fully ... goes value of ... administration ... is \$1892.50 ... therein amount ... of this entry ... may affect ... be certified ... \$3.00 be certif

12233

In the matter of the estate of ... J. Clark ... Christ ... an applica ... estate and ... to under the ... fully adv ... value of ... twenty-five ... forty-five ... thereof is ... The sum ... An ... as ... exempt ... Copy of the ... herein taxed

Heer Plg. Co., Colo., O. CD 4129.

12798 In the matter of the Estate of John H. Rice, deceased, Order approving Schedule of Debts. This day the Schedule of Claims and Debts 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, & no exceptions having been filed thereto, it is now ordered that said Schedule of Debts, after being duly examined, be allowed & confirmed.

12794 In the matter of the Estate of John H. Rice, 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, & no exceptions having been filed thereto, it is now ordered that said Inventory, after being examined, be allowed & confirmed.

10706 In the matter of Highlander R Van Bortue Dec'd. This day this cause came on to be heard upon the application of John H. Porter ad. det. to sell now with will annexed of the estate of Highlander R Van Bortue, dec'd. & the Court being fully advised in the premises it is ordered, that said John H. Porter, ad. etc. sell said property at private sale for said sum of Two Hundred & no Dollars.

Friday September 14

12822 In the matter of the Estate of Martha Richard, deceased. Estate not subject to tax. Edward Richard Carroll as sole heir of the estate of Martha Richard, deceased, having filed an application duly verified, for a finding & 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 \$6292<sup>30</sup> the debts and costs of administration are \$45<sup>00</sup>, and the net actual market value thereof is \$1892<sup>50</sup> 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 & that the costs herein be certified to the County Auditor to be paid according to law.

12233 In the matter of the Estate of Estate not subject to tax. Clark Reed, deceased. Olivia K. Reed, as ex. of the estate of Clark Reed, deceased, having filed an application, 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 Ten thousand Three hundred & no. Ninety-five dollars the debts and costs of administration are Forty-five hundred Dollars & no. the net actual market value thereof is Five thousand, Eight hundred, Ninety-five Dollars. The said Clark Reed left surviving him his widow & five children, each entitled to an exemption under the law. It is ordered as a result said estate & the successions therein are exempt from such inheritance tax. It is further ordered that a copy of this entry, be certified to Tax Commission of this & that the costs herein taxed at \$35 be certified to County Auditor, to be paid according to law.

12821 In the matter of the estate of Harrison W. Nicely Decedent.

This day this cause came on to be finally heard on the return of George Schlegel Jr. of his proceedings, and the said return in all respects required according to law is hereby confirmed. These proceedings are ordered recorded. It is further ordered that henceforth all debts and charges against the real estate of the said decedent shall be fully paid and discharged without administration, and transferred to the heirs next of line to be made according to law.

12821 In the matter of the estate of Harrison W. Nicely Decedent.

Entry: Granting application. This day this matter came on to be heard on the application of George Schlegel Jr. for an order relieving the estate of Harrison W. Nicely, deceased, from administration. It appearing to the Court that all of the next of kin and known creditors of the decedent have voluntarily entered their appearance and waived notice, time of hearing and assented to the prayer of the application and on consideration thereof the Court finds that the said Harrison W. Nicely died intestate leaving no surviving spouse, or children or their descendants, or father or mother, but left the said Milton C. Nicely his brother, who as such inherited the one-half of the property of which the decedent died the owner of. And Elizabeth Schlegel Wiggard, Ruth Schlegel, and James Schlegel his niece & nephew, who as such, each, inherited the one-third of the property of the said decedent that the estate of the said decedent is of less value than \$5000; that it is not subject to any inheritance tax; that the debts & general expenses have been paid by the said next of kin, therefore it is ordered that the said estate be to the same benefit, is relieved from administration, that the said George Schlegel Jr. the applicant herein, shall sufficient of the said personal property to pay the costs of these proceedings and that he distribute the balance either in cash or kind to the said next of kin according to law, and that a certificate of transfer of the said real estate to the said next of kin be issued. And that the applicant make return of his proceedings to this Court.

10706 In the matter of the estate of Highmaster Van Housen Decedent.

Final & final account. This day came John LePote, ad. adm. of said estate & filed her final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of October 1934, at 1 P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12581 In the matter of the Estate of John L. Sellen Decedent.

This day came Leticia Sellen, executrix of said estate & filed her 1st & final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of October 1934, at 1 P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12820 In the matter of the Estate of G. H. Spragg Decedent.

Order approving inventory. This day the inventory in the above captioned, 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 all interested parties, as required by law and no objections having been filed, it is now ordered said Inv. to be approved and confirmed.

12804 In the matter of G. Walker Decedent.

1934. the Court appointed an administrator and ordered that at least one of all next of kin be not named.

12448 In the matter of G. H. Thomas Decedent.

estate of G. H. Thomas order directed appearing to the Court that the estate is of less value than \$5000. And that the estate is not subject to any inheritance tax. And it appears that the said G. H. Thomas died intestate leaving no surviving spouse, or children or their descendants, or father or mother, but left the said Milton C. Nicely his brother, who as such inherited the one-half of the property of which the decedent died the owner of. And Elizabeth Schlegel Wiggard, Ruth Schlegel, and James Schlegel his niece & nephew, who as such, each, inherited the one-third of the property of the said decedent that the estate of the said decedent is of less value than \$5000; that it is not subject to any inheritance tax; that the debts & general expenses have been paid by the said next of kin, therefore it is ordered that the said estate be to the same benefit, is relieved from administration, that the said George Schlegel Jr. the applicant herein, shall sufficient of the said personal property to pay the costs of these proceedings and that he distribute the balance either in cash or kind to the said next of kin according to law, and that a certificate of transfer of the said real estate to the said next of kin be issued. And that the applicant make return of his proceedings to this Court.

12803 In the matter of William T. ... Decedent.

estate was ... that the app. of October 1934. entitled to ... Daily Tribune ... who have no fiduciary ...

12620 In the matter of Patrick D. ... Decedent.

This day this ... as administrator ... L. Myers as ... sent money by ... the evidence ... the said ... \$1389.50 that B. Smith ... B. Smith ... Patrick B. Smith ... and Hazel ...



Reer Plg. Co., Coln., O. CD 4129.

ame on to be  
of George Schley  
according  
ed recorded  
against  
and discharged  
of him be made

me on to be heard  
ing the estate of  
aving to the Court  
decident have  
Time of hearing  
on consideration  
died intestate  
endants, or  
his brother, who as  
the decident died  
h Schley, and  
leaked the one-  
said decident is of  
lance tax; that  
of him, therefor  
y, is, advised  
the applicant  
to pay the costs  
Est or kind to  
transfer of the  
that the applicant

ter, adv. its of said  
and that said  
1 P.M. & that notice  
a newspaper of this  
time.

filed her 1<sup>st</sup> final  
account be  
1934, at 1 P.M.  
in the Union  
this matter

proving in putting  
either as for  
filing of the said  
by law by no  
being duly

12804 In the matter of the Estate of  
H. Walker Carson, Dec'd. The inventory in the above estate having  
been filed on this 17 day of September  
1934, the court sets the 6 day of October, at 10. A.M. for hearing on said  
inventory. An order that notice be given by publication in the Marysville  
Tribune a newspaper of general circulation in Union County, this, at  
least one time not less than 10 days before said date of hearing  
to all next of kin and other persons, entitled to notice who  
do not waive.

12448 In the matter of the Estate of  
W. H. Thomas, Deceased. Authority to Transfer Real Estate.  
This day came Stella H. Thomas executrix of the  
estate of W. H. Thomas, deceased, 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<sup>th</sup> 1924, residing at  
Route five, Marysville, this. That said will was duly admitted to probate on the  
28 day of January 1923, that the petitioner was appointed executrix of said  
estate; that the following persons inherit said real estate, Morris Thomas, 34, Butte  
Creek, Mich. Son - none.

Darwin Thomas, 24, Duaneville, Va. Son. {inherited  
22, Monroe Mich daughter - {inherited  
Robert Thomas, 19 Marysville, this. Son {inherited  
none

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 be filed with the Recorder of the  
proper County for records, as provided by law.

12803 In the matter of the Estate of  
William H. Dorniny, 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 6 day  
of October 1934, at 10. A.M. & that notice of said hearing be given to all persons  
entitled to notice under the law of the State of this, by publication in Marysville  
Daily Tribune - one - 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.

12620 In the matter of the estate of  
Patrick B. Smith, Deceased. Sept. 18. Tuesday

This day this cause came on for hearing on the application of Richard P. Cannon  
as administrator of the estate of John Smith deceased, asking for an order directing  
L. Myers as an auxiliary administrator of the estate of Patrick Smith, deceased to distribute  
rent money by him received, on the answer of the said L. Myers to said application  
the evidence, & arguments of counsel. On consideration thereof, the Court finds that  
the said L. Myers received from one Paul J. Ryan, rents in the total sum of  
\$1389.<sup>50</sup> that \$664.<sup>50</sup> of said rents accrued subsequent to the death of the said Patrick  
B. Smith. That \$725.<sup>00</sup> thereof accrued subsequent to the death of the said Patrick  
B. Smith & John Smith. The said John Smith being a brother of the said Patrick B.  
Smith. That the heirs at law having the next estate of inheritance from the said  
Patrick B. Smith, at the time of his death were Andrew Smith, John Smith, Nellie  
Smith, Mary D. Buchanan, William Smith, Louella B. Carpenter, James T. Smith,  
and Hazel A. Smith, and as such that are entitled to receive

Heer Fig. Co., Coln., O. CD 4119

the said rents in the sum of \$664.<sup>50</sup>.  
 That the said John Smith died leaving no consort or children by reason thereof  
 the said Andrew Smith, Nellie Smith, Mayme D Buchanan, William Smith  
 Louella R. Carpenter James T. Smith & Hazel A. Smith are his only heirs at law  
 that they as such and as the only heirs at law of the said Patrick B.  
 Smith, deceased, are entitled to receive the said sum of \$725.<sup>00</sup>.  
 Therefore and it is hereby ordered that the said Mrs. L. Rogers, out of the said sum  
 of \$1,259.<sup>42</sup> in his hand received for rent, pay

To Andrew Smith the sum of \$524.<sup>02</sup>. To Nellie Smith the sum of \$146.<sup>01</sup>  
 To Mayme D Buchanan the sum of \$146.<sup>01</sup>. To William Smith the sum of \$73.<sup>00</sup>  
 To Louella R. Carpenter the sum of \$50.<sup>00</sup>. To James T. Smith, the sum of \$73.<sup>00</sup>; To Hazel A.  
 Smith the sum of \$73.<sup>00</sup>; To Buchanan as adv of the estate of John T. Smith  
 deceased, the sum of \$22.<sup>50</sup>. It is further ordered by the Court that the  
 Court costs & expenses of this proceeding including sheriff's fees be  
 charged and paid as costs against the estate of the said Patrick B. Smith, Deit.

12426 In the matter of the Estate of Phillip Ransoch, Deed. [Filing First & Final Account.  
 This day came Edward G. Reed, Adr. of said estate, & filed his 1<sup>st</sup> & final account  
 therein. It is thereupon ordered that said account be set for hearing on Saturday  
 the 27 day of October 1934 at 10 P.M. & that notice thereof be published as required by law in the  
 Union County journal or newspaper of this County, and this matter is continued.

12426 In the matter of the Estate of Phillip Ransoch, deceased. [Estate not subject to tax  
 Edward G. Reed, as. Adv. of the estate  
 of Phillip Ransoch, deceased, having filed an application, duly verified, for a  
 finding & 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 \$6820.<sup>00</sup>  
 the debts & costs of administration are \$2287.<sup>40</sup> and the net actual market  
 value thereof is \$4532.<sup>60</sup>. That the said decedent died leaving two children  
 surviving him, who survive and that they are each entitled to  
 exemptions in the sum of \$3500.<sup>00</sup>. Thus, that as a result said estate  
 & the successions therein are exempt from such inheritance tax.  
 It is further ordered that a copy of this entry, together with a copy  
 of any other entries in relation to it 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. be certified to the County  
 Auditor to be paid according to law.

12728. In the matter of the Guardianship of September 11<sup>th</sup>  
 Agnes C. Bines & Earl Bines J. 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 served by all persons entitled  
 to notice under the law of the State of Ohio.

Heer Fig. Co., Coln., O. CD 4119

11534 In the matter of John  
 husband of  
 ordered that  
 of October 19  
 by law in  
 And this

12803 In the matter of William  
 of William  
 captioned  
 estate, and  
 child leaving  
 estate on of  
 therefore,  
 hereby is d  
 in the sa

12821 In the matter of  
 Garrison  
 cation duly  
 therein an  
 came on  
 finds and  
 the debts  
 the succe  
 further  
 interest in  
 the succe  
 that the co  
 to be paid  
 J. Brown  
 estate of

12825  
 ultra green  
 Zellers dec  
 filing a ga  
 that the s  
 is further  
 at 10 o'clock  
 pendency  
 in the prob  
 matter on  
 this day  
 this Court  
 in the prob  
 into the bol  
 issue to  
 Martha M  
 of Sept. 1934  
 Dr. R. H. R  
 witness to a  
 This de  
 Miller was  
 Credited  
 testimony of

12824  
 This day  
 into the bol  
 issue to  
 Martha M  
 of Sept. 1934  
 Dr. R. H. R  
 witness to a  
 This de  
 Miller was  
 Credited  
 testimony of

Heer Fig. Co., Col., O. CD 4129.

11534 In the matter of the Guardianship of John Reed, incompetent  
 Final account. This day came O. E. Reed  
 Master of John Reed & filed his final account therein. It is thereupon  
 ordered that said account be set for hearing on Saturday the 27 day  
 of October 1934 at 1 P.M. & that notice thereof be published as required  
 by law in the Union County Journal or newspaper of this County.  
 And this matter is continued until said time.

12803 In the matter of the Estate of William C. Dorniny, Dec'd  
 On the 19-day of September 1934,  
 a schedule of debts in the above  
 captioned estate was filed in this Court by the fiduciary of said  
 estate, and appearing on the said schedule that the decedent  
 died leaving no debts and that the only debts & obligations of the  
 estate are for doctor, funeral expenses, & expenses of administrator,  
 therefore it is ordered that notice of filing thereof be the same  
 hereby is dispensed with and that the said schedule be  
 the same is hereby approved.

17821 In the matter of the Estate of Harrison W. Wiley, Dec'd  
 Estate not subject to tax  
 George Schlegel Jr. having filed an applica-  
 tion duly verified, for a finding & 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 \$236.00  
 the debts and costs of administration are \$374.00 and that as a result said estate  
 & 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.

12825 J. George Emmert as executor of the estate of Valentine Zurener, Dec'd  
 1934 came J. George Emmert, as  
 executor of the estate of Valentine  
 Zurener deceased, & presented to the Court this certain petition for  
 setting against Alta Zurener et al. Therefore, it is ordered by the Court  
 that the said petition be and the same is hereby filed herein, and it  
 is further ordered that the same be heard on the 20-day of Oct, 1934,  
 at 10 o'clock A.M. and that the defendants & each of them be notified of the  
 pendency & prayer thereof according to law.

17824 In the matter of Martha Miller  
 This day Elizabeth M. Monigal, a resident of Magnolia Springs in  
 this County, appeared in open Court and filed an affidavit  
 in the form prescribed by law, for admission of said Martha Miller  
 into the Columbus State Hospital. It is therefore ordered that a warrant  
 issue to William Rausch, Sheriff, commanding him to bring said  
 Martha Miller alleged to be insane, before this Court on the 19 day  
 of Sept. 1934 at 4 P.M. and it is further ordered that subpoenas issue for  
 Dr. R. H. Martin & Dr. H. C. Duke, reputable legally qualified physicians  
 witnesses to appear at the time & place aforesaid & this cause is continued.  
 This day this cause came on to be heard & the said Martha  
 Miller was brought before the Court. Thereupon the judge pro-  
 ceeded with the examination, and having heard the  
 testimony of Dr. R. H. Martin & Dr. H. C. Duke, medical witnesses & being satisfied

Heer Plg. Co., Col., O. CD 4129

that said Martha Miller is insane, that she has a legal settlement in  
 Leeshing Township in this County, that she has been an inhabitant of the  
 State of Ohio for one year next preceding this date, that her insanity  
 has occurred during the time she has resided in this State; that her being at  
 large is dangerous to the community and that she is a suitable person  
 for treatment at the Columbus State Hospital. It is therefore ordered that  
 D. R. H. Martin and D. H. C. Duke 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 Super-  
 intendent of said State Hospital for the admission of said Martha Miller  
 and that a certified copy under seal of the certificate of said medical witnesses  
 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 Martha Miller be committed  
 to the custody of Columbus State Hospital until otherwise ordered.

12720 In the matter of the estate of David M. Stephens, deceased, authority to Transfer Real Estate.  
 This day came David L. Stephens, executor of the estate of David M. Stephens, dec'd.  
 he filed herein his application duly verified for an order directing the  
 transfer of certain real estate belonging to said dec'd. It appearing  
 to the Court that said dec'd. died testate, on, May 6 - 1924,  
 residing at Jerome Township, Ohio that his last will and testament  
 was filed in the Probate Court of Union County, Ohio on the  
 - day of May 19 24 and admitted on the 17. day of May 1924,  
 that on the 17. day of May 1924 the petitioner was appointed  
 executor of his estate that the following persons inherit  
 said real estate.

David L. Stephens	age 61	son	one-third
Anna Jones	" 56	daughter	one-third
Clyde L. Kidd	" 26	Plaintiff's S. R. 3- grandson	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  
 from 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 ap-  
 plication be filed with the Recorder of the proper County,  
 for record, as provided by law.

Heer Plg. Co., Col., O. CD 4129

12812 In the matter  
 of Charles A  
 This day  
 in this Court  
 that the  
 Court on  
 notice of  
 under the  
 at least 10  
 who have  
 second by the

10028 In the ma  
 of William  
 This day  
 account  
 set for bear  
 and that  
 Union Count  
 is continued

12730 In the ma  
 of David  
 David L.  
 dec'd.  
 finding  
 an exemp  
 Ohio the  
 being just  
 that the  
 dollars the  
 In the res  
 the heirs  
 grounds  
 exempted  
 that as a  
 are ex  
 It is fu  
 with a  
 any wa  
 of said  
 that the  
 County

Heer Plg. Co., Coln., O. CD 4129.

12812 In the matter of the estate of Charles A. Thompson, 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 21-day of October 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 *Liberator* at least 10 days prior to 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.

16628 In the matter of Guardianship of William Braun, incompetent. Filing 7<sup>th</sup> account.

This day came Catherine Braun guardian and filed her 7<sup>th</sup> day account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27. day of October 1934, at 1.30 P.M. and that notice thereof be published as required by law, in the *Union County Journal*, a newspaper of this County, and this matter is continued until said time.

12730 Saturday September 22.

In the matter of the Estate of David M. Stephens, Dec'd Estate not Subject to Tax.

David L. Stephens as executor of the estate of David M. Stephens dec'd, having filed an application, duly verified, for a finding & 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-seven thousand dollars the debts and costs of administration are 1649<sup>76</sup> and the net actual market value thereof is 20500<sup>67</sup>. The heirs to this estate are two adult children and a grandson, a lineal descendant of an adult child whose exemptions far exceed the gross value 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 Ohio, and that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

Heer Fig. Co., Col., O. CD 4129.

12459

In the matter of the  
 Estate of Calah. C. Bellinger, dec'd  
 motion of E. F. Bechtel, executor of said estate asking for an  
 order to accept a compromise of \$1500.00 against Andrew C.  
 Bellinger on a note in the sum of \$300.00 for reasons set  
 forth in said motion and the Court being fully advised  
 in the premises. It is ordered, that said executor accept said sum  
 of \$1500.00 on said note of \$300.00 in full settlement of said note.

This day this cause came on to be heard upon the

12217  
12218

Heer Fig. Co., Col., O. CD 4129.

In the matter of  
 of Anna C.  
 now come  
 Martha S.  
 said dec'd  
 day of Jan  
 W. H. Starnes  
 parcels of  
 of Dora L.  
 survey in  
 interest  
 merry gr  
 Merry gr  
 in the state  
 Frence S.  
 in the ce  
 the Center  
 beginning

This day  
 Ann  
 applica  
 transfer of  
 It appear  
 16-1931  
 Ohio R.D.  
 appointed  
 inherit, s  
 Ethel Fick  
 Lawrence  
 And. et al  
 out in a  
 of the Cou  
 applican  
 transfer  
 parcels  
 that as ce  
 contained  
 of the p

Heer Fig. Co., Coln., O. CD 4129.

came came upon the asking for an Andrew to reasons set my advised receipt said sum ment of said note.

12217  
12218

In the matter of the Estate of Anna & Martha Spurgeon, Dec'd. application for transfer of Real Estate.  
 Now comes Ethel Fickle, executrix of the estate of Anna and Martha Spurgeon deceased, and represents to the court, that said decedent died testate Dec. 16 - 1931 and on the 6 day of January 1932, respectively, that the last will & testament same filed, leaving the following described parcels of real estate: Situated in the Township of Down, County of Union and State of Ohio, in U. S. Survey No 5-569. Beginning at a stone at the intersection of the Buckeye Gravel Road, with the merry gravel road; thence west with the center of the Merry gravel road N. 55-30' E. 94.60 poles to an iron stake; thence S. 55- E. 67.00 poles to a stone; thence S. 55- 40' W. 75-63 poles to an iron stake in the center of the Buckeye Gravel Road; thence with the center of said road N. 45-10' W. 67.37 poles to place of beginning. Containing 40.52 acres more or less.

This day came Ethel Fickle, executrix of the estate of Anna and Martha Spurgeon, 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 Dec 16- 1931 and on January 6- 1932, respectively, residing at Mansfield Ohio, R.D.; that on 27- day January 1932, the petitioner was appointed executrix of said estate; that the following persons inherit said real estate,

Ethel Fickle Mansfield, O.	Niece	one-half
Louise Spurgeon	Nephew	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.

12477 Hazel Anderson, Adm.  
of the Estate of  
Thomas M. Anderson, Decd.  
Plaintiff.

Lark B. Anderson, et al.

Order.

Defendants.

It appearing to the Court that among the real estate belonging to the estate of the said Thomas M. Anderson deceased, are thereby seven vacant lots situated in the village of Peoria, Ohio which are of doubtful value. And it further appearing that said lots have been once offered at public auction at a total price of \$65.00 and that there were no bidders for the same at this price. And it also appearing that the cost and expense of re-advertising said lots for sale would be high in regard to the price which could be obtained for said lots. It is therefore ordered that the price for which said lots may be sold, is fixed at \$37.00, and the administration of said estate is hereby authorized to sell the same at private sale for said sum.

12477 Hazel Anderson, adm. of

The Estate of Thomas M. Anderson, Confirmer's Sale

Decd. et al. Ordering Deed & Distribution

Plff.

Lark B. Anderson, et al.

Defts.

This day this cause came on to be heard on the report of Hazel Anderson Adm. of the estate of Thomas M. Anderson 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 Thomas M. Anderson, in said real estate to the purchaser Lydia M. Baughman pay for the same. 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 twenty-four hundred and thirty-seven Dollars the Court finds that there is due to the said Lydia M. Baughman Adm. upon the note set forth in her answer and cross-petition from the estate of said Thomas M. Anderson to secure the payment of said promissory note, a mortgage upon the premises in the petition described excepting the lots 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 excepting the lots. It is ordered that an entry of release and satisfaction of said mortgage lien be entered on record in the office of the recorder of Union County Ohio

according  
out of the sum  
the sum  
property, in  
amounting  
on note  
cross petition  
of said proceeds  
proceeding to  
proceeds of



according to law. It is further ordered that said Administrator out of the money in her hands pay 1<sup>st</sup> to the Treasurer of this County the sum of \$ — 2<sup>nd</sup> the costs and expenses in the sale of said property including an attorney fee \$ 60.00 to Richard C. Howell amounting to the sum of \$ 30.00 3<sup>rd</sup> to Lydia M. Barylin, adx. on note and mortgage set forth and described in her answer <sup>to</sup> cross petition herein. It is further ordered that the balance of said proceeds amounting to the sum of \$ — be accounted for by said Administrator according to law. And it is further ordered that this proceeding be recorded, and that said petitioner pay the costs out of the proceeds of said sale - within ten days -

any way to the estate  
 about lots situated  
 And it further  
 actions at a total  
 same at this  
 fence of. re-  
 regard to the  
 It is therefore  
 ed. is. fixed  
 uly authorized

Distribution

Lazar Anderson  
 her proceed inq  
 motion of said  
 said order; the  
 not finding the  
 and being  
 de. it is ordered  
 confirmed  
 of all the  
 in said  
 for the  
 heard upon  
 to the proceed  
 hundred and  
 due to the  
 set forth in  
 estate of said  
 promissory note  
 ition described  
 and subsisting  
 the fund in  
 the sale of said  
 an entry of  
 be entered  
 on County this

Heer Plg. Co., Col., O. CD 1129

Heer Plg. Co., Col., O. CD 1129

12730

In the matter of the Estate of David M. Stephens, Deid

Filing First & Final account

This day came David L. Stephens executor of said estate, and filed his 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27. day of October 1934, at 1. P.M. and that notice thereof be published as required by law, in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12217

In the matter of the Estate of Martha Spurgeon, Deid

First & Final account.

This day came Ethel Fickle adx. of said estate and filed her 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing October 1934, at 1. P.M. and that notice be published in Union County Journal. This matter is continued.

12218

In the matter of the estate of Anna Spurgeon, Deid

1<sup>st</sup> & Final account.

This day came Ethel Fickle, adx. of the estate of Anna Spurgeon and filed her 1<sup>st</sup> and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27. of October 1934, at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12767

In the matter of Henry B. L...

This day... the Court... the estate... that the... consented to... property... that... the Court... will be... property... John W. La... personal... hidden after... the man... that said... trust, cust...

It is... make... after... days... sale

12771

In the matter of Elizabeth...

This day... annexed... filed... directing... to said... It app... estate m... this that... Probate Co... and... May 17... the will an... persons in... 357 S. 74... And that... out in... to the... July com... that... of the County... herein... description... Recorder of

account  
 to and filed  
 deeds that said  
 October 1934, at 1 P.M.  
 in the Union  
 matter is  
 court.  
 the 1<sup>st</sup> day final  
 to be set for  
 Union County  
 court.  
 in a Spurgem  
 thereupon ordered  
 the 27<sup>th</sup> of October  
 required by law  
 And this

12767 In the matter of the Estate of Ordering Sale of Personalty,  
 Harry B. Lane Deceased.  
 This day this cause came on to be heard upon the application  
 to sell Personal Property, therein described, and the testimony, <sup>and</sup>  
 the Court being fully advised in the premises, finds that  
 the statements and allegations in said application are true  
 that the widow has waived notice of said sale and  
 consented to the same and has no desire to take the  
 property sought to be sold, at its appraised value, and  
 that said 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 public sale, it is therefore ordered, that  
 John M. Lane as administrator of said estate, proceed to sell  
 personal property at public auction to the highest  
 bidder after giving notice thereof for the time and in  
 the manner prescribed by law. It is further ordered  
 that said sale be made upon the following terms,  
 to wit, Cash upon the delivery of the property.  
 It is further ordered, that said administrator  
 make return of his proceedings herein within thirty  
 days <sup>after</sup> sale.

12731 In the matter of the Estate authority to transfer Real Estate  
 of Elizabeth Rausch, Dec'd  
 This day came - George J. Madigan ad. with the will  
 annexed of the estate of Elizabeth Rausch, deceased,  
 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 deceased died  
 testate on 28 day of April 1934, residing at Mansfield  
 Ohio, that her last will and testament was filed in the  
 Probate Court of Union County, Ohio, on May 1 - 1934,  
 and admitted to probate on May 17 - 1934, that on  
 May 17<sup>th</sup> 1934, the petitioner was appointed administrator with  
 the will annexed of her estate, that the following  
 persons inherit said real estate,  
 Emma Madigan, Cousin. all -  
 357 S. Hayes av., Columbus, Ohio.  
 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, that a certificate of this order together with the  
 description contained in the application, be filed with the  
 Recorder for record, as provided by law

12826

In the matter of  
Barnett Downs.

Request of Lina -

This day Sadie Bidwell Hodges a resident of Logan County, appeared in open Court, and filed an affidavit in the form prescribed by law for admission of said Barnett Downs, into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff commanding him to bring said Barnett Downs alleged to be insane, before this Court, forthwith. And it is further ordered that subpoenas issue for Dr. James M. Snider and Dr. Fred C. Calloway witnesses, to appear at time & place aforesaid, and this cause is continued.

This day this cause came on to be heard, and the said Barnett Downs, was brought before the Court, forthwith, thereupon the Judge proceeded with the examination; and hearing the testimony of Dr. Fred C. Calloway and Dr. James M. Snider, the medical witnesses, being satisfied that said Barnett Downs is not insane; that cause heard by medical witnesses, declared said Barnett Downs, is not insane. It is therefore ordered said case is dismissed.

Saturday September 29.

12562.

In the matter of the Estate of  
Jessie A. Darragherty, dec'd  
Authority to Transfer Real Estate

This day came Estella Gibson, executrix of the estate of Jessie A. Darragherty deceased, filed herein her application duly verified for an order directing the transfer of certain real estate belonging to said dec'd. It appearing to the Court that said dec'd. died testate September 12<sup>th</sup> 1933, residing at Marysville; that on September 18-1933 the petitioner was appointed executrix of said estate, that, the following persons, inherit said real estate  
Elizabeth Willoughby - age 66; Marysville a sister - all  
And that the description of said real estate, so 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 be filed with the Recorder of the proper County, as provided by law.

Hoer Fig. Co., Coln., O. CD 4123.

County, appeared  
from presented  
the Columbus  
manant  
been to bring  
before this  
at subpoenas  
may  
what this

the suit  
through  
arrangement;  
my and  
being satisfied  
cause heard  
to Downs, is  
case is

Real Estate

late of Jesse  
ication duly  
certain real  
bearing to the  
September 12<sup>th</sup> 1933  
1933 the  
to, that, the

ter - all  
get out in  
satisfaction  
complied with  
at estate to  
where such  
used herein  
into the Record

Heer Plg. Co., Colo., O. CD 4129.

In the matter of accounts filed for settlement, this day proof of publication of notice of filed accounts and conduct 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.

Henry Burns executor of the estate of Earl B. Burns First & Final account  
Nathaniel Burns executor of the estate of John George Burns.

First & Final account

H. Lytle Guardian of Delmer Jensen First account.

Nathan Moder administrator of the estate of Elizabeth Moder.

First & Final account.

Clarence J. Laird executor of the estate of John R. Laird

First & Final account

Henry R. Horns adm. of the estate of John R. Horns. Fifth account.

Frederic W. Turner, executor of the estate of James M. Turner.

First & Final account.

Norman Burns & Edgar Burns, adm. of the estate of

William M. Burns, First & Final account.

O. W. Cheney, executor, of the estate John David White.

Second account.

Katherine M. Cully, adm. of estate of Frank W. Perkins,

First & Final account.

Elwood Sawyer, adm. of the estate of Fulton Sawyer.

First & Final account.

Asa C. Lee & Robert C. Lee administrators

of the estate of Mary E. Lee.

First & Final account

William J. Potter adm. of the estate of Addison T.

McCampbell.

First & Final account.

Cyrus Atkinson adm. of Dimonis Gordon.

Second account

Any persons 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.

Heer Plg. Co., Colo., O. CD

10369

In the matter of Dimonis Gordon

This day the Dimonis Gordon

thereof having

having been

except or o

examined a

all matters

in the pres

just and c

that the c

The Court ju

guardianship

chargeable

It is order

It is order

recorded e

12407

In the ma

of Addison

This day a

administration

deceased.

thereof hav

exceptions

now appe

and the

account

relating

premises.

As in and

is hereby

Said mone

sum of \$

collected a

10369 In the Matter of the Guardianship | Order on Settlement Account  
of Dennis Gordon Incumbent.  
This day the second account of Cyclus S. Kinison Guardian of  
Dennis Gordon came on for hearing and settlement. due notice  
thereof having been published according to law. no exceptions  
having been filed thereto, and, no one now appearing to  
except or object to the same; and the Court having carefully  
examined said account and the vouchers therewith and  
all matters pertaining thereto and being fully advised  
in the premises, do find the same to be in all respects  
just and correct and in conformity to law. It is ordered  
that the same be and hereby is approved, allowed & confirmed.  
The Court finds said account duly balanced, and said  
Guardianship settled according to law.  
Chargesable \$949.<sup>30</sup> Credits: 237.<sup>21</sup> bal. due said ward \$712.<sup>09</sup>  
It is ordered that said Guardian pay the costs \$5-  
It is ordered that said account & the proceedings herein be  
recorded in Records of this office.

12407 In the Matter of the Estate | Order on Settlement Accounts  
of Addison T. M. Campbell, Deit.  
This day the first & final account of William J. Porter  
Administrator of the estate of Addison T. M. Campbell,  
deceased, came on for hearing & settlement. due notice  
thereof having been published according to law. no  
exceptions having been filed thereto, and, no one  
now appearing to except or object to the same;  
and the Court having carefully examined said  
account and the vouchers therewith and all the matters  
pertaining thereto, and being fully advised in the  
premises, finds the same to be in all respects just  
& in conformity to law. Therefore the said account  
is hereby approved, allowed and confirmed.  
Said William J. Porter as, adm. is hereby allowed the  
sum of \$301.<sup>44</sup> being commissions on the amount  
collected and accounted for by him and being in full  
compensation for all his ordinary services rendered.  
Said Porter & Porter attorneys are hereby allowed the  
sum of \$75.<sup>00</sup> which sum the Court considers just and  
reasonable. The Court finds said account duly balanced,  
& said estate settled according to law. It is ordered  
that said Administrator pay the costs \$5. Pd- 8-11-34.  
It is ordered that said account and the proceedings herein  
be recorded in the records of this office.

... and  
... and the  
... and pur-  
... entered  
... Final account  
...  
...  
...  
... Fifth account  
...  
... Final account  
... white  
... W. Perkins,  
...  
...  
...  
...  
... exceptions  
... not less than  
... when the  
... day to day

12751 In the matter of the Estate of Mary E. Lee, Deceased.

First and Final account.

This day the 1st and final account of Asa C. Lee and Robert G. Lee, administrators of the estate of Mary E. Lee deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 Adms. is hereby allowed the sum of \$800.00 as a credit being a just and reasonable amount expended by them for lettering monument for said decedent.

Said John B. Hunkade attorney is hereby allowed the sum of \$20.00 for actual and necessary expenses which the Court considers just and reasonable.

The Court finds said accounts duly balanced and said estate settled according to law. It is ordered that said Adms. pay the costs herein set at \$5.00. Paid Aug. 15 - 34. It is ordered that said account and the proceedings herein be recorded in Records of this office.

12600 In the matter of the Estate of Fulton Sawyer, Deceased.

First and Final account.

This day the first and final account of Elwood Sawyer adm. of the estate of Fulton Sawyer, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

chargeable 5-098.14 credited 4741.15 Paid Edith Sawyer 261.72 Sarah E. Sawyer 87.27 total \$378.99 It is ordered that said Administrator pay the costs \$5.00

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

12725 In the matter of the Estate of

This day of the estate and settle according thereto, and object to examined examined all matters the premises just and c

Therefore allowed a is hereby on the services legal which The Court estate said It is order herein be

11926 In the matter of John George

This day of the estate hearing and from first having been except or Carefully examined and fully advised all respect

Therefore An. Confir of \$5.92, to accounted her ordin for service \$200.00, The Court estate set Credited



Heer Plc. Co., Colo., O. CD 1125

11725 In the matter of the Estate of Earl H. Beins, Dec'd

First and Final account.

This day the 1st and final account of Guy Beins executor of the estate of Earl H. Beins deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, 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 Guy Beins as admr. is hereby allowed the sum of \$25.<sup>97</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. Said attorney R. C. Thrall for legal services is hereby allowed the sum of \$25.<sup>00</sup> 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 Guy Beins pay the costs \$5. pd. 1934.

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

11926 In the matter of the Estate of John George Burns, Dec'd

First and Final account.

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

Therefore the said account is hereby approved, allowed, and confirmed. Said executrix is hereby allowed the sum of \$592, being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered. Said John B. Hinkade for service as attorney, is hereby allowed the sum of \$200, which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law. Total charges the \$2615.<sup>00</sup> Credited 20349.<sup>71</sup> The Court finds a balance of \$2268.<sup>49</sup>

due said widow for life from said estate. It is ordered that said executor pay the costs \$ 8<sup>00</sup> Aug. 1934 Paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11261

In the matter of the Guardianship of Delmer J. J. Incompetent

First account.

This day the first account of F. C. Hyde Guardian of Delmer J. J. came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in full respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian be, and he is allowed the sum of \$ 55<sup>66</sup> being the amount of his reasonable expenses incurred in the execution of his trust. The Court finds a balance of \$ 307<sup>76</sup> in 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.

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

12490

In the matter of the Estate of Elizabeth B. Moder, Deas.

First and Final account

This day the first and final account of Mathias Moder administrator of the estate of Elizabeth B. Moder deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the 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 Mathias Moder, as adm., is hereby allowed the sum of \$ 25<sup>00</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

Said Potter & Potter attorneys are hereby allowed the sum of \$ 75<sup>00</sup> which sum the Court considers just & reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said adm. pay the costs \$ 5<sup>00</sup> paid 5-26-34. It is ordered that said account & the proceedings herein be recorded in the records of this office.

12525

In the matter of John M. This day executor of hearing according to no one and the Court the vouchers being fully to be in a law. They allowed the sum of collected compensation said \$ 25<sup>00</sup> as and reason balanced. It is ordered at \$ 5<sup>00</sup> account the Record

10260

In the matter of John E. This day estate of John settlement to law. no now appearing having can therewith as advised a just and account of George R. 39. '93 (1 necessary - reason all the sum of reasonable in the Court amount according deceased. costs here & the proce

12526 - In the matter of the Estate

First An. Final account.

of John N. Laird, Dec'd  
 This day the 1<sup>st</sup> and final account of Clarence G. Laird executor of the estate of John N. Laird deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions, having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 \$117.<sup>00</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. Said Hoopes and Sanders are hereby allowed the sum of \$20.- as attorneys, which sum the Court considers just and reasonable. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs herein at \$5.- July 1934 paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

10260<sup>B</sup> In the matter of the Estate

Fifth account.

of John E. Horn, Deceased  
 This day the Fifth account of George R. Horn ad. etc. of the estate of John E. 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 George R. Horn, ad. etc. is hereby allowed the sum of 39.<sup>93</sup> (121.52; 4.52, 20.52, 2.37) Dollars for actual and necessary expenses, which sum the Court considers just and reasonable. Said R. C. Thrall attorney, is hereby allowed the sum of \$8.<sup>00</sup> which sum the Court considers just and reasonable. The Court finds a balance of \$14,331.<sup>10</sup> 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 E. Horn deceased. It is ordered that administrator etc. pay the costs herein taxed. It is ordered that said account and the proceedings herein be recorded in Records of this office.

Heer Plg. Co., Col., O. CD 4129.

12412

In the matter of the estate of James M. Turner, deceased

First and Final account

This day the first and final account of Francis M. Turner, executor of the estate of James M. Turner, deceased, came on for hearing 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 thereon and all matters pertaining thereto, 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 Francis M. Turner, as executor and on distribution \$2093.<sup>97</sup> is hereby allowed the sum of \$2098.<sup>97</sup> commission and her distribution. Said Cameron and Cameron attorneys are hereby allowed the sum of \$101.<sup>20</sup>, 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 any 1934 \$5.<sup>00</sup>

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

12601

In the matter of the estate of William M. Burns, dec'd

First and Final account

This day the first and final account of Norman Burns and Edgar Burns, administrators of the estate of William M. Burns deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto, 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 administrators not asking compensation. Said Cameron and Cameron are hereby allowed the sum of \$68.<sup>96</sup> 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 Administrators do pay the costs herein taxed at \$5. any 16-1934.

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

Heer Plg. Co., Col., O. CD

11972

In the matter of the estate of

This day the executor of the estate of the deceased having been published thereto, and the same account was examined and found 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 \$101.<sup>20</sup>, 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 any 1934 \$5.<sup>00</sup>

12554

In the matter of the estate of Frank

This day the administrator of the estate of the deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 \$68.<sup>96</sup> which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs herein taxed at \$5. any 16-1934.

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

11 972

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

Second account

This day the second account of O. W. Cheney surviving executor of the estate of John David White, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers 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's legal compensation is hereby allowed the sum of \$208.76 being commissions on the amount collected and accounted for by him or being in full compensation for all his ordinary services rendered. Said F. A. McAllister attorney is hereby allowed the sum of \$225.00 which sum the Court considers just and reasonable. The Court finds a balance of 218.35 is due executor from said estate. It is ordered that said executor pay the costs \$8- Paid 1934. Ordered recorded

12 554

In the matter of the Estate of Frank W. Perkins, Dec'd

Final & Final account

This day the final & final account of Katharine W. McCully adx of the estate 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 or object to the same, 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 Katharine W. McCully, as adx is hereby allowed the sum of \$69- being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered. Said Kate W. McBar attorneys are hereby allowed the sum of \$50.00 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 administratrix pay the costs herein taxed at \$5.00. It is ordered that said account and the proceedings herein be recorded in the Records of this office

Heer Fig. Co., Col., O. CD 4129

12827 In the matter of Mary Belle Shelton Defendant & Comy.  
 The Judge being advised that said Mary Belle Shelton can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for conveyance of the said patient to said Hospital, issue to William Rausch. And this cause is continued.

12827 In the matter of Mary Belle Shelton.  
 Comy.

This day Martha E. Shelton a resident of Broadway, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Mary Belle Shelton into the Columbus State Hospital. It is therefore ordered, that a warrant issue to William Rausch Sheriff, commanding any him to bring said Mary Belle Shelton alleged to be insane, before this Court on the 1<sup>st</sup> day of October 1924, at 5 P.M. and it is ordered subpoenas issue for D. E. Marsh and D. C. D. Mills, witnesses, to appear at the time and place aforesaid; & this cause is continued.

This day this cause came on to be heard and the said Mary Belle Shelton was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of D. C. D. Mills and D. E. Marsh, the medical witnesses and being satisfied that said Mary Belle Shelton is insane, that she has a legal settlement in Broadway Taylor Township, in this County, that she has been and is 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 Columbus State Hospital. It is therefore ordered that D. C. D. Mills and D. E. Marsh, the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered, that an application be made to the Superintendent of said State Hospital for the admission of said Mary Belle Shelton and that a certified copy under seal of the certificate of said medical witnesses, and of the finding in this case, be transmitted to said Superintendent, and it is further ordered, that said Mary Belle Shelton be committed to the custody of the Columbus State Hospital, until otherwise ordered. And this cause is continued.

Heer Fig. Co., Col., O. CD 4129

9241  
 Frances E. H.  
 of Edm R. T.  
 v.  
 Edm R. H.  
 This day the  
 cause ca  
 for an or  
 of said re  
 plaintiff to  
 described  
 south mt  
 Reems to Ed  
 80' mt on  
 parcel of l  
 down the  
 to a stake  
 land cov  
 R. Holsen  
 south 11'  
 there som  
 by in in  
 same E  
 fully ac  
 through a  
 estate ma  
 petition b  
 said d  
 parties th  
 aptions.  
 It is therefor  
 to the de

Heer Plg. Co., Col., O. CD 4129.

in case be  
bearing that this  
that a warrant  
sue to William

in this County  
the form pre-  
Shelton into the  
a warrant  
him to bring  
in this Court  
deed superior  
to appear  
continued  
and the said  
t. Therefore  
st. having  
the medical  
Belle Shelton  
in Broadway  
from her  
next pre-  
sented during  
her being  
that she is a  
State

C.D. Mills  
attendants  
acts as is  
d. that an  
of said  
many Belle  
said of the  
of the  
to said  
that said  
body of the  
deed. And

9241

Tuesday, October 2nd

Frances E. Kotsenpiller, Guardian  
of Edmin R. Kotsenpiller, Plaintiff

Edmin R. Kotsenpiller,  
Defendant

This day the cause came on to be heard upon the application of the plaintiff for an order directing the plaintiff to add to the description of said real estate in the deed heretofore executed by the plaintiff to Edward Brandt Hoff, the purchaser the following described portion, to wit: Beginning at a stone at the south west corner of a parcel of land conveyed by Sarah Jane Reeves to Edmin R. Kotsenpiller April 9<sup>th</sup> 1900. Thence north 80° west on the same course as the south line of said parcel of land about 14 poles to the center of Bokes Creek; thence down the center of said creek with the meanders thereof to a stake at the north west corner of said parcel of land conveyed by said Sarah Jane Reeves to Edmin R. Kotsenpiller; thence with the west line of the same south 11° west 4.80 poles to a black walnut and thence south 11° west 20.00 poles to the place of beginning. Containing one (1) acre, or the same more or less. And the Court being fully advised in the premises finds that through inadvertence said portion of said real estate was omitted from the description in the petition herein and from the description in said deed; that it was the intention of all parties that said portion be included in said descriptions. And said application is therefore sustained. It is therefore considered by the Court that the plaintiff add to the description in said deed as heretofore

executed said portion so omitted, and that the Recorder of Union County add the description of said omitted portion to the record of said deed in Volume 114 Pg 145- of the Union County Records of Deeds -

12676 In the matter of the estate of Clara A. Matteson Deed. Estate not subject to tax

Richard L. Cannon as administrator of the estate of Clara A. Matteson deceased, having filed an application, 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 \$8121.32 the debts and costs of administration are \$6259.87 and the net actual market value thereof is \$1861.45. That said decedent left surviving her Benjamin C. Matteson surviving spouse, who was entitled to dower in said premises, and Vera M. Reed, a daughter, aged 38 years, and Elizabeth C. Matteson, grand-daughter, aged 9 years, and Benjamin V. Matteson, grand-son, aged 6 years, who are children of her deceased son, William Matteson. That the total net value of said estate does not equal the amount of the exemptions which would be allowed to any one of the above mentioned 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 herein taxed at \$3- be certified to the County Auditor to be paid according to law.

12562 In the matter of the Estate of Jennie A. Darghenty Deed. Determination of Inheritance Tax.

This 2-day of October 1934 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 value - now distributed by decedent in contemplation of death, or to take effect in possession or enjoyment at or after death) is Eight thousand one hundred sixty-two and 9/100 Dollars, composed as follows: Personalty - Two thousand one hundred sixty-two and 9/100 Dollars - real estate six thousand and 18/100 Dollars - That the debts - Three thousand one hundred and seven and 18/100 (\$3107.18) Dollars. and that the costs of administration will be Two hundred fifty three and 4/100 Dollars - That there is no one entitled to dower in said real estate, and that the net actual value of the assets which might be

subject to - entitled to 5 - value of succe - Successor Estella Gibson Elizabeth Milling Essie Taylor Fannie Gibson Margaret Rando

It is ordered that by mail to the - waiver of suc - have filed, a - Commission - proceeding - to be paid

12720 In the matter of Elizabeth - This day of Elizabeth therein. be set for at 1. P. M. by law in County.



Heer Pl. Co., Col., O. CD 4129.

subject to tax, is \$ 4801<sup>95</sup>. The Court finds that the persons entitled to succeed to said estate, their ages, where material value of succession subject to tax, are as follows:

Precursor	Relation	Value of Succession	Amount of Exemption	Balance Subject	Rate	Amount Paid	Municipality
Estella Gibson	Wife	\$ 300 <sup>00</sup>	\$ 500 <sup>00</sup>	-	-	Estella Gibson 90%	Marysville, Shi
Elizabeth Willinger	Sister	2250.49	500.	1750.49	87.52	"	"
Essie Taylor	Sister	700.49	500.	200.49	12.52	"	"
Fannie Gibson	Sister	700.49	500.	200.49	12.52	"	"
Margaret Rausch	Sister	700.49	500.	200.49	12.52	"	"

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 be forwarded to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$ 5- be certified to the Auditor of said County to be paid in the manner provided by law.

12720 In the matter of the estate of Elizabeth Rausch, Dec'd. Filing 1<sup>st</sup> Final account.

This day came George J. Midman adm. of the estate of Elizabeth Rausch deceased. Filed his first Final account therein. It is thereupon ordered that said account be set for hearing on Saturday, the 27<sup>th</sup> day of October 1934 at 1. P. M. and that notice thereof be published as required by law in the Union County Journal - a newspaper of this County, and this matter is continued until said time.

The Recorder omitted 114 Pg 145 -  
Tax  
of Clara A.  
by verified  
successors herein  
ans of Ohio. The  
ly advised  
value of said  
ation or  
is \$ 1,831.45  
H. Mattison  
in said  
- 38 years.  
years, and  
who are  
n. that  
t equal  
be allowed  
that as a  
therein are  
other ordered  
of all other  
of the  
estate. be  
costs herein  
to be paid  
ance Tax  
ame on to be  
are made. See  
hearty find  
ate (including  
in contemplation  
unt at or after  
to 0 2/100 Dollars,  
hundred sixty-  
Dollars -  
an seven  
ation will be  
b there is no  
an that the  
right be

12828 In the matter of the estate of Bernard E. Wilby, minor

This day Emma Spain appeared in open court, and made application for a notice to issue to Earl E. Wilby to select a suitable person for guardian. And it appearing to the Court that said minor is of the age giving the right to make such selection and 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 the 9th day of Oct. 1934, at 10 A.M. and make such selection or the Court will appoint a guardian for him. If this cause is continued

Thursday October 4

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 October 27-1934 at 1 P.M.

16028<sup>a</sup> Christina Braum adm. of William Braum. 7<sup>th</sup> account.

11534 O.R. Reed, adm. of John Reed. Final account.

12426 Edward G. Nicol adm. of the estate of Phillip Rausch. First and Final account

16706<sup>a</sup> John L. Porter, adm. etc. Agnes Marie Van Courtin. First and Final account.

12581 Lottie Sellers, executrix of the estate of John L. Sellers. First and Final account.

12484 H.P. Clouse, executor of the estate of Thomas A. Pomeroy. First and Final account.

12217 Ethel Fickle adm. etc. estate Martha Spurgeon. 1<sup>st</sup> and Final acct.

12218 Ethel Fickle adm. etc. of Anna Spurgeon. 1<sup>st</sup> and Final account.

12782 Julia C. Walker, guardian of Mary Laura Grant. First and Final account.

12177 Mrs. H. Dillon adm. etc. of the estate of Emily Taylor. First and Final account.

12730 David L. Stephens, executor of the estate of David M. Stephens. First and Final account

12720 George J. Friedman ex. of the estate of Elizabeth Rausch. First and Final account.

12829 In the matter

of Colman. This day in this Court affidavit of said Colman hearing at 10 A.M. for D. Aug. legally on time and p

This day Colman D. P. the judge heard the testimony. Under said Colman settlement County; the officer for a minority resided

dangerous suitable Hospital was door witnesses forth the further Superintendent of said school of the Superintendent Colman D. State Hosp. cause is

The judge into the is supplied reference. Cause is

Heer Fig. Co., Col., O. CD 4129.

17829 In the matter of the Lunacy  
of Clara D. Hook

Order for Warrant

This day W. A. Bonshard 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 Clara D. Hook into the Columbus State Hospital hearing at the County Court, on the 5 day of Oct. 1934, at 10 A.M. And it is further ordered that subpoenas issue for Dr. Angus MacDvor and Dr. James M. Snider reputedly legally qualified physicians, witnesses, to appear at the time and place aforesaid: and this cause is continued.

This day this cause came on to be heard, and the said Clara D. Hook was brought before the Court. Thereupon the Judge proceeded with the examination: and having heard the testimony of Dr. Angus MacDvor and Dr. James M. Snider the medical witnesses, and being satisfied that said Clara D. Hook is insane; that she has a legal settlement in Richmond, Blair town, Township in this County; that she has been two 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. Angus MacDvor 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 Clara D. Hook and that a certified copy under seal, of the certificate of said medical witnesses, and of the findings in this case, be transmitted to said Superintendent. And it is further ordered that said Clara D. Hook be committed to the custody of Columbus State Hospital, until otherwise ordered, and this cause is continued.

The Judge being advised that said Clara D. Hook can be received into the Columbus State Hospital, it appearing that said patient is supplied with clothing, it is ordered a Warrant for her conveyance to said Hospital, issue to William A. Bonshard, and this cause is continued for the return of said Warrant.

Heer Plg. Co., Colo., O. CD 4129.

12 217

In the matter of the estate of  
Martha Spurgeon Deit.

Determination of Inheritance Tax

This 4<sup>th</sup> day of October 1934, the above matter came on to be heard and no application for appraisement having been made, the Court being fully advised in the premises, does hereby find and determine that the gross value of said estate (including property of the value of - none - distributed by decedent in contemplation of death, or to take effect in possession or enjoyment after death) is Two thousand five hundred fifty and 36/100 Dollars composed as follows: Personally Two thousand fifty <sup>00</sup> 36/100 Dollars. Composed as follows: Personally, Two thousand fifty <sup>00</sup> 36/100 Dollars - real estate five hundred and no/100 Dollars. That the debts - none - are One thousand eighteen and 29/100 Dollars - and that the cost of administration will be One thousand fourteen and 98/100 Dollars. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which may be subject to tax, is One thousand three hundred seventy and 09/100 Dollars. The Court further finds that the persons entitled to succeed to said estate, are as follows:

Spouse	Relation	Value of Interest	Amount of Exemption	Balance Subject to Tax	Rate of Tax	Date of accrual	By whom Paid	Corporation, Etc.
Charles H. Spurgeon	Husband	\$ 300.00	\$ 5.00	✓	✓			
Lamma Spurgeon	"	" 508.00	500.00	8.00	.77	10/4/34	Ethel Fickler	Dower Imp.
Ethel Fickler	"	" 508.00	500.00	8.00	.77	10-4-34	"	"

It is ordered that notice of this adjudication and determination be given to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation thereto, 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 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 - October 6<sup>th</sup>

12 223

In the matter of the estate of Ethel M. Patton Deceased (an authority to transfer this day came, William M. Patton executor of Ethel M. Patton deceased, an filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appears to the Court that said decedent died intestate on June 19 - 1933 residing at Melfords Center Ohio, that the foregoing persons inherit said real estate.

William M. Patton Melford Ohio son inherited 1/3  
Marion Patton age 38 " " daughter " 1/3  
Hollman Patton age 30 " " " " " 1/3

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

Heer Plg. Co., Colo., O. C

12 218

In the matter of the estate of

This 4<sup>th</sup> day of October 1934, the above matter came on to be heard and no application for appraisement having been made, the Court being fully advised in the premises, does hereby find and determine that the gross value of said estate (including property of the value of - none - distributed by decedent in contemplation of death, or to take effect in possession or enjoyment after death) is Two thousand five hundred fifty and 36/100 Dollars composed as follows: Personally Two thousand fifty <sup>00</sup> 36/100 Dollars. Composed as follows: Personally, Two thousand fifty <sup>00</sup> 36/100 Dollars - real estate five hundred and no/100 Dollars. That the debts - none - are One thousand eighteen and 29/100 Dollars - and that the cost of administration will be One thousand fourteen and 98/100 Dollars. That there is no one entitled to dower in said real estate. And that the net actual market value of the assets which may be subject to tax, is One thousand three hundred seventy and 09/100 Dollars. The Court further finds that the persons entitled to succeed to said estate, are as follows:

Spouse	Relation	Value of Interest	Amount of Exemption	Balance Subject to Tax	Rate of Tax	Date of accrual	By whom Paid	Corporation, Etc.
Charles H. Spurgeon	Husband	\$ 300.00	\$ 5.00	✓	✓			
Lamma Spurgeon	"	" 508.00	500.00	8.00	.77	10/4/34	Ethel Fickler	Dower Imp.
Ethel Fickler	"	" 508.00	500.00	8.00	.77	10-4-34	"	"

It is ordered that notice of this adjudication and determination be given to all persons known to be interested therein, except those by whom waiver of such notice and of time within which to file exceptions has been filed, and that a copy of this entry, together with copies of all other entries in relation thereto, 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 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 - October 6<sup>th</sup>

In the matter of the estate of Ethel M. Patton Deceased (an authority to transfer this day came, William M. Patton executor of Ethel M. Patton deceased, an filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appears to the Court that said decedent died intestate on June 19 - 1933 residing at Melfords Center Ohio, that the foregoing persons inherit said real estate.

William M. Patton Melford Ohio son inherited 1/3  
Marion Patton age 38 " " daughter " 1/3  
Hollman Patton age 30 " " " " " 1/3

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

12218

In the matter of the Estate of Anna Spurgeon Deceased.

Determination of Inheritance Tax

This 4th day of October 1934 the above matter came on to be heard and no application for appointment 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 - distributed by decedent in contemplation of death or to take effect in possession or enjoyment at or after death) is two thousand five hundred twelve and 11/100 Dollars, composed as follows: Personalty for thousand twelve and 11/100 Dollars real estate five hundred and no/100 Dollars - that the debts, (including a year's allowance of - Dollars - none -

are nine hundred sixty-five and 94/100 Dollars - and that the costs of administration will be one hundred twenty-two and 18/100 Dollars - that there is no one entitled to dower in said real estate. And the net actual market value of the assets which might be subject to tax is one thousand four hundred twenty-three and 99/100 Dollars - The Court further finds that the persons entitled to succeed to said estate, is as follows:

Successor	Relation	Ant. of Interest	Part. to 2nd	Ant. of 2nd	Date of acq.	Value	By whom paid
Laura Spurgeon	Daughter	500.00	62.2	3.20	10/4/34	562.20	Ethel Fickel Done up
Ethel Fickel	Sister	500.00	62.2	3.10	" "	561.99	" " " "
Louisa Spurgeon	Daughter	500.00				300.	

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, with exemptions allowed be forwarded forthwith to the Tax Commission of this. It is further ordered that the costs of this proceeding taxed \$5. be certified to the auditor of said county to be paid in the manner provided by law.

Inheritance Tax  
on to be heard  
in made. his  
by find and  
(including  
decedent in  
in or enjoyment  
\$ 36/100 Dollars  
36/100 Dollars.  
36/100 Dollars -  
the debts  
and that  
and 98/100  
in said  
Market value  
is One thousand  
Court further  
estate, are as  
corporation, etc.  
error Inf.  
and determination  
therein, except  
one within  
a copy of this  
in relation  
taxes on the  
is allowed, be  
This  
this proceeding  
id County  
Section 6  
only to laws fer  
ased. An. filed  
directing  
decedent  
debt died  
to Center Ohio  
state.  
An. it  
the law has  
is ordered that  
have such parcels  
ificates of this  
application  
provided

Heer Pl. Co., Col., O. CD 4129

8089<sup>th</sup> In the matter of the Guardianship of Belle Plotner, incompetent.

Order for Hearing & notice

This day B.C. Ballinger filed an application in Court for the appointment of a Guardian of Belle Plotner alleged incompetent. It is ordered that said application be set for hearing on the 12 day of October 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 Belle Plotner by personal service in writing.

12804 In the matter of the estate of M. Walker Carson Dec'd

This day this cause came on to be heard upon the inventory and appraisement heretofore filed hereby by Blanche Carson, executrix of the estate of M. Walker Carson, deceased. And the Court being fully advised in the premises, finds that notice of the hearing was duly given to the executor, heirs at law, beneficiaries under the will, creditors, and all persons interested in the estate, or the attorney or attorneys for any of them, by a publication in the Marysville Tribune, a paper published and of general circulation in Union County, Ohio, and said notice by advertisement is hereby approved and confirmed. The Court further finds that no exceptions have been filed to the inventory and appraisement and that said inventory and appraisement and the heirs support of the widow and minor child is in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

12823 In the matter of the estate of Ethel J. Patton, Dec'd

October 6 - Estate not Subject to Tax.

The above matter coming on to be heard this day, as to inheritance tax on said estate and the succession therein, under the laws of Ohio, the Court on its own motion and being fully advised in the premises, finds and determines that the gross value of said estate is, thirty-five hundred Dollars - the net actual value thereof is, three hundred and fifty Dollars. That said Ethel J. Patton died intestate June 19-1932, leaving William M. Patton, her husband, surviving her and Vera Neer and Wilma Neer, her two daughters, 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 succession of said estate be certified to the Tax Commission of this State, that the costs herein taxed at \$ 3. be certified to the County auditor to be paid according to law.

Heer Pl. Co., Col., O. CD 4129

12817 In the matter of John

This day in his Court that the this Court, and, that entitled to by service of said notice or other fiduciary

Emma J. of Be

Bernard Chester

This day praying of Bernard the receipt of just defendant of summons Wiley, Esq. it is heard on

1287

In the matter of the estate of John Jay Bell, 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 8 day of October A. D. 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 service by publication 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.

Tuesday October 9<sup>th</sup>

Emma J. Spain, Guardian of Bernard E. Wilby, Plaintiff.

Entry on filing

v.

Bernard E. Wilby, Earl E. Wilby, Chester Inskeep - Defendants

This day came the plaintiff and filed herein her Petition praying for an order to sell the real estate of said Bernard E. Wilby, as minor, therein described, for the reason that same is suffering unavoidable waste and proceeds are necessary for support and payment of just debts of said minor. The following named defendants in this case are to be served with copies of summons of the pendency of this Suit, or to waive summons and consent to do sale, to wit: Bernard E. Wilby, Earl E. Wilby and Chester Inskeep. Whereupon it is ordered by this Court that this cause be heard on the 13 day of October A. D. 1934.

Heer Plg. Co., Col., O. CD 4129.

at 10 o'clock, A.M. and that to each and all of the remaining defendants, to-wit: Bernard E. Wiley, Earl E. Wiley and Chester Burhop, due and legal notice of the pendency and progress of said Petition, and of the time in which they are required by law to answer the same, be given, by summons as provided by law, excepting those who shall get under their appearance, and this cause is continued.

12828 In the matter of the Guardianship of Bernard E. Wiley, 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 Bernard E. Wiley is a minor and that a guardian is necessary. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Emma J. Spain is legally competent and has having filed an application herein and given bond in sum of \$300. conditioned according to law with Emma J. Spain and Ed. Jackson, as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Emma J. Spain as provided by law.

Wednesday, October 10

12820 In the matter of the Estate of H. W. Spragg, Dec'd

Order to Record Notice  
This day the affidavit of B. B. Gaumer publisher of the Union Co. Journal, a newspaper of general circulation in this County, that the notice of appointment of H. A. Coulter as Adm. with the will annexed, of the estate of H. W. Spragg 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

Heer Plg. Co., Col., O. CD 4129.

12819 In the matter of the estate of... This day... Unim... in this Co... L. Garhart... deceased... ordered... notice: it records of...

12809 In the matter of the estate of... This day... Maryville... the County... Walker... was... was filed... it is order records of...

8089<sup>a</sup> In the matter of the estate of... Guardian... Belle... This day... application... suitable... Court... is a...



Heer P. Co., Col., O. CD 4125.

the remaining  
try and  
giving, procedure  
is which they  
know, by  
he shall get  
lined.

ing

an application  
in given to all  
that said  
is necessary. This  
It appearing  
but not has  
found in sum  
of Spain  
that said  
lip issue to

12819

In the matter of the estate  
of Mabel Pearson, Deceased

Notice of Publication

This day the affidavit of B. F. Gaumer publisher of the Union County Journal a newspaper of general circulation in this County, that the notice of appointment of Fred L. Carhart as administrator of the estate of Mabel Pearson 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

12809

In the matter of  
The Estate of Mary Grant, Deid

Notice of Publication

This day the affidavit of J. M. Carter, publisher of the Maryville Tribune a newspaper of general circulation in this County, that the notice of appointment of Foster C. Walker, as Executor of the estate of Mary Grant, 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

Notice

publisher of the  
circulation  
ment of N. A.  
the estate  
in said  
herein.  
ordered that  
this office

Saturday October 13 -

8089<sup>a</sup>

In the matter of the  
Guardianship of -  
Belle Plotner, Incapacitated

Entry - of appointment.

This day this matter came on to be further heard on the application of B. C. Ballinger, for the appointment of some suitable person, as guardian of Belle Plotner, and the Court being satisfied that said Belle Plotner is an incapacitated person; that she is of the age of seventy-four years and that she has a legal settlement in York Township in this County; and the Court being satisfied that said Chester R. Ballinger is a suitable person to be appointed; and there

Heer Plg. Co., Col., O. CD 4129.

having filed in this office a statement, duly verified by the affiant of B.C. Ballinger, describing the whole estate of said Belle Plotner, the probable value thereof, and the probable annual rents of the said real estate and notice to said Belle Plotner has been given as required by the former order of this Court. It further appearing to the Court that W. N. Plotner was the former guardian of Belle Plotner and that because of the said former guardian becoming deceased, said guardianship has become terminated and thereby leaving a vacancy. It is ordered that said Webster R. Ballinger be appointed such guardian upon the giving bond with sureties, as required by law, in the sum of \$4000 with United States Fidelity & Guaranty Co. as surety thereon.

12785 In the matter of the Estate of Thomas P. Herb, 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 20 day of October 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 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.

12803 In the matter of the Estate of William H. Downing, 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.

Heer Plg. Co., Col., O. CD 4129.

12769 In the matter of the Estate of William H. Downing, Dec'd. This day the 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 20 day of October 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 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.

12794 In the matter of the Estate of Elizabeth Downing, Dec'd. This day the 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 20 day of October 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 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.

12825 In the matter of the Estate of William H. Downing, 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 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.

In the matter of the Estate of William H. Downing, 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 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.

12769 In the matter of the will of William H. Dorniny, Dec'd. Election of widow

This day personally came into open court, Minerva Dorniny widow of said William H. Dorniny deceased, and applied to make her election whether to take or not to take under the will of said William H. Dorniny, 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.

12794 In the matter of the Estate of Elizabeth Moore, Dec'd. Approving & Confirming Private Sale

This day came Mary E. Gynn and Doris D. Dist, the persons who made application to relieve the above estate from administration and filed herein their report of private sale of certain property of said estate. Upon examination by 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.

12825 Herston J. Dorniny, Executor of the estate of William H. Dorniny, Dec'd. Plaintiff

Minerva Dorniny et al. Defendants. This day it appearing that Herston J. Dorniny, executor of the estate of William H. Dorniny, deceased, filed in this Court his petition praying for a sale of the real estate in the petition described for the purpose of paying debts, obligations of said estate and to make distribution. Therefore, this Court ordered that the said petition be heard on the 14th day of November, 1934, at 10 o'clock P.M. and that the defendants, and each of them be notified of the pendency and prayer of the said petition according to law.

Heer Plg. Co., Colo., O. CD 4129

12832

Emmala J. Spain Guardian  
of Bernard E. Wiley Plaintiff

Ordering Summary Sale -

Bernard E. Wiley  
Earl E. Wiley  
Chester Inskeep.

Defendants

This day this matter came on for hearing. The Court being satisfied that it is necessary to sell the real estate of said ward, as described in the Petition for the reason that same is suffering unavoidable waste and is necessary that the proceeds be applied to the support and payment of just debts of said ward, and it appearing to the satisfaction of the Court that said real estate is worth less than \$500.00 and bond having been given by said plaintiff in the amount of three hundred dollars (\$300.00) as provided by law, it is ordered that said Emmala J. Spain, Guardian of Bernard E. Wiley, a minor, proceed to sell said real estate, four of down at private sale, for not less than \$250.00 on the following terms to wit: Cash upon delivery of deed. It is further ordered that notice of said sale be given as provided by law, and that when sale is consummated due return be made to this Court.

12836

In the matter of the Estate  
of Oda Hale, Deceased.

Estate not subject to Tax

Helena Kramer, an heir of the estate of Oda Hale deceased, having filed an application, 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 \$1,000.00 the debts and costs of administration are \$350.00 and the net actual market value thereof is \$650.00. That said Oda Hale died intestate September 17-1922, leaving surviving her William H. Hale, her husband and Helena Kramer her daughter, 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- be certified to the County Auditor to be paid according to law.

Heer Plg. Co., Colo., O. C

12836

In the Estate  
of Oda Hale

how comes  
Hale deceased  
decedent  
being the  
Being all  
Chambers  
recorded  
County  
the estate  
of Oda Hale  
and wife to  
Vol. 17 page  
The following  
blame  
W.H. Hale  
your petition  
to be performed  
fully comply  
she prays  
parties herein  
recorded

This day  
Hale, deceased  
for an order  
in said decedent  
died intestate  
that no  
estate, it  
Helena Kramer  
W.H. Hale  
And the  
entire suit  
satisfaction  
complied  
real estate  
where our  
therein and  
description  
the Record  
provided

Hoer Fig. Co., Colk., O. CD 4129.

12836

In the estate of  
Oda Hale, Dec'd.

Application for Transfer  
of Real Estate

now comes Clara Kramer, daughter and heir of Oda Hale deceased, and represents to the Court that said decedent died intestate on the 17-day of September 1932, leaving the following described parcels of real estate; Being all of the lots nos 9 and 10 in the said village of Plainbury, Union County, this as described upon the recorded plat of said village in the Recorder's office of said County. Excepting therefrom 20 feet of ground from the west side of said Lot no. 9 and laying directly east of Lots nos 3 and 4, which was conveyed by Harry Weeks and wife to Ernest R. Somers by deed dated Oct. 21 - 1884, Vol. 17 page 70.

The persons inheriting said real estate  
Clara Kramer, age 38, Marysville, D. I. daughter. 1/2 Portion  
W. D. Hale " 62 " " Husband 1/2

Your petitioner represents that all of the provisions of law to be performed before filing this application, have been fully complied with by above named persons, wherefore she 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.

This day came Clara Kramer, daughter and heir of Oda Hale, 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 Sept. 17 - 1932, residing at Plainbury, D. that no administrator was appointed to make settlement of her estate; that the following persons, inherit said real estate:  
Clara Kramer, 38, Marysville, D. I. daughter. inherit. 1/2  
W. D. Hale, 62 " " Husband " 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.

Mary Dale -

This matter came  
The Court  
that it is  
as described  
suffering  
proceeds be  
debts of said  
of the Court  
and Bond  
amount of these  
it is ordered  
Edward E. Wiley.  
four of  
in \$250.00 on  
delivery of  
notice of said  
that where  
ade to this

subject to Tax

Oda Hale  
duly verified  
state and the  
inheritance  
and on for  
advised  
that she gross  
and costs  
clinical market  
Hale died  
ing her  
on to owner  
and that  
issions therein  
It is  
entry, together  
lation to or  
tax on the  
to the Tax  
herein  
Audit or

Heer Fig. Co., Col., O. CD 4129.

10783

In the matter of the estate of Simon Kaul, Dec'd.

Authority to transfer Real Estate.

This day came W.E. Kaul, executor, of the estate of Simon Kaul, 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 April 18<sup>th</sup> 1926, residing at Raymond, Ohio, that on May 3<sup>rd</sup> 1926, the petitioner was appointed executor of his estate; that the following persons inhabit said real estate:

W.E. Kaul, age 44, Perrin, Ohio.	son	one-fourth.
Bella Furdy, 60 Mansfield, Ohio.	daughter	one-fourth.
Ada Embrod, 55 Perrin, Ohio.	daughter	one-fourth.
Lottie Herring, 50 Bellefontaine, O.	daughter	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.

9131

In the matter of Joseph ...

This day of Joseph ...  
 of Joseph ...  
 duly verified ...  
 real estate ...  
 to the Court ...  
 that, on ...  
 executor of ...  
 said real ...  
 Joseph ...  
 Myrtle ...  
 And that ...  
 set out ...  
 to the satisf ...  
 complied ...  
 real estate ...  
 where such ...  
 herein and ...  
 description ...  
 the Recorder ...  
 by law.

12443

Obituary ...  
Estate of ...

Edwin E. ...  
 This matter ...  
 evidence ...  
 duly ...  
 entered ...  
 for and ...  
 said real ...  
 prayer of ...  
 to the Court ...  
 said real ...  
 C. Brown ...  
 disinterested ...  
 petitioners ...  
 real estate ...  
 ordered ...  
 to verify ...  
 actual ...  
 duties ...  
 return of ...  
 before the ...

Heer Fig. Co., Col., O. CD 4129.

9131 In the matter of the Estate of Joseph M. Baum Dec'd | Authority to Transfer Real Estate

This day came - Joseph Pearl Korm, executor, of the estate of Joseph M. Baum 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 11-day of March, 1919 that, on the March 17- 1916 the petitioner was appointed executor of his estate, that the following persons inherit said real estate:

Joseph Pearl Korm, age 47, Pataskala, Ohio, Son - 1/2,  
 Myrtle Lesynson, " 55- Mansfield, O.R., 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 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.

12443 Charles B. Binn, Executor of the Estate of Nancy E. Lyon, Deft. | Finding Sale Necessary

Edwin E. Lyon, et al. Defts | Ordering appraisement

This matter coming 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 or have voluntarily entered their appearance and consent to the sale prayed for and so properly before the Court; that it is necessary to sell said real estate to pay the debts of said estate and 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 ordered that L. W. Shaw, Norman C. Bonn and Clarence Schaefer - 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 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 of 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, on or before the 25 day of October 1934

12442 Charles Orms, Executor  
of the estate of  
Nancy E. Lyon, deceased  
Plaintiff

Confirming appraisement

Edwin E. Lyon et al. Defts. | Ordering Additional Bond.

This day this matter came on to be further heard on the report of the appraisers heretofore herein 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. It is further ordered that said Charles Orms, executor as aforesaid, execute within ten days to the State of Ohio a bond with sufficient sureties to be approved by the Court in the sum of eight hundred dollars, conditioned according to law.

12443 Charles Orms executor of  
the estate of Nancy E. Lyon  
Plt.

Approving additional Bond

Edwin E. Lyon et al. Defts. | Ordering Private Sale.

It further appearing to the Court that the Plaintiff has given additional bond in the sum of \$500. with approved sureties conditioned according to law, the said bond is hereby approved. And, it appearing to the Court upon satisfactory evidence that it would be more to the interest of said estate to sell the real estate described in the petition at private sale, it is now ordered that Charles Orms as such executor sell the real estate in the petition described as provided by law, at not less than the appraised value thereof, on the following terms, to wit:  
Cash in hand, ~~not to be paid in one year and~~  
~~no bid in two years from the time of sale.~~ Deferred  
payments to be secured by mortgages on said premises and  
commitments at the rate and Plaintiff is ordered to make  
return forthwith upon such sale.

12443 Charles Orms, Executor of  
the Estate of Nancy E. Lyon, Decd.  
Plaintiff.

Edwin Lyon, et al. Defendants

Charles Orms having filed his motion herein to be made party defendant and substituted for the defendant, Edwin E. Lyon, and it appearing to the Court that since the filing of this action, the said Edwin E. Lyon has been declared as dead, and the said Charles Orms has been appointed the Administrator of his estate and has qualified and is acting as such:

It is ordered that said Charles Orms, as Administrator of the estate of Edwin Lyon to be

12443 Charles Orms  
of the estate of  
Nancy E.  
Plt.

Edwin E. Lyon

This day  
Charles Orms  
of his power  
upon the motion  
in obedience

said report  
respects correct  
and legally  
hereby is  
that said

title and  
estate, to its  
executing  
the premises  
purchase

to be heard  
motion to  
to the said  
Executor -  
to the fees

the taxes on  
property,  
the sale  
of \$25.00  
of said estate  
9.

That you  
proceeds,  
to account  
And, it  
recorded  
herein  
within 10



Made a party defendant in this action and substituted for said Edwin E. Lyon.

12443 Charles Orms, as executor of the estate of Nancy E. Lyons, Plaintiff

Confirming Sale -

Edwin E. Lyons, et al. Def.

Ordering Deed in Distribution,

This day this cause came on to be heard on the report of Charles Orms, executor of the estate of Nancy E. Lyons, dead, 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 proceeding of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right title and interest of the said Nancy E. Lyons, in said real estate, to the purchaser John Smith upon the said purchaser executing to said Charles Orms, executor, a mortgage upon the premises sold to secure the deferred payments of the purchase money. And now this cause coming on further to be heard upon the pleadings herein and upon the motion to distribute the proceeds of the sale, amounting to the sum of \$355.<sup>00</sup>, It is further ordered that said Executor out of the money in his hands pay: First; to the Treasurer of this County, the sum of \$ - being the taxes penalty and interest thereon against said property, second, the costs and expenses incurred in the sale of said property, including an attorney fee of \$25.00 to Richard C. Thrall, and \$20.<sup>00</sup> the percentage of said executor herein amounting to the sum of \$ -

It is further ordered that the balance of said proceeds, amounting to the sum of \$ - be accounted for by the said Executor, according to law.

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

Bond  
and on the  
and it appearing  
parts regular  
it hereby  
deed that  
into within  
cient sureties  
hundred  
Bond  
plaintiff has  
the approved  
bond is  
upon  
the interest  
held in the  
to Charles  
in the petition  
are the  
tomit;  
Deferred  
remission and  
deed to make  
in to be  
the defendant,  
that since  
Lyon has  
Orms has  
estate and  
as  
Lyon to be

Heer Fig. Co., Col., O. CD 4129

7868

In the matter of the Guardianship of Emmett L. C. Scheiderer, minor

Filing of 7<sup>th</sup> and Final Account

This day came Jacob Scheiderer guardian and filed his 7<sup>th</sup> and final account therein. It is thereupon ordered that said account be set for hearing on the 24 day of November 1934 at 1 P.M. and that notice thereof be published as required by law in the Union County Journal a newspaper of this County. And this matter is continued until said time.

12837

In the matter of the Will of Claribel Harris, Deid

Journal Entry: Filing of Will

An application having been this day presented to the Court by A. D. Leoper, praying that an instrument in writing purporting to be the last Will and testament of Claribel Harris, deceased, be admitted to probate; It is ordered that 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 resident of the State and that a hearing on said application will be had on the 25 day of October 1934 at 10 A.M.

12819

In the matter of the Estate of Malob Rayson 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).

Heer Fig. Co., Col., O. CD 4129

12838

In the matter of Mary D.

This day application was made by person to the Court that the Court should be satisfied that this thing was done by person to the Court and returned to the Court caused in

12838

In the matter of the Will of an applicant Jeanette to be the last Will admitted the only of Ohio and cause of probate

12842

Effa May This day came to the Court he of said Charles of the said said petition in prayer of required by defendant This Charles A. praying along and leg petition 1934 a defendant returnable

Heer Plg. Co., Coln., O. CD 4129.

12838 In the Matter of the Will of } Order for Commission  
Mary D. Perry, Dec'd

This day Jeannette Fox appeared in open Court and made application for a commission to issue to some suitable person to take the deposition of D. J. C. Eakle, witness to the will of said Mary D. Perry, deceased. And it appearing to the Court that said witness resides out of the jurisdiction of this Court, it is therefore ordered that such Commission, with said commission annexed, issue to Rachel E. Ransome - or suitable person to be duly executed, and together with the deposition of said witness, so taken, signed, certified and sealed, be returned to this Court with all convenient speed, and this caused is continued.

12838 In the Matter of } Presentation of Will.  
the Will of Mary D. Perry, Dec'd

An application having on this day presented to the Court by Jeannette Fox, praying that an instrument in writing purporting to be the last will and testament of Mary D. Perry, deceased, be admitted to probate. It appearing that Jeannette Fox is the only next of kin of the testator, resident of the State of Ohio, and that she has waived notice of probate and consented to the probate of said Will, and notice of probate is therefore not required.

Monday Oct. 23

12842 Ella May Thompson, Ex. of estate of Chas. W. Thompson, Dec'd. -  
This day came the Pet. of Ella May Thompson, Ex. of the estate of Chas. W. Thompson, Dec'd. presented to this Court her Petition, duly verified, praying an order for the sale of real estate of said Charles W. Thompson, Dec'd. to pay the debts, & the costs of administering the estate of the said decedent, Thompson. It is considered by this Court that the said petition be filed & that due and legal notice of the filing, pending & 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 & this cause is continued.

This day Ella May Thompson, executrix of the Will of Charles W. Thompson, deceased, filed in this Court her petition praying for an order to sell the real estate therein described belonging to the estate of said decedent, to pay debts and legacies. It is ordered that said petition be heard on the 23-day of October 1934, at 10 A.M. and that summons for defendants issue to Sheriff of this County, returnable by law.

Heer Plg. Co., Colo., O. CD 4129.

12785 In the matter of the Estate of Thomas P. Nell 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.

12840 In the matter of the will of Rosa Victoria Spain deceased.

Presentation of Will.

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 Rosa Victoria Spain 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 next of kin of said testator known to be resident of the State, and that hearing on said application be had on the 2<sup>nd</sup> day of November, 1934, at 10 A.M.

12829 In the matter of the Guardianship of Albert M. Mohler.

Order for hearing.

This day Everett Mohler filed an application in Court for the appointment of a guardian of Albert Mohler alleged incompetent person. It is ordered that said application be set for hearing on the 29<sup>th</sup> day of October 1934, 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 Albert M. Mohler by personal service in writing. All interested parties by notice as provided by law.

12842 Elmer May Thompson executor of the estate of Charles B. Thompson deceased.

Order for service on unknown heirs.

It being made to appear to the Court by the affidavit of the plaintiff that the names and places of residences of some of the heirs, devisees, and legatees of Charles B. Thompson, deceased; the heirs, devisees, legatees, administrators, executor and assigns of Sarah Willis deceased, and the heirs, devisees, legatees, administrators, executor and assigns of June Walker, deceased, are unknown to plaintiff and cannot by reasonable diligence be ascertained by her. It is ordered by the Court Court

Heer Plg. Co., Colo., O. CD

that notice and prayer defendants provided by law

12841

The. the ma Amos Mue This day Blairmore and filed a for admission State Hospital issue to Mr said Amos on the 22<sup>nd</sup> further order Callaway an physicians, aforesaid.

This day the Amos Mue judge for heard the the medic Amos M settlement that he for one of minority resident is danger a Santa State Hosp Dr. Lud medical Certificate And it made to for the a or certifi medical seal of ant of th to said by that said Columbus An. Ho

Heer Pl. Co., Colo., O. CD 4129.

that notice of the pendency of this action, and the substance and prayer of the petition be made on said unknown defendants by publication in manner and for the time provided by law for service on non-resident defendants.

12841

In the matter of

Order for Warrant.

Amos Miller, Lunatic.

This day Mrs Emma Smith a resident of citizens of Blairmore Twp - in this County appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Amos Miller into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Amos Miller alleged to be insane, before this Court, on the 22 day of October 1934, at 1 P.M. And it is further ordered that subpoenas issue for Dr. Fred C. Calloway and Dr. P.D. Longtrake, reputable legally qualified physicians, witnesses to appear at the time and place aforesaid, and this cause is continued.

This day this cause came on to be heard and the said Amos Miller was brought before the Court. Thereupon the judge proceeded with the examination, and having heard the testimony of Dr. P.D. Longtrake and Dr. Fred C. Calloway the medical witnesses, and being satisfied that said Amos Miller is insane, that he has a legal settlement in Blairmore 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. Fred C. Calloway and Dr. P.D. Longtrake, the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Amos Miller and that a certified copy under seal, of the certificate of said medical witnesses, 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 Amos Miller be committed to the custody of Columbus State Hospital, until other will be ordered.

And this cause is continued.

Heer Plg. Co., Col., O., CD 4129.

12812 In the matter of the estate of Charles A. Thompson this day Decd.

Order on Filing Inventory

An inventory in the above captioned estate was filed in the 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.

12841 In the matter of Annis Miller

Warrant to Carry

The Judge being advised that said Annis Miller can be received into the Columbus State Hospital, and it appearing that said patient is not supplied with proper clothing; it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to William Rausch, and that said Sheriff be authorized to take as an assistant in conveying said patient to said Hospital, and this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

Wednesday October 24

12843 In the matter of the estate of Mary D. Perry decd

Order for appointment

The last will of Mary D. Perry decd, late of Richwood in said County, having heretofore been duly proved and allowed, this day Jeannette Fox, 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 and the probable value thereof, and the Court being satisfied that said Jeannette Fox is a suitable person and legally competent, it is ordered that she be appointed as such executor. It appearing that the testatrix requested said appointment of said executor be made without Bond, it is ordered that said appointment be made without Bond. This cause is continued.

This day Jeannette Fox, appeared in open Court accepted the trust as executor of the estate of Mary D. Perry deceased, and the said testatrix in her Will having requested the said Jeannette Fox to be appointed as such executor without bond, the

Heer Plg. Co., Col., O., CD 4129.

requirement ordered that said decedent's appointment proceeding costs be

12838 In the matter of Mary D. Perry

this matter application the will of said Richwood Court. Court that Fox, on person to be with notice application Court. just raised in said Will. appointed subscribing Commission and also thereupon of said witnesses to as to which test described by Will. instrument Mary D. executed at the time of solemn restraint of said Will said test entered of

requirement of a bond is hereby waived. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Jennette Fox, 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.

12828 In the matter of the Will of Mary D. Perry, Dec'd

admitting to Probate & Record -

This matter came on this day further to be heard, on the application of Jennette Fox to admit to probate and record the Will of Mary D. Perry 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 issue, 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 former order of this Court, or have waived notice and given consent to the probate of said Will. Rachel E. Ransome - the commissioner heretofore appointed to take the deposition of J. L. Cable, one of the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed and also the deposition so taken, duly certified; and thereupon came also, Mabel D. McAllister the other of said subscribing witnesses. Said subscribing witnesses to said Will, having been duly sworn, testified as to what the 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 of said Mary D. Perry 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.

mentary  
late was filed  
is ordered  
mentary to had  
of training  
the law  
can be  
appearing  
it is ordered  
paid for us  
for the  
to William  
to take  
to said  
the return  
report  
at  
Richmond in  
found and  
named in  
made and  
required by law  
statement  
consists  
to bring  
the person  
she be  
ing that the  
executed to  
said  
this cause  
ben Court  
late of  
testator  
ed Jennette  
at bond, the

Heer Plg. Co., Col., O. CD 4129.

12844 In the matter of the Estate of Anna Mary Gase, Dec'd.

Order for appointment <sup>an</sup> for Bonds

This day William M. Gase appeared in open Court and made and filed an application under oath as required by law to be appointed as adm. of the estate of Anna Mary Gase, deceased, late of Doby Township in said County, and on 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 William M. Gase 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 sixteen thousand dollars, and this cause is continued.

In the matter of the Estate of Anna Mary Gase, Dec'd

Letters Issued

This day William M. Gase appeared in open Court accepted the appointment as Administrator of the estate of Anna Mary Gase deceased and gave and filed herein his Bond in the sum of sixteen thousand dollars conditioned according to law with William M. Gase, Christian Gase, May Dalma B. Schneider as sureties, whose Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said William M. Gase, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay the costs.

Heer Plg. Co., Col., O. CD 4129.

12816 Le J. Annan with the estate

Sarah J. G. This

This day of the plaintiff and Bank of Vance, and in the presence of the plaintiff voluntarily consented to the petition and J. Vance, deceased, half interest plaintiff with the answer to said real and the proceeds to the payment of Bank of Vance Court find that said the Court bill of said Court the to all of it necessary to prove that of real estate that she by notes and the just a real estate the proceeds find that J. Vance ex Federal L described that said of the real and that note the of this de



Heer Fig. Co., Col., O. CD 4125

ment for Bonds  
made and filed  
to be appointed  
made note of  
with that these  
testament of the  
as to what  
and, the  
be  
a suitable  
to be  
iving bond  
of \$1000  
et.

accepted the  
a copy here  
the sum of  
with  
Schneider  
et.  
istration  
of said  
that this  
trator pay the

12816 Le J. Amman, administrator  
with the will annexed, of  
the estate of Joseph T. Vance, dec'd.  
Plaintiff

Sarah J. Vance et al.  
Defendants.

Entry: ordering appointment.

This day this cause came on for hearing upon the petition of the plaintiff, the answer and cross-petition of the Federal Land Bank of Louisville, the answer and cross-petition of Sarah J. Vance, and the evidence; and the court, being duly advised in the premises, finds that all of the defendants herein have waived the issuance and service of summons and have voluntarily entered their appearance herein and have consented to the sale of the property as prayed for in the petition and are properly before the Court. That Sarah J. Vance, surviving spouse of the said Joseph T. Vance deceased, is the owner of the other undivided one-half interest in the real estate described in the plaintiff's petition, having been a tenant in common with the said Joseph T. Vance therein, and has by her answer and cross-petition filed herein requested that said real estate may be ordered sold as a whole and the proceeds thereof so far as may be necessary may be applied to the payment of the note and mortgage of the Federal Land Bank of Louisville, answering defendant herein, and the court finds that it is to the best interest of said estate that said real estate be sold as a whole. The court further finds that the said Sarah J. Vance is by the will of said Joseph T. Vance heretofore admitted to probate in this Court the sole devisee of the said Joseph T. Vance, and entitled to all of the proceeds of the sale of his real estate not necessary to pay debts and costs of administration herein. That she would also be entitled to down in said real estate as to all claims not constituting a lien thereon. That she has by her answer waived any assignment of down by notes and bonds or in rents and profits, and asks that the just and reasonable amount of her down in said real estate be fixed by the Court and be paid to her out of the proceeds of the sale of the same. The court further finds that the said Joseph T. Vance in his lifetime, and Sarah J. Vance executed and delivered to the defendant, the Federal Land Bank of Louisville the note and mortgage described in their answer and cross-petition herein, and that said mortgage is a first and best lien upon all of the real estate described in the plaintiff's petition, and that there is now due said defendant upon said note the sum of \$ with interest from the date of this decree, and the further sum of \$ with

Heer Plg. Co., Col., O. CD 4129

interest from the day of - for money advanced, to pay for insurance upon said real estate. The court further finds that it is necessary to sell real estate, or a portion thereof, to pay the debts of said estate, and the prayer of the petition should be granted. It is further adjudged and decreed that said real estate shall be sold in separate tracts, the second tract being first offered for sale and if said tract of real estate shall bring sufficient to pay the debts and costs of administering of the estate of said Joseph T. Vance, including the entire amount due the defendant. The Federal Land Bank of Louisville then that the first tract herein shall not be sold, but should said second tract fail to bring sufficient to meet these obligations then that the first tract of real estate be also sold. And it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that George Blumenschein, C. C. Jarvis and A. T. Mason, 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 down estate of said Joseph T. Vance 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 of them according to law, and to make return of their proceedings in writing to this Court on or before the 15th day of November, 1934.

17837. In the matter of the Will of  
 Charibel Harris, Dec'd

Admitting to Probate & Record.

This matter came on this day further to be heard, on the application of A. D. Loper, to admit to probate and record the Will of Charibel Harris decedent, late of the Township of Taylor, in said County, Kentucky, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse, all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And J. T. Hammons and Lee F. Johnson the subscribing witnesses to said Will, and the subscribing witnesses, 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 Charibel

Heer Plg. Co., Col., O. CD 4129

Harris, dec'd, that the same is full and complete and any restriction of said Will is hereby null and void. The testimony of the witnesses in this Court is as follows:

17845-

In the matter of the Will of Charibel Harris, Dec'd, the last Will and Testament of said Charibel Harris, late of the Township of Taylor, in said County, Kentucky, heretofore filed in this Court, and admitted to probate and record in this Court, and the same being found to be the last Will and Testament of said Charibel Harris, late of the Township of Taylor, in said County, Kentucky, and the same being found to be full and complete and any restriction of said Will is hereby null and void. The testimony of the witnesses in this Court is as follows:

id. to pay for  
 not further  
 portion thereof.  
 the petition  
 deceased  
 tracts, the  
 said tract  
 bts and costs  
 including  
 several lands  
 in shall not  
 bring  
 the first  
 appearing to the  
 made, of said  
 chain, C. C.  
 interested persons  
 and they  
 state at the  
 state of said  
 that said  
 and  
 actual view  
 the duties  
 make return  
 or, before the  
 Record.  
 and, on the  
 and record  
 ownership of  
 trust. It is  
 said decedent  
 next of kin  
 an heir duly  
 of the application  
 pursuant  
 notice and  
 And J. T. D.  
 ibing witness  
 his day  
 uly snow.  
 tation of said  
 was sub-  
 said Will  
 turnment of  
 id Claribel

Harris, 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.

Tuesday October 26

12848-

In the matter of the Estate of Claribel Harris, Deceased } Order for appointment  
 of the last Will of Claribel Harris, deceased, late of Taylor Township, in said County, having heretofore been duly approved and allowed, this day A. D. Lope, 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 A. D. Lope 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 required by law that this proceeding be recorded, and that said executor pay the costs herein taxed \$-.

How Plg. Co., Col., O. CD 4129.

10763 In the matter of the Guardianship of the Estate of  
 of. Orlia K. Pfeiffer, et al.  
 This day came Edgar W. McMahon Guardian of said estate  
 and filed his third account thereon. It is thereupon ordered that  
 said account be set for hearing on the 27 day of November, 1934,  
 at 10 A.M. and that notice thereof be published as required by  
 law in the Union <sup>County</sup> Journal, a news paper of this County, and this  
 matter is continued until said time.

How Plg. Co., Col., O. CD

In the matter  
 accounts for  
 this day for  
 matters of a  
 the Court  
 pursuant  
 and proof  
 account re  
 12720 George J. Dwyer  
 12730 David H. Slep  
 12752 Peter C. Wall  
 12218 Ethel Fickel  
 12217 Ethel Fickel  
 12684 H. P. Clouse  
 12581 Lottie Sullivan  
 10706 John L. Pore  
 12426 Edward H. M  
 11534 C. E. Reed  
 10028 Christine P.  
 12845 In the matter  
 Estate of G.  
 This day  
 brought for  
 It app  
 notice of  
 given to  
 by law, a  
 but is no  
 examined

In the matter of the 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 correct 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.

12720 Frydland Widman, adm. of the estate of Elyahut Rausch, Dec'd.  
First & Final account.

12730 David L. Stephens, executor of the estate of David M. Stephens deceased.  
First & Final account.

12752 Walter C. Walker, Guardian of Mary Laura Grant.  
First & Final account.

12218 Etzel Fickle, adm. etc. of the estate of Anna Spungen, dec'd.  
First & Final account.

12217 Etzel Fickle adm. of the estate of Maria Spungen deceased.  
First & Final account.

12684 W. P. Clouse, executor of the estate of Thomas F. Potts, deceased.  
First and final account.

12581 Leticia Dullam - Guardian of the estate of John L. Dullam, Dec'd.  
First & Final account.

12706 John L. Porter, adm. of the estate of Highalmer Van Houten dec'd.  
First and final account.

12426 Edward J. Nicol adm. of the estate of Phillip Rausch, dec'd.  
First & Final account.

11 534 G. R. Reed Guardian of John Reed.  
Final account.

100 28 Christine Brown adm. of William Brown.  
Seventh account.

12845 In the matter of the Estate of Clara Harris, Dec'd.

Order approving Inventory, Oct. 27<sup>th</sup>.

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 and raised 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.

Her. Pl. Co., Col., O. CD 1129

12720

In the matter of the Estate of Elizabeth Rausch, Deid.

First and final account.

This day the first and final account of George J. Midman Adm. etc. of the estate of Elizabeth Rausch deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

Said Administrator etc. is hereby allowed the sum of \$60. as a credit being a just and reasonable amount expended by him as monument for said decedent. Said George J. Midman, as Adm. etc. is hereby allowed the sum of One hundred and eighty-eight <sup>13</sup>/<sub>100</sub> Dollars (\$188.13) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said Cameron & Cameron attorneys, are hereby allowed the sum of \$45.00, 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 adm. etc., pay the Costs herein taxed at \$5.00 paid Sept. 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12730

In the matter of the Estate of David M. Stephens, Deid.

First and Final account

This day the First and Final account of David L. Stephens, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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.

Cameron and Cameron, are attorneys, hereby are allowed the sum of \$35.00 in Guardianship; in estate \$5.00, which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Executor pay the Costs herein taxed, at \$ — — — costs paid in Guardianship and estate.

Her. Pl. Co., Col., O. CD

It is order recorded

12752

In the matter of the Estate of Mary

This day of the estate of Mary deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 etc. is hereby allowed the sum of \$25.00 as a credit being a just and reasonable amount expended by him as monument for said decedent. Said George J. Midman, as Adm. etc. is hereby allowed the sum of One hundred and eighty-eight <sup>13</sup>/<sub>100</sub> Dollars (\$188.13) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said Cameron & Cameron attorneys, are hereby allowed the sum of \$45.00, 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 adm. etc., pay the Costs herein taxed at \$5.00 paid Sept. 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12218

In the matter of the Estate of Anna

This day of the estate of Anna deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 etc. is hereby allowed the sum of \$25.00 as a credit being a just and reasonable amount expended by him as monument for said decedent. Said George J. Midman, as Adm. etc. is hereby allowed the sum of One hundred and eighty-eight <sup>13</sup>/<sub>100</sub> Dollars (\$188.13) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Said Cameron & Cameron attorneys, are hereby allowed the sum of \$45.00, which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Executor pay the Costs herein taxed, at \$ — — — costs paid in Guardianship and estate.

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

12752 In the Matter of the Guardianship of Mary Laura Grant, Incompetent | First and Final account

This day the first and final account of Foster C. Walker Guardian of Mary Laura Grant came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that Clifton L. Caryl, attorney for and he is allowed the sum of \$7. It is

ordered that said Guardian be and he is allowed the sum of \$25.00 as compensation for his services which amount the Court deems reasonable. The Court finds said account duly balanced, and said Guardianship settled according to law. The Court finds a balance of \$3243.75 in the hands of said Guardian due said estate, which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay the cost herein taxed at \$5.00 costs paid. July 28 '34.

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

12218 In the Matter of the Estate of Anna Spurgeon, Deid. | First and Final account

This day the first and final account of Ethel Fickle, adx. etc. of the estate of Anna Spurgeon, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; 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 Ethel S. Fickle adx. etc. is hereby allowed the sum of \$180.00 labor 7.00; adx. fees in full being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Porter and Porter are as attorneys hereby allowed the sum of \$15.00, which sum the Court considers just and reasonable.

The Court finds said account duly balanced

account.  
J. Midman  
said, came on  
of having been  
of term filed  
or object to the  
said  
matters per-  
in the  
acts just  
before the said  
unfirming.  
sum of \$60.  
amount  
ent. Said  
d the sum  
dars - (#188.13)  
and accounted  
for all his  
from G. Cannon  
which sum  
The Court finds  
estate settled  
said adx. etc.,  
Sept. 1934.  
ceedings herein

account  
of David L.  
settlement,  
according to  
ts, and no  
to the same;  
said account  
ertaining  
misses, finds  
d correct  
d account  
d.  
allowed the  
which  
notes  
ed, and  
It is ordered  
at \$

Heer Plg. Co., Col., O. CD 4129.

and said estate settled according to law. Charles Hayden Spurgeon received \$300; Laurence E. Spurgeon \$562; Ethel Spurgeon Fickle \$661.99; total amount received \$2523.99 pd. out \$2512.11. It is ordered that said Ad. etc. pay the costs \$5- pd. Sept. 24-34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12217 In the matter of the estate of Martha Spurgeon, Decd. | First and Final account.

This day the First and Final account of Ethel Spurgeon Fickle Ad. etc. of the estate of Martha Spurgeon, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved and confirmed. Said Ethel Fickle is hereby allowed the sum of \$260 labor; \$8.33 adv. fees being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Peter and Peter attorneys are hereby allowed the sum of fifteen Dollars (\$15.) which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. Charles H. Spurgeon, received \$300; Laurence E. Spurgeon \$608.54; Ethel S. Fickle, \$661.99.

It is ordered, that said Ad. etc. pay the costs \$5- pd. Sept 24-34. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

12684 In the matter of the estate of Thomas F. Potts, Decd. | First and Final account.

This day the First and Final account of R. P. Clouse executor of the estate of Thomas F. Potts deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved and confirmed. Said executor is hereby ordered the sum of eighteen Dollars (\$18.) a credit, being a just and reasonable amount expended by him for

Heer Plg. Co., Col., O. CD 4129.

monument is hereby a amount compensation Laurence of \$103.75 reasonable and said It is ordered at \$5- account Records of.

10706 In the matter of High Al This day of the estate for hearing from public having to except carefully therein fully advised all respects Therefore account is hereby on the and being services allowed and considers account to law. costs 9-10 proceedings

12426 In the matter of Phill This day administered on for hearing published filed the or object examined matters in the pro



Spurgeon  
Fickle \$0-61-99  
It is ordered  
It is  
herein be  
account.

Spurgeon Fickle  
came on  
by him published  
filed there, and  
same; and the  
t and the  
ere, and bring  
to in all  
to law.  
approved  
is hereby  
er bring  
accounted  
for all her  
orneys are  
which sum  
The Court  
estate  
und \$300;  
\$5- Sept 24-34  
proceeding  
office

account  
P. Clouse  
sed, came on  
having been  
ptions  
pearing to  
to having  
the vouchers  
and bring fully  
by in all  
to law.  
by approved  
thereby ordered  
a just  
him for

monument for said decedent. Said H. P. Clouse, as executor is hereby allowed the sum of \$75.00 being commissions on the amount collected and accounted for by him, and bring in full compensation for all his ordinary services rendered. Cameron and Cameron are attorneys hereby allowed the sum of \$103.76 which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$5.00 Sept. 7-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

10706<sup>th</sup> In the matter of the Estate of Hyge Almer Van Bonten, Dec'd. Order on Settlement of account. This day is first and final account of John L. Porter of the estate of Hyge Almer Van Bonten deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. Said John L. Porter Adr. etc is hereby allowed the sum of \$287.77 being commissions on the amount collected and accounted for by him, and bring in full compensation for all his ordinary services rendered. Porter and Porter are attorneys allowed the sum of \$28.76 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 Adr., etc pay the costs 9-14-34. It is ordered that said account and the proceedings herein be recorded in the records of this office.

12426<sup>th</sup> In the matter of the Estate of Phillip Rausch, Dec'd. Order on Settlement of account. This day the first and final account of Edward H. Nicol administrator of the estate of Phillip Rausch deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same - and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects

just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.

Said administrator is hereby allowed the sum of two hundred and thirty six <sup>70</sup>/<sub>100</sub> Dollars (\$236.70) being commissions on the amount collected and account for by him, and being in full compensation for all his ordinary service rendered. Also H. Myers attorney is hereby allowed the sum of One Thousand Dollars (\$1000) 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 admn. pay the costs herein taxed at \$5.00 Sept. 17-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11534 In the matter of the Guardianship of John Reed Incompetent | Final account

This day the final 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 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 \$1442.37 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 cost herein taxed at \$5.00 costs paid Sept 34-1934

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

10028 In the matter of The Guardianship of William Braun | 7<sup>th</sup> account

This day the 7<sup>th</sup> account of Christian Braun Guardian of William Braun came on for hearing and settlement due notice thereof having been published according to law.

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

said Guardian as compensation deems reasonable. Total assets in hands of she is ordered. It is ordered \$5.00 paid account a Records of.

12581 In the matter of John Reed

This day the final account of John 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 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 \$1442.37 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 cost herein taxed at \$5.00 costs paid Sept 34-1934

12402 In the matter of William Braun

This day the 7<sup>th</sup> account of Christian Braun Guardian of William Braun came on for hearing and settlement due notice thereof having been published according to law. No. exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that

Heer Plg. Co., Coln., O. CD 4129.

said Guardian to and she is allowed the sum of \$48<sup>50</sup> as compensation for her services, which amount the Court deems reasonable. The Court finds a balance of U. S. Home Owners Loan Bonds \$815; Total receipts \$1588<sup>67</sup>; expenditures \$110<sup>23</sup>; Total assets, \$9663<sup>43</sup>; adjusted service certificate # 955-164 \$532<sup>00</sup> in 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 \$5- paid Sept. 22-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12581 In the matter of the Estate of John L. Sellers Dec'd

Order On Settlement of Executor's account.

This day the First and Final account of Lattie Sellers executrix of the estate of John L. Sellers deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed. Said Lattie Sellers as executrix is hereby allowed the sum of three hundred and ten and no/100 dollars - (\$310<sup>00</sup>) being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Cameron and Cameron attorneys are hereby allowed the sum of \$100<sup>00</sup> which sum the Court considers just and reasonable.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at \$5- Sept. 11-1934.

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 Rosa M. Bondre - Oct. 29<sup>th</sup>

This day Beroy Kuyper filed his third account. It is therefore ordered that said account be set for hearing on Saturday, the 24. day of November, 1934 at 1. P. M. that notice thereof be published as required by law, in the Monroe Courier Journal, a newspaper of this County, and this matter is continued until said time.

Heer Plg. Co., Col., O. CD 4129.

12686 In the matter of the Estate of Eva Stults, deceased.

Filing of 1<sup>st</sup> and final account.

This day came Mand Benedict executrix of said estate, and filed her first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of November, 1934, at one o'clock P.M. and that notice thereof be published as required by law, in the Union County Journal a newspaper of this county. And this matter is continued until said time.

12686 In the matter of the Estate of Eva Stults, deceased.

This day this cause came on to be heard upon the filing of the final account of Mand Benedict, executrix of the estate of Eva Stults deceased, and it is found that as such executrix, there came into her possession, a Certificate of Claim no. 983 issued by D. J. Fulton, Superintendent of Banks of the State of Ohio, in charge of the liquidation of the Farmers Deposit Bank of Richmond, Ohio, in the amount of One Hundred Seventy and 67/100 (\$170<sup>67</sup>) one hundred dollars (\$100.) of which belongs to Eva Stults estate and Seventy and 67/100 Dollars (\$70<sup>67</sup>) belongs to Eva Stults, executrix of the estate of Reuben Stults deceased. It is thereupon ordered, that Mand Benedict be made the trustee to collect any and all further dividends paid on said certificate of claim and make distribution of the same to the persons entitled thereto upon collection.

12686 In the matter of the Estate of Eva Stults, Deceas.

This matter coming on to be heard upon the final account filed by Mand Benedict, executrix, and it having been found that she has in her possession as such executrix, account # 18120 in the amount of Two Hundred Eighty Six and 67/100 Dollars (\$286<sup>67</sup>) in the Citizens Bldg. and Loan Co. of Marion, Ohio, and account # 9616 in the amount of One thousand Two Hundred seventy four Dollars (1274<sup>67</sup>) in the Citizens Bldg. and Loan Co. of Marion, Ohio, and that the will provides in the residuary clause that all of the remainder of her estate, after certain specific bequests have been made, shall be distributed share and share alike to Dana H. Cameron, Frederick H. Cameron and Clarence H. Cameron, and as all of the requirements of the will have been met and bequests and devises made according thereto, preliminary to the distribution of the residuum, it is thereupon Ordered adjourned and Deceas that distribution be made, share and share alike of said accounts in said Citizens Bldg. and Loan Co. of Marion, Ohio, to Dana H. Cameron, Frederick H. Cameron and Clarence H. Cameron, and the said Citizens Building & Loan Co. of Marion, Ohio, is hereby authorized to issue pro

Heer Plg. Co., Col., O. CD 4129.

12711

books in to

F.A. McAllister of the estate of Hammett

Willis S. Hammett

This day of F.A. McAllister deceased, and such made having a proceedings being satisfied is ordered and comply execute a the said estate to from the property funds the will of It is and. et al at # -

Heer Plg Co., Colk., O. CD 4129.

12711.

F.A. McAllister executor  
of the estate of  
Henrietta Hancock, Deceased.  
v. Clarisiff.

Confirming Sale  
Ordering Deed  
and Distribution.

Willis S. Hancock et al.  
Defendants.

This day this cause came on to be heard on the report of F.A. McAllister executor of the estate of Henrietta Hancock 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: 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 Henrietta Hancock in said real estate to the purchaser, Lamonte L. Brainer, upon receipt from the purchaser of the purchase money of said property: that said executor pay and distribute the funds arising from said sale in accordance with the will of said Henrietta Hancock deceased.

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

inal account.  
id estate, and  
Thompson ordered  
the 24 day of  
thereof to  
small a news paper  
said time.  
  
om. the filing  
of the estate  
as such  
ate of claim  
of the state  
is deposit  
hundred  
of which  
dollars (\$70<sup>00</sup>)  
has been  
and Benedict  
further dividend  
distribution  
in collection.  
  
inal account.  
has found  
ip, account  
ing and 67.00  
marion, Ohio,  
and two  
tens Bly, and  
it provides  
under of her  
in made.  
Dana H.  
M. Cannon,  
or her  
ording thereto,  
um, it is  
d that  
like of said  
in Co. of Marion,  
on and  
Building & Loan  
issue per

12579

In the matter of Guardianship  
of Thorton A. Boud. incompetent

Filing First account

This day came Mary M. Burroughs, guardian of said estate, and filed his just account therein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of Nov. 1934 at 1 P.M. and that notice thereof be published as required by law, in the Union County Journal a newspaper of this county. And this matter is continued until said time.

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 Nov. 24-1934 at 1 P.M. as follows:

Jacob Scheidewitz, guardian of Emmeth L. Scheidewitz.

Second & final account

Edgar W. Mc Mahon, guardian of Orlia W. Rexler et al.

Third account.

George Gregg Sr. guardian of Rosa M. Boudre. Second account.

Maud Benedict executrix of the estate of Eva Stulto, deceased.

First & final account.

Mary Burroughs, guardian of Thorton A. Boud. First account.

Any persons interested may file written exceptions to said account, or any item thereof, not less than five days prior to the date set for hearing, when the same will be heard and continued from day to day until finally disposed of.

12560

In the matter of the Estate  
of Josephine Phippo, Dec'd

Estate not subject to tax.

John William Phippo as adm. of the estate of Josephine Phippo, deceased, having filed an application, 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 \$763.12 the debts and costs of administration are \$1,335.00 and the net actual market value thereof is - none -

The real estate is encumbered by mortgage to the Prudential Insurance Company on which there is due about \$4000.00 the chattel property is covered by a Chattel mortgage on which there is due about \$85.00 and there is a doctor bill of about \$700.00 besides cost of administration. 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 a  
successions  
of this, and  
to the County

12785

In the matter  
of Thomas  
This day  
estate was

It is v  
be set for  
November 13  
of said be  
under the  
in the  
date of sa  
said notice  
by the fidu

12843

In the  
of ma  
The sum  
on this 2-  
day of N  
Dunaway  
Bazette p  
to all ne  
John de

Heer Plg. Co., Coln., O. CD 4129.

account  
said estate and  
died that said  
day of Nov. 1934  
and by law, in the  
and. This

this Court. It is  
published in  
for hearing

and  
account  
at.

and account  
deceased.

First account  
two to said  
five days  
in same  
of until

to tax.

Josephine  
only verified  
and. the  
inheritance tax  
for hearing.

said estate  
- and \$10,350.00

to the Pr  
is due about  
hatter mortgage  
is a  
administration.  
Succession  
tax.  
This entry  
relation

to or in any way affecting the inheritance tax on the  
successions of said estate. It is 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.

12785 In the matter of the Estate of Thomas P. Neal, Dec'd. | 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 19<sup>th</sup> day of  
November 1934 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 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 presumed served  
by the fiduciary herein, at least 10 days prior thereto.

12843 In the matter of the Estate of Mary D. Perry, deceased

The Inventory of the above estate having been filed  
on this 2<sup>nd</sup> day of November 1934, the Court sets the 19<sup>th</sup>  
day of November 1934, at 10. A.M. for hearing on said  
Inventory, and orders notice by publication in the Richmond  
Gazette for not less than ten days before said hearing  
to all next of kin and other persons entitled to notice  
who do not waive it.

Heer Ptg. Co., Colo., O. CD 4129

12400

In the matter of the estate of Peter Scheidner, Decd.

Estate not subject to tax.

Jacob Scheidner as executor of the estate of Peter Scheidner, decd., having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$13810<sup>00</sup> the debts and costs of administration are \$1383<sup>00</sup> and the net actual market value thereof is Seven thousand four hundred twenty seven and 68/100 dollars - there are thirty heirs at law and next of kin who inherit from this estate. Being twelve great grand children and eighteen grand children 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.

12840

In the matter of the Will of Rosa Victoria Spain, Decd.

Order admitting to Probate & Records.

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 Rosa Victoria Spain deceased, late of the township of Allen in said County, herebefore 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 waived notice and given consent to the probate of said Will. And Richard C. Howell and G. W. Harris, 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 Rosa Victoria Spain 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.

Heer Ptg. Co., Colo., O. CD

12846

In the matter of the estate of Rosa Victoria Spain. The last will and testament of said decedent is admitted to probate and record in said Will application executor, as estate comes Court being suitable, he be appointed as (\$1,000.00) and.

This day the trust was and gave thousand as surety. Therefore the bill of said notice of that this pay the cost

12850

In the matter of probate. This day a bond of Patricia to set for at least three given to set in by law.



Heer Plg. Co., Colo., O. CD 4129.

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.

12846 In the matter of

The Estate of  
Rosa Victoria Spain Decedent.

Order for appointment <sup>and</sup>  
for Bond.

The last Will of Rosa Victoria Spain deceased, late of Allen Township in said County, having heretofore been duly proved 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 One Thousand Dollars (\$1,000.00) and this cause is continued.

This day Richard L. Cameron appeared in open Court, accepted the trust as executor of the estate of Rosa Victoria Spain deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars (\$1,000.00) conditional with Ohio Casualty Co. as surety, which Bond is approved by the Court. This Court 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 at \$5.00.

12850 In the matter of the Guardianship

of Robert Scheidewitz, minor et al.

This day Florence Scheidewitz filed an application in Court for the app't. of a Guardian of Robert Dorothy, Jeanette Ruth, Junior Jacob, Jr and Patricia J. Scheidewitz - minors. It is ordered that said application be set for hearing on the 10 day of November 1934, at 10. A.M. and that at least three days notice of the time & place of said hearing be given to the proposed ward over 14 yrs. of age, by personal service in writing. All others interested by summons, provided by law.

to tax.  
Scheidewitz, dec'd.  
inding and order  
except from  
same came on  
d in the  
ance of said  
tration was  
of is more  
Dollars -  
in who  
grand children  
result said  
it from such  
at a copy  
entire in  
insurance tax  
to the tax  
in total  
to paid  
state  
Record.  
be heard on  
it to probate  
ceased, late  
intofore filed  
satisfaction  
ving no  
of. Kin of said  
lean have  
said Will  
to probate a  
owner order  
a consent to  
thru and  
Will this day  
only snow,  
attestation  
writing, was  
lited with  
the aforesaid  
a testament  
was duly  
erator at the  
of sound  
staink.

12847 In the mat  
 the estate  
 W. W. Plotner  
 This d  
 made and  
 by law to  
 W. W. Plotner  
 County a  
 any past  
 statement  
 of and th  
 is find th  
 that said  
 competent  
 Administra  
 by law in  
 cause is  
 This day  
 the appo  
 W. W. Plotner  
 Bond in  
 according  
 security  
 by the Cou  
 of admini  
 that note  
 required b  
 that said

12702 In the m  
 of Harri  
 This da  
 Berntea  
 duly W  
 next esta  
 to the Cou  
 14. 1934  
 will and  
 Union Co  
 to probate  
 the petiti  
 that the  
 and port  
 in said  
 Jesse  
 And. to  
 set out  
 to the sa  
 from July

Heer Plg. Co., Coln., O. CD 4129.

12847 In the matter of  
the estate of  
W. W. Plotner, deceased

Order for appointment & for Bond.

This day Anna L. Plotner 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 W. W. Plotner, deceased, late of York 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 consist of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Anna L. Plotner 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 four thousand dollars - and this case is continued.

This day Anna L. Plotner appeared in open Court, accepted the appointment as administrator of the estate of W. W. Plotner, deceased, and gave and filed herein her Bond in the sum of Four thousand dollars - conditioned according to law, with the United States Fidelity and Surety Company as surety, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Anna L. Plotner that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay the costs taxed at \$

12702 In the matter of the Estate  
of Henrietta Hancock, Dec'd

Authority to Transfer Real Estate

This day came F. A. McAllister, executor, of the estate of Henrietta Hancock, deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. In appearing to the Court that said decedent died testate, on March 14, 1934, residing at Richmond, Ohio, that her last will and testament was filed in the Probate Court of Union County, Ohio, on March 26, 1934, and admitted to probate on March 26, 1934; that on March 26, 1934, the petitioner was appointed executor of her estate; that the following persons with their age, address and portion to them devised, are the devisees named in said Will.

Jesse M. Hancock, Richmond, Ohio 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

Heer Fig. Co., Col., O. CD 4129

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.

12795- In the matter of the Estate of Mary Anna Dorsey, Deceased.

Estate not Subject to Tax.

Louis Michels, an administrator of the estate of Mary Anna Dorsey deceased, having filed an application, duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is five hundred dollars, the debts and costs of administration are \$ and the net actual market value thereof is five hundred dollars. The heirs of said decedent are James F. Welsh, brother, and Nellie Bestmeyer, sister; the amount of their exemptions is more than the amount they will receive as a distribution in said estate, so 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 it 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.

5683 In the matter of the Estate of Thomas Dorsey, deceased.

This day the above cause came on to be heard upon the application of Louis Michels, duly verified, for an order directing the transfer of certain real estate belonging to the decedent, Thomas Dorsey. And it appearing to the Court that Thomas Dorsey died on the 17- day of February, 1902, residing at Weyford Center, Ohio, that his last will and testament was filed in the Probate Court of Union County, Ohio, on the 25 day of February, 1902, and admitted to probate on the 28. day of February 1902, and it appearing to the Court that by Item 3 of said will the said Thomas Dorsey devised and bequeathed said real estate hereinafter described to his daughter Mary Anna Dorsey, for and during the term of her natural life, and at her death to his heirs generally; and that the said Mary Anna Dorsey is now deceased, she having died on the 23 day of July 1934; and that James F. Welsh and Nellie

Heer Fig. Co., Col., O. CD 4129

Bestmeyer Thomas & transfer Bestmeyer relationship one-half portion in it appears the law that said of Union to a certificate contained of Union The following by Item 3 of increase of Being two bricks and - and Center to bricks; the of a farm 1 1/2 E. 10 lot; there by in and 28 half of was cons Welsh, describe all of of lot Center, the village Ohio at

Heer Plat. Co., Colk., O. CD 4129.

6- 19 34

upon the Duplicates  
the persons  
order together  
on be filed  
as provided

ject to say

f. Mary Anna  
duly Briefed  
the successions  
the laws of Ohio  
not being fully  
that the gross  
debts and  
actual market  
of said  
Berkmans sister;  
the amount  
state. In that  
therein an  
another ordered  
of all other  
thing the  
estate be  
that the costs  
Auditor

and upon the  
an order  
to belonging  
it appearing  
17- day of  
that, this  
Probate Court  
ary, 1912.  
February 1902,  
to 3 of said  
bequeathed  
his daughter  
this term  
his heirs  
Dorsey is  
the 23<sup>rd</sup> day  
and Nellie

Berkman is the only and sole heir at law of the said  
Thomas Dorsey, deceased; that said real estate should  
be transferred to the said James F. Welsh and Nellie  
Berkman in the proportions as follows: Nellie Berkman,  
relationship, grand daughter, portion inherited, undivided  
one-half interest; James F. Welsh, relationship, grandson,  
portion inherited, undivided one-half interest; And,  
it appearing to the satisfaction of the Court that  
the law has been fully complied with, it is ordered  
that said real estate be transferred upon the duplicate  
of Union County, Ohio, 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  
of Union County, Ohio, for record, as provided by law.

The following is a description of the real estate devised  
by Item 3 of said Will, by metes and bounds: Situated in the  
village of Mifflord Center County of Union and State of Ohio.

Being a part of Survey 35-36 and 3434. Beginning at  
the brick southwest corner to a lot owned by Martin Witzel  
and on the margin of the road leading from Mifflord  
Center to Farmer Station; thence S. 26° W. 10 poles to the  
bricks; thence south 71° E. 14 1/2 to a stake at the edge  
of a lane; thence, along margin of said lane north  
71° E. 10 poles to a stake south east corner to Witzel's  
lot; thence with Witzel's line N. 71° W. 12 - 20/100 to the  
beginning, containing One Hundred thirty-nine  
and 28/100 poles. Excepting therefrom the south  
half of the above described real estate which  
was conveyed by Thomas Dorsey and wife to Catherine  
Welsh, September 8 - 1888. The land above  
described (with the exceptions therefrom) comprises  
all of Lot no. 75 and 1/6<sup>th</sup> feet of the north side  
of Lot no. 76 of the Incorporated Village of Mifflord  
Center, Ohio, as shown by the recorded Plat of said  
Village on file in the Recorder's office - of Union County,  
Ohio, at Mansfield - Ohio.

Heer Fla. Co., Col., O. CD 4129

12848 In the matter of the Will of Lester W. Bline, dec'd

Presented Will for filing

An application having been this day presented to the Court by Glenn L. Bline, praying that an instrument in writing purporting to be the last Will and Testament of Lester W. Bline 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 residents of the State and that a hearing on said application will be had on the 7<sup>th</sup> day of Nov. 1934 at 2:30 P.M.

12848 In the matter of the Will of Lester W. Bline, Dec'd.

Order admitting to Probate and Record

This matter came on this day further to be heard on the application of Glenn L. Bline to admit to probate and record the Will of Lester W. Bline, 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 Anna E. Bline surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be residents of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will, or the relatives agreeing to probate. And Anna E. Bline, Chester Bline, Glenn L. Bline, Carl W. Bline, Howard L. Bline & Joseph E. Bline 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 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 Lester W. Bline 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.

Heer Fla. Co., Col., O. CD 4129

12849 In the matter of the Estate of Lester W. Bline, dec'd

12849 In the matter of the Estate of Lester W. Bline, dec'd. The last Will and Testament of said decedent is admitted to probate and all persons named therein are appointed and sworn as executors by law. A statement of and a copy of said Will is filed and the terms of the same are read and approved by the Court. An order is issued.

Heer Pat. Co., Col., O. CD 4129.

filing  
to the Court, by  
my purporting  
deceased, by  
notice, in  
application for  
to the surviving  
known to be  
application  
30 P.M.

12612 Minnie Joyce Kiltroy.

Probate  
rd  
be heard, on the  
records the  
ship of Allen  
It is now  
t said decedent  
was and that  
of him of said  
have been  
said Will  
rotate and  
in order of this  
consent to the  
recording to  
him, Glen L.  
ph E. Blinn  
day appeared  
now, testified  
ation of said  
my, was  
them res-

whereupon  
ment of writing  
Lester W. Blinn  
w attested  
ine of signing  
and mentioning  
the Court  
ate and that  
Witnesses  
Court.

12849 In the matter of | appointment.  
The Estate of  
Lester W. Blinn, Dec'd

The last Will of Lester W. Blinn deceased late of Allen Township  
in said County, having heretofore been duly approved  
and allowed; this day Glen L. & B. W. Blinn 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 Glen L. and B. W. Blinn  
are suitable persons and legally competent, and that by  
the terms of said Will said Testator ordered or requested  
that the 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 serve 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.

12846 In the matter of  
Rosa Victoria Spain 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 23 day of Nov. 1934. 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 newspaper daily Tribune at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hear after be personally served by the fiduciary herein at least 10 days prior thereto.

12840 In the matter of the  
Will of Rosa Victoria Spain  
deceased.

Order admitting to Probate  
an 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 Rosa Victoria Spain 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 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 waived notice and given consent to the probate of said Will. And Richard C. Thrall and G. W. Baines 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 Rosa Victoria Spain 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.

12822 J.C. Brown  
of the estate

Emma Rose  
It further  
Additional  
suitors concerned  
approved  
factory  
of said estate  
at private  
such executor  
by law and  
in the future  
is ordered

12400 In the matter  
The Peter B.

This day  
filed his  
that said  
December  
published  
a newspaper  
until said

12822 J.C. Brown  
of Joseph B.  
to all real estate  
H.A. Brown  
trust and  
dependants be  
according to  
The Court for  
before the Court  
granted, and  
approved by  
a further app  
the plaintiff  
Additional  
in the sum



Heer Plg. Co., Colo., O. CD, 6129,

published as  
and that

estate was  
It is  
for  
v. 1934. at  
to give  
the state  
and at least  
those who  
be personally  
prior thereto.

Probate  
order.

to be heard.  
with to probate  
deceased  
heretofore  
satisfaction  
no surviving  
all the  
resident of  
petition filing  
it to  
former order  
to the  
and to  
cl. His day  
now. testified  
of said Will  
subscribed  
Will.  
said instrument  
said Rosa  
accounted an.  
me of signing  
and memory  
in Court  
and that  
issues above

12822 J.C. Brauneau, as executor  
of the estate of Joseph Roff, Dec'd.  
Plaintiff.

Approving additional Bond.  
in ordering Private Sale.

Emma Rorkmell, Defendant.

It further appearing to the Court that the Plaintiff has given additional bond in the sum of Six Hundred Dollars, with approved sureties conditioned according to law, the said bond is hereby approved. And it appearing to the Court, upon satisfactory evidence, that it would be more to the interest of said estate to sell the real estate described in the petition at private sale, it is now ordered that J. C. Brauneau, as such executor sell the real estate described as provided by law, at not less than the appraised value thereof on the following terms, to wit: cash, and Plaintiff is ordered to make return forthwith upon such sale.

12400. In the matter of  
The Peter Schneider, Dec'd.

Filing First Account

This day came Jacob Schneider executor of said estate and filed his first account therein. It is thereupon ordered that said account be set for hearing on the 29th day of December 1934, at 1 P. M. and that notice thereof be published as required by law in the Union County Journal a newspaper of this County. And this matter is continued until said time.

12822 J. W. Brauneau, Executor of the estate  
of Joseph Roff, Deceased.

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, and J. W. Brauneau predeceased the Testator Joseph Roff leaving no children surviving him and no heirs at law, except the defendants in this action. The other defendants being in default of answer, although 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 \$5500 and that a further appraisement is dispensed with. The Court further orders that the plaintiff as executor of the estate of Joseph Roff deceased file an additional bond with sufficient sureties to be approved by this Court in the sum of \$6000 and this cause is continued.

Heer Plg. Co., Col., O. CD 4129.

Heer Plg. Co., Col., O. CD

12502. Marion P. Haggard, Administrator  
de bonis non of the estate  
of Roland Tompkins, Decd.  
Plaintiff

vs  
Laurin M. Andrews, et al.  
Defendants

It being made to  
appear to the Court by the

affidavit of the plaintiff that  
the residence of some of  
the defendants are without  
the State of Ohio, and that

service of summons can not be made on said defendants  
within the said State. It is ordered by the Court that the  
notice of the pendency of this action, and the substance of the  
prayer of the petition be made on said defendants by publication  
in the manner and for the time provided by law for service  
on non-resident defendants.

12550. The State of Ohio, Union County  
In the matter of the will of  
William Caspell, Decd.

Presentation of Will.  
for Probate.

An application having been this day presented to the Court by  
Lora E. Caspell, praying that an instrument in writing  
purporting to be the last will and testament of William Caspell  
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 19 day of November, 1934, at 10. A. M.

9411 In the matter  
of the estate  
of Sarah J. Cross

This day  
I hereby  
certify that  
the estate  
of said  
deceased  
has been  
filed in  
1930 and  
May 17-192  
estate: the  
Ellen May J

And the  
not in  
And it  
the law  
it is ordered  
the Dupli  
situated  
of this order  
application  
County for

12639 Mrs. L. Myers  
estate of  
Andrew M  
this day this  
as articles  
of his will  
upon his  
said order  
the said  
petitioned  
the said  
that the  
It is for  
good and  
Ogd. to  
Caleb Dear  
upon the  
of 1685  
Dallas in  
And the  
distribution

made to  
court by the  
plaintiff that  
of some of  
are without  
and that  
and defendants  
that the  
stance of the  
to by publication  
for service  
will.

to the Court by  
writing  
Cassell  
and that 3  
said that  
of the same  
to the next  
of the State  
will be had

9411 In the matter of,  
The Estate of  
Sarah J. Corally, Dece'd

Authority to Transfer Real Estate

This day came Ella May Thompson, ex. of the estate of Sarah J. Corally, 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 May 13, 1920, residing at Marysville, Ohio, that her last will and Testament was filed in the Probate Court of Union County Ohio May 17, 1930 and admitted to probate on the same day; that on May 17, 1920, the petitioner was appointed executrix of her estate; that the following persons inherit said real estate: Ella May Thompson, of legal age, Marysville, Ohio, niece, 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 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.

12639 Mrs. L. Myers, Administratrix of the Estate of Patrick B. Smith, Deceased.  
Andrus Smith

Plaintiff  
Defendants  
( Joint Entry )

This day, this cause came on to be heard upon the report of Mrs. L. Myers as executrix and administrator of the estate of Patrick B. Smith deceased, of his proceedings under the former order of the Court, and upon his motion to confirm the sale made in obedience to said order; and the Court having carefully examined the said report and finding the proceedings of the said petitioner in all respects correct, and being satisfied that the said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that the said plaintiff execute a good and sufficient deed for the real estate so sold, to the purchaser, Bernard D. Strausbaugh and Ethel Dean Strausbaugh and deliver the same to them upon the payment of the purchase price, the sum of (\$16,800.00) in full, sixteen thousand eight hundred Dollars in full.

And this cause is continued for further orders and distribution.

Heer Pl. Co., Col., O. CD 4122

12850

In the matter of the Guardianship of Norburt Dorothy Juvenile Ruth Jacob, Jr. Jo Ann Patricia Scheidrow 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 Norburt Dorothy Juvenile Ruth Juvenile Jacob, Jo Ann and Patricia Scheidrow are minors and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Florence Scheidrow is legally competent and she having an application herein and given Bond in the sum of \$5000.00 conditioned according to law with Jacob Scheidrow and Gertrude Nicol as sureties thereon. It is ordered that said bond be approved and that orders of Guardianship issue to said Florence Scheidrow as provided by law.

12825

J. George Ervick, as executor of the estate of Valentine Zornes, Dec'd Plaintiff

Dispensing with a new appraisement and ordering Bond.

Alta Zornes et al. 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 and make distribution of said estate the defendants being in default of answer. Although served with summons or having entered their appearance according to law, and such service is hereby approved. The Court finds from the evidence that all necessary parties are before the Court and that the prayer should be granted, that the real estate described in the petition was appraised by the appraisers of the estate at \$15000.00 and that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as executor of the estate of Valentine Zornes Dec'd in the amount of Five thousand Dollars is insufficient and is ordered that he file an additional bond with sufficient sureties to be approved by this Court in the sum of Ten thousand and no/100 Dollars. This cause is continued.

Heer Pl. Co., Col., O. CD

12382

In the matter of the estate of John E. Smith Ella Smith deceased finding an exemplification of the same fully and truly and the gross value of the costs of and market value of said estate inheritance entry together to or in a succession of this and to be certified

11261

In the matter of the estate of Dalmat J. F. C. Lytle his application approved by the Court on 3-1934 and 1933 under support and without any and asking allowance make a mortgage and furnish the expenses the sum of five hundred and so expenses shown in as proper ordered to lack maintenance of this and may be further or

12382. In the matter of  
The Estate of  
John E. Smith deceased. | Estate not subject to tax.

Ella Smith as Administrator of the estate of John E. Smith deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of 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 \$2412.<sup>30</sup> the debts and costs of administration are \$2412.30 and the net actual market value thereof is no dollars - and that as a result said estate and the successions therein are exempt from such inheritance tax. It is 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 \$ - be certified to the County Auditor to be paid according to law.

11261<sup>3</sup>. In the matter of. | Order fixing allowance

Dalmar Jones, an incompetent.  
F. C. Lytle, Guardian of said Dalmar Jones having filed his application herein showing that during the period covered by his first accounting which was filed August 3-1934, and which covered the period of from June 9-1933 until June 2-1934, he had expended for the support and maintenance of said ward the sum of \$1027.<sup>12</sup> without any order of this Court permitting such expenditures and asking that the same might be approved and an allowance made from that time permitting him to make a monthly expenditure for the support of his ward and family. And it appearing to the Court that the expenditures made as above stated, do not exceed the sum allowed to a former guardian for this purpose and that it was necessary that said money be so expended, it is ordered that said expenditures as shown in said account are approved and allowed as proper credits to said guardian. It is further ordered that said Guardian, F. C. Lytle may expend each month from June 2-1934, for the support and maintenance of his ward and family the sum of \$70.<sup>00</sup> if this amount is necessary. This amount may be expended each month until the further order of this Court.

12795 In the matter of Mary Anna Deary | First & Final account  
Deceased

This day came Louis Spickel, administrator of said estate, and filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of November, 1934, at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12382 In the matter of the Estate of | First & Final account  
John E. Smith, Decd.

This day came Ella Smith, adx. of said estate, and filed her first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of November 1934, at 1.0'clock P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

1434<sup>th</sup> In the matter of the | account confirmed  
Estate of Aaron Yoakum, |  
Incompetent. |  
Bondsmen Released.

This day the final inventory and statement in lieu of account, was approved by this court and the guardian of the estate of Aaron Yoakum is hereby discharged from her trust for the reason that no further assets remains in the estate, and the said Aaron Yoakum is deceased, no fee is allowed the guardian as there is no money with which to pay same. All Court costs are paid.

12718 In the matter of the | Authority to Transfer Real Estate  
Estate of John Piersol, Decd.

This day came Odell Liggitt, administrator etc. of the estate of John Piersol 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 Dec. 13-1913, residing at Marysville, Ohio, R.F.D.; that on 28 April 1934, the petitioner was appointed administrator de bonis non with the will annexed, of said estate; that the following persons with their ages, address, inherit said real estate  
Paul E. Piersol, Marion, Ohio, 4. son. One fourth  
Mary Komits, Mansfield, Ohio, 4 daughter " "  
Charles H. Thompson, Columbus, Ohio, 4 son " "  
Oleo Smith, Peoria, Ohio, 4 daughter " "

And that  
not in sa  
satisfac  
complied w  
said stat  
of the Cou  
to the pers  
order try  
application  
County, for

12845 In the matter  
Estate of Bl  
This day the  
a newspaper  
notice of app  
blanched  
newspaper  
together with  
the same

12844 In the matter  
Anna D  
this day  
of the Mar  
in this case  
Mr. Base  
Mary Base  
New Paper  
together with  
that the  
of this off

12335

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.

12845- In the matter of the Estate of Claribel Harris, Dec'd. }  
 This day the affidavit of J. M. Huber publisher of the Maryville Tribune a newspaper of general circulation in this County, that notice of appointment of A. D. Cope as executor of the estate of Claribel Harris 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.

12844 In the matter of the Estate of } order to Record Notice  
 Anna Mary Gase, Dec'd. }  
 This day the affidavit of J. M. Huber publisher of the Maryville Tribune a newspaper of general circulation in this County, that the notice of appointment of William M. Gase as administrator of the estate of Anna Mary Gase 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.

12845

ment  
 said estate,  
 It is  
 for hearing  
 1. P.M. and  
 in the Union  
 the matter is

ment.  
 to, and filed  
 to thereupon  
 ing on Saturday  
 to notice  
 Union County  
 matter is.

d  
 Released  
 ment in lieu  
 and the  
 hereby  
 that no  
 and. The  
 no fee is  
 money with  
 paid

Real Estate.

etc. of the  
 is his  
 ecting the  
 said  
 at said  
 iding at  
 e petitioners  
 on with the  
 ny persons  
 estate  
 on fourth

"  
 "  
 "

Heer Plg. Co., Col., O. CD 1129

12835 Newton J. Dorniny  
 As Executor of the estate  
 of William K. Dorniny Decd.  
 Plaintiff  
 v.  
 Minerva Dorniny 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 and make distribution of said estate, the answer and cross petition of Minerva Dorniny the surviving spouse of said decedent, the other defendants being in default of answer although 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 defendant Minerva Dorniny surviving spouse of said decedent is entitled to just and reasonable value of her dower in said premises; that the real estate described in the petition was appraised by the appraisers of the estate at two hundred and fifty and no/100 Dollars, and that a further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as executor of the estate of William K. Dorniny decd in the amount of two thousand and no/100 Dollars is insufficient and is ordered that he file an additional bond with sufficient sureties to be approved by the Court in the sum of two thousand and no/100 Dollars and this cause is continued.

Heer Plg. Co., Col., O. CD

12718 In the matter  
 of John Dorniny  
 Edell Digney  
 John Purser  
 duly sworn  
 and the  
 tax under  
 hearing.  
 premises of  
 said estate  
 and costs of  
 not actual  
 no/100 Dollars  
 inherit the  
 \$35.00 as  
 Succession  
 tax.  
 entry, to  
 in relation  
 inheritance  
 be certified  
 the estate  
 County

12354 In the matter  
 of the last will  
 of Newton  
 Dorniny  
 Court after  
 advised in  
 to the last  
 of the app  
 executor  
 to accept  
 their vote  
 and Com  
 on pay me

12461 In the matter  
 of Cal  
 E. F. Beck  
 deceased  
 for a final  
 Succession  
 under the  
 Court has  
 determines  
 and costs of  
 actual  
 there are



Heer Plc. Co., Coln., O. CD 6139.

12718 In the matter of the Estate of John Pissol, deceased. Estate not subject to Tax

Edell Siggel as Administrator de bonis non of the estate of John Pissol deceased, having filed an application 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 and no/100 dollars; the debts and costs of administration are one thousand Dollars - and the net actual market value thereof is five thousand and no/100 Dollars. There are four grand children who will inherit the \$5000<sup>00</sup> and each have an exemption of \$3000<sup>00</sup> 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.

12354 In the matter of The last will and testament of Newton J. Graham, deceased. This day this matter came on to be heard on the application presented to the Court, and the Court after hearing the evidence and being fully advised in the premises, finds that it would be to the best interest of the estate to grant the prayer of the application; it is therefore ordered that the Executors of this estate be, and hereby are authorized to accept the sum of \$7300<sup>00</sup> in full satisfaction of their note and mortgage on the lands of Robert Gray and Emma Gray, situate in Delaware County, Ohio, and on payment of same to release said mortgage.

12461 In the matter of the Estate of Cabot E. Bellinger, deceased. Estate not subject to Tax

E. F. Bechtel as Executor of the estate of Cabot E. Bellinger deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$2500<sup>00</sup>; the debts and costs of administration are \$447<sup>70</sup> and the net actual market value thereof is \$2052<sup>70</sup>. There are five children to inherit from said estate

each of whom have an exemption of \$3000.00 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. be certified to the County Auditor to be paid according to law.

12822

J. C. Brauman, Executor of Joseph Roff, Dec'd

November 3, 1934

This day this cause came on to be heard on the report of J. C. Brauman executor of the estate of Joseph Roff, deceased, of his proceedings under the former order of this Court and upon the motion of said petitioner to confirm the sale made in obedience to said order the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right title and interest of the said Joseph Roff, deceased, in said real estate to the purchaser Lydon L. Barber. 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 Fifty (\$50.00) Dollars. It is further ordered that J. C. Brauman, G., as aforesaid out of the money in his hands pay 1/2 to the Treasurer of this County the sum of \$22.11 being tax, penalties, and interest thereon against said property. 1/2 the cost & expenses, including attorney fee \$25.00 to L. W. Dazler, Probate Judge of Union County this the percentage of said J. C. Brauman, Executor, herein amounting to \$3.00. It is further ordered that the balance of said proceeds be accounted for by said J. C. Brauman, Executor herein, according to law. And it is further ordered that this proceedings be recorded, and that said petitioner pay the costs herein taxed at \$5.00 out of the proceeds of said sale.

12319

In the matter of the estate of Henry L. ... executor of ... It is ... hearing ... and that the ... And this

12816

C. J. ... with the will estate of ... Sarah J. ... This day ... the report ... and it ... in all ... the same ... It is fur ... execute ... with suffic ... sum of ... to law.

12806

In the m ... the Estate ... Maggie D ... above cap ... a for ... of the ... Inventory ... Justice ... then filed ... Inventory ... Confirmed.

12806

In the ... Estate ... This day ... heretofore ... appearing ... notice of ... has been ... by law, a ... Act, is ... after ... Confirmed

Heer Plg. Co., Col., O. CD 4123.

12 319 In the matter of the estate of Henry L. Reed, Deceased. Executor of said estate, and filed his final account therein. This day came Charles H. Reed, and it is thereupon ordered that said account be set for hearing on Saturday the 29 day of December, 1934 at 1.00 pm. and that notice thereof be published as required by law in the Union County Journal, a newspaper of this County. And this matter is continued until said time.

12 816 C. J. Asman, as administrator with the will annexed, of the estate of Joseph T. Vance, Plff. Sarah J. Vance et al. Dft. Confirming appraisement and ordering additional bond. This day this matter came on for further hearing on 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. It is further ordered that said C. J. Asman, administrator execute within 10 days to the State of Ohio, a bond with sufficient sureties to be approved by the Court in the sum of \$4,000. and respect Dollars, conditional according to law.

12 806 In the matter of the Estate of Maggie Darling Deid 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.

12 806. In the matter of the Estate of Maggie Darling Deceased. Approving Schedule of Claims etc. 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.

Heer Plg. Co., Col., O. CD 1123

10564 In the matter of the Guardianship of Samuel D. McAdoo, Incumbent

In purchase a radio for his ward, and the Court being fully advised in the premises and finding that such purchase would be proper and for the use and enjoyment of said ward. It is ordered that said guardian may purchase a radio for the use of his said ward at a cost which shall not exceed \$40-

This cause coming on to be heard on the application of the guardian of said Samuel D. McAdoo for authority

12853 In the matter of the will of Olin Cook, Deid.

An application having been this day presented to the Court by D. Williamson saying that an instrument in writing purporting to be the last will & testament of Olin Cook, 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 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 27 day of November 1934, at 1:30 P.M.

Heer Plg. Co., Col., O. CD

11768 In the matter of the estate of Charles Omer

for an account and extract finding that should be \$100.00 as cost

12806 In the matter of Maggie Matthee De

having filed and order are exempt the same fully advised the gross and net are \$494.50 \$96.43

Surviving and the inheritance of a Miles daughter; result said exempt ordered the of all other affecting said estate & that Certified to law.

12835 Newton J. of the estate

vs. Myrieva This day of the plain the cause said plain of Nov-34

Hoar Plr. Co., Coln., O. CD 4139.

11768 In the matter of the Estate of Nancy E. Lyon, Dec'd  
 allowing additional compensation  
 Charles Omm as Executor of the estate of Nancy E. Lyon, deceased, for an additional allowance to him to cover necessary expenses and extraordinary services rendered by him, and the Court finding that such additional allowance is proper and should be made: It is ordered that said Charles Omm be and he is hereby allowed the additional sum of \$100.00 as compensation as such executor.

12806 In the matter of the Estate of Maggie Darling, Dec'd  
 Estate not subject to Tax  
 Matthew Darling as Adm. of the estate of Maggie Darling, deceased, having filed an application, 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 hundred ninety-one and 00/100 Dollars, the debts and costs of administration are \$494<sup>57</sup> and the net actual market value thereof is \$96<sup>43</sup>. That the said deceased died leaving no surviving spouse, but left the following named, and the only persons having the next estate of inheritance from her: - Jasper Darling - son - Rosa Miles, daughter; Lottie Maryann - daughter; Gladys Darling, daughter; Kathleen Darling, daughter: and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of this State, and that the costs herein taxed at \$3.00 be certified to the County auditor to be paid according to law.

12835 Newton J. Dorniny, as Executor of the estate of William B. Dorniny, deceased.  
 Plaintiff  
 vs.  
 Myrieva Dorniny, et al.  
 Defendants.  
 This day, this cause came on for hearing on motion of the plaintiff to approve additional bond filed in this cause. And it appearing to the Court that the said plaintiff has given additional bond in the sum of Two thousand (2000) Dollars, with personal sureties

... on to application of said ... for authority Court being that such ... and ... said ... use of ... not

... will in Testament that 5-day notice application the surviving of the State ... had on

Heer Plg. Co., Col., O. CD 4129

Thereon conditioned according to law, and on consideration thereof the Court does hereby approve the same.

This cause coming on further to be heard upon motion of the plaintiff for an order of sale; and on the consideration thereof the Court does hereby grant said motion.

Therefore, it is ordered that the said Newton J. Dornier as such executor proceed to advertise the real estate in the petition described for sale, at public sale, on the premises in the village of Plain City, Union County, Ohio; on the 22<sup>nd</sup> day of December, 1934, at 4 o'clock P.M. and for good cause shown that he sell lots nos. 26, 27, and 28 at not less than one-half (1/2) the appraised value thereof, and lot no. 29 at less than one-third (1/3) the appraised value thereof, for cash in hand, in full. And the plaintiff is ordered to make due return of his proceedings forthwith upon such sale.

12421 } George Cornick, as Executor  
of the estate of Valentine  
Zochner, Deceased.

Approving Bond  
And  
Ordering Sale

vs. Plaintiff  
Alta Germaine Rausch, et al.  
Defendants.

This day, this cause came on for hearing on motion of the plaintiff to approve additional bond filed in this cause. And it appearing to the court that the said plaintiff has given additional bond in the sum of Two thousand (\$2000.-) Dollars, with personal sureties thereon conditioned according to law, and on consideration thereof the Court does hereby approve the same. This cause coming on further to be heard upon motion of the plaintiff for an order of sale; and on the consideration thereof the Court does hereby grant said motion. Therefore, it is ordered that the said J. George Cornick, as such executor proceed to advertise the real estate in the petition described for sale, at public sale on the premises in the village of Marysville, Ohio, on the 22<sup>nd</sup> day of December 1934, at 2 o'clock P.M. and for good cause shown that he sell said premises for not less than 75% the appraised value thereof, for cash, in hand, in full. And the plaintiff is ordered to make due return of his proceedings forthwith upon such sale.

Heer Plg. Co., Col., O. CD 4129

12489 In the matter of the estate of Emma... This day... It is... hearing... P.M. and... Union County... matter is con...

12686 In the matter of the estate of Eva... This day... duty... contain... It appear... estate... that on... of her estate... inherent... Grand... And that... in said... of the Court... with by said... estate be... where... herein... into the... be filed with... record,

Heer Plg. Co. Col. O. CD 4129.

consideration  
same.  
and upon  
and on the  
said motion  
Dorothy  
estate  
sale, on the  
day. This:  
11 P.M.  
lots no-  
the  
less than  
cash in  
d. to make  
on such sale.  
cause came  
on motion  
in this  
the said  
the sum  
of sureties  
and on  
my approval  
then to be  
for an order  
the Court  
tom. It is  
is. such  
state in this  
ow the premises  
day of  
and  
sies for not  
for cash,  
it is ordered  
for the with

12489 In the matter of the Estate of Emma Jane Lown Dec'd  
First and Final account  
This day came Dana D. Lown, administrator of said estate and filed his 1st and final account therein.  
It is thereupon ordered that said account be set for hearing on Saturday the 29 day of December 1934, at 1 P.M. and that notice thereof be published as required by law in the Union County Journal or news paper of this County. And this matter is continued until said time.

12686 In the matter of the Estate of Eva Stultz, deceased. Authority to Transfer Real Estate  
This day came Grand Benedict, Executor of the estate of Eva Stultz, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent.  
It appearing to the Court that said decedent, died testate on March 1- 1934, residing at Richmond, Ohio that on March 4- 1934, the petitioner was appointed executrix of her estate, that the following persons - with their agreement said real estate,  
Grand Benedict, over 21 yrs. of age, 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.

Heer Plg. Co., Colo., O. CD 4129.

12844 In the matter of the Estate of Anna Mary Base. Deceased.

Estate not Subject to Tax

Base, as Administrator of the estate of Anna Mary Base, deceased having filed an application, 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 four hundred and 46/100 Dollars, the debts and costs of administration are - and the net actual market value thereof is - And that as a result said estate and the successions therein are exempt from Ohio inheritance tax. It is further ordered that a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commissioner of Ohio, and that the costs hereof be taxed at # 3, be certified to the County Auditor to be paid according to law.

12844 In the matter of the Estate of Anna Mary Base Deceased

Orders on Filing Inventory

This day an inventory in the above captioned estate was filed in the 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.

12843 In the matter of the Estate of Mary D. Arny. 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.

Heer Plg. Co., Colo., O. CD 4129.

12785 In the matter of the Estate of Thomas P. ...

This day filed herein satisfactory evidence of as required that it is after being

12779 In the matter of Thomas P. ...

In this 15 day and action deceased. of said de appearing within the election, it to take use of the Court

12854 Estelle Reel. Estate of the

Elizabeth J. in the petition and the finds etc. entered there of the no action a that all And et of the Will and direct petition in before Elizabeth J. income of necessary natural gl and James Hill. Cons Elizabeth Jane Reel of said



Heer Plg. Co., Col., O. CD 4129.

... to pay  
... state of  
... application,  
... said estate  
... any inheritance  
... for  
... in the  
... line of said  
... law, the debts  
... net actual  
... as a result  
... script from  
... and that a  
... in any way  
... of said  
... this, and that  
... the County

12785 In the matter of  
the Estate of  
Thomas P. Neel, Dec'd

Order approving Schedule of Claims  
Debts and Liab

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.

12779 In the matter of the Estate  
of Thomas P. Neel, Dec'd.

In this 15 day of November 1934, a written instrument duly signed and acknowledged by Elizabeth Jane Neel, widow of Thomas P. Neel, 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 the said Will, be entered on the Journal of the Court.

12854 Estelle Neel, adx. of the  
estate of Thomas P. Neel,  
deceased.

This day this cause came on  
to be heard upon the petition of  
the plaintiff for authority to

Plaintiff  
Elizabeth Jane Neel, et al. decedent to pay legacy set out in the petition, and upon the evidence and testimony and the Court being fully advised in the premises finds that all the defendants herein have voluntarily entered their appearance and have consented to the sale of the real estate described in the petition in said action according to the prayer of the same, and that all necessary parties are now before the Court.

And the Court finds that in and by the second of the Will of said decedent, he said decedent ordered and directed that the real estate described in the petition be sold and the proceeds therefrom deposited in Government Bonds, giving his wife, the defendant, Elizabeth Jane Neel, full right and authority to use the income of said bonds and the bonds themselves, if necessary, to maintain and support her during her natural life and to pay the expenses of her last sickness and funeral. And that said order and direction in said Will constituted a legacy in favor of the defendant, Elizabeth Jane Neel, and that said legacy to Elizabeth Jane Neel constitutes a charge on the real estate aforesaid, and that it is therefore necessary to sell

... county  
... owned estate  
... estate. It is  
... said inventory  
... hearing  
... notice  
... county  
... to heretofore  
... in the  
... filing of the  
... all  
... exceptions  
... that said  
... and confirmed.

Heer Plg. Co., Coln., O. CD 1129

said real estate, as directed in Item Two of said Will, and that the prayer of plaintiff's petition should be granted.

The Court further finds that the defendant, Elizabeth James Neel, widow of said decedent, has elected to take under the said Will, and that she has no dower right in the premises; that the real estate described in the petition was appraised by the appraisers of the estate at \$3430.00 and orders that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator with will annexed of the estate of Therman B. Neel, deceased, in the amount of \$500.00 is insufficient and it is ordered that she file additional bond with sufficient sureties to be approved by this Court in the sum of \$6360.00. And the cause is continued.

17850 In the matter of The Will of William B. Cashell Deid Order admitting to Probate & Record.

This matter came on this day further to be heard on the application of Cora E. Cashell to admit to probate and record the Will of William B. Cashell, deceased, late of the village of Raymond, in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Cora E. Cashell surviving spouse, and that the surviving spouse and all the next of kin of said decedent known to resident of the State of Ohio have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will.

And it further appearing to the Court that A. E. Knox one of the witnesses is dead, the subscribing witnesses to said Will, Thompson Nellie Knox and Berubah Cashell appeared in open Court and being duly sworn and examined according to law touching the genuineness of the signature of said A. E. Knox, 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 William B. Cashell, 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.

Heer Plg. Co., Coln., O. CD 1129

12851 In the matter of the Will of

The last Will of said decedent was admitted to probate and allowed in said Court on an application of the plaintiff appointed administrator with will annexed. Probable that said decedent was competent, and that the executor named in the Will should execute it. It is ordered that the executor be appointed and that the executor be granted her appointment. Costs here

17856 In the matter of The last Will of Fred E. Cashell. This administration was filed his private seal and the Court find said Will in accordance with the provisions of the will. Confirms to

17853 In the matter of Oliver Cross. This day application was made by person and at the Court. Oliver Cross stated that said Will of this Oliver Cross Marion, Commissioner Robert Allen, deposition returned. Cause is

said Will, and granted, James Cook, under the said in the petition was and orders The Court plaintiff as of Thomas insufficient d with the sum estate & Record, heard on the date of the on filed in faction of the E. Caswell and all resident notice notice and notice that the subscribing and being and touching laws, and the Court writing deceased; and that any said testimony, and the Court and that it issues Cook.

1285-1 In the matter of the Estate of William H. Caswell, Deceased.

Order for appointment letters Issued.

The last Will of William H. Caswell, deceased late of Raymond, Ohio, in said County, having heretofore been duly approved and allowed; this day Leon E. Caswell, 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 Leon E. Caswell, is a suitable person and legally competent, and that by the terms of said Will said testator ordered or requested that said executor may execute it without giving bond; it is ordered that 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.

12866 In the matter of The Estate of Fred E. Hanson, Deceased.

Order of Personal Property Confirming

The administrator of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

17853 In the matter of the Will of Olin Cook, Deceased

Order for Commission

This day J. D. Williamson appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Catherine Keator and Arthur B. Jensen witnesses to the Will of said Olin Cook deceased, and it appearing to the Court that said witnesses reside out of the jurisdiction of this Court, Court it is therefore ordered, that such Commission, with the Will annexed, issue to Robert Allen, a suitable person, to be duly executed, together with the deposition of said witness so taken, signed, certified and sealed be returned to the Court with all convenient speed, and this cause is continued.

Heer Plg. Co., Colo., O. CD 4129.

17520 In the matter of the estate of Mrs. Stronider deceased. Sale Personal Property confirmed.  
 The executor of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

17851 In the matter of the Estate of Maggie DeLong  
 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 24 day of December 1934, 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 Mansfield Tribune at least 10 days prior to the date of said hearing, except those who have received said notice or who shall hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12530 In the matter of the estate of Mrs. Stronider, deceased. Sale of Personal Property Confirmed.  
 The executor of the above named decedent having filed his return of the order heretofore issued for private sale of the personal property of said decedent, and the Court having carefully examined the same, find said proceedings in all respects regular and in accordance with law, and therefore approve and confirm the same.

12527 In the matter of the estate of G. A. Moffitt, deceased. Filing List & Final Account.  
 This day came Nettie Moffitt, adm. of said estate, and filed her list and final account therein. It is therefore ordered that said account be set for hearing on Saturday the 29 day of Dec. 1934, at 11 A.M. and that notice thereof be published as required by law, in the Union County Journal, a newspaper of this County, and this matter is continued until said time.  
 Saturday November 24

In the matter of accounts filed for settlement. This day proof of publication of notice of filing accounts & vouchers of administration & guardianship was made. 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 & account record of this Court.  
 Jacob Schindler, adm. of Emmett L. Schindler, 1st & final account.  
 Edwar & M. Mahon, adm. of Gehw M. Fisher, et al. Third account.  
 George Kegg Jr. adm. of Rosa M. Goodre, second account.  
 Maud Bredbit, adm. of the estate of Eva Shutte, First & Final account.  
 Mary M. Burroughs - guardian of Charles A. Hart, First account.

Heer Plg. Co., Colo., O. CD 4129.

7868. In the matter of -  
 This day the 7-  
 came on for h  
 published re  
 and no one  
 the Court h  
 vouchers th  
 in the premis  
 and in conf  
 and hereby  
 The Court p  
 according to  
 ordered that  
 be attend  
 in the Record

10763 In the matter  
 This day the  
 Mr. Butler et  
 thereof have  
 been filed t  
 in the same  
 account  
 pertaining  
 proceeds  
 just an  
 the same to  
 said acco  
 to law, ac  
 as to Alfred  
 1339.5-8.  
 due Edwar  
 It is order  
 that said acc

17686. In the matter  
 of Eva Shutte  
 of Eva Shutte de  
 published acc  
 appearing to  
 said account  
 fully a dr's  
 correct and  
 disbursements  
 for by her, &  
 services re  
 amount of \$144.  
 balance  
 It is order  
 It is order  
 herein be

Hoer Plg. Co., Col., O. CD 4129.

7868. In the matter of the Guardianship of Emmett L.C. Scheidew, do minor  
 This day the 7<sup>th</sup> final account of Jacob Scheidew Guardian of Emmett L.C. Scheidew  
 came on for hearing and settlement, due notice thereof having been  
 published according to law. No exceptions having been filed 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, & being fully advised  
 in the premises, do find the same to be in 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, & said Guardianship settled  
 according to law. Balance signed for by Emmett L.C. Scheidew is \$735.23. It is  
 ordered that said Guardian pay the costs herein taxed at \$5.00 - costs paid, 10-17-34.  
 It is ordered that said account & the proceedings herein be recorded  
 in the Records of this office.

10763. In the matter of the Guardianship of Ollie W. Bailer, et al -  
 This day the third account of Edgar H. McMahon, Guardian of Ollie  
 W. Bailer 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 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. The Court finds  
 said account duly balanced, & said Guardianship settled according  
 to law. account balanced as to Ollie W. Bailer, do minor; Investments  
 as to Alfred J. Bailer, M<sup>r</sup> Gray note 100.00; Fred W. Karamanagh City note  
 1339.58. total investments \$1439.58; Total due work 1425.20  
 due Edgar H. McMahon there from 14.22. to balance account.  
 It is ordered that said Guardian pay costs \$5.00, pd. Oct. 34. It is ordered  
 that said account & the proceedings herein be recorded in Records of this office.

17686. In the matter of the Estate of Frank Shultz, Deceased. First & Final Account. This day the first & final  
 account of Maud Benedict executrix of the estate  
 of Frank Shultz, deceased, came on for hearing & settlement, due notice thereof having been  
 published according to law. No exceptions having been filed thereto, & no one now  
 appearing to except or object to the same; & the Court having carefully examined  
 said account & the vouchers thereon & 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 approved, allowed & confirmed,  
 & executrix is allowed the sum of \$72.50 being commission on the amount collected & accounted  
 for by her, and being up full compensation for all her ordinary  
 services rendered. I saw Robert F. Allen, attorney, do hereby allowed the  
 sum of \$144.12 in full payment. The Court finds said account duly  
 balanced, and said estate settled according to law.  
 It is ordered that said executrix pay the costs \$5.00 pd. Oct. 18. 1934.  
 It is ordered that said account and the proceedings  
 herein be recorded in the Records of this office.

Heer Plg. Co., Cole, O. CD 4129.

12867 In the matter of the estate of J. M. Curry, deceased.

Bond approved. Monday Nov. 26. Letters Issued.

This day Margaret Curry appeared in open Court accepted the appointment as administrator of the estate of J. M. Curry deceased, and gave and filed herein her Bond in the sum of Thirteen thousand Dollars, conditioned according to law with Minnie Curry if Deceased & Donna McCochran as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Margaret Curry that said notice of appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein.

12402 In the matter of the Guardianship of Rosa M. Bowden, incompetent. Third and second account. This day the third account of George Trigg, Sr. Guardian of Rosa M. Bowden, incompetent, came on for hearing. Settlement due notice thereof having been published according to law, no exception having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereon, all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be allowed, approved, allowed & confirmed. It is ordered that said Guardian be and he is allowed the sum of \$15.42 as compensation for his services, which amount the Court deems reasonable. The Court finds a balance of \$99.60 in hands of said Guardian due said ward, which amount he is ordered to pay out according to law. It is ordered said Guardian pay the costs \$5.00 and set of \$2.00. It is ordered account in proceedings herein be recorded in Records of this office.

12854 In the matter of Estelle Nell, as adx ordering Private Sale - Nov. 23<sup>rd</sup>, of the estate of T. P. Reed, dec'd.

It further appearing to the Court that the Plaintiff has given additional bond in the sum of six thousand eight hundred sixty Dollars with approved sureties conditioned according to law, the said bond is hereby approved. And it appearing to the Court, upon satisfactory evidence, that it would be more to the interest of said estate to sell the real estate described in the petition at private sale, it is now ordered that Estelle Nell as such adx, sell the real estate in the petition described as provided by law, at not less than the appraised value thereof, on the following terms, to wit: cash in hand. And Plaintiff is ordered to make return for the same upon such sale.

Heer Plg. Co., Cole, O. CD 4129.

125-84 In the matter of the estate of Charles L. ...

This day ... liabilities ... hearing ... Court ... of debts ... required by ... exceptions ... that said ... be allowed.

12857 In the matter of the estate of J. M. Curry ...

This day ... and ... as required ... of the ... Jerome ... that the ... and ... statements ... consist ... Court be ... appointed ... that she ... upon ... sum of ... his ...

12842 In the matter of ...

This matter ... in the ... herein ... process ... An ... properly ... spouse of ... it is necessary ... debts and ... of the ... And ... appraiser ... real estate ... appraiser

Monday Nov. 26.  
in open Court  
the estate  
and herein  
Dollars.  
Curry of E. Curry;  
it is approved  
that said  
approved by  
that

Third and  
of Rosa  
having been  
now  
examined  
and  
just  
is  
the  
Court  
of  
to  
the

Nov. 23rd  
ad-  
Sixty Dollars  
the said  
the Court,  
to the  
described  
ordered  
real estate  
at not  
following  
is  
sale.

125-84 In the matter of | Order approving  
The Estate of |  
Charles L. Miller, Dec'd.  
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, all parties having waived, and, no  
exceptions having been filed thereto, it is now ordered,  
that said Schedule of Debts, after being duly examined,  
be allowed, and confirmed.

1285-7 In the matter of | Order for appointment  
The Estate of | and for Bond.  
J. M. Curry, Dec'd.  
This day Margaret Curry, 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. M. Curry deceased, late of  
Jerome Township in said County, and an affidavit  
that there is none 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 she  
has been fully satisfied that an administrator be  
appointed and that said Margaret Curry is a  
suitable person and legally competent, it is ordered,  
that she be appointed as such administrator  
upon giving bond with sureties by law in the  
sum of Fifteen thousand Dollars and  
her cause is continued.

12842 The Mary Thompson Executrix of the Estate of Charles W. Thompson, Dec'd  
This matter coming on to be heard upon the petition  
in the evidence the Court finds all the defendants  
herein 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, that there is no surviving  
spouse of said Charles W. Thompson deceased, and that  
it is necessary to sell said real estate to pay the  
debts and legacies of said estate and the prayer  
of the petition should be granted.  
And it appearing to the Court that a new  
appraisal should not be made of said  
real estate described in the petition, was  
appraised by the appraisers of the estate at \$15,000

Heer Fig. Co., Colo., O. CD 4129

12796. That orders that a further appraisement be dispensed with  
 Elmer May Thompson, Executor of the Estate of Charles A. Thompson, Decd.,  
 Asking Private Sale. This day this cause came on further to be  
 heard, and it appearing to the Court that the appraisement  
 heretofore ordered has been duly made, the same is  
 hereby confirmed; said appraisement being that of the  
 appraisement of the estate at \$15<sup>00</sup> per acre, free of down, because  
 there is no widow of Charles W. Thompson, deceased. And it  
 appearing further to the Court that the testator herein  
 said Charles A. Thompson, deceased, directed that no  
 bond should be required of the executor herein, a new  
 and additional bond, is hereby ordered, to be dispensed  
 with, in accordance with testator's orders. 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 down  
 at private sale at not less than the appraised value  
 thereof, and upon the following terms to wit: Cash in  
 hand on day of sale, and in full.

12571. In the matter of the Guardianship of the Estate of  
 Charles A. Hard, incompetent. Final account of Mary M. Burroughs, Guardian  
 of Charles A. Hard, came on for hearing. Settlement, due notice thereof having  
 been published according to law. No exceptions having been filed thereto,  
 and no one now appearing to except or object to the same, and the Court having  
 carefully examined said account, and the vouchers thereunto  
 and all matters pertaining thereto, and being fully of the opinion that the same  
 are just and correct and in conformity to law. It is ordered, that  
 the same be, and hereby is approved, allowed and confirmed. It is ordered  
 that said Guardian be, and he is, allowed the sum of  
 thirty and 81/100 Dollars - (\$30<sup>81</sup>) as compensation for her  
 services, which amount the Court deems reasonable.  
 The Court finds a balance of \$451<sup>94</sup> in the hands of said  
 Guardian due said Ward. It is ordered, that said  
 Guardian pay costs \$5- Paid November 17, 1934. ordered  
 recorded.

Heer Fig. Co., Colo., O. C

12196 In the matter  
 of the  
 estate of  
 herein  
 directing  
 to said  
 said decedent  
 residing  
 petition  
 the previous  
 Van Dyke  
 Louis M.  
 Louis C.  
 Beryl M.  
 and  
 set out  
 And  
 Court the  
 with by sa  
 estate be  
 County  
 persons  
 of this  
 in the  
 of the pr

12846 In the matter  
 of the  
 This  
 estate wa  
 estate.  
 Appraisal  
 notice of  
 persons, e  
 State of the



Heer Fig. Co., Col., O. CD 1125

12196

In the matter of the Estate  
of William Wesley Morris  
Deceased.

Authority to Transfer  
Real Estate.

This day came Van Dyke Morris, executrix of the estate of William Wesley Morris, 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 7-1934 residing at Richmond, Ohio; that on Dec. 31-1931, the petitioner was appointed executrix of his estate; that the following persons inherit said real estate:

Van Dyke Morris	402 Cummins av. Marion, O.	Wife	one-third
Louie Morris	Richmond, O.	Sister	2/9ths
Louie Clark	Broadway O.	Sister	2/9ths
Beryl Morris	Marysville, R.F.D. #3, O.	Nephew	2/9ths

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 of 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.

12846

In the matter of the Estate  
of Rosa Victoria Fair Deid

Testing 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.

Heer Pte. Co., Col., O. CD 4129.

12699

In the matter of  
the Estate of  
Maggie Blidmore  
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 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.

10260 B

In re the Estate of John E. Horn  
Deceased.

George R. Horn, Administrator of the estate of John E. Horn  
having filed his application for an allowance for his  
compensation and expenses as such administrator  
and it appearing to the Court that he has been  
so acting for over six years and that during this  
period he has drawn only the sum of \$90<sup>00</sup> and that  
he has been to considerable expense and has given  
considerable time to his trust; It is ordered that  
said George R. Horn be allowed the further sum of  
\$1000 as compensation and for his said expenses  
incurred on behalf of said estate.

8619

In the matter  
of the Estate  
of Maggie  
Blidmore

Final account  
of Blidmore

on the 21<sup>st</sup>

carefully

and all

in the year

said except

account

according

by apt

account

allowed

said acco

paid draw

on the 10<sup>th</sup>

July 19.

certificati

and Loan

and Cash

the est

ordered

of the sa

that the

herein

approved.

Mrs L.

Page

The matter of  
the Guardianship of  
Maggie Skidmore.

Entry

This day this cause came on for hearing on the <sup>final</sup> ~~final~~ and final account of Foster J. Skidmore as guardian of Maggie Skidmore, and the exceptions thereto, as filed by Alva Skidmore, on the 21<sup>st</sup> day of April 1934, and the Court having carefully examined said account, the vouchers thereon and all matters pertaining thereto, and being fully advised in the premises upon due consideration thereof find that the said exceptions are not well taken, and the said account to be in all respects just, correct and according to law.

Therefore, do hereby approve the said exceptions filed thereto, and it is ordered that the said account be and the same hereby is approved, allowed and confirmed. The Court further find from said account, that Foster J. Skidmore as said guardian has in his hand Certificate No. 23275- on the Columbia Building and Loan Company, dated July 19, 1933, for the sum of \$2495.<sup>52</sup> and has Certificate no. — on the Bellefontaine Building and Loan Company, for the sum of \$1232.<sup>39</sup> and cash in hand \$67.<sup>85</sup> property of and due the estate of his said ward; which he is ordered to turn over in kind to the administrator of the said estate.

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

Approved, Richard C. Small

atty. for Alva Skidmore

Mrs. L. Myers

atty. for Foster Skidmore

liabilities  
ring  
that  
debts has  
owed by law  
it is now  
y duty

John E. Horn  
since for his  
administrator  
has been  
turning this  
and that  
has given  
and that  
sum of  
expenses

Heer Plg. Co., Colo., O. CD 4128

12858. In the matter of the estate of Olin Cook deceased.

Order for appointment of executor and bonds.

The last will of Olin Cook deceased, late of Richmond in said County, having heretofore been duly found and allowed; this day J. D. Williamson 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. D. Williamson is a suitable person and legally competent it is ordered that he be appointed as such executor upon giving bonds with sureties as required by law in the sum of Twenty five hundred Dollars and this cause is continued.

This day J. D. Williamson appeared in open court, accepted the trust as executor of the estate of Olin Cook deceased and gave and filed herein his bond in the sum of Twenty five hundred Dollars, conditioned according to law with the Olin Casualty Insurance 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 J. D. Williamson that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs.

12856 Blanche Carson executrix of the estate of H. Walker Carson Dec'd. Plaintiff vs. W. Raymond Carson et al. Defendants

This day this cause came on to be heard upon the petition of the plaintiff Blanche Carson, executrix of the estate of H. Walker Carson, deceased.

for authority to sell real estate of the decedent to pay the debts of his estate, and the answer of Blanche Carson, widow of H. Walker Carson, deceased, and the answer of J. Ervatt Carson, Guardian ad litem of Ruth M. Carson and Elsie M. Carson, minors, the answer and cross-petition of the North Western Mutual Life Insurance Company, mortgagor, the other defendants having all waived the service of summonses and process and having voluntarily entered their appearances herein and having consented to the sale of the real estate as prayed for in the petition of the plaintiff.

The Court finds from the evidence that all necessary parties are before the Court, and that the prayer of the petition should be granted.

The Court further finds that there is due the defendant, the North Western Mutual Life Insurance

Heer Plg. Co., Colo., O. CD

Company cross-petition the 7 day of \$85-00 for the cost of payment insurance Blanche Carson the North certain in the North premises a mortgage of the mo 26 day of and value petition Carson J. Walker of the Carson, a petition subject Carson Raymond J. Ervatt and Ruth J. Walker persons in said therein; wife of the Ruth O. Carson; wife of the the other further find petition of H. Walker that a The Co deceased Adminis that she sureties of \$100000 said real North Western would be

Company, now a promissory note set forth in its cross-petition, the sum of \$10,000<sup>00</sup>, with interest from the 7-day of September 1923, at 5 1/2% less a credit of \$85<sup>00</sup> paid on account of interest, due March 7-1934.

The Court further finds that in order to secure the payment of the note given to the Northwestern Mutual Life Insurance Company, by Walter Carson, and his wife Blanche Carson executed and delivered to said the Northwestern Mutual Life Insurance Company, their certain mortgage deed, whereby conveying to the said the Northwestern Mutual Life Insurance Company the premises described in the petition, that said mortgage was duly recorded in Vol. 9, Pg. 635 - of the Mortgage Records of Union County, Ohio, on the 26-day of March, 1925, at 11:20 AM and is a good and valid lien on the premises described in the petition.

The Court further finds that Blanche Carson is the widow and surviving spouse of J. Walter Carson, deceased, and that by virtue of the last Will and Testament of the said J. Walter Carson, title to the real estate described in said petition is vested in the said Blanche Carson, subject to the payment of the debts of J. Walter Carson, deceased.

The Court finds that H. Raymond Carson, J. Dominic Carson, Ralph T. Carson, J. Emmet Carson, Paul R. Carson, Elsie M. Carson, and Ruth M. Carson are the only heirs at law of J. Walter Carson, deceased, and are the only persons entitled to the next estate of inheritance in said real estate, and the only persons interested therein; that the defendant, Esther Guyer Carson, is the wife of the defendant, J. Dominic Carson; the defendant, Ruth O. Carson, is the wife of the defendant, H. Raymond Carson; the defendant, Blanche Marie Carson, is the wife of the defendant, Ralph T. Carson; that all of the other defendants are unmarried.

The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate of J. Walter Carson, in the sum of \$9700<sup>00</sup> and orders that a further appraisement be dispensed with.

The Court further finds that Blanche Carson, as deceased, was not required to give a bond for the administration of said estate, and it is ordered that she file a bond herein with sufficient sureties to be approved by this Court in the sum of \$10,000<sup>00</sup>. And it appearing that private sale of said real estate, subject to the mortgage of the Northwestern Mutual Life Insurance Company herein, would be to the best interest of the estate, it

Company, now a promissory note set forth in its cross-petition, the sum of \$10,000<sup>00</sup>, with interest from the 7-day of September 1923, at 5 1/2% less a credit of \$85<sup>00</sup> paid on account of interest, due March 7-1934.

The Court further finds that in order to secure the payment of the note given to the Northwestern Mutual Life Insurance Company, by Walter Carson, and his wife Blanche Carson executed and delivered to said the Northwestern Mutual Life Insurance Company, their certain mortgage deed, whereby conveying to the said the Northwestern Mutual Life Insurance Company the premises described in the petition, that said mortgage was duly recorded in Vol. 9, Pg. 635 - of the Mortgage Records of Union County, Ohio, on the 26-day of March, 1925, at 11:20 AM and is a good and valid lien on the premises described in the petition.

The Court further finds that Blanche Carson is the widow and surviving spouse of J. Walter Carson, deceased, and that by virtue of the last Will and Testament of the said J. Walter Carson, title to the real estate described in said petition is vested in the said Blanche Carson, subject to the payment of the debts of J. Walter Carson, deceased.

The Court finds that H. Raymond Carson, J. Dominic Carson, Ralph T. Carson, J. Emmet Carson, Paul R. Carson, Elsie M. Carson, and Ruth M. Carson are the only heirs at law of J. Walter Carson, deceased, and are the only persons entitled to the next estate of inheritance in said real estate, and the only persons interested therein; that the defendant, Esther Guyer Carson, is the wife of the defendant, J. Dominic Carson; the defendant, Ruth O. Carson, is the wife of the defendant, H. Raymond Carson; the defendant, Blanche Marie Carson, is the wife of the defendant, Ralph T. Carson; that all of the other defendants are unmarried.

The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate of J. Walter Carson, in the sum of \$9700<sup>00</sup> and orders that a further appraisement be dispensed with.

The Court further finds that Blanche Carson, as deceased, was not required to give a bond for the administration of said estate, and it is ordered that she file a bond herein with sufficient sureties to be approved by this Court in the sum of \$10,000<sup>00</sup>. And it appearing that private sale of said real estate, subject to the mortgage of the Northwestern Mutual Life Insurance Company herein, would be to the best interest of the estate, it

is ordered that said Blanche Carson, as executrix, sell said real estate at private sale, subject to the mortgage of The Northwestern Mutual Life Insurance Company, at not less than \$9700.00, including the mortgage aforesaid, that being the appraised value thereof. And, it is further ordered that said Blanche Carson, as such executrix, make returns of sale without any necessary delay.

12856 Blanche Carson, executrix of the estate of G. Walter Carson, deceased.  
Plaintiff

Blanche Carson, executrix of the estate of G. Walter Carson, deceased, having filed in this court her petition praying for the sale of real estate therein described to pay the debts

of said estate, and all the defendants having been properly served with summons, or having voluntarily entered their appearances herein, it is ordered that said petition be heard on the 27 day of November, 1934, at 2:30 P.M.

12856 Blanche Carson executrix of the estate of G. Walter Carson, Decd.  
Plaintiff  
v.  
M. Raymond Carson, et al.  
Defendants

On application of the named defendants, Elsie M. Carson and Ruth M. Carson, who are over the age of 14 years by their next of friend, Blanche Carson, and it appearing

that said defendants were duly served with summons and process and that they are minor over the age of 14 years, it is ordered that J. Worth Carson, be and he hereby is, appointed guardian ad litem of said Elsie M. Carson, and Ruth M. Carson.

12853 In the matter of the Will of Olin Cook, deceased

This matter came on this day further to be heard, on the application of J. D. Williamson to admit to probate and record the will of Olin Cook 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 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 a will of Olin Cook, deceased, appointed as executor, Blanche Carson, executrix, and the witnesses thereto, as issued by the Court in its order of probate, and the deposition of the witnesses thereto, as to the contents of the will, which test was taken by them on the 27th day of November, 1934, at 2:30 P.M., and the same is hereby admitted to probate and record, and the same is hereby admitted to probate and record, and the same is hereby admitted to probate and record.

12848 In the matter of the Will of Olin Cook, deceased, this day the Court has appointed as executor, Blanche Carson, executrix, and the witnesses thereto, as issued by the Court in its order of probate, and the deposition of the witnesses thereto, as to the contents of the will, which test was taken by them on the 27th day of November, 1934, at 2:30 P.M., and the same is hereby admitted to probate and record, and the same is hereby admitted to probate and record.

12856 Blanche Carson, executrix of the estate of G. Walter Carson, deceased, having filed in this court her petition praying for the sale of real estate therein described to pay the debts of said estate, and all the defendants having been properly served with summons, or having voluntarily entered their appearances herein, it is ordered that said petition be heard on the 27 day of November, 1934, at 2:30 P.M.

probate of said will. Robert L. Allen the Commissioner heretofore appointed to take the deposition of Catherine Patton formerly Catherine Boctor and Arthur B. Lawson the subscribing witnesses to said will, duly returned the Commission issued to him, with said will annexed, and also the deposition so taken, duly certified, and subscribed by the subscribing witnesses to said will having been duly sworn, testified as to the execution and attestation of said will which testimony was reduced to writing, 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 Olive Cook, 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.

12848 In the matter of the will of L. W. Bline, Dead. Election of widow.

This day personally came into open Court Anna Bline widow of said L. W. Bline deceased and applied to make her election whether to take or not to take under the will of said L. W. Bline 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.

12856. Blanche Carson, Executrix of the estate of H. Walker Carson, Deceased. Plaintiff

v. W. Raymond Carson, et al. Defendants. This day this cause came on to be heard upon the report of Blanche Carson, Executrix of the estate of H. Walker Carson, 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 the 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.

This day this cause came on to be heard upon the report of Blanche Carson, Executrix of the estate of H. Walker Carson, 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 the 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.

Heer Plc. Co., Col., O. CD 1123.

It is further ordered that said petitioner execute a deed of all the right, title and interest of the said G. Walker Carson, in said real estate, to the purchaser, J. Everett Carson, subject to the mortgage of the Northwestern Mutual Life Insurance Company, in the amount found due herein upon the said purchase paying to said executor the amount of \$274<sup>71</sup> that being the amount of the purchase price less and above the amount due to the Northwestern Mutual Life Insurance Company by virtue of said mortgage.

It is further ordered that said Blanche Carson, out of the money in her hands, pay the costs and expenses incurred in the sale of said property, including an attorney fee of \$200<sup>00</sup> to Hoopes and Sanders amounting to the sum of \$274<sup>71</sup>.

12856 Blanche Carson - as executrix of the estate of G. Walker Carson, Decd. Plaintiff

Additional Bond, and Ordering Private Sale.

W. Raymond Carson et al. Defendants

It further appearing to the Court that the Plaintiff has given additional bond in the sum of One thousand Dollars with approved sureties according to law, the said bond is hereby approved. And it appearing to the Court upon satisfactory evidence, that it would be more to the interest of said estate of G. Walker Carson to sell the real estate described in the petition at private sale, it is now ordered, that Blanche Carson as such executrix sell the real estate in the petition described as provided by law, at not less than the appraised value thereof on the following terms to wit: Subject to the mortgage of the Northwestern Mutual Life Insurance Company in the sum of \$10552<sup>00</sup> and cash for any amount over and above said mortgage. And Plaintiff is ordered to make return forthwith upon such sale.

Heer Plc. Co., Col., O. CD 1123.

12846 In the matter of the Estate of Rose Victor. This day a Marysville in this Court before me I have read and approved of a copy of a recorded a

12847 In the matter of W. H. B. This day a petition was filed that the notice of advertisement published here ordered to be of this office

12849 In the matter of the Estate of Lester W. B. This day a Marysville in this Court before me I have read and approved of a copy of a recorded a



1887 P.C. CO. COL. O. CD 4129

... a deed of  
... M. Walker  
... J. Emmett  
... Western Mutual  
... and due herein  
... tip the amount  
... case price  
... Western Mutual  
... age.  
... Carson, sub  
... expenses  
... of an attorney  
... to the

...  
... date

... Plaintiff has  
... said Dollars  
... said bond  
... to the  
... Bonded by  
... ler Carson  
... at private  
... as such  
... described as  
... used value  
... to the  
... Insurance Company  
... amount  
... Plaintiff  
... such sale.

12846 In the matter of  
The Estate of  
Rose Victoria Spain, Dec'd  
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 Richard  
L. Cameron as executor of the estate of Rose Victoria  
Spain 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.

12847 In the matter of the Estate  
of W. H. Polner, deceased.  
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 the notice of appointment of Arona L. Polner as  
Adm'r. of the estate of W. H. Polner 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.

12849 In the matter of  
The Estate of  
Lester W. Cline Dec'd  
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 Isiah  
Cline and Burk W. Cline as executors of the estate  
of Lester W. Cline 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.

Heer Plg. Co., Coln., O. CD 4122.

12859

In the matter of the Will of J.C. Bird - deceased.

This day an instrument

of writing purporting to be the last will and Testament of J.C. Bird late of Washington Township in this County, was produced in open Court for Probate. It is now ordered that the said Will be filed in this Court and that due notice thereof and of the application to admit the same to probate and records be given to the widow and next of kin of the testator resident of the State of Ohio, 3 days prior thereto, that said application will be for hearing before this Court on the 10 day of December 1934, at 2:30 P.M.

12632

In the matter of the Estate of D.W. Beckley, Decd.

Authority to Transfer Real Estate.

This day came Chas Beckley, adx. of the estate of D.W. Beckley 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 September 13 A.D. 1933 residing at Blairtowne Twp Union Co. Ohio, that on 23 Dec. 1933; the petitioner was appointed adx. of his estate; that the following persons, with this relationship inherit said real estate:

Glenn Beckley - all	- Richmond Ohio	son	one-fifth
and Harris Orr	" "	daughter	" "
George Beckley	" "	son	" "
Jeffrey Beckley	" "	"	" "
Secreta Beckley	Idaho	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 Duplicates of the Security 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 records as provided by law.

Heer Plg. Co., Coln., O. CD 4122.

12674

In the matter of the estate of Mrs. M. Beckley deceased. Having filed and order an exempt the same being fully that the sixty seven and costs and 1/100 value the an 4/100 leaving Decker, Pauline and next estate and from such that a copy of all of affecting said estate of this a Certificate according

12633

In the matter of D.W. Beckley deceased. Finding therein a laws of the Court find that the wife Beckley. Sonnetia and the obtain a It is further in any or Successor

Heer Plg. Co., Colo., O. CD 4128

12674

In the matter of the Estate of Wm. H. Curry, Deceased. Estate not subject to Tax.

Nellie M. Curry as ad. of the estate of Wm. H. Curry 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 Two thousand six hundred and fifty dollars (\$2,067<sup>50</sup>) the debts and costs of administration are six hundred forty two and 1/100 dollars (\$642<sup>01</sup>) and the net actual market value thereof is one thousand four hundred twenty five and 1/100 dollars (\$1,425<sup>49</sup>). Said decedent died leaving Nellie M. Curry his widow and Maud L. Decker, L. Marie Roberts, Maymie J. Best, Emma Curry, Pauline Roberts and Howard E. Curry, his children and next of kin. 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 Commissioner of this State and that the costs herein taxed \$3.00 be certified to the County auditor to be paid according to law.

12623

In the matter of the Estate of D. W. Beckley. Estate not subject to Tax.

Phoebe Beckley as Administratrix of the estate of D. W. Beckley 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 three thousand nine hundred twenty five (\$3,925<sup>00</sup>) dollars, the debts and costs of administration are \$2,555<sup>29</sup> and the net actual market value thereof is \$1,369<sup>71</sup>. Decedent died leaving Phoebe Beckley as his widow and Glenn G. Beckley, George W. Beckley, Alfredo Beckley, Lena Harris, Sonnetta Beckley, as his children and next of kin. 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 \$3.00  
be certified to the County Auditor to be paid according to law.

12593 In the matter of the Estate of Olu A. Cameron Deceased | First & Final account

This day came Robert F. Allen, executor of said estate, and filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of Dec. 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

12674 In the matter of the Estate of Wm. B. Curry Deceased. | Final 1st & Final account.

This day came Nettie M. Curry adx. of said estate and filed her first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29 day of Dec. 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

12633 In the matter of the Estate of D. W. Berkeley Deceased. | First & Final account.

This day came Cheta Berkeley adx. of the estate of D. W. Berkeley and filed her first & final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of December 1934, at 1. P. M. and that notice thereof be published as required by law, in the Union County Journal, a newspaper of this county. & this matter is continued until said time.

12595 In the matter of the Estate of James Arthur Elliott dec'd | Final 1st and final account.

This day came William L. Elliott 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 29 day of December 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

12759 In the matter of the Estate of Mary Scheidner Dece'd | First & Final account.

This day came Louise E. M. Flatt, executor of said estate, and filed her 1st & final account therein. It is thereupon ordered, that said account be set for hearing and settlement on Saturday the 29 day of December, 1934, at 1. P. M. and that notice thereof be published as required by law, and this matter is continued until said time.

11966 In the matter of the estate of ... of the ad ... of the abo ... therein, s ... advised ... allegations ... the said ... and the C ... sufficient ... of said es ... therefor or ... said perso ... obtainable

12549 In the ma ... the Est ... John B. ... This day ... filed her ... thereupon ... and settle ... and that ... and this m

12860 In the ma ... estate of ... having file ... that said ... my inheri ... on for be ... in the pres ... of said e ... more five ... value the ... that ... died seiz ... certain ... County ... part of ... across ... tract in 19 ... estate and ... inheritance ... entry, by ... relation ... tax on ... to the La

Heer Plg. Co., Coln., O. CD 4129.

11966 In the matter of the Estate of Sarah Jane Hornum, Dec'd on to be heard on the application of the administrator de bonis eron with the bill annexed of the above estate, to sell the personal property described therein and the testimony, and the Court being fully advised in the matter finds that the statements and allegations contained in the said petition are true and that the 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 best interest of said estate to sell the said property at private sale - It is therefore ordered that the said F.W. McAllister proceed to sell said personal property at private sale for the best price obtainable and for cash.

12049 In the matter of the Estate of John R. Streater, Dec'd Trust and Final account.  
This day came Sarah Streater, admx. of said estate, and filed her first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 29th day of December 1934 at 1 P.M. and that notice thereof be published as required by law and this matter is continued until said time.

12860 In the matter of the Estate of Minnie M. Cray as sole heir of the estate of Minnie M. Cray deceased. Estate not subject to Tax.  
having filed an application duly verified for finding and order that said estate and the successions therein, are exempt from any inheritance tax under the laws of this state, the same came on for hearing, and the Court being fully advised in the premises finds and determines that the gross value of said estate was \$2500.00, the debts and funeral expenses were Five Hundred Dollars and the net actual market value thereof was \$2000.00. Two Thousand Dollars.  
That the only estate of which the said Minnie M. Cray died seized, was an undivided one-half interest in certain real estate situate in the State of Ohio, County of Union and Township of Blairtown, being part of Surveys nos. 6207 & 6809, containing 49 5/8 acres more or less. That the market value of said tract in 1921 was \$5000.00 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 state, and that the costs herein

Heer Plg. Co., Col., O. CD 1129

taxed at \$3<sup>00</sup> be certified to the County Auditor to be paid according to law.

12549

In the matter of the Estate of John B. Streeter Deceased.

Estate not subject to tax.

Sarah A. Streeter, as administratrix of the estate of John B. Streeter deceased, having filed an application, duly verified, for an 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 \$2310<sup>00</sup> the debts and costs of administration are \$1000<sup>00</sup> and the net actual market value thereof is \$2310<sup>00</sup> the persons in the names and relationships of those who inherit said estate:

Sarah A. Streeter	relationship	widow
James B. Streeter	"	son
John E. Streeter	"	grandson
Samuel E. Streeter	"	grandson
George W. Streeter	"	grandson

The exemptions as provided by the laws of the State of Ohio are in excess of the amount each will inherit and therefore said estate and successions therein are exempt from inheritance 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 \$<sup>00</sup> be certified to the County Auditor to be paid according to law.

12549

In the matter of the Estate of John B. Streeter, Dec'd

Authority to Transfer Real Estate

This day came Sarah A. Streeter, Adx. of the estate of John B. Streeter, 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 March 29-1923 residing at Jackson Township, that on August 15-1923 the petitioner was appointed administratrix of his estate; that the following persons, with their agn, inherit said real estate:

Sarah A. Streeter	Richmond, O.	R. D.	widow
James B. Streeter	"	"	son
John E. Streeter	"	"	grand-son
Samuel E. Streeter	Galion, O.	"	"
George W. Streeter	Galion, O.	"	"

Heer Plg. Co., Col., O. CD 1129

And that in said a fraction of complied real estate when such herein and des crip the Recorder by law.

12819

In the matter of the estate of Mabel Pay: Porter J. Pay: Mabel Pay: duly verified and the tax under hearing. premises of said estate and costs and the net Hundred ( died inter her widow M. Piles that as are exempt ordered to other entry the inherit certified to herein tax to be paid

12819

In the matter of the estate of Mabel Pay: deceased, for use of estate belong to the Court March 9- County, Administr inheritance

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.

12 819

In the matter of:  
The estate of  
Mabel Paxson, deceased,

Inheritance Tax -  
Not Subject to Tax -

Poter J. Paxson, as widower and heir of the estate of Mabel Paxson deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio the same came on for hearing, and the Court being fully advised in the premises, finds and determines that the gross value of said estate is Five thousand (\$5,000.00) Dollars - the debts and costs of administration are Five hundred (\$500.00) Dollars - and the net actual market value thereof is Forty-five hundred (\$4,500.00) Dollars - that said Mabel Paxson died intestate March 9- 1934 leaving Poter J. Paxson, her widower, and Bert W. Paxson, her son and Erund M. Miles, her daughter, as her only 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 at \$3- be certified to the County auditor to be paid according to law.

12 819

In the matter of the  
Estate of Mabel Paxson,  
Deceased.

Authority to Transfer -  
This day came Poter J. Paxson

widower and an heir, of the estate of Mabel Paxson, 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, intestate on March 9- 1934, residing in York Township, Union County, Ohio, that on Sept. 10- 1934, was appointed Administrator of her estate; that the foregoing persons inherit said real estate.

Heer Plg. Co., Col., O. CD 4123

Porter J. Poyson	most manifested O. widow	1/3-
But A Poyson	age 46 " " son	1/3-
Emmet M. Liles	" 40 " " daughter	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 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 records, as provided by law.

12861 In the matter of the Guardianship of Maxine Baines, Jem Baines Jr. & Joy Ann Baines.

This day John B. Baines appeared in open Court, and made application for an order to issue to Maxine Baines to select a suitable person for Guardian. And it appearing to the Court that said minor 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 minor to appear before this Court on or before the 6<sup>th</sup> day of December, 1924, at 10 a.m. and make such selection, or the Court will appoint a Guardian for them, and this cause is continued.

12854 In the matter of the Estate of Thomas P. Nerb. Deceased. Confirming Sale.

This day this cause came on to be heard on the report of Estella Nerb. Adm with Will annexed of the estate of Thomas P. Nerb. deceased, of her proceedings under the former order of this Court, and upon the motion of said petitioner to confirm the sale made in obedience to said order, and the Court having carefully examined said report, and finding the proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made. It is ordered, that the same be and hereby is, approved, and confirmed. It is further ordered that said petitioner execute a deed of all other right, title and interest of the said estate of Thomas P. Nerb, in said real estate, to the purchaser, Elizabeth Jane Nerb, upon the receipt from said purchaser, payment of the said purchase money in cash. It is further ordered that said Administrative out of the money in her hands, pay: To the Treasurer of this County, the sum of \$ — being the taxes against said property. It is

Heer Plg. Co., Col., O. CD 4123

further on balance of and said in Court the net proceeds costs here sale with

12804 In the matter of H. T. Be. it before me in County, signing the Commission, de to be her purposes to subscribe on day and On was received by Blanche manifesting said de to be signed accepted proceeding

12804 In the matter of H. T. Blanche Pearson, deceased, verified, and the inheritance same on advised that the the debts and the and that successor inheritances a copy other but the which to certify the costs



Further ordered that said Administrator account for the balance of the proceeds of said sale according to law, and said Administrator be authorized to invest such proceeds in Government Bonds, as provided for in Item second of the Will of said decedent. 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.

12804 In the matter of the Will of M. Walker Carson, Decd. Election of widow

Be it remembered, that on the 13 day of August 1934, before me the undersigned a notary public in and for said County, personally appeared Blanche Carson, the person signing the foregoing election under the will of M. Walker Carson, deceased, and acknowledged the signing thereof to be her voluntary act and deed, for the uses and purposes therein mentioned. In testimony whereof, I hereto subscribe my name and affix my official seal on the day and year aforesaid.

On this 4<sup>th</sup> day of December 1934 a written instrument was received by said Court, duly signed and acknowledged by Blanche Carson widow of M. Walker Carson, deceased, manifesting her election to take under the will of said decedent, and the same appearing to be regular and in conformity to law the same is accepted and ordered to be filed and recorded with the proceeding to probate said Will.

12804 In the matter of the Estate of M. Walker Carson, Decd. Estate not subject to tax

Blanche Carson, an executrix of the estate of M. Walker Carson, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the Court being fully advised in the premises, finds and determines that the gross value of said estate is \$17,239<sup>74</sup> and the debts and costs of administration are \$14,000<sup>00</sup> and the net actual market value thereof is nothing and that as a result said estate and the successions therein, are exempt from such inheritance tax.

It is 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<sup>00</sup> be certified to the County.

1/3-  
1/3.  
1/3.  
is as set  
to the  
been fully  
that said  
of the County  
named herein  
The  
filed with  
as provided  
and made  
to select  
hearing to the  
the right  
is necessary  
to said  
5<sup>th</sup> day of  
election or the  
cause is  
on the  
the estate  
under the  
ation of said  
new to said  
said  
petitioner in all  
id sale was  
that  
confirmed. It is  
deed of all  
estate of  
hasse  
purchaser,  
It is further  
in her  
the same  
It is

to be paid according to law.

12855

In the matter of the Estate of William Melching Dec'd | Relinquish Estate from administration

This day Mrs Lydia Melching 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 the estate of said decedent is less than \$500 in value, and it appearing that creditors was not be prejudiced thereby, it is ordered, that said estate be relieved from administration and that the property described in said application be paid or delivered to the persons named in said application.

Wednesday, December 5<sup>th</sup>

12324

In the matter of

The Estate of Mary M. Ladden, Deceased.

filing first & final account.

This day came C. A. M. Ladden 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 29<sup>th</sup> day of December 1934, at 1. P. M. and that notice thereof be published by law, and this matter is continued until said time.

12712

In the matter of the Estate of Laura A. Stephens, dec'd

Estate not subject to tax

E. M. Stephens as Administrator of the estate of Laura A. Stephens deceased, having filed an application 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 \$1651<sup>68</sup> the debts and costs of administration are \$1066<sup>51</sup> and the net actual market value thereof is \$584<sup>87</sup>. That the said decedent died leaving E. M. Stephens surviving spouse.

Walter M. Stephens, son; Arthur C. Stephens, son; Rena Young daughter, Bertrude Bryan, daughter. And that as a result said estate and the successions therein are exempt from such inheritance tax.

It is further ordered that a copy of this entry, together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of this State, that the costs herein taxed at \$- be certified to the County Auditor to be paid according to law.

12712

In the matter of the Estate of Laura A. Stephens, dec'd. This day and, filed and ordered to be settled at 1. P. M. required by time.

10260<sup>P</sup>

In the matter of the Estate of J. R. Brown, dec'd. This case R. Brown, E. Brown, J. Brown estate in the Court ordered the be and he time from sum of \$ estate by mortgage authorize the mortgage which is Leesburg recorded of said C.

12861

In the matter of Maxine application names J. that said December days not be given to Service in as provided

Heer Fig. Co., Col., O. CD 4129.

12712 In the matter of  
 The estate of  
 Laura A. Stephens, Deid. | Filing of first and final accounts

This day came E. M. Stephens, Administrator of said estate and, filed his first and final account therein. It is therefore ordered that said account be set for hearing and settlement on Saturday the 29 day of December, 1934, at 1 P.M. and that notice thereof be published as required by law and this matter is continued until said time.

10260<sup>P</sup> In the matter of the estate | This cause coming on to  
 of John E. Horn, Deid. by bonds and the motion of  
 George R. Horn, administrator.

This cause coming on to be heard on the motion of George R. Horn, Administrator vs Bonie Horn of the estate of John E. Horn, for authority to accept payment from Warren Braithwaite and Addie Braithwaite of their obligation to said estate in bonds of the Federal Farm Mortgage Corporation, and the Court being fully advised in the premises. It is ordered that said George R. Horn, administrator as aforesaid be and he hereby, is, authorized to accept payment at this time from Warren Braithwaite and Addie Braithwaite of the sum of \$700.00 and interest due from them to said estate by the acceptance of bonds of the Federal Mortgage Corporation at par. Said administrator is authorized to surrender said note and to cancel the mortgage executed to secure the same, and which is a first on 100 acres of land situated in Leesburg Township, Union County, Ohio, and which is recorded in Volume 103 Pg 193 of the mortgage records of said County.

12861 In the matter of the Guardianship | December 3<sup>rd</sup>  
 of Maxine Barnes, et al. | This day John H. Barnes filed an  
 application in Court for the appointment of a guardian of Maxine  
 Barnes John Barnes, Jr. & Joy Ann Barnes, minors - It is ordered  
 that said application be set for hearing on the 13 day of  
 December 1934, 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 over 14 yrs. of age, by personal  
 service in writing, all other interested parties by service  
 as provided by law.

Heer Plg. Co., Colo., O. CD 4129

In the matter of accounts for Settlement.

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County, this, for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on Saturday, December 29 - 1934.

12795 - Louis Michel, administrator of the estate of Mary Anna Down, First and Final account.

12400 Jacob Scheidter, executor of the estate of Peter Scheidter, First and Final account.

12382 Ella Smith, adx. of the estate of John E. Smith, First and Final account.

12527 Nettie Moffitt, adx. of the estate of C. A. Moffitt, First & Final account.

12633 Phila Beckley, adx. of the estate of D. W. Beckley, First & Final account.

12319 Charles Reed, executor of the estate of Henry L. Reed, First partial account.

12759 Annie M. Lead, adx. of the estate of Mary Scheidter, First and Final account.

12593 Robert F. Allen, executor of the estate of Old A. Cameron, First and Final account.

12489 James D. Down, adx. of the estate of Emma Jane Down, First & Final account.

12549 Sarah Sheeler, adx. of the estate of John T. Streete, First & Final account.

12595 William L. Elliott, executor of the estate of James Arthur Elliott, First & Final account.

12674 Nettie M. Curry, adx. of the estate of William H. Curry, First and Final account.

12324 C. A. McFadden, executor of the estate of Mary M. Fadden, First and Final account.

12712 C. M. Stephens, adx. of the estate of Laura A. Stephens, First & Final account.

Heer Plg. Co., Colo., O.

12847 In the m

The E  
W. R. Pl  
Anna b  
deceased  
for a su  
success  
toy and  
for heavi  
premises  
of said  
land for  
at the  
excursion  
toy.  
entry in  
relation  
toy on  
to the Tax  
herein to  
to be pro

12847 In the m

of W. W  
this day  
filed in  
ordered to  
before this  
and that  
entitled to  
at least 10  
who have  
personally  
prior ther

12722 In the m

Estate of  
A. D. Down  
deceased  
for a fin  
success  
toy and  
hearing  
the pres  
of said e  
Dollars, &  
Over. Ten  
market  
an. 79/100

12847

In the matter of the Estate of W. W. Plotner, Dec'd

Estate not subject to Tax

Urena L. Plotner as ad. of the estate of W. W. Plotner deceased, having filed an application 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 forty nine hundred thirty three dollars and forty six cents. There is no fair market value at the present time, and that as a result, 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 Ohio, and that the costs herein taxed \$3- be certified to the County Auditor to be paid according to law.

12847

In the matter of the Estate of W. W. Plotner, 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 18<sup>th</sup> day of December 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 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. *Clifford L. Baryl-attorney*

12722

In the matter of the Estate of Angelinea Dittus

Estate not subject to Tax

A. D. Brown as administrator of the estate of Angelinea Dittus deceased, having filed an application, 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, Fifteen Hundred Forty-eight <sup>and 79/100</sup> Dollars, the debts and costs of administration are One Hundred Seventeen Dollars, and the net actual market value, thereof, is, Fourteen Hundred Thirty-one <sup>and 79/100</sup> Dollars.

a part of said estate is in real estate and real estate prices are very slow and a sale of same as to value would be very uncertain. \$275<sup>00</sup> of this estate is in notes which have been distributed in kind and their collectibility may be uncertain, 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 Comm. of Ohio, and that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

Friday December 7-

11785 In the matter of the Estate of Linnie Longtrake. Decid. Filing First account

This day came Norman C. Bourn, executor of the Linnie Longtrake of Union County, Ohio, deceased, and presented his First Account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 26 day of January, 1935 at 10 A.M. to which time said matter is continued.

12861 In the matter of the Estate of Marie Hoan. Guardian. An. Joy. The matter is continued to 8-1934.

125-95 In the Estate of

This day of James applicat transfer. It appears that his Probate Court and was on October of his estate in said William Lee Ark.

Jerin Kate m. And it is as. And it that the applican transferred parcels in that a description with the as. prov-

11785 In the matter of Linnie. This 5- to be heard made. the hereby find estate is real estate. The cost of is no or

Heer Plg. Co., Col., O. CD 4129.

real estate  
as to value  
is in notes  
is collectible  
estate and the  
inheritance tax  
together with  
in any way  
of said  
that the  
County

12861 In the matter of the  
Guardianship of  
Maxine Haines, John Haines Jr.  
An. Joy Ann Haines, minors -  
The matter of the application for the appointment of a  
Guardian of the above minors, is continued until Dec-  
8<sup>th</sup> 1934. at 10.0 o'clock a.m.

12595 In the matter of the  
Estate of James Arthur Elliott  
Deceased. Authority to  
Transfer Real Estate

This day came William L. Elliott, executor of the estate  
of James Arthur Elliott, 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 September 26 - 1923 - residing at Richmond, Ohio,  
that his last will and testament was filed in the  
Probate Court of Union County, Ohio, on October 5, 1923,  
and was admitted to Probate on October 5, 1923; that  
on October 31 - 1923 - the petitioner was appointed executor  
of his estate; that the following persons are devisees named  
in said Will.

- William L. Roy Elliott, Richmond, O. son one fourth
- Lee Arthur Elliott " " " " "
- Imeria Max Kirby " " daughter "
- Katie M. Cumber " San Jacinto Calif. " "

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  
lands 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.

11785 In the matter of the Estate  
of Linnis Longbrake, Deceased. Determination of Inheritance Tax

This 5<sup>th</sup> day of December 1934, 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 is \$4720<sup>83</sup> composed as follows: Personalty \$4720<sup>83</sup>  
real estate - none - That the debts are \$124<sup>53</sup> and that  
the cost of administration will be \$322<sup>10</sup>. That there  
is no one entitled to dower in said real estate, no one

account  
executor  
deceased  
ment of said  
Court do order  
hearing  
at 1. P. M.

whose age at the death of said decedent was no years, has a dower in said real estate which is worth no dollars. And that the net actual market value of the assets which might be subject to tax, is \$4274<sup>15</sup>. The Court further finds that the persons entitled to succeed to said estate, their relationship of any to the decedent, the value of the succession to which each is entitled, the exemption allowed to each, the balance of each succession subject to tax, the amount of tax to which each succession is liable, the date of 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	Value of Succession	amt. of exemption	Def. sub. to tax	amt. of Tax	Date accrued	By whom Paid	Twp.
John M. Longbrake		Consort	\$390 <sup>00</sup>	\$350 <sup>00</sup>	✓	✓	✓	Norman C. Broom	Paris
Henry Davis		brother	none						
Tellie Hamilton		sister	none						
Earl Davis		brother	none						
Walter Staley		nephew	100 <sup>00</sup>	500 <sup>00</sup>					
John David Staley	20	son	2934 <sup>12</sup>		2934 <sup>13</sup>	205 <sup>30</sup>	3/3/30		
Dana Rieckhard		nephew	100 <sup>00</sup>	500 <sup>00</sup>					
May Miller		"	100 <sup>00</sup>	500 <sup>00</sup>					
Ruth Fritz		niece	100 <sup>00</sup>	500 <sup>00</sup>					
Charles Staley		niece	100 <sup>00</sup>	500 <sup>00</sup>					
P. D. Longbrake		none	100 <sup>00</sup>	none	100 <sup>00</sup>	7 <sup>00</sup>	3/3/30		
Will Longbrake		none	100 <sup>00</sup>	none	100 <sup>00</sup>	7 <sup>00</sup>	3/3/30		
Longbrake's Bank		none	200 <sup>00</sup>	none	200 <sup>00</sup>	14 <sup>00</sup>	3/3/30		
Belgium Co. R. D.		none	50 <sup>00</sup>	none	50 <sup>00</sup>	3 <sup>50</sup>	3/3/30		

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 forthwith forwarded to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5- be certified to the Auditor of said County, to be paid in the manner provided by law.

12844 In the matter of the estate of [unclear] This [unclear] of said [unclear] therein. In set of 26 days of thereof be matter is

12844 In the matter of the estate of [unclear] filed in [unclear] It is ordered that [unclear] of said [unclear] limited to

12728 In the matter of Agnes C. [unclear] Earl [unclear] This [unclear] filed his [unclear] ordered [unclear] settlement at 1. P. M. required said time.

12579 In the matter of [unclear] [unclear] This day [unclear] of said [unclear] recording with the [unclear] surety, [unclear] ordered [unclear] said [unclear]



Heer Ptg. Co., Coln., O. CD 4129.

no years,  
worth no dollars  
of the assets  
the Court  
ed to said  
the value  
assumption  
subject  
ession is  
w. by whom  
municipality,

By whom  
Paid  
C. P. Bonn.  
Marpis

as determination  
ated therein,  
rtice and of  
been filed,  
her with copies  
any way  
successions  
ed, be  
w of this  
This proceeding  
of said County,  
w

12844

In the matter of the Estate of Anna Mary Gase, Decd

Filing First and Final accounts

This day Isaac William M. Gase, administrator of said estate was filed his first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26 day of January 1935 at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

12849

In the matter of the Estate of Lester W. Bliss Decedent

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 law of the State of Ohio.

12728

In the matter of the Guardianship of Agnes C. Kines

First account

Earl Kines Jr. minor

This day Isaac Lee Redmond as Guardian of said minor filed his first partial account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26 day of January 1935 at 1. P. M. and that notice thereof be published as required by law and this matter is continued until said time.

12579

In the matter of the Guardianship of Peter A. Burd

Order approving Bond

This day Mary A. Burroughs appeared in open Court and gave and filed herein a new Bond as guardian of said Peter A. Burd, as hereinafter ordered, conditional according to law, in the sum of Two 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 Mary A. Burroughs pay the costs.

12 85-9 In the matter of the will  
of J.C. Bird Deceased.  
Cause continued to December 20 - 1934, at 2 P.M.

12 681 In the matter of the Estate  
of William P. Hudson. Deceased. | authority to transfer  
Real Estate.  
This day came Helen Hudson Jones, of the estate of William P.  
Hudson, deceased, and filed herein her application duly  
verified, for an order directing the transfer of certain real  
estate belonging to said decedent. It appearing to the Court  
that said decedent died testate on February 16 - 1934,  
residing at Plain City, Ohio, by the will of William P. Hudson  
Helen Hudson Jones, age 34, 315 - Jarvis Lane, Louisville, Ky -  
and the description hereafter portion inherited - all -  
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.

12 804 In the m  
Estate of  
this day  
estate m  
of said es  
schedule  
on the 29  
notice of  
to notice in  
days prior  
for me in  
printed

12 862 In the m  
of Melva D  
George L  
Melva Dels  
duly verified  
and the  
inheritance  
hearing  
premises of  
estate is  
\$4000.  
\$3500.  
of her last  
left no  
sons Le  
sole her  
and the  
inheritance  
of this  
in relat  
to on to  
Jay Comm  
at \$3-  
according

Heer Plat. Co., Colo., O. CD 4129.

2 P.M.  
Estate of William P. Hudson  
will be -  
set out in  
to the  
has been  
it is ordered  
upon the  
also are  
and that  
the description  
recorder of the

12804 In the matter of the Estate of G. Walker Carson, Deceased  
His day a schedule of debts in the above captioned estate was filed in this Court by Blanche Carson, Executrix of said estate. It is ordered that the approval of said schedule of debts be set for hearing before this Court on the 29 day of December 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 this year, at least ten days prior to the date of said hearing. By publication, for one insertion in the Mansfield Tribune, a newspaper printed and of general circulation in Union County, Ohio.

12862 In the matter of the Estate of Melvin Kelly, Deceased. Estate not Subject to Tax.  
George K. Kelly as one of the heirs of the estate of Melvin Kelly, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of this state same as for hearing and the Court being fully advised in the premises finds and determines that the gross value of said estate is \$3900.00 the debts and costs of administration are \$400.00 and the net actual market value thereof is \$3500.00. That decedent had no debts except the expenses of his last illness and funeral. That said Melvin Kelly left no widow surviving her and that her two sons Lewis C. Kelly and George K. Kelly were 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 this - and that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

Heer Fig. Co., Col., O. CD 4129.

12843. In the matter of the Estate of Mary D. Perry 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 31 day of December 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 at least 10 days prior to the date of said hearing except those who have waived said notice or who will thereafter be personally served by the fiduciary herein at least 10 days prior thereto.

Order On Filing Schedule of Debts.

12861 In the matter of the Guardianship of Maxine Barnes 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 Maxine Barnes John Barnes Jr. and Joy Ann Barnes are minors and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that John A. Barnes is legally competent and he having filed an application herein and given bond in the sum of \$6000.00 conditioned according to law with Daisy A. Barnes, A. B. Staley and W. L. Elliott as sureties thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said John A. Barnes as provided by law.

Order on Hearing

12843 In the matter of the Estate of Mary D. Perry Deceased.  
 Jeannette Fox, as executrix of the estate of Mary D. Perry deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And, the Court being duly advised in the premises finds and determines that the gross value of said estate is three thousand one hundred eighty-six and 47/100 dollars, the debts and costs of administration are seven hundred seventy seven dollars and 57/100 dollars and the net actual market value thereof is two thousand four hundred eight and 97/100 dollars. That Jeannette Fox, the sole legatee under the Last Will and Testament of Mary D. Perry deceased, is a daughter of said Mary D. Perry, whose exemption is \$2500.00 and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy

Estate not Subject to Tax

Heer Fig. Co., Col., O. CD 4129.

of this in relation to the same Ohio, and to the court  
 11966 In the matter of the estate of F. A. M. of the estate represents of said estate for the judgment number Ohio. Bank of et al, rendered that said reason on which said debt for the applic benefit which J. M. stated the Verily found  
 Jeannette Fox, as executrix of the estate of Mary D. Perry deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And, the Court being duly advised in the premises finds and determines that the gross value of said estate is three thousand one hundred eighty-six and 47/100 dollars, the debts and costs of administration are seven hundred seventy seven dollars and 57/100 dollars and the net actual market value thereof is two thousand four hundred eight and 97/100 dollars. That Jeannette Fox, the sole legatee under the Last Will and Testament of Mary D. Perry deceased, is a daughter of said Mary D. Perry, whose exemption is \$2500.00 and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy

Heer Pte. Co., Coln., O. CD 4129.

chedule of debts.  
 ned estate was  
 late, It is  
 debts to set  
 ber 1934. ab  
 given to all  
 State of Ohio.  
 east 11 days  
 who have  
 mally served  
 Thento.

in the application  
 from given  
 the Court  
 and Joy are  
 necessary.  
 be appointed  
 is is legally  
 alion herein  
 d according  
 Elliott  
 bond. to  
 same to said

est to Tax

Mary D.  
 saw, duly  
 said estate  
 from any  
 same came  
 they advised  
 that the gross  
 hundred  
 and costs of  
 seven dollars  
 let value than  
 her dollars,  
 under the  
 y deceased,  
 lose  
 said estate  
 on such  
 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. 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.

11966 In the matter of the estate of Sarah Jane Horison, decd. Application to Compound Claim

F. A. McAllister, administrator de bonis non with Will annexed of the estate of Sarah Jane Horison deceased, respectfully represents that there is in his hands as a part of the assets of said estate, a certain claim against one A. J. Miller for the sum of \$1908.44 with interest at 6%, being a deficiency judgment in a mortgage foreclosure rendered in an action number 13057 in the Common Pleas Court of Union County, Ohio, wherein D. P. Anderson, Receiver of the First National Bank of Richmond Ohio, was plaintiff and A. J. Miller et al, were defendants, the said judgment being rendered in favor of Benton Cahill, Executor of said estate; that said debt cannot now be collected for the reason that said judgment debtor is without property on which levy can be made, and insolvent; that said debtor has agreed to pay the sum of \$750.00 for the discharge of the same;

Applicant says that he believes it would be to the benefit of the estate to sell said claim, wherefore, he asks approval of said settlement.

The McAllister, being duly sworn, says that the facts stated in his foregoing application are true, as he verily believes. F. A. McAllister

Found to before me - this 12. day of Dec. 1934. C. A. Hoopes Notary  
 Journal Entry: This day this matter came on to be heard on the application of F. A. McAllister, adm. de bonis non, with Will annexed, of the estate of Sarah Jane Horison, deceased, for authority to compound a claim against one A. J. Miller amounting to \$1908.44 with interest and it appearing that said claim is of doubtful value and cannot be collected in full and that it would be for the best interest of said estate to accept said sum, it is hereby ordered that the administrator accept the same, and, give an acquittance to the debtor therefor.

Heer Plg. Co., Coln., O. CD 4123.

12722 In the matter of the estate of Angelina Dittus Deid

First and Final account

This day came A.D. Brown, administrator of the estate of Angelina Dittus late of Union County, Ohio deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26-day of January 1935, at 10 A.M. to which time said matter is continued.

11966 In the matter of the estate of Sarah Jane Harrison Deid

This day this cause came on for hearing on application of F.A. McAllister, administrator de bonis non of the estate of Sarah Jane Harrison deceased, for an allowance of extra compensation on account of the extraordinary services rendered herein as set forth in said application. The Court being fully advised in the premises finds that said services were extraordinary services not required of said administrator in the common course of his duties, and the Court fixes and allows the value of said services at \$2000.00, and authorizes the applicant to include said amount in his account as such administrator.

12806 In the matter of the estate of Maggie Darling Deid

First and Final account. Dec. 15<sup>th</sup>

This day came Gretchen Darling ad. of the estate of Maggie Darling late of Union County, Ohio deceased, and presented her first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26-day of January A.D. 1935, at one o'clock p.m. to which time said matter is continued.

Heer Plg. Co., Coln., O. CD 4123.

8609 In the matter of the estate of Maggie Darling Deid. Also the intention of the County Court cause on exception of Foster. The order hereby for

17022 J. L. K. Authorized of W. D. due from mortgage

Heer Plg. Co., Coln., O. CD 4129.

8609 In the matter of

the Guardianship of  
Maggie Skidmore Deid

Entry Fixing appeal Bond

Alva Skidmore having filed herein notice of his intention to appeal to the Court of Common Pleas of Union County Ohio, from an order of this Court made in this cause on November 26-1934, which order overruled exceptions of said Alva Skidmore to the final account of Foster J. Skidmore, as Guardian of Maggie Skidmore. The amount of the bond for such appeal, is hereby fixed at \$100.00.

inal account  
the estate of  
do, and,  
settlement of  
Court do order  
on postunday  
which find

application of  
of the estate  
name of  
ordinary services  
application,  
minor funds  
is not  
know cause  
is the value  
the applicant  
to us. such

at account.  
re. 15-  
+ of the  
this deceased,  
in settlement  
Court do  
hearing on  
at one o'clock

Monday, December 17-

17022 J. L. W. Hazen Probate Judge of Union County do hereby authorize Flora J. Blaney executrix of the estate of W. L. Blaney to accept payment of the debt due from Leas E. Andrews \$600 - 00 of the Federal Farm Mortgage Corporation, the estate of the deceased.

Heer Fig. Co., Coln., O. CD 4129.

11966

In the matter of the Estate of Sarah Jane Morrison Deceased.

This day this cause came on to be heard upon the motion of the American Surety Company of New York to be released and discharged from all further obligations upon the bond given by it in this cause for Benton Cahill as executor of the estate of Sarah Jane Morrison and the court having heard said motion and the evidence finds that the said American Surety Company of New York has paid to the said Fred A. McAllister Administrator de bonis non with the will annexed of the estate of Sarah Jane Morrison deceased the amount in full of its obligation to said estate as found by the Court of Common Pleas of Union County, Ohio. And that the obligations of said bond have been fully discharged by the said American Surety Company of New York and that the said American Surety Company of New York should be and is hereby fully released from all further obligation upon said bond and the same is released and discharged herein.

Approved: Corpa and Dambas attorneys for Fred A. McAllister ad de bonis non with the will annexed.

Signer in Presence  
Cameron & Cameron Attorneys for the American Surety Co of New York.

12646

In the matter of the Estate of Lewis J. L. Nicol 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.

12646

In the matter of the Estate of Lewis J. L. Nicol 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 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.

Heer Fig. Co., Coln., O. C

12354

In the matter of the Estate of Lewis J. L. Nicol Deceased.

This day the hearing on the approval of said Inventory was had before this Court and the same was approved.

12847

In the matter of the Estate of Lewis J. L. Nicol Deceased.

12390

In the matter of the Estate of Lewis J. L. Nicol Deceased.

This day the hearing on the approval of said Inventory was had before this Court and the same was approved.



Heer Plg. Co., Coln. O. CD 4129.

cause came upon the American Surety charged from by it in this the estate of heard said and American said Fred with the will an deceased, said estate of Union said bond an surety American Surety released the same is allied adv-

Surety Co work.

and estate said estate, the approval of h notice reasons late of this

Liabilities the Court schedule of debts required by said Thero's of debts formed

12354

In the matter of the Last Will and Testament of Newell J. Graham, Deceased

Amendment to Entry

The Court, having heretofore by entry of November, 14- 1934, granted the application of Estella F. Main and Virgil E. Graham, as executors of the last will and testament of Newell J. Graham, and authorized said executor to accept the sum of \$7300.00, in full satisfaction of the claim of said estate against Robert R. Gray and Emma Gray, it is hereby ordered that said executors be, and they hereby are authorized to accept Federal Farm Mortgage Corporation Bonds to the amount of the payment heretofore authorized.

12847

In the matter of the estate of J. N. Hobbs, 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 being given to all persons entitled to notice under the laws of the State of Ohio.

Wednesday December 19-

12390

In the matter of the Estate of Hannah J. Budgett, Deceased - Authority to Transfer Real Estate.

This day came, C. A. Kooper, attorney for the executor, of the estate of Hannah J. Budgett, deceased, and filed herein his application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent.

It appearing to the Court, that said decedent died testate on August 28- 1932, residing at Marysville, Ohio, that by the terms of her will Mary E. Rosette was named by executrix of her last will and testament, that the foregoing persons - inherit said real estate.

Mary E. Rosette 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.

11966 In the matter of the estate of Sarah Jane Harrison Deceased

Entry approving Private Sale

This day this cause coming on for hearing on the report of F.A. McAllister, administrator de bonis non with final account of the estate of Sarah Jane Harrison, deceased, of this proceeding under the former order of this Court, the Court having carefully examined said report, and being satisfied that said sale has in all respects been regular and legal, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that this proceeding be recorded, and that said F.A. McAllister Administrator pay the costs herein taxed at \$.

12759

Thursday December 20

In the matter of the Estate not Subject to Tax, Estate of Mary Scheidner, Deceased

Louisa E. M. Fladt, as executrix of the estate of Mary Scheidner, deceased, having filed an application, duly verified, for a finding and order that said estate and the successions therein, are exempt from any inheritance under the laws of Ohio. The same came on for hearing. And the Court being fully advised in the premises finds that the gross value of said estate is One thousand two hundred one Dollars the debts and costs of administration are five hundred eighty five and 78/100 Dollars, and the net actual market value thereof is, five

hundred  
are as fol  
Dr. Mac  
Lee  
L.H. Miller  
Amy  
Peter  
Allen  
County  
John  
approv  
Lorad  
Probate  
Compens  
That al  
devised to  
and that  
therein  
It is ju  
with a cop  
may affec  
of said lo  
laws. that  
to the lo

12863

In the ma  
of J.C. B  
This ma  
on. The ap  
record th  
of Washin  
Court.  
that sa  
and, that  
to be resi  
notice of  
to admini  
James  
David  
said M  
subscri  
open Cou  
Respecti  
of said  
was. sub  
said M  
said in  
Just a m  
duly etc

hundred twenty-five and 43/100 Dollars - that said debts are as follows:

Dr. Mac Dowd medical service	\$ 59 <sup>00</sup>
J Lee	3 <sup>00</sup>
L.H. Miller undertaker	282.50
Amey Barker funeral services	6 <sup>00</sup>
Peter Fisher Church dues	5 <sup>00</sup>
Allen Co. Treas. Fees	77 (cents)
Cemetery exp. C. J. C. McElmuth	7.50
John W. Darley atty.	35 <sup>00</sup>
apparatus for covered monument	3 <sup>00</sup>
Probate Court Costs	31 <sup>30</sup>
Compensation of executor	48 <sup>31</sup>

That all the residue of the estate is bequeathed and devised to Louisa E. M. Gladst, a sister of the 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 this state that the costs herein taxed at \$3- be certified to the county auditor to be paid according to law.

12863 In the matter of the Will of J.C. Bird, deceased. Order admitting to Probate & Record

This matter came on this day further to be heard on the application of W. T. Bird to admit to probate & record the Will of J.C. Bird 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 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 B. H. Cronley and Leonard Cox subscribing witnesses to said Will this day appeared in open Court and having been duly sworn testified respectively to the due execution and attestation of said Will which testimony was reduced to writing and subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and testament of said J.C. Bird deceased; that it was duly executed and attested; and that the said

Heer Fig. Co. Col. O. CD 4129

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.

12863

In the matter of:  
The estate of:

J. C. Bird deceased.

Order for appointment

aw.

For Bond.

The last will of J. C. Bird deceased, late of Washington Township said County, having heretofore been duly proved and allowed; this day H. C. Bird the executor named in said will appeared in open Court, and made and filed an application under oath as required by law to be appointed 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 H. C. Bird is a suitable person and legally competent, it is ordered that he be appointed as such executor, upon giving Bond with surety as required by law in the sum of Eight thousand Dollars and this decree is continued.

This day H. C. Bird appeared in open Court, accepted the trust as executor of the estate of J. C. Bird deceased and gave and filed herein his Bond in the sum of eight thousand Dollars, conditioned according to law, with United States Fidelity & Guaranty 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 J. C. Bird (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).

Heer Fig. Co. Col. O. CD 4129

12851

In the matter of the estate of

William B. ...  
this day ...  
residing ...  
real estate ...  
Court that ...  
residing ...  
positions ...  
following ...  
Edward E.

And it ...  
set out in ...  
satisfaction ...  
Complined ...  
real estate ...  
where such ...  
herein ...  
the descr ...  
with the ...  
provided

12817

In the matter of the estate of

This de ...  
heretofore ...  
It appear ...  
of the fili ...  
or, name ...  
and no ...  
now orde ...  
be allowe

Heer Plg. Co., Col., O. CD 4129.

12881 In the matter of the  
Estate of William K. Cashell  
Deceased

Authority to Transfer  
Real Estate

This day came Cora E. Cashell, executrix of the estate of William K. Cashell, 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 2-1934, residing at Raymond, Ohio, that on November 19-1934, the petitioner was appointed executrix of said estate; that the following persons - inherit said real estate,

Cora E. Cashell, age 63 years - Raymond, O 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 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.

12817 In the matter of the  
Estate of John Jay Ball  
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.

Heer Ptz. Co., Colo., O. CD 4129

12864 In the matter of the Will of Lydia A. Bormett, deceased.

Presentation of Will for Probate

An application having been this day presented to the Court by H. D. Collins praying that an instrument in writing purporting to be the last will and testament of Lydia A. Bormett, 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 3-day of January 1934 at 1:30 P.M.

12851 In the matter of the Estate of William B. Bashell, deceased.

Estate not subject to Tax

Lora E. Bashell, as executrix of the estate of William B. Bashell, dec'd having filed an application, duly verified, for a finding order that said estate and the successions therein, are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is twenty two hundred twenty 2<sup>nd</sup> Dollars; the debts and costs of administration are sixteen hundred sixty six and 53/100 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 Comm. of Ohio, and that the costs herein taxed at 3<sup>rd</sup> be certified to the County Auditor to be paid according to law.

Saturday December 22 -

10257 In the matter of the Guardianship of Edna Benzler Peters.

No. 10 557. Fourth account.

This day came Mary Benzler guardian of Edna Benzler Peters 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 26. day of January 1934, at 1. P.M. to which time said matter is continued.

12851 In the matter of the Estate of Wm. B. Bashell, dec'd. Dec. 24-

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 for the ninth. notice of said hearing being given to all persons entitled to notice under the laws of the State of Ohio.

Heer Ptz. Co., Colo., O. C

12689 In the matter of the Estate of Joseph Rof...

This day Joseph Rof... for an order to said decedent's Ohio, that that the Joseph Rof... And to out in satisfaction Applicant upon the situated Certificate in the County.

12835 Newington, De...

This day, Dunning, as of his force the order the sale a Company expects respects of the Court fairly proceeding It is further and, delin described H.D. Walker right time purchase by the Court other you

Heer Plg. Co., Colo., O. CD 4128.

Will for Probate

ed to the Court writing purporting H. deceased, go notice in application given to the said testator hearing on January 1934

to Top

to, baskell, deid order that said inheritance tax at the Court trines that the \$100 Dollars in the sixties six and decisions therein or ordered that in relation excursions of said herein taxed ding to law.

Edna Benzler with account ified, ed and ay of January is continued. Dec. 24

to was filed It is ordered authority be id there ing led to notice

12689

In the matter of the Estate of Joseph Roff, Decd.

Authority to Transfer Real Estate.

This day came J. C. Brau non, executor of the estate of Joseph Roff 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 9- 1934, residing at Marysville, Ohio, that the petitioner was appointed executor of said estate; that the following persons inherited said real estate:

Raeph Luckey age 42, blemant. Ohio husband. 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 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.

Friday December 28.

12835

Wentworth J. Downing, Executor of the estate of William H. Downing, Decd.

Inheritance: Confirming sale.

This day this cause came on to be heard on the report of Wentworth J. Downing, as Executor of the estate of William H. Downing, deceased Plaintiff of his proceedings under the former order of this Court; return of the order of sale heretofore issued herein. Upon his motion to confirm the sale made in obedience to said order, the Court having carefully examined the said report and finding the proceedings in all respects correct, according to law, and the former order of the Court, and being satisfied that the said sale was fairly and legally made - it is ordered that the said proceedings and sale be and hereby is approved & confirmed. It is further ordered that the said Plaintiff as such executor execute and deliver a good and sufficient deed, conveying the premises described in the petition and order of sale, to the purchaser, H. D. Walker, upon paying to the Plaintiff the sum of eight hundred and thirty-five (\$835.00) Dollars, the purchased price, in full. It is further ordered by the Court that the question of distribution and all other questions be continued for further orders -

Heer Pte. Co., Colo., O. CD 4129.

In the matter of the Estate of — for Publication of accounts.  
Approving Publication of Notice.

This day proof of publication of notice of filing accounts and vouchers of administration was made and the Court hereby approves the same and orders the notice aforesaid to be entered upon the journal of the Court in full: said notice is as follows.

- 12795 Louis Michael, administrator of the estate of Mary Ann Dowry  
First and Final account
- 12400 Jacob Scheidner, executor of the estate of Peter Scheidner  
First and final account
- 12382 Ella Smith, adx. of the estate of John E. Smith,  
First & Final account
- 12527 Nettie Moffitt adx. of the estate of C. A. Moffitt  
First & Final account
- 12633 Phoebe Berkeley, adx. of the estate of D. W. Berkeley,  
First & Final account
- 12319 Charles Reed executor of the estate of Henry L. Reed.  
First Partial account
- 12737 Louie E. Fladt, adx. of the estate of Mary Scheidner  
First & Final account
- 12593 Robert F. Allen, executor of the estate of O. A. Connor,  
First & Final account
- 12489 Dana D. Lonn, adx. of the estate of Emma Jane Lonn,  
First & Final account
- 12549 Sarah Shuler, adx. of the estate of John D. Streete,  
First & Final account
- 12593 William Elliott executor of the estate of James Arthur Elliott  
First & Final account
- 12674 Mattie M. Curry, adx. of the estate of William H. Curry  
First & Final account
- 12324 C. A. M. Ladden, executor of the estate of Mary M. Ladden,  
First & Final account
- 12712 E. M. Stephens, adx. of the estate of Laura A. Stephens  
First and Final account

Heer Pte. Co., Colo., O. CD 4129.

12864 In the matter of the estate of Lydia — this day application was made by person to the Court to the will. And it was ordered that out of the estate of the said person be paid to the said person the sum of \$100.00. This day the said person signed with all

12489 In the matter of the estate of Emma — This day application was made by the administrator of the estate for the purpose of having published the accounts of the said administrator or objector examined and all objections advised. And in the matter of the said person said to be of the County of Union, Colorado. It is ordered that the same be filed in the Court. It is ordered that the same be filed in the Court.

12593 In the matter of the estate of O. A. Connor. This day application was made by the executor of the estate for the purpose of having published the accounts of the said executor or objector examined and all objections advised. And in the matter of the said person said to be of the County of Union, Colorado. It is ordered that the same be filed in the Court. It is ordered that the same be filed in the Court.



in of, accounts.  
accounts and  
nt. hereby  
as entered  
is as follows.  
now Dorsy  
nders  
th,  
h  
-1  
Read.  
Schneider  
Chas. A. Cameron,  
Jane Loom,  
H. Streete,  
Arthur Elliott  
H. Curry  
M. Ladd  
D. Stephens

12864 In the matter of the will of Lydia W. Bonnette, Deceased. | Order for Commission  
This day L. H. Collins appeared in open court and made application for a commission to issue to some suitable person to take the deposition of James H. Uice witness to the will of said Lydia W. Collins deceased.  
And it appearing to the court that said witness resides out of the jurisdiction of this court, to-wit, at Marion Ohio, Co. Hughes St. It is therefore ordered that such commission and said will annexed, issue to Dexter Hazen a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed, certified and sealed, to be returned to this Court with all convenient speed, and this cause is continued.

12489 In the matter of the Estate of Emma Jane Loom, Dec'd | First and Final account  
This day the first and final account of Danna D Loom, Adm'r. of the estate of Emma Jane Loom, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 just and correct and in conformity to law. Therefore the said account is hereby approved, allowed and confirmed.  
Said Gwynn Sanders attorney for, is hereby allowed, the sum of twenty-five dollars (\$25.00), which sum is considered just and reasonable. The Court finds said account duly balanced, and said estate settled according to law.  
It is ordered that said administrator pay the costs herein taxed at \$5.00 Nov. 19-34.  
It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12593 In the matter of the Estate of Chas. A. Cameron, Dec'd | No. 12593- First and Final account  
This day the first and final account of Robert F. Allen Executor of the estate of Chas. A. 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.

Heer Pl. Co., Colo., O. CD 4129.

Therefore, the said account is hereby approved, allowed and confirmed. Said executor is hereby allowed the sum of \$ 144.32, 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. This order that said executor pay the costs herein taxed at \$5.00 said Dec. 14 /33. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

17759

In the matter of the Estate of | First and Final account  
Mary Schindler deceased.

This day the First and Final account of Louise E. M. Fladt executrix of the estate of Mary Schindler deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore, the said account is hereby approved, allowed and confirmed.

Said executrix is hereby allowed the sum of sixty Dollars (\$60.00) as a credit, being a just and reasonable amount expended by her for monument for said decedent. Said executrix is hereby allowed the sum of \$48.21 being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered. Said John Daily, es. attorney the sum of \$50.00 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 executrix pay the costs \$5.00. Nov. 29 - 1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Heer Pl. Co., Colo., O.

12319

In the matter of the estate of Henry... This day... executor of... having... published... been filed... or object... said acc... matters p... the pres... and cor... said acc... Said C... being comm... by him a... Services re... Attorney a... which su... The Co... from su... pay the... It is... proceedin... office

12549

In the matter of the estate of John... This... ad... hearing... published... filed the... to the sa... paid acc... pertaining... finds the... in conform... is hereby... Said Ho... Trustees... considers... the Court... estate set... Ad-x. pr... It is ord... herein b...

Heer Plg. Co., Col., O. CD 4129.

12319

In the matter of the Estate of Henry L. Reed, Deceased.

First and Final account.

This day the First and Final account of Charles H. Reed executor of the estate of Henry L. Reed deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed.

Said C. H. Reed is hereby allowed the sum of \$104.27 being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

Said Cameron and Cameron as attorney are hereby allowed the sum of Ten Dollars - which sum the Court considers just and reasonable.

The Court finds a balance of \$80.85 due said executor from said estate. It is ordered that said executor pay the costs herein taxed at \$5. paid Nov. 9-1934.

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

12549

In the matter of the Estate of John H. Streater, Deid

First and Final account.

This day the 1st and Final account of Sarah Streater adx of the estate of John H. Streater deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, 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 Hoopes and Saunders are hereby allowed the sum of Twenty-five Dollars (\$25.00) 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 Adx. pay the costs herein taxed at \$5. - Dec. 1934

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

12595 In the matter of the estate  
of James Arthur Elliott  
Deceased

First and Final account

This day the first and final account of William S Elliott executor of the estate of James Arthur Elliott deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 F. H. McAllister attorney is hereby allowed the sum of \$17.00 which sum the Court considers just and reasonable. The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said executor pay the costs herein at \$5.00 Nov. 24 - 1934.

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

12674 In the matter of the estate  
of Wm. B. Bury Deceased.

First and Final account

This day the first and final account of Nettie M. Bury Adm. of the estate of Wm. B. Bury deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 Robert Allen attorney is hereby allowed the sum of \$75.00 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 Adm. pay the costs herein taxed at \$5.00 Nov. 28 - 34.

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

12324 In the matter of the estate  
of Mary M. Bury Deceased

This day the first and final account of Nettie M. Bury Adm. of the estate of Mary M. Bury deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 Robert Allen attorney is hereby allowed the sum of \$75.00 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 Adm. pay the costs herein taxed at \$5.00 Nov. 28 - 34.

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

12795 In the matter of the estate  
of Mary M. Bury Deceased

This day the first and final account of Nettie M. Bury Adm. of the estate of Mary M. Bury deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 Robert Allen attorney is hereby allowed the sum of \$75.00 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 Adm. pay the costs herein taxed at \$5.00 Nov. 28 - 34.

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

Heer Fig. Co., Coln., O. CD 4129.

12724 In the matter of the Estate of Mary M<sup>c</sup> Ladden, Deceased. First and Final account.

This day the First and Final account of C. A. M<sup>c</sup> Ladden executor of the estate of Mary M<sup>c</sup> Ladden, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 C. A. M<sup>c</sup> Ladden is hereby allowed the sum of \$75<sup>00</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs \$5.00. Paid Nov. 34.

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

12795 In the matter of the Estate of Mary Anna Dossy, Deceased. 1<sup>st</sup> and Final account.

This day the First and Final account of Louis Michel, Administrator of the estate of Mary Anna Dossy, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 sixty - three and 78/100 Dollars \$63<sup>78</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said Hooper and Sanders - attorneys, are hereby allowed the sum of \$50<sup>00</sup>, which sum the Court considers just and reasonable.

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

It is ordered that said administrator pay the costs herein taxed at \$5<sup>00</sup> paid Nov. 7-1934.

It is ordered, that said account and the proceedings

Heer Plg. Co., Col., O. CD 4129.

herin be recorded in the Records of this office.

12400. In the matter of the estate of Peter Scheidner Dec'd | First account.

This day the First account of Jacob Scheidner executor of the estate of Peter Scheidner deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 \$350.00 as a credit being a just and reasonable amount expended by him for monument for said decedent.

Said executor is hereby allowed the sum of \$396.21 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said Peter A. Porter attorneys are hereby allowed the sum of \$396.21 which sum the court considers just and reasonable. The court finds a balance of \$1257.18 in the hands of said executor due said estate; which amount he is ordered to pay over and distribute according to law, and the net of said Peter Scheidner deceased. It is ordered that said executor pay the costs \$5.00 10-17-34. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12712 In the matter of the estate of Laura A. Stephens Dec'd | 1st and final account.

This day the first and final account of E.M. Stephens Administrator of the estate of Laura A. Stephens deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 E.M. Stephens adm. is hereby allowed the

sum of \$600.00 and account for all his expenses as which sum The Com estate set said order \$55.00 nov. It is ordered herein be

Heer Plg. Co., Col., O. CD 4129.

sum of \$600.00 and account for all his expenses as which sum The Com estate set said order \$55.00 nov. It is ordered herein be

12832 In the matter of the estate of J. J. Stephens Dec'd | This day Adm. of the estate for hearing been published having been to except or comply therewith a fully advised all proper Therefore allowed hereby all on the a her, and ordinary Pd. judgements paid a sum of \$500.00 reasonable balanced It is ordered herein be It is ordered of this office



Heer Plg. Co., Col., O. CD 4129

12527 In the matter of the Estate of C. A. Moffitt, deceased.

First an. Final account.

This day the First and Final account of Nettie Moffitt adx. of the estate of C. A. Moffitt, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 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 Nettie Moffitt adx. is hereby allowed the sum of \$185<sup>23</sup> being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered. Said Potter and Potter as attorneys are hereby allowed the sum of \$5<sup>00</sup> 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 adx. pay the costs \$5<sup>00</sup> pt. 11-23-34. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

12632 In the matter of the Estate of D. W. Beckley, deceased.

First an. Final account.

This day the First and Final account of Pheta Beckley Adx. of the estate of D. W. Beckley, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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, 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 Pheta Beckley, adx. is hereby allowed the sum of \$136<sup>00</sup> being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

Said Robert F. Allen as attorney is hereby allowed the sum of \$136<sup>00</sup>, 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

Heer Plg. Co., Col., O. CD 4129

\$ 5- god. and the pro this office 1202 Marion D. adx. This r plaintiff p to pay debt of the de defendant's tri ing to law. a The Cou parties an should be g of said in the pete estate at dispersed r bond her now of the amount of that be sureties Thirteen to Continued



§ 5. - Jct. Apr. 14-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

1202 Marion D. Taggard.

ad. etc. of Rolland Tomkline {Ordering Bond - Dec. 22<sup>nd</sup> 1934. Dispensing with a new appraisement.

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, Jasper E. Larcom, and the other defendants being in default of answer, although 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 there is no surviving spouse of said decedent; that the real estate described in the petition was appraised by the appraisers of the estate at - - - and that a further appraisement is dispensed with.

The Court further finds that the bond heretofore given by the plaintiff as a dr. Dr. Bon's now of the estate of Rolland Tomkline deceased, in the amount of - - - Dollars is insufficient and is ordered that he file an additional bond with sufficient sureties to be approved by this Court in the sum of thirteen hundred and fifty Dollars - and this cause is continued.

account.  
the profits  
and on for  
having been  
having been  
except or object.  
examined  
all matters  
the premises  
correct  
account  
the sum of  
and  
ation for all  
Poter as  
which sum  
balanced  
the costs  
said  
corded  
account  
Phbas Beckley  
me on foot  
from published  
filed there,  
to the  
mind said  
atters per.  
the premises,  
and correct and  
account is  
the sum  
collected and  
sensation  
by allowed  
on sides  
binds said  
L. to  
the costs

12825 J. George Emmert, ex.  
 Executor of the estate  
 of Valentine Zollner  
 Deid.  
 v.  
 Alft.  
 v.  
 Alft. Zollner Rausch, et al.  
 Deid.

upon the motion of the said plaintiff to confirm the sale made in obedience to said order; the court having carefully examined the said report and finding the proceedings of the said plaintiff in all respects correct and being satisfied that the said sale was fairly and legally made.

Therefore it is ordered, and adjudged by the Court that the said proceedings and sale be and hereby is approved and confirmed.

It further appearing to the Court from said report that the said plaintiff sold Tract 1, to John George Starr for the sum of five hundred and ninety (\$590<sup>00</sup>) Dollars, and the second tract to Alft Zollner Rausch for the sum of six hundred and thirty (\$630<sup>00</sup>) Dollars; therefore it is ordered that the said plaintiff as such executor execute and deliver a good and sufficient deed for the said real estate to the said purchasers, respectively upon their paying the purchased price therefor. It is further ordered, and for good cause shown, that this cause be continued for distribution.

12863 In the matter of the  
 Estate of J. C. Bird  
 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 21 day of January 1935 at 2 P.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 Marysville Journal at least 40 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.

12842 In the matter  
 of the estate  
 of Mary D. Pe  
 This day  
 heretofore  
 It is ap  
 notice of  
 given to  
 exceptions  
 said sched  
 allowed an

12804 In the matter  
 Estate of  
 This day the  
 claims are  
 barrow. ex  
 And the  
 that notice  
 claim re  
 by the Cou  
 Marysville  
 circulation  
 surviving  
 all credit  
 G. Walker  
 for any  
 approved  
 And

Schedule  
 careful ex  
 to be in  
 Schedule of  
 approved

12866 In the m  
 The es  
 Deven Ho  
 This day  
 and filed  
 to be app  
 Heretof  
 and an  
 any last  
 also a  
 estate co  
 the Court  
 should be  
 is a sin  
 ordered. It

this cause  
and on the  
Ernest  
estate of  
deceased  
under the  
Court, and  
the sale  
leaving  
the  
correct  
was fairly  
and  
and  
found.  
said report,  
George  
(8590)  
Rensch  
(630) Dollars;  
plaintiff  
a good  
state to the  
ing the  
ordered, and  
continued

tion.  
state was  
late. This  
be set for  
May 1935  
The ginn  
of the State  
at least  
except that  
after be  
least 10

12842 In the matter of. The Estate of Mary D. Perry, deceased. | Appointing Schedule of Claims Debts & 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.

12804 In the matter of the Estate of G. Walker Carson, Decd. |  
This day this cause came on to be heard upon the schedule of debts, claims and liabilities heretofore filed herein by Blanche Carson, executrix of the estate of G. Walker Carson, deceased. And the Court, being fully advised in the premises finds that notice of the hearing of the said Schedule of Debts, claims and liabilities was given as heretofore ordered by the Court, by publication, by one insertion in the Mansfield Tribune, a paper printed and of general circulation in Union County, Ohio to the executrix, surviving spouse, next of kin, beneficiaries under the will, all creditors, and all persons interested in the estate of G. Walker Carson, deceased, and their attorney or attorneys for any of them, and that said notice is hereby approved and confirmed.

And there being no exceptions filed to said Schedule of debts, claims and liabilities, and after careful examination of them, the Court finds the same to be in all matters true and correct, and the said Schedule of claims, debts and liabilities is hereby approved and confirmed.

12866 In the matter of. | Order for appointment  
The Estate of | for Bonds.  
Dillon Bickel, Deced  
This day William Bickel 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 Dillon Bickel, deceased, late of Richwood 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 said Administrator should be appointed and that said William Bickel is a suitable person, and legally competent, it is ordered that he be appointed as such Administrator

Heer Plg. Co., Col., O., CD 4129.

upon giving Bond, with sureties as required by law in the sum of three thousand dollars. The cause is continued.

12866

This day William Bickhoff appeared in open Court, accepted the appointment as administrator of the estate of Della Bickhoff deceased, gave and filed herein his Bond in the sum of three thousand dollars, conditioned according to law, with George Bickhoff and Allie Bickhoff as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said William Bickhoff that notice of said appointment be published as required by law; that this proceeding be recorded and that said Adm. pay costs taxed at \$ -

12865

In the matter of the Estate of James Laird, Deceased.

Estate not Subject to Tax

O. O. Laird, executor of the estate of James Laird deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is fifty three hundred ninety three dollars. The debts and costs of administration are \$400.00 and the net actual market value thereof is forty nine hundred forty three dollars.

O. O. Laird son of the deceased receives by deed the 65 acres of land valued at \$2400.00

Charles Laird son of deceased receives one-half of chattels

Ell. Laird son of deceased receives one-half chattels

Total Chattels valued at \$2993.00 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- be certified to the County Auditor to be paid according to law.

Heer Plg. Co., Col., O., CD 4129.

12862

In the matter of the Estate of Maggie M. Richmond and filed admission to Hospital. William B. Maggie M. M. the 1. d. further ord. Dr. E. J. witnesses, to and this co

This day Maggie M. Thuring examined by H. C. D. and bring out that she has been an inhabitant of this State for treatment. It is the Dr. E. J. M. make out provided that any of said Dr. Margaret under witnesses, transmit And. v. Harold State Hospital or death And.

Beer Plg. Co., Col., O. CD 1129.

12862

In the matter of  
The Estate of  
Maggie M. Herrod.

Order for Warrant.

This day Howard M. Herrod a resident citizen of Richmond R. 2. in this County, appeared in open Court and filed an affidavit in the form prescribed by law, for admission of said Maggie M. Herrod into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff commanding him to bring said Maggie M. Herrod alleged to be insane - before this Court on the 1 day of January 1925 - at 1. P.M. and it is further ordered that subpoenas issue for Dr. H. C. Duke & Dr. E. J. Marsh, reputable legally qualified physicians witnesses, to appear at the time and place aforesaid; and this cause is continued.

This day this cause came on to be heard, and the said Maggie M. Herrod was brought before the Court.

Whereupon the Judge proceeded with the examination, and having heard the testimony of Dr. H. C. Duke and Dr. E. J. Marsh, M. D. the medical witnesses, and being satisfied that said Maggie M. Herrod is insane; that she has a legal settlement in Richmond R. 2. below Lawrence 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 Columbus State Hospital;

It is therefore ordered that Dr. H. C. Duke and Dr. E. J. Marsh the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered that such application be made to the Superintendent of said State Hospital for the admission of said Margaret M. Herrod, and that a certified copy under seal of the certificate of said medical witnesses, and of the finding in this case, be transmitted to said Superintendent.

And it is further ordered that said Maggie M. Herrod be committed to the custody of Columbus State Hospital at Columbus, O. until otherwise ordered.

And this cause is continued.

Heer Fig. Co., Col., O. CD 4129.

12862 In the matter of Linway of Maggie M. Harrold.

Warrant for clothing

The Judge being advised that said Maggie Harrold can be received into the Columbus State Hospital and it appearing that said patient is not supplied with proper clothing, it is ordered that such clothing as is required be furnished and paid for as provided by law, and it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to William J. Rausch, Sheriff, and that you are authorized to take Herman Akelman as an assistant in conveying said patient to said Hospital, and that this order is continued for the return of said warrant by said Sheriff with his report thereon.

In the matter of Appointment of Carrie W. Hornbeck Deputy.

This day January 2/35 the matter of appointment of a deputy for the Probate Court of Union Co. was considered by the Court.

It appearing to the Court, that Carrie W. Hornbeck is a suitable person to be appointed Deputy it is, therefore ordered that said Carrie W. Hornbeck be appointed Deputy for the Probate Court of Union County January 1-1935 to July 9-1937 salary \$ 1350 per year; monthly payments \$ 115.00 (increase).

12868 In the matter of

Carrie W. Hornbeck Deputy. This day January 2/1935 the matter of increase in salary of said Deputy was considered by the Court. It appearing to the Court, such increase should be, it is ordered, that Carrie W. Hornbeck, as Deputy, receive \$ 115.00 payable monthly \$ 1350 per year; from January 1, 1935, to July 9-1937

Heer Fig. Co., Col., O. CD 4129.

12857 In the matter of William Thompson

This day... filed... thereupon... and settled... at 1 P.M. required by... sent to...

12727 In the matter of Estate of...

This day... filed his... thereupon... and settled... at 1 P.M. by law, and...

Settlement Accounts and estate County Ohio unless except and confirm

11785 Norman C. ...

12728 Lee Redman

12557 Mary Burgle

12506 ...

12544 William M.

12722 A. D. Brown

12856 Cora E. ...

12727 O. D. Dull

Any person... to the... head... disposed

thing  
 Maggie Howard  
 that and  
 applied with  
 as is  
 led by law,  
 every one  
 claim  
 jied to take  
 conveying  
 this cause  
 ut by said  
 matter of  
 the Probate Court  
 of the Court  
 that Carrie  
 Deputy it is,  
 banded Deputy  
 1-1935  
 fully payments  
 the  
 along of said  
 owing to the  
 end that  
 the monthly  
 9-1937

12857 In the matter of the Estate of William Cashell, Deceased. | Filing of First & Final account  
 This day came Cora E. Cashell, executrix of said estate and filed her first and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 26-day of January A.D. 1935 at 1 P.M. and that notice thereof be published as required by law and this matter is continued until said time.

12727 In the matter of the Estate of Clarissa Dillon, Deceased. | Filing first and final account  
 This day came O.D. Dillon adr. 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 26-day of January 1935 at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

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 Saturday January 26-1935:

- 11785- Norman C. Brown, executor of the estate of Minnie Longbrake. First account.
- 12728 Lee Redmond, adm. of Agnes C. Hines, and Earl Hines Jr. First Partial account
- 10887 Mary Benzler, adm. of Edna B. Peters. Fourth account.
- 12806 Mrs. Helen Darling, adr. of the estate of Maggie Darling. First and final account.
- 12544 William H. Bae, Administrator of the estate of Anna Mary Bae. First & final account
- 12722 A.D. Brown, adr. of the estate of Angelina Dittus. First & final account.
- 12856 Cora E. Cashell, executrix of the Estate of William Cashell. First and final account.
- 12727 O.D. Dillon adr. of the estate of Clarissa Dillon. First and 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.

Heer Pl. Co., Col., O. CD 112.

12866 In the matter of the Estate of Della Bickel, deceased.

The inventory and appraisement of the above estate having been filed on this 3<sup>rd</sup> day of January 1935 the Court sets the 19<sup>th</sup> day of January 1935 at 10. A.M. for hearing on said inventory and orders that notice be given to all persons entitled to notice under the laws of the state of Ohio by publication, for one insertion in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio.

12781 In the matter of the Estate of Charles E. White, 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 24<sup>th</sup> day of January 1935 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 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.

12866 In the matter of the Estate of Della Bickel, Dec'd

This day this cause came on to be heard upon the application of the administrator to sell certain personal property in said application 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 will be to the advantage of said estate to sell the said personal property at private sale, it is therefore ordered that William Bickel as administrator of the estate of Della Bickel, deceased, proceed to sell the following described personal property at private sale, for not less than the actual market value thereof.

The following is a description of said personal property:  
One U.S. Treasury Bond. 1944-6- 3 7/8% per value \$1000 no. 63555 L  
One U.S. Treasury Bond 1944-6 - 3 7/8% per value \$1000 no. 56127 H.  
It is further ordered that said William Bickel make return of his proceedings herein within thirty days after the sale.

Heer Pl. Co., Col., O. CD

9641 In the matter of the Guardians of the Estate of David Frank

This day the Court set the 19<sup>th</sup> day of January 1935 at 10 A.M. for hearing on said inventory and orders that notice be given to all persons entitled to notice under the laws of the state of Ohio by publication, for one insertion in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio.

12146 In the matter of the Estate of Ida

This day the Court set the 19<sup>th</sup> day of January 1935 at 10 A.M. for hearing on said inventory and orders that notice be given to all persons entitled to notice under the laws of the state of Ohio by publication, for one insertion in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio.

9276 In the matter of the Guardians of the Estate of Ernest L.

This day the Court set the 19<sup>th</sup> day of January 1935 at 10 A.M. for hearing on said inventory and orders that notice be given to all persons entitled to notice under the laws of the state of Ohio by publication, for one insertion in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio.

12866 In the matter of the Estate of Della

12866 In the matter of the Estate of Barbara

This day the Court set the 19<sup>th</sup> day of January 1935 at 10 A.M. for hearing on said inventory and orders that notice be given to all persons entitled to notice under the laws of the state of Ohio by publication, for one insertion in the Richmond Gazette, a paper printed and of general circulation in Union County, Ohio.



9641 In the matter of the Guardianship of Maria Gray, incompetent Entry On Filing.

This day, W. L. Metzger, Chief Attorney, Veterans Bureau, Cincinnati, Ohio, filed in motion for the removal of John O'Connor as Guardian of Maria Gray, incompetent. On consideration thereof, the Court sets said application for hearing on 24 day of January 1935 - at 10 o'clock A.M. and orders that notice of said application and the causes therein alleged for the removal be served on said John O'Connor, as Guardian of Maria Gray, incompetent by the Sheriff of Hamilton County, Ohio, at least five (5) days before the time of hearing.

12146 In the matter of Trusteeship of Ida Sanderson. Filing first and final account.

This day came E. J. Marsh - Trustee, and filed his 1st and final account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 2-day of March A.D. 1935 at 1 o'clock P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

9276 In the matter of the Guardianship of Emma May Pyles - incompetent Truth account.

This day came Mary M. Pyles, as Guardian and filed her Truth account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 2-day of March - A.D. 1935 at 1 P.M. and that notice thereof be published as required by law, and this matter is continued until said time.

12866 In the matter of the Estate of Della Kieckoh deceased. Entry - page 546.

12868 In the matter of the Estate of Barbara Anna Verrath Order for appointment and for Bond.

This day George Verrath 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 Barbara Anna Verrath, deceased, late of Trossie 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

George Wellrich 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 sixteen thousand dollars - this course is continued

This day George Wellrich appeared in open Court accepted the appointment as administrator of the estate of Barbara Anna Wellrich deceased, and gave and filed herein his Bond in the sum of Sixteen thousand dollars, conditioned according to law, with Margaret Dellinger and Rosine Bernold, as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said George Wellrich 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.

12816 C. J. Isman Adr. of J. T. Vaner, Dec. 1 January 3 - This day came the Plaintiff Isman in his additional Bond in the sum of \$1000 with approved sureties conditioned according to law which bond is hereby approved. And it appearing to the Court that a private sale would be to the best interest of the estate it is ordered that said C. J. Isman, as such administrator, sell said real estate at private sale at not less than \$10,725.00 being the appraised value thereof for cash. And it is further ordered that said C. J. Isman as such administrator make return of sale without unnecessary delay.

12781 In the matter of the estate of J. T. Vaner, Dec. 1 January 3 - order on February Debts. Charles E. White, Dec. 1 (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 24 day of January 1935 at 10 A.M. that notice of said hearing be given to all persons entitled to vote under the laws of this by publication in the Richmond Register 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,

12146 In the matter of Ida ... This day ... filed his ... is ... for hearing ... of March ... is continued

12576 In the matter of the following ... Ellen Raus ... filed at \$900

12865 In the matter of Barbara ... This day ... Administrator ... is ... advised of this ... them ... its approval ... and approval respects same is

12146 In the matter of the Trusteeship Filing List 9. Final account, of Ida Sanderson.

This day came E.J. March, Trustee, 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 2-day of March, A.D. 1935, at 1 P.M., and that notice thereof be published according to law, and this matter is continued until said time!

Monday January 7-

12876<sup>a</sup> In the matter of the appointment of Ella Rausch, Jail Matron.

The following appointment is hereby approved, this day of 7 January, 1935: Ella Rausch as jail matron, and the salary of said matron is hereby fixed at \$900 per year, payable - \$75.00 per month.

Monday January 7-

12868 In the matter of the Estate of Barbara Anna Vollrath, Dec'd

This day the cause came on to be heard upon the Inventory and appraisement heretofore filed herein by George Vollrath, ad'r. of the estate of Barbara Anna Vollrath, deceased. And the Court, being fully advised in the premises finds that all of the next of kin, the administrators, and the attorneys for each of them have received notice of the filing of said Inventory and appraisement, and consented to its approval.

The Court, upon examination of said Inventory and appraisement, finds the same to be in all respects correct and in conformity to law and the same is therefore approved and confirmed.

Heer Fig. Co., Coln. O. CD 4129.

12868 In the matter of the Estate of Barbara Anna Vollmuth, Deceased.

This day this cause came on to be heard upon the schedule of debts, claims and liabilities filed herein by George Vollmuth, Administrator of the estate of Barbara Anna Vollmuth, deceased, and the Court, being fully advised in the premises and from the evidence, finds that all of the next of kin, all creditors, and all persons interested in the estate of Barbara Anna Vollmuth, deceased, and the attorney or attorneys for each of them, have received notice of the filing of the schedule of debts, claims and liabilities and consented to the immediate approval thereof. The Court further finds, from the evidence and upon examination of said schedule of claims, debts and liabilities, that the same is in all respects correct and in conformity with law and is, therefore hereby approved and confirmed.

12620 } Mrs. R. Myra Ancillere  
12636 } administrator of the estate of Patrick B. Smith, Deceased.  
Plaintiff

Beneficiaries

Andrew Smith et al. Defendants  
State of New Union County, ss.

To the Honorable L. W. Hazen, Probate Judge Union County, Ohio.  
I, Floyd C. Kerns Clerk of the Court of Common Pleas within and for the County of Union and State of Ohio, in whose custody the files, journal and records of said Court are required by the laws of the State of Ohio to be kept, do hereby certify that the order and judgment of the Court of Common Pleas of Union County, Ohio, hereto attached and marked "Exhibit A" and the order, judgment and decree of the Court of Appeals of Union County Ohio, hereto attached and marked "Exhibit B," and the order, judgment and decree of the Supreme Court of Ohio, hereto attached and marked "Exhibit C," are taken and copied from the records of the proceedings in said Courts, and that said copies have been compared by me with the original records, and that the same are true and correct transcripts thereof.

In Testimony whereof, I do hereby subscribe my name officially and affix the seal of said Court

Heer Fig. Co., Coln. O. CD 4129.

in the l... this 5-da

Mrs. R. Myra Ancillere of the Patrick

P- Andrew

This cause from the to the Court said prob evidence as the Court appointed of the estate order and Ohio: that resident of estate int debts and decedent of admin which sh ancillary further to call the say said and the p granted. It is decreed judgment County, O of the by said a hereby is It i to rema County Ohio above s according To D defendants

in the Court House in Mansville of Union County Ohio,  
this 5 day of January, 1935.

Floy C. Kerns  
Clerk C. P. Court Union Co - O

"Exhibit A"

In the Court of Common Pleas - Union County Ohio

Mrs. L. Myers, an ancillary ad-  
of the estate of  
Patrick B. Smith, Dec'd.  
Plaintiff  
v.

Andrew Smith et al.  
Defendants.

This cause coming on this day to be heard on appeal  
from the Probate Court of this county, and was submitted  
to the court upon the transcript made and certified by the  
said probate court, the original papers in the case, exhibits,  
evidence and briefs of counsel. On consideration thereof,  
the court find that the plaintiff Mrs. L. Myers, is the duly  
appointed, qualified and acting ancillary administrator  
of the estate of Patrick B. Smith, deceased, by virtue of an  
order and decree of the probate Court, of said Union County,  
Ohio; that the said decedent Patrick B. Smith died a  
resident of Hartford City Indiana, and left no personal  
estate within the State of Ohio; that there are valid  
debts and claims against the estate of the said  
decedent in the nature of taxes, claims and expenses  
of administering his estate within the State of Ohio,  
which should be paid by the plaintiff as such  
ancillary administrator. Therefore, the court  
further finds that it is necessary for the plaintiff  
to sell the real estate described in the petition to  
pay said debts, claims and expenses of administration  
and the prayer of the plaintiff's petition should be  
granted.

It is therefore considered, adjudged and  
decree'd by this Court, that the findings and  
judgment of the said probate Court of Union  
County, Ohio, ordering the appraisement and sale  
of the said real estate, described in the petition  
by said ancillary administrator, be, and the same  
Court is sustained.

It is further ordered by this Court that this case  
be remanded to the said probate Court of Union  
County Ohio, for execution of the findings herein-  
above set forth and for further proceedings  
according to law.

In full of which findings and order the  
defendant, Andrew Smith, excepts an exception noted

Heer Plg. Co., Colo., O. CD 4125

And, therefore the defendant, Andrew Smith, filed his motion for a new trial and upon consideration the Court overrules the same, exceptions, noted for the defendant, Andrew Smith, F. Le Roy Allen Judge approved Hoopes and Sanders, attorney for Plaintiff, Boyd & Boyd

Exhibit B.

In the Court of Appeals, Union County, Ohio  
 Andrew Smith, Plaintiff in error,  
 v.  
 M. L. Myers, auxiliary adr. of the estate of Patrick B. Smith, Deceased et al.  
 Defendants in error.

M. L. Myers, auxiliary adr. of the estate of Patrick B. Smith, Deceased et al.

Entry

This cause came on for hearing upon the petition in error, the transcript, and the original papers and pleadings from the Court of Common Pleas of Union County and was argued by counsel, on consideration whereof the Court find there is no error apparent on the record in said proceedings and judgment.

It is therefore considered by the Court that the judgment aforesaid be, and the same hereby is, affirmed; that the defendant in error recover from the plaintiff in error his costs herein expended taxed at \$-

It is therefore ordered that a special mandate be sent to the Common Pleas Court of Union County for execution upon this judgment. Exceptions noted for plaintiff in error.

approved, Boyd & Boyd.

attorneys for Plaintiff in error

Hoopes and Sanders

attorneys for defendant in error.

Exhibit C -

State of Ohio City of Columbus

Supreme Court of the State of Ohio

of the term of January A. D. 1934. Term: December 26 - 1934

Andrew Smith, no. 20-118 vs. M. L. Myers auxiliary adr. et al.

Motion for an order directing the Court of Appeals of Union County to certify its Record.

It is ordered by the Court that this motion be, and the same hereby is, overruled.

Costs: motion fee - \$2.00 paid by Peter Alkintz

F. Letta W. Miller, Clerk of the Supreme Court of the State of Ohio, do hereby certify that the foregoing entry is truly taken and correctly copied from the records of said Court, term: from Journal no. 33 page

In Witness Whereof, I have hereunto subscribed my

Heer Plg. Co., Colo., O. C

name of this 2-

12846

In the matter of the Estate of this day

application property to Court being statement surviving and clerks

and that said person

It is as, except

Rosa Vic private a

book her

per miss

Dale.

Over

Mem

\$ 0-00

and. It

proced

Heer Plg. Co., Col., O. CD 4129.

name and affixed the seal of said Supreme Court  
this 2. day of January, A.D. 1935.

"Beta W. Miller" clerk

By Elliott E. Weston Deputy

12846

In the matter of the  
Estate of Rosa Victoria Spain  
Deceased. Ordering Sale -  
This day the cause came on to be heard upon the

application of Richard L. Cameron, executor, to sell personal  
property therein described, and the evidence; and the  
Court being fully advised in the premises, finds that the  
statements and allegations are true; that there is no  
surviving spouse; that Howard M. Euton, the only legatee  
and devisee, has filed herein his consent to said sale,  
and that it is for the best interest of said estate to sell  
said personal property at private sale.

It is therefore ordered that said Richard L. Cameron,  
as executor of the Last Will and Testament of the said  
Rosa Victoria Spain, deceased, proceed to sell at  
private sale through the usual banking channels and for  
not less than the then market value thereof with  
permission to pay the usual commission for said  
sale.

Over Fourth Liberty Loan Registered Bond  
Number 306006 for \$500.00 - appraised value  
\$500.00.

and that said executor make return of his  
proceedings herein within 30 days after the sale.

umber 26 - 1934  
ordinary adv. of  
of appeals  
motion to  
attest  
of the  
ing entry is  
ords of said  
scribed my

Heer Plg. Co., Colo., O. CD 4129.

12698. In the matter of the Estate of Alvin Stimmel, Decd.

Determination of Inheritance Tax

This - day of January 1935, 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 is \$3,212.23 composed as follows: Personalty 121.23 Real Estate \$3,091.00 That the debts are \$1,639.75 and that the cost of administration will be \$315.00. That there is no one entitled to share in said real estate.

And that the net actual market value of the assets which might be subject to tax is \$1,662.23

The Court further finds, that Bessie Hutchisson and Lillian Smart, the step-daughters of Alvin Stimmel mentioned in his Will, have each proven to the satisfaction of the Court that they were for more than 10 years, or from the 31 day of December 1889, until the date of the death of said Alvin Stimmel, mutually acknowledged as parent child and that by reason of such proof, the said Bessie Hutchisson and Lillian Smart, are entitled to the \$5000.00 exemption as the acknowledged children of said Alvin Stimmel and that the persons entitled to succeed to said estate, their ages, 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 and municipality in which such tax originates are as follows:

Name	Age	Township	Exemption	Value	Balance	Date	By whom Pd.	Township or Corporation
Bessie Hutchisson	60	1st	466.00	500.00	None			
Lillian Smart	50	"	466.00	500.00	None			
H. A. Smart	26	"	58.32	None	58.32	4.08 7/6/13	C. P. Hutchisson	Mill Creek Twp
A. P. Smart	21	"	58.32	None	58.32	4.08 "	"	"
A. S. Smart	10	"	58.32	None	58.32	4.08 "	"	"
P. J. Headlee	7	"	14.58	None	14.58	1.02 "	"	"
A. J. Headlee	6	"	14.58	None	14.58	1.02 "	"	"
Jay Linn Hally	3	"	14.58	None	14.58	1.02 "	"	"
W. H. Headlee	1	"	14.58	None	14.58	1.02 "	"	"

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

Heer Plg. Co., Colo., O.

In the matter of the Estate of Harry H. Smart

12767. In the matter of the Estate of Harry H. Smart

This day application was made by Harry H. Smart, Trustee of the Estate of Harry H. Smart, for the liquidation of the said estate and 7 1/2% due the estate in dollars. Ordered as such to collect from of law.

12767 In the matter of the Estate of Harry H. Smart

This day application was made by Harry H. Smart, Trustee of the Estate of Harry H. Smart, for the liquidation of the said estate and 7 1/2% due the estate in dollars. Ordered as such to collect from of law.



To the Tax Commissioner of Ohio.

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

12767. In the matter of, The Estate of Henry H. Lane, deceased.

Order.

This day this cause came on to be heard upon the application of John W. Lane, ad- of the estate of Henry H. Lane, deceased, the evidence, and the Court, being fully advised in the premises it is, therefore,

Ordered, adjudged and Decreed that John W. Lane, as such Administrator shall turn over to John W. Lane, as Trustee a certain Certificate of claim issued by J. J. Fulton, Supt. of Banks of the State of Ohio, in charge of the liquidation of the Farmers Deposit Bank of Richmond, Ohio, No. 617 in and for the sum of Two Hundred Seventy one and 75/100 Dollars (\$271.75) upon which there remains due the sum of Two Hundred fifty seven and 3/100 Dollars (\$257.30) and it is further,

Ordered, adjudged and Decreed, that John W. Lane as such Trustee shall have full power and authority to collect any and all further dividend upon said proof of claim and distribute the same according to law.

12767 In the matter of The Estate of Henry H. Lane, Dec'd

Order.

This day this cause came on to be heard upon the application of John W. Lane, administrator of the estate of Henry H. Lane, deceased, the evidence, and the Court being fully advised in the premises it is therefore,

Ordered, adjudged and Decreed, that John W. Lane as such administrator shall turn over to John W. Lane as Trustee, a certain contract with the United States Government concerning the reduction of production of corn and hogs, of which said contract, said Henry H. Lane, was one of the contracting parties and it is further,

Ordered, Adjudged, and Decreed that John W. Lane, as such Trustee shall have full power and authority to collect any and all further payments and dividends upon said contract and distribute the same according to law.

By  
matter came  
ment having  
premises, do  
composed  
That the  
ion will be  
one in said  
of the assets  
ission and  
not mentioned  
one of the Court  
the 31 day  
act of said  
ment child  
Bessie  
ed to the  
children  
one entitled  
in relationship  
cession to  
and to each,  
the amount  
the date of  
shomed by  
in which  
{ Trustee of  
Corporation  
miscellaneous  
an determination  
ted therein.  
and of time  
and that  
of all other  
of the  
estate  
for which

Heer Plg. Co., Col., O. CD 4129

12869

Richard L. Cameron, executor  
of the last will of  
William D. Cameron, deceased.  
Plaintiff

Entry appointing Guardian  
ad litem.

Kate C. Johnson et al.  
Defendants.

This day this cause came on to be heard upon the application of Richard L. Cameron, as executor of the last will of William D. Cameron, as executor of the last will of William D. Cameron, deceased, plaintiff in this action, for the appointment of a Guardian ad litem for Benjamin V. Matteson and Elizabeth E. Matteson; and the court, being fully advised in the premises, finds that said Benjamin V. Matteson and Elizabeth E. Matteson are minors under the age of 14 years, and are necessary parties defendant to this action, and they have each been duly and legally served with summons herein, and no former application for a guardian ad litem has been made for them.

It is therefore adjudged and decreed that Richard C. Thrall be and he hereby is appointed guardian for the said for said minor defendants.

This day came Richard C. Thrall, into open Court, and having therefor been appointed guardian for the said for Benjamin V. Matteson and Elizabeth E. Matteson minor defendants, under the age of 14 years, accepts said appointment.

12767.

In the matter of the  
Estate of Harry K. Lane,  
Deceased.

Confirming Sale -  
Public Sale -

This day this cause coming on to be heard upon the Report of John H. Lane, administrator of the estate of Harry K. Lane, Deceased, the proceedings under the former order of this Court, the Court having carefully examined said Report and being satisfied that said sale has been in all respects, regular and legal, it is

Ordered that the same be and hereby is approved and confirmed.

Heer Plg. Co., Col., O.

12867

In the matter of  
The will of  
Lydia A. ...  
This ...

the application  
record etc  
formalities  
this Court

It is  
that said  
and that  
of said

have been  
will and  
record in  
this Court

the probate  
Dexter  
the deposition  
to said will

with said  
taken, de  
Collins,  
to said will

my estate  
was read  
and, was

where  
instrument  
P. Bonn  
attested;

said will  
memory  
thing  
to probate

of the  
in this

12851

In the matter of  
The estate  
William

This day  
a newspaper  
the notice  
of the estate

published  
was filed  
it is  
of this office

Guardian  
item,

son the ap-  
last will of  
of William J.  
the appointment  
son and  
advised  
Matteson  
the age of  
Court to this  
d legally  
application  
for them.  
that Richard C.  
Guardian for the

son Court  
Guardian for the  
the E. Matteson  
accepts and

and upon the  
to of Henry H.  
former order of  
said Report  
been in all

is approved

12867 In the matter of  
The will of  
Lydia A. Bonnette. Dec'd

Order admitting to Probate, <sup>an.</sup> Record  
(Commission Returned)

This matter came on this day further to be heard, on the application of L. H. Collins to admit to probate and record the will of Lydia A. Bonnette, deceased, late of the Township of Taylor in said County, heretofore filed in this Court.

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

Dexter Hazen the Commissioner heretofore appointed to take the deposition of James Rice one of the subscribing witnesses to said Will, duly returned the commission issued to him, with said Will annexed, and also the deposition so taken, duly certified, and upon this day <sup>also</sup> came L. H. Collins, a witness to said Will, said subscribing witnesses to said Will, having been duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, 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 Lydia A. Bonnette deceased; that it was duly executed <sup>an.</sup> attested; and that the said testatrix, at 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.

12851 In the matter of  
The Estate of  
William B. Cashell  
Deceased.

Order to Record Proof  
of Publication

This day the affidavit of J. M. Tubbs, publisher Mansfield Tribune a newspaper of general circulation in this County that the notice of appointment of Cora E. Cashell, as Executor of the Estate of William B. Cashell 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.

12756 In the matter of the Estate of George Jacob Kanaw. Deceased.

Estate not Subject to Tax

Samantha Kanaw as executrix of the estate of George Jacob Kanaw, deceased, having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises finds and determines that the gross value of said estate is twenty-five hundred fifty one and 7/100 Dollars; the debts and costs of administration are three hundred forty-seven and 1/100 Dollars - and the net actual market value thereof is eighteen hundred three and 77/100 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 Commissioner of Ohio, and that the costs herein taxed at \$ - be certified to the County Auditor to be paid according to law.

12754 In the matter of the Estate of Leon D. Blue, Deceased.

Estate not Subject to Tax

John D. Blue, as Adm. of the estate of Leon D. Blue, decd., having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing.

And the Court being fully advised in the premises finds and determines that the gross value of said estate is Three thousand Two hundred seventy five Dollars the debts and costs of administration are

Four hundred Ten and 50/100 Dollars, and the net actual market value thereof is Twenty-eight hundred sixty-four and 50/100 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 all the successions of said estate, be certified to the Tax Commissioner of Ohio, and that the costs herein taxed at \$ - be certified to the County Auditor to be paid according to law.

12770 In the matter of the Estate of

Trustee

Under the will of

John D. Blue

The said

made app

of a Trust

deceased

Trust for

appointed

said for

County of

Ohio to

and the

probable

estate. I

Such Trust

by law, in

and the

This day

the appor

will and

and filed

Thomson

Condition

and W. D.

Banks

by the Co

Trustee

for credit

costs had



Heer Plg. Co., Cole, O. CD 4129.

9082

In the matter of the Guardianship of Myrtle Glass Deceased

Filing of second account.

This day came H. D. Parish, guardian of Myrtle Glass incompetent and filed his 2nd account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 2. day of March, 1938 at 1. P.M. and that notice thereof be published as required by law and this matter is continued until said time.

12869

Pickens L. of the Deceased William D.

William D.

Kate C. Jo

This day of petition for partition for therein de to make a entitled

It is on 11 day of for defend returnable

12731

In the matter of the Trust of the Estate of Guid

This day the application of Guide R. application And premises in said to be sold satisfied to the a at private as trustee proceed to private sale

Four to L. L. Four to L. L. Four to L. L. Four to L. L. Federal

Federal L. L. Federal L. L. Federal L. L. Federal L. L. Federal L. L.

Federal L. L. Federal L. L. Federal L. L. Federal L. L. Federal L. L.

Federal L. L. Federal L. L. Federal L. L. Federal L. L. Federal L. L.

Federal L. L. Federal L. L. Federal L. L. Federal L. L. Federal L. L.

Monday January 14

8629

In the matter of the Guardianship of George W. Longrest, incompetent

Filing tenth account.

This day came Lilla M. Cunningham, Guardian and filed her tenth account therein. It is thereupon ordered that said account be set for hearing and settlement on Saturday the 2- day of March, 1935, at 1. P.M. and that notice thereof be published as required by law and this matter is continued until said time.

12858

In the matter of the Estate of Orders on Filing Inventory Olive Cook, Deceased.

This day and 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 this inventory be had before this Court forthwith, notice of said hearing having been given to all persons by registered mail, directed to notice under the law of the State of Ohio.

account.  
of myrtle Glass  
and therein  
be set for  
of March, 1935  
as required  
time.

12869. Richard L. Cameron, executor  
of the last will and  
testament of  
William D. Cameron, Dec'd  
Plff.

Order fixing time for hearing  
for notice.

Kate C. Johnson, et al,  
Defendants.

This day Richard L. Cameron, executor of the last will  
of William D. Cameron, deceased, filed in this Court his  
petition praying for an order to sell the real estate  
therein described, belonging to the estate of said deceased  
to make distribution of the estate among the persons  
entitled thereto, according to the terms of the will.  
It is ordered that said petition be heard on the  
11 day of July 1935 at 10 A.M. and that summons  
for defendants issue to the Sheriff of this County  
returnable according to law.

12721 In the matter of  
the Trusteeship of  
the Estate of  
Guido Robinson, Dec'd.

This day this cause came on to be heard upon  
the application of Odell Liggatt, Trustee of the estate of  
Guido Robinson, deceased, to sell personal property in said  
application described, and the testimony.

And the Court being duly 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 will  
be to the advantage of said estate to sell said <sup>personal</sup> property  
at private sale, it is therefore ordered that Odell Liggatt,  
as Trustee of the estate of Guido Robinson, deceased,  
proceed to sell the following described personal property at  
private sale, for not less than its market value:

	Market Value	Fair Value
Fourth L.L. 4 <sup>1</sup> / <sub>4</sub> of Bond of 1933-38, no. 1991243	100.00	100.00
Fourth L.L. 4 <sup>1</sup> / <sub>4</sub> of Bond of 1933-38, no. 1991244	100.00	100.00
Fourth L.L. 4 <sup>1</sup> / <sub>4</sub> of Bond of 1933-38, no. 1991245	100.00	100.00
Fourth L.L. 4 <sup>1</sup> / <sub>4</sub> of Bond of 1933-38, no. 1991246	100.00	100.00
Federal Land Bank of Houston, Texas, 4 <sup>1</sup> / <sub>2</sub> of Bond of 1932-42 no. M. 150671	1000.00	1000.00
Federal Land Bank of Houston, Texas, 4 <sup>1</sup> / <sub>2</sub> of Bond of 1932-42 no. C. 150133	100.00	100.00
Federal Land Bank of Houston, Texas, 4 <sup>1</sup> / <sub>2</sub> of Bond of 1932-42, no. C. 150134	100.00	100.00
Federal Land Bank of Houston, Texas, 4 <sup>1</sup> / <sub>2</sub> of Bond of 1932-42, no. 150135	100.00	100.00

account  
in and filed  
upon ordered  
settlement  
P. M. and  
by law  
and

in this Court by  
the approval of this  
ing having been  
lice under the law

Heer Plg. Co., Coln., O. CD 4129

Federal Land Bank of St Paul, Minn. 4 1/2% Bond of  
1932-42. No. M. 15-0828 1000<sup>00</sup>

Federal Land Bank of St Paul, Minn. 4 1/2% Bond of  
1932-42. No. M. 15-0829. 1000<sup>00</sup>

Federal Land Bank of St Paul, Minn. 4 1/2% Bond of  
1932-42. No. M. 15-0840 1000<sup>00</sup>

Federal Land Bank of St Louis, Mo. 4 1/2% Bond  
of 1932-42. No. C. 15-0215 1000<sup>00</sup>

Federal Land Bank of New Orleans, La. 4 1/2% Bond of  
1932-42. No. C. 15-0106 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1644 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1645 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1646 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1647 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1648 1000<sup>00</sup>

Federal Land Bank of Omaha, Neb. 4 1/2% Bond of  
1932-42. No. M. 15-1649 1000<sup>00</sup>

Certificate of Deposit, Peoples Building & Loan  
Company of Des Moines, This 20<sup>th</sup> No. 16789 300<sup>00</sup>

It is further noted that said sale to be made for  
Cash only and that Odell Lyggett, as such Trustee,  
make return of his proceedings herein without delay -

1254<sup>6</sup> In the matter of the Estate of William Detrick, Decd. First and Final Account

This day Ora D. Detrick, administrator of said estate  
filed her first and final account therein.

It is thereupon ordered that said account be  
set for hearing and settlement on Saturday the 2<sup>nd</sup> day  
of March A. D. 1935, at 1.0. m. and that notice thereof be  
published as required by law, and this matter is  
continued until said time.

12774 In the matter of the Estate of Daniel J. Sanderson, Decd. Order of Allowance 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<sup>th</sup> day of January 1935 at 2. P. M. and that notice of said  
hearing be given to all persons entitled to notice under the  
Statute of this State by publication in Marysville Daily 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.

Heer Plg. Co., Coln., O. CD 4129

11768 In the matter of the estate of Nancy E. ...  
This day Nancy E. ...  
set for 2 day of ...  
is continue

12870 In the matter of the estate of John W. ...  
This motion of ...  
advised ...  
that said bonds from settlement ...  
the case

12335 In the matter of the estate of John D. ...  
This day ...  
It is the hearing ...  
at 1.0. m. by law, and

12568 In the matter of the estate of ...  
Perry R. ...  
verified estate ...  
any int ...  
come on ...  
advised ...  
goods val ...  
costs of a ...  
market ...  
said estate ...  
serve with ...  
entry by ...  
herein later ...  
paid account



Heer Plg. Co., Cole, O. CD 4128

28 1000<sup>00</sup>

11768 In the matter of  
The estate of  
Harvey E. Lyons, Dec'd

First and Final account

29 1000<sup>00</sup>

This day came Charles Conroy, Adm. of the estate of  
Harvey E. Lyons, deceased, and filed his 1<sup>st</sup> and final account  
therein. It is thereupon ordered that said account  
be set for hearing and settlement on Saturday, the  
2<sup>nd</sup> day of March, 1935, at 1<sup>st</sup> P.M. and that notice  
thereof be published as required by law, and this matter  
is continued until said time.

1000<sup>00</sup>

100<sup>00</sup>

100<sup>00</sup>

1000<sup>00</sup>

12870 In the matter of the  
Trusteeship of  
John W. Robinson, Dec'd.

1000<sup>00</sup>

This day this cause came on to be heard upon the  
motion of Alice Banks, Trustee, and the Court being fully  
advised in the premises, It is ordered  
that said Trustee accept the said sum of \$1200<sup>00</sup> in  
bonds from the Federal Land Bank of Louisville in full  
settlement of the Frank W. Ruppert account of \$2800<sup>00</sup>  
This cause is continued.

1000<sup>00</sup>

1000<sup>00</sup>

1000<sup>00</sup>

1000<sup>00</sup>

16789 300<sup>00</sup>

12335 In the matter of  
The Guardianship  
of John Dean Scheiderer  
Minor

First account

made for  
Trustee.

at delay -

account

said estate

account to

the 2<sup>nd</sup> day

notice thereof to

is

of debts.

rule of debts

to Court by the

at the approval

of this Court on the

14 days prior to the

time, or who will

at least

This day came Bertha Rausch, Guardian of John Dean  
Scheiderer minor and filed her First account therein.  
It is thereupon ordered that said account be set for  
hearing and settlement on Sat. 2<sup>nd</sup> day of March, 1935  
at 1<sup>st</sup> P.M. and that notice thereof be published as required  
by law, and this matter is continued until said time.

12568 In the matter of the Estate  
of Frances A. Harris, Dec'd

Estate not Subject to Tax

Perry R. Wood, as Administrator of the estate of Frances  
A. Harris, deceased, having filed an application duly  
verified, for a finding and order and 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 \$680. the debts and  
costs of administration are \$569<sup>09</sup> and net actual  
market value is \$110<sup>91</sup> and that as a result  
said estate and the successions therein are exempt from  
first inheritance tax. It is further ordered that a copy of this  
entry be certified to the Tax Commission of this State, that the costs  
herein taxed at \$3<sup>00</sup> be certified to the County auditor to be  
paid according to law.

12568 In the matter of the estate of Francis M. Harris - deceased.

First & Final account.

This day came Percy W. Ford, Administrator of the Francis M. Harris late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 2-day of March, 1935, at 1 P.M. to which time said matter is continued.

12667 C.J. Hanson, administrator of the estate of Fred E. Hanson, deceased. Plaintiff

Motion for Re-appraisalment.

C.J. Hanson, Defendants

Now comes the plaintiff C.J. Hanson, Administrator of the estate of Fred E. Hanson, deceased, and says that an order of private sale herein was issued out of this court, wherein plaintiff was directed to sell the real estate described in the petition at not less than the appraised value thereof, and said administrator says that though he has made diligent endeavor to sell said property, he has been unable to sell the same at the appraised value; that more than thirty days have elapsed since the date of said order of sale, and said administrator therefore is returning said order to this court.

Your petitioner says that he believes that it will be to the interest of said estate that the Court order a re-appraisalment of said property and a sale thereof at private sale, and he therefore prays the Court to order a re-appraisalment of said real estate and sale at private sale.

This day this cause came on to be heard upon the report of the administrator that he has been unable to sell said real estate in said action at the appraised value, and upon the motion of said administrator for re-appraisalment of said real estate and a new order of private sale thereof, and upon consideration thereof, the Court being fully advised in the premises, finds that it would be to the interest of said estate to re-appraise and sell said property at private sale.

It is ordered, that Sturgis Cheney, Charles Parrott and Bell, three judicious, disinterested men of the vicinity, not next of kin of the petitioner, be, and they are hereby appointed to appraise said real

estate at that said and in favor view at it required by of their for 31 day of

12653

Wm. Coe, as executor of the estate of Dana G. Coe. It further appears that in the bond in the conditioned and its appraised value is described as M. Coe, as a sale, it is the appraised value. All such sale

12817

In the matter of the estate of John J. H. This day filed in It is of said In of said he to notice

Heer Plg. Co., Colo., O. CD 4129.

inal account.

of the

sed. and

eternment of

nt do order

on Saturday

said

ement.

or of the

ys that an

of this comb.

- estate

in the

instrator

- endeavor

sell the same

thirty days

sale. and said

er to this Court.

that it will

not order

sale thereof

nt to order

and sale

upon the

able

the appraised

trator for

as order of

ereof. the Court

at it would

and sell said

Parath

on of the

br. and

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 by them according to law, and to make return of their proceedings in writing to this Court on or before the 31. day of January, 1935.

12653

12653 E. M. Cox, as Executor of the Estate of, Appraising additional Bond, ordering Private Sale -  
 Estate of Cox, Deceased, Ref. Dana H. Cox, Deft. - etc.

It is further appearing to the Court that the Plaintiff, has given additional bond in the sum of Ten thousand \$10,000.00 with approved sureties conditional according to law. The said bond is being approved. And it appearing to the Court upon satisfactory evidence, that it would be more to the interest of said estate to sell real estate described in the petition at private sale, it is now ordered that E. M. Cox, as such executor sell the real estate in the petition at private sale, at not less than the appraised value thereof, on the following terms, to wit: Cash in hand. And Plaintiff is ordered to make return forthwith upon such sale.

Friday January 18

12817

In the matter of The Estate of James J. Hall, deceased. Orders On Filing Inventory

This day an Inventory in the above captioned estate was filed in this Court as 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 this -

upon the

able

the appraised

trator for

as order of

ereof. the Court

at it would

and sell said

Parath

on of the

br. and

said real

Heer Pl. Co., Col., O. CD 4123.

12786

In the matter of the estate of Maude H. Lindsey, Deceased

Filing Final Account

This day came J. A. McAllister administrator of the estate of Maude H. Lindsey 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 2 day of March 1935 at 1. P. M. to which time said matter is continued.

12767

In the matter of the Estate of Henry B. Lane, Deceased

Authority to Transfer Real Estate

This day came John W. Lane administrator of the estate of Henry B. Lane 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 8-1934 residing at Richmond, Ohio, that on June 28-1934 he appointed administrator of his estate; that the following persons are parties interested, Mary A. Lane wife of Richmond Ohio widow one-third, Mabel E. Marks age 11 daughter Mrs-tenths, Eva F. Temple " " " Mrs-tenths, John McAnis " " " Son Mrs-tenths, Blanch Lane " " " daughter Mrs-tenths, Robert H. Lane " " " Son Mrs-tenths

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 thearranty, 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.

12786

In the matter of estate of Della Wright, Deceased

This day this cause came on to be heard on the merits and appointment, bonds for fees thereon

And the Court being fully advised in the premises, finds that notice was given to all persons entitled to share under the laws of the State of Ohio, by publication in the Richmond Gazette a paper printed and generally circulated in Union County, Ohio for at least ten days prior to the time set for hearing, and said notice is hereby approved and confirmed. The Court further finds that said inventory is in all respects correct and in accordance to law, and that there have been no exceptions filed to the same, and that therefore said inventory is hereby approved and confirmed.

Heer Pl. Co., Col., O. CD

12798

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

for a final settlement under the will and fifteen hundred and fifty dollars and fifty cents sum of \$1550.00 in full of said estate. Certified to by law.

12781

In the matter of the estate of Charles E. Elton, Deceased. The gross amount of the estate is one hundred and ninety seven dollars and fifty cents. That said estate is divided as follows: A debt of \$100.00 to the estate of Charles E. Elton, Deceased.

account,  
 of the  
 This deceased,  
 settlement of  
 do order  
 Saturday  
 time said  
 Real Estate  
 the estate of  
 application duly  
 certain real  
 izing to the  
 June 8-1934  
 - 1934  
 his estate;  
 nted,  
 one-third,  
 two-tenths  
 two-tenths  
 two-tenths  
 two-tenths  
 two-tenths  
 to, is as set  
 to the  
 from July  
 and that said  
 of the  
 to the persons  
 order together  
 icalion  
 County, for  
 to be heard on the  
 cents for first time,  
 as given to all persons  
 the Pick and Payable  
 his for at least  
 time, is hereby  
 said Kentucky  
 law, and that  
 come, and  
 red and

12798

In the matter of the Estate of John B. Rice, deceased  
 Helman E. Rice as Adv. of the estate of John B. Rice  
 deceased, having filed an application, 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  
 sixteen thousand one hundred sixty eight dollars and  
 eighty-three cents the debts are four thousand one hundred  
 thirty dollars and eight cents and the net actual  
 market value thereof is seven thousand thirty two dollars  
 and fifty five cents. That said decedent died  
 leaving a widow who is entitled to exemptions in the  
 sum of \$5000<sup>00</sup> and three minor children whose  
 exemptions are each \$500<sup>00</sup>. 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.

Estate not subject to tax

12781

In the matter of  
 The Estate of  
 Leodes E. White, Dec'd  
 Elton M. White as Adv. of the estate of Leodes E.  
 White, deceased, having filed an application, duly  
 verified for a finding and order that said estate  
 and the successions therein are exempt from any  
 inheritance tax under the laws of Ohio, the same  
 came on for hearing. And the Court being fully  
 advised in the premises, finds and determines that  
 the gross value of said estate is seven thousand six  
 hundred thirty seven dollars and forty-two cents.  
 The debts and costs of administration are four  
 thousand eight hundred seventy-seven dollars and  
 ninety cents and the net actual market value thereof is  
 seven thousand seven hundred fifty nine dollars  
 and fifty-two cents.  
 That said decedent died leaving a widow who is  
 entitled to exemptions in the sum of \$5000<sup>00</sup> and three  
 adult children whose exemptions are each \$2500<sup>00</sup>.  
 And that as a result said estate and the successions therein  
 are exempt from such inheritance tax. It is

Estate not subject to tax

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 costs herein taxed at \$-<sup>3</sup> be certified to the County Auditor to be paid according to law.

11966. In the matter of the estate of Sarah J. Hornison Deceased.

This day this cause came to be heard upon the application of F.A. McAllister, Adm. de bonis non with the Will annexed of the estate of Sarah Jane Hornison, deceased to reduce the amount of the bond heretofore given by him and upon due consideration thereof it appearing that said Administrator has paid out and distributed all of the funds of said estate except the sum of Five Thousand four hundred eighty one dollars and 84 cents (\$2481<sup>84</sup>) the amount of money now in his hands belonging to said estate and said Administrator having filed this account with this Court together with vouchers showing disbursements of said funds. The Court finds that the said bond should be reduced to twice the amount of the personal property, remaining in the hands of said Administrator.

It is therefore by the Court ordered that the bond of said Administrator be and the same is hereby reduced from the sum of One Hundred thirty thousand (\$130,000<sup>00</sup>) the amount heretofore given to the sum of Five Thousand Dollars (\$5,000<sup>00</sup>).

11966 In the matter of the estate of Sarah J. Hornison, Deceased. vs 11966 1<sup>st</sup> Final account.

This day came F.A. McAllister Adm. etc. of the estate of Sarah J. Hornison, 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 2<sup>nd</sup> day of March, 1935, at 1. P. M. to which time said matter is continued.

2 863 In the matter of the estate of J.C. Bird, Dec'd. Order approving Inventory. This day the Inventory in the above captioned estate heretofore filed herein, came on for hearing. It appears unto the satisfaction of the Court that notice of the filing of the said Inventory has been given to all parties by publication as required by law and no exceptions filed thereto. It is now ordered that said Inventory be allowed and confirmed.

12693

In the matter of the estate of

Edward C. Mideman duly verified estate and any other cause or in the present value of of adm. Name then that Le children: George J. Edward C. and Kate to his wife and the equally each of \$7300<sup>00</sup> the amount children said estate from said It is further together to or in a the success Commission F. The certificate according

12872

In the matter of the estate of the Late Lulu This day and. and as regards of the of money from J. Knowned intestate the estate the Court appointed

Heer Fig. Co., Col., O. CD 4128

12693

In the matter of the  
Estate of Lewis Wideman  
Deceased.

Estate not subject to Tax.

Edward C. Wideman as executor of the estate of Lewis Wideman deceased, having filed an application 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 \$7192.<sup>00</sup>, the debts and costs of administration are \$554.<sup>07</sup> and the net actual market value thereof is 6638.<sup>07</sup>

That Lewis Wideman left surviving him the following children:

George J. Wideman, Doris M. Schalif, John H. Wideman, Edward C. Wideman, Anna Baker, Richard H. Wideman, and Kate C. Doyers. That by the terms of the will to his wife Kate C. Doyers bequeathed \$500.<sup>00</sup> from his estate and the remainder for distribution was to be equally divided between his other six children each of whom, would be entitled to an exemption of \$3375.<sup>00</sup> and therefore the gross estate did not equal the amount of the exemptions to which said children were entitled, 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 thereto in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of this state, and that costs herein taxed at \$7.35 be certified to the County Auditor to be paid according to law.

12872

In the matter of  
The Estate of  
Lulu B. Money.

Order for appointment  
and for Bond.

This day Grace M. Moran appeared in open Court and made and filed an application under oath as required by law for her appointment as administrator of the estate of Lulu B. Money, deceased, late of Union Twp. in said County, deceased, late of Union Twp. 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 Grace M. Moran is a

suitable person and legally competent, is it ordered that she be appointed as such administrator upon giving Bond with sureties as required by law in the sum of Five thousand Dollars, and this cause is continued.

This day Grace M. Moran appeared in open court accepted the appointment as Adm. of the estate of Lulu B. Moran deceased and gave and filed herein her Bond in the sum of Five thousand Dollars, conditioned according to law, with Charles E. Moran and Frank W. Gallaway as sureties which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Grace M. Moran that notice of said appointment be published as required by law that this proceeding be recorded, and that said Adm. pay the costs hereby taxed.

12873 In the matter of the Guardianship of Elizabeth M. Hendrie incompetent

Order for Hearing

This day M. A. Southard filed an application in Court for the appointment of a guardian of Elizabeth M. Hendrie alleged incompetent.

It is ordered that said application be set for hearing on the 25 day of January - 1935; 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 Elizabeth M. Hendrie by personal service in writing, all other interested parties by registered mail, as provided by law.

12781 In the matter of the estate of Charles E. White, deceased.

This day the schedule of claims of Datto & Reibald's hereto for filed therein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said schedule of Datto 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 Datto after being duly examined be allowed & confirmed.

12754 In the matter of the estate of

this day the estate of County according

filings and a 2-day said that

11698 In the matter of Howard having filed that said

heirance to the Court be that the g hundred

time on 2 net action truly 25 of said est

is exempt to the issue the success further of

of all other inheritance to the Law taxed at according

12866 In the matter of the estate of Della H. Williams

verified and the inheritance came on advised

she gave the debts and the



ordered that giving Bond of Five thousand

open Court date of, Lulu B. Bond in the order to law, as sometimes

administration issues appointment this proceeding costs

in the case of Elizabeth

to be set for 1935 and that of said

by personal return by

hereby from owing to the said schedule by law, and no out said schedule made.

Heer Fig. Co., Coln. O. CD 4129.

12754 In the matter of the estate of Corn D. Blue Deceased.

Trust<sup>2</sup>. Final account

This day came John D. Blue administrator of the estate of Corn D. Blue, deceased, late of Union County, Ohio and presented his first and final account in settlement of said estate duly verified whereupon the Court do order the same filed and advertised for hearing on Saturday the 2<sup>nd</sup> day of March 1935. at 1. P.M. to which time said matter is continued

11698 In the matter of the Estate of Mack Evans, Decd. Estate not subject to Tax. Howard Evans, as executor of the estate of Mack Evans, deceased, having filed an application, duly verified for a finding and order that said estate in 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 forty-four dollars, the debts and costs of administration are three thousand one hundred sixteen <sup>20</sup>/<sub>100</sub> Dollars, and the net actual market value thereof is, One thousand five hundred twenty two and <sup>49</sup>/<sub>100</sub> Dollars - That the net amount of said estate is such that under the Statutes of Ohio, the same is exempt from the payment of inheritance tax, the same going to the issue 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 Ohio, and that the costs herein taxed at \$ 3- be certified to the County Auditor to be paid according to law.

Friday January 25

12866 In the matter of the Estate of Della Hickok, Decd

Estate not subject to Tax

William Hickok as administrator of the estate of Della Hickok, deceased, having filed an application 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 fifteen hundred dollars the debts and costs of administration are none - and the net actual market value thereof is

Heer. Pte. Co., Coln., O. CD 1129.

Fifteen hundred Dollars. Those who have the next estate of inheritance in the estate of Della Hickok dec'd. are William Hickok surviving spouse of deceased and Glenn Hickok, George Hickok, Sarah Warner, Ora Patch, Dennis Hickok, Harry Under, Bertha Davis, Frank Hickok, John Hickok, Estella Hickok, and Bredie Perkins, all of whom are children of the decedent, Della Hickok, and the exemptions provided by the laws of the State of Ohio, for each of them are larger than the share which they inherit, 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 order, 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 Ohio and that the costs herein taxed at \$- be certified to the County Auditor to be paid according to law.

12871 In the matter of  
the will of  
Cornelius Murphy, Dec'd

Application for Probate of will

The application bearing hereon this day presented to the Court by Elizabeth Murphy praying an instrument in writing purporting to be the last will and testament of Cornelius Murphy deceased, be admitted to probate. It is ordered that 30 days notice in writing of the presentation of said will and of the application for the admission of the same to probate be given to the surviving spouse and to 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 25 day of January, 1935, at 2 P.M.

12871 In the matter of the  
Will of Cornelius Murphy,  
Deceased

Order Admitting to  
Probate and Record

This matter came on this day further to be heard on the application of Elizabeth Murphy to admit to probate and record the Will of Cornelius Murphy deceased late of the Village of Marysville in said County, Ohio, for filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving Elizabeth Murphy 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 to probate and record in this

Heer. Pte. Co., Coln., O. CD

Court. pro  
vained in  
will.  
And, I  
subscribe  
open Court  
respectively  
will. which  
subscribe  
said will.  
When  
instrument  
bonafides  
and attest  
of signing  
said will  
Therefore  
to probate.  
of the will  
his Court.

12871 In the matter of  
the will of  
Cornelius Murphy, Dec'd

This day  
Elizabeth Murphy  
in response  
of said will  
rights reserved  
take same  
satisfied  
to take  
Do to  
of the Court

12873 In the matter of  
the will of  
Cornelius Murphy, Dec'd  
The last  
Marysville  
duly attested  
the extent  
and made  
required  
statement  
of said will  
satisfied  
the legal

Heer Plg. Co., Coln., O. CD 4129.

The next  
Hickok deced.  
of deceased  
Dennis, son  
Davis, Frank  
and Bredie  
decedent, Della  
the heirs of  
her than the  
not said  
prompt from  
ordered that  
of all other  
lecting the  
estate, be  
that the  
County

Court pursuant to a former order of this Court, or have  
trains notice and given consent to the probate of said  
Will.

And, Lamin Gibson and Richard C. Thrall 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  
Cornelius Murphy, 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.

Probate of Will  
entitled to the  
instrument  
and testament  
to probate  
in writing  
application  
ate. to given  
said testator  
that a hearing  
25 day of  
Record

12871 In the matter of  
The Will of  
Cornelius Murphy,  
Deceased.

Election of Widow.

This day personally came into open Court, Elizabeth  
Murphy widow of Cornelius Murphy, deceased.  
Whereupon the Court explained to her the provisions  
of said Will and her rights under it and also her  
rights under the law in the event of her refusal to  
take under the Will; and she declared herself  
satisfied with the provisions of said Will, and elected  
to take under it, and asked that her election  
do to take might be entered upon the Journal  
of the Court, which is accordingly done.

12873 In the matter of the Estate  
of Cornelius Murphy,  
Deceased.

Order for appointment  
Letters Issued.

The Last Will of Cornelius Murphy, deceased, late of  
Marionville, in said County, having heretofore been  
duly approved and allowed, this day Elizabeth Murphy  
the executrix named in said Will, appeared in open Court  
and made and filed an application under oath as  
required by law to be appointed 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 Elizabeth Murphy is a suitable person  
legally competent, and that by terms of said Will

to be heard  
with to probate  
said late of  
to for filed  
of the Court  
with Murphy  
of formal  
decent known  
only second  
of the  
good in this

Heer Pte. Co., Coln., O. CD 4129.

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 & -

17231. In the matter of the Trusteeship of the Estate of Guido Robinson Deceased.

This day this cause came on to be heard upon the petition of Odell Siggett Trustee of the estate of Guido Robinson deceased, and was submitted to the Court upon the petition and the evidence.

The Court being fully advised in the premises finds all of the next of kin and heirs at law of Guido Robinson now living have waived the issuing of service of summons and process, and have voluntarily entered their appearance herein, and have consented to the distribution of the estate of Guido Robinson as prayed for in said petition. And upon the evidence adduced, the Court finds that Guido Robinson died on the 1st day of August 1924, a resident of Dorva Township, Union County, leaving a last Will and Testament, which was admitted to probate in the Probate Court of Union County, Ohio, on the 12-day of August 1924, and recorded in the Records of Deaths of Union County, Ohio, in Volume 38, at page 571; that on the 27 day of August 1924, Dora C. Robinson was duly appointed and qualified as executrix of the estate and last Will and Testament of Guido Robinson, and on the 27-day of March, 1924, filed her account and was discharged as said executrix; that at the time of the death of Guido Robinson, he left Girard E. Robinson, a son, Ellis A. Robinson, a son, Beale A. Robinson, a son, Mary F. Body, a daughter, Elsie mostly a grand daughter, and Laura Mackie a grand-daughter, as his only heirs at law and next of kin; that on the 25 day of March, 1925, all of the next of kin and heirs at law of Guido Robinson, deceased, and next the funds of said estate and pay the proceeds therefrom to Dora C. Robinson, widow of Guido Robinson, deceased, during the life time of the said Dora C. Robinson, or so long as she remained the widow of said Guido Robinson, deceased, and that upon the re-marriage of the said Dora C. Robinson, or her death, said Trustee should, and was, enjoined

Heer Pte. Co., Coln., O. C

to, divide law of the estate, as per will and said - a the Probate March 19 appointed the 13-day as trustee by the Court 5-day and grand Robinson and dut under a Court of the Court Robinson as her one body: E son, Ellis Robinson his only The Court of Guido The Court last Will heirs of said estate heirs of a and into was Girard E Beale A Florence B Ruth Rob James R Other Cou Elsie Mackie Laura M It is Odell Sig Guido B set forth procedure An. that, showing he shall

Heer Plg. Co., Colo., O. CD 4129.

entire may  
 that she be  
 statutory be  
 to her without  
 published as  
 and that

upon the  
 Girard Robinson  
 in the petition

premises  
 law of Girard  
 ing of service  
 entered their  
 distribution  
 for in said  
 deduced, the  
 the 1<sup>st</sup> day  
 ip. Union Co. Ohio  
 was admitted  
 ty, this on the  
 Records of  
 at page 571;  
 Robinson was  
 tire of the  
 Robinson,  
 account  
 that at the  
 left Girard  
 son, Beale  
 yster, Elair  
 a grand-  
 rest of this;  
 of the next  
 now, deceased.  
 the proceeds  
 and Robinson,  
 and Dorra be  
 the widow  
 upon the  
 or her  
 performed

to divide and distribute said estate to the heirs at law of the said Girard Robinson, or their legal descendants, as provided in said agreement and in the last will and testament of Girard Robinson, deceased; that said agreement of trusteeship was approved by the Probate Court of Union County, Ohio, on the 20<sup>th</sup> day of March 1925; and the said Girard E. Robinson was appointed and qualified as said trustee; that on the 13<sup>th</sup> day of January 1922, Girard E. Robinson resigned as trustee of said estate and his resignation was accepted by the Probate Court of Union County, Ohio; that on the 8<sup>th</sup> day of February 1922, Odell Siggitt was appointed and qualified as trustee of the estate of Girard Robinson, deceased, and was invested with the powers and duties that were formerly held by Girard E. Robinson under said agreement and said Order of the Probate Court of Union County, Ohio.

The Court further finds that since the death of Girard Robinson a daughter, May F. Cody, has died, leaving as her only next of kin and sole heir at law Esther Cody; that since the death of Girard Robinson, a son, Ellis W. Robinson, has died, leaving Florence Robinson, Ruth Robinson and Jeanne Robinson, as his only next of kin and sole heirs at law.

The Court further finds that Dorra C. Robinson, widow of Girard Robinson, died on the 4<sup>th</sup> day of January 1925.

The Court further finds that by the provisions of the last will and testament of Girard Robinson, and by the laws of descent and distribution of the State of Ohio said estate passes to and vests in the following named heirs of Girard Robinson, deceased, or the legal descendants of such heirs, as follows:

name	Proportion inherited
Girard E. Robinson, son	one-fifth
Beale W. Robinson, son	one-fifth
Florence Robinson, heir of Ellis W. Robinson	one-fifteenth
Ruth Robinson, heir of Ellis W. Robinson	one-fifteenth
Jeanne Robinson, heir of Ellis W. Robinson	one-fifteenth
Esther Cody, heir of May F. Cody	one-fifth
Uzie M. O'Shea, grand-daughter	one-tenth
Laura Mackin, grand-daughter	one-tenth

It is therefore considered by the Court that the said Odell Siggitt, as trustee, as aforesaid, shall divide said estate and distribute the same as above set forth, after the payments of the costs of this proceeding and the expenses of said Trusteeship. And that upon his filing in this Court his Vouchers showing that said estate has been distributed he shall be discharged as such trustee and

his bond released.

12774

In the matter of  
the Estate of  
Darius B. Anderson,  
Deceased.

Order approving  
Sch. of Debts,  
Chancery  
and Estates

This day the schedule of Chancery Debts and Liabilities heretofore filed herein came on for hearing.

It appearing to the satisfaction of the Court that notice of the same being, 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.

12868

In the matter of the estate  
of Barbara Anna Vallath  
Deceased.

Order to Record Proof,  
of Publication.

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 George Vallath as Adm. of the estate of Barbara Anna Vallath 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.

12875

In the matter of the estate of Lydia A. Bonnette, Decd.

The last will of Lydia A. Bonnette deceased, late of Union County Ohio in said County, having heretofore been duly approved & allowed. This day 25 L. D. Collins & Ethel Johnson the executor named in said Will, appeared in open Court and made & 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. The Court being satisfied that said L. D. Collins & Ethel Johnson are suitable persons and legally competent and that by the terms of said Will said testatrix ordered or requested that the executor may execute it without giving bond, it is ordered that they be appointed as such executor & that letters Testamentary be granted & 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 & that said Executor pay the costs herein taxed.

12870

In the matter of Publication John W. Robinson, Decd.

This day proof of Publication of notice of app. of Alice E. Banks as trustee of the estate of John W. Robinson, Decd. Trust under the Will of said John W. Robinson, Decd. was filed herein; it is ordered that the same be recorded in the records of this office.

12693

In the  
The Estate

This day  
Estate of  
his appl  
the trans  
decedent

It a  
deed to  
Mansfield  
was filed  
14 day  
month  
was app  
follow  
by herite  
George Mac  
Dora Schae  
John Midma  
Edward W  
Anna B  
Richard M  
John W

my  
date,  
series  
of titles  
and qualifications  
that notice  
given to all  
or exceptions  
and that  
mind

Proof,  
location,  
of the  
valuation  
of George,  
in Vermont  
as heretofore  
of said  
which in

12693  
In this matter  
of said  
25 L.H. Collins  
in open Court and  
was appointed as such  
seats of said, the  
L.H. Collins that  
by the terms of said  
may execute it without  
the 3. that letters  
at to them  
published as  
said Executor

E. Banks, as  
under the will  
it is ordered  
to of this

Sunday January 26  
In the matter of  
The Estate of Lewis Widman | authority to Transfer  
Deceased. | Real Estate.

This day came Edward Widman executor of the  
Estate of Lewis Widman 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 10 - 1934 residing at  
Mansfield Ohio that his last Will and Testament  
was filed in the Probate Court of Union County Ohio on the  
14 day of March 1934 and admitted to Probate on  
March 16 - 1934 that on Mar. 16 - 1934, the petitioner  
was appointed executor of his estate that the  
following persons with ages - and portion  
inherited & inherit said real estate.

- George Widman 70 yrs. Columbus Ohio. son 1/6.
- Dora Schamp, Mansfield, O. R.F.D. daughter 1/6.
- John Widman 120 N. Oak St. Mansfield, O. son 1/6.
- Edward Widman Mansfield, O. R.F.D. son 1/6.
- Armed Baker. 232 N. 4th St. Mansfield, O. daughter 1/6.
- Richard Widman 77. 3rd St. " " " " son 1/6.
- Walter Myers E. 6th St. " " " " daughter 3 5/10

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 records as provided by law.

12727 In the matter of the Estate of | First and Final account.  
Blarissa L. Dillon Dec'd

This day the first and final account of O. D. Dillon administrator of the estate of Blarissa L. Dillon deceased, came on for hearing and settlement due notice thereof having been published according to law no exceptions having been filed 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 six dollars (\$6.00) as a credit being just and reasonable amount expended by him for engraving on monument for said decedent.

Said O. D. Dillon as administrator is hereby allowed the sum of twenty-nine dollars (\$29.00) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

Said Porter and Porter are as attorneys allowed the sum of twenty-five dollars (\$25.00) which sum the Court considers just and reasonable. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said administrator pay the costs herein taxed at \$5.00 Jan. 15- 1934.

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

12751 In the matter of | First and Final account  
the Estate of  
William B. Cashell Dec'd

This day the first and final account of Cora C. Cahell executrix of the estate of William B. Cashell deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing

to except having vouchers to bring fully to be in law

allowed in full on Porter and twenty-five amount due said account according pay the It is order Lucien

12722 In the matter of the Estate of Blarissa L. Dillon Dec'd  
This day the first and final account of O. D. Dillon administrator of the estate of Blarissa L. Dillon deceased, came on for hearing and settlement due notice thereof having been published according to law no exceptions having been filed 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 six dollars (\$6.00) as a credit being just and reasonable amount expended by him for engraving on monument for said decedent.

Said O. D. Dillon as administrator is hereby allowed the sum of twenty-nine dollars (\$29.00) being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

12728 In the matter of the Estate of William B. Cashell Dec'd  
This day the first and final account of Cora C. Cahell executrix of the estate of William B. Cashell deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 Cora E. Cashell, balance in full on distribution the sum of \$1666.<sup>53</sup>. Said Porter and Porter attorneys are hereby allowed the sum of twenty-five Dollars - (\$25<sup>00</sup>) which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein \$5<sup>00</sup> - pd. 12-20-34.

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

12722 In the matter of the Estate of First and Final account of Angelina Dittus, Deceased.

This day the First and Final account of A. D. Brown Administrator of the estate of Angelina Dittus, deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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 A. D. Brown, as administrator is hereby allowed the sum of Fifty Dollars - (\$50<sup>00</sup>) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Said Clifton L. Geryle, an attorney is hereby allowed the sum of Twenty-five Dollars (\$25<sup>00</sup>) 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 \$5<sup>00</sup> paid 12-13-34. It is ordered that said account and the proceeding herein be recorded in the Records of this office.

12728 In the matter of the Estate of Agnes C. Hines et al. First account. This day the account of Redmond Guardian of Agnes C. Hines et al. came on for hearing and settlement, due notice having been published according to law, no exceptions having been filed thereto, and no one appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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.

Heer Plg. Co., Coln., O. CD 4129.

matters pertaining thereto, being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed. Her Court finds a balance of \$754.<sup>21</sup> due Agnes C. Hines. \$953.<sup>34</sup> due Carl W. Hines for total, due wards, \$1767.<sup>03</sup>. It is ordered that said Guardian pay the costs \$5.<sup>21</sup> It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12,806.

In the matter of the estate of Maggie Darling, Deceased

First and Final account.

This day the first & final account of Bletcher Darling administrator of the estate of Maggie Darling deceased came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, & no one now appearing to 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 Bletcher Darling is hereby allowed the sum of \$35.<sup>40</sup> being commission on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Said J. L. Boyes as attorney is hereby allowed the sum of \$30.<sup>00</sup> which sum the Court considers just and reasonable. The Court finds said account duly balanced, and settled according to law.

Josiah Darling, Distribution<sup>3</sup> 1929; Nora Miller<sup>3</sup> 1921; Lottie Manyano<sup>4</sup> 1920; Gladys Darling<sup>3</sup> 1927; Maudie Darling<sup>3</sup> 1923. It is ordered that said Administrator pay the costs \$5. pt. nov. 3-1934. It is ordered that said account & the proceedings herein be recorded in Records of this office.

3755<sup>c</sup>

In the matter of the Guardianship of Mary J. Chapman, Incompetent

Filing 11<sup>th</sup> account.

This day came C. D. Kelly, Guardian of Mary J. Chapman, of Union County, Ohio, and presented his 11<sup>th</sup> account duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 2<sup>nd</sup> day of March A. D. 1935, at one o'clock p. m. to which time said matter is continued.

10857

In the matter of the Guardianship of Edna Benzler Peters, Fourth account

This day the 4<sup>th</sup> account of Mary Benzler Guardian of Edna 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 object to the same, and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto,

Heer Plg. Co., Coln., O.

and being to be in all respects just and correct and in conformity to law. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11785

In the matter of the estate of Linn... This day of the estate and settled according to law. and no... same, an account pertaining thereto, and commission on account of said... being for... for his ordinary services rendered, \$2488.<sup>00</sup> in which an account of the deceased herein to be recorded in the Records of this office.

Jan 26

In the matter of the estate of... accounts, accounts this day of... and which approves to be entered in the Records of this office. is as follows:  
11785 Roman C. B...  
12828 Lee Pedmon...  
10867 Mary Benzler...  
12505 Bletcher Darling...  
12844 William G...  
12722 A. D. Brown...  
12851 Cora E. Besh...  
12727 J. D. Dillon.

Heer Plg. Co., Colo., O. CD 4129.

the same to be in all  
is approved.  
Mrs Agnes C Hines.  
and that said  
account and  
of this office.  
account.

trusts of the estate  
ent, due notice  
is exceptions  
except or object  
entered said account  
acts, and being fully  
respects just  
said account is  
in Dasher is hereby  
account collected  
compensation for all  
as attorney  
the Court  
finds said  
according to law.

or \$921.50  
It is ordered  
24. This ordered  
in Records of  
court.

Mary J Chapman  
account duly  
the same  
Saturday. The  
p. m. to which  
court

Guardian of  
ment, due  
ing to law.  
no one now  
the Court  
and the  
Thurs,

and being fully advised in the premises, do find the same  
to be in 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 \$4,892.<sup>53</sup> 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.<sup>00</sup> costs paid Dec. 22/34. It is ordered that said account  
and the proceedings herein be recorded in the Records of this office.

11785 In the matter of the estate  
of Linnis Longtrake, Dec'd. First account.  
This day the First account of Norman C. Brown executor  
of the estate of Linnis Longtrake deceased, came on for hearing  
and settlement, due notice thereof having been published  
according to law. No exceptions having been filed 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 \$223.<sup>39</sup>  
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  
\$2,988.<sup>34</sup> 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 Linnis Longtrake  
deceased. It is ordered that said executor pay the costs  
herein taxed at \$6.<sup>50</sup> Pd. Nov. 30 - 1934. It is ordered  
that said account and the proceedings herein be recorded  
in the Records of this office.

Jan 26. In the matter of  
accounts, accounts of estate.  
This day proof of publication of notice of filing accounts  
and vouchers of administration was made, and the Court hereby  
approves the same, and orders the notice aforesaid to be  
entered upon the journal of the Court in full; said notice  
is as follows, viz:

- 11785 Norman C. Brown, executor of the estate of Linnis Longtrake, First account.
- 12828 Lee Raymond Guardian of Charlotte & Paul Hines, First Partial account.
- 14867 Mary Bentley, Guardian of Edna B. Peter, Fourth account.
- 12805 Gilbert Dasher, adr. of the estate of Maggie Darling, 1<sup>st</sup> & final account.
- 12844 William Case, adr. of the estate of Anna Mary Case, 1<sup>st</sup> & final account.
- 12722 A. D. Brown, adr. of the estate of Angeline Dittus, 1<sup>st</sup> & final account.
- 12851 Cora E. Cashell, executor, of the estate of William Cashell, 1<sup>st</sup> & final account.
- 12727 O. D. Dillon, adr. of the estate of Chanson Dillon, 1<sup>st</sup> & final account.

Heer Plg. Co., Col., O. CD 4129.

12844 Trustee matter of  
the estate of  
Anna Mary Case. Dec'd

Trustee's Final account.

This day the just and final account of William Case administrator of the estate of Anna Mary Case, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same and the court having carefully 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 \$300.00 as a credit being a just and reasonable amount expended by him for a monument and two markers for said decedent.

Said William Case as attorney is hereby allowed the sum of thirty-five Dollars (\$35.00) professional services rendered.

The court finds said account duly balanced, and said estate according to law. It is ordered that said administrator pay the costs herein taxed at \$5.00. Jd. Dec. 7-1934. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

12877 In the matter of  
of, And

An application  
Court, by  
petition  
deceased.  
notice be made  
on said application  
at 10 o'clock

12877 In the matter of  
of Andrew

This matter  
the application  
and used  
Wesley of  
It is now  
decedent.

Quarantine  
decedent  
duly set  
of the application  
this Court  
non train  
said

Subscribed  
at the sub  
day app  
own, tes  
of said W  
reduced  
and ma

appear in  
subscrib  
and for  
obtained  
Court a

according  
signature  
Will an  
to writing  
was filed

finds the  
together  
distances  
it was  
said les  
of full a

12877 In the matter of the will  
of Andrew J. Schneider,  
deceased.

Filing Will -

Jan 26-

An application having been this day presented to the Court by Esther Israel praying that an instrument in writing purporting to be the last will and testament of Andrew J. Schneider deceased, be admitted to probate: It is ordered, that - says notice be given by my heirs - Esther Israel, and that a hearing on said application will be had on the 28. day of Jan'y, 1935 - at 10 o'clock a.m.

12877 In the matter of the will  
of Andrew J. Schneider, Dec'd

Order admitting to Probate  
Est. Israel -

This matter came on this day further to be heard, on the application of Esther Israel to admit to probate and record the will of Andrew J. Schneider, 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 many Schneider (now deceased) surviving spouses; 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 non waived notice and given consent to the probate of said Will. And Guy Hamilton, one of the subscribing witnesses to said Will, and Julius Kallepate, one of the subscribing witnesses to the Codicil, a part thereof, this day appeared in open Court, and having been duly sworn, testified to the date 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. And it further appearing to the Court that A. H. Kallepate, one of the subscribing witnesses to the Will and Codicil is dead and for that reason, his testimony can not be obtained. Thereupon Julius Kallepate appeared in open Court and was examined after being duly sworn according to law touching the genuineness of the signature of said A. H. Kallepate, attached to said Will and to said Codicil, which testimony was reduced to writing, and 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 Andrew J. Schneider, 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

Heer Plg. Co., Coln., O. CD 4129.

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.

12842- Ella May Thompson, Executrix of the estate of Charles A. Thompson, Deceased

Confirming Sale - ordering Prod. & Distribution

Plft -  
v.  
Ella May Thompson, et al. Defs.

This day this cause came on to be heard on the report of Ella May Thompson, Executrix

of the estate of Charles A. Thompson 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 Charles A. Thompson in said real estate, to the purchasers, Harry C. Perfect and Clem J. Mathys. 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 \$1751.<sup>25</sup> to Harry C. Perfect & Clem J. Mathys.

It is further ordered that said Peard Fossey pay out of the money in his hands pay: First, to the Treasurer of this county the sum of \$1000.00 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 \$153.<sup>00</sup> and 130.<sup>00</sup> per centum of said estate herein amounting to the sum of \$253.<sup>00</sup>

Third It is further ordered that the balance of said proceeds amounting to the sum of \$1348.<sup>25</sup> be accounted for by said executrix 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 -

12866 In case of the estate of Ella May Thompson, Executrix of the estate of Charles A. Thompson, Deceased. This day this cause came on to be heard on the report of Ella May Thompson, Executrix of the estate of Charles A. Thompson 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 Charles A. Thompson in said real estate, to the purchasers, Harry C. Perfect and Clem J. Mathys. 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 \$1751.<sup>25</sup> to Harry C. Perfect & Clem J. Mathys. It is further ordered that said Peard Fossey pay out of the money in his hands pay: First, to the Treasurer of this county the sum of \$1000.00 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 \$153.<sup>00</sup> and 130.<sup>00</sup> per centum of said estate herein amounting to the sum of \$253.<sup>00</sup> Third It is further ordered that the balance of said proceeds amounting to the sum of \$1348.<sup>25</sup> be accounted for by said executrix 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 -

Hoar Plg. Co., Colk., O. CD 4129.

orders the  
it, together  
or named, be

ordering  
distribution

causal cause  
on the report  
impair. Further  
proceeding under  
a motion  
in obedience  
examined  
of said  
is satisfied  
made, it is  
is approved  
that said  
right, title  
Thompson  
vs. Harry C.  
now this  
de upon the  
tion to  
menting to the  
tys. J  
L. Fossey  
ist. to the  
bring. He  
inst said  
incurred  
an attorney  
ten of said  
253.  
me of said  
rding to law.  
proceeding  
any the estate  
records of said

12866 In the matter of  
the estate of  
Ada Hickok, Decd.  
finds herein, and the court, being fully advised in the  
premises finds that notice was 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 Union County, Ohio, for at least five days  
prior to the time set for hearing, and said notice  
is hereby approved and confirmed.

The court further finds that said partition is  
in all respects correct and according to law, and  
that there have been no exceptions filed to the same  
and that therefore said partition is hereby approved  
& confirmed.

July 19. This day this cause  
came on to be heard on the  
partition and appraisalment heretofore  
made, and the court, being fully advised in the  
premises finds that notice was 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 Union County, Ohio, for at least five days  
prior to the time set for hearing, and said notice  
is hereby approved and confirmed.

The court further finds that said partition is  
in all respects correct and according to law, and  
that there have been no exceptions filed to the same  
and that therefore said partition is hereby approved  
& confirmed.

Heer Plat. Co., Coln., O. CD 4129.



No 47  
ordered 8/23/34.  
The Colo B B Mfg Co.  
Norton.





46

# JOURNAL

46