

**JOURNAL**

**49**

**UNION  
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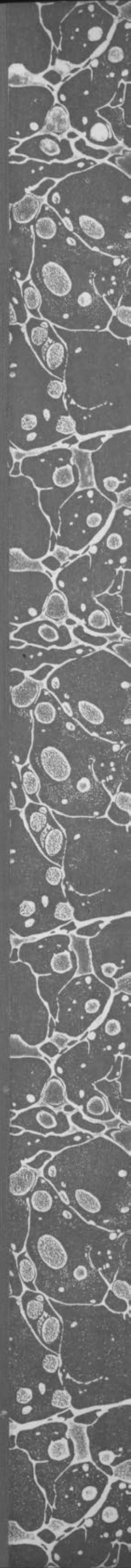
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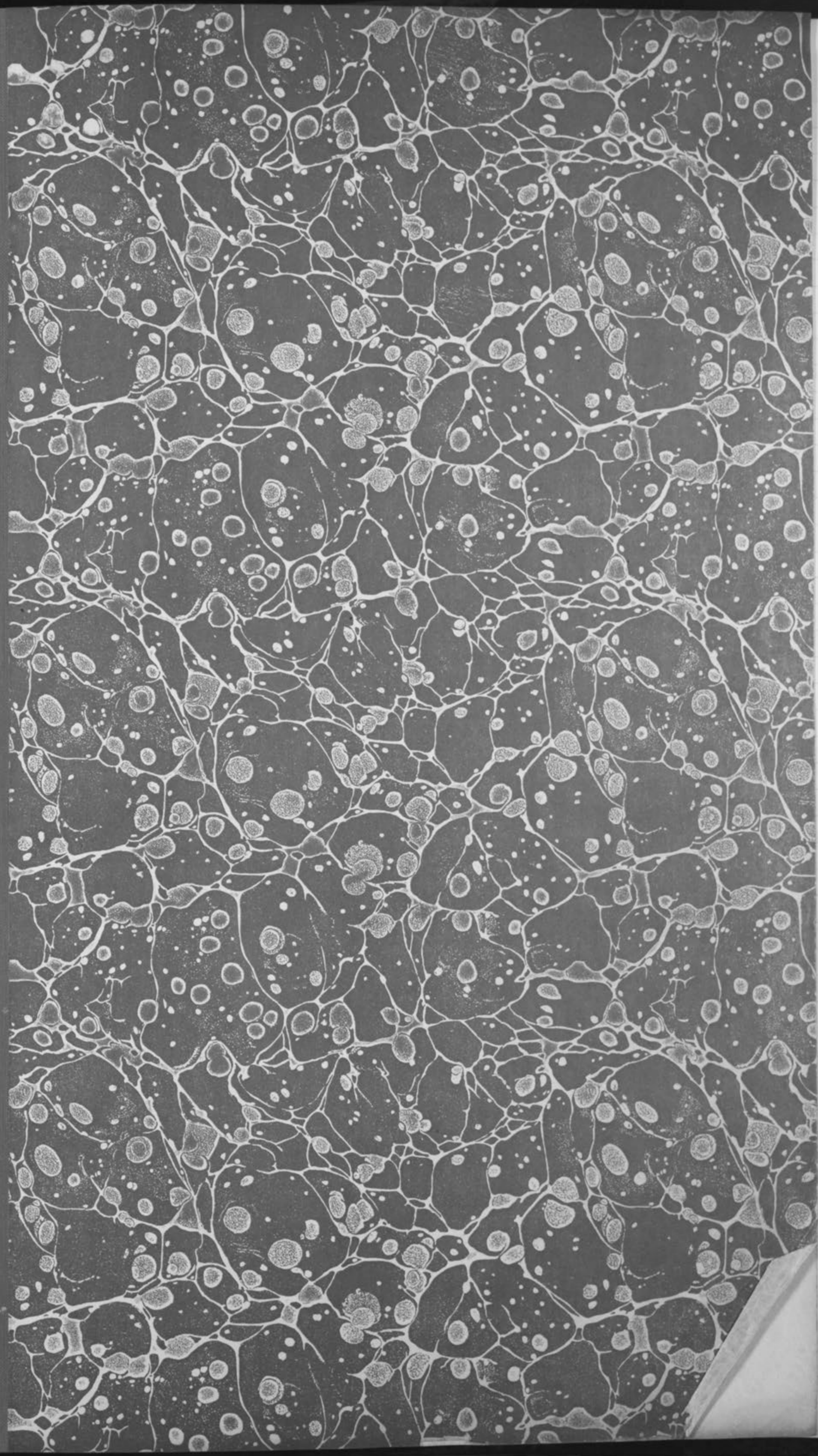
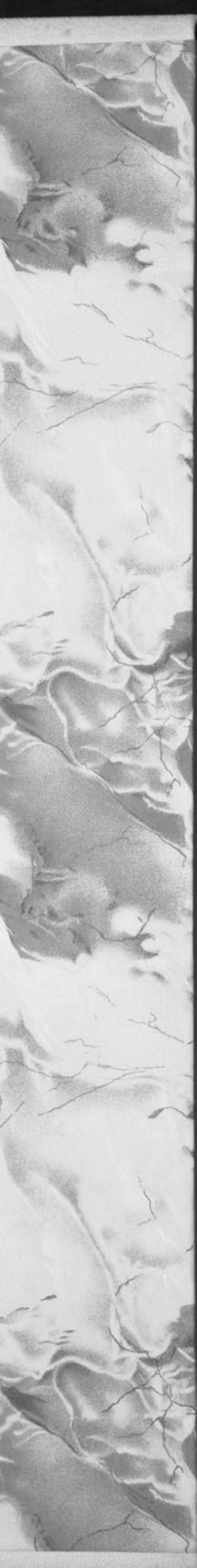
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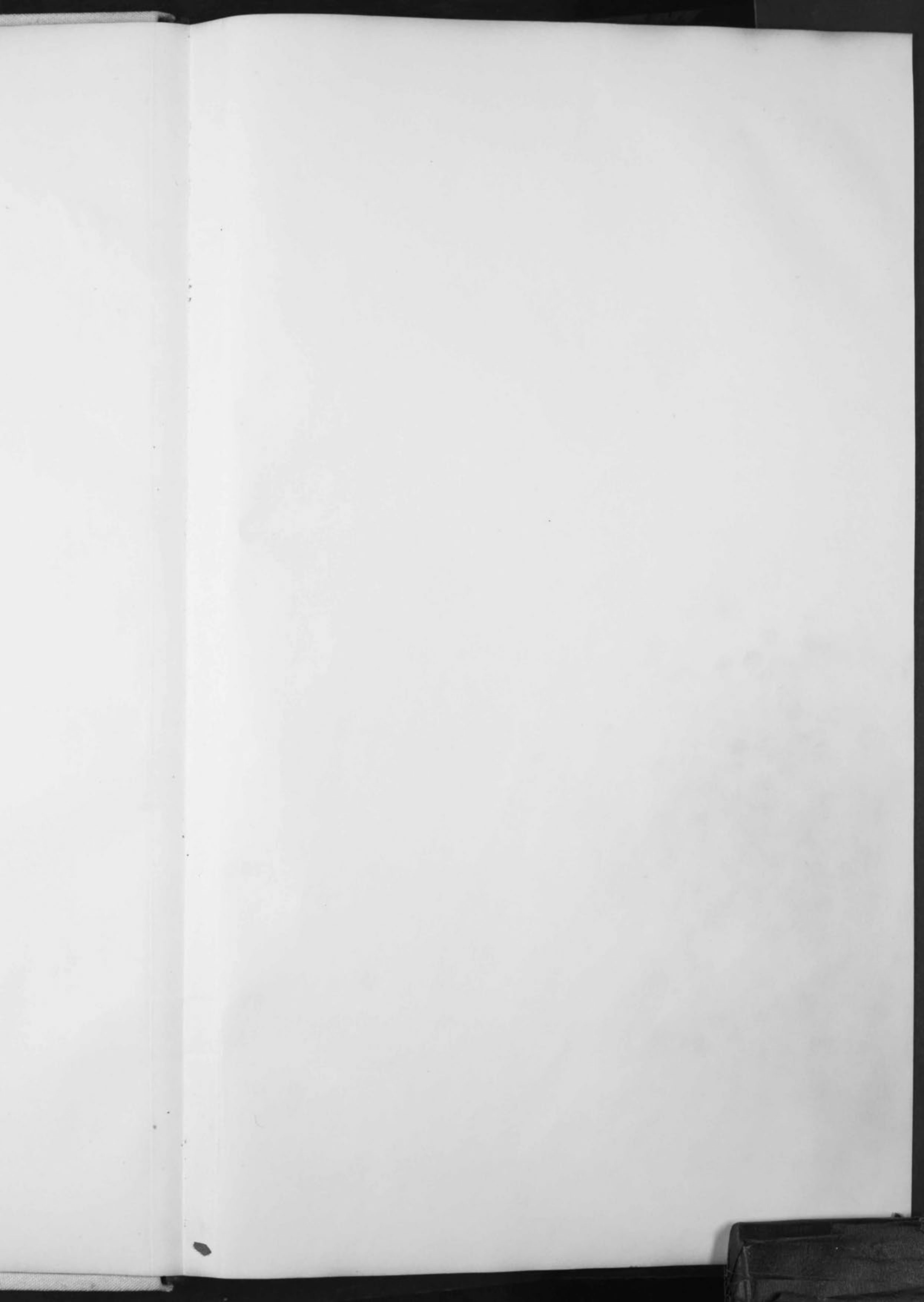
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1936



Commencement Nov. 4/1936 - Carrie W. Howland.

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Accounts ordered	Nov. 5	1936	6
accounts approved	Dec. 28	1936	51
accounts ordered	Dec 3,	1936	63
accounts approved	Dec. 26	1936	97
accounts ordered	Jan 7 -	1937	119
accounts approved	Jan 30 -	1937	175
accounts ordered	July 4	1937	193
accounts approved	" 27	1937	238
accounts ordered	Mar 4	1937	251
accounts approved	" 27.	1937	304
accounts ordered	Apr. 1	1937	315
accounts approved	Apr. 24	1937	343
accounts ordered	May 6-	1937	361
" approved	May 29	1937	382
account ordered	June 3-	1937	395
account approved	June 26,	1937	436
Account ordered	July 1 <sup>st</sup>	1937	448
Account approved	July 31-	1937	507
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Account approved	Aug 28	1937	551
Account ordered	Sept 2-	1937	575
Account approved	Sept 25	1937	610
Accounts ordered	Oct 7	1937	632

Allgover. K  
 Asman H  
 Asman B  
 Amine H  
 Andrews  
 Amine  
 Amine J  
 Argo Jerry  
 A. Theobald  
 Andrews. H  
 Andrews S



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13275 In the matter of the estate of Louise Bart... into the... patient is a warrant issued to the return endorsed

13275 In the matter of Louise Bart... of law of Columbus warrant to be in to before this And in Dr. Angus legacy of time and this do the said court. r ination, Angus was witness a Benjide in Mary inhabitants. This date time she at large she is a Columbus that Dr. medical Certificate by law. He made admission finding dependent and State 1894 And

13 275 In the matter of  
The Lunacy of  
Lucile Burkpile.

into the Columbus State Hospital and it appearing that said patient is supplied with proper clothing; it is ordered that a warrant for the conveyance of said patient to said Hospital issue to William Rausch. And this cause is continued for the return of said warrant by said Sheriff, with his report endorsed thereon.

The Judge being advised that said Lucile Burkpile can be received

13 275 In the matter of  
Lucile Burkpile, Lunacy

Open Court and filed an affidavit in the form prescribed by law for admission of said Lucile Burkpile into the Columbus State Hospital. It is therefore ordered that a warrant issue to William Rausch, Sheriff, commanding him to bring said Lucile Burkpile alleged to be insane before this Court, on the 2- day of Nov. 1936, at 9. A. M.

This day Mahlon Eicher a resident of Marysville in this County appeared in

And it further ordered that subpoenas issue for Dr. Angus MacDror and Dr. H. E. Stricker 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 Lucile Burkpile was brought before the Court. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. Angus MacDror and Dr. H. E. Stricker the medical witnesses and being satisfied that said Lucile Burkpile is insane; that she has a legal settlement in Marysville in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity was incurred 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 MacDror and Dr. H. E. Stricker 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 medical witnesses, and the findings in this case, be transmitted to said Superintendent.

And it is further ordered that said Lucile Burkpile be committed to the custody of Columbus State Hospital, until other may be ordered.

And this cause is continued.

13182 In the matter  
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13195 In the matter  
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12177 In the matter  
 of Emily  
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12177

In the matter  
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13276

In the matter  
 estate of  
 application  
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13182 In the matter of the will of David Ellis Gross dec'd. Election of Widow. On the 3<sup>rd</sup> day of Nov. 1936, a written instrument was received by said Court, duly signed and acknowledged by Lina Gross, widow of David Ellis Gross deceased, manifesting her election not to take under the will of said decedent. And, the same appearing to be regular and in conformity to law, the same is accepted and ordered to be filed and recorded with the proceedings to probate said will.

13195 In the matter of the estate of David Ellis Gross 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 & confirmed.

12177 In the matter of the estate of Emily Taylor, Decedent on the exceptions to the final account of Eber H. Dutton ad- of the Administrator as filed herein and the Court having heard the evidence and being fully advised in the premises, finds that said exceptions are not well taken. It is therefore ordered, that said exceptions be and the same are hereby overruled and the said account is hereby approved as filed.

12177 In the matter of the estate of Emily Taylor, Decedent. Administrator as filed herein. and the Court having heard the evidence and being fully advised in the premises, finds that said exceptions are not well taken. It is therefore ordered, that said exceptions be and the same are hereby overruled and the said account is hereby approved as filed.

13276 In the matter of the estate of Maria C. May deceased. This day Russel S. Banks appeared in open Court and made and filed an application under oath, as required by law, to be appointed as ad- of the estate of Maria C. May deceased, late of Union, 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 Russell S. Banks is a suitable person and legally competent, it is ordered, that he be appointed as such administrator upon giving such suitable sureties as required by law, in the sum of One thousand Dollars and this cause is continued.

This day Russell S. Banks appeared in open court accepted the appointment as administrator of the estate of Maria L. Gray deceased and gave and filed herein his Bond in the sum of One thousand Dollars conditioned according to law with 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 Russell S. Banks that notice of said appointment be published as required by law that this proceeding be recorded and that said administrator pay the costs herein taxed at \$ —.



THE COL. & H.W. CO. 78214

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Settlement of accounts.  
 accounts bank vouchers of the following named  
 persons and estates have been filed in the Probate  
 Court of Union County this for inspection settlement  
 and records and unless exceptions are filed thereto  
 they will be for hearing and confirmation on November  
 23<sup>rd</sup> 1936 at 1 P.M.

- 9461 Russell S. Banks guardian of Maria C. May. Final account.
- 13172 L. A. Mitchell administrator of the estate of Emanuel Bishop. Dec'd.  
First and final account.
- 9933 L. L. Long Emulsion by L. S. Biffitt, 5<sup>th</sup> and final account. as to  
George Long, 5<sup>th</sup> for Emulsion Long.
- 12958 Lucille Smith & Rene M. Baker executors  
of the estate of Lucinda Horner dec'd.  
First and final account.
- 13079 S. V. Hull administrator of the estate of W. T. Hull. Dec'd.  
First Partial account
- 1315 Muggie A. Clark executor of the estate of Charles B. Clark. Dec'd.  
First and final account.
- 13229 Bertha M. Paul guardian of Mirra S. Baldwin dec'd.  
First and final account.
- 12579 Mary M. Burnings guardian of Charles A. Hood, incompetent.  
Third account
- 12161 Margaret R. Remington administrator of the estate of  
John A. Remington, dec'd. 1st and final account
- 13185 Margaret M. Martin ad. of the estate of Harry P. Martin  
First and final account.
- 9276 Charles R. Pyles guardian of Emeth Pyles, incompetent  
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. When the same  
 are to be heard and continued from day to day until  
 finally disposed.

10261<sup>st</sup> In the matter  
 Emulsion  
 from George  
 and Edward  
 \$100 for  
 \$35<sup>00</sup> Emery  
 \$15<sup>00</sup> Power  
 This order  
 said minor  
 such an  
 is hereby granted  
 about 1900  
 13277 In the matter  
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 This day  
 under the applica  
 Guardian of  
 for an order  
 filed in  
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10261<sup>m</sup>

In the matter of the Guardianship of  
Evan Hays Bashell, incompetent  
and education of said minor.  
\$100 for business course for daughter Maxine.  
\$35.00 Grocery bill to W. B. Thompson and sons.  
\$15.00 Brooks clothing store.

This day Dorothy Washell filed her application asking for an allowance for the support and education of said minor. application as follows:

It is ordered that for the support and education of said minor that said Guardian be allowed to expend such amount. Said Dorothy Washell as Guardian is hereby granted permission to cash bonds for payment of above noted in application filed.

13277

In the matter of  
Marianne F. Snyder, minor

This day this cause came on to for hearing before the Court on the application of Louis B. Snyder the father, and Natural Guardian of Marianne F. Snyder, a minor of the age of four years for an Order of this Court to dismiss a certain writ heretofore filed in the Common Pleas Court of Marion County, Ohio being case no. 27494 in the docket of said Court wherein Marianne F. Snyder a minor by her next friend and father, Louis B. Snyder is Plaintiff and Adrian H. Bissma is the Defendant and in which case a cause of action is set forth in favor of the Plaintiff, Marianne F. Snyder against the Defendant, Adrian H. Bissma.

The said Louis B. Snyder personally appeared in Court and being represented by Counsel and Court after careful inquiry and being fully advised in the premises, finds that the application of Louis B. Snyder is well taken and that the Order prayed for should be issued. It is therefore Ordered and considered by this Court that the said Louis B. Snyder as father and Natural Guardian of Marianne F. Snyder upon receipt of the payment of \$500. to him shall dismiss the action heretofore brought in the Common Pleas Court of Marion County, Ohio and shall on behalf of the said Marianne F. Snyder a minor of the age of four years execute a valid and sufficient release to the said Adrian H. Bissma relieving him, the said Adrian H. Bissma from any and all liability to the said Marianne F. Snyder her administrators and executors by reason of any of the facts alleged in the Petition filed in the Common Pleas Court of Marion County, Ohio and being case no. 27494 in said Court in which the said Marianne F. Snyder a minor by her next friend and father, Louis B. Snyder is the Plaintiff and Adrian H. Bissma is the Defendant.

It is further Ordered that said sum of \$500. is to be received for and on behalf of Marianne F. Snyder

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being the sum of \$500. shall be paid and delivered to the said Louis B. Snyder, the father and natural Guardian of said minor without further need in this behalf and therefore it is not necessary for the appointment of a Guardian of the said Marianne F. Snyder, to be made. It is further ordered, by this Court, that upon the said Louis B. Snyder making and executing a release to Adrian H. Cissna as herein authorized and ordered, that all rights of the said Marianne F. Snyder, be and the same are, extinguished and that the said Adrian H. Cissna shall be completely discharged from any and all liability to the said Marianne F. Snyder. It is further ordered, by the Court that this proceeding herein be recorded.

13276

In the matter of the Estate of Maria C. May, Dec'd  
 Russell B. Banks, as ad. of the estate of Maria C. May deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the Court being fully advised in the premises, finds and determines that the gross value of said estate is four hundred fifty-six and 3/100 Dollars, the debts and costs of administration are four hundred and fifty and no/100 Dollars, and the net actual market value thereof is three dollars and fifty-three cents. That the exemptions allowed to the heirs at law for exceed the entire 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 County Auditor to be paid according to law.

13276

In the matter of Maria C. May, Dec'd  
 This day Russell B. Banks ad. of the estate of Maria C. May dec'd appeared in open Court and filed his application for an order directing the omission of an appraisal of the assets of said decedent; and it appearing to the Court that said assets amount to less than \$500 and are solely bank accounts, and that there are no surviving spouse and children of said decedent. It is therefore ordered, that such appraisal be omitted and that said ad. file instead an inventory showing in detail the assets of said estate.

13276

This day an inventory in the Maria C. May estate was filed in this Court by the fiduciary. It is ordered, that hearing on the appraisal of said inventory be had before this Court, forthwith. An. Bank said inventory be and the same is hereby approved.

12402

In the matter of the estate of Rose M. Bonn account to 1937. at 1 by law. in County.

12402

In the matter of the  
guardianship of  
Rose M. Bondu. Incompetent  
account to set for hearing on Saturday the 30 day of January  
1937. 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 that time

This day came George Bugg Sr. guardian  
and filed his 5<sup>th</sup> and final account therein.  
It is upon order that said  
account be set for hearing on Saturday the 30 day of January  
1937. 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 that time

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12036 In the matter  
 of the Estate of  
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12036 In the matter of

The Estate of  
George Schwanitzoff, Deceased

his application duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that George Schwanitzoff a resident of Dady Township in said County, died testate on April 3-1931. And that his last will and testament was filed in the Probate Court of Union County, Ohio, on April 6-1931, and admitted to probate in said Court on April 9-1931, and recorded in Will Record 7 page 270 of Union County, Ohio, and that on the 9. day of April 1931, was duly appointed and qualified executor of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of real estate passed by descent or devise.

- |                              |                 |           |                     |
|------------------------------|-----------------|-----------|---------------------|
| Anna Christina Schwanitzoff, | Mayville, Ohio, | widow,    | life estate in all. |
| Elisabeth Reifigst,          | Mayville Ohio,  | daughter, | 1/3 remainder.      |
| Margaret Schindler           | Mayville Ohio,  | daughter  | 1/3 remainder       |
| John H Schwanitzoff          | Mayville, Ohio  | son       | " " "               |

And that the description of said real estate, is, as set out in said application; and it appearing to the satisfaction of the Court, that the law has been fully complied with by said applicant; It is hereby 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 for the transfer of said real estate together with the description contained in the application be filed with the Records of the proper County, for record, as provided by law.

12038 In the matter of the Estate of

George Schwanitzoff, Deceased

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 on for hearing, and the Court being fully advised in the premises finds and determines that the gross value of said estate, is, \$8968.<sup>00</sup> the debts and costs of administration are \$1229.<sup>40</sup> and the net actual market value thereof is, \$7738.<sup>50</sup> The surviving spouse, Anna Christina Schwanitzoff, was given a life estate in all of the property, and her interest worth amount to less than the exemption allowed by law. Lucretia Gass, a grand daughter and sole heir of William Schwanitzoff, deceased,

Casper Schindler as executor of the estate of George Schwanitzoff, deceased, having filed

was given the sum of \$500.00 each of the three children, Margaret Schneider, Elizabeth Puffright and John H. Schenckhoff, were each given the one third interest in the remainder of the estate and, in no event would the gross amount of the said estate equal the amount of exemptions allowed by law to the surviving spouse, children, and grand-child. And, that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy of this entry together with a copy of all other entries in relation to, or in any way affecting the inheritance tax on the succession of said estate be certified to the Tax Commission of Ohio and that the cost of \$3.00 be certified to the County Auditor according to law to be paid.

13282

In the matter of the

Estate of  
Carl Algyonr. deceased

This day this cause came on to be heard upon the application of E. W. Algyonr. ad. of the estate of Carl Algyonr. deceased, for an order authorizing the transfer of Permit D-2 # 10354 and Permit D-1-26848 of the Department of License Control of the State of Ohio formerly held by Carl Algyonr. to Anna B. Algyonr. widow of said decedent. The Court, being fully advised in the premises and after careful consideration, does hereby authorize the transfer from the name of Carl Algyonr. to the name of Anna B. Algyonr. of Permit D-10354 and permit D-1-26848 of the Department of License Control of the State of Ohio.

12940

In the matter of the Estate of Marie Fitzpatrick as ad. of the of Rosina Beltz. Deceased estate of Rosina Beltz deceased Having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same 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 seven hundred, eighty three and 18/100 Dollars - the debt and costs of administration are One thousand, five hundred eighty-one and 68/100 Dollars, and the net actual market value thereof is five thousand two hundred one and 5/100 Dollars.

The Court further finds that Fred Beltz died seized on the 30th day of April 1909, leaving surviving him his spouse Rosina Beltz, and one child Marie Fitzpatrick. Fred Beltz was seized of 89 acres of real estate, title in his individual name, and, at his death, a one-third share interest for life only passed to his surviving spouse, and, the 2/3 interest

immediate Rosina Beltz estate title and Rosina a one-third 57 acres immediate further for and approx profits of Rosina B money incl inventory and present file 2/3 of the owned by. out of the of the sum \$818.00 Marie Fitzpatrick finds that to the extent of \$818.00 admits to admit do and that therein

12940

It is to be certified herein be to be for In the matter Estate of therein. It for however found that Union Court is continued



THE COL. B. B. B. CO. 74214

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immediately vested in Mollie Fitzpatrick Fred Betty and  
 Rosina Betty were the joint owners of 57 acres of real  
 estate title of which was in the names of Fred Betty  
 and Rosina Betty and out of which Rosina Betty had  
 a one-third interest for life in one-half of the  
 57 acres and a 2/3 interest in one-half of 57 acres  
 immediately vested in Mollie Fitzpatrick The Court  
 further finds that the assets contained in the inventory  
 and appraisement were derived from the rents and  
 profits of said real estate and that the decedent  
 Rosina Betty had contributed no other property or  
 money into the fund or property contained in the  
 inventory and appraisement, find in this Court, therefore,  
 Mollie Fitzpatrick must be entitled to have an exempt  
 2/3 of the appraisement of the personal property which  
 would be \$8388<sup>75</sup> and would be entitled to have exemption  
 out of the real estate according to the provisions  
 of the real estate as was here appraised, the sum of  
 \$818<sup>10</sup> which is a one-half interest inherited by Mollie  
 Fitzpatrick from her father, Fred Betty. The Court then  
 finds that Mollie Fitzpatrick owned outright real estate  
 to the extent of \$3220<sup>00</sup> in value, personal property of the  
 extent of \$8388<sup>75</sup>. The costs and expenses in the  
 administration of said estate were \$1581<sup>00</sup> and as an  
 adult daughter is exempt under the law \$350<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  
 be certified to the Tax Commission of this State that the estate  
 herein be taxed at \$3- be certified to the County Auditor  
 to be paid accordingly to him

12940

In the matter of the  
 Estate of Rosina Betty  
 decedent.

This day came Mollie Fitzpatrick  
 Administrator of said estate and  
 filed her final and final account

therein. It is thereupon ordered that said account be set  
 for hearing on Saturday the 28 day of November, 1936 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

13264 In the matter  
 Estate of  
 Edward H. T  
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Monday November 9<sup>th</sup>

1936

13264 In the matter of the  
Estate of  
Edward W. Hamilton,  
deceased.

of said Inventory be set for hearing before this Court on the 9 day of November, 1936, 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 accept the same personally served by the fiduciary herein, at least 10 days prior thereto.

This matter came on to be heard on the filing of the Inventory and appointment herein, on the 9 day of Nov, 1936 at 10. A.M. and no exceptions having been filed thereto, the same, is hereby approved and confirmed.

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

13279 Gwynn Saw  
of the estate

vs.  
Herchel Evans

defendants  
Maryville, Tenn.  
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13279 In the ma  
The Estate

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13279 Brynna Sanders, Administrator  
 of the estate of Joshua H. Evans,  
 Deceased,  
 Plaintiff

vs.  
 Hershel Evans, et al,  
 Defendants.

defendants by mail by placing in the post office at  
 Marysville, Ohio, a notice containing a summary stated  
 of the cause of action and prayer of the petition, addressed  
 to each of the defendants, in an envelope with legal  
 postage thereon and that the plaintiff give an affidavit  
 of the mailing of said notice as proof thereof.

This day this cause came  
 on to be heard upon the petition  
 herein, and it is ordered  
 by the Court that summons  
 herein be dispensed with and  
 that the plaintiff cause a notice  
 to be served upon all of the

13279 In the matter of

The Estate of  
 Joshua H. Evans, Deceased.

made and filed an application under oath as required  
 by law to be appointed as administrator of the estate of Joshua  
 H. Evans deceased late of Raymond 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  
 Brynna Sanders is a suitable person and legally com-  
 petent, it is ordered that he be appointed as such  
 administrator, upon giving bond with sureties as  
 required by law in the sum of \$800. Of this cause is  
 continued.

This day Brynna Sanders, of  
 person in open Court and

This day Brynna Sanders appeared in open Court  
 accepted the appointment as administrator of the  
 estate of Joshua H. Evans, deceased, and gave and  
 filed herein his Bond in the sum of \$800 with  
 C. A. Hofes and R. Baker as sureties which Bond is  
 approved by the Court. It is therefore ordered that  
 Letters of Administration issue to said Brynna  
 Sanders that notice of said appointment be published  
 and given by registered mail to the next of kin of the  
 deceased to the applicant known unless such  
 notice has been previously waived in writing, as  
 required by law; that this proceeding be recorded, and  
 that said Administrator pay the costs herein taxed

13268

In the matter of the Adoption of Tommy Lee Bosgray.

Oct. 19-

This day Richard Sloat and Martha Jane Sloat husband and wife, appeared in open court and filed herein their petition for leave to adopt and change the name of Tommy Lee Bosgray age one year on Oct 19 - 1936. Child of Emma Bosgray Asman - to the name of Richard Sloat Jr. with the assent and consent in writing of Emma Bosgray Asman, parent of said child. And it being necessary under the provisions of the law in such case provided that a discreet and suitable person be appointed as next friend of said child the court hereby appoints W. H. Jones, whose duty it shall be to verify the allegations of the petition and make appropriate inquiry to determine whether the proposed foster parents and their home, are suitable for said child. And whether said child is a proper subject for adoption in said home. It is ordered that the said petition be for hearing before this Court on the 10 day of November 1936. at 10. A. M. that being not less than ten nor more than 30 days from the filing of the petition herein. Said next friend shall as soon as practicable and before the day herein set for hearing the petition, submit to this Court a full report in writing.

Nov. 10-

This matter came on this day further to be heard. And W. H. Jones, who was heretofore appointed by the court to act as next friend of said child, having made report in writing and recommending the proposed adoption, the Court now proceeded to a full hearing of the petition and the examination of the parties in interest under oath. The said report shows that all the parties in interest in the case are as follows; Richard Sloat, Martha Jane Sloat, and Emma Bosgray Asman. And said report shows also that all of said parties in interest have had due knowledge of the pendency of this proceeding and of the date set for this hearing. And that said child has resided in the home of the petitioners for at least six months.

13268

In the matter of Adoption of Tommy Lee Bosgray.

Whereas on the 10 day of November 1936, 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 next friend. And whereas today the matter came on for final consideration, including as a material fact thereto, that the said evidence shows that the child has no property amounting to - none - dollars, and consisting

of none - The Court has knowledge of objection has And the said months in Sloat, has examined from the examination will and from the stated in of good in community, said child, promoted child is being out of adoption Bosgray grants to name of Sloat Jr.

13245

In the matter of Lida Little hearing that notice given to by law, and now, and examined

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of none.  
 The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings, and that no objection has been made to the Court, against the adoption. And the said child having now resided for, at least six months in the home of Richard Sloat and Martha Jane Sloat, husband and wife, the petitioners, the Court now examined the husband and wife each separately and apart from the other and the Court is, satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption, and the Court from the testimony, being of the opinion that the facts stated in the petition are true and that the petitioners are of good moral character, and of reputable standing in the community, and of ability to properly maintain and educate said child, and that the best interest of said child would be promoted by such adoption. And further that said child is found to be suitable for adoption, and the Court being satisfied that all the provisions of law relative to adoption have been complied with, consent of Emma Leisgray Arman given. Therefore the Court hereby grants said adoption and decrees further, that the name of said child shall be changed to Richard Sloat Jr.

13245 In the matter of the Estate of } This day the Inventory in the above captioned  
 Lida Little, Deceased 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 waived by all interested parties, as required  
 by law, and no exceptions having been filed thereto, it is  
 now ordered, that said Inventory, after, being duly  
 examined, be allowed and confirmed.

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13281 In the matter of the will of Edna M. Wells. Decedent. An application having been this day presented to the Court by John L. Longhrey praying that the instrument in writing purporting to be the last will and testament of Edna M. Wells, deceased, be admitted to probate: It is ordered that as there are no persons entitled to notice, a hearing be had on said Will forthwith.

13281 In the matter of the will of Edna M. Wells, deceased. This matter came on this day for trial to be heard, on the application of John L. Longhrey to admit to probate and record, the Will of Edna M. Wells, dec'd. 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 E. J. Marsh and H. H. Knutson subscribing witnesses to said Will, and E. J. Marsh and C. A. Hoopes, the subscribing witnesses to the Codicil, a part thereof, this day appeared in open Court and having been duly sworn testified respectively to the due execution and attestation of said Will and 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 Edna M. Wells, 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.

13282 In the matter of the Estate of Edna M. Wells, Decedent. The last Will of Edna M. Wells deceased, Taylor Twp in said County, praying heretofore been duly proved and allowed: this day John L. Longhrey 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 John L. Longhrey is a suitable person and legally competent: and that by the terms of said Will said Testator desired or requested that he be executor, 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.

12367 In the matter of the estate of Edna M. Wells, deceased. Presented to the Court for the same the 28 day of said month

13282 In the matter of the estate of Edna M. Wells, deceased. The gross value of the personal property of said decedent, at the time of her death, was \$442.<sup>54</sup> Hundred and no one cent. The Court to said estate Successor. Value of said none - Pa Date of ac to paid

It is ordered that the same be entered of record. Such notice has been given with copies any way successor be for now It is proceeded by law.

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be recorded, and that said Executor pay the costs herein

12367 In the matter of, | This day came John L. Langhans,  
 The Guardianship | Guardian of Edna M. Wells, and  
 of Edna M. Wells. | Circumpet of Union County, this day  
 presented his 2<sup>nd</sup> and final account in settlement of said  
 Guardianship duly verified. Whereupon the Court do order  
 the same filed and advertised for hearing on Saturday  
 the 28 day of November, 1936 at 10 A.M. to which time  
 said matter is continued.

13282 In the matter of the | This 12 day of November, 1936,  
 estate of Edna M. Wells. | the above matter came on to be  
 deceased. | 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, is, three thousand three  
 hundred seventy-two and <sup>25</sup>/<sub>100</sub> Dollars composed, as follows:  
 Presumptively three thousand three hundred seventy-two  
 and <sup>25</sup>/<sub>100</sub> Dollars real estate - none, that the debts  
 are \$442.<sup>54</sup> and that cost of administration will be two  
 hundred twenty-nine and <sup>29</sup>/<sub>100</sub> Dollars. That there is  
 no one entitled to dower in said real estate.

And that the net actual market value of the  
 assets which might be subject to tax, is, two  
 thousand seven hundred and <sup>42</sup>/<sub>100</sub> (\$2700.<sup>42</sup>) Dollars.

The Court further finds that the person entitled to succeed  
 to said estate, are as follows:  
 Successor, John M. Langhans; Relationship - none  
 Value of succession, as found by Court \$2700.<sup>42</sup> amt. of exemption  
 none - Prob. Duty to Tax \$2700.<sup>42</sup>, Amt. of Tax \$189.<sup>03</sup>  
 Date of accrual 9-16-1936 - Person by whom Tax shall  
 be paid - John L. Langhans, Ex-  
 Township - Taylor Township

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

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.

13279 In the matter of the Estate of Joshua H. Evans, Decd.

Anders, adms. of the estate of Joshua H. Evans, deceased. And the Court, being fully advised in the premises, finds that all of the persons interested in the estate of Joshua H. Evans, deceased, have waived notice of the filing of the Inventory and appraisement and consented to its immediate approval. The Court, after careful examination of said Inventory and appraisement, finds it in all respects correct and in conformity to law and does therefor hereby approve and confirm the same.

This day this cause came on to be heard. Upon the filing of the Inventory and appraisement herein by George...

13246 In the matter of the Estate of Thomas Asman, Decd.

and filed herein this application duly verified, for an order deciding the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Thomas Asman, a resident of Maryland, in said County, died intestate on Sept. 10-1936, and that on the 29 day of Sept. 1936, Fred J. Asman and Margaret Asman were duly appointed and qualified adms. of the estate of said decedent, that, insofar as they can be ascertained, the persons, to whom each such parcel of real estate passes, by descent or devise

This day came Fred Asman and Margaret Asman, adms. of the estate of Thomas Asman, Decd.

Bertha Asman, age 9 yrs. Maryland, D. mother - 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 hereby 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 for the transfer of said real estate together with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

13280 Emma Sanders, Administratrix of the estate of Joshua H. Evans, Decd.

Herschel Evans, S. ad. Dpts. 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 said petitioners in all respects correct, and being satisfied that said sale was fairly and legally made it is ordered that the same be confirmed.

This day this cause came on to be heard on the report of Emma Sanders, adms. of the estate of Joshua H. Evans, Decd.

Approved and petitioners exec of the said purchaser, E...

And, now the pleading the proceeds of further order in his hands the sum of Second: The said property and bonds here, and Third: Is Wic Court: Fourth: It proceeds for the said Fourth: Is T of the mon to apply upon Court: the o

THE COL. & P. B. CO. 74414

Approved and Confirmed It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Joshua H. Evans in said real estate, to the purchaser, Eva L. Thompson, upon receipt from the purchaser of the sum of four hundred (\$400.00) Dollars - in cash -

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 \$400.00 it is further ordered that said Administrator, out of the money in his hands pay:

First: To the Treasurer of Union County the taxes, penalty and interest against said property, to wit: the sum of \$ 14.84.

Second: The costs and expenses incurred in the sale of said property, including an attorney fee of \$ 50.00 to Hoopes and Sanders and \$ 24.00 the percentage of said administration herein, amounting to the sum of \$ 84.00

Third: To Willard E. Wink, funeral expenses for Joshua H. Evans to wit: the sum of \$ 249.00.

Fourth: It is further ordered that the balance of said proceeds amounting to the sum of \$ 57.16 be accounted for by said Administrator according to law.

Fifth: To Hershel Evans by order of this Court, the balance of the money remaining in the hands of the administrator to apply upon the preferred claim of the said Hershel Evans, to wit: the sum of \$ 59.11.

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13282

In the matter of  
Edna M. Wells. Deceased. heard upon the filing of the inventory and appraisement. herein by John L. Longmire, executor of the Estate of Edna M. Wells. deceased.

This day this cause came on to be heard upon the filing of the inventory and appraisement. herein by John L. Longmire, executor of the Estate of Edna M. Wells. deceased. And the Court, being fully advised in the premises, finds that all of the persons interested in the estate of Edna M. Wells. deceased, have waived notice of the filing of the inventory and appraisement and consented to its immediate approval.

The Court, after careful examination of said inventory and appraisement, finds it in all respects correct and in conformity to law, and does therefore hereby approve and confirm the same.

13086

In the matter of the Estate of  
William W. Warrick  
Deceased.

Sterling L. Warrick, as administrator of the estate of William W. Warrick deceased, having filed an application, duly

verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing. And the Court, being fully advised in the premises, finds and determines, that the gross value of said estate, is, six thousand One Hundred fifty-three and 48/100 Dollars. The debts and costs of administration are, Five Hundred and fifty Dollars, and the net actual market value, thereof, is, Five thousand six hundred and seven and 48/100 Dollars. The names, relationships, and portion inherited, of each of the heirs of said estate, are, as follows:

- Decima E. Warrick daughter one-fourth.
- Sterling L. Warrick son one-fourth.
- Ursian O. Warrick son one-fourth.
- Gertrude L. Hanes daughter one-fourth.

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, or any affecting the inheritance tax, on the successions of said estate be certified to Tax Commissioner of Ohio, and costs \$3.00 be certified to County Auditor to be paid according to law.

13086

In the matter of  
the Estate of  
William W. Warrick. Dec.

This day came Sterling L. Warrick Administrator of the estate of William W. Warrick, deceased,

and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court that William W. Warrick a resident of York Township, in said County, died intestate on 22 day of January 1936, and that on the 8 day of February 1936 Sterling L. Warrick was duly appointed and qualified administrator of the estate of said decedent, that, insofar as they can be ascertained, the following is, a list of persons, to whom each such

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Decima E. Warrick, Reclmnd. R.F.D daughter. one fourth.  
Sterling L. Warrick, W. Mansfield, O.R. 2. Son. one fourth.  
Urian O. Warrick, Detroit, Michigan Son. one fourth.  
Gertrude L. Hayes, Springfield, O. daughter. one fourth.  
And that the description of said real estate is, as set  
out in said application, and it appearing to the sat-  
isfaction of the Court that the law has been fully  
complied with by said applicant: It is hereby 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 for  
the transfer of said real estate, together with the description  
contained in the application, be filed with the Recorder, of  
the proper County, for record, as provided by law.

13280 In the matter of the Estate of Joshua H. Evans. Decd. the amount of \$75.00.

This day came Marshal Evans. and filed his application for the allowance of a preferred claim against decedent in the sum of \$75.00. The Court being satisfied that said claim is valid and existing preferred claim against the estate of said decedent. It is therefore ordered that the Administrator said preferred claim in its entirety or as much thereof as can be satisfied from the funds in his hands -

13139 In the matter of the Estate of Emily M. Ladden. Decedent.

This day Lydia Demorst. executrix of the estate of Emily M. Ladden. deceased. appeared in open Court and presented an account of the payments made out of the delivery over to the persons entitled thereto of the money and other property in her hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court and verified by the oath of said Lydia Demorst, it is ordered that the same be and hereby is allowed as her final discharge.

Said Lydia Demorst and her sureties are therefore forever exonerated from all liability under said order of distribution unless her account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said Lydia Demorst pay the costs \$2. Costs paid.

13267 In the matter of the Guardianship of the Estate of Blanche M. Gray. praying for her to enter into a term of four (4) years described in set forth and whereof the bond demorst are application qualified and it is for the guardian company of said application and decedent to execute a copy of in this at \$5.00.

13259 Lincoln Dorell vs. M. Kinley Dorell Court. upon audience to suit finding the pro that said sale and hereby is ordered that right title M. Kinley Dorell M. Dorell for sum of \$100 Lincoln Dorell M. Kinley Dorell according



13267

In the matter of the Guardianship of Charles and George Monrook, minors of Blanche Monrook, guardian of Charles and George Monrook, praying for the order of this Court empowering and directing her to enter into a lease with the Ohio Electric Power Company for a term of three (3) years - and at a monthly rental of four (\$4.00) dollars per month for a part of the premises described in said application and upon the terms therein set forth, and was submitted to the Court. Upon consideration thereof, the Court doth find that the said Charles and George Monrook are the owners of the premises described in the said application and that Blanche Monrook is the duly appointed qualified and acting guardian of said wards, and that it is for the best interests of said wards that the said guardian enter into a lease with the Ohio Electric Power Company upon the terms and conditions set forth in said application, and it is hereby ordered, adjudged and decreed that the said Blanche Monrook as guardian aforesaid be and she hereby is empowered and directed to execute on behalf of her said wards said lease aforesaid, a copy of which is attached to the application filed in this matter and that she pay the costs taxed at \$5.00.

And now to wit this 14 day of Nov. 1936. this matter came on to be heard upon the application of Blanche Monrook guardian of Charles and George Monrook. praying for the order of this Court empowering and directing her to enter into a lease with the Ohio Electric Power Company for a term of three (3) years - and at a monthly rental of four (\$4.00) dollars per month for a part of the premises described in said application and upon the terms therein set forth, and was submitted to the Court. Upon consideration thereof, the Court doth find that the said Charles and George Monrook are the owners of the premises described in the said application and that Blanche Monrook is the duly appointed qualified and acting guardian of said wards, and that it is for the best interests of said wards that the said guardian enter into a lease with the Ohio Electric Power Company upon the terms and conditions set forth in said application, and it is hereby ordered, adjudged and decreed that the said Blanche Monrook as guardian aforesaid be and she hereby is empowered and directed to execute on behalf of her said wards said lease aforesaid, a copy of which is attached to the application filed in this matter and that she pay the costs taxed at \$5.00.

13269

Lincoln Dellinger, guardian of Meriam Dellinger, et al. of Lincoln Dellinger, guardian of Meriam Dellinger, et al. This day this cause came on to be heard on the report of Meriam Dellinger, et al. of Lincoln Dellinger, guardian of Meriam Dellinger, et al. of his proceedings under the former order of this Court. Upon the motion of said petitioner to confirm the sale made in obedience to said order, the Court having carefully examined said report, and finding the proceedings of said petition in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute, a deed, of all the right, title and interest of the said Meriam Dellinger and Mr. Dellinger to Nora Dellinger, upon receipt from the purchasers of the sum of \$100.00 in cash. It is further ordered that said Lincoln Dellinger, as guardian of Meriam Dellinger and Mr. Dellinger, account for the money in his hands according to law.

Nov. 15

13274 In the matter of  
The estate of  
Edward Freshwater,  
Deceased.

her to sell and convey by Bill of Sale to William Mitchell the entire stock of goods in the store room formerly occupied by said decedent excepting for two and one case of medicine for the sum of Three thousand dollars in cash.

And the court being fully advised in the premises find that it is for the best interest of said estate a bill paid properly for said sum and upon the terms above set forth, and said application is therefore, granted.

And the said William V. Freshwater, as such Administrator is hereby authorized to sell and convey said property to the said William Mitchell for the sum of \$3,000 in cash. and is further authorized and directed to execute to the purchaser a bill of sale therefor upon the payment of said purchase price

This day this cause came on to be heard upon the application of William V. Freshwater, administrator for an order of this court authorizing and directing

13287 Lincoln Dillingus as Edm. of  
Merian Dilling et al.

the sum of \$1,000 with approval subject conditions according to law, the said bond is hereby approved. and the court further finds upon the application of Lincoln Dillingus Guardian, to sell said real estate at private sale, that it is necessary to sell said real estate in order to support said wards to pay the debts of said wards.

It is therefore ordered, adjudged & decreed that the said Lincoln Dillingus as Guardian of Merian Dillingus & W. W. Kinley Dillingus minors, proceed to sell the real estate belonging to said wards at private sale for not less than the appraised value thereof, to make due return of his proceedings to this Court.

13285 Lincoln Dillingus, Edm. of  
Merian Dillingus, et al.

before 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.

This day this matter came on to be further heard on the report of the appraisers here-

1267 In the matter

The Estate of Betty Jane and presented duly verified and admitted 1936. at. 1. P.

13246 In the matter

The estate of Thomas Asmus said estate thereupon ordered Saturday, the that notice the County journal is continued

10857 In the matter

Isidore Edna Benzler her 5-22 received thereupon the for bearing 1. P. m. to 2

13257 Lincoln Dilling

Merian Dilling as guardian of the persons of W. W. Kinley Dilling herein leave the petition of the have consent for and state further find Dillingus, and next estate estate, and said real estate support of wards, and of said case that Milton three judicious of kin of the appraiser so It is just as guardian and additional proceeding on

12670 In the matter of  
 The Guardianship  
 of Betty Jane Welford, Minor  
 and presented her first account in settlement of said Guardianship  
 duly verified. Whereupon the Court do order the same first  
 and advertised for hearing on Saturday the 26-day of Dec.  
 1936 at 1 P.M. to which time said matter is continued.

This day came Luther M. Thum  
 Guardian of Betty Jane Welford  
 a minor of Union County. This  
 and presented her first account in settlement of said Guardianship  
 duly verified. Whereupon the Court do order the same first  
 and advertised for hearing on Saturday the 26-day of Dec.  
 1936 at 1 P.M. to which time said matter is continued.

13246 In the matter of  
 The estate of  
 Thomas Asman, Deceased.  
 Margaret Asman, administratrix of the  
 said estate files this first and final account therein. It is  
 thereupon ordered that said account be set for hearing, on  
 Saturday the 26-day of December, 1936, 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.

This day came Fred J. Asman and  
 Margaret Asman administratrix of the  
 said estate files this first and final account therein. It is  
 thereupon ordered that said account be set for hearing, on  
 Saturday the 26-day of December, 1936, 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.

10857 In the matter of the  
 Guardianship of  
 Edna Bengler Peter, Incompetent, of Union County. This and presented  
 her 5<sup>th</sup> account in settlement of said Guardianship duly verified.  
 Whereupon the Court do order the same first and advertised  
 for hearing on Saturday the 26-day of December, 1936, at  
 1 P.M. to which time said matter is continued.

This day came Mary Bengler,  
 Guardian of Edna Peter, an incompetent  
 of Union County. This and presented  
 her 5<sup>th</sup> account in settlement of said Guardianship duly verified.  
 Whereupon the Court do order the same first and advertised  
 for hearing on Saturday the 26-day of December, 1936, at  
 1 P.M. to which time said matter is continued.

13257 Lincoln Dellinger, Adm. of  
 Miriam Dellinger, et al.  
 Petitioner vs. guardian ad litem for the minor defendants Miriam Dellinger,  
 Mrs. Kinley Dellinger. The evidence and the Court finds that all of the defendants  
 herein have been duly and legally served with process and have all answered  
 the petition or have voluntarily entered their appearances herein and  
 have consented to an immediate sale of the real estate as prayed  
 for, and that all necessary parties are before the Court; the Court  
 further finds that Margaret M. Dellinger, Ernestine Rausch, Victoria  
 Dellinger, and Lincoln Dellinger are the only persons entitled to the  
 next estate of inheritance from said wards in said real  
 estate, and that there are no other persons who have any interest in  
 said real estate; that it is necessary to sell said real estate for the  
 support of said wards and for the payment of the just debts of said  
 wards, and that it would be to the advantage of said wards  
 if said real estate were sold. It is therefore ordered,  
 that Milton Rausch, T. C. Dellinger, and George Schneider,  
 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.  
 It is further ordered that the said Lincoln Dellinger,  
 as guardian of Miriam Dellinger and Mrs. Kinley Dellinger, give  
 an additional bond in the sum of \$100- before first  
 proceeding with said sale.

This day this cause came to be heard on the  
 petition of the Plaintiff, the answer of Carl  
 M. Kinley Dellinger. The evidence and the Court finds that all of the defendants  
 herein have been duly and legally served with process and have all answered  
 the petition or have voluntarily entered their appearances herein and  
 have consented to an immediate sale of the real estate as prayed  
 for, and that all necessary parties are before the Court; the Court  
 further finds that Margaret M. Dellinger, Ernestine Rausch, Victoria  
 Dellinger, and Lincoln Dellinger are the only persons entitled to the  
 next estate of inheritance from said wards in said real  
 estate, and that there are no other persons who have any interest in  
 said real estate; that it is necessary to sell said real estate for the  
 support of said wards and for the payment of the just debts of said  
 wards, and that it would be to the advantage of said wards  
 if said real estate were sold. It is therefore ordered,  
 that Milton Rausch, T. C. Dellinger, and George Schneider,  
 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.  
 It is further ordered that the said Lincoln Dellinger,  
 as guardian of Miriam Dellinger and Mrs. Kinley Dellinger, give  
 an additional bond in the sum of \$100- before first  
 proceeding with said sale.

13257 Lincoln Dellingers. Edna of  
 Meriam & M<sup>rs</sup> Kinley Dellingers  
 Dellingers and M<sup>rs</sup> Kinley Dellingers of. This proceeding under former order of this Court  
 and upon the motion of said petitioners to confirm the sale made in obedience  
 to said order the Court, having carefully examined said report, and  
 finding the proceedings of said petitioners 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 petitioners execute a deed of  
 all the right, title and interest of the said Meriam Dellingers  
 and M<sup>rs</sup> Kinley Dellingers in said real estate to the purchasers,  
 Wallace M. Dellingers and Nora Dellingers, upon receipt from the  
 purchasers of the sum of \$100- in cash. It is further ordered  
 that said Lincoln Dellingers, as Guardian of Meriam Dellingers  
 and M<sup>rs</sup> Kinley Dellingers, account for the money in his hands,  
 according to law.

13282 In the matter  
 Estate of Edna  
 and final ac  
 said account  
 December 19  
 published as  
 a newspaper  
 continued in

to be heard on the  
 opinion of Minn  
 der of this Court.  
 is in obedience  
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 made, it is  
 confirmed.  
 deed of  
 Dalling  
 purchaser.  
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 further ordered  
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 lands.

13282 In the matter of  
 Estate of Edna M. Mills, Deceased  
 and final account therein.

This day came John L. Dougherty, Executor  
 of said estate, and filed his first  
 account therein. It is therefore ordered that  
 said account be set for hearing on Saturday the 26. day of  
 December 1936. 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.

12402

In the matter of the Guardianship of Rose M. Bondre. Incapacitated an incompetent

This day Arthur W. Bullenay filed an application in Court for the appointment of a Guardian of Rose M. Bondre. alleged. It is ordered, that said application be set for hearing on the 21 day of November, 1936. 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 Rose M. Bondre, by personal service in writing. All interested parties as provided by law.

13158

In the matter of the Estate of Ida Mae Hoffman.

This day came Mabel Adams, executrix of the estate of Ida Mae Hoffman, deceased and filed herein her application, duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court that Ida Mae Hoffman, a resident of the Village of Richmond in said County, died testate on April 23, 1936, that her last will and Testament was filed in the Probate Court of Union County, this, on the 11 day of May 1936, admitted to probate and record in Vol. V. Pg 213 of the record of Wills in said County, and that on the 11 day of May 1936 Mabel Adams was duly appointed and qualified executrix of the estate of said decedent; that insofar as they can be ascertained the following is a list of the persons, to whom each parcel of Real Estate passed, by descent or devise, Mabel Adams, Legal. adm. Richmond, D. Oper. P. 11/11/36 - 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of proper County for record, as, provided by law.

13247

In the matter of the Estate of John L. Brigg. verified, for successions under the law and the Court determine. Duty-four and costs of process and duty have exemptions exceed the value said from each a copy of it and that paid acco

13247 In the matter of  
The Estate of

John L. Brighter, Deceased  
Having filed an application duly  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same 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-four hundred and one and 95/100 Dollars. The debts  
and costs of administration are three hundred and fifty  
Dollars and the net actual market value thereof is  
Twenty hundred and fifty one and 90/100 Dollars. That the  
exemptions allowed by law to the heirs of said John L. Brighter  
exceed the gross value of his 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 Commission of Ohio,  
and that the costs \$ 3<sup>00</sup> be certified to the County Auditor to be  
paid according to law.

Honore Brighter as executor of the  
estate of John L. Brighter deceased,  
having filed an application duly  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same 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-four hundred and one and 95/100 Dollars. The debts  
and costs of administration are three hundred and fifty  
Dollars and the net actual market value thereof is  
Twenty hundred and fifty one and 90/100 Dollars. That the  
exemptions allowed by law to the heirs of said John L. Brighter  
exceed the gross value of his 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 Commission of Ohio,  
and that the costs \$ 3<sup>00</sup> be certified to the County Auditor to be  
paid according to law.

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THE COL. R. V. REG. NO. 72414

13283 In the matter  
of Felix Durr  
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to admitted  
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Durr and  
same for  
and to the  
resident of  
application  
at 10. A.M.

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of Felix D  
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THE COL. S. S. REG. CO. 72114

13283 In the matter of the will of Felix Durr. Deceased Durr praying that an instrument in writing purporting to be the last will and testament of Felix Durr deceased, be admitted to probate forthwith. 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 20 day of Nov. 1926, at 10. A.M.

An application having been this day presented to the Court by Blanche Durr, to admit to probate and record the will of Felix Durr deceased, late of the Township of Washington in said County, hereinafter filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving Blanche Durr 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, adela M. Kagay and Jeanine Cherry Lee the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon, the Court finds that the aforesaid instrument of writing, is the last will and testament of said Felix Durr, 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 witnesses above named, be entered of record in this Court.

13283 In the matter of the will of Felix Durr. Deceased. Praying that an instrument in writing purporting to be the last will and testament of Felix Durr deceased, be admitted to probate forthwith. 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 20 day of Nov. 1926, at 10. A.M.

This matter came on this day for further to be heard, on the application of Blanche Durr, to admit to probate and record the will of Felix Durr deceased, late of the Township of Washington in said County, hereinafter filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving Blanche Durr 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, adela M. Kagay and Jeanine Cherry Lee the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will. Whereupon, the Court finds that the aforesaid instrument of writing, is the last will and testament of said Felix Durr, 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 witnesses above named, be entered of record in this Court.

13284

In the matter of  
The Estate of  
Felix Durr, Deceased.

and allowed. This day Blanche Durr, 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 probate value thereof, and the court being satisfied that said Blanche Durr is a suitable person and legally competent, it is ordered that she be appointed as such executrix of said estate, as required by direction of Will, and this cause is continued.

This day Blanche Durr appeared in open court accepted the trust as executrix of the estate of Felix Durr. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Felix Durr that notice of said appointment be published, as required by law; that this proceeding be recorded, and that said executrix pay the costs herein taxed at.

The last will of Felix Durr, deceased, late of Washington D.C. in said County having herebefore been duly proved

9461<sup>B</sup> In the matter

The Guardian of Maria C. ...  
due notice ...  
no exceptions appearing to ...  
carefully ...  
and all matters in the premises just and correct ordered. This allowed and be. and he.

for his services The Court Guardian ordered to pay said Guardian ...  
Crawford, the recorded to F.

13285 In the matter

of George ...  
Stelling and ...  
Stelling, a ...  
Court to the ...  
damages ...  
automobile ...  
by an auto ...  
Johnson. ...  
Court to the ...  
Court; \$200 ...  
and for the ...  
delivery of ...  
all claims ...  
Horace G. ...  
accident ...  
whereof, an ...  
circumstances ...  
injures the ...  
interests of ...  
be settled ...  
finds that ...  
minor or ...  
and Ethel ...

It is ...  
Fay Stelling ...  
authorized ...  
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deceased,  
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 dered that  
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 Felix  
 Testamentary  
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9461<sup>B</sup>. In the matter of  
 The Guardianship  
 of Maria C. Gray incompetent  
 due notice being, having been published according to law,  
 no objections having been filed thereto, and no one now  
 appearing to object to the same; and the Court having  
 carefully examined said account and the vouchers therewith  
 and all matters pertaining thereto, and being fully advised  
 in the premises, do find the same, to be in all respects  
 just and correct and in conformity to law. It is  
 ordered, that the same, be, and thereby is, approved,  
 allowed and confirmed. It is ordered, that said Guardian  
 be, and he, is allowed the sum of \$71<sup>44</sup> as compensation  
 for his services, which amount the Court deems reasonable.  
 The Court finds a balance of \$62<sup>42</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. paid May 11-1936.  
 Ordered, that said account, and proceedings herein, be  
 recorded to this office.

This day first account of Russell S.  
 Banks Guardian of Maria C. Gray  
 came on for hearing and settlement  
 and settlement according to law,  
 and no one now  
 appearing to object to the same; and the Court having  
 carefully examined said account and the vouchers therewith  
 and all matters pertaining thereto, and being fully advised  
 in the premises, do find the same, to be in all respects  
 just and correct and in conformity to law. It is  
 ordered, that the same, be, and thereby is, approved,  
 allowed and confirmed. It is ordered, that said Guardian  
 be, and he, is allowed the sum of \$71<sup>44</sup> as compensation  
 for his services, which amount the Court deems reasonable.  
 The Court finds a balance of \$62<sup>42</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. paid May 11-1936.  
 Ordered, that said account, and proceedings herein, be  
 recorded to this office.

13285 In the matter of the claim  
 of George Stillings, minor  
 Stillings and Ethel Stillings, father and mother of George  
 Stillings, a minor for the authority and consent of this  
 Court to the settlement of the claim of said minor, for  
 damages on account of an injury received in an  
 automobile accident when said minor was struck  
 by an automobile owned and operated by Horace G.  
 Johnson, on August 3-1936; for the authority of the  
 Court to the payment of the sum recited in settlement;  
 to wit: \$200<sup>00</sup> to the said Fay Stillings and Ethel Stillings  
 and for the authority of the Court for the execution and  
 delivery of a full and complete release of any and  
 all claims of said minor and said applicants against  
 Horace G. Johnson, arising out of said accident and said  
 accident and said injuries upon consideration  
 thereof, and upon consideration of all the facts and  
 circumstances surrounding said accident and said  
 injuries the Court finds that it would be to the best  
 interests of said minor and his estate that said claim  
 be settled for the sum of \$200<sup>00</sup>. The Court further  
 finds, that no guardian has been appointed for said  
 minor or his estate, and that the said Fay Stillings  
 and Ethel Stillings are the parents of said minor.  
 It is, therefore, considered and ordered, that the said  
 Fay Stillings and Ethel Stillings be and they are hereby  
 authorized and directed to settle and claims of said  
 minor and his estate against Horace G. Johnson  
 for the sum of \$200<sup>00</sup>. It is further ordered

This day this cause came on for  
 heard upon the application of Fay  
 Stillings and Ethel Stillings, father and mother of George  
 Stillings, a minor for the authority and consent of this  
 Court to the settlement of the claim of said minor, for  
 damages on account of an injury received in an  
 automobile accident when said minor was struck  
 by an automobile owned and operated by Horace G.  
 Johnson, on August 3-1936; for the authority of the  
 Court to the payment of the sum recited in settlement;  
 to wit: \$200<sup>00</sup> to the said Fay Stillings and Ethel Stillings  
 and for the authority of the Court for the execution and  
 delivery of a full and complete release of any and  
 all claims of said minor and said applicants against  
 Horace G. Johnson, arising out of said accident and said  
 accident and said injuries upon consideration  
 thereof, and upon consideration of all the facts and  
 circumstances surrounding said accident and said  
 injuries the Court finds that it would be to the best  
 interests of said minor and his estate that said claim  
 be settled for the sum of \$200<sup>00</sup>. The Court further  
 finds, that no guardian has been appointed for said  
 minor or his estate, and that the said Fay Stillings  
 and Ethel Stillings are the parents of said minor.  
 It is, therefore, considered and ordered, that the said  
 Fay Stillings and Ethel Stillings be and they are hereby  
 authorized and directed to settle and claims of said  
 minor and his estate against Horace G. Johnson  
 for the sum of \$200<sup>00</sup>. It is further ordered

That Horace G. Johnson, pay to the said Fay Stillings and C. Phil Stillings for the use and benefit of said minor and expenses incurred, the sum of \$2000.00 and that the said Fay Stillings and C. Phil Stillings receive said sum for said minor, and that they execute and deliver to the said Horace G. Johnson, a full and complete release of any and all claims which said minor or his estate or said applicants may now or hereafter have against the said Horace G. Johnson, for or on account of said accident or said injury and damage.

It is further ordered, that these proceedings be recorded.

12402<sup>a</sup> - In the matter of the estate of Rosa M. B. that said Rosa M. B. therefore she her property to appointed Ballway in an application of \$1,000.00 - Com and Deposit it is ordered Letters of Administration as provided

12546 In the matter of the estate of Dr. application said estate any interests same or for in the premises of said estate Administrative value thereof herein One Dr. Dietrich an adult each is for that as a therein as a further order to the Fay bo

and C. Phil  
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12402<sup>a</sup> - In the matter of  
the Guardianship  
of Rosa M. Bourde. Incompetent.  
That said Rosa M. Bourde is an incompetent person 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 Arthur W.  
Galloway is legally competent and, he having filed  
an application herein and, given bond in the sum of  
\$1,000 - Conditioned according to law with the fidelity  
and Deposit Co. of, Baltimore, Maryland, <sup>by S. L. McQueen, atty. in law</sup> as security, <sup>Thermon,</sup>  
it is ordered, that said bond be approved, and that  
Letters of Guardianship issue to said Arthur W. Galloway  
as provided by law.

This day this matter came on to be  
heard, upon the application  
filed herein. The Court finds  
that said Rosa M. Bourde is an incompetent person 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 Arthur W.  
Galloway is legally competent and, he having filed  
an application herein and, given bond in the sum of  
\$1,000 - Conditioned according to law with the fidelity  
and Deposit Co. of, Baltimore, Maryland, <sup>by S. L. McQueen, atty. in law</sup> as security, <sup>Thermon,</sup>  
it is ordered, that said bond be approved, and that  
Letters of Guardianship issue to said Arthur W. Galloway  
as provided by law.

12546 In the matter of the  
estate of William H. Ditrick  
Decedent.  
Application 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 \$6262<sup>10</sup> the debts and costs of  
administration are 2214<sup>18</sup> and the net actual market  
value thereof is \$4047<sup>92</sup>. That decedent left surviving  
his wife, Mrs. D. Ditrick his surviving spouse, and Vaughn  
D. Ditrick an adult son, and Ada Lucille Miller  
an adult daughter, and the amount inherited by  
each is for less than the exemption allowed by law, and  
that as a result said estate and the successions  
therein are exempt from such inheritance tax. It is  
further ordered that a copy of this entry be certified  
to the Tax Commission of Ohio to be paid according to law.

Ordn D. Ditrick as adm. of the  
estate of William H. Ditrick  
deceased, having filed an  
application 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 \$6262<sup>10</sup> the debts and costs of  
administration are 2214<sup>18</sup> and the net actual market  
value thereof is \$4047<sup>92</sup>. That decedent left surviving  
his wife, Mrs. D. Ditrick his surviving spouse, and Vaughn  
D. Ditrick an adult son, and Ada Lucille Miller  
an adult daughter, and the amount inherited by  
each is for less than the exemption allowed by law, and  
that as a result said estate and the successions  
therein are exempt from such inheritance tax. It is  
further ordered that a copy of this entry be certified  
to the Tax Commission of Ohio to be paid according to law.

13274 In the matter of  
 of Edward F. ...  
 W. Freshwater,  
 directing the  
 the following  
 17 shares  
 company  
 5 shares  
 certificate  
 The court  
 that said  
 decedent's  
 administrator  
 that she  
 transferred  
 by the court  
 endorsed and  
 and directed  
 Freshwater  
 name.

7657 In the matter  
 of Louis Bon  
 Ohio, and  
 binding duty  
 and advertise  
 at 1. P. on.

13274 In the matter of the Estate of Edward Freshwater, deceased. heard upon the application of Lillian V. Freshwater, adx. for an order of this Court authorizing and directing the transfer to said applicant, as an individual, of the following stock certificate, to wit:

12 shares Capital Stock The Ohio National Life Insurance Company Certificate No. 3242;

5 shares preferred stock, # 6 series, Ohio Edison Co. Certificate No. 7 B 5689 and was submitted to the Court.

The Court, being fully advised in the premises, finds that said Lillian V. Freshwater is the only heir of said decedent; that all of his debts and the expenses of administering his estate have been fully paid, and that she is entitled to have said stock certificates transferred and delivered to her.

It is therefore adjudged by the Court that said administration cause the same to be endorsed and that the respective companies be authorized and directed to transfer the same to the said Lillian V. Freshwater and to issue new certificates therefor in her name.

7657 In the matter of the Guardianship of Louis Brown, incompetent. This day came Pearl M. Hogg, adx. of Louis Brown, an incompetent, of Union County, Ohio, and presented his B. 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 Dec. 1926, at 1. P. M. to which time said matter, is continued.

10695

In the matter of  
The Guardianship of  
John R. Jones, incompetent

and. It appearing to the Court that the bond heretofore given by Florence Jones as Guardian of said John R. Jones is insufficient for the reason that by virtue of orders from the Veterans Bureau to give additional Bond. It is therefore ordered that said guardian give additional Bond. It is therefore ordered that said guardian give additional Bond conditioned according to law in the sum of Two thousand Dollars with sureties to be approved by the Court on or before the 25. day of November, 1936. and this cause is continued.

This day Florence Jones, appeared in open Court and gave and filed heretofore additional bond as guardian of said John R. Jones as heretofore ordered conditioned according to law in the sum of Two thousand dollars with 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 herein.

13105

In the matter of  
The Estate of  
Mollie E. Gamble, Deceased

This day came Emmet Gamble executor of the estate of Mollie E. Gamble, deceased, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Mollie E. Gamble a resident of Maryville in said County, died testate on July 18, 1936, and that on the 26 day of February 1936 Emmet Gamble was duly appointed and qualified executor of the estate of said decedent, that insofar as they can be ascertained the following list of persons to whom each such parcel of Real Estate passes by descumb. or devise.

Ruth Boyd - Luffin, full age, Maryville, Tenn. brand-daughter. Whole portion.  
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 had been fully complied with by said applicant; It is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named and that a certificate for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County for record as provided by law.

13106

In the matter of  
The Estate of  
Mollie E. Gamble  
verified for a  
successions  
under the law  
and. the Court  
and. determine  
to 2011<sup>55</sup> the  
and. the net  
and. that as  
therein are  
further order  
a copy of it  
and. that it  
County and

13106

In the matter of  
Mollie E. Gamble  
has just and  
ordered. that  
the 26. day  
be published  
Journal. and  
is continued

13241

Jerry Rinehart  
The Estate of A  
the estate of  
in this case  
instantly

13241

Jerry Rinehart  
The Estate of  
Eugene W. de  
with summons  
13 years  
is hereby app

13241



13106 In the matter of  
The Estate of  
Mollie E. Gamble, deceased,  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same came on for hearing.  
And the Court, being fully advised in the premises, finds  
and determines that the gross value of said estate is  
\$ 2011<sup>58</sup>, the debts and costs of administration are \$ 561<sup>30</sup>  
and the net actual market value thereof is \$ 1450<sup>28</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 this entry 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.

Ernest Gamble, as executor of the  
estate of Mollie E. Gamble deceased,  
having filed an application duly  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same came on for hearing.  
And the Court, being fully advised in the premises, finds  
and determines that the gross value of said estate is  
\$ 2011<sup>58</sup>, the debts and costs of administration are \$ 561<sup>30</sup>  
and the net actual market value thereof is \$ 1450<sup>28</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 this entry 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.

13106 In the matter of the estate of  
Mollie E. Gamble, deceased,  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same came on for hearing.  
And the Court, being fully advised in the premises, finds  
and determines that the gross value of said estate is  
\$ 2011<sup>58</sup>, the debts and costs of administration are \$ 561<sup>30</sup>  
and the net actual market value thereof is \$ 1450<sup>28</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 this entry 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.

This day came Ernest Gamble  
executor of said estate, and filed  
his final and final account therein. It is thereupon  
ordered that said account be set for hearing on Saturday  
the 26 day of Dec. 1936 at 1 P.M. and 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.

13241 Jerry Rinehart executor of  
The Estate of Arumoth & Rinehart  
deced  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same came on for hearing.  
And the Court, being fully advised in the premises, finds  
and determines that the gross value of said estate is  
\$ 2011<sup>58</sup>, the debts and costs of administration are \$ 561<sup>30</sup>  
and the net actual market value thereof is \$ 1450<sup>28</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 this entry 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.

This day - on motion and good  
cause being shown it is ordered  
that Jennie B. McLean, adm. of  
the estate of Adell McLean, is made a party defendant  
in this cause, and leave is granted to file an answer  
instantly.

13241 Jerry Rinehart executor of  
The Estate of Arumoth & Rinehart  
deceased.  
verified, for a finding and order that said estate and the  
successions therein are exempt from any inheritance tax  
under the laws of Ohio, the same came on for hearing.  
And the Court, being fully advised in the premises, finds  
and determines that the gross value of said estate is  
\$ 2011<sup>58</sup>, the debts and costs of administration are \$ 561<sup>30</sup>  
and the net actual market value thereof is \$ 1450<sup>28</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 this entry 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.

On the application of John W. Daily  
counsel for the Plaintiff herein, it  
appearing that Ruth McLean &  
Eugene McLean, two of the Defendants herein were duly served  
with summons and are minors of the ages of 11 years and  
13 years respectively, it is ordered that Robert H. Allen be and he  
is hereby appointed Guardian ad Litem of said minors

13241

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13274 In the matter of the estate of Edward Freshwater, deceased. This day this cause came on to be heard upon the filing of an inventory and appraisement herein by Lillian V. Freshwater, Adm<sup>r</sup>. The Court, being fully advised in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio, have received notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said inventory is in all respects correct and, in conformity to law, and the same is hereby approved and confirmed.

Assets which  
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 to said estate  
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 Lillian V. Freshwater  
 Balance Subject  
 to Tax  
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Resin by whom  
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13274 In the matter of the estate of Edward Freshwater, deceased. This day came Lillian V. Freshwater, administratrix of the estate of Edward Freshwater, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Edward Freshwater a resident of New Dover in said County died intestate on October 1936 and that on the 30 day of October 1936 Lillian V. Freshwater was duly appointed and qualified administratrix of the estate of said decedent: that insofar as they can be ascertained, the persons to whom each parcel of real estate passed by descent or devise, Lillian V. Freshwater, New Dover, Ohio, widow - all - And that the description of said real estate, is as set out in said application: and, it appearing to the satisfaction of the Court, that the law has been fully complied with by said applicant: It is hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for records, as provided by law

13274 In the matter of the estate of Edward Freshwater, deceased. It is hereby ordered that a hearing be held on the 27th day of November, 1936, in the within matter, in Court.

13274 In the matter of the estate of Edward Freshwater, deceased. This 25 day of November, 1936, the said 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, Ten thousand three hundred forty and <sup>21</sup>/<sub>100</sub> dollars, (\$10,340.<sup>21</sup>) composed, as follows: Personally \$ 3,740.<sup>00</sup>, real estate \$ 6,600.<sup>21</sup>, that the debts (including a year's allowance of \$ 1,000.<sup>00</sup>) are, Ten thousand two hundred sixty-five and <sup>67</sup>/<sub>100</sub> dollars, (\$ 2,265.<sup>67</sup>) and that the cost of administration will be six hundred fifty and <sup>00</sup>/<sub>100</sub> dollars (\$ 650.<sup>00</sup>). That Lillian V. Freshwater whose age at the death of said decedent was - - years, has an exemption right in said estate which exemption is worth Ten thousand, sixty-eight and <sup>00</sup>/<sub>100</sub> dollars (\$ 2,068.<sup>00</sup>) And that the net actual market value of the

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Assets which might be subject to tax is Five Thousand Three Hundred Fifty six and 33/100 (\$5356.33) Dollars.

The Court further finds that the persons entitled to succeed to said estate, is as follows:

Successor.	Relationship	Value of Succession	Amount of exemption
Lillian V. Freshwater	widow	\$5256.33	\$5000.00
Balance subject to Tax	Amount of Tax		
\$256.33	\$ 3.56		

Date of accrual of Tax Oct. 1936.

Person by whom paid Township or municipality Lillian V. Freshwater, adx. Dover Township.

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 out of time within which 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 successions of said estate and the exemptions allowed to be forwarded, forthwith to the Tax Commission of Ohio. It is further ordered that the costs of this proceeding taxed at \$5.00 be certified to the Auditor of said County to be paid in the manner provided by law.

13274 In the matter of the estate of Edward Freshwater Decedent. This day came Lillian V. Freshwater adx. of the said estate and filed her first and final account therein.

It is thereupon ordered that said account be set for hearing on Saturday the 26 day of Dec. 1936 at 1 P.M. and that notice thereof be published as required by law in the Union Co. Journal or newspaper of this County, and that this matter is continued until said time.

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13252 In the matter of the Estate of Carl Allgorn. Decedent. This day the affidavit of Luen M. Knight, publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of E. W. Allgorn, as Administrator of the estate of Carl Allgorn, 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.

13264 In the matter of the Estate of Edward M. Hamilton, Decedent. This day the affidavit of O. A. Knight, publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of H. K. Hamilton as administrator of the estate of Edward M. Hamilton, 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.

13240 In the matter of the Estate of Howard Martin, Decedent. This day the affidavit of O. A. Knight, publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Delfa Martin as adx. with the will annexed, of the estate of Howard Martin, deceased, was published in said newspaper as heretofore ordered, was filed herein together with copy of said notice: it is ordered that the same be recorded in the records of this office.

13221 In the matter of the Guardianship of Adelyn Glassinger, Minor. This day an inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered, that the hearing on the approval of said inventory be had before this Court forthwith under the law of the State of Ohio.

13282 In the matter of the summary of... into the local patient is... for the... Adm... Lois Collier... Hospital... by said Adm... This... in open Court by law... for a... Columbus... issue for... legacy... place... This day... madam... Sawyer's... for several... with the... of Dr. August... witnesses... is insane... Plain... was... year... has occurred... State... Community... for treatment... It is the... Dr. P. D. Long... make out... provided by... application... State Hospital... and that... of said... case... And it... Brown... Hospital...

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13286

In the matter of the  
Summary of Madge W. Burr  
into the Columbus State Hospital and it appearing that said  
patient is supplied with clothing. It is ordered that a warrant  
for the conveyance of said patient to said Hospital, issue to  
Ada Collier and that said Ada Collier be authorized to take  
Lois Collier as an assistant in conveying said patient to said  
Hospital. And this cause is continued for return of said warrant  
by said Ada Collier, with her report endorsed thereon.

This day L. R. Burr, a resident of Plain City appeared  
in open Court, and filed an affidavit in the form prescribed  
by law, for admission of said Madge W. Burr into the  
Columbus State Hospital. And it is ordered that subpoenas  
issue for Dr. August MacIvor and Dr. P. D. Longtrake, 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  
Madge W. Burr was brought before the Court; hearing of  
Lawyer's David Linn, advised that said patient has been  
for several months. Thereupon, the Judge proceeded  
with the examination, and having heard the testimony  
of Dr. August MacIvor and Dr. P. D. Longtrake, the medical  
witnesses and being satisfied that said Madge W. Burr  
is insane; that she has a legal settlement in  
Plain City, Jennie Township, in this County, that she  
has been an inhabitant of the State of Ohio for one  
year, next to preceding this date, that her insanity  
has occurred during the time she has resided in this  
State; that her being at large is dangerous to the  
Community; and that she is a suitable person  
for treatment at the Columbus State Hospital.

It is therefore ordered, that Dr. August MacIvor 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 Madge W. Burr  
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 Madge W.  
Burr be committed to the custody of Columbus State  
Hospital until otherwise ordered. This cause is continued

13229

In the matter of  
The Guardianship  
of Miss S. Baldwin, incompetent.

Her hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 \$188<sup>17</sup> due said executor from said ward. It is ordered that said Guardian pay the costs herein taxed at \$5-. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

13172

In the matter of  
Emmanuel Bishop, Dec'd

now comes L. A. Mickel the administrator of the estate of Emmanuel Bishop, deceased, and presents to the court his account of final distribution of said estate. and said account being duly found to the satisfaction of the court and verified by the oath of said administrator, it is ordered that the same be allowed. so 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 L. A. Mickel is hereby discharged according to law.

This day the first and final account of Bertha M. Reed Guardian of Miss S. Baldwin came on

for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 \$188<sup>17</sup> due said executor from said ward. It is ordered that said Guardian pay the costs herein taxed at \$5-. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

now comes L. A. Mickel the administrator of the estate of Emmanuel Bishop, deceased, and presents to the court his account of final distribution of said estate. and said account being duly found to the satisfaction of the court and verified by the oath of said administrator, it is ordered that the same be allowed. so 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 L. A. Mickel is hereby discharged according to law.

In the matter  
This day  
vouchers of and  
the same are  
the journal

4461<sup>B</sup> Russell S. B.  
13172<sup>B</sup> L. W. Mickel a  
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In the matter of accounts for. Settlement.

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:

- 9461<sup>B</sup> Russell S. Banks, guardian of Maria C. Wray. Final account.
- 13172<sup>B</sup> L. W. Michal, adx. of the estate of Emmanuel Bishop, deceased.  
First and Final account.
- 4923  
13177 L. L. Long, by L. S.iffit, 5<sup>th</sup> and final account. as to  
George Long, 5<sup>th</sup> account for Emerson Long.
- 12954 Lucie Smith and Rene M. Baker, executrices  
of the estate of Lucinda Horn Deceased,  
First and Final account.
- 13079 A. V. Hull adx. of the estate of W. T. Hull, deceased.  
First and Final account.
- 13154 Maggie W. Clark, executrix of the estate of Charles B. Clark,  
deceased. First and Final account.
- 13229 Bertha M. Reed, guardian of Maria S. Baldwin, deceased.  
First and Final account.
- 12579 Mary M. Burroughs gen. of Charles A. Ward, incompetent  
Third account.
- 12161 Margaret P. Kerrington, adx. of the estate of John A. Kerrington  
First and Final account.
- 13185 Margaret M. Martin adx. of the estate of Harry P. Martin  
deceased. 1<sup>st</sup> and final account.
- 9276 Charles R. Pyles, gen. of Emmett Lee Pyles, incompetent,  
First account.

9276<sup>a</sup> In the matter of the  
Guardianship of  
Ernest Loy Myers, incompetent  
notice thereof having been published according to law, no  
exceptions having been filed 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 that more than thirty days have elapsed since  
Guardian was notified of the expiration of the time to  
file said account and that such delay was necessary and  
reasonable. Attorney fee \$10- to Mrs. M. Myers, legal services, approved.

It is ordered that said Guardian be and he is allowed  
the sum of \$50- as compensation for his services partial payment  
1935-1936 which amount the Court deems reasonable.  
The Court finds a balance of \$12915-<sup>78</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 \$5-.

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

12579

In the matter of  
The Guardianship  
of Phoebe A. Hunt, incompetent.  
Phoebe A. Hunt, incompetent came on for settlement and hearing, due  
notice thereof having been published according to law,  
no exceptions having been filed 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.

This day the 3<sup>d</sup> account of Mary M.  
Burrin, Guardian of Phoebe  
A. Hunt, incompetent came on for settlement and hearing, due  
notice thereof having been published according to law,  
no exceptions having been filed 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 she is allowed  
the sum of \$31<sup>25</sup>- as compensation for her services which  
amount the Court deems reasonable.  
Cameron and Cameron, attorney legal services \$5- approved.  
The Court finds a balance of \$521<sup>28</sup> in the hands of said  
Guardian due said ward, which amount he is ordered  
to pay over according to law.  
Approval of Administration Veterans' Cincinnati, O.  
Oct 29 1936. It is ordered that said Guardian pay costs  
\$5- paid Oct 16 1936. It is ordered that said account  
and the proceedings herein be recorded in the Records of  
this office.

9433 In the matter  
Guardianship  
George Lusk  
Emerson  
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examined  
all matters of  
the premises  
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that the same  
the Court for  
Guardianship  
Respectable  
balance

It is ordered  
\$5- paid Oct  
It is ordered  
herein be re

9461<sup>a</sup> In the matter  
The Guardian  
of Maria  
Marion C. Ma  
due notice  
to law.  
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and the Court  
and the vouchers  
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the same to  
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is approved.  
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reasonable.  
This Nov. 21  
balance to  
to law. Bal.  
\$456<sup>53</sup>.  
of Maria  
according  
pay the costs  
Order



9433 In the matter of the Guardianship of George Long, Jr. Emulsion Long

This day the 5<sup>th</sup> and final account as to George Long and 5<sup>th</sup> account for Emulsion Long, filed L. H. Sifert for L. H. Long Guardian, came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed 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 & confirmed.

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

Perpetual balance chargeable \$ 3527.53  
Balance due wards credited 1077.53  
→ \$ 2450.00

It is ordered that said Guardian pay the costs herein taxed at \$5- paid Oct 7-1936.

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

9461<sup>o</sup> In the matter of

The Guardianship of Maria C. Tray

This day the final account of Russell S. Banks, Guardian of

Maria C. Tray widow, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 that more than thirty days have elapsed, since said Guardian was notified of the expiration of the time to file said account, and that such delay was necessary and reasonable. approval of Veterans Administration, Cincinnati Ohio, Nov. 21/36. The Court finds said account duly balanced, and said Guardianship settled according to law.

Balance due the estate of Maria C. Tray deceased \$ 456<sup>53</sup>. Paid Defans Dept State of Ohio, Maintenance of Maria C. Tray, in full \$ 236<sup>55</sup>. It is ordered, to pay according to law. It is ordered that said Guardian pay the costs herein taxed at \$5- paid Nov 9-1936. Ordered, recorded.

13,85

In the matter of  
The estate of  
Harry P. Martin  
deceased.

This day the first and final account of  
Margaret M. Martin, administratrix of the  
estate of Harry P. Martin deceased, came  
on for hearing and settlement, due

notice thereof having been published according to law. No  
exceptions having been filed thereto and no one now appearing  
to 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 administratrix is hereby allowed the sum of \$4328.  
as a credit being a just and reasonable amount expended  
by her for monument for said decedent. J. C. Oltzinger  
Attorney, is allowed \$500. Said Margaret M. Martin is hereby  
allowed the sum of \$3611 being commission on the amount  
collected, and accounted for by her and being in full  
compensation for all her ordinary services rendered.

The Court finds said account, duly balanced, and said  
estate settled according to law. It is ordered, that said Adm.  
pay the costs \$5. paid Oct 17-1936. Ordered recorded.

1211

In the matter of the estate  
of John A. Kerrington  
deceased.

This day the 1st and final account of  
Margaret R. Kerrington adm<sup>x</sup> of  
the estate of John A. Kerrington

deceased, came on for 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 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 Adm.  
is hereby allowed \$500 credit for monument for said  
decedent. Clifford C. Barry, an attorney allowed for legal services  
\$750 approved. The Court finds said account duly balanced,  
and said estate settled according to law. Ordered said  
Adm. pay costs \$5. paid 1936. Ordered recorded.

deceased, came on for 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 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 Adm.  
is hereby allowed \$500 credit for monument for said  
decedent. Clifford C. Barry, an attorney allowed for legal services  
\$750 approved. The Court finds said account duly balanced,  
and said estate settled according to law. Ordered said  
Adm. pay costs \$5. paid 1936. Ordered recorded.

13184

In the matter  
The Estate

Charles B. ...  
came on for 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 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 Adm.  
is hereby allowed \$500 credit for monument for said  
decedent. Clifford C. Barry, an attorney allowed for legal services  
\$750 approved. The Court finds said account duly balanced,  
and said estate settled according to law. Ordered said  
Adm. pay costs \$5. paid 1936. Ordered recorded.

13172

In the matter  
The Estate of  
Emanuel

deceased, came on for 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 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 Adm.  
is hereby allowed \$500 credit for monument for said  
decedent. Clifford C. Barry, an attorney allowed for legal services  
\$750 approved. The Court finds said account duly balanced,  
and said estate settled according to law. Ordered said  
Adm. pay costs \$5. paid 1936. Ordered recorded.

deceased, came on for 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 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 Adm.  
is hereby allowed \$500 credit for monument for said  
decedent. Clifford C. Barry, an attorney allowed for legal services  
\$750 approved. The Court finds said account duly balanced,  
and said estate settled according to law. Ordered said  
Adm. pay costs \$5. paid 1936. Ordered recorded.

13154 In the matter of

The Estate of  
Charles B. Belark, Dec'd

came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except, or object to the same, and the Court having carefully examined said account and the vouchers 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. The Court finds said account duly balanced, and said estate settled according to law.

Ordered executory pay costs \$5. Oct 1936.

Ordered that said account and the proceedings herein be recorded in records of this office

This day the first and final account

of Maggie W. Belark, executor, of the

estate of Charles B. Belark, deceased

came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. The Court finds said account duly balanced, and said estate settled according to law.

Ordered executory pay costs \$5. Oct 1936.

Ordered that said account and the proceedings herein be recorded in records of this office

13172 In the matter of

The Estate of  
Emanuel Bishop,

Deceased.

came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 L. A. Michel compensation 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. Hoopes and Sanders are allowed as attorneys \$160.00 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 Paid Oct 6 - 1936. Ordered, recorded

This day the first and final account of

L. A. Michel administrator of the estate

of Emanuel Bishop, deceased, came on

for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 L. A. Michel compensation 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. Hoopes and Sanders are allowed as attorneys \$160.00 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 Paid Oct 6 - 1936. Ordered, recorded

Ordered that said account and the proceedings herein be recorded in records of this office

Ordered that said account and the proceedings herein be recorded in records of this office

Ordered that said account and the proceedings herein be recorded in records of this office

Ordered that said account and the proceedings herein be recorded in records of this office

13079

In the matter of the estate  
of W. T. Hull, deceased.

This day the first and final account of  
B. V. Hull administrator of the estate  
of W. T. Hull, deceased, came on for hearing and settlement  
due notice thereof having been published according to law.  
No exceptions having been filed thereto, and no one now  
appearing to except or object to the same; and the Court  
having carefully examined said account and the vouchers  
therein 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.

Total: accountants charges, himself as follows \$ 4690.<sup>00</sup>  
accountants credits himself as follows \$ 4360.<sup>53</sup>  
Balance due said estate \$ 329.<sup>57</sup>

It is ordered that said administrator pay the costs \$5-  
paid 1936. Order recorded.

12958

In the matter of the  
estate of

Lucinda Horn, deceased.

This day the first and final account  
of Lucille P. Smith and  
Rene M. Baker, executrices of the  
estate of Lucinda 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 therein 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 executrices are hereby allowed the sum of \$8.  
as a credit, being a just and reasonable amount expended  
by them for lettering monument for said decedent.

Said executrices receive \$414.<sup>15</sup> each, hereby allowed.  
Sum of \$414.<sup>15</sup>

Total amount chargeable \$ 16,807.<sup>54</sup>

Total amount credited \$ 16,807.<sup>54</sup>

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

It is ordered that said executrices pay the costs  
\$5. Paid July 11 - 1936.

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

THE COL. B. R. REC. CO. 74214

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THE COL. S. B. REG. CO. 74214

THE COL. S. B. REG. CO. 74214

13241. Jerry Rimeha  
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McLean, ad  
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1936

13241. Jerry Rinehart, executor  
of the estate of  
Arminoth Rinehart  
deceased.  
Plff.

vs-

Anna Gombh. et al  
Defendants  
McLean, as administrator of the estate of Adell McLean  
deceased, and the executor of Robert Allen Hunsicker ad  
petition of Ruth McLean, and Eugene McLean, minors  
the other defendants being in default for answers and  
demurrers, as this each have waived service of summons  
and process, as have been records with summons in  
accordance with law, and, such service, is hereby  
affirmed.

The Court finds from the evidence adduced that  
all necessary parties are before the Court and that  
the prayer of the petition should be granted.

The Court further finds from the evidence adduced  
that the decedent was the owner of the real estate but  
that negligence and incompetency of drafting former  
deeds and conveyances the deed of the decedent was  
incorrect in describing the real estate and that the  
correct description of said premises is contained in the  
answer and cross-petition of the Northwestern Mutual  
Life Insurance Company. The Court further finds  
that on the 29-day of July, 1927, Edward A. Hall  
executed and delivered to the Northwestern Mutual  
Life Insurance Company, his promissory note, as set  
forth in the answer and cross-petition, and that at  
said time in order to secure the payment of said note  
the said Edward A. Hall, and his wife, Daryene F. Hall,  
executed and delivered to the Northwestern Mutual Life  
Insurance Company, their mortgage deed on said  
premises described in the answer and cross-petition  
conveying the real estate therein described, which  
mortgage was duly filed with the recorder of  
Union County, Ohio, as set forth in said answer and  
cross-petition and that the same is now the first  
and subsisting lien on said premises and that  
there is due, and owing the sum of \$500.00 with  
interest at the rate of 5% per annum, payable semi-annually  
from the 29 day of July, 1936. The Court further finds  
that Adell McLean died on or about the 29 day of  
February 1936, and that Zornis B. McLean is the  
duly appointed manager and acting administrator  
of the estate of Adell McLean, that as such  
administrator aforesaid the said Zornis

B. McLean is entitled to the one-fourth interest in said real estate after payment of debts and costs of administration of the estate of Arminoth Q. Reinhardt, deceased, under the will of Arminoth Q. Reinhardt, deceased. The Court further finds that the minors Ruth McLean and Eugene McLean are children of Adell McLean, whose estate is in process of administration, Germond B. McLean being the administrator. The Court further finds that the real estate described in the answer and cross-petition shown by re-appraisal, it is ordered that Charles D. Webb, Elmer Cookright, and Elwood Sawyer, three judicious and disinterested persons in the vicinity, not of next of kin of the petitioner, be and they hereby are appointed to appraise said real estate at its true value in money; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required of them by law and to make return of their proceedings in writing to this Court on or before the — day of December 1926.

13240

In the matter of the estate of Howard M. having been the 14 day of Dec. and orders days before and other fe it.

13287

In the matter of Fred Sawyer Court, and by law for Columbus and Deput after fuel at the Court 9 o'clock outpans as Southard re to appear. came is c this said Fred the Judge J heard the Southard the Fred Conk Mangville an exhibi next find occurd a State star communit treatment It is then G. Southard out a cert provided that Dr. the medic Certificate by law. Application State Hosp South of the Co



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13240

In the matter of the  
 estate of  
 Howard Martin, deceased.  
 having been filed on this 2-day of Dec. 1936. the Court sets  
 the 14 day of December 1936. the Court sets the 14  
 day of December 1936. for an hearing on said inventory  
 and orders notice of publication not less than ten  
 days before said hearing, to all the next of kin  
 and other persons entitled to notice who do not receive  
 it.

The inventory and appraisement of  
 the above captioned estate  
 the Court sets the 14  
 day of December 1936. for an hearing on said inventory  
 and orders notice of publication not less than ten  
 days before said hearing, to all the next of kin  
 and other persons entitled to notice who do not receive  
 it.

3287

In the matter of  
 Fred Loucks.  
 Lunacy

This day Anthony Ruffo, a  
 resident of Marysville in this  
 County, appeared in open  
 Court, and filed an affidavit in the form prescribed  
 by law, for admission of said Fred Loucks, into the  
 Columbus State Hospital. Before L. Gayle, Tony Ruffo,  
 and Deputy Assessor appeared with Fred Loucks;  
 after full examination and investigation in this matter  
 the Court ordered hearing on the 2-day of Dec. 1936. at  
 9 o'clock a.m.

and filed an affidavit in the form prescribed  
 by law, for admission of said Fred Loucks, into the  
 Columbus State Hospital before L. Gayle, Tony Ruffo,  
 and Deputy Assessor appeared with Fred Loucks;  
 after full examination and investigation in this matter  
 the Court ordered hearing on the 2-day of Dec. 1936. at  
 9 o'clock a.m. And it is further ordered that  
 subpoenas issue for Dr. H. E. Stricker, and Dr. H. H.  
 Southard reputable legally qualified physicians witnesses  
 to appear at the time and place aforesaid and this  
 cause is continued.

And it is further ordered that  
 subpoenas issue for Dr. H. E. Stricker, and Dr. H. H.  
 Southard 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 Fred Loucks was brought before the Court. Thereupon  
 the Judge proceeded with the examination; and having  
 heard the testimony of Dr. H. E. Stricker and Dr. H. H.  
 Southard the medical witnesses and being satisfied that said  
 Fred Loucks is insane; that he has a legal settlement in  
 Marysville Paris 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 time he has resided in this  
 State that his being at large is dangerous to the  
 community and that he is a suitable person for  
 treatment at the Columbus State Hospital.

It is therefore ordered that Dr. H. E. Stricker and Dr. H.  
 H. Southard the medical witnesses in attendance make  
 out a certificate setting forth the facts as is  
 provided by law. And it is further ordered  
 that Dr. H. E. Stricker and Dr. H. H. Southard  
 the medical witnesses in attendance make out a  
 certificate setting forth the facts as is provided  
 by law. And it is further ordered that an  
 application be made to the Superintendent of said  
 State Hospital for the admission of said Fred  
 Loucks and that a certified copy under the 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 Fred Lovels. be committed to the custody of Columbus State Hospital until otherwise ordered. And this case is continued.

13276 In the matter of the Estate of Mrs. Asman, Dec. this day the affidavit of Emma H. Chapple, publisher of the Union Co. Journal, a newspaper of general circulation in this County, that Fred J. Asman as executor was published in said newspaper. Ordered recorded.

13277 In the matter of the Estate of Dennis Gordon, Dec. This day the affidavit of Emma Chapple, agent of the Union Co. Journal, a newspaper of general circulation in this County, that notice of appointment of Cephas Adkinson as adm. of the estate of Dennis Gordon, decedent, was published in said newspaper as heretofore ordered. Was filed herein. Ordered recorded.

13235 In the matter of the Estate of Pearl Fossey, Dec. This day the affidavit of Emma Chapple, agent of the Union Co. Journal, a newspaper of general circulation in this County, that notice of app't of Pearl Fossey as adm. of estate of Pearl Fossey decedent, published. Ordered recorded.

Settlement of persons and Union Court unless except and confirm

- 7657 Pearl M. H. m.
- 10857 Mary Bengel
- 12670 Lulu M. Linn
- 3 282 John L. Longrey
- 13 106 Ernest H. H. H.
- 13274 William L. H. H.
- 13282 John L. Longrey
- 12940 Mollie Fitzpatrick
- 13 246 Fred J. Asman
- 13 058 Anita L. Myers
- 13220 In the matter of the Estate of Catherine M. H. H. It is the order of the Court for hearing on the 1st of Dec. at 1 P.M. and by law in matter is continued.
- 13282 In the matter of the Estate of Edna M. Wells circulation in ordered recorded.
- 13279 In the matter of the Estate of Joshua Sanders, as adm. circulation in ordered recorded.
- 13 262 In the matter of the Estate of Abner J. S. circulation in ordered recorded.
- 13244 In the matter of the Estate of Laura J. as executor

THE COL. R. P. REG. CO. 74214

Superintendent,  
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- Settlement of accounts, and vouchers, of the following named persons, and estate 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 December 26, 1936.
- 7657 Pearl M. D. Myr, guardian of Louisa Brown, 8<sup>th</sup> account.
  - 10857 Mary Benzlet, guardian of Edna B. Peters 5<sup>th</sup> account.
  - 12670 Lulu M. Linn, guardian of Betty Jane Wofford 1<sup>st</sup> account.
  - 3 282 John L. Longrey, guardian of Edna M. Wells, 2<sup>nd</sup> <sup>or</sup> final account.
  - 13106 Ernst Hauke, executor of the estate of Mollie Hauke, 1<sup>st</sup> <sup>or</sup> final account.
  - 13274 William L. Freshwater, ad. of the estate of Ed<sup>rd</sup> Freshwater " " " "
  - 13282 John L. Longrey, executor of the estate of Edna M. Wells " " " "
  - 12940 Mollie Fitzpatrick ad. of the estate of Rosina Betty " " " "
  - 13246 Fred. J. Asman <sup>and</sup> Margaret Asman, Adms. of the estate of Thomas Asman Final & Final account.
  - 13058 John L. Myers ad. of the estate of Ethel E. Laird, " " " "
  - 13220 In the matter of the Estate of Catherine Wood, Dec<sup>ed</sup> This day came William L. Wood, ad. 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 on Saturday 30. January 1937, at 1. P.M.
  - 13058 In the matter of the estate of Ethel E. Laird, Dec<sup>ed</sup>. This day came Mrs. L. Myers as. ad. of said estate and filed his first and final account therein. It is therefore ordered that said account be set for hearing on Saturday the 26-day of Dec. 1936 at 1. P.M. and that notice thereof be published, as required by law in Union County Journal - of this County. and this matter is continued until said time.
  - 13282 In the matter of the estate of Edna M. Wells, Dec<sup>ed</sup> This day the affiant of Emma Chappell, agent of the Union County Journal a newspaper of general circulation in this County that notice of apt. was published in said newspaper ordered recorded -
  - 13279 In the matter of the estate of Joshua H. Evans, Dec<sup>ed</sup> This day the affiant of Emma Chappell, agent of the Union Co. Journal, a newspaper of general circulation in this County, notice of apt. of Gregory Sanders, as. ad. of the estate of Joshua H. Evans, Dec<sup>ed</sup>, ordered recorded
  - 13262 In the matter of the estate of Alvanth J. Burdye, Dec<sup>ed</sup> This day affiant of Emma Chappell, agent of the Union Co. Journal a newspaper of general circulation in this County notice of apt. of Edmund S. Burdye ad. of said estate ordered recorded
  - 13244 In the matter of the estate of Laura J. Reed, Dec<sup>ed</sup> This day the affiant of Emma Chappell agent of the Union Co. Journal, a newspaper of general circulation notice of apt. of W. H. Fuller as executor. ordered recorded.

13058 In the matter  
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13058 In the matter of the Estate of Elbert E. Laird Dec'd.

Miss L. Myers, ex. adm. of the estate of Elbert E. 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 Five hundred seven and 75/100 dollars — the debts and costs of administration are One hundred seventy three and 6/100 dollars, and the net actual market value thereof is Three hundred thirty four and 69/100 dollars.

That the said decedent died leaving Emma Laird his surviving spouse and Alva Laird, Derrel Laird his sons, and Max Lewis, his daughter, his only children and heirs at law, and the only persons having the next estate of inheritance from said decedent, all of whom reside at Muskogee, Oklahoma, 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 any other entries in relation thereto, in any way affecting the inheritance tax on the successions of said estate, be certified to the Tax Commission of Ohio. Costs \$3.00 be certified to Co. auditors

2444 In the matter of the estate of Jane Langhrey, Dec'd.

John L. Langhrey, ex. adm. of the estate of Jane Langhrey dec'd, having filed an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the court having been fully advised in the premises, finds and determines that the gross value of said estate is \$3227.50 the debts & costs of administration are \$650.00 and the net actual market value thereof is \$2577.50

That Jane Langhrey left surviving her daughter L. Langhrey her surviving spouse, aged 87 yrs - she was given a life estate in said property, and John L. Langhrey her son, she was given the remainder estate, and the entire estate did not amount to the sum exempted for an adult child, or surviving spouse. As a result said estate's successions are exempt from such inheritance tax. Order entry certified to Tax Comm. of Ohio and costs \$3.00 be certified to County Auditor to be paid according to law.

- 12412<sup>a</sup> In the matter of  
The Guardianship of  
Ross M. Bondre. Decedent  
It appearing to the Court that Arthur W. Galloway is legally  
competent and he having filed an application herein and  
given bond in the sum of \$1000 conditions according to law  
with the Fidelity and Deposit Co. of Baltimore, Maryland by  
D. L. McIntire, atty in fact. (and as surety, Thomas. It is ordered  
that said bond be approved and that letters of guardianship  
issue to said Arthur W. Galloway, as provided by law.
- 13251 In the matter of the estate  
of Mary E. Robinson  
Decedent. This day the affidavit of J. M. Hunter  
publisher of the Marysville Tribune  
a newspaper of general circulation in  
this County that the notice of app't of C. R. Baerings as Executor of the estate  
of Mary E. Robinson dec'd. was published in said newspaper as heretofore  
ordered, was filed herein together with a copy of said notice: It is ordered  
same be recorded.
- 13276 In the matter of the estate  
of Maria C. Gray, Dec'd. This day the affidavit of J. M. Hunter  
publisher of Marysville Tribune  
a newspaper of general circulation in this County notice  
of the app't of Russell S. Bunk's Adr. of the estate of Maria  
C. Gray, Decedent.
- 13274 In the matter of the estate  
of Edmark Frestwater  
Decedent. This day the affidavit of J. M. Hunter  
publisher of the Marysville Tribune a  
newspaper of general circulation  
in this County that the notice of app't of William V. Freshwater  
as adx of the estate of Edmark Frestwater, decedent:  
Orders. record

THE COL. R. R. BLDG. CO. 74214

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 J. M. Huber  
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 It is ordered  
 J. M. Huber  
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 by notice  
 of Maria  
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THE COL. R. S. REC. CO. 74214

13158 In the matter  
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It is ordered  
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13158 In the matter  
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 petition. For  
 1. F.J. and  
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 Book 149. 6  
 2. C. O. Wiley



1315-8 In the matter of  
The Estate of  
Ida Mae Hoffman  
deceased.

This day of November 1936, 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, Seven thousand two hundred forty five and 75/100 dollars composed as follows: Personally six thousand two hundred forty-five 17/100 dollars real estate One thousand dollars. That the debts are five hundred fifty-four 53/100 dollars - and that the cost of administration will be five hundred seventy five dollars. That there is no one entitled to share in said real estate. and that the net actual market value of the assets which may be subject to tax, is Six thousand One hundred sixteen 22/100 dollars.

The Court further finds, that, the persons entitled to succeed to said estate, are, as follows:

Successor.	Relationship	Value of succession	amt. of exemption
Walter Adams	none	\$ 5.00	none
Mabel Adams	none	\$ 5.00	\$ 5.00
Pat. Subj. to Tax	none	\$ 5.00	\$ 5.00
\$ 5.00	amt. of tax	\$ 36.7	
\$ 500	35.		
\$ 4616.22	\$ 30.7		

Municipality Richard Corp - all

It is ordered that notices of this adjudication & determination be given by mail to all persons known to be interested therein, except those by whom claims of such notice and of claim notice which to file exceptions has been filed, and that a copy of this entry, with copies of all other entries be forwarded to the Tax Commission of the State of Ohio.

It is further ordered, that, the costs \$ 5.00 be certified to the Auditor of said county, to be paid, as by law.

13158 In the matter of  
Ida Mae Hoffman  
deceased

This day Mabel Adams, executrix of the estate of Ida Mae Hoffman deceased appeared in open Court, and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate as described and set forth in said petition. To-wit:

1. F. J. and Addie E. Hentzel, note and mortgage for \$ 1350.00 dated Oct 9, 1934 sub. 700. (mortgage recorded in Mtg. Book 149, Pg. 346. Marion Co. Records).  
L Mabel Adams
2. C. O. Wiley note and mortgage for \$ 1000.00 dated July 8, 1932 sub. 700. (mortgage recorded in Mtg. Book 101, Pg. 447 + 43. Union County Records).  
L Mabel Adams

- 3. J. D. Bailey. note for \$900<sup>00</sup> dated June 15, 1935, int 7% due in one year. To. Mabel Adams.
- 4. J. D. Bailey note for \$1500<sup>00</sup> dated Aug. 17, 1934 int 7% due in one year To Mabel Adams
- 5. Jean T. and Audrey L. Murphy. mortgage note dated Nov. 11-1930. int 6% for \$7000<sup>00</sup>. \$300<sup>00</sup> paid on principal (mortgage recorded in W.V. Book 101. pg. 224. Union Co. Records.) To Mabel Adams
- 6. 26 shares of capital stock of the Buckeye Pipe Line Co. \$50<sup>00</sup> per share. To Mabel Adams

And it appearing to the Court that the statements in said petition are true, and that the persons entitled to the proceeds of such assets, as distributees, assent and agree to have the same distributed and paid over in kind as indicated by their assent in agreement in writing, attached to said petition. It is therefore ordered that said executor distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same. It is further ordered that said executor report his proceedings herein immediately after the making of such distribution. As this cause is continued.

13241 Jerry Rinehart  
 executor  
 of the estate  
 of Mrs. Rinehart

Anna Rinehart

as such executor  
 of the estate of  
 Mrs. Rinehart  
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 Anna Rinehart  
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13241 Jerry Rinehart  
 of the estate  
 of Mrs. Rinehart

Anna Rinehart

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13241 Jerry Rimbhart  
 executor  
 of the estate of  
 Annsroth Q Rimbhart  
 deceased  
 Pft.  
 Anna Gantth, et al  
 Defs.

It further appearing to the Court that the plaintiff has given additional Bond in the sum of Ten Thousand Dollars, with approval, such is conditioned according to law. The said bond is hereby approved. It is now ordered, that Jerry Rimbhart

as such executor proceed to advertise for sale in the Maryville Daily Tribune for four consecutive weeks, on the 16-day January 1937 at 1 P.M. the real estate in the Annsroth and Cross-Petition of the Northwestern Mutual life described as provided by law, and that he sell the same at not less than 75% of the appraised value thereof on the foregoing terms, to wit, cash in hand, the time of sale -

And plaintiff is ordered to make return forthwith upon such sale -

13241 Jerry Rimbhart, executor  
 of the will of  
 Annsroth Q Rimbhart  
 deceased.  
 Pft.  
 v.  
 Anna Gantth, et al.  
 Defs.

Confirming appr. and ordering additional Bond.  
 This day this matter came on to the Justice heard on the report of the appraisers hereupon being appointed and, it appearing upon examination that said report was 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 Jerry Rimbhart execute within 10 days to the State of Ohio a bond with sufficient sureties to be approved by the Court in the sum of Ten Thousand Dollars, conditioned according to law

13158 In the matter of the Estate of Ida Mae Hoffmann, deceased

This day came Mabel Adams, executrix of the estate of Ida Mae Hoffmann, deceased.

and made and filed herein her report of distribution and paying out of the assets of said estate, in kind, to such of the distributees as were willing to receive the same. And it appearing to the Court that said Report is in all respects correct, and that such distribution has been made according to law, and the former order of the Court; it is ordered that the proceedings of said executrix be and the same are hereby approved. And it is further ordered that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$

13159 In the matter of Ida Mae Hoffmann, 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 10 day of Dec. 1936, at 9 A.M. and that one week notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication thereof in a newspaper of general circulation in the County

13288 In the matter of Maggie Don

appeared in form prescribed by Don Anna Dyer. It is ordered, and D. James to appear, and this

Said Maggie Don, Court. Therein, and Calloway and and being said is insane; Richmond in inhabitant of proceeding the during the her being at that she is Columbus St

It is the and D. James attendance on provided by application to for admission that certified said making case. to. Trans further order be committed to until other ma

13288

In the matter of Limay  
of Maggie Lou Anna Depert.

This day H. A. Depert, a resident  
citizen of Richmond in this County  
appeared in open Court and filed an affidavit in the  
form prescribed by law for admission of said Maggie  
Lou Anna Depert into the Columbus State Hospital

It is ordered that subpoenas issue for Dr. Fred C. Callaway  
and Dr. James M. Snider reputable legally qualified physicians  
to appear and this cause is continued.

This day this cause came on to be heard and the  
said Maggie Lou Anna Depert was brought before the  
Court. Thereupon the Judge proceeded with the exam-  
ination and having heard the testimony of Dr. Fred C.  
Callaway and Dr. James M. Snider the medical witnesses  
and being satisfied that said Maggie Lou Anna Depert  
is insane; that she has a legal settlement in  
Richmond 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. Fred C. Callaway  
and Dr. James M. Snider the medical witnesses in  
attendance make out certificates setting forth facts as  
provided by law. And it is further ordered that an  
application be made to the Supt. of said State Hospital  
for admission of said Maggie Lou Anna Depert and  
that certified copy under seal of the certificate of  
said medical witnesses and of the finding in this  
case be transmitted to the Superintendent. And it is  
further ordered that said Maggie Lou Anna Depert  
be committed to the custody of Columbus State Hospital  
until otherwise ordered and this cause is continued

13289 In the matter of  
 The Will of  
 Henry C. Cielke  
 Decedent  
 by the last will  
 in admitted to  
 probate filed for  
 to the said  
 testator known  
 hearing on  
 of Dec. 1936.

13291 In the matter of  
 The Estate  
 Barbara Ann  
 verified for a  
 said estate and  
 subject to which  
 came on for her  
 premises, finds  
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 heirs at law.  
 Charles Ann  
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 payment of  
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 and that  
 successive  
 inheritance

13289 In the matter of  
The Will of  
Henry C. Eickemeyer  
Deceased

An application having been this day presented to the Court by Christian A. Eickemeyer praying that an instrument in writing purporting to be the last will and testament of Henry C. Eickemeyer deceased be admitted to probate. It is ordered that 1 days notice 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 10 day of Dec. 1936. at 10 o'clock A.M.

13290 In the matter of  
The Estate of  
Barbara Asman, Decd.

Margaret Asman, one of the heirs at law of the estate of Barbara Asman deceased having filed a petition duly verified for a finding and determination as to whether or not said estate and the successors therein are exempt from or subject to inheritance tax under the laws of Ohio the same came on for hearing and the Court being fully advised in the premises, finds and determines that deceased left no surviving widow and the foregoing named persons her only heirs at law.

Charles Asman; Margaret Asman; Fred J. Asman; Elizabeth Bishop and Charlotte Stillborn, all being adult children of said Barbara Asman: that no administration is being had on said estate, that the only property of which said decedent was the owner at the time of death was of the value of — none — that the value of the property distributed by said decedent in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the decedent of each person to whom such distribution was made as follows: Property of the value of \$75.00<sup>00</sup> was distributed to the following adult children of said Barbara Asman: Charles Asman, a son who received 2/5 of said property; Margaret Asman; Elizabeth Bishop and Charlotte Stillborn, adult daughters who each received one fifth interest thereof; the value of the gift to said Charles Asman being \$300.00<sup>00</sup> and that of each of the other persons being \$15.00<sup>00</sup> each.

That the value of the property so distributed does not exceed the amount of exemptions from payment of tax allowed by law to each of said persons receiving such gifts and conveyances and that as a result said estate and the successors therein are exempt from such inheritance tax. It is ordered that the court enter

THE COL. S. S. REC. CO. TABLE

in this proceeding taxed at \$ 3<sup>00</sup> be certified to Cr. Auditor,  
certified copy to the Tax Commission of Ohio.

THE COL. S. S. REC. CO. TABLE

13172 In the matter  
Estate of Emma  
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13289 In the matter  
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in this Court

13290 In the matter  
Estate of  
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Eickemeyer an  
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in general



THE COL. B. P. REG. CO. 74214

Auditor

13172 In the matter of the Estate of Emmanuel Bishop Deceased

This day this cause came on to be heard upon application of L. A. Michel administrator, for an order of the court, instructing him, as to whether he should carry out the provisions of Item 4. of the will of said decedent.

And it is ordered by the court, that said application be assigned for hearing before the court on Tuesday December 22- 1936. at 9:30 p.m. and said administrator is instructed to cause a notice of this hearing to be served upon all of the beneficiaries of said will.

13289 In the matter of the will of Henry C. Eickemeyer Deceased.

This matter came on this day for further to be heard, on the application of Christian W. Eickemeyer to admit to probate and record the will of Henry C. Eickemeyer deceased late of the Township of Dasher in said County, hereinafter filed in this Court.

It is now shown to the satisfaction of the Court, that said decedent died leaving Dorothea Eickemeyer 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 said will and of the application to admit it to probate and record in this Court. Pursuant to a former order of this Court, so have waived notice and given consent to the probate of said will. Ans. M. L. Brown and John W. Doherty the subscribing witnesses to said will, this day appeared in open Court and having been duly sworn testified respectively to the due execution and attestation of said will. Their testimony was reduced to writing, was subscribed by them respectively, and filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Henry C. Eickemeyer deceased; that it was duly executed and attested, and that the said testator at the 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.

13290 In the matter of the Estate of Henry Eickemeyer Deceased

The last will of Henry C. Eickemeyer deceased, late of Dasher Township in said County, having heretofore been duly found, and allowed, this day Christian W. Eickemeyer and Dorothea Eickemeyer the executor named in said will, appeared in open Court, and made an

Filed an application under oath as required by law to be appointed as such executor above a statement in general terms as to what the estate consists

of and the possible value thereof: and the Court being satisfied that said Christian M. Eickemeyer and Dorothea Eickemeyer are suitable persons, and legacy competent, and that by the terms of said will said testator intended or requested that said executors may execute it without giving bond: it is ordered, that they be appointed as such executors and that Letters Testamentary be granted and issued on the will of said decedent, to them without giving bond that notice of said appointment be published as required by law: that this proceeding be recorded, and that said executors pay costs.

13289 In the matter of the will of Henry C. Eickemeyer Decedent whether to let Henry M. Eickemeyer explained to be under it and court of her will declared her to and elected to Court, which

13200 In the matter of Estate of Esther M. M. Elroy that she appear hearing before at 10. A.M. to all persons of this by address Bagatti, a new Ohio for at said hearing the decedent is not necessary

13200 In the matter of The Estate of Esther M. Elroy of the estate of of certain persons Court having satisfied the and regular is approved.

satisfied  
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be by  
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to them  
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and that

13289 In the matter of  
the will of  
Henry C. Eickemeyer  
deceased.

This day personally came into open  
court Dorothea Eickemeyer widow of  
said Henry C. Eickemeyer deceased,  
and applied to make her election  
whether to take or not to take under the will of said  
Henry C. Eickemeyer, 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 might be entered upon the Journal of the  
Court, which is accordingly done.

13200 In the matter of the  
Estate of  
Esther M. M<sup>rs</sup> Elroy Deit

This day a schedule of debts in the above  
captioned estate was filed in this Court by the  
fiduciary of said estate. It is ordered  
that the approval of said schedule of debts be set for an  
hearing before this Court on the 21-day of December A.D. 1936  
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  
Examiner, a newspaper of general circulation in Union County  
Ohio, for at least ten days prior to the date of  
said hearing. It is further ordered that since  
the decedent left no surviving spouse, that no citation  
is not necessary for the purpose of election.

13200 In the matter of  
The Estate of  
Esther M. M<sup>rs</sup> Elroy Deit

This day this cause coming on to be heard  
on the Report of Jacob L. Loub, Executor  
of the estate of Esther M. M<sup>rs</sup> Elroy deceased, of a public sale  
of certain personal property belonging to said estate, and the  
Court having carefully examined said Report and being  
satisfied that said sale was in all respects legal  
and regular, it is ordered that the same be and hereby  
is approved and confirmed.

THE COL. P. & REC. CO. 74214

THE COL. P. & REC. CO. 74214

13292 In the matter of  
 Harry E. Verity  
 Deceased  
 proceeded with  
 the testimony of  
 the medical  
 E. Verity is

13292 In the matter of  
Harry E. Verity.  
Lunacy -

proceeded with the examination and, having heard  
the testimony of Dr. B. C. Baker and Dr. P. D. Longbrake  
the medical witnesses and being satisfied that said Harry  
E. Verity is not insane and this cause is dismissed.

This day this cause came on to be heard  
and the said Harry E. Verity was brought  
before the Court. Thereupon, the Judge  
proceeded with the examination and, having heard  
the testimony of Dr. B. C. Baker and Dr. P. D. Longbrake  
the medical witnesses and being satisfied that said Harry  
E. Verity is not insane and this cause is dismissed.

13216 Mary R. Hobbs, executrix of the estate of John L. Hobbs, Decedent

On application of John W. Druley, attorney for plaintiff, it appearing to the Court that Francis Deane Traylor, one of the defendants herein, has duly served with summons, and is a minor of the age of 17 years - it is ordered that R. C. Furrall be and he is hereby appointed Guardian ad Litem for said minor defendant.

13240 In the matter of the estate of Howard Martin, Decedent.

This matter came on to be heard on the Inventory filed herein; it appearing to the Court that due notice was served on all interested persons of the hearing and that no exceptions were filed, the Court, therefore, hereby approves and confirms the Inventory as filed.

13293 In the matter of Margie Josephine D. ... to be heard upon and matured seventeen years of this Court. Damages for forst in said consideration, if resides in Tenn Applicant, the request of said motor vehicle, entitled said but that no appearing to the interests of said sum of \$75.00 does advise, does order and be dispensed with Carl O. Sabine direct to said of said minor maintained. is paid to the minor be acc said claim and directed his full and It is ordered and that the taxed at \$3-

13293 In the matter of  
Margie Josephine Joder,  
a minor

Hearing Held.  
Settlement - approved

This day this cause came on to be heard upon the application of Pearl Joder, the father and natural guardian of Margie Josephine Joder, a minor, seventeen years of age, for the advice and authority of this Court. Concerning the settlement of a claim for damages for injuries received by said minor, as set forth in said application; and the Court finds upon due consideration, from the evidence adduced, that, said minor resides in Union County, this, and is the daughter of Applicant, that, said claim, is for injuries caused by the neglect of said Carl O. Babins in the operation of a motor vehicle, and one such injury as would have entitled said minor to maintain an action for damages, but that no such action has been brought, and it appearing to the Court that it would be for the best interests of said minor, that, said claim be settled for the sum of \$475.00 and the costs of this proceeding, the Court does advise, consent to and approve such settlement; does order and direct that the appointment of a guardian be dispensed with; does authorize and direct the said Carl O. Babins to pay the amount of said settlement direct to said Pearl Joder, the father and natural guardian of said minor, he being the person by whom said minor is maintained. It is ordered, further that said amount be paid to the said Pearl Joder for the benefit of said minor be accepted in full satisfaction and discharge of said claim and said Pearl Joder, is hereby authorized and directed to execute and deliver to Carl O. Babins his full and complete release on account thereof.

It is ordered, further that this proceeding be recorded and that the said Carl O. Babins pay the costs thereof taxed at \$3.00.

THE COL. B. S. REG. CO. 74214

13294 James B. McLean  
The Estate of  
Adell McLean  
Pl.

v.  
James B. McLean  
Richard L. Thro  
minor under  
under the age  
of the Defendant  
James B. McLean  
father trustee  
a minor and  
minor under

The Court  
parties are by  
Petition same  
in the Petition  
appraisers of  
further appra

The Court  
given by the  
Adell McLean  
Ohio, in whose  
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approved by the

And it is  
best interest of  
McLean, as  
at private sale  
appraised value  
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And it is  
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13294 James B. McLean  
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real estate  
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died. An  
forthwith



13294 Jennie B. McLean, ad. of  
The Estate of  
Adell McLean, Decd.  
Plff.

Dispensing with new appraisement  
and ordering Private Sale  
This matter came on to be heard upon  
the Petition of the Plaintiff for  
authority to sell real estate of the  
above decedent to pay debts of  
her estate, the answers of

Jennie B. McLean, et al,  
defts.

Richard L. Thrall, Guardian Ad Litem of Ruth McLean a  
minor under the age of 14 years, and Eugene McLean, a minor  
under the age of 14 years; the answers and Cross-Petition  
of the defendant, Chas. Miller, mortgages the heirs of  
Jennie B. McLean and the heirs of Jennie B. McLean, as  
father custodian and natural guardian of Ruth McLean,  
a minor under the age of 14 yrs and Eugene McLean, a  
minor under the age of 14 yrs.

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 of the Plaintiff, was appraised by the  
appraisers of said estate at \$2500 and order that a  
further appraisement be dispensed with.

The Court further finds that the Bond heretofore  
given by the Plaintiff as administrator of the estate of  
Adell McLean, Decedent, to the Probate Court of Marion County  
Ore. in whose court said administrator has been  
appointed, 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 \$2000.

And it appearing that private sale would be to the  
best interest of the estate, it is ordered, that Jennie B.  
McLean, as such administrator sell said real estate  
at private sale, at not less than \$2500 being the  
appraised value thereof, in the following terms to wit:  
Cash on delivery of a deed.

And it is further ordered, that said Jennie B. McLean  
as such administrator make return of sale without  
unnecessary delay.

13294 Jennie B. McLean, ad.  
of the Estate of  
Adell McLean, Decd.

Approving Bond, ordering Sale  
It further appearing to the  
Court that the Plaintiff has

given additional Bond in the sum of \$2000 with approved  
sureties, conditions according to law, the said Bond is  
hereby approved. It is now ordered, that Jennie B.  
McLean, as such administrator proceed to sell said  
real estate at private sale for not less than the  
appraised value thereof, cash upon the delivery of a  
deed. And Plaintiff is ordered to make return  
forthwith upon such sale.

13294 Zemus B. McLean, adr.

of Adell McLean, dec'd  
Defendants herein are minors of the ages of 11 yrs - + 13 yrs  
respectively & is,  
he is hereby appointed Guardian of person of said minors

On application of Zemus B. McLean  
it appearing that Ruth McLean  
and Eugene McLean, two of the  
Ordned that Richard C. Thrall be and  
be appointed Guardian of person of said minors

10369

In the matter of the  
Guardianship of  
Dennis Gordon.

incumbent of Union County. This said presented his 3<sup>rd</sup> and  
final account in statement of said Guardianship duly  
verified. Whereupon the Court do order, the same  
filed and advertised for hearing on Saturday, the  
30<sup>th</sup> day of January 1937, at 1 P.M. to which time  
said matter is continued

This day came Cephas Aikenian  
Guardian of Dennis Gordon, an

13049

In the matter of  
the estate of  
Jane Babbs, dec'd.

This Court orders that said account be set for  
hearing on Saturday the 30<sup>th</sup> day of January 1937, at 1 P.M.  
and that notice thereof be published as required by law  
in the Union County Journal, a newspaper of this  
County. Ans. this matter is continued until said time

This day came F. A. McAllister  
Adm. of the said estate, and filed  
his 1<sup>st</sup> and final account therein.

12945

In the matter of  
the estate of  
Margaret Montgomery  
deceased

deceased  
Montgomery &  
Her children  
appointed and  
Montgomery, Dec'd  
deceased, died

That her last  
Probate Court of  
the 11<sup>th</sup> day of  
of said will for  
"Item 1."

my real estate  
deceased, either  
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12945 In the matter of  
 the Estate of  
 Margaret Montgomery  
 deceased

This day this cause came, on to be heard upon the Application of Charles Warr and John B. Montgomery executors of the estate of Margaret Montgomery deceased, and it is therefore found by the Court that Charles Warr and John B. Montgomery, are the duly appointed and acting executors of the estate of Margaret Montgomery, deceased; that the said Margaret Montgomery, deceased, died on or about the 12 day of May, A.D. 1926;

That her last will and testament was admitted by the Probate Court of Union County, Ohio, in Case No. 12944, on the 11 day of June, 1925; That one of the items of said will provides as follows, to wit:

"Item 5. I hereby direct my executors to sell all my real estate whatsoever situated at the time of my decease, either at public or private sale, whichever is the more beneficial in the discretion of the executors as soon after my decease as possible. I hereby empower them to give a Warranty Deed to the purchaser pursuant Order of the Court which Deed will give so good title to the premises as I could myself. I further direct that the executors sell all my personal property including Bonds, except such property as I have here-in before specifically bequeathed, at public or private sale after the property, both real and personal, is sold all my money shall be added to this amount, and divided as follows:

That said Decedent at the time of her decease, was seized of the following described real estate, to wit: Situate in the State of Ohio, County of Union and Village of Ridenwood, and bounded and described as follows:

Begin in a stake in the N.W. Corner of Margaret Long's lot; Thence in a North-east direction with the east line of Franklin Street 60 feet to a stake; Thence in a South-east straight to a stake in the West line of the first alley east of Franklin Street at a point 30 feet north of the North east corner of Margaret Long's lot; thence South with said West line of said alley 30 feet to the said North east corner of said Margaret Long's lot; Thence with the north line of said Margaret Long's lot to the place of beginning.

Excepting therefrom a triangular shaped piece of ground described as follows: Beginning at the North west corner of said Margaret Long's lot; Thence N. of N. E. with the east line of Franklin Street 5 feet to a stake; Thence east in a direct straight line towards a stake, eight feet South of the said Margaret Long's lot, Northeast (Northeast) corner to the point where said line

intersects the present north line of the said Margaret Long's lot: thence south west to a stake in the north west corner of said Margaret Long's (Long's) lot to the place of beginning, being a triangular (triangular) piece of ground conveyed by William C. Woodard and wife to Margaret Long by deed dated April 23-1901 and recorded in Vol. 82, page 639 of Union County Records of Deeds.

Also, the following real estate, situate in same county State and village and described as follows:

Beginning at the north east corner of the said Margaret Long's lot; thence S. along the east line of said lot 8 feet to a stake; thence west in a direct and straight line towards a stake 5 feet north of Margaret Long's N.W. corner to the point where said line intersects the present N. line of Margaret Long's lot thence N.E. to a stake the N.E. corner of Margaret Long's lot to the place of beginning. Being a small triangular shaped piece of ground out of the N.E. corner of the said Margaret Long's lot and conveyed by Margaret Long to William C. Woodard by deed dated April 23-1901 and recorded in Vol. 82 page 638. The amount hereby conveyed being 15/100 of an acre, more or less.

That the said Charles Warr and John B. Montgomery after diligent efforts have been able to obtain an offer from Susan Patterson of the sum of \$1800. as the purchase price for said property and that it is the best price obtainable therefor, and it is moved to the best interest of the estate for them to accept the same:

It is further ordered, adjudged and Decreed that Charles Warr and John B. Montgomery, executors of the estate of Margaret Montgomery, Decedent, are hereby authorized and empowered to execute and deliver a Warranty Deed to the purchaser, Susan Patterson, in and for the purchase price of \$1800. to be paid to them in cash upon delivery of deed.

12114 In the matter  
The will of  
Jennie A. Wa  
Dec  
directing the  
decident as  
It appear  
a resident of  
testate on 21  
Miss and testa  
Union County  
admitted to pr  
in Miss Record  
and no admi  
had or is c  
ascertained, the  
each such jo  
Dwight L. Harris  
Viriam O. Harris  
Bertrude L. Har  
And that a  
out in said  
of the Court  
by said appl  
real estate in  
County, where  
granted, here  
of said real  
contained in  
of the prop

Thursday, December 17

1936

12114 In the matter of  
The will of  
Jessie A. Warwick.  
Deceased.

This day came Sterling L. Warwick  
son and devisee of Jessie A.  
Warwick, deceased, and filed herein his  
application duly verified, for an order  
directing the transfer of certain real estate belonging to said  
decedent, as set forth in the application.

It appearing to the Court that Jessie A. Warwick  
a resident of York Township in said County, died  
testate on 21 day of July 1931. And that her last  
will and testament was filed in the Probate Court of  
Union County, this, on the 12 day of August 1931,  
admitted to probate on August 22 - 1931, and recorded  
in Will Records in said County in Vol. 43, page 555,  
and no administration of said decedent's estate has been  
made or is contemplated. That, insofar as they can be  
ascertained, the following is a list of persons to whom  
each such parcel of real estate passed by descent or devise:  
Sterling L. Warwick N. Mansfield O<sup>r</sup> 2. son one-third  
Julian O. Warwick Detroit, Mich son one-third  
Bertrude L. Hayes Springfield, I daughter one-third.

And that the description of said estate is as set  
out in said application; and it appearing to the satisfaction  
of the Court that the law has been fully complied with  
by said applicant: It is hereby 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 for the transfer  
of said real estate, together with the description  
contained in the application, be filed with the Recorder  
of the proper County. For record, as provided by law.

13295 In the matter of  
 The Estate of  
 Sarah E. Sawley  
 for a finding  
 estate and the  
 subject to in  
 came on for  
 the premises  
 no widow  
 her only heir  
 Walter A. Sawley  
 that no ad  
 the only proper  
 at the time  
 that the same  
 in contemplation  
 and that  
 therein be ex  
 It is ord  
 #32 be cert  
 and credited  
 It is for  
 to certify 2

THE COL. S. P. REG. CO. 74211

13295 In the matter of  
The Estate of  
Sarah E. Sawyer, Dec'd

Elmond E. Sawyer, one of the heirs at law of  
the estate of Sarah E. Sawyer, deceased,  
having filed a petition, duly verified,  
for a finding and determination as to whether or not said  
estate and the successions therein are exempt from or  
subject to inheritance tax under the laws of Ohio, the same  
came on for hearing and the Court being fully advised in  
the premises finds and determines that deceased left  
no widow surviving and the following named persons  
her only heirs at law.

Walter W. Sawyer      Elmond E. Sawyer      Nina Sellers -  
that no administration is being had on said estate, that  
the only property of which said decedent was the owner  
at the time of death was of the value of \$7000-  
that the value of the property by said decedent, none distributable  
in contemplation of death.

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

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

It is further ordered that a copy of this entry  
be certified to the Tax Commission of Ohio

13201 In the matter of  
 The estate  
 of  
 Esther M. Mc El  
 proper notice had  
 Adverse interest  
 hereby approved



Monday December 21-

1936

THE COL. & S. B. 1936 74214

13201 In the matter of.  
 The estate of  
 Esther M. Mc Troy, dec'd  
 proper notice having been given to all persons concerned, and no  
 adverse interest represented hereby approved

This day this cause came on to be heard  
 upon the schedule of debts heretofore filed  
 herein by Jacob L. Hooker executor, and  
 no persons concerned, and no  
 adverse interest represented said schedule of debts is, therefore

Tuesday Dec. 22

1936

13149

In the matter of the

Will of John Harris. Dec'd Court. Mary Harris, widow of said John Harris deceased, and applied to make her election whether to take or not to take under the Will of said John Harris 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.

13149

In the matter of

the Estate of John Harris, Dec'd.

It is thereupon ordered that said account be set for hearing on Saturday the 30 day of January 1937. 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.

This day came Walter P. Harris executor of said estate and filed his first account therein.

THE COL. S. S. 970. CO. 74211

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visions  
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Harris  
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et for  
1. P. 00.  
l by law,  
this  
aid time,

In the matter  
This day for  
vouchers of  
approves the  
interest upon

is as follows:

- 7657 Pearl m<sup>rs</sup> Henry
- 10857 Mary Benzler
- 12670 Lulu m<sup>rs</sup> Kline
- 13282 John L. Longley
- 13106 Emmet Gault

13274 Lillian V. Frost

13282 John L. Longley

12940 Annie Fitzpatrick

13246 Geo. J. Somers

13223 Mrs. L. Myers

13282 In the matter  
Estate of Edna

Edna M. Wells.  
settlement &  
according to  
terms, and  
same: and  
said account  
matters just  
furnishes for  
Correct and  
account in

John L. Longley  
of \$154.<sup>89</sup> com  
amount coll  
in full conf  
Worship. and  
the sum of  
just sent, &  
duely balance  
to law. I  
costs \$5. y

It is a  
proceedings

In the matter of the Estate of foregoing estates for settlement  
 This day proof of publication of notice of filing accounts and  
 vouchers of administration was made and the Court being  
 apprised the same, and orders the notice aforesaid to be  
 entered upon the journal of the Court in full: said notice  
 is as follows: viz:

- 7657 Pearl M. Long guardian of Louisa Down. 8<sup>th</sup> account.
- 10857 Mary Benzler guardian of Edna B. Peters 5<sup>th</sup> account
- 12670 Lulu M. King guardian of Betty Jane Crawford. First account.
- 13282 John L. Longbery guardian of Edna M. Wells. 2<sup>nd</sup> & final account.
- 13106 Emmet Gumble. Executor of the estate of Mollie E. Gumble -  
 First and final account.
- 13274 Lillian V. Freshwater, administratrix of the estate of Edward  
 Freshwater. 1<sup>st</sup> and final account
- 13282 John L. Longbery, executor of the estate of Edna M. Wells -  
 First and final account
- 12940 Mollie Fitzpatrick ad. ex. of the estate of Romina Betty  
 First and final account.
- 13246 Mrs. J. Asman, and Margaret Asman, ad. ex. of  
 of the estate of Thomas Asman.  
 First and final account.
- 13005 Mrs. L. Myers, ad. ex. of the estate of Elbert E. Laird  
 First and final account.

13282 In the matter of the Estate of Edna M. Wells deceased. This day the First and final account of John L. Longbery, executor of the estate of Edna M. Wells deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 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. John L. Longbery as executor is hereby allowed, the sum of \$154.<sup>31</sup> compensation, being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Hooper, and Sanders - attorney fee, per fee by allowed the sum of \$50.00, which sum the Court considers just and reasonable. The Court finds said account duly allowed, and said estate settled according to law. It is ordered, that said executor pay the costs \$5, paid 1936.

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

12940

In the matter of the Estate of Rosina Betty Deceased.

estate of Rosina Betty Deceased. came on for hearing and settlement due notice thereof having been published according to law.

no exceptions having been filed 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 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 adx. is hereby allowed the sum of six dollars as a credit being a just and reasonable amount expended by her for a lettering monument for said decedent.

Said administration is hereby allowed the sum of \$11001.50 final distribution of personal property real estate \$4200.00.

William L. Boyle as attorney is hereby allowed the sum of \$135.00 approved. The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said adx. pay the costs \$5.00 paid. Order recorded -

This day the first and final account of Mollie Fitzpatrick adx. of the

estate of Mollie Fitzpatrick adx. of the estate of Mollie Fitzpatrick adx. of the

estate of Mollie Fitzpatrick adx. of the estate of Mollie Fitzpatrick adx. of the

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estate of Mollie Fitzpatrick adx. of the estate of Mollie Fitzpatrick adx. of the

estate of Mollie Fitzpatrick adx. of the estate of Mollie Fitzpatrick adx. of the

13158

In the matter of the Estate of Ida M. Hoffman Deceased.

her first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 30 day of January 1937 at 1 P.M. and that notice thereof be published as required by law in the Union County Journal a newspaper of this County until said time.

And this matter is continued until said time.

This day came Mabel Adams executor 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 30 day of January 1937 at 1 P.M. and that notice thereof be published as required by law in the Union County Journal a newspaper of this County until said time.

And this matter is continued until said time.

13246

In the matter of the Estate of Thomas Asch

estate of Thomas Asch settlement due notice thereof having been published according to law.

no exceptions having been filed 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 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 adx. is hereby allowed the sum of six dollars as a credit being a just and reasonable amount expended by her for a lettering monument for said decedent.

Said administration is hereby allowed the sum of \$11001.50 final distribution of personal property real estate \$4200.00.

William L. Boyle as attorney is hereby allowed the sum of \$135.00 approved. The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said adx. pay the costs \$5.00 paid. Order recorded -

13274

In the matter of the Estate of Edward Fresh

estate of Edward Fresh settlement due notice thereof having been published according to law.

no exceptions having been filed 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 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 adx. is hereby allowed the sum of six dollars as a credit being a just and reasonable amount expended by her for a lettering monument for said decedent.

Said administration is hereby allowed the sum of \$11001.50 final distribution of personal property real estate \$4200.00.

William L. Boyle as attorney is hereby allowed the sum of \$135.00 approved. The Court finds said account duly balanced and said estate settled according to law.

It is ordered that said adx. pay the costs \$5.00 paid. Order recorded -

13246

In the matter of the estate of

Thomas Asman, deceased. Margaret Asman, adm. of the estate of Thomas Asman, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 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.

Fred J. Asman, fee, as adm., 132<sup>00</sup>; Margaret Asman, fee, as adm., 132<sup>00</sup>. Said administrators are hereby allowed the sum of \$61<sup>80</sup> as a credit, being a just and reasonable amount expended by them for a monument for said decedent.

Richard C. Thrall, attorney fee \$50- approved.

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 Nov. 1-1936. Ordered recorded.

13274

In the matter of the estate of Edward Freshwater, deceased.

Freshwater, deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same: and the court having carefully examined said account and the vouchers therein 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.

Horps and Sanders attorneys are hereby allowed the sum of \$300- for services rendered. approved.

Said Lillian V. Freshwater, is hereby allowed the sum of \$1,385<sup>91</sup> for distribution, &c.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said adm., pay costs \$50- paid 1936- Ordered recorded.

13106. In the matter of the estate of Mollie E. Gamble. Deceased and settlement due notice thereof having been published according to law. No exceptions having been filed 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 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 executor is hereby allowed the sum of three dollars as a credit being a just and reasonable amount by funds by him for bettering monuments for said decedent. Attorney Elmer L. Godwin \$25 is hereby allowed. The Court finds the 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.

7657 In the matter of the Guardianship of Dorris Brown. Incompetent. This day the account of Pearl M. King, Guardian of Dorris Brown. 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, 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 found hereby is approved, allowed and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$30.00 as compensation for his services which amount the Court deems reasonable. The Court finds a balance of \$897.<sup>43</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 \$5.00 paid Nov. 1936. Obedt. recorded

10 867 In the matter of the Guardianship of Edna B. Bell and settlement according to law. and no one and the Court and the vouchers and being fully same to be in conformity to law. hereby is ordered that \$118.<sup>57</sup> as Court deems \$7306.<sup>54</sup> in which amount It is ordered taxed at \$5.

13284 In the matter of the estate of Felix Durr. Incompetent. The estate of Felix Durr. Incompetent. newspapers of notice of app of the estate in said newspaper. herein by the that the sum of office

13296 In the matter of Will of George Sibley deceased. by day notice of the applic to probate to grant of said and that a on the 30.



10 867 In the matter of  
 The Guardianship  
 of Edna B. Peters Incompetent  
 and settlement due notice thereof having been published  
 according to law. No exceptions having been filed 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  
 hereby approved, allowed and confirmed. It is  
 ordered that said Guardian be and he is allowed the sum  
 of \$118<sup>57</sup> as compensation for her services, which amount the  
 Court deems reasonable. The Court finds a balance of  
 \$7806<sup>54</sup> in the hands of said Guardian due said work;  
 which amount she is ordered to pay over according to law.  
 It is ordered that said Guardian pay the costs herein  
 taxed at \$5: paid Nov. 1936. Trans. recorded.

13284 In the matter of  
 The estate of  
 Felix Durr. Deceased.  
 This day the affidavit of J. H. Water  
 published of the Mangrove Tribune,  
 newspaper of general circulation in this County, that the  
 notice of appointment of Blanche Durr as executrix  
 of the estate of Felix Durr, 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.

13296 In the matter of the  
 Will of  
 George Schlegel, Dec'd  
 purporting to be the last will and testament of Geo Schlegel Sr.  
 deceased, be admitted to probate: It is ordered that 3  
 days notice, in writing, of the presentation of said Will and  
 of the application for the admission of the same, for  
 probate be given to the surviving spouse and to the next of  
 kin of said testator known to be resident of the State of this  
 and that a hearing on said application will be had  
 on the 30. day of December, 1936. at 10. A. M.

12670

In the matter of the Guardianship of Betty Jane Woolford. Memor. Woolford, a. minor. came on for hearing and settlement. due notice thereof having been published according to law.

This day the 1-account of Lulu McNamee Guardian of Betty Jane Woolford, a. 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 approved, allowed, and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$28.47 as compensation for her services which amount the Court deems reasonable. The Court finds a balance of \$596.23 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 cost therein taxed at \$5. It is ordered that said account and proceedings be recorded.

12967

In the matter of the Guardianship of Edna M. Mills. Disruptant Guardian of Edna M. Mills came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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.

This day the 2- and final account of John L. Longhrey of Edna M. Mills. Disruptant Guardian of Edna M. Mills came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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 approved, allowed, and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$300.00 as compensation for the ward \$300.00 compensation \$100.00 for his services, which amount the Court deems reasonable.

The Court finds a balance of \$72.25 due said ward; which amount he is ordered to pay over according to law.

It is ordered that said Guardian pay costs \$5. It is ordered that said account and proceedings be recorded in this office - Paris Nov. 1926.

13058

In the matter of the Estate of Albert E. Fair. Laid Decedent. due notice thereof having been published according to law. No exceptions appearing to the Court, having examined the vouchers thereon, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that said estate be and it is allowed the sum of \$3046.00 per cent ad valorem amount collected in full, compensation of the Court, and said estate that said estate taxed at \$5.00. Ordered

13297

In the matter of the Estate of Benjamin J. D. a. petition do as to whether an exempt portion of this estate fully advised decedent by named person. Francis Gilbert Deem. decedent, said estate decedent. of the value that, the decedent, in possession with the name of each person is, as follows. That, the amount.

13058 In the matter of  
The Estate of  
Albert E. Laird, Dec'd

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 thereto and all the matters pertaining thereto, and being fully advised in the premises, finds the same to be in full 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 \$304.60 per cent, as administrator; attorney fees and administrator compensation \$100- being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator do pay the costs herein taxed at \$5. paid Nov. 30- 1936.

Ord. entered.

13297 In the matter of  
The Estate of  
Benjamin F. Beem  
Deceased,

Fannie B. Conroy, one of the heirs at law of the estate of Benjamin F. Beem, 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 laws of this State, the same came on for hearing and the Court being fully advised in the premises finds and determines that deceased left no surviving spouse, and the following named persons his only heirs at law.

Fannie B. Conroy, Ada B. Hippelott and Lawrence Gilbert Beem, daughters, and son, respectively, of said decedent, that no administration is being had on said estate, that the only property of which said decedent was the owner of at the time of death was of the value of four thousand eight hundred fifty dollars, that the value of the property distributed by said decedent, in contemplation of death, or took effect in possession or enjoyment at or after death together with the name, and relationship to the deceased of each person to whom such distribution was made is, as follows: none.

That the amount inherited from said decedent by each of the above named persons is less than the amount subject to tax, according to law.

and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered that the court costs on this proceeding taxed at \$3. be certified to the County Auditor to be paid and audited in the manner provided by law. Orders copy certified to Tax Com. of this

13290 In the matter of  
Henry B. Eickenmeyer  
deceased.

Christian A. Eickenmeyer executor  
of the estate of Henry B. Eickenmeyer  
deceased, having filed an application

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 thirty eight hundred and no/100 dollars the debts and cost of administration are five hundred dollars and the net actual market value thereof is thirty three hundred and no/100 dollars.

That the beneficiaries under the will of decedent are the widow, five children and five grand children, and their exemptions under the law are more than the amounts they will receive and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy of this entry be certified to the Tax Commission of this and costs certified to the County Auditor to be paid according to law.

12602 In the matter of  
The Estate of Louis H.  
It is ordered for hearing  
1. P. M. and  
by law in  
County.

13301 In the matter of  
The estate of  
Lincoln H.  
an application  
appointed  
deceased, be  
affidavit the  
and, testimony  
general terms  
probable value  
an Administrator  
Nov 7. for  
it is ordered  
giving Bond  
of \$1200

This  
accepted the  
of Lincoln H.  
herein his  
according to  
as ordered.  
It is ordered  
issue to said  
published  
recorded,  
taxed at

12602 In the matter of

The Guardianship  
of Louis H. M. Burns et al partial account. therein.

This day came Augusta B. Burns  
Guardian and filed her final  
account therein.

It is therefore ordered that said account be set  
for hearing on Saturday the 30. day of January 1937 at  
10.00 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.

13301 In the matter of

The estate of  
Lincoln Hubbard deceased in open court, and made and filed  
an application under oath as required by law to be  
appointed as administrator of the estate of Lincoln Hubbard  
deceased late of Richmond in said County, and an  
affidavit that there is no will known to him and  
no 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  
Norvil T. Foster 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 \$1200.00 and this cause is continued.

This day Norvil T. Foster 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 Lincoln Hubbard  
deceased late of Richmond in said County, and an  
affidavit that there is no will known to him and  
no 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  
Norvil T. Foster 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 \$1200.00 and this cause is continued.

This day Norvil T. Foster appeared in open Court,  
accepted the appointment as administrator of the estate  
of Lincoln Hubbard deceased, and gave and filed  
herein his Bond in the sum of \$1200.00 - conditioned  
according to law with S. R. Sanders and Doris H. Koons  
as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of administration  
issue to said Norvil T. Foster: that notice of appointment be  
published as required by law: that this proceeding be  
recorded, and that said administrator pay the costs  
taxed at \$.

13296

In the matter of the will of George Schlegel, Sr.

This matter came, on this day further to be heard, on the application of George Schlegel Jr. to admit to probate and record the will of George Schlegel Sr. 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 C.A. Hoopes, and J.M. Snider M.D. the subscribing witnesses to said will, this day appeared in open Court and, having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and, was filed with said will.

Whereupon, the Court finds that the aforesaid instrument of writing, is the last will and Testament of said George Schlegel Sr. 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.

13298

In the matter of the Estate of George Schlegel, Sr.

George Schlegel filed an appointed estate, also the estate and the Court shows to agree is. a. Dinitz ordered, that the will be by law in the cause is c

to not accep the will and deceased, a sum. of a law, with which B. Therefore on will some notice of sa law: as annexed

13290

In the matter of Henry

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12038

In the matter of Estate of

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13298 In the matter of  
 The Estate of  
 George Schlegel, Jr.  
 Deceased.

George Schlegel Jr. 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 its probable value thereof; and the court being satisfied that an administrator should be appointed, and that said George Schlegel Jr. 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 Ten Thousand Dollars - and this cause is continued.

This day, George Schlegel, Jr. appeared in open court and accepted the appointment as administrator with the will annexed, of the estate of George Schlegel, Jr. deceased, and gave and filed herein his Bond in the sum of Ten Thousand Dollars conditional according to law, with Charles Schlegel and Peter Schlegel as sureties, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration with the will annexed issue to said George Schlegel Jr. that notice of said appointment be published as required by law; and that said administrator, with the will annexed pay the costs herein taxed at \$-.

13290 In the matter of the Estate

of Henry C. Eikenmayer, Dec'd on to be heard, upon the filing of the inventory and appraisement, and the Court, being fully advised in the premises, finds that all persons entitled to notice of the filing of the inventory and appraisement, have waived notice of the filing of the same, and have consented to its immediate approval. It is therefore ordered that said inventory and appraisement be, and the same hereby is, approved, and confirmed.

12038 In the matter of the Estate of George Schmorstkyoff, Deceased.

Joseph Schmorstkyoff, executor, of said estate, and filed his 3rd and final account therein. It is therefore ordered, that said account be set for hearing on Saturday the 30 day of January 1937, at 1 P.M. and that notice thereof be published as required by law, in the Union County Journal, or newspaper of this County. And this matter is continued.

THE COL. S. B. WIS. CO. 74214

THE COL. S. B. WIS. CO. 74214



THE COL. B. B. WIG. CO. 74216

Saturday January 2 - 19 27

13304

In the matter of the will of John Kreamer. Decd. John Kreamer. deceased. Resident of this. hereby raise further notice of presentation of said will and consent to probate of same.

Thomas Kreamer

vs. the undersigned, surviving spouse and next of kin of John Kreamer. deceased. Resident of this. hereby raise further notice of presentation of said will and consent to probate of same.

Rosa Kreamer.

An application having been this day presented to the Court by Rosa Kreamer. praying that an instrument in writing purporting to be the last will and testament of John Kreamer deceased, be admitted to probate and that a hearing on said application will be had on the 2nd, forthwith, day of January 1927. at 11. A.M.

11625

In the matter of the Estate of Pearl E. Woodworth. Deceased

vs. the undersigned Melva B. Woodworth adx. with the will annexed. of the estate of Pearl E. Woodworth. Decd.

and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Pearl E. Woodworth a resident of Union Township in said County died testate on August 6-1924; that his last will and testament was filed in the Probate Court of Union County Ohio on August 10-1924. admitted to Probate on August 10-1924. and recorded in Vol. 5. page 346. of the Record of Wills of said County. and that on the 10. day of August 1924 Melva B. Woodworth was duly appointed and qualified adx. with the will annexed. of the estate of said decedent: that in so far as they can be ascertained. the following is a list of persons to whom each such parcel of Real Estate passed by descent or devise

Melva B. Woodworth being aboyne Falls this widow. life estat, Florence W. Benson, " " daughter. entire estate subject to life estate.

all of legal age. 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of proper County. for record, as provided by law.

13305

In the matter of Appointment of Jail Mr. J. Home hereby app. County Jail.

the form January hereby first month.

12049

In the matter of Sarah A. therein. It set for heard 1. P.M. and law in the County.

13339

To County and I hereby certify position of Deputy month. said paid monthly worth of office. the Constitution the duties

13305 In the matter of  
Appointment of  
Jail Matron;

F. Homer S. Rossa, Sheriff of Union County, this do  
hereby appoint Sarah Rossa matron of the Union  
County Jail, manville Union County, this - Sheriff -

The foregoing appointment is hereby approved, this 2-day of  
January 1937 and the salary of said matron, is,  
hereby fixed at \$900- per year, payable \$75<sup>00</sup> per  
month.

12049 In the matter of

Sarah A. Andrews, Dec't. of said estate, and filed his 4-account  
therein. It is therefore ordered, that said account be  
set for hearing on Saturday the 30. day of January 1937, 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

This day came, E. H. Hutton executor,

13339 To County Auditor:

I hereby certify that I have this day, rec'd. Hazel Turner, manville, O.R. 4, to the  
position of Deputy clerk in my office, of Probate Judge salary \$90<sup>00</sup> per  
month. Said appointment is to take effect Jan. 1-1937, and salary  
paid monthly out of County Treasury, upon warrant of Co. Auditor,  
Worth of Office. F. Hazel Turner, being duly sworn says that he will support  
the Constitution of the State of this of the U.S. and will faithfully discharge  
the duties of Deputy Clerk of the Probate Court of Union County, O.

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13294 In the matter of the estate of Felix Durr. 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 and all claimed by 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.

12308 In the matter of the estate of Thomas W. Randall. Decd.

Edward Randall as administrator of the estate of Thomas W. Randall. deceased. having filed an application duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio. the same came on for hearing. and the court being fully advised in the premises. finds and determines that the gross value of said estate. (inclusive of \$650.00 settlement of wrong full death action) is One thousand two hundred sixty-five and 37/100 dollars. the debts and costs of administration are Three hundred seventy-nine <sup>and 37/100</sup> dollars. the net actual market value thereof is. (inclusive of said death claim) eight hundred eighty-six and 37/100 dollars.

The decedent left surviving him as his only next of kin his father, Edward Randall, and his brother Edward T. Randall. 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 \$3- be certified to the County Auditor to be paid according to law.

11607 In the matter of the estate of Edward T. Randall.

This day Edward Randall. filed his first and final account in above guardianship. Hearing Jan 30, 1937 at 1 P.M.

12308 In the matter of the estate of Thomas W. Randall. Decd.

Account. 1st and final filed Hearing January 30-37. at 1 P.M.

8689 In the matter of the Estate of Belle Plotner. Incompetent Plotner adx. of the estate of W. N. Plotner. Decd. Hearing Jan 30-1937

Final account filed. by Annal. of Belle Plotner. Incompetent Plotner adx. of the estate of W. N. Plotner. Decd. Hearing Jan 30-1937

13216 John R. Huber. Decd. On motion of the defendant. James Traynor and good cause. having been shown leave is hereby granted to file an answer. instantly.

January 4th. On motion of the defendant. James Traynor and good cause. having been shown leave is hereby granted to file an answer. instantly.

13384 In the matter of John

application of the will of John Union in so now shown did leaving surviving spouse known to be with notice of to admit it to former order given consent further app John A. Her bill. are de appeared in according to of said J. L. said bill.

scribing who then to said bill. by them report the Court find last will of executed a time of say mind and.

Therefore. open Court. according signatures attached one of the duly sub execution was. under perfectly.

Whereby instrument Treasurer. attested; giving my and memo Therefore will to prob testimony of record.

13384

In the matter of the will of John Kreamer, deceased. Further to be heard, on the application of Rosa Kreamer, to admit to probate and record the will of John Kreamer, deceased, late of the township of Union in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving Rosa Kreamer 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 former orders of this Court, or have waived notice and given consent to the probate of said will. And it further appearing to the Court, that F. H. Reynolds and John A. Kennington, two of the subscribing witnesses to said will, are dead. Therefore Walter Howard and Eugene McCormell appeared in open Court, and they duly sworn and examined according to law, touching the genuineness of the signatures of said F. H. Reynolds and John A. Kennington, attached to said will. Thereupon came J. L. Boylan, one of the subscribing witnesses to said will who was duly sworn and who then 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 John Kreamer, 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 Walter Howard, and Eugene McCormell appeared in open Court, and they duly sworn and examined according to law, touching the genuineness of the signatures of said F. H. Reynolds, and John A. Kennington attached to said will; Thereupon, came J. L. Boylan one of the subscribing witnesses to said will who was duly sworn and who then 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 will of said John Kreamer, 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 admission of said will to probate, and that it together with the said testimony of the witnesses above named, be entered of record in this Court.

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13306 In the matter of the estate of John Kreamer, Dec'd. in said county having heretofore been duly proved and allowed, this day Rosa Kreamer, 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 Rosa Kreamer is a suitable person, and legally competent, and that by the terms of said will said testator ordered, or requested that his executrix may execute, it without giving bond; it is ordered that she be appointed as such executrix; and that Letters Testamentary be granted and issued on the will of said decedent to her without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded and that said executor pay the costs -

13340 In the matter of Robert W. Blank, Gen. of S.P. Blank appointed qualified and acting guardian of the estate of S.P. Blank an incompetent for authority to pay to Mrs. R. Clark the sum of \$90.00 in full for legal services, it being represented to the Court the nature of said services, and that the said Mrs. R. Clark did come from Dayton Ohio to Union County three different times to transact various matters of said guardianship and it appearing to the Court that said charge is reasonable the Court finds said application well taken. It is therefore considered ordered and adjudged that said Robert W. Blank guardian pay to Mrs. R. Clark as his attorney the sum of \$90.00 in full for attorney fees in this cause.

13308 In the matter of the estate of Cynthia Knight herein her executor the transfer as set forth that Cynthia Knight County died administratrix of the estate of ascertained, such person James Knight, the following interest Myrtle G. Hunt Clara Kreamer Anna Temple Ruby Temple

The persons in charge of the estate of Cynthia Knight are Russell Foster Bertha Moore Laurence Foster Charles Foster Lester Foster and that such persons in said estate be appointed by the Court. Said application is granted where such herein and real estate in the upper part of the County

13308 In the matter of  
the estate of

Cynthia Keyton, Deceased.  
herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Cynthia Keyton a resident of village of Richmond, in said county died intestate on April 1-1928. and that no administration of said estate has been or will be had of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom such such parcel of real estate, passed by descent or devise, James Keyton, on 21, Richmond. His widow's life int. in undivided 43.

This day came Myrtle G. Hull, one of the heirs at law of the estate of Cynthia Keyton, Deceased, and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Cynthia Keyton a resident of village of Richmond, in said county died intestate on April 1-1928. and that no administration of said estate has been or will be had of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom such such parcel of real estate, passed by descent or devise, James Keyton, on 21, Richmond. His widow's life int. in undivided 43.

The following person inherit said real estate subject to the interest of James M. Keyton as above described.

Myrtle G. Hull	over 21 yrs.	Richmond. Pa.	Daughter	Undivided 1/5
blair Knales	" "	" "	Marion. Pa.	" "
Anna Temple	" "	Richmond. Pa.	" "	" "
Ruby Temple	" "	" "	" "	" "

The following are children of Maria Foster decd, who was daughter of Decedent:

Russell Foster	over 21 yrs.	Detroit Michigan	Grandson	Undivided 1/25
Bessie Moore	" "	" "	" daughter	" "
Laurence Foster	" "	Richmond. Pa.	" son	" "
Charles Foster	" "	Detroit Mich.	" "	" "
Esther Foster	" "	Detroit Mich.	" "	" "

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 hereby 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 for the transfer of said real estate together with the description contained in the application be filed with the Recorder of the Inferior County for record as provided by law.

10883  
11055

In the matter of the Estate of Harrison J. Taylor, deceased.  
It is hereby ordered that Frank J. Kahler as administrator of the estate of Harrison J. Taylor, deceased, be required to file an account, and that the Court fix a day and time in which to file said account. Citation against the said administrator issue therefor, which in consideration thereof the Court grants. Therefore, it is hereby ordered that citation issue directing the said Frank J. Kahler as administrator of the estate of Harrison J. Taylor, deceased, to do and appear before this Court on or before the 16th day of January 1936, at 10. A.M. and thereupon file his account as such administrator, or show why he should not, and this cause is continued.

This day this cause came on for hearing on the application of Hans Koch, asking among other things that Frank J. Kahler as administrator of the estate of Harrison J. Taylor, deceased, be required to file an account, and that the Court fix a day and time in which to file said account. Citation against the said administrator issue therefor, which in consideration thereof the Court grants. Therefore, it is hereby ordered that citation issue directing the said Frank J. Kahler as administrator of the estate of Harrison J. Taylor, deceased, to do and appear before this Court on or before the 16th day of January 1936, at 10. A.M. and thereupon file his account as such administrator, or show why he should not, and this cause is continued.

13207

In the matter of the estate of Miles Baker & Dorcas Baker. Inventories of said estate except his share, and application, and appraisal by said Miles Baker.

13181

In the matter of the Estate of

duly verified and the same in substance as on file herein for hearing. The purpose of said estate of said Miles Baker & Dorcas Baker net actual three hundred. The briefs of Miles Baker and Dorcas Baker are and that therein on.

It is further ordered that a copy of any may of said estate be sent to the parties.

13281

In the matter of the Estate of Charles and filed his account. The date of said account is Saturday and that law in Union County terms of



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13207 In the matter of  
The estate of  
Mabel Baker, dec'd.  
Mabel Baker, deceased.

This day his cause came on to be  
heard on the application of George D  
Tilton, as administrator of the estate of  
Mabel Baker, deceased, asking that an inventory and appraisement of said estate be dispensed with and that the Court accept his affidavit as to the value of said estate in lieu thereof, and on consideration the Court does grant said application,

Therefore, it is hereby ordered that an inventory and appraisement of said estate of Mabel Baker, deceased, be and the same is hereby dispensed with.

13181 In the matter of the  
Estate of Charles E. Carter, deceased.

Virnie Carter as executrix of the  
estate of Charles E. Carter, deceased.

having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same 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 Five hundred thirty five Dollars the debts and costs of administration are Eleven hundred eighty-four and 85/100 Dollars and the net actual market value thereof is Six thousand Three hundred forty-seven and 15/100 Dollars.

The beneficiaries under the Will of decedent are the widow and three sons, and the amounts they will receive are less than their exemptions under the 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 succession of said estate be certified to the Tax Commission of Ohio, and that the costs hereof be certified to Co. Auditor to be paid according to law.

13281 In the matter of the  
Estate of Charles E. Carter, deceased

This day came Benjamin  
Carter, executor of said estate

and filed his final and final account therein. It is thereupon ordered that said account be set for hearing on Wednesday the 31 day of January 1937 at 1 P.M. and that notice thereof be published as required by law in Union County Journal, a newspaper of this County. And this matter is continued until said time.

13217 In the matter of the Estate of Miles Baker, Deceased. George D. Tipton as-adr. of the estate of Miles Baker, deceased, having filed an application, duly verified, for a finding and order that said estate and the Successions therein are exempt from any inheritance tax under the laws of Ohio. The same came on for hearing. And the Court being fully advised in the premises, finds and determines that the gross value of said estate is Five Hundred and no/100 Dollars, the debts and costs of administration are Five hundred and no/100 Dollars, 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 Ohio and that the herein taxed at \$3. be certified to the County Auditor to be paid according to law.

13207 In the matter of the estate of Miles Baker, Decd. This day came George D. Tipton administrator of said estate, &c. filed his 1st and final account therein. It is thereupon ordered that said account, be set for hearing on Saturday the 30 day of January 1937, 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.

13309 In the matter of the estate of Marion E. Shuler, deceased. Decd. estate of Marion E. Shuler, deceased, in said Court. Knowledge and also a statement consists of a satisfied that said executor and it is ordered upon giving of \$200 and. This day the appointment Shuler, deceased sum of \$200 and William the Court. I issue to said be published recorded, and taxed \$.

In the matter accounts and estates have been located, Ohio, unless except and confirmed

12602 Augusta B. B.

12038 Casper Schneider

10369 Cyphas Steiner

13220 William G. Dred

13149 Walter P. Harris

13047 F.A. McAllister

13207 George D. Tipton

13181 Benjamin E. B.

11607 Edward R.

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13309 In the matter of  
 the estate of  
 Marion E. Shuler.

deceased.

estate of Marion E. Shuler, deceased late of our County, 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 that said Charles Shuler 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 \$200 and this cause is continued.

This day Charles Shuler appeared in open Court, accepted the appointment as administrator of the estate of Marion E. Shuler, deceased and gave and filed herein his Bond in the sum of \$200 conditioned according to law with Paul Fossey and William Shuler as sureties. which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Charles Shuler, 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.

In the matter of accounts, filed for settlement.

accounts and vouchers of the following named persons, and estates have been filed in the Probate Court of Union County, Ohio, for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on January 30- 1927.

- 12602 Augusta B. Burns, adm. of Louis G. M. Burns, et al.  
First Partial account.
- 12038 Casper Scheidewitz, executor of the estate of Henry Schatzgoff, deceased.  
3rd and final account.
- 10369 Ephraim Sturgeson, guardian of Dennis Gordon, 3rd & final acc't.
- 13220 William G. Wood, adm. of the estate of Catherine Wood, deceased.  
First & final account.
- 13149 Walter P. Harris, executor of the estate of John Harris, dec'd.  
First Partial account.
- 13047 F.A. McAllister, adm. of the estate of Jane Babbs, dec'd.  
First and final account.
- 13207 George D. Zuplin, adm. of the estate of Miles Baker, deceased.  
First and final account.
- 13181 Benjamin E. Carter, executor of the estate of Charles E. Carter, dec'd.  
First & final account.
- 11607 Edward Randall, adm. of Edward T. Randall, and Thomas M. Randall.  
First and final account.

- 12308 Edmund Randall adx. of the estate of Thomas W. Randall, deceased. First and final account.
- 1313-8 Mabel Adams, executrix of the estate of Ida M. Hoffmann - decd. First and final account
- 8689 Anna L. Plotner adx. of the estate of W. R. Plotner deceased. Guardian's account for Belle Plotner, incompetent. Final account.
- 11281 E. H. Tontow executor of the estate of Tonga Calvin Stewart deceased. 3<sup>rd</sup> account.
- 12049 E. H. Tontow executor of the estate of Sarah H. Andrews. Fourth account.
- 12402 George Day, guardian of Rosa Bowdre. 5<sup>th</sup> & final account.
- 12371 Maggie Deafy " Helen Jolley 2<sup>nd</sup> 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.

13314 In the matter of the Will of Estella Gibson, decd. An application having been this day presented to the Court by William J. Potter praying that an instrument in writing purporting to be the last will and testament of Estella Gibson, deceased, be admitted to probate; It is ordered, no day notice, in writing, of the presentation of said will and of the application for admission of the same for probate be given 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<sup>th</sup> day of January 1937, at 10. A.M.

12371 In the matter of the Guardianship of Helen Jolley, incompetent Guardian of Helen Jolley an incompetent of Union County, Ohio. and presented her 2<sup>nd</sup> partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of July, 1937, at one P.M. to which time said matter is continued

- 13313 In the matter of the will of Mabel Adams. Balance R. B. Adams in writing for balance R. B. Adams. It is ordered presentation admission surviving next of kin State and to be had on 11785 In the matter of the estate of Helen Jolley. 1. P.M. Public

Friday January, 8- 1937

13213

In the matter of  
The will of  
Salome R. Brangler, deceased.

An application having been this  
day presented to the Court, by Richard  
L. Cannon praying that an instrument  
in writing purporting to be the last will and testament of  
Salome R. Brangler, 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 testatrix to be resident of the  
State and that a hearing on said application will  
be had on the 14-day of January, 1937, at 10. A.M.

11785

In the matter of  
The estate of Lewis Longbrake

{Set out and find account  
Hearing to be 27 1937 at  
1. P.M. Published in Union County Journal -

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13301

In the matter of the Estate of Lincoln Whitcomb Dec'd

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.

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.

4824

In the matter of the Estate of Henry Aurine Dec'd.

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 8<sup>th</sup> 1896 residing at Paris Township, Union Co. Ohio, that the last will and testament was filed in the Probate Court of Union County, on August 28 1896, and admitted to probate September 1 - 1896.

That the following persons are, or are to submit said real estate: Claude Aurine age 43, Columbus, Ohio, great grandson  
Remainder in fee single -

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.

12075

In the matter of the Estate of William Knorr Dec'd

Citation of Wallace 1937; and the case of Zachman, registered and notified Court on 10/10/37. It is further ordered that the date set for

13301

In the matter of the Estate of Lincoln Whitcomb Dec'd

being fully satisfied and alleged properly therefor, and sufficient for estate, to set therefor order of said estate private sale.

It is further ordered that the following make return this date, and this case

12444

In the matter of the Estate of J. P. M. at 1. P. M.

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12075 In the matter of  
The Estate of  
Wallace Krause.  
Deceased.

Citation requiring Roy Zachman, executor, of the estate of Wallace Krause, deceased, to appear and show cause why he should not file an account in said estate, and said matter is set for hearing on January 18, 1937; and it is ordered that a notice of said application and the causes therein alleged requiring said Roy Zachman to file an account be served on him by registered mail his address being Cordington Hill, R.D.; and notifying said Roy Zachman to appear in said Court on said day Monday, 18. January 1937, at 10. A.M.  
It is further ordered that said notice be served on said Roy Zachman at least five days before the date set for hearing on said application.

This day came The Metropolitan Casualty Insurance Company of New York by M.P. Vayler, its attorney and filed herein its application for citation requiring Roy Zachman, executor, of the estate of Wallace Krause, deceased, to appear and show cause why he should not file an account in said estate, and the causes therein alleged requiring said Roy Zachman to file an account be served on him by registered mail his address being Cordington Hill, R.D.; and notifying said Roy Zachman to appear in said Court on said day Monday, 18. January 1937, at 10. A.M.  
It is further ordered that said notice be served on said Roy Zachman at least five days before the date set for hearing on said application.

13301 In the matter of  
The Estate of  
Lincoln Lombard.  
Deceased

being fully advised in the premises finds that the statements and allegations in said petition are true, and that the property therein described ought to be sold as prayed for and the Court being satisfied upon good and sufficient proof that it will be to the advantage of said estate to sell said personal property at private sale; it is therefore ordered that, Norvil T. Foster as administrator of said estate, proceed to sell said personal property at private sale for not less than the appraised value thereof.

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

It is further ordered that said sale be made upon the following terms, to wit: cash in hand, at time of sale.  
It is further ordered that said administrator make return of his proceedings herein within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

It is further ordered that said sale be made upon the following terms, to wit: cash in hand, at time of sale.  
It is further ordered that said administrator make return of his proceedings herein within 30 days from this date, and forthwith after such sale is made, and this cause is continued.

12444 In the matter of  
The Estate of Jane Langhry  
Deceased.

at 1. P. M. advertisement in Union County Journal.

This day came John L. Langhry, executor of said estate, filed his 1<sup>st</sup> final account therein. Hearings Saturday July 27-1937 at 1. P. M. advertisement in Union County Journal.

12910<sup>a</sup> In the matter  
 The Estate  
 Mary C. Davis  
 being duly  
 sole executor  
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12960 L. A. Davis  
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12910<sup>a</sup> In the matter of  
The Estate of  
Mary C. Davis, Deceased.

been duly found and allowed and L. A. Davis the former  
sole executor of said decedent, having died without fully  
administering said estate; this day Jay D. Ferguson 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 aforesaid, 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  
Jay D. Ferguson is a suitable person and legally competent, it  
is ordered that he be appointed as such administrator de  
bonis non with the will annexed, upon giving Bond with  
sureties as required by law, in the sum of One thousand  
Dollars and this cause is continued.

The last will of Mary C. Davis  
deceased, late of New California  
in said County, having heretofore  
been duly found and allowed and L. A. Davis the former  
sole executor of said decedent, having died without fully  
administering said estate; this day Jay D. Ferguson 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 aforesaid, 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  
Jay D. Ferguson is a suitable person and legally competent, it  
is ordered that he be appointed as such administrator de  
bonis non with the will annexed, upon giving Bond with  
sureties as required by law, in the sum of One thousand  
Dollars and this cause is continued.

This day Jay D. Ferguson, appeared in open Court  
accepted the appointment as ad. de bonis non with the will  
annexed, of the estate of Mary C. Davis, deceased, and  
gave and filed herein his Bond in the sum of One  
Thousand Dollars conditional according to law, with the  
United States Fidelity and Surety Co. 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 Jay D. Ferguson, that notice  
of said appointment be published as required by law;  
that this proceeding be recorded, and that said ad. de  
bonis non with the will annexed, pay the costs herein at

12960 L. A. Davis executor  
of the Estate of  
Mary C. Davis,  
Deceased.

Plaintiff  
vs -  
James Davis, et al.  
Defendants.

12. day of September 1935, master. Filed Sept. 10 - 1935 -  
and returned on the 18. day of October 1935, by L. A.  
Davis as Executor, and to set aside the pretended  
sale of said premises under and by virtue of said  
pretended Order of Sale - the Court upon consideration  
of the same, finds that said motion is well taken for  
the reasons set forth therein and sustains the same.

This day this cause coming on to be  
heard on the motion heretofore  
filed herein of James Davis, one of  
the defendants in this action, for  
an order of this Court, to vacate  
and set aside the pretended  
Order of Sale, as issued herein on the

It is therefore ordered, and adjudged, that said  
pretended Order of Sale, the return thereof, and the pretended  
sale of said premises, under and by virtue of said  
pretended Order of Sale, be and the same, hereby are set

aside and held to be void and of no effect.

And it further appearing to this Court that the said L. A. Davis, plaintiff, now named, has since the return of said pretended Order of Sale above mentioned died, and that Jay D. Ferguson has been duly appointed the Administrator De Bonis non with the Will annexed of the estate of the said Mary C. Davis, deceased, and is at present the duly qualified and acting administrator as aforesaid and this Court having heretofore by Entry of date of September 20<sup>th</sup> 1935 found that private sale of the real estate described in the plaintiffs petition situated in Hocking County, Ohio, would be to the best interest of the estate, it is further ordered that the said Jay D. Ferguson, as such Administrator as aforesaid, file an additional bond in this proceeding, with sufficient surety to be approved by this Court, in the sum of \$500.00. And proceed to sell said real estate at private sale not less than the appraised value thereof as set forth in said Entry of date of September 20<sup>th</sup> 1935. upon the terms set forth in said Entry, and make due return of his proceedings and sale without unnecessary delay. and further comply with the orders and directions of this Court, as set forth in said Entry.

Dated this 11<sup>th</sup> day of January 1937.

13143

In the matter of

The estate of

Richard Turner, Decd. on motion of Mary C. Turner asking for an extension of time within which to make an election under the Will of Richard Turner, deceased, and the Court being fully advised in the premises, and for good cause shown does grant said motion and leave is extended for six months <sup>or more</sup> within which to elect

12728

In the matter

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In the matter

Will of Estella

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12728 In the matter of the  
Estate of  
Agnes Charlotte Hines  
Minor.

This day came Lee Redmon,  
Guardian of Agnes Charlotte  
Hines, a minor and filed his  
3rd account therein.

It is therefore ordered, that said account be set for  
hearing on Saturday the 27 day of Feb. 1937 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.

13314 In the matter of the  
Will of Estella Gibson  
Deceased.

This day William J. Porter appeared in  
open Court and made application  
for a commission to issue to some

suitable person to take the deposition of Lillian M. Moore  
one of the witnesses to the Will of said Estella Gibson, deceased.

and it appearing to the Court that said witness  
resides without the jurisdiction of this Court, to wit: at  
Conroy, Ohio, Van Hook Co. is ill and unable to attend Court.

It is therefore ordered, that such Commission, with  
said Will annexed, issue to Judge Lawhead, Judge  
Van Hook, or a suitable person, to be duly executed, and  
together with the deposition of said witness, so taken  
signed, certified and sealed, be returned to this Court  
with all convenient speed, and this cause is continued.

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13306 In the matter  
Estate of John  
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It is ordered  
for hearing  
at Ten o'clock  
to give to all  
state of Ohio.  
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said notice  
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13315 In the matter

The estate  
John George W  
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13216 In the matter

The estate of  
John L. Han  
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13306 In the matter of the Estate of John Kreamer 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 27. day of January, 1937. 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 registered mail at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by fiduciary herein at least 10 days prior thereto.

13315 In the matter of The Estate of

John George Nicol, Dec'd  
John George Nicol, Dec'd late of Dady Township in said County and an affidavit that there is not to her knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an Administrator should be appointed and that said Katherine Nicol is a suitable person and legally competent it is ordered that she be appointed as such Adx. upon giving bond with sureties as required by law in the sum of \$5000.00 and this cause is continued.

This day Katherine Nicol appeared in open Court and made and filed an application under oath as required by law to be appointed as Adx. of the estate of John George Nicol deceased. late of Dady Township in said County and an affidavit that there is not to her knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an Administrator should be appointed and that said Katherine Nicol is a suitable person and legally competent it is ordered that she be appointed as such Adx. upon giving bond with sureties as required by law in the sum of \$5000.00 and this cause is continued.

This day Katherine Nicol appeared in open Court, accepted the appointment as Adx. of the estate of John George Nicol deceased, and gave and filed therein her Bond in the sum of \$5000.00 conditioned according to law with Esther Nicol and Otto Nicol, as sureties which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Katherine Nicol that notice of said appointment be published as required by law; that this proceeding be recorded and that said Adx. pay the costs.

13216 In the matter of The estate of

John L. Fisher, Dec'd  
John L. Fisher, Dec'd

This 13. day of January, 1937. the above matter came on to be heard and application for appraisement having been made, the Court, being fully advised in the premises does hereby find and determine

That the gross value of said estate (including property of the value of no more than distributed by decedent in contemplation of death, or to take effect in possession or enjoyment at or after death,) is seventeen thousand six hundred fifty three and 1/100 Dollars composed as follows: Personalty: which includes all interest in partnership at Eight thousand one hundred fifty three and 67/100 Dollars

real estate One thousand five hundred Dollars. That the debts (including a year's allowance of Two thousand five hundred Dollars) (\$3600<sup>00</sup> having been allowed by only \$2500- claimed herein), are four thousand three hundred forty eight and <sup>9</sup>/<sub>100</sub> Dollars, and that the cost of administration will One thousand two hundred forty 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 Twelve thousand sixty four and <sup>10</sup>/<sub>100</sub> Dollars.

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

Successor	Relationship	Value of succession
Mary R. Tucker	wife	\$ 12064 <sup>70</sup> / <sub>100</sub>
Amount of exemption	Balance subject to tax	Amount of Tax
\$5000 <sup>00</sup> / <sub>100</sub>	\$7064 <sup>70</sup> / <sub>100</sub>	\$70 <sup>65</sup> / <sub>100</sub>
Date of accrual of tax	By whom Paid	
July 10 - 1936	Mary R. Tucker	
Corporation	Marysville Corporation	

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, except those by whom 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 forthwith to the Tax Commission of Ohio.

It is further ordered that the costs of this proceeding taxed at \$5. be certified to auditors of said County, to be paid in the manner provided by law.

13311

In the matter of the estate of John B. Scheidt  
 George P. Scheidt  
 executor deceased  
 filed in this to said decedent next of kin, have been denied the application want to give consent Dairley a C. D. Webb a witness to and having execution reduced to no filed with said uponsaid of said Joe expended time of sign any instrument said will to testimony of it

13312

In the matter of the estate of John B. Scheidt  
 been duly for the executor and made required by general law value thereof is a subject by the term his executor as such executor of said decedent as required for the costs

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13311 In the matter of the will of John B. Scheidner, Dec'd. This matter came on this day further to be heard, on the application of George P. Scheidner to admit to probate & record the will of John B. Scheidner deceased, late of the Village of Maryville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse and 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 John W. Dailay a witness to said Will, and C. D. Hoopes and C. D. Webb, witnesses to the signature of W. T. Porter, now deceased, a witness to said Will, this day, appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said John B. Scheidner deceased, that it was duly executed and attested and that the said testator, at the time of signing said Will, was of full age 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,

13312 In the matter of The estate of John B. Scheidner, Dec'd. The last will of John B. Scheidner dec'd, late of Maryville in said County, having heretofore been duly proved, and allowed, this day, Louis Scheidner 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 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 Louis Scheidner 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 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 with giving Bond, that notice of said app't. be published as required by law; that this proceeding be recorded, & that said executor pay the costs taxed

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THE COL. R. P. REC. CO. 74311





January Thursday 14

13311

In the matter of  
The will of  
John L. Scheidert  
Deceased

will and testament of  
admitted to probate.  
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 14. day of January 1927. at 10. A.M.

An application having been this  
day presented to the Court by Geo. P.  
Scheidert praying that an instrument  
in writing purporting to be the last  
will and testament of John L. Scheidert 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 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 14. day of January 1927. at 10. A.M.

This matter came on this day further to be heard on the  
application of George P. Scheidert to admit to probate and  
execute the will of John L. Scheidert, deceased, late of the  
village of Marysville 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 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 M. Darley  
Witness to said will, and C. A. Hoops and E. D. Webb witnesses  
to the signature of R. T. Porter, now deceased, a witness  
to said will, subscribing witnesses this day appeared in  
open Court and having been duly sworn, testified  
perfectly to the due execution and attestation of said  
will. Their testimony was reduced to writing, was subscribed  
by them respectively, and was filed with said will.  
Whereupon, the Court finds that the aforesaid instru-  
ment of writing is the last will and testament of said  
John L. Scheidert 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 admission 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.

13312

In the matter  
The estate  
John L. Scheidert  
Deceased

Scheidert  
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In the matter  
The estate  
John L. Huber  
deceased

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Mary R. Huber  
Laura Truyno  
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13312 In the matter of  
The estate of  
John L. Schneider.  
Deceased.  
Schneider the executor named, in said will appeared, in  
open court, and made and filed an application under oath  
as required by law to be appointed as such executor as a  
statement in general terms as to what the estate consists  
of, and the probable value thereof; and, the Court being sat-  
isfied that said Louis Schneider is, a. Suitable person and  
legally competent, and, 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 notice of said appointment  
proceeding be recorded also that said executor pay the costs  
therein taxed at \$.

13214 In the matter of  
The estate of  
John L. Huber. Deceased. executor of the estate of John L. Huber  
deceased, and filed herein her application, duly verified,  
for an order directing the transfer of certain real estate  
belonging to said decedent, as set forth in the application.  
It appearing to the Court that John L. Huber a resident of  
Marysville in said County died testate on July 10, 1936,  
that his last will and testament was filed in the Probate  
Court of Union County, Ohio, on July 28, 1936, admitted  
to probate on July 28, 1936, and recorded in Vol. V. Pg.  
285 of the records of Wills in said County, and that  
on the 28 day of July 1936. Mary R. Huber was duly  
appointed and qualified executrix, of the estate of said  
decedent; that insofar as they can be ascertained  
the following is a list of persons to whom each such  
parcel of Real estate, passed by descent or devise.

- Mary R. Huber, age 61, Marysville, Ohio, spouse, life contingent,
- Laura Traynor " 36 " " daughter 1/3 in fee
- Frances Irene Traynor age 14 " " " or remainder
- Frances Irene Traynor age 14 " " " in fee -
- grand-daughter
- 1/3 in fee contingent

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 hereby ordered  
that said real estate be transferred upon the  
duplicate of the County where such parcels are

The last will of John L. Schneider  
deceased, late of Marysville in said  
County, having been before from duly  
proved and allowed this day Louis  
Schneider the executor named, in said will appeared, in  
open court, and made and filed an application under oath  
as required by law to be appointed as such executor as a  
statement in general terms as to what the estate consists  
of, and the probable value thereof; and, the Court being sat-  
isfied that said Louis Schneider is, a. Suitable person and  
legally competent, and, 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 notice of said appointment  
proceeding be recorded also that said executor pay the costs  
therein taxed at \$.

This day came Mary R. Huber -  
executor of the estate of John L. Huber  
deceased, and filed herein her application, duly verified,  
for an order directing the transfer of certain real estate  
belonging to said decedent, as set forth in the application.  
It appearing to the Court that John L. Huber a resident of  
Marysville in said County died testate on July 10, 1936,  
that his last will and testament was filed in the Probate  
Court of Union County, Ohio, on July 28, 1936, admitted  
to probate on July 28, 1936, and recorded in Vol. V. Pg.  
285 of the records of Wills in said County, and that  
on the 28 day of July 1936. Mary R. Huber was duly  
appointed and qualified executrix, of the estate of said  
decedent; that insofar as they can be ascertained  
the following is a list of persons to whom each such  
parcel of Real estate, passed by descent or devise.

- Mary R. Huber, age 61, Marysville, Ohio, spouse, life contingent,
- Laura Traynor " 36 " " daughter 1/3 in fee
- Frances Irene Traynor age 14 " " " or remainder
- Frances Irene Traynor age 14 " " " in fee -
- grand-daughter
- 1/3 in fee contingent

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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the recorder of the proper county for record, as provided by law.

13313

In the matter of  
The will of  
Sarome R. Br  
Deceased,  
deceased, late of  
Kenton filed in  
satisfaction of  
no surviving  
decendent known  
duly served  
application to  
juriswant to  
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and W. R. Ca  
they appeared  
testified respect  
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by them respect  
Court finds in  
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was duly exec  
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the Court order  
it. They that will  
entered of record

13316

In the matter of  
The estate of  
deceased, late of  
allowed his day  
under oath as sign  
a statement in gene  
being satisfied that  
juror & legally comp  
giving Bond with  
This day W. R. Ca  
order with the will  
and gave  
Thousand dol  
Statis Fidei  
as surety wh  
that letters of  
W. R. Cannon  
by law; that this  
unmixed pay the

certificate  
caption  
der of the

13313 In the matter of  
The will of  
Salome R. Brughel  
deceased.

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 Salome R. Brughel

deceased, late of the village of Milford Center in said county  
heretofore filed in this Court. It is now shown to the  
satisfaction of the Court that said decedent died leaving  
no surviving spouse, and that all the next of kin of said  
decedent known to be resident of the State 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, in said notice  
and given consent to the probate of said will and C. D. Banks  
and Wm. R. Cameron the subscribing witnesses to said will this  
day appeared in open Court and having been duly sworn  
testified respectively to the due execution and attestation of said  
will, which testimony was reduced to writing was subscribed  
by them respectively and was filed with said will. Whereupon the  
Court finds that the aforesaid instrument of writing is the last  
will and testament of said Salome R. Brughel deceased; that it  
was duly executed and attested; and that the said testatrix  
at the time of signing said will was of full age, of sound  
mind and memory and not under any restraint. Therefore  
the Court orders the admission of said will to probate, and that  
it be, together with the testimony of the witnesses above named, be  
entered of record in this Court.

13316 In the matter of

The estate of Salome R. Brughel, dec'd in said County, having heretofore been duly proved and  
allowed this day Wm. R. Cameron appears in open Court and made & filed an application  
under oath as required by law to be appointed ad. with the will annexed, of the estate of  
a statement in general terms as to what the estate consists of & probable value thereof. The Court  
being satisfied that an ad. should be appointed to that said Wm. R. Cameron is a suitable  
person to be appointed; it is ordered that he be appointed as such ad. with will annexed upon  
giving Bond with sureties as required by law in sum of \$1000.00. This cause is continued.  
This day Wm. R. Cameron appeared in open Court accepted the appointment as  
ad. with the will annexed of the estate of Salome R. Brughel deceased,  
and gave and filed herein his Bond in the sum of One  
Thousand Dollars, conditioned according to law, with United  
States Fidelity and Guaranty Co. Russell S. Banks atty-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  
Wm. R. Cameron, that notice of said appointment be published, as required  
by law; that this proceeding be recorded, and that said ad. with the will  
annexed, pay the costs herein.

1 3317

In the matter of  
The Estate of  
Frederick Koenig, Dec'd  
herein made. The Court, being fully advised in the premises, does  
hereby find and determine:

This 15<sup>th</sup> day of January, 1937, the above  
matter came on to be heard and no  
application for appointment having  
been made, the Court, being fully advised in the premises, does  
hereby find and determine:

That the gross value of said estate (including property  
of the value of — no — dollars distributed by decedent in  
contemplation of death or to take effect in possession or enjoyment  
at or after death) is four thousand eight hundred eighty-seven  
and no/100 dollars, composed as follows: Personalty, eight  
hundred eighty-seven and no/100 dollars. real estate four  
thousand and no/100 dollars. That the debts are Two hundred  
eighty five and no/100 dollars and that the cost of administration  
will be — none — 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 no 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 Four thousand six hundred  
two and no/100 dollars. The Court further finds that the  
said decedent died leaving no surviving spouse, but left  
LeRoy B. Koenig, who is of legal age, and whose address is  
Wineford Center, Union County, Ohio. His son, and the only heir  
and the person having the next estate of inheritance from the  
deceased, and as such is entitled to exemptions in the  
sum of \$ 3500<sup>00</sup>. That the persons entitled to succeed to said  
estate are as follows:

Successor	Relationship	value of succession
LeRoy B. Koenig	Son	\$ 4602 <sup>00</sup>
amt. of exemptions	Balance subject to Tax	amt of Tax
\$ 3500 <sup>00</sup>	\$ 1102 <sup>00</sup>	\$ 11 <sup>02</sup>
Date of accrual of Tax	By whom Paid	Corporation
12-30-36.	LeRoy B. Koenig.	Union Township

It is ordered that notice of this adjudication and  
determination be given by mail to all persons known to be  
interested therein, except those by whom waivers of such notice  
and of time within which to file exceptions has been filed,  
and that a copy of this entry, together with copies of all  
other entries 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 at  
\$5<sup>00</sup> be certified to the Auditor of said County to be paid  
in the matter provided by law.

10695

In the matter of  
Guardianship  
of John R. Jones  
Jr. an infant  
advised in the  
Decree that  
which said  
Administration  
and instruct  
the sum of \$  
expenses cloth  
schooling and  
sum of \$  
ward for his  
use as he may  
warrant to be.  
Costs and save

12,34

In the matter of  
of Ruano Pe  
duly verified  
succession  
the laws of Ohio  
Court being  
that the gross  
(\$ 2002<sup>00</sup>) Dec  
Two thousand  
the net actual  
There being  
Ruano Pe  
And that  
therein are  
It is further  
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10.695 In the matter of the

Guardianship

of John R. Jones, incompetent  
Jones, an incompetent, the evidence and the Court, being fully  
advised in the premises; it is therefore, Ordered, adjudged, and  
Decreed, that out of the One Hundred Dollars (\$100.00) per month,  
which said Guardian receives, as pension, from the Veterans  
Administration of the United States Government, she is hereby authorized  
and instructed to make the following expenditures, to wit:  
The sum of \$84.00 per month to be expended for household  
expenses, clothing, medical attention, payments on mortgage,  
schooling and for the payment of other necessities. The  
sum of six dollars (\$6.00) a month to be turned over to the  
ward for his own spending money and for his own private  
use as he may see fit. The balance of Ten Dollars (\$10.00) per  
month to be banked and kept intact for the payment of court  
costs and savings insofar as possible.

This day this matter came on to be  
heard, on the application of

Thomara Jones, Guardian of John R.  
Jones, an incompetent, the evidence and the Court, being fully  
advised in the premises; it is therefore, Ordered, adjudged, and  
Decreed, that out of the One Hundred Dollars (\$100.00) per month,  
which said Guardian receives, as pension, from the Veterans  
Administration of the United States Government, she is hereby authorized  
and instructed to make the following expenditures, to wit:  
The sum of \$84.00 per month to be expended for household  
expenses, clothing, medical attention, payments on mortgage,  
schooling and for the payment of other necessities. The  
sum of six dollars (\$6.00) a month to be turned over to the  
ward for his own spending money and for his own private  
use as he may see fit. The balance of Ten Dollars (\$10.00) per  
month to be banked and kept intact for the payment of court  
costs and savings insofar as possible.

12-134 In the matter of the estate

F. H. Collins as adm. of the estate of Ruana

of Ruana Pearson, deceased, having filed an application  
duely verified, for a finding and order that said estate, and the  
successors therein are exempt from any inheritance tax under  
the laws of this state - came on for hearing, and the  
Court, being fully advised in the premises finds and determines  
that the gross value of said estate is Two thousand and no/100  
(\$2000.00) Dollars, the debts and costs of administration are  
Two thousand thirty-four and 3/100 dollars (\$2034.30) and  
the net actual market value thereof is \$29.08

There being five sons and daughters living of the decedent  
Ruana Pearson, which will receive nothing.  
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 be certified to the Commission  
of this, and costs \$3.00 be certified to County Auditor to be  
paid accordingly to law.

13 315 In the matter of the  
Estate of  
John George Nicol. Deceased.  
above mentioned estate by Katherine Nicol. Adm'x  
estate of John George Nicol deceased. The Court orders  
that said inventory be set for hearing the 25 day of  
January, 1937. 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, for one insertion  
in the Union County Journal a paper printed and  
of general circulation in the Union County. Ohio

This day this cause came on to  
be heard upon the filing of an  
inventory and appraisal in the  
above mentioned estate by Katherine Nicol. Adm'x  
estate of John George Nicol deceased. The Court orders  
that said inventory be set for hearing the 25 day of  
January, 1937. 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, for one insertion  
in the Union County Journal a paper printed and  
of general circulation in the Union County. Ohio

13 087 In the matter  
The Estate  
Mary Myers.  
law to app  
deceased. An  
affidavit the  
and Testament  
terms as to  
thereof; and  
should be ap  
suitable person  
or appointed  
with authority  
this cause is

This day  
accepted the  
of Mary Myers  
Bond in the  
to. as surety  
It is  
issue to said  
appointment  
proceeding  
costs herein

13 290 In the matter  
The estate  
Henry C. Eick  
Dece  
of Christian  
estate of Hen  
said newspaper  
together with  
the same.

13 151 In the matter  
The Estate  
Sattie M. But  
petition pray  
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said executor



13087 In the matter of,  
The Estate of,

Mary Myers, Deceased.  
Law to be appointed as administrator of the estate of Mary Myers deceased. Date of Linnville Center. in said County. and an affidavit that there is not to my knowledge any last will and Testament of 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 Oscar H. Reed 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 \$200. and this cause is continued

This day Oscar H. Reed 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 Mary Myers deceased. Date of Linnville Center. in said County. and an affidavit that there is not to my knowledge any last will and Testament of 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 Oscar H. Reed 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 \$200. and this cause is continued

This day Oscar H. Reed appeared in open Court accepted the appointment as administrator of the estate of Mary Myers deceased, and gave and filed herein his Bond in the sum of \$200 with Chas. Fidelity & Guaranty Co. as surety which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Oscar H. Reed that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay costs herein

13290 In the matter of,  
The estate of

Henry C. Eickenmeyer,  
Deceased.

of Christian and Dorothea Eickenmeyer, as executors of the estate of Henry C. Eickenmeyer, 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.

This day the affidavit of J. M. Huber publisher of the Tribune a newspaper of general circulation in this County that the notice of appointment of Christian and Dorothea Eickenmeyer, as executors of the estate of Henry C. Eickenmeyer, 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.

13151 In the matter of,  
The Estate of

Sattie M. Baker, Dece'd.

Petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition to-wit:  
note on mortgage of Charles W. and Nellie E. Seider for \$350.00 payable to said decedent  
To. Bertha Ridgeway.

This day Bertha Ridgeway executrix of the estate of Sattie M. Baker, deceased, appeared in open Court and filed her petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition to-wit:  
note on mortgage of Charles W. and Nellie E. Seider for \$350.00 payable to said decedent  
To. Bertha Ridgeway.

And it appearing to the Court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributed assent and agree to have the same distributed and paid over in kind as indicated by their assent & agreement in writing attached to said petition. It is therefore ordered that said executor distribute and pay over said assets in kind

as described above. to those of such distributees as will receive the same.

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

11854 In the matter of the estate

of Mollie M. Miller, dec'd. This day the first account was filed. It is thereupon ordered that said account be set for hearing on Saturday the 27-day of February 1937 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.

12134 In the matter of the

estate of  
Ransom Pearson,  
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 15-day of July 1937 at 1 P.M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the 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.

13216 Mary R. Huber, executrix of

the estate of John L. Huber, deceased. January 14 This day his cause came on to be heard upon the petition of the plaintiff the answer of the defendant Richard C. Thrall, Adm. Adm. for the defendant Frances Irene Boyner, the answer of Walter M. Otte, J. M. Huber, & M. P. Huber, the amended answer of Mary R. Huber, and was submitted to the Court upon the pleadings and evidence. And the Court upon the pleadings and evidence, and the Court being fully advised in the premises finds that all of the parties have been duly served with summons and that all of said parties are properly before the Court. The Court further finds that the plaintiff is the duly appointed executrix of the estate of John L. Huber as alleged in the petition, and that the said decedent during his life time was a partner with the defendants, Walter M. Otte, J. M. Huber & M. P. Huber, in the business operated in Marysville and known as the "Marysville Lumber", and that said partnership is the owner of the real estate described in the petition and of the chattel property described in the petition; and that the said John L. Huber during his life time, was the owner of an undivided one-fourth interest in said partnership business. The Court further finds that said partnership was operated under the Contract set forth in said petition and that the said Mary R. Huber has elected to waive her right to retain the interest of said decedent in said partnership business for the period of three years after his death, and has elected

to sell said interest and surviving part of said partnership as of \$ 23 225-00

the Court further and Mason business and

It is therefore Huber, as by law authorized and Ollie J. M. Huber the interest of ship business further and the surviving part of this business

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to sell said interest of said decedent, in said business to said surviving partners, for the valuation agreed upon between said partners at the beginning of the year 1937. to wit: the sum of \$ 25 225<sup>00</sup> net for the interest of the said decedent. and the court further finds that said valuation is a fair and reasonable value of the interest of said decedent, in said business and does therefore confirm and approve said election.  
 It is therefore considered by the court, that the said Mary R. Huber, as executrix of the estate of John L. Huber, is hereby authorized and directed to execute and deliver to Walter M. Olli J. m. Huber and G. P. Huber, or to their assigns, all of the interest of the said John L. Huber, in and to the partnership business known as the "Marysville Lumber", and she is further authorized and directed to execute to said surviving partners, or their assigns, deeds bills of sale and other necessary instruments of conveyance thereof.

1315-1 In the matter of the Estate of Sattie M. Baker, Deceased, Adm. of the said estate and filed her first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of February 1937, at 10. 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.

13318. In the matter of the estate of James J. Dendron Decd. This day Paul J. Ryan 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 James J. Dendron, Deceased, late of Union County, Va. 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 Adm. should be appointed and that said Paul J. Ryan is a suitable person and 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 \$2000 and this cause is continued.

This day Paul J. Ryan appeared in open Court accepted the appointment as Adm. of the estate of James J. Dendron deceased and gave and filed herein his Bond in the sum of \$2000 conditional with P. H. Ryan and J. F. Wills as sureties, which Bond is approved by the Court.

It is thereupon ordered that letters of administration issue to said Paul J. Ryan that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein.

13227 In the matter of the Estate of Dennis Gordon, Deceased hearing. 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 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, allowed and confirmed.

12949 In the matter of the Estate of J. M. Thompson purpose of giving notice of hearing of the application for said application be by publication of notice in this County and

12990 In the matter of the Estate of Ray J. Harris, Decd. certain real estate appearing to the Court intestate on May 9 duly appointed & g. h contained the following: Warren Harris, wife of the decedent in the satisfaction of applicant; It is duplicate of the Court and that a certificate contained in the

12990 In the matter of J. deceased having that said estate and tax under the Court being that the gross tax on \$2000 and next of kin interest by way of exemptions allowed to receive the estate and inheritance tax to the Tax Commission

12949 In the matter of the estate of Jay M. Thompson. It is

This day this matter came on to be heard on the application of Etahol Thompson for an order to re-open his proceeding for the purpose of giving notice to all creditors & interested parties, thereof & for the further purpose of setting a date of hearing of the application to relieve this estate from administration. It is ordered that said application be heard on the 11<sup>th</sup> day of Feb. 1937 at 10 A.M. and that notice thereof be made by publication upon all interested parties & creditors in a newspaper of general circulation in this county once each week for a period of three weeks.

12990 In the matter of the estate of Ray J. Harris. Decid.

This day came Carrie K. Harris, adx. of the estate of Ray J. Harris deceased, as filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Ray J. Harris, a resident of Milford Center in said County, died intestate on May 9 1935 that on the 12<sup>th</sup> day of August 1935 Carrie K. Harris was duly appointed & qualified adx. of the estate of said decedent; that insofar as they can be ascertained, the foregoing is a list of persons to whom each such part of Paul's estate passed: Warren Harris, Milford Ct. D. father 1/4; Carrie K. Harris - wife, Milford Ct. D. 3/4. 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the recorder of proper county, as provided by law.

12990 In the matter of Jay J. Harris Decd. Carrie K. Harris, adx. of the estate of Ray J. Harris deceased, having filed an application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio the same, came on for hearing and

the Court being fully advised in the premises finds and determines that the gross value of said estate is \$3290.00 the debts & costs of administration are \$200.00. The net actual market value thereof is \$3090.00. That the only heirs at law and next of kin of Ray J. Harris are his father Warren Harris who will receive one-fourth interest by way of descent & his widow Carrie K. Harris resid. 3/4, by descent. The exemptions allowed by law to each of them are more than the amounts which they will receive. 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 be certified to the Tax Commission of Ohio, costs taxed at \$3.00. A certificate to Cr. Auditor to be paid accordingly. *Jan 18*

11940 Stat. of Ohio, Union County ss

In re: Guardianship of  
Pearl D. Watkins incompetent  
guardian of Pearl D. Watkins, incompetent,  
Court for purpose to sign an agreement substituting the Pacific  
Mutual Life Insurance Company for the Pacific Mutual Life  
Company of California, in Policy No. 34 3399, and the Court  
having thoroughly examined said proposal, finds that it is  
to the interest of said Pearl D. Watkins and that said approval  
be given

This matter coming on to be heard  
this 18 day of January 1937, on the  
application of Lloyd L. Blake,  
for the approval of the  
Court for purpose to sign an agreement substituting the Pacific  
Mutual Life Insurance Company for the Pacific Mutual Life  
Company of California, in Policy No. 34 3399, and the Court  
having thoroughly examined said proposal, finds that it is  
to the interest of said Pearl D. Watkins and that said approval  
be given

Therefore, Lloyd L. Blake, is authorized to execute said  
agreement, substituting the re-organized company for the  
Pacific Mutual Life Insurance Company of California

13198

In the matter of  
the Estate of  
Mary E. Nichols, Dec'd.

This day came Simon Nichols  
Adm. of said estate, and filed  
his first and final account therein.

It is, therefore, ordered, that said account be set  
for hearing on Saturday the 27 day of February 1937, at  
10 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

12990

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

This day came Carrie R. Harris  
Adm. of the estate, and filed her  
first and final account therein.

It is therefore ordered  
that said account be set for hearing on Saturday  
the 27 day of February 1937, at 10 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

10695

In the matter of the Guardianship  
of John R. Jones, incompetent

This day came Howard Jones, Jr. files herein his  
motion for the removal of Florence Jones, Adm. of  
John R. Jones, incompetent, and the same is set for hearing  
on the 2 day of February 1937, at 9 A.M. And it is  
ordered that a notice of said application, and the  
causes therein alleged for the removal of said guardian  
and the time of hearing the same, be issued directed  
to J. D. S. Ross, Sheriff, for the said Florence Jones  
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 Florence Jones  
guardian, at least five days before the time of  
hearing thereof

And it is ordered that a notice of said application, and the  
causes therein alleged for the removal of said guardian  
and the time of hearing the same, be issued directed  
to J. D. S. Ross, Sheriff, for the said Florence Jones  
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 Florence Jones  
guardian, at least five days before the time of  
hearing thereof

13072

In the matter of  
estate of  
Marion S. Reed

It is the  
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Union County  
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12949

In the matter of  
Estate of J. M.  
Dec'd

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By Mrs. Le Van,  
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ordered, that  
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13072 In the matter of the  
estate of  
Harriet B. Reed Decedent.

This day came Ernest C. Reed executor,  
of said estate, and filed his first  
and final account therein.

It is therefore ordered that said account be set  
for hearing on Saturday the 27. day of Feb. 1937. 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.

12949 In the matter of the  
Estate of Wm. Thompson  
Decedent.

January 18 -  
Charles L. Thompson one of the heirs at  
law of the estate of Wm. Thompson  
decedent having filed a petition duly verified, for a finding and  
determination as to whether or not said estate and the  
successions therein are exempt from or subject to inheritance  
tax under the laws of Ohio. the same came on for hearing  
and the court being fully advised in the premises finds  
and determines that decedent left Charles L. Thompson,  
surviving her as widow and the following named persons her  
only heirs at law:

Charles L. Thompson; Mildred Thompson; Lois Thompson; Alice Thompson.  
that no administration is being had on this estate, that the only  
property of which said decedent was the owner at the time of  
her death was of the value of \$400- that the value of the  
property distributed by said decedent in contemplation of death or  
to take effect in possession or enjoyment at or after  
death together with the name and relationship, is, as follows:  
- none - and that as a result said estate is exempt  
from such inheritance tax. It is ordered that the court costs on this pro-  
ceeding taxed at \$3- be certified to the Auditor to be credited in manner provided  
by law. It is further ordered that a copy of this entry be certified to the  
Commissioner of Ohio.

13310 In the matter of  
Byrnes Le Van.

This day M. A. Southard a resident  
Citizen of Paris Twp. in this County,  
appeared in open court and filed  
an affidavit in the form prescribed by law, for ad-  
mission of said Byrnes Le Van into Columbus State Hospital  
Byrnes Le Van is a patient in the Union County Home;  
M. A. Southard is Supt. of said Home - and it is further  
ordered that subpoenas issue for Dr. P. D. Longbrake, and Dr.  
W. H. Southard, are, reputable legally qualified physicians  
witnesses to appear at the time and place aforesaid; and  
this case is continued.

This day this case came on to be heard, and the  
said Byrnes Le Van was brought before the Court, thereupon  
the Judge proceeded with the examination; and having  
heard the testimony of Dr. P. D. Longbrake, and Dr. W. H.  
Southard the medical witnesses, and being satisfied  
that said Byrnes Le Van is insane; that he has a  
legal settlement in Leebury Township, in this County, and  
that he has been an inhabitant of the State of Ohio

for one year next preceding this date, that his insanity was secured during the time he has resided in this State that his being at large is dangerous to the Community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered, that Dr. P. D. Longbrake, and Dr. H. M. Southard the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered that an application be made to the Supt. of said State Hospital for the admission of said Cyrus Deban. and that a certificate copy under seal of the certificate of said medical witnesses and of the finding in this case, be transmitted to said Supt. and it is further ordered, that said Cyrus Deban be committed to the custody of Columbus State Hospital until otherwise ordered, and this cause is continued

13248 W. P. O'Brien  
 Adm. of the est  
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 Repts  
 v.  
 Mary C. O'Brien  
 Deft.  
 at 1. P.M.  
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 13248 W. P. O'Brien  
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13248 W. P. O'Brien,  
 Adm. of the estate  
 of  
 James O'Brien  
 Deceased.  
 Reft.  
 v.  
 Mary C. O'Brien et al.  
 Dfts

This day W. P. O'Brien adm. of the estate of James O'Brien, deceased, filed in this Court his petition praying for an order to sell the real estate therein described, belonging to the estate of said decedent, to pay debts. It is ordered that said petition be heard on the 19-day of Jan'y, 1937

at 1. P.M. and that summons for defendants issue to Sheriff of this County returnable according to law.

13248 W. P. O'Brien,  
 Adm. of the estate  
 of James O'Brien Dec.  
 v.  
 Mary C. O'Brien et al  
 Dfts

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 amount to the sale prayed for, and are properly before the Court, that there is no surviving spouse; and that it is necessary to sell said real estate to pay debts of said estate and the prayer of the petition should be granted.

And it appearing to the Court that a new appraisement should not be made of said real estate, it is ordered that, the appraisement of a said real estate filed in case no. 13084 in connection with the appraisement of the personal property of said estate, be approved, and adopted herein the same, being as follows: \$2700— said appraisement having been made by Roy Robt. Garfield Esq., J. C. Perfect, Jr. filed July 4 - 1936.

W. P. O'Brien as adm. of the estate of James O'Brien Dec. Distribution.

This day this cause came on to be heard on the report of W. P. O'Brien adm. of the estate of James O'Brien proceedings under the former order of the 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 approved, and confirmed. It is further ordered that said petitioner execute a deed, of all the right, title and interest, of the said W. P. O'Brien, as such Administrator in said real estate, to the purchaser, Anna Dolan.

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 \$3000— It is further ordered, that said W. P. O'Brien, as such Administrator out of the money in his hands, pay: First to the Treasurer of this County

the sum of \$5, being the Texas penalty and interest thereon against said property. Second, the costs and expenses incurred in the sale of said property, including, an attorney fee, of \$50.00, to Porter & Polk and \$140. the percentage of said administrator herein. It is further ordered that the balance of said proceeds amounting to the sum of \$281.00 be accounted for by said W. P. O'Brien ad. according to law.

And it is further ordered that this proceeding be recorded and that said petition pay the costs taxed at \$5 out of the proceeds of said sale within ten days.

13072 In the matter of  
 The Estate  
 of Minnie S. Reed  
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13072 In the matter of.

The Estate of  
Winnie B. Reed, Deceased.

Demanded an application, duly verified, for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio the same 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 two hundred & no cents and <sup>87/100</sup> Dollars; the debts and costs of administration are Six Hundred seventy-four dollars <sup>87/100</sup> and the net actual market value referred to is Fifteen hundred thirty seven and 13/100 Dollars.

The court further finds that by the provisions of the last will and Testament of the said Winnie B. Reed, she bequeathed and devised all her property to her surviving consort, Esau Reed, for and during his natural life with the remainder estate therein to her son, Ernest B. Reed, absolutely.

That the said surviving consort, is entitled to exemptions in the sum of Thirty-five hundred dollars and the said son is entitled to exemptions in the sum of Thirty-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 be certified to Tax Commission of Ohio and that the costs herein taxed at \$3- be certified to the County Auditor to be paid according to law.

13320 In the matter of  
 The Estate of  
 Lucy F. Mason  
 Dec'd  
 estate of Lucy  
 and an affidavit  
 filed and Justice  
 general terms as  
 probable value  
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THE COL. P. & BIR. CO. 74214

13320 In the matter of  
The Estate of  
Lucy F. Mason  
decd

estate of Lucy F. Mason, deceased, late of Richmond in said County and an affidavit that there is not to her knowledge any last will and testament of the said intestate abs. a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Adx. should be appointed and that said Elizabeth K. McCoy is a suitable person and legally competent, it is ordered that she be appointed as such Adx. upon giving bond with sureties as required by law in the sum of Three Hundred Dollars and this cause is continued.

This day Elizabeth K. McCoy appeared in open Court and made and filed an application under oath as required by law to be appointed as, Administratrix of the

This day Elizabeth K. McCoy appeared in open Court, accepted the appointment as Adx. of estate of Lucy F. Mason deceased, and gave and filed herein her bond in the sum of Three Hundred and no/100 Dollars conditional according to law with L.J. McCoy and Lloyd Winkler as sureties which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Elizabeth K. McCoy that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Adx. pay the costs.

13059 In the matter of the estate  
of Ainsworth Q. Reinhart  
Deceased.

This 21 day of January 1937, the  
above matter came on for heard and  
an application for appraisement having  
been made. the Court being fully advised in the premises does hereby  
find and determine:

That the gross value of said estate is four thousand nine  
hundred fifty two and 83/100 dollars, composed as follows:  
Personalty:

Four thousand nine hundred fifty-two and 83/100 dollars -  
real estate - none - (same having been sold to pay debts)

That the debts are One thousand three hundred sixteen  
and 83/100 dollars - and that the cost of administration will be  
Three Hundred forty-six and 46/100 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 two  
hundred seventy nine, and 54/100 dollars -

The Court further finds this application has not  
been filed within the time prescribed in Section 5345-  
4 of the General Code of Ohio. and the Court finds  
that failure to file was due to reasonable cause,  
to wit: death of one of the beneficiaries named in the will  
and due to debts against the estate compelling the  
sale of real estate and the amount inherited by  
the beneficiaries being uncertain.

The Court further finds under Section 5338 of the  
General Code that taxes could not be determined and  
paid before this date and therefore orders that  
interest be paid on said taxes at the rate of 5% per  
annum from the 18 day of November 1936 until paid,  
if paid on or before February 1-1937, after which date  
interest to be charged at the rate of 8% per annum.

The Court further finds  
that the persons entitled to succeed to said estate are, as  
follows:

Successor	Relationship	Value of Succession	Exemption	Prob. duty to tax	Date of Decedent	By whom Paid
Anna Burt	Daughter	\$ 819.85	\$ 500.	\$ 319.85	16 <sup>th</sup> Nov. 18, 1935	Anna Burt
Lois Burt	Daughter	819.85	500.	319.85	16 <sup>th</sup> " " "	Lois Burt
Jerry Reinhart	Heir	819.85	500.	319.85	16 <sup>th</sup> " " "	Jerry Reinhart
Genis McLean	as adm. of estate	of Adele McLean deceased. 819.90	500-	\$ 319.90	16 <sup>th</sup> " " "	Genis McLean adm. of estate of Adele McLean

Jurisdiction - all - Leesburg -

It is ordered that notice of this adjudication 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  
It is further  
\$5.00. be certified  
in the manner

13306

In the matter of  
the estate of  
John Kramer  
to the Court. as  
against said  
w. application  
the said claim  
of the same. so  
Final Trees. 100 B.  
note. 52  
52  
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Journal Entry:  
This day Jan. 21  
was filed in  
It is ordered  
be set for the  
January, 1937  
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Earnings for on  
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13263 Edvin A. Ledy  
of the estate of

Maudie Thom  
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or have volun  
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13306

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

In the matter of:  
The estate of  
Jen Kramer, deceased. 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 recognition by him to exist, and that after fully examining  
the said claims, debts and liabilities, he has made disposition  
of the same, as follows:  
Lucil Trees, 100 Parkway Rd. Bronxville, N.Y.  
note, 528.50 claim  
528.50 amt. allowed to date of allowance.  
1-5-37 Date of allowance, or rejection, copy due.  
- See application -

Journal Entry: 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 30. day of  
January, 1937, at 9. 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 Mansfield  
 Tribune for one week, at least one week, prior to the  
date of said hearing; except for those who have waived said  
notice or who will hereafter be personally served by the fiduciary  
herein at least 10 days prior thereto.

13263

Edwin A. Sledge, as administrator of the estate of Alvantha J. Sledge, deceased. This day this cause came on  
for hearing upon the Petition of the  
Assessors and Cross-Petition of the  
Plff.

Maude Harmon, et. al. Home Owners Loan Corporation & the  
Defts. evidence, the Court, being fully  
advised in the premises, finds that all the defendants herein,  
have been duly and legally served with summons, or process,  
or have voluntarily entered their appearance herein, and are  
properly before the Court. The Court further finds, that the  
defendant, Edwin A. Sledge, is the widow of the said  
Alvantha J. Sledge, and in his individual rights is the  
owner of the undivided one-half interest of said real  
estate, and as such, widow is entitled to dower in the  
other one-half interest in said real estate, and in his  
Petition as administrator of the estate of the said  
Alvantha J. Sledge, deceased, wants, whatever interest  
he has or may have in said real estate, conveyed  
to the sale thereof free from said interest and elects to  
take whatever interest he may have wished in fee, or as

The surviving consort out of the proceeds received from the sale of the whole premises and in such sum or amount as the Court may determine and fix. The Court further finds that the said defendant the Home Owners Loan Corporation by its Answer and Cross Petition filed herein has and holds a valid mortgage lien on the whole of the premises described in the Plaintiff's Petition and given to secure the payment of a certain promissory note made in favor of said defendant by the said Alvanella J. Sartye, in her lifetime and the said Edwin A. Sartye for the sum of \$3534<sup>63</sup> with interest thereon at the rate of 5% per annum from the 2<sup>nd</sup> day of November, 1926. The Court further finds that it is necessary to sell the said real estate and the whole thereof to pay the debts of said estate and the prayer of the plaintiff's Petition should be granted. And it appearing to the Court that the said premises have not been appraised; therefore, it is ordered, that Charles D. Mott, Wm. Rogers, and Elwood Sawyer, three judicious and disinterested persons of the vicinity and 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 interest of any nature whatsoever of the defendant, Edwin A. Sartye, therein, it is further ordered, that said appraisers be sworn as required by law to truly and impartially appraise the whole of said real estate upon actual view at its fair cash value, and discharge the duties required by them according to law, and to make due return of their proceedings in writing to this Court and this cause is continued for further orders and proceedings.



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THE COL. & N. MER. CO. 74214

13315 In the matter of  
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Successor Relationship  
 Katharine Nicol widow.  
 Lydia Schneider daughter  
 Emma Nicol daughter.  
 Esther Nicol daughter  
 Otto Nicol son  
 Hermit Nicol br. daug  
 Bernette Nicol " "  
 Susan Nicol daughter  
 Lelana Blougen daughter  
 It is not  
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13315 In the matter of  
The estate of  
John George Nicol  
Deceased.

This 16-day of January 1937, the above matter  
came on to be heard and, no application  
for appraisement, having been made, the  
Court, being fully advised in the

premises, does hereby find and determine: that the gross value  
of said estate is Twenty-two Thousand eight hundred fifty five  
and no/100 Dollars. Composed as follows: Personalty, Five Thousand  
five hundred ninety-five and no/100 Dollars - real estate  
seventeen thousand two hundred sixty and no/100 Dollars -

That the debts (including a year's allowance of Two thousand  
and no/100 Dollars) and widow's exemption of twenty five hundred  
and no/100 Dollars - are five thousand and no/100 Dollars -  
and that the cost of administration will be Three Hundred  
fifty and no/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 Seventeen thousand five hundred  
thirty and no/100 Dollars. The Court further finds  
that the persons entitled to succeed, to said estate, are as follows:

Successor	Relationship	Value of succession	amt. of exemption	Bal. subject to Tax.	Tax
Katharine Nicol	widow.	\$ 6835. <sup>00</sup>	5000 -	\$ 1835. <sup>00</sup>	835. <sup>00</sup>
Lydia Schneider	daughter	1945. <sup>00</sup>	3500 -	none	
Emma Nicol	daughter.	1945. <sup>00</sup>	3500 -	none	
Esther Nicol	daughter	1945. <sup>00</sup>	3500 -	none	
Otha Nicol	son	1945. <sup>00</sup>	3500 -	none	
Herbert Nicol	br. daughter	648. <sup>33</sup>	3500 -	none	
Berneta Nicol	" "	648. <sup>33</sup>	3500 -	none	
Edward Nicol	son,	648. <sup>33</sup>	3500 -	none	
Clara Bourgen	daughter	1945. <sup>00</sup>	3500 -	none	

It is ordered, that notice of this adjudication and  
determination be given by mail to all persons known to  
be interested therein, except those by whom waiver of such  
notice and of time herein which to file exceptions has been  
filed, and that a copy of this entry, together with  
copies of all other entries in relation thereto, or in any way  
affecting the inheritance taxes on the successions  
of said estate and the exemptions allowed be forwarded  
to the Tax Commission of Ohio. It is further ordered  
that the costs of this proceeding be taxed at \$5 -  
to be certified to the Auditor of said county, to be paid  
in the manner provided by law.

Date of account  
Jan. 9 - 1937  
- 3 to be paid by the estate of John G. Nicol.

13315 In the matter of the Estate of John George Nicol. Deceased

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 Union County Journal, a paper printed out 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 inventory is in all respects correct and according to law, and that there have been no exceptions filed to the same, and that therefore said inventory is hereby approved and confirmed.

13315 In the matter of The Estate of John George Nicol. Deceased.

duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application

It appearing to the court that John George Nicol a resident of Dutch Township, in said county, died intestate on January 9, 1937, and that on the 13-day of January, 1937, she was duly appointed and qualified Administrator of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each parcel of Real Estate passed by descent or devise:

Katherine Nicol	Plain City, R.D.	widow	1/3.
Lydia Scherbins	Marysville, Ohio	daughter	1/9.
Emma Nicol	Plain City, Ohio	daughter	1/9.
Esther Nicol	Plain City, Ohio	daughter	1/9.
Otto Nicol	Catoh, Pa.	son	1/9.
Harriett Nicol age 15	Plain City, O.	Gr. daughter	1/27
Bernette Nicol " 8	" " "	" "	1/27
Leland Nicol " 10	" " "	son	1/27.
Clara Boyer	" " "	daughter	1/19.

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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

This day this cause came on to be heard on the inventory and appointment heretofore filed 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 Union County Journal, a paper printed out 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 inventory is in all respects correct and according to law, and that there have been no exceptions filed to the same, and that therefore said inventory is hereby approved and confirmed.

This day came Katherine Nicol, adx. of the estate of John George Nicol deceased, and filed herein her application

duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application

It appearing to the court that John George Nicol a resident of Dutch Township, in said county, died intestate on January 9, 1937, and that on the 13-day of January, 1937, she was duly appointed and qualified Administrator of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each parcel of Real Estate passed by descent or devise:

Katherine Nicol	Plain City, R.D.	widow	1/3.
Lydia Scherbins	Marysville, Ohio	daughter	1/9.
Emma Nicol	Plain City, Ohio	daughter	1/9.
Esther Nicol	Plain City, Ohio	daughter	1/9.
Otto Nicol	Catoh, Pa.	son	1/9.
Harriett Nicol age 15	Plain City, O.	Gr. daughter	1/27
Bernette Nicol " 8	" " "	" "	1/27
Leland Nicol " 10	" " "	son	1/27.
Clara Boyer	" " "	daughter	1/19.

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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

13315 In the matter of the estate of John Nicol Deceased

It is therefore ordered on Saturday the 23rd of January, 1937, a new journal, a new continued until

12371 In the matter of The Estate of Helen Jolley Deceased Maggie Derfry as such Administrator duly advised the Bond of said same is hereby approved and confirmed.

Friday January 22 -

19 27

1351<sup>s</sup> In the matter of the estate of John George Nicol Deceased

This day came Katherine Nicol, adx. of the said estate, and filed her first and final account therein.

It is therefore ordered that said account be set for hearing on Saturday the 27 day of January 1937, 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.

12371 In the matter of the Guardianship of Helen Joery Incompetent

This day this cause came on to be heard upon the application of Maggie Dwyer Guardian of Helen Joery for reduction of her Bond as such Guardian and upon consideration thereof and being fully advised in the premises it is by the Court ordered that the Bond of said Maggie Dwyer as such Guardian be and the same is hereby reduced from the sum of fourteen thousand two hundred fifty dollars to Ten thousand Dollars -

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13162 In the matter of  
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13312 In the matter of  
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12579 In the matter of  
 The Guardian  
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13162 In the matter of  
 Stanley Mc. Hill  
 It appearing  
 the said Court  
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 that said  
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13162 In the matter of  
The Estate of  
Stanley W. Patrick  
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 10 day of February 1937 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 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.

13312 In the matter of the estate  
of John B. Schender.  
Deceased.

This day this cause came on to be  
heard upon the filing of the  
inventory and appraisement by Louis  
Schender, executor of the estate of John B. Schender, Deceased.

The Court being fully advised in the premises finds that  
all persons entitled to notice under the laws of the State of Ohio  
of the filing of said inventory and appraisement have waived  
notice of the filing thereof and have consented to its  
immediate approval. The Court further finds upon  
examination of said inventory and appraisement that it is in all  
respects correct and in conformity to law and the same  
is hereby approved and confirmed.

12579 In the matter of  
The Guardianship of  
Phonbe A. Hurd.  
Incompetent.

This day this cause came on to be  
heard upon the application of Mary M.  
Burrings as guardian of the person  
and estate of Phonbe A. Hurd, an incompetent person

to transfer the sum of \$100.00 from the savings account of  
said ward in the First National Bank of Marysville Ohio  
into the checking account maintained by said guardian  
for her said ward in the said bank and the court being  
fully advised in the premises finds that it is to the  
best interest of the said estate of said ward to transfer  
the said sum of \$100.00 from said savings account  
into said checking account. It is therefore adjudged  
and decreed that said guardian do and she hereby is  
authorized and directed to transfer the sum of \$100.00 from  
the savings account of her said ward in the First  
National Bank, Marysville Ohio into the checking account  
of her said ward in said bank.

13162 In the matter of the Estate of  
Stanley W. Patrick, Deceased.

This day the inventory in the above captioned  
estate heretofore filed herein came on for hearing.  
It appearing to the satisfaction of the Court that notice of the filing of  
the said inventory has been waived by all interested parties, as required  
by law and no exceptions having been filed thereto, it is now ordered  
that said inventory after being duly examined, be  
approved and confirmed.

13307

In the matter of  
 Henry P. Waack Deed  
 for the appointment of an administrator in the matter of the  
 estate of Henry P. Waack, deceased.  
 shown and for the reason that the surviving spouse, Bessie Waack,  
 the her attorney, Clifford L. Bary, objected to said appointment, therefore  
 the court dismissed the application filed herein without prejudice  
 to either party, and at the cost of the applicant.  
 H. J. Heilman  
 atty. for applicant  
 Clifford L. Bary  
 atty. for Bessie Waack.

This day this cause came on to be heard  
 upon the application of Vera M. Bary  
 administrator in the matter of the  
 estate of Henry P. Waack, deceased. The Court, for good cause  
 shown, and for the reason that the surviving spouse, Bessie Waack,  
 the her attorney, Clifford L. Bary, objected to said appointment, therefore  
 the court dismissed the application filed herein without prejudice  
 to either party, and at the cost of the applicant.

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13241

Jerry Reinhardt executor  
 of the will of  
 Arisworth Q. Reinhardt,  
 Deceased.  
 vs.  
 Anna Gantth, et al  
 Defts.

confirming sale and Ordering Deed  
 This day this cause came on  
 to be heard upon the report of Jerry  
 Reinhardt as executor of the estate of  
 Arisworth Q. Reinhardt deceased of  
 his proceeding under the former order  
 of this court, and upon the motion

of the said petitioner to confirm the sale made in obedience  
 to said order: the Court having carefully examined said report  
 and finding the proceedings of said petitioner in all respects  
 correct and being satisfied that said sale was fairly and  
 legally made, it is ordered that the same be and 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 Arisworth Q. Reinhardt in said  
 real estate to the purchasers, Anna E. Gantth, Eunice Reinhardt  
 and Lois Buske pile upon the said purchasers, paying for the  
 same in cash.

This cause coming on further to be heard upon the  
 pleadings herein and upon the motion to distribute the  
 proceeds of such sale amounting to the sum of Three Thousand  
 Five Hundred Ten Dollars (\$3570.00) the Court finds that  
 there is due the North Western Mutual Life Insurance Company,  
 upon the note set forth in its answer and cross-petition, from  
 the estate of Arisworth Q. Reinhardt, the sum of five  
 Thousand Fourteen and 50/100 (\$5125.00) Dollars being the amount  
 of said note and interest to the date of his entry:  
 Elmer Grover A. Hall and his wife, Eugene F. Hall to  
 secure the payment of said note gave a mortgage  
 upon the premises in the petition amended answer  
 and cross-petition described, which was a valid  
 and subsisting lien upon said premises and now  
 from the funds in the hands of the said Jerry  
 Reinhardt as executor arising from the sale of  
 said premises.

It is ordered that an entry of release and

2750

Fourth: That  
 Reinhardt retain  
 the same in  
 In the matter  
 The Bonds  
 of Mary J. Loh  
 Decempelem  
 Guardianship  
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satisfaction of said Mortgage lien be entered on record in the office of the recorder of Union County Ohio according to law.

It is further ordered that the said Jerry Rinehart out of the money remaining in his hands pay:

First: The costs and expenses of this sale, which includes the sum of \$25<sup>00</sup> to Jerry Rinehart for costs and expenses included in making said sale in the sum of \$        

Second: The payment of taxes, penalties and assessments now due against said real estate in the sum of \$26<sup>00</sup>

Third: The payment of the sum of \$512<sup>50</sup> to The North Western Mutual Life Insurance Company, being the amount of their note, with interest, and mortgage.

Fourth: That the residue of said funds, the said Jerry Rinehart retain in his hands, as executor and account for the same in accordance with law.

3750<sup>th</sup> In the matter of  
 The Guardianship  
 of Mary J. Chapman  
 Incompetent

This day came C. O. Wiley Guardian of  
 Mary J. Chapman an incompetent  
 of Union County Ohio and presented his  
 13-account in settlement of said

Guardianship duties, verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27. day of January 1937. at 1. P. M. to which time said matter, is continued

11859

In the matter of  
 Trusteeship of  
 Thompson B. A.  
 as Trustee of  
 provisions of the  
 order for the  
 stock in vol  
 freely advised  
 Spensley has  
 filed herein  
 and the Court  
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 Spensley that  
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13298

In the matter  
 Estate of  
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 And the Court  
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 Schlegel Jr.  
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11859

In the matter of the  
Trusteeship of  
Thompson B. Snuffin.

as Trustee for Eva M. Spensley,  
provisions of the will of Lindsdale P. Spensley, deceased, for an  
order for the sale of an additional amount of the principal  
stock in which said funds are invested; and the Court, being  
fully advised in the premises, finds that the said Eva M.  
Spensley has been duly notified of said application and has  
filed herein her waiver of notice and consent to said sale,  
and the Court further finds that because of the diminishing  
returns from said principal investment and because of the  
extraordinary expenses by reason of sickness of said Eva M.  
Spensley, that it is necessary to sell an additional amount  
of said stock, and it is, therefore, adjudged and decreed  
that the said Thompson B. Snuffin, as such Trustee, be  
directed and permitted to sell an additional amount of the  
principal investment now invested in the participating preferred  
stock of the Capital Loan and Savings Company in an  
amount not to exceed the face value of \$5000.00 and that  
said sale, or sales, be made as deemed necessary by said  
Trustee, but said stock, is not to be sold for less  
than 75% of its face value.

This day this cause came on  
to be heard upon the application  
of Thompson B. Snuffin, Trustee  
for Eva M. Spensley, under the

provisions of the will of Lindsdale P. Spensley, deceased, for an  
order for the sale of an additional amount of the principal  
stock in which said funds are invested; and the Court, being  
fully advised in the premises, finds that the said Eva M.  
Spensley has been duly notified of said application and has  
filed herein her waiver of notice and consent to said sale,  
and the Court further finds that because of the diminishing  
returns from said principal investment and because of the  
extraordinary expenses by reason of sickness of said Eva M.  
Spensley, that it is necessary to sell an additional amount  
of said stock, and it is, therefore, adjudged and decreed  
that the said Thompson B. Snuffin, as such Trustee, be  
directed and permitted to sell an additional amount of the  
principal investment now invested in the participating preferred  
stock of the Capital Loan and Savings Company in an  
amount not to exceed the face value of \$5000.00 and that  
said sale, or sales, be made as deemed necessary by said  
Trustee, but said stock, is not to be sold for less  
than 75% of its face value.

13298

In the matter of the  
Estate of

George Schlegel, Sr. Decedent. George Schlegel, Jr. Administrator with  
the will annexed, for an order authorizing and directing  
him to sell at market price, Certificate No. 3007 for  
twelve shares of the capital stock of the Ohio National Life  
Insurance Company and was submitted to the Court  
And the Court, being fully advised in the premises,  
finds that it is necessary to sell said certificate in order  
to carry out the provisions of the Will of the said decedent,  
and does therefore authorize and direct the said George  
Schlegel, Jr. as such Administrator, to sell said certificate at  
market price, and to execute the necessary endorsement  
thereon to transfer the same.

This day this cause came on to be  
heard upon the application of  
George Schlegel, Jr. Administrator with

the will annexed, for an order authorizing and directing  
him to sell at market price, Certificate No. 3007 for  
twelve shares of the capital stock of the Ohio National Life  
Insurance Company and was submitted to the Court  
And the Court, being fully advised in the premises,  
finds that it is necessary to sell said certificate in order  
to carry out the provisions of the Will of the said decedent,  
and does therefore authorize and direct the said George  
Schlegel, Jr. as such Administrator, to sell said certificate at  
market price, and to execute the necessary endorsement  
thereon to transfer the same.

13306

In the matter of  
The estate of  
John Kreamer, Decedent

It appearing to the satisfaction of the court that notice of the filing of said Inventory has been given 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

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

13167

Wm. J. Porter, executor of the  
estate of  
Jessie F. Cole, Decd  
et al.  
vs. P. E. G.  
M. E. Carman.  
Depts.

Richard Fairbanks, Corralia Sawyer, Elizabeth B. Douglas, and Edward D. Sellers, all of the beneficiaries under the last will and Testament of Jessie F. Cole, deceased, for authority to complete a contract made by the said Jessie F. Cole, deceased, during her lifetime to convey certain real property and the same was submitted to the court upon the petition and the evidence.

Wherefore the Court finds that all parties in interest have duly waived the issuing and service of summons and process voluntarily entered their appearance and consented to the granting of the prayer of the petition and that all parties having an interest in this cause are now properly before the Court.

The Court further finds that the delegation contained in the petition is true and that the same contract therein set forth might be completed as prayed for.

It is therefore by the Court ordered that the said William J. Porter, as executor of the estate of Jessie F. Cole, deceased, do, and he hereby is authorized to complete said contract, and to execute a proper deed of general warranty to the assignee of the purchaser M. E. Carman, for the real property in the petition described.

This day this cause came on to be heard upon the petition of William J. Porter, executor of the estate of Jessie F. Cole, deceased, and Adelaide

Fairbanks, Gansy, Dorothy Overstreet, Warren Fairbanks, Andrew Fairbanks

13096

In the matter of  
estate of R

account therein to be set for her P.M. and that law in the County. R

13321

In the matter of  
The estate of

Mary DeGord, application to name said estate of said notice of the filing parties who appearing the court that and that the delinquent re application Huber DeGord as Commission of such is 7

13321

In the matter of  
estate of Mary

wherein the estate appeal in decedent is to the Court and it is in administration application below: On delinquent: m

13096 In the matter of the estate of Roy E. Landis Deceased.

This day came - Jacob C. Landis Adm. of the estate of Roy E. Landis estate, and filed his first and final account therein.

It is thereupon ordered that said account be set for hearing on Saturday the 27. day of Feb. 1937 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

13321 In the matter of the estate of Mary DeGord. Decd.

Relinquishing Estate: This day Huber D. Lord appeared in open Court and filed an application to relieve from administration the estate of the said decedent.

It appearing to the Court that the estate of said decedent is less than \$500 in value, and that notice of the filing application has been given to, or mailed to, all parties who are entitled to notice as provided by law; 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 delivered or transferred to the persons named in said application.

It is further ordered by the Court that Huber DeGord of Marysville, Wis. be and hereby is appointed as Commission to execute instruments of conveyance of such is necessary -

13321 In the matter of the estate of Mary DeGord. Decd.

This day Huber D. Lord appeared in open Court and filed an application to relieve the estate of Mary DeGord from administration

It appearing to the Court that the estate of said decedent is less than \$500 in value, and it appearing to the Court that Lawrence H. Miller is the only creditor, and it is ordered that said estate be relieved from administration and that the property described in said application be given or delivered to the person named below: Huber DeGord, Marysville, Wis.

Property to be delivered: money in First National Bank of Marysville, Wis.

13314

In the matter of the will of Estella Gibson dec'd. January 19<sup>37</sup>, an instrument of writing, for putting to the last will & testament of Estella Gibson late Paris Township, in this County, was produced in open Court & offered for probate & record. It was taken, was filed. And, it now being shown to the satisfaction of the Court, that due notice of the filing of said Will and of the application to admit the same to probate and record in this Court, has been given to the next of kin of the testator resident of the State of Ohio, pursuant to a former order of this Court. So E. L. Luskhead the Commissioner heretofore appointed to take the depositions of Lillian M. Moore, the subscribing witness to said Will, duly returns the Commission issued to him, with said Will annexed, and also the deposition so taken, duly certified; this day came Jeannette M. Campbell the other subscribing witness in open Court. Said witness to said Will have duly sworn, testified as to the execution and attestation of said Will, which testimony was reduced to writing, & filed with said Will & whereupon the Court finds the aforesaid instrument of writing, is the last Will and Testament of said Estella Gibson 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 Barbara Reed, as Adm. etc. pay the costs.

This matter came on further to be heard, on the application of William J. Curtis to admit to probate & record, the Will of Estella Gibson, deceased, late of the Village of Marysville Ohio, in this County heretofore filed, in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse; all the next of kin of said decedent known to be resident of the State have been duly served with notice, or waived probate of said Will. Jeannette M. Campbell, the subscribing witness to said Will, this day appeared in open Court & having been duly sworn, testified to the execution & attestation of said Will, which testimony was reduced to writing, was filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said Estella Gibson deceased, that it was duly executed and attested; and that said testator at the time of signing said Will was of full age of sound mind & memory, and not under any restraint. Therefore, the Court orders admitting of said Will to probate and that it together with the said testimony of the witnesses named be entered of record in this Court.

13463

Edwin A. B...  
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17094

In the matter  
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least 10 day

13263 Edmin A. Salye, Adv.  
of the estate of  
Alvareta J. Salye,  
Deceased.  
Plff.

Mrs. Wm. Salye et al  
Dfda

Therefore, the said bond is hereby approved. And as previously found by the Court, that it was necessary to sell the real estate to pay the debts of the said decedent, and that the said Edmin A. Salye, having consented to sell his interest in said real estate through his proceeding, and waiving all his interest therein of any nature whatsoever, and electing to take his interest in money from the proceeds of the sale; therefore, it is now ordered, that the said Edmin A. Salye, as such administrator, proceed to advertise for sale, and offer for sale the whole of the said premises, as described in the plaintiff's Petition at public sale, on the 6 day of March, 1937 at 1. P. M. at the north door of the Court House, in Union County, Ohio, and for cash, in full, on day of sale. And the plaintiff is ordered to make due return forthwith upon the sale.

Approving Bond

This day this cause coming on further to be heard, and it appearing to the Court, that the plaintiff as such administrator has given additional bond in the sum of \$2500 or with approved surety, conditioned according to law, as previously ordered by the Court;

13263 Alvareta J. Salye,  
Deceased.  
Land sale

Motion of the plaintiff to confirm the same, and it appearing upon examination that the said report is in all respects regular as ordered by the Court. Therefore, it is ordered by the Court, that the same be and it hereby is approved, and confirmed. It is further ordered, that the said Edmin A. Salye, as administrator of the estate of Alvareta J. Salye, deceased, within five days execute and file in this cause a bond made in favor of the State of Ohio, with sureties thereon to be approved by this Court, in the sum of \$2500 - conditional according to law, and this cause is continued for further action.

This day this cause came on to be heard on the report of the appraisers heretofore herein appointed and on

13294 In the matter of the  
estate of Sarah L. Sansaph  
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 27 day of February 1937 at 1. P. M. and that notice of said hearing be given to all persons entitled to notice under the laws of Ohio, by publication in County newspaper at least 10 days prior to the date of said hearing; except those who have waived said notice or who will be personally served, at least 10 days prior thereto.

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 27 day of February 1937 at 1. P. M. and that notice of said hearing be given to all persons entitled to notice under the laws of Ohio, by publication in County newspaper at least 10 days prior to the date of said hearing; except those who have waived said notice or who will be personally served, at least 10 days prior thereto.

12847 In the matter of the Estate of W. N. Plotner, Deceased

It is therefore ordered, that said account, be set for hearing on Saturday the 27 day of Feb. 1937. 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.

This day came Anna L. Plotner adm. of said estate, and filed her first and final account therein

13316 In the matter of the estate of Jerome R. Bringle, Decd

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

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing

12849 In the matter of the Estate of W. N. Plotner, Deceased

filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that W. N. Plotner a resident of York Township in said County died intestate on Sept. 26-1934, and that on the fifth day of November 1934, Anna L. Plotner was duly appointed and qualified administrator of the estate of said decedent; that insofar as they can be ascertained the following is a list of persons to whom such such part of said real estate passed by descent.

authority to transfer real estate. This day came Charles Plotner

- James R. Plotner W. Mansfield, D. R. D. son. two minutes
- Charles Plotner " " " " " " " "
- Ernest L. Davis Bellefontaine daughter two minutes
- Anna L. Plotner W. Mansfield, D. R. D. widow one-third for life

(see above the age of majority) and that the description of said real estate, is as set out in 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 hereby ordered, that said real estate, be transferred upon the duplicate of the County, where such records are situated to the persons named herein, and that a certificate for the transfer of said real estate, together with the description contained in the application be filed with Recorder of the proper County, for record, as provided by law.



THE COL. B. & MFG. CO. 74214

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 12602 Augusta B. B.  
 12038 Casper Schindler  
 10369 Casper Schindler  
 13220 William G. Ford  
 13149 Walter P. Harris  
 13047 F. A. McCallister  
 13207 George D. Zipler  
 13187 Bey. E. Lester  
 11607 Edmund Randall  
 13158 Mabel Adams  
 8089 Anna L. Johnson  
 11281 E. D. Dalton  
 12049 E. D. Dalton  
 12402 George Gregg  
 Maggie Duffey  
 12308 Edmund Randall  
 12602 In the matter  
 The Guardians  
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- In the matter of the estate and guardianship in Proof of publication,
- 12602 Augusta B. Burns, guardian of Louis G. M. Burns, et. al. First partial account.
  - 12038 Casper Schneider, executor of the estate of George Schwanitzky deceased. Third and final account.
  - 10369 Cephus Peterson guardian of Dennis Gordon. 3<sup>rd</sup> and final account.
  - 13220 Marian G. Ford, administrator of the estate of Catherine Ford deceased. First and final account.
  - 13149 Walter P. Harris executor of the estate of John Harris, deceased. First partial account.
  - 13047 F. A. Wallister administrator of the estate of Jane Batts, dec'd. First and final account.
  - 13207 George D. Dipton ad. of the estate of Orville Baker, deceased. First and final account.
  - 13187 Bay. E. Carter, executor of the estate of Charles E. Carter deceased. First and final account.
  - 11607 Edward Randall ad. of the estate of Thomas H. Randall. First and final account.
  - 13158 Mabel Adams, executor of the estate of Ida M. Hoffman, dec'd. First and final account.
  - 8889 Anna L. Plotner, ad. of the estate of W. W. Plotner dec'd. Guardian's account for Belle Plotner incompetent. Final account.
  - 11281 E. W. Walton, executor of the estate of Hugh Leavin Stewart. Third account.
  - 12049 E. W. Walton, executor of the estate of Sarah W. Andrews - 4<sup>th</sup> account.
  - 12402 George Gregg, br. guardian of Rosa M. Gordon. 5<sup>th</sup> and final account.
  - Maggie Duffey, br. of Helen Jolley. Second account.
  - 12308 Edward Randall, ad. of the estate of Thos. H. Randall. 1<sup>st</sup> and final ad.

12602 In the matter of the guardianship of Louis G. M. Burns, et. al. of Louis G. M. Burns, et. al. This day the first partial account of Augusta B. Burns Guardian of Louis G. M. Burns, et. al. came on for hearing and settlement 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 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 pay costs \$5- paid Dec. 1936. It is ordered said account be recorded.

12402

In the matter of  
The Guardianship  
of Rosa M. Bondle  
Incompetent.

This day the 5<sup>th</sup> and final account of  
George Kuyper Sr. Guardian of Rosa M.  
Bondle 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 \$19<sup>50</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. The Court finds a  
balance of \$222.58 which amount is turned to the newly  
appointed Guardian, Weston Bullenay, Maryville, Mo.

Report from Veterans Administration at Cincinnati, Ohio;  
approved account, and is ordered to pay over according to law.  
Ordered Guardian pay the costs herein taxed at \$5.  
paid November, 1936. Order recorded.

10369

In the matter of The Guardianship  
of Dennis Gordon Incompetent  
Guardian of Dennis Gordon

This day the 3<sup>rd</sup> and final  
account of Charles H. Kinser  
came on for hearing and settle-  
ment and notice thereof having been published according  
to law.

It is ordered, the same be and hereby is  
approved, allowed and confirmed. It is ordered that  
said Guardian be and he is allowed the sum of \$300<sup>00</sup>  
as compensation for 12 years services which amount  
the Court deems a reasonable amount. The Court  
finds said account duly balanced, and said  
Guardianship settled according to law, balanced at \$3387<sup>22</sup>.

It is ordered that said Guardian pay the costs  
herein taxed at \$5-- paid August 1926. Ordered  
that said account and the proceedings herein be recorded  
in the Records of this office.

11607

In the matter of  
Guardianship of  
Edmond T. Bond  
Thomas W. Bond

been published  
filed thereto,  
to the same  
account and  
thereto, and be  
same to be in a  
conformity to la  
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finds said a  
settled accord  
balance of \$615<sup>00</sup>  
said Guardian  
ordered to pay  
Randall, as  
minor  
The costs \$5

12371

In the matter  
The Guardianship  
Helen Jolley  
Guardian of  
due notice

No exceptions  
now appearing  
Court, having  
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thereto, and  
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correct and  
that the sa  
and confirm  
\$9636<sup>13</sup> to  
subject to  
Guardian  
It is  
proceedings  
office.

Saturday, January 30 - 1936

11607 In the matter of the  
Guardianship of  
Edward T. Randall, <sup>minor</sup>  
Thomas W. Randall,  
minor

This day the joint and final account  
of Edward Randall Guardian of  
Edward T. and Thomas W. Randall  
minors came on for hearing and  
settlement, due notice thereof having  
been published according to law. No exceptions having been  
filed thereto, and no one now appearing to except or object  
to the same and the Court having carefully examined said  
account and the vouchers therewith and all matters pertaining  
thereto, and being fully advised in the premises, do 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. The Court  
finds said account duly balanced, and said Guardianship  
petition according to law. The Court finds a  
balance of \$615<sup>37</sup> to Edward T. Randall, minor in the hands of  
said Guardian due said ward; which amount he is  
ordered to pay over according to law. \$615<sup>37</sup> to Edward  
Randall, as administrator of the estate of Thomas W. Randall,  
minor. It is ordered that said Guardian pay  
the costs \$5- paid January 4 - 1936

12371 In the matter of  
The Guardianship of  
Helen Jolley, Incompetent  
Guardian of Helen Jolley,  
due notice thereof having been published according to law.

Second partial account.  
This day the second partial  
account of Maggie Dufay  
came on for hearing and settlement  
due notice thereof having been published according to law.  
No exceptions having been filed thereto, and no one  
now appearing to except or object to the same; and the  
Court, having carefully examined said account,  
and the vouchers therewith and all matters pertaining  
thereto, and being fully advised in the premises,  
do 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. Recapitulation: Total amount charged to  
\$9636<sup>13</sup> Total amount credited \$4272<sup>12</sup>. Balance  
subject to ward: Total \$5363<sup>96</sup>. It is ordered, that said  
Guardian pay the costs \$5- paid Nov. 1936.

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

8787

In the matter of

The Guardianship of Belle Plotner, incompetent.

The estate of W. H. Plotner deceased, who was guardian of Belle Plotner, incompetent, came on for hearing and settlement due notice thereof having been published according to law. No exception having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers thereon, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds said account duly balanced, and said Guardianship settled according to law: Anna L. Plotner administratrix of the estate of W. H. Plotner, deceased, released, and turned over to the guardian of Belle Plotner, Chester R. Ballinger, the sum of \$947.<sup>00</sup> due Belle Plotner, incompetent.

It is ordered that said guardian pay the costs herein taxed at \$5.<sup>00</sup>, within ten days, to be paid by Chester R. Ballinger, adm. of Belle Plotner, succeeding W. H. Plotner, who was guardian of Belle Plotner. It is ordered that said account, and the proceedings herein be recorded in the records of this office.

12049

In the matter of

The estate of Sarah H. Andrews, Dec'd

This day the final account of E. H. Watton executor of the estate of Sarah A. Andrews, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account, and the vouchers thereon, 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.

The Court finds a balance of \$2424.<sup>05</sup> in the hands of said executor due said estate; which amount he is ordered to distribute according to law, and the Will of said Sarah H. Andrews declared, ordered executor pay costs \$7- Jan'y 27/37. Ordered, recorded, & account recorded in the Records of this office.

12182

In the matter

The estate of Charles E. Baxter came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed.

The Court finds said account duly balanced, and said estate settled according to law: Anna L. Plotner administratrix of the estate of W. H. Plotner, deceased, released, and turned over to the guardian of Belle Plotner, Chester R. Ballinger, the sum of \$947.<sup>00</sup> due Belle Plotner, incompetent.

Costs \$5.<sup>00</sup> herein be paid by the executor within ten days.

12038

In the matter

The estate of George Schynar, Dec'd

for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. Therefore, the said account, is hereby approved, allowed, and confirmed.

The Court finds a balance of \$500.<sup>00</sup> in the hands of said executor due said estate; which amount he is ordered to distribute according to law, and the Will of said George Schynar declared, ordered executor pay costs \$7- Jan'y 27/37. Ordered, recorded, & account recorded in the Records of this office.

13309

In the matter

The estate of William E. Shuler, Dec'd

for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. Therefore, the said account, is hereby approved, allowed, and confirmed.

12182 In the matter of  
The estate of  
Charles E. Carter Deceased.

This day the first and final  
account of Benjamin E. Carter, executor,  
of the estate of Charles E. Carter dec'd  
came on for hearing and settlement, due notice thereof  
having been published according to law. No exceptions  
having been filed thereto, and no one now appearing to  
except or object to the same; and the Court having  
carefully examined said account and the vouchers thereon  
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. Hopes and Sanders attorney fees: costs  
and expenses total \$90<sup>00</sup>. Vinnie Carter, distribution \$347<sup>15</sup>. is  
hereby allowed the sum of \$347<sup>15</sup>. The Court finds said  
Account duly balanced and said estate settled according  
to law. It is ordered that said executor pay the  
costs \$5<sup>00</sup> paid Dec. 1936. Ordered account and proceedings  
herein to be recorded in Records of this office.

12038 In the matter of  
The estate of  
George Schnitzky  
Deceased

This day the 3<sup>rd</sup> and final account of Cooper  
Scheidt executor of the estate of  
George Schnitzky deceased, came on  
for hearing and settlement, due notice thereof having been  
published according to law. No exceptions having been  
filed 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 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. Cameron E. Cameron are  
hereby allowed the sum of \$35<sup>00</sup>. Balance due executor  
\$5<sup>00</sup>. It is ordered that said executor pay costs  
\$5<sup>00</sup> paid Dec. 29- 1936. Ordered said account  
and the proceed slip to be recorded in the Records of this  
office.

13309 In the matter of  
The Estate of  
Maudie E. Shuler.

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, ordered Inventory to be allowed and confirmed.

13149

In the matter of  
The Estate of  
John Harris, Deceased.

This day the first partial account of  
Walter P. Harris, executor, of the estate  
of John Harris, deceased, came on for  
hearing and settlement due notice thereof having been  
published according to law. No exceptions having been filed  
therein, 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 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 Walter P. Harris is hereby allowed  
the sum of \$271.<sup>12</sup> being commissions on the amount  
collected and accounted for by him, and being in full  
compensation for all his ordinary services rendered.

Lawson and Lawson, Attorneys, are allowed fees \$100-  
which sum the Court considers just and reasonable.

The Court finds a balance of \$604.<sup>11</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  
John Harris, deceased. It is ordered that said executor  
pay the costs \$5- paid Dec. 27-1936. It is ordered that  
said account and the proceedings herein be recorded in the

Records of this office

13158

In the matter of the  
Estate of  
Ida M. Hoffman, Deceased

This day the first <sup>and</sup> final account of  
Mabel Adams, executor of the  
estate of Ida M. Hoffman deceased  
came on for hearing and settlement due notice thereof  
having been published according to law. No exceptions  
having been filed therein, 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 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 executrix is hereby allowed the sum  
of \$250.<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. F. A. McAllister, attorney  
for \$200.<sup>00</sup> allowed. Mabel Adams residuary legatee \$1198.<sup>91</sup>

The Court finds said account duly balanced, and said  
estate settled according to law. It is ordered that  
said executrix pay the costs \$5- paid Dec. 30-1936.

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

13270

In the matter of  
estate of  
Leatherine Wood

having and set  
according to law  
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vouchers thereon  
fully advised  
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the said account

Said executrix  
credit being a  
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attorney are her  
is hereby allowed  
amount collected  
full compensation

The Court for  
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13047

In the matter  
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13270 In the matter of the estate of Catherine Wood, Dec'd.

This day the first and final account of William Wood administrator of the estate of Catherine Wood, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therewith and all 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 administrator is hereby allowed the sum of \$42.00 as a credit, being a just and reasonable amount expended by him for a lettering monument for, deceased, Porter & Porter, attorney, are hereby allowed the sum of \$25.00. Said administrator is hereby allowed the sum of \$42.00 being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered, that said administrator pay the costs \$5.00 paid 11-6-36

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

13047 In the matter of the estate of Jane Babbs, Dec'd.

This day the first and final account of F. A. McAllister administrator of the estate of Jane Babbs, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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 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 \$36.00, being commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

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

It is ordered, that said administrator pay the costs \$5.00 paid.

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

12308

In the matter of  
The Estate of  
Thomas H. Randall  
Deid

This day, the just and final account of  
Edward Randall, administrator of the  
estate of Thomas H. Randall, deceased, came

on for hearing and settlement, due notice thereof having  
been published according to law no exceptions having  
been filed thereto, and no one now appearing to except or  
object to the same, and the Court having carefully examined  
said account and the vouchers 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 allowed and confirmed. Said administrator is hereby  
allowed the sum of \$ 35<sup>00</sup> as a credit, being a just and  
reasonable amount expended by him for a monument for  
said decedent. W. R. Garrison, attorney is hereby allowed  
the sum of (\$ 10<sup>00</sup>) Ten Dollars. Edward H. Randall half of  
settlement of death claim \$ 325<sup>00</sup> Edward Randall half  
of settlement of death claim \$ 325<sup>00</sup> Edward Randall balance  
in distribution \$ 236<sup>37</sup> 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 Jan'y 4 - 1937. Ordered that said account and the  
proceeding herein be recorded, in the Records of this office

13207

In the matter of  
The Estate of  
Wiles Baker, Deid  
now for hearing  
published and  
filed thereto,  
object to the  
examined and  
all the matter  
advised in its  
respects just and  
therefore the  
and confirmed  
of \$ 412<sup>00</sup> as  
expended by the  
Said Admini  
sum of \$ 50<sup>00</sup>  
and account  
for all his or  
attorney allowed  
balanced, and  
It is order  
herein at \$ 5<sup>00</sup>  
that said a  
recorded in the

13207

In the matter of  
The Estate of  
Miles Baker, Decd.

This day the joint and final account of  
George D. Difton administrator of the  
estate of Miles Baker, decd., came

on for hearing and settlement, due notice thereof having been  
published according to law. no exceptions having been  
filed thereto, and no one now appearing to object 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 adm. is hereby allowed the sum  
of \$412.00 as a credit being a just and reasonable amount  
expended by him for a monument for said decedent.

Said Administrator George D. Difton, 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. Miles L. Myers, as  
attorney allowed \$100.00. The Court finds said account duly  
balanced, and said estate settled according to law.

It is ordered that said administrator pay the costs  
herein at \$5.00 - paid Jan 6 - 1937. It is ordered  
that said account and the proceedings herein be  
recorded in Records of this office

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THE COL. B. D. REC. CO. 78211

THE COL. B. D. REC. CO. 78211

THE GOS. B. P. REC. CO. 74211



THE COL. S. P. BIR. CO. 74614

13324 In the matter of  
 Ada J. Kinnear  
 appeared in open  
 prescribed by law.  
 into the asylum  
 insane care  
 o'clock P. m.  
 issue for D. G. C.  
 physicians. and  
 affirmed, and

This day  
 Ada J. Kinnear  
 the Judge for  
 the testimony of  
 medical witness  
 Kinnear is in  
 Magnetic Springs  
 been an inmate  
 preceding this  
 time. She has  
 is dangerous to  
 person for  
 It is therefore  
 ordered that  
 a certificate be  
 And it is  
 to the Superintendent  
 of said asylum  
 under seal.  
 and of the  
 Superintendent.  
 Ada J. Kinnear  
 State Hospital  
 is continued.

13300 In the matter  
 Estate of  
 Mrs. Chas. De  
 application for  
 City of Dayton  
 valid as no  
 estate of Mrs.  
 County Ohio.  
 I her knowledge  
 intestate; also  
 the estate of  
 also upon it  
 of Mrs. Chas.  
 of Jackson  
 Administrator

13324

In the matter of  
Ada J. Kinnear, Lunacy.

appeared in open court and filed an affidavit in the form prescribed by law for admission of said Ada J. Kinnear, into the Columbus State Hospital. Ada J. Kinnear alleged to be insane came before this Court on the 1<sup>st</sup> day of July 1937, at 7 o'clock P.M.

And it is further ordered that subpoenas issue for D. S. Cordes and Dr. G. E. Cordes 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 Ada J. Kinnear was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. D. S. Cordes, and Dr. G. E. Cordes, the medical witnesses, and being satisfied that said Ada J. Kinnear is insane; that she has a legal settlement in Magnolia Springs Leestown 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 recurred 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. S. Cordes, and Dr. G. E. Cordes 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 Columbus State Hospital 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 Ada J. Kinnear be committed to the custody of Columbus State Hospital, until otherwise ordered, and this cause is continued.

13300

In the matter of the  
Estate of  
Mrs. Chert. Dec'd.

This cause came on to be heard upon the 5<sup>th</sup> day of January A. D. 1937, and the 12<sup>th</sup> day of January 1937, upon the application filed herein by Catherine Kist, a resident of the City of Dayton, County of Montgomery, State of Ohio, under oath, as required by law, to be appointed as adx. of the estate of Mrs. Chert. deceased, late of Jackson Twp. Union County, Ohio, and upon the affidavit that there is no other person known to her last will and testament of said intestate; also, statement in general terms as to what the estate consists of and the probable value thereof; also, upon the oral application by Lizzie Chert, widow of Mrs. Chert. deceased, said widow being a resident of Jackson Township Union County, Ohio, to be appointed Administratrix of said estate.

upon the evidence and the Court being fully advised in the premises, the Court hereby finds that neither Catherine Kirk nor Lizzy Ebert would be suitable for the discharge of the Trust, and further finds that an administrator should be appointed and that Sturgis H. Cheney, is a suitable person and legally competent and 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 Five Hundred Dollars (\$1500) and this cause is continued

12094 In the matter of  
The Estate of  
Sarah L. Dancy



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12094 In the matter of  
The Estate of  
Dorothy L. Dunoff, dec'd



13325 In the matter of the Estate of C.E. Lawrence deceased, having filed a petition duly verified for a finding and determination as to whether or not said estate and the successions therein are exempt from or subject to inheritance tax, under the laws of Ohio. The same came on for hearing and the Court being fully advised in the premises, finds and determines that deceased left Minnie C. Lawrence, surviving widow, as widow and the person by whom his only heirs at law; none, excepting the said Minnie C. Lawrence, that no administration is being had on said estate, that the only property of which said decedent was the owner at the time of death was of the value of Twenty three hundred dollars that the value of the property distributed by said decedent was contemplation of death. same that the exemption from payment in inheritance tax exceeds the total value of said estate, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is ordered, that the Court costs on this proceeding taxed at \$30. be certified to the County Auditor to be paid and credited in the manner provided by law. It is further ordered, a copy of this entry, be certified to the Tax Commissioner of Ohio.

13306 In the matter of the Estate of John K. Kearnes Decd. 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 or waived by, 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.

13315 In the matter of the Estate of J. B. Nicol Decedent. This day the affidavit of Emma M. Chappell, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Katherine Nicol as ad'x, of the estate of John Henry Nicol Decedent, 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.

13312 In the matter of the Estate of John C. Schindler Decd. This day the affidavit of Emma Chappell, agent of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Louis Schindler, as executor, of the estate of John C. Schindler, 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

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THE COL. R. P. REG. CO. 74214

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THE COL. & B. REC. CO. 74214

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- 12847 Anna L. Blodine.
- 11854 R. B. DeLoach.
- 13096 Jacob. G. Landis.
- 11785 Herman C. Brown
- 12990 Carrie K. Harris.
- 13072 Ernest G. Reed.
- 13157 Bertha Redman
- 3753<sup>d</sup> C. O. Wilson, Jr.
- 13198 Simon Nichols.
- 13315 Katherine Nicol.
- 12444 Jenn L. Longbr
- 12726 Lee Redman

Any person  
accounts, or  
days prior to  
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finally dispo

Accounts and vouchers of the following named persons and estate have been filed in the Probate Court of Union County, this for inspection statement, and record, and unless exception are filed thereto, they will be for hearing and confirmation on Feb 27/37

- 12847 Anna L. Plotkin, adx. of the estate of W. N. Plotkin deceased.  
First and Final account.
- 11854 R. B. DeLoach, adx. of the estate of Mollie M. Miller, dec'd.  
First Partial account.
- 13096 Jacob C. Landis, adx. of the estate of Rosay E. Landis, deceased.  
First and Final account.
- 11785 Roman C. Boun, executor of the estate of Lurine Longtrake, deceased. Bond and Final account.
- 12990 Garin K. Harris, adx. of the estate of Roy J. Harris, deceased.  
First and Final account.
- 13072 Ernest C. Reed, executor, of the estate of Minnie S. Reed, dec'd.  
First and Final account.
- 13157 Bertha Redway adx. of the estate of Satter M. Baker, deceased.  
First and Final account.
- 3753<sup>d</sup> C. O. Wilby Guardian of Mary J. Chapman. 13<sup>th</sup> account.
- 13198 Simon Nicols, adx. of the estate of Mary E. Nicols, deceased.  
First and Final account.
- 13315 Katherine Nicol, adx. of the estate of John George Nicol, deceased.  
First and Final accounts.
- 12444 Jan L. Smygray, executor of the estate of Jane Smygray, dec'd.  
First and Final account.
- 12728 Lee Redmond, guardian of Agnes Charlotte Hines minor.  
Third partial account.

Any person interested may file written exceptions to said accounts, or to any item thereof, not less than five days prior to the day set for hearing, when the same will be heard and continued from day to day until finally disposed of

13300 In the matter of  
The estate of  
Mrs. Chas. Deceased.

This day Sturgis H. Cherry, appeared in open Court, accepted the appointment as administrator of the estate of Mrs. Chas. deceased, and gave and filed herein a Bond in the sum of One thousand Five Hundred Dollars (\$1500-) conditioned according to law, with the Fidelity and Deposit Co. of Maryland, as surety which Bond is approved by the Court. It is, therefore, ordered, that letters of administration issue to said Sturgis H. Cherry; 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 \$-.

13298 In the matter of the estate  
of George Schlegel, Sr.

This day this cause came on for hearing upon the filing of an inventory and appraisement made herein by George Schlegel, Jr. administrator with the will annexed of the estate of George Schlegel, Sr. The Court being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have waived notice of said filing and have consented to the immediate approval of said inventory. The Court upon examination finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved & confirmed.

11300 In the matter of  
The estate of  
Isaiah Callahan, Decd.

This day came Charles P. Callahan, administrator of said estate, and filed his first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of March, 1937, at 10 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.

11300 And this matter is continued until said time.

13299 In the matter of  
The estate of  
George Schlegel, Sr.  
Deceased.

George Schlegel, Jr. as adm. of the estate of George Schlegel, Sr. deceased, having filed an application, duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax, under the laws of Ohio, the same came on for hearing. And the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$36,844.<sup>91</sup>, the debts and costs of administration are \$3000- and the net actual market value thereof \$33,844.<sup>91</sup>. That by reason of the fact that under the terms of said decedent's will his entire estate is divided in equal shares between ten children and one grandchild, each of whom is entitled to an exemption of \$2500<sup>00</sup>, the amount to be received by each beneficiary is less than the exemption of each; and that as a result said estate and the successions therein are exempt

from such inheritance tax. This entry be certified to the Court.

THE COL. B. B. B. CO. 74214

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from such inheritance tax. It is further ordered, that a copy of this entry be certified to the Tax Committee of Ohio, and costs \$ 3, be paid to County auditor.

10695

In the matter of  
The Guardianship of  
John R. Jewer, incompetent  
Jewer as Guardian of John R. Jewer an incompetent.

It appearing to the satisfaction of the Court that notice has been served on said Florence Jewer, not less than 5 days prior to the day set for the hearing, and it appearing further that the said application is well taken, the Court finds that the said Florence Jewer should be dismissed as guardian for the best interests of the ward, and the immediate family, there being no other reasons why she should be dismissed as such guardian. It is therefore ordered that said Florence Jewer be removed as such guardian for John R. Jewer and that she file an account of her administration of said trust in this Court as required by law within 10 days. It is hereby ordered that the costs be taxed either party in this proceeding.

Arthur McKeown attorney for Florence Jewer  
F. A. McAllister attorney for Howard Jewer

12949

In the matter of  
The Estate of  
Jay Thompson, Decedent

Order to Record Notice  
This day the affiant of J. M. Haber, publisher of the Mayonville Tribune a newspaper of general circulation in this County, that the notice of appointment of Release of Administration of the estate of Jay 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.

13309

In the matter of the Estate of  
Marion E. Shuler, Decedent

Order to Record Notice  
This day the affiant of J. M. Haber, publisher of the Mayonville Tribune a newspaper of general circulation in this County, that the notice of appointment of Charles Shuler, as administrator of the estate of Marion E. Shuler, deceased, was published in said newspaper, as heretofore ordered, was filed herein together with a copy of said newspaper, as heretofore ordered was filed herein together with a copy of said notice; it is ordered that the same be recorded.

12577

In the matter of  
The Guardianship of  
John E. Bown, incompetent  
John E. Bown, an incompetent of Union County, Ohio

This day came Norman C. Bown, guardian of John E. Bown, an incompetent of Union County, Ohio and presented his 1<sup>st</sup> and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27 day of March 1937 at 1 P.M. to which time said matter is continued.

13318

In the matter of  
the Estate of  
James J. Dineen  
in this County.

Ryan, as Adm. was published filed herein and that the same

13087

In the matter of  
the Estate of  
Mary Smyer

a newspaper of notice of appointment of an administrator of said estate of Mary Smyer, as such, was published with a copy to be recorded in this office.

13298

In the matter of  
The Estate of  
George Schlegel

Decedent in this County. J. M. Haber, as executor was published filed herein and ordered that

11278

In the matter of  
The Estate of  
Wilbur D. B...

now of the Ohio Union bond in the with Ethel and it appears competent, it and that he provided by of said app. Tribune, as County, for such public



13318 In the matter of  
the estate of  
James J. Durdon, dec'd  
in this County. That, the notice of appointment of Paul J. Ryan, as Adm. of the estate of James J. Durdon, dec'd, 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 -

This day the affiant of J. M. Huber publisher of the Mayville Tribune a newspaper of general circulation in this County, that the notice of appointment of Paul J. Ryan, as Adm. of the estate of James J. Durdon, dec'd, 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 -

13087 In the matter of the  
estate of  
Mary Myers dec'd  
a newspaper of general circulation in this County, that the notice of appointment of Oscar H. Reed, as adm. of the estate of Mary Myers 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

This day the affiant of J. M. Huber publisher of the Mayville Tribune a newspaper of general circulation in this County, that the notice of appointment of Oscar H. Reed, as adm. of the estate of Mary Myers 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

13298 In the matter of  
the estate of  
George Schlegel, Sr.  
deceased.

This day the affiant of J. M. Huber publisher of the Mayville Tribune a newspaper of general circulation in this County that, the notice of appointment of George Schlegel Jr. as executor of the estate of George Schlegel Sr. 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 this office

11278<sup>a</sup> In the matter of  
the estate of  
Wilbur D. Good, dec'd  
now, of the estate of Wilbur D. Good, deceased late of Mayville, Ohio, Union County, and said applicant having given bond in the sum of \$500 - conditions according to law, with Ethel Myers - and Carl D. Good sureties thereon; and, it appearing that said Huber D. Good, is legally competent, it is ordered that said bond be approved, and, that letters issue to said Huber D. Good, as provided by law. It is, further ordered, that notice of said appointment be published in the Mayville Tribune, a newspaper of general circulation in said County, for the period provided by law, and proof of such publication be filed in this Court for record.

Huber D. Good, having heretofore filed application for appointment of himself as administrator de bonis non, of the estate of Wilbur D. Good, deceased late of Mayville, Ohio, Union County, and said applicant having given bond in the sum of \$500 - conditions according to law, with Ethel Myers - and Carl D. Good sureties thereon; and, it appearing that said Huber D. Good, is legally competent, it is ordered that said bond be approved, and, that letters issue to said Huber D. Good, as provided by law. It is, further ordered, that notice of said appointment be published in the Mayville Tribune, a newspaper of general circulation in said County, for the period provided by law, and proof of such publication be filed in this Court for record.

10028<sup>a</sup>

In the matter of the  
Guardianship of William Brown,  
Christine Brown, Guardian

This day this cause coming on  
to be heard on the application of  
The guardian herein for  
authority to sell certificates of deposit of the Union County Savings  
and Loan Company in the sum of two thousand dollars and  
to invest the proceeds of such sale in a note secured by first  
mortgage on real estate and the Court being fully advised  
in the premises and finding that the statements of said application  
are true and that it is to the benefit of said estate:

It is ordered that said guardian do and she is hereby  
authorized to sell said certificates of deposit and to invest the  
proceeds of such sale in a note to be given by Adelbert Brown  
and bearing interest at the rate of 4% per annum to  
be secured by first mortgage on the real estate situated at  
609 North Main Street, Maryville, Mo. Said guardian  
is further directed to report her proceedings under this order  
to this Court. *forthwith!*

12910<sup>a</sup>

In the matter of the estate  
of Mary C. Davis  
Deceased

This day the affidavit of J. W.  
Huber, publisher of the  
Maryville Tribune a newspaper of  
general circulation in this county, that the notice of  
appointment of Jay D. Ferguson, as administrator de bono  
non with the will annexed, of the estate of Mary C. Davis  
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

13121

In the matter of  
The Estate of  
John E. Brown, Deceased.

Norman E. Brown, as administrator  
of the estate of John E. Brown  
deceased, having filed an  
application duly verified, for a finding and order that  
said estate and the successions therein are exempt from  
any inheritance tax, under the laws of this the same came  
on for hearing. And the Court being fully advised in the  
premises finds and determines that the gross value  
of said estate is nine hundred thirty-eight and 96/100 dollars,  
the debts and costs of administration are three hundred  
sixty-one and 3/100 dollars and the net actual market  
value thereof is five hundred seventy-seven and 15/100  
dollars. That the said decedent, died leaving  
Louisa Brown, surviving spouse  
Charles Brown, son.

Mary Pauline Gibson 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

13121

of Ohio and  
Certified to the  
In the matter of  
The Estate of  
John E. Brown  
The judicial  
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THE COL. B. D. W. CO. 74214

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of Ohio and that the costs herein taxed at \$3.00 be  
 certified to the County Auditor to be paid according to law.

In the matter of  
 The Estate of  
 John E. Brown, Deceased  
 The day a schedule of debts in the above  
 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  
 27 day of February 1937 at 10. P.M. and that notice of said  
 hearing be given to all persons entitled to notice under the  
 law of the State of Ohio by publication in the Mayfield 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.

13121 In the matter of  
The Estate of  
John C. Brown 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 27. day of July 1937  
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 received said  
notice or who will hereafter be personally served by the fiduciary  
herein at least 10 days prior thereto.

12968 L. A. Davis executor of the  
Estate of Mary C. Davis  
Deceased.  
vs. Plaintiff  
James Davis et al  
Defendants.  
An application of James Davis  
party defendant herein. Richard C.  
Shelk. is hereby appointed receiver  
upon giving a bond in the  
sum of \$1000- with sureties approved  
by the Court for the purpose of  
receiving any and all rentals or royalties due from  
the Ohio Gas and Oil Company under lease made of the  
Mary C. Davis land in Hocking Co. Ohio and the holding  
of the same in safe-keeping until the further order  
of the Court.

13397 In the matter of  
The Will of  
Martha J. Patch Deceased.  
An application having been this day  
presented to the Court by Philip C. Harney praying  
that an instrument in writing purporting to  
be the last Will or testament of Martha J. Patch deceased be  
admitted to probate. It is ordered 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 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 13<sup>th</sup> day of July 1937. at 10. A.M.

13323 In the matter of  
The Estate of  
Estella Gibson Deceased.  
This day Barbara Reed  
and Fred A. Harney  
were appointed  
executors of said  
estate, also a. s.  
consists of and  
being satisfied  
and that said  
legally competent  
as such. Ady.  
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Twenty-five  
This is  
the appointment  
of Estella Gibson  
Her Bond in  
conditioned as  
Casualty Company  
the Court.  
of ad ministrators  
Barbara Reed  
published as  
recorded and  
annexed. pay.

13162 In the matter  
The Estate  
Stanley M. The  
M. Kitchell executor  
for necessary leg  
application.  
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and authorized  
said amount  
as other items

13327 In the matter of  
The Will of  
Martha J. Patch  
Leon A. Harney  
Last Will and  
said Leon A.  
New York and  
It is there  
Will annexed  
H. Osborne of  
Whom the Court  
hope the testator  
return the  
all concerned of

13323 In the matter of

The Estate of  
Estella Gibson deceased heretofore  
this day Barbara Reed, 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 Barbara Reed is a suitable person and legally competent, it is ordered, that she be appointed as such. Adx. with the will annexed, upon giving bond with sureties as required by law, in the sum of twenty-five hundred dollars and this cause is continued.

This day Barbara Reed appeared in open court, accepted the appointment as Adx. with will annexed, of the estate of Estella Gibson deceased, and gave and filed herein the Bond in the sum of twenty-five hundred dollars - conditioned according to law, with Barbara Reed and Ohio Casualty Company as Surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration with the Will annexed issue to said Barbara Reed, 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 \$ -

The last Will of Estella Gibson deceased, late of Marquette this in said County, having heretofore been duly proved and allowed

13162 In the matter of

The Estate of  
Stanley M. Kitchell Dec'd bearing on application of Delia M. Kitchell executrix herein for authority to pay counsel fee for necessary legal services herein as set forth in said application.

The Court, upon consideration, hereby fixes as the probable value of said services at \$ 5.00 and authorizes the applicant to pay same - and include said amount in her next account, subject to exceptions as other items of expenditure therein according to law.

This day this cause came on for hearing on application of Delia M. Kitchell executrix herein for authority to pay counsel fee for necessary legal services herein as set forth in said application. The Court, upon consideration, hereby

13327 In the matter of

The Will of  
Martha J. Patch dec'd bearing on application of Philip C. Hapney for a commission to take the testimony of Leon A. Hapney, one of the subscribing witnesses to the Last Will and Testament of Martha J. Patch dec'd, the said Leon A. Hapney is a resident of the State of New York, and is without the jurisdiction of this Court.

It is therefore ordered, that a Commission with said Will annexed be issued herein unto William H. Osborne of 2. Rector St. New York, City, New York, whom the Court hereby appoints as Commissioner to take the testimony of said subscribing witnesses, and return the same duly executed unto this Court with all convenient speed as provided by law.

It appearing to the Court on the application of Philip C. Hapney for a commission to take the testimony of Leon A. Hapney, one of the subscribing witnesses to the Last Will and Testament of Martha J. Patch dec'd, the said Leon A. Hapney is a resident of the State of New York, and is without the jurisdiction of this Court. It is therefore ordered, that a Commission with said Will annexed be issued herein unto William H. Osborne of 2. Rector St. New York, City, New York, whom the Court hereby appoints as Commissioner to take the testimony of said subscribing witnesses, and return the same duly executed unto this Court with all convenient speed as provided by law.

13338 To the Auditor of Union County  
 I hereby re-appoint Carrie M. Hornbuck, Deputy in the Probate Court of  
 said County, at a salary of \$115<sup>00</sup> monthly; \$1380 per year.  
 Said re-appointment to take effect July 9-1937 and the salary  
 is by law payable monthly to said appointee, out of the County Treasury,  
 upon the warrant of the County Auditor.

Order of office. I Carrie M. Hornbuck, being duly sworn, say, that I will support  
 the Constitution of the United States, the Constitution of the State of Ohio, and will  
 faithfully discharge the duties of Deputy of the Probate Court of  
 Union County, Ohio.

13339 To the County Auditor I hereby certify that I have this day appointed  
 Hazel Sumner, Marysville, O. R. C. to the position of Deputy Clerk in my office  
 of Probate Judge of said County at a salary of \$190<sup>00</sup> monthly. Said  
 re-appointment is to take effect July 9-1937. The said salary is by law  
 payable monthly to said appointee, out of the County Treasury, upon the  
 warrant of the County Auditor.

10695 In the matter of the Estate of John R. Jew  
 This day came Florence Jew, and  
 the said Jew presented application for resignation  
 as guardian of John Jew. Decedent  
 said resignation is hereby accepted. Ordered, proceedings to  
 made a matter of record in this Court.

10695 In the matter  
 the Guardian  
 of John R. Jew  
 Ohio, and judge  
 of said County  
 do order the  
 on Saturday  
 which time

8629 In the matter  
 The Guardian  
 of George M. Jew  
 Ohio, and judge  
 said County  
 do order the  
 on Saturday  
 which time

13300 In the matter  
 Estate of J.  
 Sturgis H.  
 said estate.  
 Inventory by  
 22-day of Feb  
 of said heard  
 under the law  
 Richmond Inger  
 in said coun  
 date of said  
 said notice  
 by the fiduciary

13162 In the matter  
 The Estate  
 Stanley M. H.  
 filed therein  
 satisfaction of  
 said Schwan  
 interested part  
 having been  
 said Schwan  
 to allow, a

13338 In the matter of  
 Carrie M. Hornbuck  
 considered by  
 is a suitable  
 the said County  
 County to hold  
 for four y.

10695<sup>th</sup> In the matter of  
the Guardianship  
of John R. Jervis, Incompetent  
Ohio and presented her 9- and final account in settlement  
of said Guardianship duly verified. Whereupon, the Court  
do order the same, filed and advertised for hearing  
on Saturday, the 27- day of month, 1937, at 1. P. M. to  
which time said matter is continued

This day came Florence Jervis  
Guardian of John R. Jervis,  
Incompetent, of Union County,  
Ohio and presented her 9- and final account in settlement  
of said Guardianship duly verified. Whereupon, the Court  
do order the same, filed and advertised for hearing  
on Saturday, the 27- day of month, 1937, at 1. P. M. to  
which time said matter is continued

8629 In the matter of  
The Guardianship  
of George W. L. Longuet,  
Incompetent.  
Ohio and presented her 12- account in settlement of  
said Guardianship duly verified. Whereupon, the Court  
do order the same, filed and advertised for hearing  
on Saturday the 27- day of month 1937, at 1. P. M. to  
which time said matter, is continued.

This day came Lillie M. Cunningham  
Guardian of George W. L. Longuet,  
an incompetent, of Union County,  
Ohio and presented her 12- account in settlement of  
said Guardianship duly verified. Whereupon, the Court  
do order the same, filed and advertised for hearing  
on Saturday the 27- day of month 1937, at 1. P. M. to  
which time said matter, is continued.

13300 In the matter of the  
Estate of Geo. Elmer, Dec.  
Sturgis H. Chmely, Adr.  
said estate. It is ordered the approval of said  
Inventory be set for hearing before this Court on the  
22- day of July, A. D. 1937, at 10. A. M. and that notice  
of said hearing be given to all persons entitled to notice  
under the laws of the State of Ohio, by publication in the  
Richmond Gazette, a newspaper of general circulation  
in said County of Union, at least 10 days prior to the  
date of said hearing; except those who have waived  
said notice, or who will hereafter be personally served  
by the fiduciary herein, at least 10 days prior thereto.

This day an Inventory in the above  
captioned estate was filed in  
this Court by the fiduciary of  
said estate. It is ordered the approval of said  
Inventory be set for hearing before this Court on the  
22- day of July, A. D. 1937, at 10. A. M. and that notice  
of said hearing be given to all persons entitled to notice  
under the laws of the State of Ohio, by publication in the  
Richmond Gazette, a newspaper of general circulation  
in said County of Union, at least 10 days prior to the  
date of said hearing; except those who have waived  
said notice, or who will hereafter be personally served  
by the fiduciary herein, at least 10 days prior thereto.

13162 In the matter of  
The Estate of  
Stanley W. Ketrick, Deceased.  
files therein 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 or waived by 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.

July 10-  
This day the Schedule of claims  
debts and liabilities heretofore  
filed therein 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 or waived by 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.

13338 In the matter of Re-apt. of  
Carrie W. Humbert Deputy  
considered by the Court. It appearing to the Court that Carrie W. Humbert  
is a suitable person to be appointed Deputy, it is therefore ordered that  
the said Carrie W. Humbert be apt. Deputy for the Probate Court of Union  
County to hold office during the term of the Probate Judge  
for four years, \$13.00 per yr. \$11.50 payable monthly.

This day the matter of the appointment of a  
Deputy for the Probate Court, Union County was  
considered by the Court. It appearing to the Court that Carrie W. Humbert  
is a suitable person to be appointed Deputy, it is therefore ordered that  
the said Carrie W. Humbert be apt. Deputy for the Probate Court of Union  
County to hold office during the term of the Probate Judge  
for four years, \$13.00 per yr. \$11.50 payable monthly.

13372 In the matter  
 The Estate of  
 Emily L. Lock  
 by law, her app  
 deceased. Let  
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 last will and  
 in general term  
 probable value  
 an adrop. &  
 Brown is. a.  
 ordered. That  
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 deceased. and.  
 sum. of six th  
 with Etta B. Bro  
 Society which  
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13298 In the matter  
 The Estate  
 George Schlegel  
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 a resident of  
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 in said Court  
 George Schlegel  
 the will and  
 that insofar  
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 Real estate  
 Ralph Bolenta  
 and that the  
 set out in  
 satisfaction  
 complied with  
 said real e  
 County. Where  
 wanted to



13322

In the matter of  
 the Estate of  
 Emily L. Lockwood dec'd  
 by law, the appointed Adm. of the estate of Emily R. Lockwood,  
 deceased. late of Raymond, Liberty Twp. 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 admr. should be appointed and that said Ettie B.  
 Brown 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 six thousand dollars - and this cause is continued.

This day Ettie B. Brown, appeared, in open Court, accepted  
 the appointment as admr. of the estate of Emily R. Lockwood,  
 deceased, and gave and filed herein her Bond, in the  
 sum of six thousand dollars, conditioned according to law,  
 with Ettie B. Brown, and U. S. Fidelity and Guaranty Co. as  
 surety which Bond is approved by the court. It is  
 therefore ordered that letters of administration issue to said  
 Ettie B. Brown that notice of said appointment be published  
 as required by law; that this proceeding be recorded, and that  
 said administrator pay costs.

13298

In the matter of  
 the Estate of  
 George Schlegel, Sr.  
 and filed herein his application duly verified, for an  
 order directing the transfer of certain real estate belonging  
 to said decedent, as set forth in the application

It appearing to the court that George Schlegel Sr.  
 a resident of Marysville in said County died testate on  
 December 22, 1936 that his last will and testament  
 was filed in the Probate Court of Union County this  
 recorded in will Rec V page 411 of the record of Wills  
 in said County, and that on the 30-day of December 1936,  
 George Schlegel Jr. was appointed and qualified admr. with  
 the will annexed, of the estate of said decedent;  
 that insofar as they can be ascertained, the following  
 is a list of persons - to whom each such parcel of  
 Real estate, passed.  
 Ralph Bolentungh, Parsheytrawia, his grandson - 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 hereby 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 for the

This day came George Schlegel Jr.  
 Administrator with the will annexed,  
 of the estate of George Schlegel, Sr. dec'd  
 and filed herein his application duly verified, for an  
 order directing the transfer of certain real estate belonging  
 to said decedent, as set forth in the application

transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper county for record, as provided by law.

10695-a - In the matter

of the Guardianship of John R. Jewett incompetent. Order for hearing of notice. This day another application in Court for the appointment of a Guardian of John R. Jewett an incompetent person, alleged, an incompetent. It is ordered that said application be set for hearing on the 18 day of February 1937, 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 John R. Jewett by personal service in writing all other persons including John R. Jewett by service by Sheriff as provided by law.

13298 in the matter of the

Estate of George Schlegel, Dr. Decedent. This day came George Schlegel Jr. ad. with the Will annexed, of the estate of George Schlegel Dr. decedent, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that George Schlegel Dr. a resident of Mansfield in said county, died testate on December 22, 1936, that his last Will and Testament was filed in the Probate Court of Union County Ohio, on December 26, 1936, admitted to probate on December 30, 1936, and recorded in Vol. V. Page 411 of the record of wills of said county, and that on the 30, day of December 1936 George Schlegel Jr. was the duly appointed and qualified Administrator with the Will annexed, of the estate of said decedent; that insofar as can be ascertained, the following is, a list of persons to whom each such parcel of real estate passed by descent:

Anna Algoron	Richmond Ohio	daughter	1/11.
George Schlegel Jr.	Mansfield Ohio	son	1/11.
Ida M. Mahan	" "	daughter	1/11.
Flora Endres	Green City Ohio	daughter	1/11.
Charles Schlegel	Mansfield Ohio	son	1/11.
Peter Schlegel	Russell P. Point. O.	son	1/11.
Julie Liggitt	Akron O.	daughter	1/11.
Josephine West	Mansfield Ohio	"	1/11.
Esther Kleihr	Mansfield O.	"	1/11.
Ralph Bolentange	Rushparrish O.	Grand son	1/11.
Alice Nicol	Mansfield O.	" - daughter	1/11.

and that the description of said real estate is as set forth 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 hereby ordered that said real estate be transferred upon the duplicate

of the County persons named of said real estate in the application County, for record in the matter Estate of Jacob Kaufman Dec

13231

duly verified. The succession under the law and the Court determines that the debts and net actual said decedent entitled to an daughters each gross value account by a result. Said exempt from It is further together with to or in any Succession of Ohio, and certified to the

13231

In the matter of The Estate of Jacob Kaufman It is therefor for hearing 1. P. M. and by law in the County. as

13231

of the County where such parcels are situated, to the persons named herein, and that a certificate for transfer of said real estate, together with the description contained in the application, be filed with the recorder of the proper County, for record, as provided by law.

13231

In the matter of the Estate of Jacob Kaufman Deceased.

Walter Kaufman, an administrator of the estate of Jacob Kaufman deceased, having filed an application

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 \$7307.<sup>82</sup> the debts and costs of administration are \$3642.<sup>92</sup> and the net actual market value thereof is \$3664.<sup>90</sup> that

said decedent left surviving him his widow, Rieck Kaufman entitled to an exemption of \$5000.<sup>00</sup> and seven sons, and daughters each, entitled to an exemption of \$3500.<sup>00</sup>; and the gross value of his estate does not equal the exemptions allowed by a very large amount 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.

13231

In the matter of The Estate of Jacob Kaufman, Deceased.

This day came Walter Kaufman, administrator of said estate and filed his final and final account, therein.

It is thereupon ordered, that said account be set for hearing on Saturday the 27. day of March, 1937. 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.

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12322. In the matter of the estate of Harry L. Reed deceased. This day came before the court the executor of said estate and filed his second partial account. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of March 1937 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.

12062 In the matter of the estate of Emma David dec'd. Emma David dec'd has application duly verified for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio. The same 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 fifty-four and 7/100 Dollars - the debts and costs of administration are One thousand Fifty-nine and 30/100 Dollars and the net actual market value thereof is One thousand Five Hundred ninety-four and 71/100 Dollars. The court further finds that the said decedent died leaving as her next of kin and the only persons having the next estate of inheritance from her the following named:

- Stella David sister
- Walter David brother
- Alvin David
- Elmer David
- Archie David
- Walter David nephew

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

It is further ordered that a copy of this entry together with a copy of all other entries in relation to or in any way affecting the inheritance tax on the successions of said estate be certified to the Tax Com of Ohio and costs \$3- be certified to the County Auditor to be paid according to law.

12094 In the matter of the estate of Frank L. Burdett 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 was given by publication in Union County Journal to all interested parties as required by law and no objections having been filed thereto it is now ordered that said schedule of debts after being duly examined be allowed as confirmed.

13320 In the matter of the estate of Lucy F. Mad general and appointment of Lucy F. as newspaper. together with that the said this office.

13132 In the matter of the estate of application that said is exempt from of Ohio. the court being determined that three thousand and the net eight thousand.

By the will passed as of Is Delia mi may we be And that as therein are It is further as to the Tax Com \$3- In Article to law -

13130 In the matter of  
The Estate of  
Lucy F. Mason. Dec'd.  
general circulation in this county. that the notice of  
appointment of Elizabeth M. Mc Coy, as adm. of the estate  
of Lucy F. Mason, 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.

This day the affiant of Emma Whipple, agent of the Union Ct. Journal a newspaper of general circulation in this county. that the notice of appointment of Elizabeth M. Mc Coy, as adm. of the estate of Lucy F. Mason, 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.

13132 In the matter of the  
Estate of Stanley W. Pitrick  
Deceased.

Delia M. Pitrick as executrix of the estate of Stanley W. Pitrick 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 \$12,253.<sup>59</sup> Twelve thousand two hundred and fifty three and 59/100 dollars. the debts and costs of administration are \$3,840.<sup>72</sup> three thousand eight hundred forty and 72/100 dollars - and the net actual market value thereof is \$8,412.<sup>87</sup> eight thousand four hundred and twelve and 87/100 dollars.

By the will of Stanley W. Pitrick the above property passes as follows:  
To Delia M. Pitrick surviving spouse - \$4,912.<sup>87</sup>  
my Mr Pitrick minor son 3500.

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 Ohio and that the costs herein be paid according to law.

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Thursday July 11-

1927

13162 In the matter of  
The Estate of  
Stanley McKittrick  
Deceased.

This day came Delia McKittrick executrix of the estate of Stanley McKittrick deceased and filed herein her application duly verified for an order directing the transfer of certain real estate belonging to said decedent. As set forth in the application. It appearing to the Court that Stanley McKittrick a resident of Plain City in said County, died testate on May 9, 1936. That his last will and testament was filed in the Probate Court of Union County, Ohio, on the 11<sup>th</sup> day of May, 1936. Admitted to probate on the 11<sup>th</sup> day of May, 1936. Delia McKittrick was duly appointed and qualified executrix of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of real estate passed by descent or devise.

Delia McKittrick, Plain City, Ohio.	Widow	Deceased interest in parcels located in Union County.
May McKittrick, age 18.	Plain City, Ohio. son.	all of parcel located in Delaware County.

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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, as provided by law.

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12960 L.A. Davis executor  
of the estate of  
Mary C. Davis  
deceased  
Deft.

v-  
James Davis et al  
Deft's

Confirmation of sale order for Debt and  
Distribution  
This day this cause came on to be heard on  
the report of Jay D. Ferguson, administrator  
de bonis non with the will annexed of the  
estate of Mary C. Davis 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 Mary C. Davis in said real estate, to the purchaser. The  
Ohio Fuel Gas Company upon payment by the said purchaser  
of the purchase price of said property. And now this  
cause coming on to be heard upon the pleadings herein  
upon the motion to distribute the proceeds of the sale, amounting  
to the sum of Two Hundred Forty five and no/100 dollars, and the  
said James Davis, widower having by answer herein asked  
that the value of his dower in said premises, and \$57<sup>30</sup>  
the balance remaining due to said widow out of the \$500<sup>00</sup>  
to which he is entitled as exempt from administration, be paid  
to him out of the proceeds of said sale: the Court finds that  
the said James Davis, widower, has since the issuance  
of said order of sale, and before said sale, died, and  
that such dower interest as the said widow may  
have had has ceased and terminated, and that said  
sum of \$57<sup>30</sup> may out of the proceeds of said sale is  
due to the estate of the said James Davis widower.

It is therefore further ordered, that said Jay D  
Ferguson administrator de bonis non with the will annexed,  
out of the money in his hands, pay:

- First, To the Treasurer of Working County, Ohio, the  
taxes penalty, and interest thereon against  
said property, amounting to \$12.64
- Second, to the Probate Court, of this county, the  
costs and expenses incurred in the sale  
of said property, amounting to 28.59
- Third, to the estate of James Davis, deceased,  
the balance remaining due by virtue  
of the statutory allowance to the  
widow of property exempt from  
administration, amounting to, 51.30
- Fourth, It is further ordered, that the  
balance of said proceeds be  
accounted for by said Jay D. Ferguson

Administrator  
of Law, said to  
And if is for  
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13327 In the matter of  
Last Will & Tes  
of Martha J. Pa  
Probate and  
decedent, died  
Kin one Philip  
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in open court  
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June 1934,  
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tors of the said  
writing witnesses  
deceased, with  
a Commission to  
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of New York, and  
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the decedent, s  
in the presence  
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will and  
Ollie White, an  
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and filed.  
that said Will & Testa  
the testatrix was of  
the Court now  
with the testimony  
with the statute  
13087 In the matter  
Estate of Mary  
satisfaction of the  
interested persons -



Administrator de bonis non. with the bill annexed, according to law. said balance amounting to \$152.47

And it is further ordered that this proceeding be recorded and that said petition pay the costs herein, out of the proceeds of said sale within ten days.

13377

In the matter of the Last Will & Testament of Martha J. Patch Dec'd having been presented to the Court for probate and record and it appearing to the Court that said decedent died leaving as her only heir at law and next of kin one Philip C. Harney and that he duly presented said will for probate and C. A. Harney and Perryman Sanders having appeared in open court and being duly sworn and examined did depose and say that Charles A. Thompson whose name appears as one of the subscribing witnesses to said last will and Testament died on or about the 6th day of June 1934 and that each of them was well acquainted with the hand writing and signature of said deceased witness and that the signature of the said Charles A. Thompson purporting to be his as one of the subscribing witnesses to said will is the true & genuine signature of the deceased witness Charles A. Thompson.

And upon application a Commission having been issued to Wm. H. Thome of the City of New York, State of New York for the purpose of taking the deposition of one Lem. A. Harney an subscribing witness to said will now a resident of the State of New York and the said deposition having been duly returned by the said Wm. H. Thome on the 13th day of July 1937 stating therein that the said Lem. A. Harney appeared before said Commission and upon under oath did testify that he was present at the execution of said will and at the request of the decedent subscribed his name to said will as a witness in the presence of said decedent and that he and said decedent sign said will and that she was at the time of making and signing said will of full age of sound mind and memory and not under any restraint and Mrs. Ollie White and F. C. Walker the subscribing witnesses to Codicil to said will having appeared in open court were duly sworn and examined according to law as to the due execution and attestation of said codicil and said testimony of said witnesses was reduced to writing and filed.

Wherefore it appearing to the Court from the testimony so taken that said will & Codicil were duly executed & attested that at the time of the execution of the same the testatrix was of full age of sound mind & memory & not under any restraint the Court now admits said will to probate and orders that the same together with the testimony taken as aforesaid shall be recorded in accordance with the statute in such cases made & provided

13087

In the matter of the Estate of Mary Myers (State came on for hearing - It appearing to the satisfaction of the Court that notice of the filing has been given to all interested persons - It is now ordered said Inventory be allowed & confirmed.

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13330

In the matter of  
The Estate of  
Josiah Ammons, deceased.  
by law to be appointed as administrator of the estate of Josiah Ammons deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last will and testament of the said testator, and a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Luttrell Ammons is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Five Thousand Dollars, and this cause is continued.

This day Luttrell Ammons 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 Josiah Ammons deceased, late of Paris Township in said County, and an affidavit that there is not to his knowledge any last will and testament of the said testator, and a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Luttrell Ammons is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Five Thousand Dollars, and this cause is continued.

This day Luttrell Ammons appeared in open court accepted the appointment of administrator of the estate of Josiah Ammons deceased, and gave and filed herein his bond in the sum of Five Thousand Dollars conditioned according to law with The Fidelity and Deposit Co. of Maryland as surety, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Luttrell Ammons that notice of said appointment be published as required by law that this proceeding be recorded and that said Administrator pay costs herein.

13322

In the matter of  
The Estate of  
Emily R. Lockwood, 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 giving of said inventory has been given to all interested parties as required by law and no exceptions filed thereto, it is now ordered that said inventory after being duly examined be allowed and confirmed.

12136

In the matter of  
Estate of Sarah H. Andrews,  
deceased.

On the 13 day of February, 1937, this cause came on to be heard upon the reports of the plaintiff

of the sale made for tract No. 2 of the real estate described in the petition and the order of sale and it appearing to the court that the said plaintiff has sold said tract to J. L. Elliot of Marshall, Ohio for sum of fifty dollars (\$50) the appraised value thereof and the said proceeding and return appearing in all respects regular and in conformity to law and as heretofore ordered by the Court they are hereby approved and confirmed.

And the said E. H. Talton as executor of the estate of Sarah H. Andrews deceased is hereby ordered to execute and deliver to the said J. L. Elliot the purchase, a good and sufficient deed for the said tract No. 2.

13331

In the matter of  
Estate of  
Samuel A. Ho...

deceased and its appraiser executed and filed and admitted to County Clerk's office and related is set and authenticated this Court as that said bond \$2500 Paid.

13059

In the matter of  
The Estate of  
Amos O. V...

deceased hearing on the matter is a

10711

In the matter of  
The Guardianship  
of Arvis D. Fox,  
heretofore verified, Whiting  
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12947

In the matter of  
J. M. Thompson  
Estate

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13331 In the matter of the Estate of Samuel W. Hoskins Deceased.

This day an authenticated copy of the last will and testament of Samuel W. Hoskins deceased, late of Franklin Co. D. was presented to the Court for record; and it appearing to the Court that said will was duly executed and proved in accordance with the laws of this, and admitted to probate in the Probate Court of Franklin County, Ohio, and that part of the property to which said will relates is situated in this County, it is ordered that said authenticated copy of said will, be admitted to record in this Court as provided by law, and it is further ordered that said Donald and George O. Hoskins pay the cost \$2.50 Paid

13059 In the matter of the Estate of Amos O. Rinehart Dec'd

This day came Jerry Rinehart executor 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 27. day of March, 1937. and this matter is continued until said time

10711 In the matter of the Guardianship of Arvis D. Lake, minor of Union County, Ohio.

This day came Nancy O. Prouty Guardian of said Arvis D. Lake, a minor of said Union County, Ohio, and presented her 8. account in settlement of said Guardianship duly verified. Whereupon the Court do order the same, filed and advertised for hearing on Saturday March 27-1937. to which time said matter is continued

12947 In the matter of the Estate of J. M. Thompson Dec'd.

This matter came to the hearing on the 11- day of February, 1937 on the application of Charles L. Thompson for an order relieving the estate of J. M. Thompson, deceased, from administration, and it appearing to the Court that notice has been herebefore served on the surviving spouse on all of next of kin of said decedent, and on creditors and interested parties by publication thereof once each week in a newspaper of general circulation in said county, for a period of three consecutive weeks; and that the estate of said decedent is of less value than Five Hundred Dollars (\$500.00) and no claims or demands from creditors or others have been presented to this Court against said estate. It is therefore ordered that said estate be and hereby is relieved from administration and these proceedings are ordered recorded; and henceforth all debts and charges against the real estate of said decedent shall be deemed fully paid and discharged without administration

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Tuesday July 16-

1937

13332 In the matter of  
The Estate of  
Dorothy Sellers. Dec'd  
Cornelia S. Sawyer, one of the heirs at law  
of the estate of Dorothy Sellers deceased, having  
filed a petition, duly verified, for a finding and determination  
as to whether or not said estate and the Successions therein are  
exempt from or subject to inheritance tax. Under the facts of this  
the same came on for hearing and the Court being fully advised  
in the premises finds and determines that deceased, left John  
L. Sellers surviving her, as widower and the following named  
persons her only heirs at law: (That the said John L. Sellers  
deceased, October 14 - 1922), Edward Sellers; Cornelia S. Sawyer;  
George P. Sellers; John P. Sellers; Wm. C. Sellers; Elizabeth Sellers Douglas;  
Frederick Sellers. That no Administration is being had on said  
estate, that the only property of which said decedent was the  
owner at the time of death was of the value of \$6000.00 that the  
value of the property distributed by said decedent, in con-  
templation of death or to take effect in possession or  
enjoyment at or after death is, as follows: — none —  
and that as a result said estate and the Successions therein are  
exempt from such inheritance tax. It is ordered, that the Court  
costs \$35.00 be certified to the County Auditor to be paid and credited  
in the manner provided by law. It is further ordered, that  
a copy of this entry, be certified to the Tax Commission of this.

12728 In the matter of  
The Estate of  
Earl Heries Jr.  
his just and  
duly verified  
filed and a  
March 1937.  
13323 In the matter of  
The Estate of  
Estella Gibson.  
came on for  
of the Court.  
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Reynolds by her  
it is now on  
examined, by  
12134 In the matter of  
The estate of  
Renaud Pearson  
the Court. That not  
given by public  
parties, as, says  
has filed a  
schedule of  
accounts and.

12728<sup>an</sup> In the matter of  
The Guardianship  
of Earl Hines Jr.

This day came H. F. Williams  
Guardian of Earl Hines Jr. a minor  
of Union County, Ohio, and presented  
his first and account in settlement of said Guardianship  
duly verified, whereupon the Court do order the same  
filed and admitted for hearing on Saturday the 27<sup>th</sup> day of  
March 1937, at 1. P. M. to which time said matter is continued.

13323 In the matter of  
The estate of  
Estella Gibson, 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 and 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.

12134 In the matter of  
The estate of  
Pearson Pearson, Decd.

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 by publication in Union County Journal, 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.

13336. The State of Ohio, Union County ss. Juvenile Court  
 vs. Sup't. of Columbus Work House Columbus Ohio.  
 These presents certify that on the 17 day of July 1937.  
 came Ara Calmell, who filed an affidavit in this  
 Court charging that one Irene Emmert was guilty of con-  
 tributing to the delinquency of her minor son, Paul Calmell,  
 and thereupon on the 17-day of July 1937, said matter came  
 on for hearing, the said Irene Emmert, being present in the Court.  
 Thereupon, such proceeding were had upon said Irene  
 Emmert, that the following named person, to-wit: John Emmert,  
 John Emmert Jr., Paul Calmell, and Ara Calmell, were duly  
 sworn and testified on the matters set forth in said affidavit  
 and upon consideration and being fully advised in the  
 premises do find that the said charge, is, fully sustained to-wit:  
 that Irene Emmert, being then and there a married woman  
 and living with her husband, John Emmert, and seven children  
 permitting Paul Calmell to live at her home over and above  
 objections of said court, heretofore made; and too that Irene  
 Emmert associated herself, too fully with said Paul Calmell  
 and too, purchased and furnished for said Paul Calmell  
 cigarettes and other smoking tobacco and that said Irene  
 Emmert is a suitable person, to be committed to Columbus  
 City Prison. Therefore, I do hereby commit said Irene  
 Emmert, to the Columbus City Prison to serve a term of 60  
 days and to pay the fine of prosecution, and too that she  
 be confined to said City Prison for said period of 60 days  
 and in addition she remain until such costs are paid,  
 secured to be paid or she is otherwise discharged,  
 according to law. Therefore, in the name of the State of  
 Ohio you are commanded to receive the said Irene Emmert,  
 into your custody and safely keep and detain her as  
 provided by law.

State of Ohio  
 Irene Emmert.  
 This day this cause came on to be heard  
 upon the affidavit of Ara Calmell, the  
 evidence and argument of the Prosecuting  
 attorney and the Court, being fully advised in the matter.  
 It is ordered that said Irene Emmert, is, guilty  
 of the charge, as filed, and that she be confined in the  
 Columbus City Prison for a period of 60 days - and pay the  
 costs of this prosecution

13335 In the matter of  
 The Estate of  
 Arletessa Couplins.  
 Deceased  
 This day J. A. Gealey, 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 Arletessa  
 Couplins deceased, late of Unionville Center, in said  
 County and an affidavit that there is, not to his knowledge  
 any last will and Testament, of the said intestate, also a  
 statement in general terms as to what the estate

Consists of and  
 satisfied that  
 said J. A. Gealey  
 it is ordered, be  
 giving bond, with  
 One thousand \$  
 This day J. A. Gealey  
 as Adm. of the est  
 filed herein his  
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 as aetias, whic  
 It is therefore  
 J. A. Gealey that  
 as required, by  
 said adminis

Consists of and the probable value thereof: and the Court being satisfied that an administrator should be appointed and that said J. A. Gealey 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 J. A. Gealey appeared in open Court accepted the appointment as Adm. of the estate of Adeline M. Coulter, deceased, and gave and filed herein his Bond in the sum of One thousand Dollars - Conditioned according to law with John H. Gealey and J. A. Gealey as sureties which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said J. A. Gealey 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 -

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13267 In the matter of  
 the estate of  
 Patrick B. De  
 deceased  
 premises, does  
 that the gross  
 \$1000. That  
 will be \$538.<sup>12</sup>  
 said real estate  
 And that the  
 the Court find  
 the decedent, that  
 that the persons  
 successor, relatives  
 John H. De, brother  
 Anna De, 64 sister

amt. of tax, Date  
 \$197.51 10  
 197.51 10

It is ordered  
 be given to all per  
 Tax Commission  
 certified to Court  
 law.

10695 In the matter of  
 on July 18, 1937 the  
 court finds the  
 as ordered. The  
 person, incapable



13267 In the matter of  
The estate of  
Patrick D. Dea.  
Deceased.

This 17. day of February 1937. the above  
matter came on to be heard, and no  
application for appraisement having been  
made. the Court being fully advised on the  
premises, does hereby find, and determine:

That the gross value of said estate is \$9102<sup>21</sup> real estate  
\$1000<sup>3</sup>. That the debts are \$663<sup>75</sup> costs of administration  
are \$538<sup>10</sup> That there is no one entitled to share in  
said real estate which interest is worth - nothing -

And that the net actual market value is \$8400<sup>36</sup>

The Court further finds that John W. Dea, is, a brother of  
the decedent, that Anna Dea is, a sister of the decedent.  
That the persons entitled to succeed to said estate, are, as follows:  
Successor relationship value of succession unit of 1/2. But subject to tax

John W. Dea, 72. brother	\$4450 <sup>18</sup>	\$500 <sup>00</sup>	\$3950 <sup>18</sup>
Anna Dea, 69 sister	4450 <sup>18</sup>	500 <sup>00</sup>	3950 <sup>18</sup>

Amnt. of tax	Date of accrual	By whom paid
\$197.51	10-13-36	W. P. Boerscht
197.51	10-13-36	W. P. Boerscht

Formal Corp.  
Midford Ohio

It is ordered the notice of this adjudication and determination  
be given to all persons who have not waived notice entries forwarded  
to Tax Commission of Ohio ordered \$500 to be taxed Proceeding  
certified to County Auditor to be paid in manner provided by  
law.

10695 In the matter of John R. Jewer.

On July 18. 1937 this matter came on to be heard. upon the application filed. The  
Court finds that notice has been given to all interested persons  
as ordered. The Court finds that said John R. Jewer is an incompetent  
person, incapable of taking care of & preserving his property

13337

In the matter of Hannah Tiffany. This day W. A. Southard Supt. of Union County Home, a resident citizen of Marysville Ohio sup. in this county, appeared, in open Court, and filed an affidavit in the form prescribed by law, for admission of said Hannah Tiffany into Columbus State Hospital. And, it is further ordered, that subpoenas issue for Dr. James M. Swider and Dr. Angus MacIvor, 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 Hannah Tiffany was brought before the Court. Thereupon, the Judge proceeded with examination; and having heard the testimony of Dr. James M. Swider and Dr. Angus MacIvor the medical witnesses and being satisfied that said Hannah Tiffany is insane; that she has a legal settlement in Welford Center, Ohio, Union Township in this county that she has been an inhabitant of the State of Ohio for one year next to 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. James M. Swider and Dr. Angus MacIvor the medical witnesses in attendance make out and certify 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 Hannah Tiffany and that a certified copy under seal of said medical witnesses be transmitted to said Supt.

And it is further ordered, that said Hannah Tiffany be committed to the custody of Columbus State Hospital Columbus Ohio until otherwise ordered. And this cause, is continued.

13333

In the matter of the estate of Martha J. Patrick Henry, administratrix of the estate of Martha J. Patrick advised in etc in said estate of said inventory of State of Ohio. consented to the inventory is in and the same

13267

In the matter of the estate of Patrick C. Deane account to be set March, 1937, as required by newspaper of recent said term

13300

In the matter of the estate of George Ebert in this County D. O'Conner published in filed herein. ordered, that, of this office

13267

In the matter of the estate of Patrick C. Deane order directing in to said It appearing resident of the intestate on 21 day of Oct appointed John W. Deane Anna Deane And that the sub. in said satisfaction July come for ordered, that

13333 In the matter of  
 The estate of  
 Martha J. Patch, Deceased  
 Harry, administrator with the will annexed, of the estate of  
 Martha J. Patch deceased.

This day this cause came on for  
 heard upon the filing of an inventory  
 and appraisement herein by Philip C.  
 Harry, administrator with the will annexed, of the estate of -  
 Martha J. Patch deceased.

The court, being fully  
 advised in the premises, finds that all persons - interested  
 in said estate and all persons - entitled to notice of the filing  
 of said inventory and appraisement under the laws of the  
 State of Ohio, have received notice of said filing and have  
 consented to the immediate approval of said inventory.

The court, upon examination, finds that said  
 inventory is in all respects, correct and in conformity to law,  
 and the same is hereby approved and confirmed.

13267 In the matter  
 of the estate  
 of Patrick C. Dea.  
 Deceased

This day came W. P. Vercroft, Adm. of  
 the said estate, and filed his  
 and final account therein.

It is thereupon, ordered, that said  
 account be set for hearing on Wednesday the 27. day of  
 March, 1937, at 1. P. M. and 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.

13300 In the matter of  
 the estate of  
 George Chet Dea

This day the affidavit of P. H. Krigley  
 publisher of the Richmond Gazette  
 a newspaper of general circulation  
 in this County, that the notice of appointment of George  
 D. Choney as Adm. of estate of George Chet, 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.

13267 In the matter of  
 the estate of  
 Patrick C. Dea.  
 Deceased.

This day came, W. P. Vercroft  
 administrator of the estate of Patrick  
 C. Dea. deceased, and filed herein his  
 application duly verified for an  
 order directing the transfer of certain real estate belong-  
 ing to said decedent as set forth in the application.

It appearing to the Court, that, Patrick C. Dea. a  
 resident of Miford Center in said County, died  
 intestate on, 13 day of October 1936, and that on the  
 21. day of October 1936, W. P. Vercroft was, duly  
 appointed and qualified as Adm.  
 John W. Dea. age 72. Miford Center Ohio, brother, one-half  
 Anna Dea " 69 " " " " sister 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 the applicant; It is, hereby  
 ordered, that said real estate be transferred upon

upon the duplicate of the County where such records are situated, to the persons named herein, and that a certificate for the transfer of said real estate, together with the description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

13267 In the matter of The Estate of Patrick C. Dea, Deceased.

This day W.P. Rollins adn of the estate of Patrick C. Dea, deceased, appeared in open court and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate as described and set forth in said petition to wit:

- 10 Shares Ohio Edison Co. preferred - John W. Dea
  - 10 " " " " " " " " Anna Dea
  - 5 " Penn. Railroad Co. stock John W. Dea
  - 3 " The Penn road Corp. John W. Dea
  - 5 " Farmers and Merchants Bank Stock John W. Dea
  - 10 " " " " " " " " Anna Dea
- pool in yards John W. Dea

And it appearing to the court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributed, assent & 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 adn distribute and pay over said assets in kind as described above to those of such distributees as will receive the same. It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution and this cause is continued.

13267 In the matter of Estate of Patrick Dea

distribution and to each of the and it appears respects correct according to law ordered that the same be hereby this proceeding the costs &

13333 In the matter

The Estate of Martha J. Pater This day Plaintiff and filed an application to be appointed with duties and this cause

This day Plaintiff accepted the arranged of the and gave and no demands.

Harvey and is approved that letters of Philip C. Harvey published and be recorded. Jay costs here

13344 In the matter

The Will of John W. Elkin in writing prepared by John W. Elkin It is ordered presentation of the same. Testator knew and that a

2-day of 13165 In the matter

The Last of Jerry seeking to have to probate and

13267 In the matter of the Estate of Patrick C. Dra Demand

This day came N. P. Wellitt administrator of the estate of Patrick C. Dra. deceased and made and filed herein his report of distribution and paying over of the assets of said estate in pursuance of the distribution as were willing to receive the same, and it appearing to the Court that said Report, is in all respects correct, and that such distribution has been made according to law and the former order of the Court, it is ordered that the proceeding 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 & -

13337 In the matter of The Estate of

The last will of Martha J. Patch deceased, late of Raymond, in said County, having been duly proved and allowed: This day Philip C. Harny appeared in open Court and made and filed an application under oath as required by law to be appointed ad. with the will annexed upon giving Bond with sureties as required by law in the sum of \$2000.00 and this cause is continued.

This day Philip C. Harny appeared in open Court accepted the appointment as ad. with the will annexed of the estate of Martha J. Patch, deceased, and gave and filed herein his Bond in the sum of Two thousand Dollars according to law with Marie Harny and W. E. Winkler as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of ad. with the will annexed, issue to said Philip C. Harny that notice of said appointment be published as required by law; that this proceeding be recorded, and that said ad. with the will annexed, pay costs herein.

13344 In the matter of The Will of

An application having been this day presented to the Court by Charles Elbin praying that an instrument in writing purporting to be the last will and testament of John W. Elbin, 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 admission of the same, for probate be given to the next of kin of said testator known to be resident of the State by mailing a notice thereof by registered mail to their addresses and that a hearing on said application will be on the 2-day of March, 1937, at 10. A.M.

13165 In the matter of

The Last Will & Testament of Jerry Argo, Decd. upon the application of Grant Poe seeking to have a purported will of Jerry Argo admitted to probate and record. The Court further finds that

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the sixth day of April, 1936, and that his last will and testament was filed in the Probate Court of Union County, Ohio, on May 18, 1936, and admitted to probate on June 23, 1936. The Court further finds that the said Grant Roy has offered no evidence showing the will of later date to be a valid last will and testament, and the Court further finds that said applicant has offered no evidence whatsoever showing that said instrument might be interpreted to be.

Therefore, it is hereby ordered, adjudged, and decreed, that the application heretofore filed by the said Grant Roy, be, and the same hereby is, dismissed, exceptions saved for applicant.

The Court further finds that applicant refused to advance the necessary Court costs, as demanded by the Court.

13365

In the matter of May Knox, minor. This day this matter came on to be heard upon the application filed herein.

The Court finds that all interested parties have waived the service of summons, and notice and are properly before the Court. It appearing to the Court that May Knox is a minor of the age of 19 years and it further appearing to the Court that a guardian is necessary of the estate of said minor; it further appearing to the Court that Frank Knox the father of said minor, having filed an application herein, is legally competent; and it is ordered that letters of guardianship be issued to said Frank Knox, as provided by law.

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 18, 1936 <sup>and</sup>  
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13345 In the matter of  
 The will of  
 Charles Schlegel, Decedent. Schlegel, praying that an instrument  
 in writing purporting to be the last will and testament of  
 Charles Schlegel, deceased, be admitted to probate: It is ordered  
 3 days notice in writing, of the presentation of said will  
 and of the application for the admission of the same  
 for probate, be given to the surviving spouse, and to the  
 next of kin, of said testator known to be resident of the  
 State, and that a hearing on said application will be had  
 on the 27 day of February, 1937, at 10 A.M.

13079 In the matter of  
 the estate of  
 W. T. Hull, Decedent  
 Administrator of the estate of W. T. Hull, Decedent,  
 and it is found by the Court, that as such  
 Administrator there came into his possession a  
 Certificate of Claim No. 476, issued by T. 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 \$2250<sup>23</sup>. It is  
 found by the Court that it will be to the best interest  
 of all persons concerned, for a Trustee to be appointed  
 for the collection of said Certificate of Claim and  
 proper distribution thereof, in order that this estate  
 may be immediately closed. It is therefore ordered that  
 D. V. Hull, 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.

13300 In the matter of the  
 Estate of Mrs. Christ. Dieckhoff, Decedent. 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 be allowed, and confirmed.

13346 In the matter  
 of the estate  
 of Harrison R.  
 Dieckhoff  
 July advised  
 that the gross  
 composed as  
 \$4100<sup>00</sup> that  
 are \$569<sup>46</sup>  
 that there is  
 estate no sur  
 value of the  
 \$7106<sup>60</sup>  
 the daughter  
 and in confer  
 Harrison R. Die  
 made the said  
 entire net  
 to said estate  
 Successor. Re  
 Florence Sumner  
 Prob. Subj. to Du  
 \$360<sup>00</sup>

By whom  
 J. Florence  
 It is ordered  
 determination  
 be interested  
 Commission  
 \$500 to certify  
 as provided by

10695<sup>a</sup> In the matter  
 of the  
 of John R. J.  
 Guardian of  
 It is ordered that  
 18 day of Feb  
 three days' no  
 be given to  
 service in w  
 interest par  
 law.

10695<sup>a</sup> John R. J.  
 on further for  
 be appointed  
 in interest as  
 Court that said  
 having filed a  
 conditions



13346 In the matter of the estate of Harrison R. Peters deceased having been made. The Court being fully advised in the premises does hereby find and determine: that the gross value of said estate is \$ 7665<sup>00</sup> composed as follows: Personalty \$ 3565<sup>00</sup> real estate \$ 4100<sup>00</sup> That debts including cost of distribution are \$ 569<sup>46</sup>

This 24. day of February, 1937. the above matter came on to be heard and no application for appraisement was made. The Court being fully advised in the premises does hereby find and determine: that the gross value of said estate is \$ 7665<sup>00</sup> composed as follows: Personalty \$ 3565<sup>00</sup> real estate \$ 4100<sup>00</sup> That debts including cost of distribution are \$ 569<sup>46</sup>

That there is no one entitled to dower in said real estate no surviving spouse and that the net actual value of the assets which might be subject to tax, \$ 7105<sup>65</sup> The Court further finds Florence Bonerlot is the daughter of Harrison R. Peters deceased, and as such and in conformity to a trust agreement made by Harrison R. Peters under which distribution is being made, the said Florence Bonerlot is entitled to the entire net estate, that the persons entitled to succeed to said estate are as follows:

Successor	Relationship	Value of Succession	amt. of Exemption
Florence Bonerlot	daughter	\$ 7105 <sup>65</sup>	\$ 3500 <sup>00</sup>
Paul	Subj. to Dep.	amt. of Dep. \$ 3605 <sup>65</sup>	
		\$ 3605 <sup>00</sup>	

Date of accond. Dep. Nov. 22-1935-

By whom paid Corporation  
Florence Bonerlot Village of Richmond.

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein, all entries be forwarded to the Tax Commission of Ohio. It is further ordered that costs \$ 5.00 be certified to Auditor of said county to be paid as provided by law.

10695<sup>a</sup> In the matter of the Guardianship of John R. Jervis, incompetent for the appointment of a Guardian of John R. Jervis, an incompetent person - It is ordered that said application be set for hearing on the 15. day of February, 1937. 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, John R. Jervis, by personal service in writing all other, including John R. Jervis, interested parties, by service by Sheriff as provided by law.

This day Arthur W. Patterson filed an application in Court for the appointment of a Guardian of John R. Jervis, an incompetent person - It is ordered that said application be set for hearing on the 15. day of February, 1937. 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, John R. Jervis, by personal service in writing all other, including John R. Jervis, interested parties, by service by Sheriff as provided by law.

10695<sup>a</sup> John R. Jervis, incompetent on July 24 1937. This day this matter came on further for hearing. It is therefore ordered that a Guardian be appointed. Charles H. Brown having <sup>been</sup> agreed upon by all parties in interest as Guardian for said incompetent. If it appears any to the Court that said Charles H. Brown, is legally competent and he having filed an application herein <sup>in</sup> given Bond \$ 4000<sup>00</sup> conditions according to law with Fidelity & Deposit Co. of N.Y.

Sturgis Cherry, atty-in fact, as surety thereon. It is ordered that said Bond be approved, and that Letters of Administration issue to said Charles H. Brown, as provided by law.

13341

In the matter of the estate of C. M. Jones. Decd. An application under oath as required by law to be appointed as Adm. of the estate of C. M. Jones, Deceased, late of Plain City 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 Bertha Jones Crabbell 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 \$8000 - and this cause is continued.

This day Bertha Jones Crabbell appeared in open Court, accepted the appointment as Adm. of the estate of C. M. Jones deceased, and gave and filed herein her Bond in the sum of \$8000 - with William Crabbell Wolts and Sam E. Graham as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Bertha Jones Crabbell, 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.

13341

C. M. Jones, Deceased - Estate This day this cause came on to the Court upon the filing of an Inventory & appraisement herein by Bertha Jones Crabbell, Administrator. The Court being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have received notice of said filing and have consented to the immediate approval of said inventory. The Court upon examination finds that said Inventory is in all respects correct, and in conformity to law, and the same is hereby approved and confirmed.

13341

In the matter of the estate of C. M. Jones, deceased. Anthonizing and Company of Springfield Missouri and directed No. A. 1420 for

13 341

In the matter of  
The Estate of

C. M. Jones deceased

Crabill for an order of this Court  
authorizing and directing the Springfield Metallic Basket  
Company of Springfield, Ohio to transfer to Bertha Jones  
Crabill as sole heir of said estate, Certificate No. A 1420 for  
50 shares of the Preferred Stock of said Company, and was  
submitted to the Court and the Court being fully advised  
in the premises sustains said application. And the  
Springfield Metallic Basket Company is hereby authorized  
and directed to transfer to Bertha Jones Crabill Certificate  
No. A. 1420 for 50 shares of the Preferred Stock of said Company.

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13200 In the matter of  
 The Estate of  
 Dr. Chas. Deat.  
 the notice of app  
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 newspaper. as  
 with a copy of  
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13266 In the matter of  
 Will of Loma  
 Decreas  
 for an order  
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 of the village of  
 in Sept. 24-  
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 15- 1936. ad  
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 such parcel of  
 Francis Lyman  
 Clarence Shorn  
 And, that the  
 set out in  
 satisfaction of  
 complied with  
 that said  
 of the County  
 James  
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 description  
 with the  
 provided by

13301 In the matter of  
 The Estate of  
 Lincoln Hutto  
 County, that  
 Foster as a  
 was published  
 first herein.  
 for deed, that

13200 In the matter of  
The Estate of  
Est. Elbert Decd.  
the notice of appointment of Sturgis W. Chaney, administrator of the estate of Est. Elbert 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.

13266 In the matter of the  
Wid. of Lona Shover  
Decd.  
This day came Frances Laymaster, daughter and devisee of Lona Shover, decd., and filed herein her application duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Lona Shover a. resident of the village of Mayville in said county, died testate on Sept. 24-1936, that her last will and testament was filed in the Probate Court of Union County, Ohio, on Oct. 15-1936, admitted to probate on Oct. 19-1936, and provided in Vol. V, Page 453, of the Records of said County and that no administration has been had or is contemplated of her estate, that, insofar as they can be ascertained, the following is a list of persons to whom each such parcel of real estate passes by descent or devise:  
Frances Laymaster, Mayville, Ohio, daughter - one-half -  
Blair Shover, Brunswick, O. son - one-half -  
And that the description of said real estate, is, as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant: It is hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

13301 In the matter of  
The Estate of  
Lincoln Hubbard, Decd.  
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 Norvil T. Foster as a. of the estate of Lincoln Hubbard 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 this office.

13345 In the matter of  
The will of  
Charles Schlegel  
deceased.

This matter came on this day further to be heard on the application of Melian Schlegel to admit to probate and record the will of Charles Schlegel deceased, late of the village of Maryville in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Nellie Schlegel 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 it further appearing to the Court that A. H. Kellepeth one of the subscribing witnesses to said will, is dead. Therefore C. A. Hopkins and Carrie Hornbush appeared in open Court and were duly sworn, and examined according to law, touching the genuineness of the signature of said A. H. Kellepeth attached to said will. Whereupon upon this day came George Schwalbe the other subscribing witness to said will, who having been duly sworn testified as to the execution and attestation of said will which testimony was reduced to writing, 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 Charles Schlegel 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.

13349 In the matter of  
Lena Humber.

Lena Humber  
by law. for. under  
Hospital. It is  
Collins and it  
Longlake and Dr.  
witnesses, to app  
cause is contin  
This day  
said Lena Humber  
the Judge pro  
heard the test  
ballroom, the  
said Lena Humber  
statement in  
she has been  
for one year  
insanely has  
in this State;  
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that T. P. D.  
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for the admission  
said Lena Humber  
Hospital, sur  
13348 In the matter of  
The Estate of  
Charles Schlegel  
deceased  
Schlegel the  
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by law. that  
Lena execute

13349 In the matter of  
Lena Huber.

Summary  
This day Michael Huber, a resident of  
Mangrove in this county, appeared in open  
court and filed an affidavit in form presented  
by law for admission of said Lena Huber into the Columbus State  
Hospital. It is therefore ordered that a writ issue to A. A.  
Collins and it is further ordered that subpoenas issue for Dr. P. D.  
Longbrake and Dr. Fred Callaway, 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 Lena Huber was brought before the Court. Thereupon  
the Judge proceeded with the examination, and having  
heard the testimony of Dr. P. D. Longbrake and Dr. Fred  
Callaway the medical witnesses, and being satisfied that  
said Lena Huber is insane; that she was a legal  
resident in Mangrove 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. Fred Callaway the medical  
witnesses in attendance make out a certificate setting  
forth the facts 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 Lena Huber. Further ordered  
said Lena Huber be committed to custody of Columbus State  
Hospital, until otherwise ordered.

13348 In the matter of  
The Estate of  
Charles Schlegel, Jr.

Deceased.  
The last Will of Charles Schlegel, Jr. having heretofore been duly  
proved and allowed; this day Nellie  
Schlegel the executrix named in said Will, appeared in  
open court and made and filed an application under  
oath as required by law to be 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 Nellie Schlegel is a suitable person and  
legally competent; and that by the terms of said Will  
said Testator ordered or requested that his executrix  
may execute it without giving bond; it is ordered that  
she be appointed as such executrix, and that  
Letters Testamentary be granted and issued on the Will  
of said decedent to her without given bond. That  
notice of said appointment be published as required  
by law. That this proceeding be recorded, and that  
said executrix pay costs herein

13347

In the matter of the Estate of Ida J. Peters deceased.

This day Florence A. Somerlot appeared in open Court and made and filed an application under oath as required by law, to be appointed as administratrix of the estate of Ida J. Peters deceased. State of Richmond, & 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 Adm. should be appointed and that said Florence A. Somerlot is a suitable person and legally competent, it is ordered that she be appointed as such Administratrix upon giving bond with securities, as required by law, in the sum of \$200, and this cause is continued.

This day Florence A. Somerlot appeared in open Court accepted the appointment as Adm. of the estate of Ida J. Peters deceased, and gave and filed herein her Bond in the sum of \$200 with J. Wright Peters, and Eliza Peters as securities, which Bond is approved by the Court.

It is ordered that Letters of Administration issue to said Florence A. Somerlot, that notices of appt. be published as required by law, and adm. pay costs \$5.00

12123

In the matter of the estate of

Prudence B. Emswiler  
deceased.  
premises. find  
\$1972.91, and  
that debts are  
\$480.00. That  
estate and that  
\$366.45,  
\$366.45 is pay  
of the will of  
The Otterbein  
to pay and the  
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because the  
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to that effect  
or records in  
succeeded, are as  
successor relations

- The Otterbein Home & Home, Lebanon, Mo.
- The Congregational Home Missionary Society, 287 4<sup>th</sup> av. N. Y. City, N. Y.
- The American Board of Commissioners of Foreign Missions, 1 Beacon St. Boston, Mass.
- The Doniphon Congregational Church, Doniphon, Mo.
- The Congregational Church, American Mass. av. 287 4<sup>th</sup> av. N. Y. C. N. Y.
- The Congregational Protestant Relief Society, 4<sup>th</sup> av. N. Y. City, N. Y.

- all -  
It is ordered that the same be given by mail forwarded to the above stayed at \$5.00 in manner as follows



12/103

In the matter of the estate of  
Primitia B. Embree  
deceased

This 27 day of July 1937, the above matter came on to be heard and no application for appointment having been made the Court being fully advised in the premises find: that the gross value of said estate is \$1942.91. Personalty \$1942.91 Real estate - no - that debts are 109 04/100 dollars and cost of administration is \$450.00. That there is no one entitled to dower in said real estate and that the net actual market value of the assets is \$366.45. The Court finds that all of said sum of \$366.45 is payable to the legacies mentioned in Item 4 of the Will of the decedent. That the legacy going to The Otterbun Home located in Lebanon Ohio is not subject to tax and that the remaining legacies are subject to tax of 7% of the amount paid by the administration in Ohio with interest from the 2 day of August 1936. That this interest should be reduced from 8% to 5% because the administrator and his former attorney did not believe the estate to be subject to tax and filed papers to that effect which were never properly passed upon or recorded in this Court. That the persons entitled to succeed, are as follows:

Successor	relationship	val. of succession	Ant. of Expr.	Bal. sub. of Integ	Duty to pay	Exp. account.
The Otterbun Home Lebanon Ohio	none	73.29	73.29	none		
The Congregational Home Missionary Society 287 4 <sup>th</sup> ave. N.Y. City N.Y.	none	73.29	none	73.29	5-13	8-2-31
The American Board of Commissioners of Foreign Missions 14 Beacon St. Boston, Mass	none	73.29	none	73.29	6-13	8-2-31
The Dorisphan Congregational Church Dorisphan N.Y.	none	36.65	none	36.65	2-57	"
The Congregational American Miss. Assn. 287 4 <sup>th</sup> ave. N.Y.C. N.Y.	none	73.29	none	73.29	5-13	"
The Congregational Bd. of Christian Relief 287 4 <sup>th</sup> ave. N.Y. City N.Y.	none	36.65	none	36.65	2-57	"

Person by whom - Tax should be paid  
Calvin Lippitt, 243 Central Ave. Lebanon, Ohio  
Formalship - Income Tax

- all -  
It is ordered that notice of this adjudication be determined to be given by mail to all persons interested therein and copies of entries forwarded to Tax Commission of Ohio. Further orders proceeding stayed at \$5 - certified to Auditor of said County to be paid in manner as provided by law.

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

- 12847 Anna L. Plotts, ad. of the estate of W. M. Plotts, decd. First & final account.
- 11854 R. B. DeGord, ad. " " " Innes M. Miller " account.
- 13096 prob. C. Sanders, ad. of the estate of Ray E. Sanders. First & final account.
- 11785 Norman C. Bourn, executor of the estate of Linnie Longbrake. Second & final account.
- 12998 Lewis H. Harris, ad. of the estate of Ray J. Harris, decd. First & final account.
- 13072 Ernest C. Reed, executor of the estate of William S. Reed, decd. First & final account.
- 13151 Bertha Redgray, ad. of the estate of Leticia M. Baker, deceased. First & final account.
- 13151 G. Q. Wiley, guardian of only J. Chapman, circumlocutor. 13th account.
- 13198 Simon Nichols, administrator of the estate of Mary S. Nichols, deceased. First & final account.
- 13315 Matthew Nicol, ad. of the estate of John George Nicol, deceased. First & final account.
- 12444 Jon L. Sangrey, executor of the estate of Jane Longbrake, deceased. First & final account.
- 12778 Lee Redman, guardian of Agnes Charlotte Hines, minor. 3rd account.

11785 In the matter of  
The Estate of  
Linnie Longbrake, deceased  
same on for hearing and having been filed thereto, and no 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 and correct and in conformity to law. Therefore the said account is approved, allowed, and confirmed. Mrs. E. Myers an attorney is hereby allowed the sum of \$25.00 legal services. Said Norman C. Bourn, as executor is hereby allowed the sum of \$150.00 being commissions on the amount collected and accounted for by him in full compensation for all his ordinary services rendered as trustee of said estate since last account filed. The Court finds said account, duly balanced, and said estate settled according to law. estate balanced at \$3014.<sup>24</sup> Orders cost paid \$5. Jan 6-1937.  
It is ordered, that said account, and the proceed- ings herein, be recorded in records of this office

This day the 2nd and final account of Norman C. Bourn, executor of the estate of Linnie Longbrake, deceased same on for hearing and having been filed thereto, and no 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 and correct and in conformity to law. Therefore the said account is approved, allowed, and confirmed. Mrs. E. Myers an attorney is hereby allowed the sum of \$25.00 legal services. Said Norman C. Bourn, as executor is hereby allowed the sum of \$150.00 being commissions on the amount collected and accounted for by him in full compensation for all his ordinary services rendered as trustee of said estate since last account filed. The Court finds said account, duly balanced, and said estate settled according to law. estate balanced at \$3014.<sup>24</sup> Orders cost paid \$5. Jan 6-1937.  
It is ordered, that said account, and the proceed- ings herein, be recorded in records of this office

13151 In the matter of  
The estate of  
Leticia M. Baker  
on for hearing  
published ac-  
count, and  
to the same,  
said account  
pertaining thereto  
finds the same  
and in conform-  
is hereby approved  
and allowed.  
To the m<sup>r</sup>. allowed  
The Court find  
estate settled  
executing pay  
said account  
in the Record  
12444 In the matter of  
The Estate of  
Jane Longbrake,  
deceased  
on for hearing  
been published  
thereto, and no  
same, and the  
and the vouchers  
thereto, and being  
the same, and  
conformity to law  
approved, and  
sum of \$498.  
amount exp-  
decident. Re-  
account the  
and account  
Account balance  
12998 In the matter of  
The Estate of  
Ray J. Harris,  
hearing and  
published ac-  
thereto and, in  
the same, and  
account and  
pertaining thereto  
premises, find  
and correct

13151 In the matter of  
The estate of  
Sallie M. Baker, Dec'd.  
M. for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 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 executor is hereby allowed the sum of \$808.84 (sole beneficiary) F. P. M. Elister attorney fee \$20.00 is hereby allowed. The court finds said back account duly balanced, and said estate settled according to law. It is ordered, that said executor pay the costs \$5.00 paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

This day the first and final account of Bertha Ridgeway executrix of the estate of Sallie M. Baker, deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers thereinto 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 executor is hereby allowed the sum of \$808.84 (sole beneficiary) F. P. M. Elister attorney fee \$20.00 is hereby allowed. The court finds said back account duly balanced, and said estate settled according to law. It is ordered, that said executor pay the costs \$5.00 paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

12444 In the matter of  
The estate of  
James Longmy, Dec'd.  
M. for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 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 executor is hereby allowed the sum of \$498.00 as a. credit being a just and reasonable amount expended by him for a monument for said decedent. R. L. Cameron, atty fee \$5.00 allowed. John L. Longmy, is allowed the sum of \$37.00 being commissions on the amount collected and accounted for by him. Being in full compensation for all services account balanced. Paid \$5.00 July 9-1937. Ordered. recorded.

This day the first and final account of John L. Longmy, executor of the estate of James Longmy, deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 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 executor is hereby allowed the sum of \$498.00 as a. credit being a just and reasonable amount expended by him for a monument for said decedent. R. L. Cameron, atty fee \$5.00 allowed. John L. Longmy, is allowed the sum of \$37.00 being commissions on the amount collected and accounted for by him. Being in full compensation for all services account balanced. Paid \$5.00 July 9-1937. Ordered. recorded.

12990 In the matter of  
The Estate of  
Ray J. Harris, Dec'd.  
M. for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 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.

This day the first and final account of Carrie H. Harris adx. of the estate of Ray J. Harris deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the court having carefully examined said account and the vouchers thereinto 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 Administrator is hereby allowed and confirmed. Said administrator is hereby allowed the sum of \$270.00 (being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Expenses and sundries are, attorneys hereby allowed, the sum of \$77.00 which sum the Court considers just and reasonable.

The Court finds said account duly balanced. It is ordered that said Administrator pay the costs \$5.00 paid January 18, 1937. It is ordered that said account and the proceeding herein be recorded in Records of this office.

12809

In the matter of The estate of W. H. Plotner deceased.

This day the just and final account of Anna L. Plotner adm. of the estate of W. H. Plotner deceased came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 find the same to be in all respects just and correct, and in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed. Said adm. is hereby allowed the sum of \$231.25 as a credit being a just and reasonable amount expended by her for a monument for said decedent Calista L. Cary E. as attorney is hereby allowed the sum of \$145.00 being a just and reasonable amount allowed. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered that said Administrator pay the costs \$5.00 paid January, 1937. Ordered account and the proceeding herein be recorded in the Records of this office.

11854

In the matter of The Estate of Mollie M. Miller deceased.

This day the just partial account of R. B. DeLoe Administrator of the estate of Mollie M. Miller deceased came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon 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.

The Court finds said account balanced. It is ordered that said Administrator pay the costs \$5.00 paid July 5, 1932. Ordered said account and the proceeding herein be recorded in the Records of this office.

13096

In the matter of The estate of Roy E. Landis. Mr. for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereon and all matters pertaining thereto, and being fully advised in the premises. Finds the same to be in all respects just and correct, and in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed. Said Administrator is hereby allowed the sum of \$75.00 paid January 22, 1937.

13072

In the matter of The estate of Winnie S. Reed. Winnie S. Reed. ment due not law. 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 said account according to law. Therefore the said account is hereby approved, allowed, and confirmed. Said Administrator is hereby allowed the sum of \$5.00 paid January 1937.

13198

In the matter of Estate of Mrs. hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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 all respects. Therefore the said account is hereby approved, allowed, and confirmed. Total amount

13096

In the matter of  
The Estate of  
Rory E. Landis, dec'd

This day the first and final account of  
Jacob. C. Landis administrator 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 therewith 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. Harpes and Sanders attorney pro-se hereby allowed the sum of \$25-. The court finds said account duly balanced, and said estate settled according to law.

It is ordered, that said administrator pay the costs \$5. Jany 22- 1937. paid. Ordered recorded.

13097

In the matter of  
The Estate of  
Winnifred S. Reed, Dec'd

This day the 1<sup>st</sup> and final account of  
Ernest C. Reed executor of the estate of  
Winnifred S. Reed, deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court having carefully examined said account and the vouchers therewith and all 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. Miss L. Mayes as attorney is 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. paid Jany 19- 1937. Ordered that said account and the proceedings herein be recorded in Records of this office.

13198

In the matter of the  
Estate of Mary E. Nichols  
deceased.

This day the first and final account of  
Dennis Nichols, ad. of the estate of  
Mary E. Nichols deceased, came on for  
hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto, and no 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 and correct and in conformity to law. Therefore, the said account is hereby approved, allowed, and confirmed.

Total amount charged \$350.00; Total amt. credited \$709.27 - Deficit

It is ordered, that said Bruno Nichols pay costs \$5- Aug. 29 1936.  
It is ordered, that said account and the proceedings herein be recorded in this office.

19315

In the matter of The Estate of John George Nicol, Decd.  
John George 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 thereon 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 said account is hereby approved, allowed and confirmed. Said admr. is hereby allowed the sum of \$430<sup>43</sup> compensation. Hoopes and powder as attorneys are hereby allowed the sum of \$144<sup>50</sup> which sum the Court considers just and reasonable.

This day the joint and final account of Katherine Nicol Adm. of the estate of John George 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 thereon 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 said account is hereby approved, allowed and confirmed. Said admr. is hereby allowed the sum of \$430<sup>43</sup> compensation. Hoopes and powder as attorneys are hereby allowed the sum of \$144<sup>50</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 account of admr. be recorded in the Records of this office. Due January 1937

193728

In the matter of The Estate of Agnes Charlotte Hines, minor  
Agnes Charlotte Hines, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises. do find the same to be in all respects just and correct and in conformity to law.

This day the 3<sup>rd</sup> partial account of Lee Redman Guardian of Agnes Charlotte Hines, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises. do find the same to be in 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 balance \$822<sup>24</sup> in the hands of said admr. and said bond; which said admr. is ordered to pay over according to law - Order Guardian pay \$ costs paid Jan. 27 1937.

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

In the matter of The Guardianship of Mary J. Chapman - Incapacitated  
Mary J. Chapman - Incapacitated, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises. do find the same to be in all respects just and correct and in conformity to law.

This day the 1<sup>st</sup> account of C.O. Wray Adm. of Mary J. Chapman came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereon and all the matters pertaining thereto, and being fully advised in the premises. do find the same to be in all respects just and correct and in conformity to law.

Hoopes and powder account. The Court hands of said he is ordered. It is ordered that recorded in the

193121

In the matter of The Estate of John E. Boardman  
John E. Boardman Adm. of the Estate of Maryville Boardman came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 the matters pertaining thereto, and being fully advised in the premises. do find the same to be in all respects just and correct and in conformity to law.

1936.  
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13121

Hopewell and Sanders as attorney fees for making account:  
account. The Court finds a balance of \$436.42 in the  
hands of said Guardian and said ward, which amount  
he is ordered to pay over according to law.  
It is ordered that said Guardian pay costs \$5. paid 1-25/37.  
Ordered that said account and the proceeding herein be  
recorded in the Records of this office. See Page 375 Corrected Entry.  
In the matter of The estate of  
This day the Schedule of Claims Debts and  
Liabilities hereof filed herein came on for  
John E. Brown, Deit. hearing It appearing to the satisfaction  
of the Court that notice of the filing of the said Schedule of Debts  
has been given to all interested parties by publication in  
Macon's Tribune, as required by law and no exceptions having  
been filed thereto it is now ordered that said Schedule  
of Debts after being duly examined be allowed and confirmed.

Saturday July 27

THE COL. & S. MFG. CO. 78214

THE COL. & S. MFG. CO. 78214

13333 In the matter of  
 The Estate of  
 Martha J. Patch.  
 G. Harry and  
 J. Patch, decedent  
 premises find  
 and all persons  
 and appraisers  
 have made the  
 approval of our  
 that said inventory  
 conform to law  
 confirmed.

13350 In the matter of  
 Emma Elliott, decedent  
 This day the  
 in this County  
 in the form of  
 Elliott, in his  
 ordered that  
 Commanding  
 to the same to  
 1937. at. 2  
 ordered that  
 Dr. H. G. Smith  
 witness to  
 and this case

This day the  
 said Emma  
 Thompson, and  
 and having  
 and Dr. H. G.  
 and being satisfied  
 that she  
 Paris Township  
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 her being at  
 and that  
 Columbus, S.  
 Dr. P. D. Long  
 or since all  
 facts, as given  
 supp. be made  
 said Emma  
 Emma Elliott  
 until a further



13333 In the matter of  
 The Estate of  
 Martha J. Patch, dec'd  
 b. Harry and with the will annexed, of the estate of Martha J. Patch, deceased.

This day this cause - came on to be heard upon the filing of an inventory and appraisement herein filed by Philip J. Patch, dec'd. The Court, being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have waived notice of said filing and consented to the immediate approval of said inventory. The Court upon examination finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

13350 In the matter of  
 Emma Ellish, deceased

Ordered to commit Emma Ellish  
 in Ohio State Hospital, Cth. D.

This day Homer Dodge, a resident citizen of New California in this County, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Emma Ellish into the Columbus State Hospital. It is therefore ordered that a warrant issue to W. S. Rossa Sheriff commanding him to bring said Emma Ellish alleged to be insane before this Court on the 1<sup>st</sup> day of March 1937, at 2 o'clock P.M. and it is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. H. G. Southard, 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 Emma Ellish was brought before the Court. Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. P. D. Longbrake and Dr. H. G. Southard the medical witnesses and being satisfied that said Emma Ellish 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, but her being at large is dangerous to the community and that she is a suitable for treatment at the Columbus State Hospital. It is therefore ordered that Dr. P. D. Longbrake, Dr. H. G. Southard, the medical witnesses in attendance make out certificate setting forth facts as provided by law and it is further ordered that supp. be made to W. S. Rossa Sheriff for admission of said Emma Ellish and it is further ordered that said Emma Ellish be committed to custody of Col. State Hospital until other wise ordered.

49

13333

In the matter of the estate of Mrs. J. Patch, deceased, and, no application for appraisement having been made, the Court, being fully advised in the premises, do hereby find and determine:

That the gross value of said estate, is \$4290<sup>82</sup> Personality: \$3890<sup>82</sup> real estate \$400<sup>00</sup> That the debts \$356<sup>08</sup> cost of administration \$400<sup>00</sup>. No one entitled to demand, and the net actual market value of the assets which might be subject to tax, is \$3534<sup>74</sup>

The court further finds that the persons entitled to demand to said estate, are, as follows:

Successor	relationship	value of	amt. of	Prob. subj. amt. of	accrued	Imp-
		succession	Grant	to tax	tax	
Philip C. Harry	grandson	\$2534.74	\$3500 <sup>00</sup>	none	none	
Blair C. Beach	sister	300 <sup>00</sup>	500 <sup>00</sup>	"	"	
Harley W. Malin	none	400 <sup>00</sup>	none	400 <sup>00</sup>	28 <sup>00</sup>	3/3-37
Miriam Gifford	none	300 <sup>00</sup>	"	300 <sup>00</sup>	21 <sup>00</sup>	" " " "

To be paid by Philip C. Harry, ad - It is ordered that notice of this adjudication and determination be given by mail to all persons interested therein, entries and exemptions secured, be forwarded forthwith to the Tax Commissioner of Ohio. It is further ordered that the costs \$5<sup>00</sup> be certified to Auditor of said County, to be paid in the manner provided by law.

13306

In the matter of the estate of John Kremer, dec'd. having filed an application duly verified, for a finding and order, that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same came on for hearing, and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is, Seven thousand, eight hundred and fifty-six and 91/100 dollars - the debts and costs of administration are four thousand nine hundred and forty-four and 50/100 dollars - the net actual market value thereof is seven thousand nine hundred and thirteen and 41/100 dollars

That the heirs of said John Kremer, are his widow, adult children and the descendants of adult children and that the share of none of such heirs exceeds the exemption from payment of inheritance tax allowed by law, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered that a copy of this entry be certified to the Tax Commission of Ohio, costs \$3<sup>00</sup> be certified to the County Auditor.

Rosa Kremer, as executrix of the estate of John Kremer, deceased, having filed an application duly verified, for a finding and order, that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio, the same 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, eight hundred and fifty-six and 91/100 dollars - the debts and costs of administration are four thousand nine hundred and forty-four and 50/100 dollars - the net actual market value thereof is seven thousand nine hundred and thirteen and 41/100 dollars

13351

In the matter of the estate of John W. Elmer, dec'd. this day to be heard in open Court under such executor, and the estate comm and the Court is, w. suitable by the terms of requested that bond: it is, executor, and issued w. the giving bond, published as recorded.

13344

In the matter of the will of John ... in said County shown to the decedent, die all the rest of of the State filing of said probate, and former order given consent to ... Will, this has been duly sub execution and was reduced to and was filed finds that is, the last deceased, the and that t said Will was and not re Court orders and that it witnesses at this Court

13351 In the matter of

The estate of  
John W. Elbin, Dec'd.

The last Will of John W. Elbin deceased late of Paris Twp. in said County, having heretofore been duly approved and allowed, this day Charles Elbin the executor in said Will, appeared in open Court and made and filed an application under oath as required by law. To be appointed as such executor, also a statement in general terms, as to what the estate consists of, and the probable value thereof; and the Court being satisfied that said Charles Elbin is a suitable person, and legally competent, and that by the terms of said Will said Testator ordered, or requested that the Executor execute it, without giving bond; it is ordered, that he be appointed, as such executor, and that letters Testamentary be granted, and issued w. 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

13344 In the matter of the

Will of John W. Elbin deceased

This matter came on for trial to be heard, on the application of Charles Elbin to admit to probate and record the Will of John W. Elbin deceased, late of the Township of Paris in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse, and all the next of kin of said decedent known to be residents of the State have been duly served, with notice of the filing of said Will, and of the application to admit it to probate, and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Carl Broome and L. M. Gamble 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 John W. Elbin 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.

1335-2 In the matter of  
 The Estate of  
 Hannah Duffany  
 Deceased

deceased, state or  
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 Hannah Duffany  
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 costs herein to

13244 In the matter of  
 the Estate of  
 Laura J. Rice. De  
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 noticed herein  
 notice in the  
 same - Do

1335-2

In the matter of  
The Estate of  
Hannah Tiffany  
Deceased

This day Anna J. Mummy, appeared in open Court, and made and filed an application under oath as required by law to be appointed as Administrator of the estate of Hannah Tiffany deceased, late of Millford Center in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Anna J. Mummy, is a suitable person and legally competent, it is ordered that she be appointed as such administrator upon giving bond with the Fidelity and Deposit Company of Baltimore as surety therein, and this case is continued

This day Anna J. Mummy appeared in open Court, accepted the appointment as Administrator of the estate of Hannah Tiffany deceased and gave and filed her Bond in the sum of Three thousand and no/100 dollars, conditions according to law, with the Fidelity and Deposit Company of Baltimore as surety, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Anna J. Mummy that notice of said appointment be published as required by law; that this proceeding be recorded, and that said adx. pay the costs herein taxed, at \$-

13244

In the matter of  
The Estate of  
Laura J. Rus. Dec'd by the  
executor

This day a Schedule of debts in the above captioned estate was filed in this Court by the executor of said estate. It is ordered that the approval of said Schedule of debts be set for hearing before this Court forthwith, and that notice of said hearing be given to all persons entitled to notice under the State of Ohio, by said executor to Don Fuller the only heir at law who has waived her rights as noticed herein, March 2-1937. I hereby waive my right of notice in the above case and consent to the entry of the same - Don Fuller -

49

13318

In the matter of  
The estate of  
James J. Deussen.

deceased  
that all persons interested in said estate and all the persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have received notice of said inventory.

This day this cause - came on to be heard upon the filing of an inventory and appraisement herein by Paul J. Ryan, administrator. The court being fully advised in the premises finds that all persons interested in said estate and all the persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have received notice of said inventory. The court upon examination finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

13244

In the matter of  
The estate of  
James J. Reed.

deceased  
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.

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 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.

12062

In the matter of  
James Laid -  
account. It is  
bearing in witness  
notice thereof to  
James

Settlement of an  
accounts; comp

12728

H. H. Williams

13059

Jerry E. Rinehart.

12577

Norman C. Brown

10711

Nancy Prouty

12322

Charles H. Reed.

8829

Lillie M. Brown

10695

Horace Jones

11300

Chas. P. Callan

13267

W. P. Wolcott

13231

Walter Kaufman

12062

Norman C. Brown

Any person  
accounts in  
prior to the date  
to be heard and  
disposed of

12062 In the matter of the estate of Salma Lind. Decd. of said estate, and filed his first and final account. It is therefore ordered that said account be set for hearing on Saturday the 27 day of March, 1937, at 1. P. M. and that notice thereof be published as required by law in Union County Journal

March 4 -

Settlement of accounts.

accounts; confirmation Saturday March 27 -

- 12728<sup>2</sup> H. H. Williams guardian of Earle Whites Jr. First account.
- 13059 Jerry E. Rinehart, executor of the estate of Aniamoth A Rinehart First and final account.
- 12577 Norman C. Borm. Guardian of the estate of John C. Borm. First and final account.
- 10711 Nancy Prouty guardian of Edwin D. Baker minor. Eighth account.
- 12322 Charles H. Reed, executor of the estate of Harry L. Reed Second. partial account.
- 8629 Lillie M. Birmingham, guardian of George W. L. Longuet. Ninth account.
- 10695 Florence Jones, guardian of John R. Jones, incompetent. 9<sup>th</sup> and final account.
- 11300 Chas. P. Callahan, adr. of the estate of Isaac Callahan deceased. First and final account.
- 13267 W. P. Wolcott administrator of the estate of Patrick C. Dea. First and final account.
- 13231 Walter Kaufman, adr. of the estate of Jacob Kaufman. First and final account.
- 12062 Norman C. Borm, administrator of the estate of Salma Lind. First and final account.

Any person interested may file written exceptions to said accounts, or to any item thereof, 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.

13322 In the matter of  
 the estate of  
 Emily Lockwood, deceased,  
 in his County. That the notice of adm. of the estate of Emily Lockwood, deceased, was published in said newspaper as heretofore ordered, was filed, with copy of notice. Order recorded.

This day the affiant of Emma Chappat, agent of the Union County Journal, a newspaper of general circulation in his County, that the notice of adm. of the estate of Emily Lockwood, deceased, was published in said newspaper as heretofore ordered, was filed, with copy of notice. Order recorded.

13335 In the matter of  
 the estate of  
 Artelissa Cook  
 general circulation  
 of J. A. Yealey  
 banking deceased  
 heretofore ordered  
 of said notice  
 in records of

13333 In the matter of  
 the estate  
 of Martha J. Patch  
 estate of Martha  
 application, duly  
 transfer of cert  
 as set forth in  
 Court that Mrs  
 County died  
 will and testa  
 on July 6-193  
 recorded in W  
 Union County.  
 Philip C. Harvey  
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 of real estate  
 Philip C. Harv  
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 with by said ap  
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 estate, togeth  
 the Recorder

13328 In the matter of  
 Martha J. Patch.  
 It is then upon  
 Saturday the 24.  
 thereof by just  
 County Jour  
 matter is conl



13335- In the matter of  
 the Estate of  
 Artelissa Conklin deceased.  
 Great circulation in this County.  
 of J. A. Yealey as administrator of the estate of Artelissa  
 Conklin 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.

This day the affidavit of E. M. M. Schoppert - agent of the Union  
 County Journal - a newspaper of  
 that the notice of appointment  
 of J. A. Yealey as administrator of the estate of Artelissa  
 Conklin 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.

13333 In the matter of  
 the Estate of  
 Martha J. Patch deceased.  
 estate of Martha J. Patch deceased. and filed herein his  
 application, duly verified, for an order directing the  
 transfer of certain real estate belonging to said decedent,  
 as set forth in the application. It appearing to the  
 court that Martha J. Patch a resident of Raymond in said  
 County died testate on February 3- 1937. that her last  
 will and testament was filed in the Probate Court of this  
 County on July 6- 1937. was admitted to probate on July 13- 1937, and  
 recorded in Volume V. page 477. of the Records of wills of  
 Union County, Pa. and that on the 13. day of February 1937,  
 Philip C. Harney was duly appointed and qualified Administrator  
 with the will annexed of the said decedent; that insofar  
 as they can be ascertained, to whom each such parcel  
 of real estate passed by descent or devise.

This day came Philip C. Harney  
 was with the will annexed of the  
 estate of Martha J. Patch deceased. and filed herein his  
 application, duly verified, for an order directing the  
 transfer of certain real estate belonging to said decedent,  
 as set forth in the application. It appearing to the  
 court that Martha J. Patch a resident of Raymond in said  
 County died testate on February 3- 1937. that her last  
 will and testament was filed in the Probate Court of this  
 County on July 6- 1937. was admitted to probate on July 13- 1937, and  
 recorded in Volume V. page 477. of the Records of wills of  
 Union County, Pa. and that on the 13. day of February 1937,  
 Philip C. Harney was duly appointed and qualified Administrator  
 with the will annexed of the said decedent; that insofar  
 as they can be ascertained, to whom each such parcel  
 of real estate passed by descent or devise.

Philip C. Harney, Pittsburg, Pa. Grandson - all -  
 and that the description of said real estate is as set  
 out in said application; and it appearing to the satis-  
 faction of the Court that the law has been fully complied  
 with by said applicant; It is hereby ordered that said  
 real estate be transferred upon the duplicate of the County  
 where such parcels are located, to the persons named  
 and that a certificate for the transfer of said real  
 estate together with the description embraced be filed with  
 the Recorder - as provided by law.

This day came Philip C. Harney  
 and that the description of said real estate is as set  
 out in said application; and it appearing to the satis-  
 faction of the Court that the law has been fully complied  
 with by said applicant; It is hereby ordered that said  
 real estate be transferred upon the duplicate of the County  
 where such parcels are located, to the persons named  
 and that a certificate for the transfer of said real  
 estate together with the description embraced be filed with  
 the Recorder - as provided by law.

13328 In the matter of  
 Martha J. Patch. Dec'd estate.  
 It is there upon ordered that said account be set for hearing on  
 Saturday the 24. day of April 1937. 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.

This day came Philip C. Harney  
 Dec'd estate. It is there upon ordered that said account be set for hearing on  
 Saturday the 24. day of April 1937. 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.

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 l circulation  
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 published  
 copy

13300 In the matter of  
 the Estate of  
 Mrs. Chas. D. Cheney  
 deceased.  
 Statements and  
 the widow has  
 take the property &  
 that the property  
 court being rates  
 be to the best of  
 property, at for  
 Ordered, that  
 Mrs. Chas. D. Cheney  
 shall for not be  
 It is further  
 upon delivery  
 It is further  
 of his former

13304 In the matter of  
 of John Kreamer  
 deceased, and  
 or, to take in  
 whereupon the  
 will and her  
 the law in the  
 and, she de  
 of said will  
 that her elec

Journal of the  
 13354 In the matter  
 The Estate of  
 Charles G. Moore  
 deceased  
 from adminis  
 notice of said  
 spouse, and  
 creditors of  
 the estate of  
 that it is  
 that the de  
 Name, add  
 Lloyd W. R  
 Son.  
 Dr. C. L. Thompson

It is ordered,  
 relieved from  
 the applica  
 enclosing 8

13300 In the matter of  
 the Estate of  
 Geo. Elert, Deceased.  
 Sturgis H. Cheney, Adm.

This day this cause came on, to be heard upon the application to sell Personally therein described, and the Court, being fully advised in the premises, finds that the statements and allegations in said application are true, that the widow has been duly notified and has no desire to take the property except to be sold at its appraised value, and that the property ought to be sold, as prayed for. And the Court, being satisfied upon good and sufficient proof, that it will be to the best interest of all persons concerned to sell said property, at private sale, it is therefore,

Ordered, that Sturgis H. Cheney, adm. of the estate of Geo. Elert deceased, sell said personal property at private sale for not less than the appraised value thereof.

It is further Ordered, that said sale be made for cash upon delivery of said property.

It is further ordered, that said administrator make return of his proceedings herein within 30 days after sale

13304 In the matter of the will of  
 John Kreamer, Deceased.  
 Rosa Kreamer, widow of John Kreamer, Deceased, and applicant to make her election whether to take or to take under the will of said John Kreamer, deceased.

This day personally came into open Court Rosa Kreamer, widow of John Kreamer, deceased, and applied to make her election whether to take or to take under the will of said John Kreamer, 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.

13354 In the matter of  
 The Estate of  
 Charles B. Morrow,  
 Deceased.

This matter came on to be heard on this 6<sup>th</sup> day of March, 1937, on the application of Edwin F. Morrow, for an order relieving the estate of Charles B. Morrow, deceased,

from administration and it appearing to the Court, that notice of said hearing has been mailed by the surviving spouse and the next of kin of the decedent and their creditors of the hearing of said application, and that the estate of said decedent is of less value than \$500; that it is not subject to any inheritance tax and that the debts against said estate are, as follows:

Name	Address	For what	Amount
Lloyd Wankel	Richmond, Va.	Funeral services	\$90.00
Edson			
Dr. C. L. Thompson	Peoria, O.	medical services	\$10.00

It is ordered, that said estate be and hereby is relieved from administration; that Edwin F. Morrow the applicant herein declare to Mattie M. Morrow the surviving spouse of said decedent, all the personal

effects of said decedent, that he pay the creditors above listed their respective amounts cash, and pay the costs of this proceeding and forthwith make return of his proceedings to this court.

13354

In the matter of

The estate of Charles B. Morrow. Dec. application of Edwin F. Morrow. for an order releasing the estate of Charles B. Morrow. from administration. It is ordered that said application be heard 6- day of March 1937. at 10. a.m. and that said Edwin F. Morrow serve written notice on the surviving spouse and next of kin of said decedent. of the hearing of said application or obtain from them a waiver of notice of said hearing.

13349

In the matter of

The estate of Ida J. Peters. Decedent. is the duly appointed, qualified, and acting adm. of the estate of Ida J. Peters. decedent. late of of the village of Richmond in said county. applicant further says that there is no personal property whatsoever belonging to the estate, of said decedent, and that said estate consists solely of the following described real estate. to-wit: An undivided one-half interest in the following described real estate: Situated in the county of Union, in the State of Ohio, and in the Township of Clairbourne and bounded and described, as follows:

Known as being part of Survey no. 6307. and bounded and described as follows. Beginning at a stone in the center of the road leading from Richmond to Essex. the said stone being the southwest corner of a lot formerly owned by Sarah S. Wells. thence N. 88° East (with the line of Sarah S. Wells lot) 25.54 poles to a stone in the west line of the N. Y. P. & O. Railway; thence south 29° 30' West with the line of said Railway 14.20 to a stone; thence N 84° 30' W. 19 2/33 poles to the center of said road from Richmond to Essex; thence with the center of said road N. 30° East 10 1/22 poles to the place of beginning containing one and 29/40 acres of land.

wherefore your applicant asks that the Court direct the omission of an inventory and appraisement and accept this statement in lieu thereof.

This day Florence A. Bomer l. adm. of the estate of Ida J. Peters. decedent, appears in open court, and made application for an order, directing the omission of an inventory and appraisement of the estate of said decedent. and it appearing to the Court that there is no personal property whatsoever, it is hereby ordered, that the filing of an inventory and appraisement be dispensed with and that the application filed herein be accepted in lieu of an inventory of said estate. It is further ordered, that this

proceeding be used against the said creditors to secure against said estate in the matter of the estate of Thomas F. Lockman. Decedent required by law Thomas F. Lockman County, and an Testament, also estate consists, a administrator of M. Loh is, a. ordered that he with sureties and this cause this day James the appointment deceased, and of \$3000 - cons Alvin Loh and is. approved by Letters of Admin notice of said to favor: that & Cash. pay. the

13355

proceeding be recorded, and that the costs thereof be assessed against the said estate. It is further ordered, that this proceeding be recorded, and that the costs thereof be assessed against said estate.

13356- In the matter of

The Estate of  
Thomas F. Lockwood  
deceased.

This day Lawrence W. Lusk, deceased, 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 Thomas F. Lockwood deceased, late of Liberty Township in said County, and an affidavit that there is no last will and testament, also statement in general terms as to what the estate consists, and that the Court being satisfied that an administrator should be appointed and that said Lawrence W. Lusk is, a suitable person, and 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 \$8000.00 and this cause is continued.

This day Lawrence W. Lusk, appeared in open Court accepted the appointment as Adm. of the estate of Thomas F. Lockwood, deceased, and gave and filed herein his Bond in the sum of \$8000.00 conditional according to law with Martha Lockwood, Alice Lusk and Burnham Lockwood, as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Lawrence W. Lusk, that notice of said appointment be published, as required by law; that this proceeding be recorded, and that said Adm. pay the costs.

THE COL. B. S. NIS. CO. 74214

THE COL. B. S. NIS. CO. 74214

13298 In the matter of  
George Schlegel  
deceased

Admopon ordered  
the 24 day of Sep  
published as law  
of this county,

13340 In the matter of  
The Trusteeship  
Dorothea Eicken

appointment of  
Dorothea Eicken  
Eickenmeyer co.  
Worst. being satis  
that said Co. W.  
cause is continue

13298 In the matter of George Schlegel, Jr. deceased  
 This day came - George Schlegel Jr. administrator etc. of said estate and filed his first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of April 1927. 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

13340 In the matter of The trusteeship of Dorothy Eickenmeyer  
 This day C. A. Eickenmeyer appeared in open Court and made application for the appointment of a Trustee to select and preserve the property of Dorothy Eickenmeyer and it appearing to the Court that C. A. Eickenmeyer is a suitable person to be appointed and the Court being satisfied that a Trustee is necessary. It is ordered that said C. A. Eickenmeyer be appointed said Trustee and this case is continued.

13079 In the matter of the estate of W. T. Hull, Dec'd.

This day came L. V. Hull, adr. of said estate and filed his 2-nd. final account therein. It is therefore ordered that said account be set for hearing on Saturday the 24 day of April 1937. at 1. P. M. and 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.

13290 In the matter of the estate of Harry L. Eichenmeyer deceased.

This day came Dorothea Eichenmeyer and G. A. Eichenmeyer, executors of said estate and filed their 1st. final account therein. It is therefore ordered that said account be set for hearing on Saturday the 24 day of April 1937. at 1. P. M. and 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.

13357 In the matter of the estate of Eva L. Shipley Dec'd. as Administrator of the estate of Eva L. Shipley deceased.

This day Fred W. Shipley 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 L. Shipley deceased, late of York Twp. in said County and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also an statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an Adm. should be appointed and that said Fred W. Shipley is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of \$1000- and this cause is continued.

This day Fred W. Shipley appeared in open Court, accepted the appointment as administrator of the estate of Eva L. Shipley deceased, and gave and filed herein his Bond in the sum of one thousand (\$1000-) Dollars. Conditioned according to law with The Fidelity and Deposit Co- of Maryland as surety, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Fred W. Shipley that notice of said appointment be published as required by law; that this proceeding be recorded and that said administrator pay the costs herein.

13358 In the matter of the estate of Joseph...  
Deed inventory and affidavit  
file a statement and was submitted  
advised in the presence  
admitted to probate  
tor was appointed  
said will, and assets of said estate  
the inheritance estate, and the administration and clear the  
is there for a Court that an  
with, and that a  
him of an a of the same, closed.

This day ma  
the estate of J.  
Statement in private  
into her hands and asking to  
Mr. Jewell close allegations in  
ordered that



13358 In the matter of the  
Estate of Jasper Graham  
Deceased

This day this cause came on to be heard upon the application of the administrator for an order dispensing with an inventory and appraisement herein and permitting her to file a statement in lieu of account. Said case the estate and was submitted to the Court. And the Court being fully advised in the premises, finds that the will of said decedent was admitted to probate July, 15, 1931; that no executor or administrator was appointed at that time, but that the beneficiaries under said will, among themselves, distributed all of the personal assets of said estate and paid all of the debts, and had the inheritance tax determined, and transferred the real estate, and that there is now no reason for an administration of this estate except to close the same and clear the title of said real estate, and said motion is therefor sustained. It is therefor considered by the Court that an inventory and appraisement, herein to be dispensed with, and that said administrator proceed to file a statement in lieu of an account herein and that upon the filing of the same, she be discharged and said estate be closed.

This day May Thompson, administrator with the will annexed of the Estate of Jasper Graham, deceased, filed herein her Statement in Lieu of account. Stating that no estate came into her hands, and no assets have been distributed by her, and asking that she be discharged and said estate be finally closed, and it appearing to the Court that the allegations in said Statement are true, it is therefor ordered that said administrator be, and she hereby is, discharged.

13358 In the matter of the Estate of Jasper Graham deceased.

The last Will of Jasper Graham deceased, late of Davis Township in said County, having here- before been duly proved and allowed: this day May Thompson 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 May Thompson is a suitable person and legally competent, It is ordered that she be appointed as such admi. upon giving bond with sureties as required by law in the sum of One Hundred Dollars in this cause is continued.

This day May Thompson appeared in open Court accepted the appointment as ad. with the will annexed of the estate of Jasper Graham deceased, and gave and filed herein his Bond in the sum of One Hundred Dollars conditions according to law with Edith Graham and May Thompson, as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of administration with the will annexed issue to said May Thompson, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said said administrator with the will annexed pay the costs herein taxed at "

12315<sup>a</sup> In the matter of the Estate of James Laird, Dec'd.

This day Mrs L Myers appeared in open Court, and made and filed an application under oath as required by law to be appointed ad. administrator de bonis non of the estate of James Laird, deceased, late of Taylor Township in said County, and an affidavit that there is not to his 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 to administer the goods and estate of said deceased, not administered, that said Mrs L. Myers is a suitable person, and legally competent and that O (Dea) O Laird the former sole administrator died without fully administering said estate: it is ordered, that said Mrs L. Myers be appointed as such administrator 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 Mrs L. Myers appeared in open Court accepted an appointment as administrator de bonis non of the estate of James Laird deceased, and gave and filed herein his Bond, in sum of One Thousand Dollars

Conditioned with Maryland as a non issue to said be published as required and that herein taxed at "

13358 In the matter of The Estate of J.E. Meddles, Dec'd. appointed as an deceased late of an affidavit last Will and I statement in gen of and the Court satisfied that that said Earl competent, It is administrator by law, in the This day Court the appointment deceased, and of Ten thousand to law, with the as sureties, wh It is therefore issue to said appointment be. Proceeding be. pay, the costs

of Ten thousand to law, with the as sureties, wh It is therefore issue to said appointment be. Proceeding be. pay, the costs

THE COL. S. S. REG. CO. 74214

Conditioned with the Fidelity and Deposit Company of Baltimore Maryland as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis non issue to said Miles L. Myers - that notice of said appointment be published as required by law: that this proceeding be recorded and that said administrator de bonis non pay costs herein taxed at \$\_\_\_\_\_.

13356 In the matter of The Estate of J.E. Meddles. This day Carl B. Meddles 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.E. Meddles deceased late of Calaitown Township in said County, and an affidavit that there is not to his knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Carl B. Meddles 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 \$2000. and this cause is continued.

This day Carl B. Meddles appeared in open Court accepted the appointment as administrator of the estate of J.E. Meddles deceased, and gave and filed herein his Bond in the sum of Two Thousand (\$2000) Dollars, conditioned according to law with the Fidelity and Deposit Co. of Maryland as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Carl B. Meddles, that notice of said appointment be published as required by law: that this proceeding be recorded, and that said administrator pay the costs herein \_\_\_\_\_

11203 In the matter of the Trusteehip of Walter C. Fullington Deceased.

This day this cause came on to be heard upon the application of J. M. Lentz and F. D. Henderson, trustees herein for, an order authorizing and directing them to sell the real estate herein after described to E. L. Grose, and Gleenna M. Grose, for \$24,000. — and upon the written consent to said sale by Jarvis Fullington Fowler, sole beneficiary of said trust for the consideration above set forth, and was submitted to the Court. And the Court being fully advised in the premises finds that under the provisions of Item 6<sup>th</sup> of the Will of said Decedent, the real estate herein after described was devised to the said J. M. Lentz and F. D. Henderson, in trust, and that under the provisions of said item of said Will said trustees were and are empowered to sell said real estate with or without an order of the Court therefore in whole or in part, at public or private sale, in such manner and upon such terms of credit as they might see fit, and were further authorized and directed to deliver to the purchaser, a good and sufficient deed therefor. The Court further finds that said real estate, is encumbered by a mortgage for \$10,000<sup>00</sup> and that said trustees have other debts amounting to about \$ — and that they have an offer from one E. L. Grose and Gleenna M. Grose to purchase said real estate for the sum of \$24,000<sup>00</sup>. The Court further finds that the said J. M. Lentz and F. D. Henderson, as such trustees, are the owners of the following described real estate, to wit:

Situated in the State of Ohio, County of Union and Township of Union, and being a part of Virginia Military Survey No. 4807 - 74 74 and 7926. Commencing in the center of the Post Road and S.W. corner to a sq. sec. tract of land owned by J. G. Garrett; thence with four consecutive lines of said Garrett's land, north 14° 15' east 153 poles to a stone; thence south 5° 15' east 40 poles to a stone; thence N. 10° 15' E. 100 poles to a stone thence South 64° east 39.80 poles to a stone; 39.80 poles to a stone corner to the lands of Henry J. Wolf; thence with the said Wolf's land North 42° 45' East 40.44 poles to a stake in the line of lands owned by W. C. and Anna M. Wolf; thence with two consecutive lines of the said W. C. and Anna M. Wolf's land, north 25° 15' west 126.80 poles to an iron pipe; thence north 59° east 13.60 poles to an iron pipe, in the north line of Survey <sup>15</sup> 4807; thence with said Survey line north 79° 65 poles to an iron pipe thence South 14° 15' West 164.90 poles to an iron pipe; thence North 80° 15' West 67.83 poles to an iron pipe; thence South 14° 30' West 221.20 poles to the center of the said Post Road (an iron pipe bears North 14° 13' East 30'); thence with the

center of said the place of legs 227 acres in S 32 acres in S it named to. f beneficiary of the and. Gleenna said J. M. Lentz authorized and m. Grose, for of general war

13359

In the matter of Estate of Esau Reed, D. Court being fully and determine: property value distributed by de affect in poss is firm thomson previous: Pursu real estate F. that the de the cost of adv is no one en that, no one. — is, no actual mark be subject to The Court, for 2-said estate. Ernest C. Reed ag

It is ordered the mail to all persons names of such has been filed for Corcoran costs of this for Auditor of

center of said Post Road South 82° East 122.25 poles to the place of beginning, containing 289 acres, more or less, 227 acres in Survey 4807; 30 acres in Survey 7474 and 32 acres in Survey 7926. And the Court, Sanford finds that it would be for the best interest of said Trust, and of said beneficiary thereof to sell said real estate to said E. H. Grose and Klenna M. Grose, for the sum of \$24,000.00 and the said J. M. Lentz and F. D. Henderson, as trustees, are hereby authorized and directed to sell said E. H. Grose and Klenna M. Grose, for said sum, of \$24,000.00 and to execute a deed of general warranty therefor to the purchaser.

13359

In the matter of the Estate of E. H. Reed, Dec'd. 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 value of Five thousand Two hundred Dollars distributed by decedent in contemplation of death, or to take effect in possession or enjoyment at or after death) is Five thousand Two Hundred Dollars composed, as follows: Personalty, no - dollars - real estate Five thousand Two Hundred Dollars -

That the debts are Five hundred dollars - and that the cost of administration will be no dollars. That there is no one entitled to dower in said real estate, that no one 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 Four thousand Seven Hundred Dollars.

The Court further finds that the persons entitled to succeed to said estate, are, as follows -

Ernest C. Reed age 56 son \$ succession \$ 7000.00 Exemption \$ 3500.00  
 Bal. duty & tax \$ 1200.00 Ant. of Int \$ 12.00 accrued Nov. 14/36.  
 By whom paid Ernest C. Reed. - Taylor Township.

It is ordered that notice of this adjudication of determination be given by mail to all persons known to be interested therein, except those whose claims of such notice and of here value which to file exceptions has been filed and that a copy of this entry be forwarded to Tax Commissioner of Ohio. It is further ordered that the cost of this proceeding taxed at \$5.00 to be certified to the Auditor of said County, to be paid as provided by law.

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1929 In the matter of  
 The Estate of  
 Maria S. Baldwin  
 Decedent,  
 holds a claim  
 file Petition for  
 said estate, and  
 and on. Consider  
 the said Motion  
 said Ernest G. O.  
 of the said estate  
 is filed.  
 This day  
 Maria S. Baldwin  
 #12002 against  
 Court. files the  
 of the same, and  
 thereof, in writ  
 of Union Court  
 construction in  
 general circuit  
 interested in  
 said County  
 of the State of

13259 In the matter of  
The Estate of  
Mina S. Baedwin  
Deceased.

This day came Ernest C. Reed, executor of the estate of Mina S. Baedwin deceased, and represented to the Court that he, as an individual and in his own right has and holds a claim against said estate, and asks leave of Court to file Petition for the allowance of his said claim against said estate, and the Court being fully advised in the premises, and on consideration thereof does grant the said grant the said Motion therefore by, and it is hereby ordered, that the said Ernest C. Reed, file his said Petition for the allowance of the said claim in this Court, instant, and the same is filed.

This day came Ernest C. Reed, executor of the estate of Mina S. Baedwin, deceased, and filed herein his claim of \$1200<sup>00</sup> against said estate, and on consideration thereof the Court fixes the 30. day of April, 1937, at 1. P.M. for the hearing of the same, and orders that the said Executor, give notice thereof in writing, by registered mail, to all known residents of Union County, Ohio, and by publication for three consecutive weeks in a newspaper published and of general circulation in the County for those that are interested in said estate that are non-residents of the said County of Union, or that are non-residents of the State of Ohio.

13216 Mary R. Huber, executrix  
of the estate of  
John L. Huber,  
deceased.

This day this cause came on to be heard upon the report of Mary R. Huber, of her sale of the interest of the said decedent, John R. Huber, in and to the said Maryville Lumber, in compliance with the former order of this Court. And the Court, having fully examined said proceeding find them to be in all respects in conformity to law, and the former order of this Court, and does therefore approve and confirm the same. And the Court coming now to distribute the proceeds of the sale, amounting to \$23325.00 it is ordered, that said Mary R. Huber, as executrix of the said John L. Huber, account for the same, as such account is accordance with the will of said decedent and the former order of this Court.

11279<sup>a</sup> In the matter of  
The Estate of  
Wilbur D. Lord, Decd.

This day the affiant of J. M. Huber, publisher of the Maryville Tribune - a newspaper of general circulation in this County, that notice of appointment of Huber D. Lord, as ad. de bonis non, of the estate of Wilbur D. Lord, 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.

13330 In the matter of the estate  
of Josiah Amine  
Decd.

This day the affiant of J. M. Huber, publisher of the Maryville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Lutell Amine as administrator of the estate of Josiah Amine 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.

13329 In the matter of  
The estate of  
Estella Gibson, Decd.

This day the affiant of J. M. Huber, publisher of the Maryville Tribune a newspaper of general circulation in this County, that the notice of appointment of Burton Paul, as ad. de bonis non, of the estate of Estella Gibson, 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.

13306

In the matter of the estate of John Kremer deceased. See for an order to the decedent to the probate Court, Ohio, and testimony this on Jan 5<sup>th</sup> 1937, and of said County, Kremer, of the estate ascertained places of all interest passed by Rosa Kremer all of her life estate Thomas H. Miford Center Twenty seven 1/2 life estate years dandy free tail estate of the estate of Rosa Kremer estate is, as to the satisfaction completed and ordered, that of the County jurors, and transfer of a claim in a proper form



13306

In the matter of  
The estate of  
John Kreamer dec'd.

Authority to transfer real estate.

This day came Rosa Kreamer, executrix of the estate of John Kreamer deceased, and filed herein her application duly verified for an order directing the transfer of real estate belonging to the decedent as set forth in the application. It appearing to the court that John Kreamer, a resident of Milford Center, Union County, Ohio, died on December 22-1936; that his last will and testament was filed in the Probate Court of Union County, Ohio, on January 3<sup>rd</sup>, 1937, and admitted to probate on January 5<sup>th</sup>, 1937, and recorded in Vol. 5, page 417, of the Records of said County, and that on the 5<sup>th</sup> day of January 1937, Rosa Kreamer, was duly appointed and qualified as executrix of the estate of said decedent; that insofar as they can be ascertained the following is a list of persons, with their ages, places of residence and relationship to the decedent, and interest passing to whom each such parcel of real estate passed by descent or devise.

Rosa Kreamer, aged 70 years, widow, residing at Milford Ct. Ohio all of Tracts No. 1- and No. 3, in fee simple and a life estate in Tract 2.

Thomas Kreamer, aged 50 years, son, residing at Milford Center, Ohio, fee tail interest in One Hundred and Twenty acres off of the east side of Tract No. 2, subject to life estate of Rosa Kreamer. Mary Wilkinson, aged 53 years, daughter, residing at San Francisco, California

fee tail estate in one hundred and twenty three acres off of the west side of Tract No. 2, subject to the life estate of Rosa Kreamer. 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 the said applicant; It is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein, and that a certificate for the transfer of said real estate, together with the description contained in the application be filed with the records of the proper County as provided by law.

It is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to the persons named therein, and that a certificate for the transfer of said real estate, together with the description contained in the application be filed with the records of the proper County as provided by law.

13040

In the matter of  
The Estate of  
L.P. Blank, Deceased.

This day came Rott Blank, guardian of said estate, and filed his first and final account therein. It is thereupon ordered, that said account be set for hearing on Saturday the 24<sup>th</sup> day of April 1937, 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.

13360

In the matter of  
The Trusteeship

This day Mary R. Huber, appeared in open court, and made application for the appointment of a trustee under the last will and testament of John R. Huber, deceased, and it appearing to the court, that said will was duly admitted by the Probate Court of Union County, Ohio, on the 28<sup>th</sup> day of July 1936, and the court being satisfied that a trustee is necessary so that distribution of the assets of the estate of John L. Huber can be made, and that Mary R. Huber is a suitable person to be appointed as such trustee, it further appearing to the court that the said Mary R. Huber, in the verified application for appointment herein, states the whole estate of the said John L. Huber consists of the sum of \$19,910.31, and that the amount to be held by the trustee herein is \$13,273.54 all in cash.

It is ordered, that Mary R. Huber, be, and she is appointed trustee to receive the \$13,273.54 in cash from the estate of John L. Huber, deceased, and that an inventory and appraisement of the assets of such trusteeship be dispensed with. It appearing to the court, that by the terms of the last will and testament of John L. Huber, the deceased expressed confidence in the said Mary R. Huber, and requested that no bond be given by her, the court hereby grants permission to said trustee to execute the trust without bond.

13716

In the matter of  
Estate of

John L. Huber  
account there  
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In the matter of  
The Estate of

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THE COL. R. P. REG. CO. 74214

13216 In the matter of the Estate of John L. Huber

This day came Mary R. Huber, executrix of said estate, and filed her final and final account therein.

It is thereupon ordered, that said account be set for hearing on Saturday the 24 day of April, 1937, at 1. P.M. and that notice thereof be published as required by law, in the Union County Journal, of this County, and this matter, is continued until said time.

13330 In the matter of the Estate of Josephine Annine 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 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.

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12-409<sup>a</sup>

In the matter of  
Rosa M. Bondre  
Widowship

This day this matter came on to be heard on the application of Arthur W. Galloway, duly appointed guardian of Rosa M. Bondre, for the authority and approval of the court to pay the sums stated in the application for the maintenance and support of the above mentioned ward, and also the approval of the Court in the sums expended from the time of guardian's appointment. On consideration the Court finds that the sums expended during the months of January and February are correct and spent for the support and maintenance of the above ward, and meet with the Court's approval. Also, after due consideration the Court finds that the sums sought to be spent for the ward's support and maintenance are just and proper for the benefit of said ward. Therefore, it is ordered that the guardian Arthur W. Galloway shall expend the sums mentioned in the application and the same meet with the Court's approval.

THE COL. S. P. MFG. CO. 74314

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Guardian of Lisle B. Cross.  
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do order the same, filed  
and advised for hearing  
on Saturday the 24 day  
of April 1937. at 1 P.M.

13263 Edwin A. Sarge, as. ad.  
of the estate of  
Alvantha J. Sarge.  
Deceased.  
Plaintiff

This day this cause came on to be heard on the report of Edwin A. Sarge, administrator of the estate of Alvantha J. Sarge, deceased, the plaintiff, of his proceedings under the former order of this Court and upon the motion to confirm the sale made in obedience to said order and the Court having carefully examined said report and finding the proceedings in all respects

vs.  
Maude Harnesq.  
George F. Harnesq.  
Edwin A. Sarge.  
and

Home Owners Loan Corporation  
Defendants.

correct according to law and as previously ordered by the Court and being satisfied that the said sale was fairly and loyally made it is ordered that the same be and is confirmed and approved and confirmed that the said plaintiff execute a good and sufficient deed of all the right title and interest of the said Edwin A. Sarge and the said Alvantha J. Sarge deceased in said real estate to the purchaser the Home Owners Loan Corporation of Washington D.C. upon the purchase paying the purchase price therefor. This cause coming on further to be heard upon the pleadings herein and upon motion to distribute the proceeds of the sale amounting to the sum of \$2008<sup>00</sup> the Court finds that there is due the defendants the Home Owners Loan Corporation of Washington D.C. upon the note set forth in its answer and cross-petition filed therein this day the sum of \$3597<sup>19</sup> including interest that the said Alvantha J. Sarge and the said Edwin A. Sarge her husband to secure the payment of the said promissory note gave a mortgage upon the whole of the premises in the Petition described which was a valid and subsisting lien upon said premises and is now upon the fund in the hands of the said plaintiff arising from the sale of said premises.

It is therefore ordered that an entry of release and satisfaction of said mortgage be made by return on the record of said mortgage in the office of the Recorder of Union County. This according to law, the Court further finds that the said Edwin A. Sarge owned the undivided one-half

interest in said real estate, in his own right, and had  
 or claimed to have an interest therein as the surviving  
 spouse of the said Alvantha J. Sulya, deceased, and that  
 he owned whatever interest he had in said real estate  
 and consented that the plaintiff sell the same, free and  
 clear of any interest that he might have or claim therein,  
 and elected to take the same money out of the proceeds  
 received from the sale, and that he with the said  
 Alvantha J. Sulya, deceased, executed the said mortgage  
 deed made in favor of the said The Home Owners  
 Loan Corporation to secure the payment of the said promissory  
 note sponsored, and the interest accrued thereon, therefore,  
 the Court finds that after paying the costs of this action,  
 the taxes on said real estate and payment on the said  
 mortgage note there is no balance or equity due or  
 payable to the said Edwin A. Sulya, out of the proceeds  
 received from the sale of said premises.

Therefore, it is ordered, that the said plaintiff, out of  
 the money in his hands, pay:

- To this Court the costs herein taxed at- \$ 59.22
  - To Mrs. L. Myers, attorney for, and representing the  
 plaintiff in this cause, a fee of- \$ 50.00
  - To the plaintiff compensation as administrator the  
 sum of- \$ 25.00
  - To the treasurer of this county, the taxes, assessments,  
 interests and penalties against said  
 property, the sum of- \$ 172.50
  - To the defendant, The Home Owners Loan Corporation, the  
 balance of the money in his hands, payment  
 on its mortgage note the sum of- \$ 1701.18
- And it is further ordered, that this order be recorded.

13362 In the matter  
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 by law for  
 State Hospital  
 issued to W. S.  
 Willard dated  
 the 18 day of  
 ordered that  
 Dr. J. D. Boyle  
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 H. Brown be  
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 Judge, present  
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13362 In the matter of  
 The Person of  
 Elden Clarridge  
 Insane

by law for admission of said Elden Clarridge into the Columbus State Hospital. It is therefore ordered that a warrant issue to W. S. Roosa Sheriff, commanding him to bring said Willard Clarridge alleged to be insane, before this Court on the 18 day of March, 1937, at 9. A. M. and it is further ordered that subpoenas issue for Dr. Fred Callaway, and Dr. J. D. Boylan, reputable, legally qualified physicians, and Dr. Anderson, as 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 Willard Clarridge was brought before the Court. Thereupon, the Judge proceeded with the examination, and having heard the testimony of Dr. Fred Callaway, and Dr. J. D. Boylan, the medical witnesses and of Dr. Anderson, as witness and being satisfied that said Elden Clarridge is insane, that he has a legal settlement in Union Twp. in this County, that he has been an inhabitant of the State of Ohio for one year next preceding his 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 Callaway and Dr. J. D. Boylan the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered that an application be made to the Supt. of said State Hospital for the admission of said Elden Clarridge and that a certified copy under seal of the certificate of said medical witnesses, and of the findings in this case be transmitted to said Supt. And it is further ordered that said Elden Clarridge be committed to the custody of Columbus State Hospital until otherwise ordered, and this cause is continued.

The judge being advised said Elden Clarridge can be returned into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, it is ordered that a warrant for the conveyance of said patient to said Hospital, issue to Sheriff W. S. Roosa - and that Sheriff be authorized to take George Singer as an assistant in conveying said patient to said Hospital & this cause is continued for the Return of said warrant by said Sheriff

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In the matter of

the estate of

John Elliott Dec'd.

This day came Willard E. Winter, Administrator of said estate, and filed his final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of April, 1937 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.

13363

In the matter of the estate of Le...

the estate of a Township Union having been ordered that and that letter it is ordered to the terms of said appointment newspaper of period provided files in this

13277

In the matter of the estate of

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In the matter of the will of

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13363 In the matter of the Estate of Le Roy T. Robinson deceased. Leavin B. Robinson having heretofore filed an application for appointment as executor of the estate of Le Roy T. Robinson deceased, late of Leshby Township Union County, as required by law; and bond having been dispensed with by the will of the decedent it is ordered that said applicant be appointed executor of said estate and that letters issue to her as provided by law. On motion it is ordered that said estate be not inventoried according to the terms of the will. It is further ordered that notice of said appointment be published in the Richmond Gazette, a newspaper of general circulation in Union County, for the period provided by law and proof of such publication be filed in this court for records.

13277 In the matter of the Estate of Dennis Gordon. 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 30 day of April 1937 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 Cephus Atkinson, adm. of the estate of Dennis Gordon, deceased, 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.

13342 In the matter of the will of Joseph Doleau. Dec'd An application having been this day presented to the court by Chas. M. M... praying that an instrument in writing purporting to be the last will and testament of Joseph Doleau deceased, be admitted to probate: It is found that all the heirs at law have waived the service of notice of the application and since there is no surviving spouse no further is necessary. 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 next of kin of said testator known to be resident of the State and that a hearing on said application will be had on the 7 day of April at 10 A.M. 1937.

13200. In the matter of the estate of Esther M. McHenry. Dec'd verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Esther M. McHenry a resident of the village of Richwood in said county, died testat on June 20-1936. that her last Will and Testament was filed in the Probate Court of Union County Ohio on July 3-1936. and entered to probate on July 20-1936. and recorded in Vol. V. Page 277. of the Record of Wills in said county, and that on the 20. day of July, 1936. Jacob L. Hunt. was duly appointed and qualified, executor of the estate of said decedent: that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of Real Estate passes by descent or devise.

Jacob L. Hunt, over 21 years. Rich. Ohio. Step-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 laws have been fully complied with by said applicant: It is hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law

This day Jacob L. Hunt, executor of the estate of Esther M. McHenry, deceased, and files herein his application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Esther M. McHenry a resident of the village of Richwood in said county, died testat on June 20-1936. that her last Will and Testament was filed in the Probate Court of Union County Ohio on July 3-1936. and entered to probate on July 20-1936. and recorded in Vol. V. Page 277. of the Record of Wills in said county, and that on the 20. day of July, 1936. Jacob L. Hunt. was duly appointed and qualified, executor of the estate of said decedent: that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of Real Estate passes by descent or devise.

Jacob L. Hunt, over 21 years. Rich. Ohio. Step-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 laws have been fully complied with by said applicant: It is hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law

13248 In the matter of the estate of Charles Schlegel Dec'd agent by the Union County Journal a newspaper of general circulation in this county that the notice of appointment of Nellie Schlegel as executrix of the estate of Charles Schlegel, 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

This day the affidavit of Emma Chappell Charles Schlegel Dec'd agent by the Union County Journal a newspaper of general circulation in this county that the notice of appointment of Nellie Schlegel as executrix of the estate of Charles Schlegel, 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

13251 In the matter of the estate of John W. Elbin Dec'd agent by the Union County Journal a newspaper of general circulation in this county that the notice of appointment of Charles Elbin, as administrator of the estate of John W. Elbin, 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

This day the affidavit of Emma Chappell, agent, of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Charles Elbin, as administrator of the estate of John W. Elbin, 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

13333 In the matter of the estate of Martha J. Pate Dec'd Philip L. Pate of the estate in said matter the same to be recorded.

13200 In the matter of the estate of Esther M. McHenry. Dec'd It is thereupon hearing on said matter that not in Union County matter, is. C

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13333 In the matter of  
the estate of  
Martha J. Patch  
Deceased.  
Philip L. Harvey, as Administrator with the will annexed  
of the estate of Martha J. Patch, deceased, was published  
in said newspaper as herebefore ordered, was filed herein,  
together with a copy of said notice: it is ordered the same  
be recorded in the records of this office

13200 In the matter of  
the estate of  
Esther M. M<sup>rs</sup> Gray.  
It is therefore ordered, that said account be set for  
hearing on Saturday the 24 day of April 1937, at 1 P.M.  
and that notice thereof be published as required by law,  
Union County Journal a newspaper of this County, and this  
matter is continued until said time.

This day the affiant of Emma Chappell  
agent of the Union County Journal  
a newspaper of general circulation in this  
County, that the notice of appointment of  
Philip L. Harvey, as Administrator with the will annexed  
of the estate of Martha J. Patch, deceased, was published  
in said newspaper as herebefore ordered, was filed herein,  
together with a copy of said notice: it is ordered the same  
be recorded in the records of this office

This day came Jacob L. Hunt, executor  
of said estate, and filed his first and  
final account therein.  
It is therefore ordered, that said account be set for  
hearing on Saturday the 24 day of April 1937, at 1 P.M.  
and that notice thereof be published as required by law,  
Union County Journal a newspaper of this County, and this  
matter is continued until said time.

13361 Luitell executor  
of the estate of  
Josiah Amrine, decd.  
Plaintiff  
vs.  
Gross C. Amrine et al  
Defla

waived the issuance and service of summons and consenting to such sale. the court hereby finds: That all necessary parties are before the court and that the prayer of the petition should be granted. That the said Josiah Amrine, owned an undivided two-thirds interest in the real estate described in the petition and that the heirs of Emma C. Amrine, former wife of said Josiah Amrine own the remaining one-third; that all of such heirs are parties hereto, and have consented to the sale of the entire interest in said real estate and asked that their interests therein be transferred to the proceeds of such sale. It is therefore ordered that the entire interest in said real estate be sold and not merely the fractional interest of the said Josiah Amrine. That the real estate described in the petition having been appraised at \$1700.00 no further appraisement is dispensed with. It is further ordered that said Adv. file an additional bond with sufficient sureties in the sum of \$2000 and this cause is hereby continued.

It further appearing to the court that the Plaintiff has given additional Bond in the sum of \$2000 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 Luitell Amrine, 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 forthwith upon such sale.

This day this cause came on to be heard, on the report of Luitell Amrine, Administrator of the estate of Josiah Amrine 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

This matter came on to be heard on the petition of the plaintiff to sell real estate of the above decedent to pay his debts and also showing that said real estate is a fractional interest and praying that the entire estate be sold and all parties defendant, having waived the issuance and service of summons and consenting to such sale. the court hereby finds: That all necessary parties are before the court and that the prayer of the petition should be granted. That the said Josiah Amrine, owned an undivided two-thirds interest in the real estate described in the petition and that the heirs of Emma C. Amrine, former wife of said Josiah Amrine own the remaining one-third; that all of such heirs are parties hereto, and have consented to the sale of the entire interest in said real estate and asked that their interests therein be transferred to the proceeds of such sale. It is therefore ordered that the entire interest in said real estate be sold and not merely the fractional interest of the said Josiah Amrine. That the real estate described in the petition having been appraised at \$1700.00 no further appraisement is dispensed with. It is further ordered that said Adv. file an additional bond with sufficient sureties in the sum of \$2000 and this cause is hereby continued.

right. title and heirs of Emma C. Amrine. P. m. to be heard and to distribute the sum of several funds that the note from the Amrine the does with of this entry Emma C. Amrine's promissory note petition described there upon. on hands of said parties. It is satisfaction of the office of money in the First; the cost for of \$85.00 Judiciary in \$85.00 to the sale. with said prior with standing holder assessment judgment of or deceased him, or for of the decedent estate of the appointed greater or to be applied to pay legal the real estate (b) To direct in the or or administrator the surplus as real estate Fourth, upon the appointed, for used in

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right. title and interest of the said Josiah Currie and the heirs of Emma C. Currie in said real estate to the purchaser P. M. Fox. and now this cause coming on for trial to be heard upon the pleading herein and upon the motion to distribute the proceeds of the sale amounting to the sum of seven hundred and no/100 dollars The Court finds that there is due to said Addison C. Bell upon note from the estate of said Josiah Currie and Emma C. Currie the sum of six hundred and twenty - six and 2/100 dollars with interest thereon at 8 percent from the date of this entry; that the said Josiah Currie and said Emma C. Currie gave, to secure the payment of said promissory note, gave a mortgage upon the premises in the petition described, which was a valid and subsisting lien upon said premises and now upon the funds in the hands of said administrator arising from the sale of said premises. It is ordered that the entry of release and satisfaction of said mortgage lien be entered on record in the office of the recorder of Union County, this, according to law.

It is further ordered that said Administrator out of the money in his hands pay:

First: the costs and expenses of the sale including an attorney fee of \$85<sup>00</sup> to Richard C. Thrall for services performed for the fiduciary in connection with the sale, and the sum of \$88<sup>00</sup> to the fiduciary for his services in connection with the sale, which costs, expenses, fees, and compensation shall be paid prior to any lien upon the real estate, and not with standing the purchaser of such real estate by a lien holder. Second: to the payment of taxes, penalties and assessments then due against such real estate, and to the payment of mortgages and judgments against the ward or deceased person according to their respective priorities of lien, so far as they operate as a lien on the real estate of the deceased, but the time of the sale, or on the estate of the ward at the time of the sale, which shall be ascertained and determined by the Court or in reference to a master or otherwise. Third: the remaining proceeds of sale to be applied as follows: (a) If the estate be so well as to pay legacies, to the payment of legacies, with which the real estate of the deceased was charged; (b) To discharge the claims and debts of the estate, in the order provided by law. (c) Whether such executor or administrator was appointed in this State or elsewhere, the surplus of the funds of sale must be considered as real estate and to be disposed of accordingly -

Fourth: in case of a guardian in the manner and upon the terms approved by the Court where he was appointed. And it is further ordered that this proceeding be recorded and that said petition

pay the costs  $\checkmark$  out of the proceeds of said sale within ten days

13364

In the matter of  
The Estate of  
William M. Livingston.  
Decedent.

This day Bertha Livingston appeared in open court and made and filed an application under oath as required by law to be appointed as Administrator of the estate of William M. Livingston decedent late of Belmont township in said county and an affidavit that there is not to her knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Bertha Livingston 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 Five Hundred Dollars and this cause is continued.

This day Bertha Livingston appeared in open court accepted the appointment as adm. of the estate of William M. Livingston decedent and gave and filed herein her Bond in the sum of Five Hundred Dollars conditional with D. E. Ogan and William Jacobs as sureties which Bond is approved by the court. It is therefore ordered that letters of administration issue to said Bertha Livingston that notice of said appointment be published as required by law; that this proceeding be recorded and that said Administrator pay the costs.

13364

In the matter of  
The Estate of  
William M. Livingston  
Decedent.

Bertha Livingston is adm. of the estate of William M. Livingston 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 Ohio the same came on for hearing. And the Court being fully advised in the premises finds and determines that the gross value of said estate is \$18,000 the debts and costs of administration are \$15,000 and the net actual market value thereof is \$3,000. That the widow Bertha Livingston is the only heir of said decedent and her exemptions under the law exceed the amount she will receive. 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 inheritance tax on the successions of said estate be certified to the Tax Commission of Ohio and that the costs herein be certified to County Auditor to be paid according to law.

13364

In the matter of  
Estate of  
William M. Livingston  
Decedent  
Certain real estate  
in the application  
William M. Livingston  
said county  
20 day of March  
and qualified  
test insofar  
list of persons  
passed by  
Bertha Livingston  
and that the  
said application  
of the Court  
said application  
transferred by  
parents are  
the certificate  
with the decedent  
with the Rec

13364

In the matter of  
The Estate  
of William M. Livingston  
Decedent  
advised in  
said estate  
of said in  
State of Ohio  
have consent  
The Court  
is in all  
and the same

13365

In the matter of  
The proceeds  
of Max G. Livingston  
facting years  
19 years for  
Court as to  
he has as  
Personal in  
Livingston  
finds that  
law time; it  
Please Court  
and that



13364 In the matter of the estate of William M. Livingston Deceased.

This day came Bertha Livingston, adm. of the estate of William M. Livingston, deceased, and filed herein her application, duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court, that William M. Livingston a resident of Blairtown Township, in said county died intestate January 30, 1934, and that on the 20 day of March, 1937, Bertha Livingston was duly appointed and qualified Administrator of the estate of said decedent; that, insofar as they are ascertained, the following is a list of persons to whom each such parcel of real estate passed by descent, or devise.

Bertha Livingston - Richmond, Ohio. widow - all - and that the description of said real estate is, as set out in said application; and it appearing to the satisfaction of the Court, that the law has been fully complied with by said applicant; It is hereby 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 the Certificate for the transfer of said real estate be filed with the description contained in the application, be filed with the Recorder of proper County as provided by law.

13364 In the matter of The Estate of William M. Livingston Deceased.

This day this cause came on to be heard upon the filing of an inventory and appraisement herein by Bertha Livingston administratrix. The Court, being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio, have received notice of said filing and have consented to the immediate approval of said inventory.

The Court upon examination, finds that said inventory is in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

13365 In the matter of The Guardianship of Max K. Cox, Minor facting guardian of Max K. Cox, a minor, of the age of 19 years.

This day this cause came on to be heard upon the application of Frank Knox the duly appointed, qualified and facting guardian of Max K. Cox, a minor, of the age of 19 years, for the advice, consent and approval of this Court, as to the settlement of a claim for damages, which he has as such guardian against Leslie Hoover for causing personal injuries to his ward, for the sum of \$950.00 (950.00).

Blairtown, Ohio. The Court, being fully advised in the premises, finds that the statements contained in said application are true; that suit has been instituted in the Common Pleas Court of Union County, Ohio, on said claim, and that a settlement of said claim and

dismissal of the suit on basis proposed would be for the best interests of said ward. It is therefore by the court ordered, adjudged and decreed that Frank Hurx, as minor, do and he do hereby authorize and direct to adjust and settle the claim for the sum of \$950.00 and the court hereby authorizes and consents to the acceptance of said sum of \$950.00 in full satisfaction of all claims and demands arising out of the accident to and injuries caused to said minor.

The court further authorizes and directs Frank Hurx as guardian to settle and dismiss the case now pending in the court of Common Pleas of Union County Ohio against Leslie Hoover.

13352 In the matter of James Davis an order relating thereto it is the 29-day of the Probate cause of the said

13356 Carl B. Meddler of the estate of J.E. Meddler P.E. Meddler and Adm. his Carl B. Meddler executor of the estate

the premises. B. Meddler and next of from the B. Meddler is of P.E. Meddler It is entered into Meyer and February 19 the real estate deed of your Glassmeyer to be paid by Glassmeyer. conveyance. real estate and contract 10<sup>th</sup> 1937. or a Marie Glassmeyer upon the re It is just specifically tract no. 1 Middleton's Thence N. 14<sup>th</sup> line; thence line; thence P.M. thence poles to the

Monday March 27 - 1937

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Lestie Hoover.

13352 In the matter of  
James Davis, Dec'd  
an order relieving the estate of James Davis from administration.  
Therefore, it is ordered, that said application be heard on the  
29-day of March, 1937, at 1. P. M. and that said Arvilla Perkins  
Perkins cause, notice to be served in writing, on the next of  
kin of said decedent, of the hearing of said application.

This day this matter came on to be heard  
on the application of Arvilla Perkins for  
an order relieving the estate of James Davis from administration.  
Therefore, it is ordered, that said application be heard on the  
29-day of March, 1937, at 1. P. M. and that said Arvilla  
Perkins cause, notice to be served in writing, on the next of  
kin of said decedent, of the hearing of said application.

13356 Carl B. Meddles, administrator  
of the estate of  
J. E. Meddles, Dec'd.  
Plaintiff

This matter came on to be  
heard, on the petition of  
Carl B. Meddles, admi. of the  
estate of J. E. Meddles, dec'd,  
in which said administrator  
requested authority to complete  
a certain land contract made  
by and between J. E. Meddles  
and David Glassmeyer, and  
Marie Glassmeyer, and the  
Court being fully advised in

P. E. Meddles, an heir at law,  
and Adeline Meddles,  
his wife,  
Carl B. Meddles, an heir at law  
unmarried, David Glassmeyer,  
and Marie Glassmeyer,  
Defendants.

the premises. It is further found by the Court, that Carl  
B. Meddles and P. E. Meddles, are the only heirs at law  
and next of kin entitled to the next Estate of inheritance  
from the estate of J. E. Meddles, dec'd, and that Carl B.  
Meddles is unmarried and Adeline Meddles is the wife  
of P. E. Meddles.

It is further found, by the Court, that J. E. Meddles,  
entered into a certain land contract with David Glass-  
meyer, and Marie Glassmeyer, on or about the 25 day of  
February, 1937, in which J. E. Meddles, agreed to convey  
the real estate herein after described in Tract No. 1, by a  
deed of general warranty to David Glassmeyer, and Marie  
Glassmeyer, in consideration of the sum of \$ 1650<sup>00</sup> cash  
to be paid here, by the said David Glassmeyer, and Marie  
Glassmeyer, and for the further consideration of their  
conveyance, to him by a general warranty deed of the  
real estate herein after described as Tract No. 11; that  
said contract was to be completed on or before March  
10<sup>th</sup> 1937, or at such time as David Glassmeyer, and  
Marie Glassmeyer, could, obtain a loan of \$ 1650<sup>00</sup>  
upon the real estate described in Tract No. 1.

It is further found, by the court, that Tract No. 1, is  
specifically described, as follows, to-wit:  
Tract No. 1 In Survey No. 6293, Beginning at a stake in the  
Middletown (Prospect) Pike S. W. Corner to S. Walker's land;  
thence N. 14° W. 46.30 poles to a stake in said Walker's land;  
thence S. 86° W. 15.2 poles to a stake in W.P. Hays's land  
line; thence S. 17° E. 5.0 poles to a stake in the Middletown  
Pike; thence with the center of said pike N. 71° E. 16.04  
poles to the place of beginning, containing four and

one-half acrs. more or less. Bring the same land conveyed to Jas. Landon by John M. Combs, decd. recorded in Book No. 75. Page 442. Also part of Survey No. 6243, commencing in the center of the Middletown Pike S.W. corner of land, formerly owned by Amos Masters, running N. 12.20° W. 51. poles in George South line; thence with Davis' Smith line S. 88° W. 14.88. poles to a stake in the same line; thence with the center of Hollister Ditch S. 12.20° E. 53.60 poles to the center of a culvert in the Middletown Pike; thence with the center of the Pike N. 70° E. 16.48 poles to the place of beginning, containing five and one tenth acrs. more or less. Bring the same tract conveyed to Marmaduke Evans, by D. V. R. Young, decd. dated November 16-1883, and recorded in Vol. 56. Page 299. Union County Records of Deeds.

Excepting from the above tract a tract of land now owned by Beverly Shoup and bounded and described, as follows:

Beginning in the center of a culvert crossing the Hollister Ditch and in the center of the Richmond and Prospect Pike; thence north along the center of said ditch 160 feet; thence in an easterly direction parallel with the said Richmond and Prospect Pike 170 feet; thence south 160 feet to the center of said Richmond and Prospect Pike; thence west along the center of said pike 184 feet to the place of beginning, containing three-fourths (3/4) acrs. more or less.

It is further found, by the Court, that Tract No. 11 is specifically described, as follows: to wit:

Tract No. 11.  
Situate in the County of Union in the State of Ohio, and in the village of Richmond, and bounded and described as follows:

Being lot No. 369 in Beatty's addition to the said village of Richmond, excepting 10 feet off the south side thereof and excepting 15 feet off the east end thereof.

It is further found, by the Court, that Carl B. Meddles, P. E. Meddles, Adeline Meddles, David Glassmeyer, and Marie Glassmeyer, have waived the issuance and service of summons, and voluntarily entered their appearance, herein and, further consented to its terms and the allegations contained in the petition herein and that David Glassmeyer, and David P. E. Glassmeyer, are one and the same person.

It is therefore ordered, adjudged, and decreed that Carl B. Meddles, Administrator of the estate of J. E. Meddles, deceased, is hereby authorized, empowered and instructed to execute and deliver a proper deed of conveyance of the real estate herein above described in Tract No. 1. to David Glassmeyer, and

Marie Glassmeyer accept and receive the same as Glassmeyer \$1650.00 in him as one proper distributee. It is further ordered that David Glassmeyer, herein above named, be released from incumbrances the same may be due to the said deceased.

THE COL. & D. B. CO. 74214

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Mane Glassmeyer clear and free from incumbrances; to accept and collect from David Glassmeyer and Marie Glassmeyer upon the delivery of said deed, the sum of \$1650.00 in cash, which sum shall be chargeable to him as such administrator and of which he shall make proper distribution and accounting to this Court.

It is further ordered, adjudged and decreed that a proper deed of conveyance shall be made by David Glassmeyer and Marie Glassmeyer of the real estate herein above described in Tract No. 11, clear and free from incumbrances to Carl B. Meddles and P. E. Meddles as the only heirs at law and next of kin of J. E. Meddles deceased.

13214

In the matter of

The Estate of

Roy Elmer Bealy. Decedent. Elmer Bealy, deceased, and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent - as set forth in the application. It appearing to the Court that Roy Elmer Bealy a resident of village of Richmond in said County, died testate on the 13-day of July, 1936. that his last will and testament was filed in the Probate Court of Union County Ohio, on the 27 day of July, 1936. admitted to probate on the 27 day of July, 1936. and is recorded in Vol. V. Page 295 of the Records of Will in said County, and that, on the 27 day of July 1936. Ethel Bealy was duly appointed and qualified Adm. with will annexed of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each parcel of Real Estate passed by descent or devise.

Morton Bealy, Richmond Ohio. wife whole 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record as provided by law.

13213

In the matter

The will

Roy Elmer

Decedent

the will of said

Court, in plain

under it and

her refusal to

take under the

the provisions of

that her etc

Journal of it

13188

In the matter

The estate

Jerry Argo

verified for

estate belong

applications.

a resident of

on April 6

filed in the

18-1936 Adm

in Vol. V. Page

and that on

Dec. duly

of said decedent

the following

of Real Estate

Mrs. Bandy

and that the

said applica

of the Court

with by said

real estate

County where

persons named

transfer of

contained in

of the proper

In the matter

The Estate of

Mary D. Per

thereupon

hearing on

I.C.N. and

by law in

of this Court

and find

adv. with  
 of Roy  
 filed herein  
 the transfer  
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13213 In the matter of  
 The will of  
 Roy Elmer Beatty  
 Deceased

This day personally came into open Court  
 Martha Beatty widow, of said Roy Elmer  
 Beatty, deceased, and applied to make her  
 election whether or not to take under  
 the will of said Roy Elmer Beatty, 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 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 under  
 that her election, so to take might be entered upon the  
 Journal of the Court, which is accordingly done

13188 In the matter of  
 The estate of

Jerry Argo, Dec'd and filed herein his application duly  
 verified, for an order directing the transfer of certain real  
 estate belonging to said decedent, as set forth in the  
 application. It appearing to the Court that Jerry Argo,  
 a resident of Liberty Township in said County, died testate  
 on April 6<sup>th</sup> 1936, that his last will and testament was  
 filed in the Probate Court of Union County, Ohio, on May  
 18-1936 admitted to probate on June 23-1936, and recorded  
 in Vol. V, Pg. 25-1, of the Records of Wills, in said County,  
 and that on the 23-day of June, 1936, Bandy Reams  
 was duly appointed and qualified as executor of the estate  
 of said decedent; that insofar as they can be ascertained  
 the following is a list of persons to whom each such parcel  
 of Real Estate passed by descent.

Mrs. Bandy Reams, age 43, Marysville Ohio, wife of 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 hereby 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 for the  
 transfer of said real estate together with the description  
 contained in the application be filed with the Recorder  
 of the proper County, for record, as provided by law.

13843 In the matter of  
 The Estate of

Mary D. Perry, Dec'd final account thereon. It is  
 therefore ordered that said account be set for  
 hearing on Saturday the 24<sup>th</sup> day of April, 1937, at  
 1.00 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.

13214

In the matter of the Estate of

Roy Elmer Beatty, deceased. 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 one hundred and fifteen dollars, the debts and costs of administration are thirteen hundred and forty dollars, and the net actual market value thereof is seventeen hundred and sixty two dollars. That the said Roy Elmer Beatty devised the entire estate to his widow Martha Beatty, and that said estate is less than her exemptions, 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 Comm. of Ohio and that the costs herein taxed at \$3, be certified to the County Auditor to be paid according to law.

Wednesday, March 24

13347

In the matter of the Estate of

This day came Florence B. Somers, adm., of Ida J. Peters, dec'd. of the estate of Ida J. Peters, deceased, and files herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Ida J. Peters a resident of Richmond in said County, died intestate on the 30<sup>th</sup> May 1926, that on the 27<sup>th</sup> Feb. 1937 Florence B. Somers, adm. of the estate of said decedent, that in so far as they can ascertain the following is a list of persons to whom each parcel of real estate descends: Elmer R. Peters - agr 1/3 Columbus, Ohio, son 4/2 interest Florence B. Somers - agr 4/5 married daughter 1/2 interest. 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

13355

In the matter of the Estate of

Thomas J. ...  
said estate, surviving and the executor of the filing sent to the at this time, therefore, it, and time to and that of same is, but the so

13323

In the matter of the Estate of

Estelle Kites  
her  
refusing the  
said decedent  
It appearing  
of Mary Nell  
estate and  
was duly app  
arranged. If  
can be ascertain  
found by den  
Farriss R. Kite  
and that the  
said applicati  
the Court. It  
said applicati  
estate in the  
where such p  
herein and  
estate, together  
application  
record. as



13345. In the matter of

the Estate of  
Thomas J. Lockwood deceased.

On this 19-day of March 1937 the inventory of the estate of Thomas J. Lockwood deceased, having been filed herein by Laurence W. Dub, the administrator of said estate, and it appearing to the Court that the surviving spouse, and the next of kin, the administrator and the attorney representing the estate have received notice of the filing of the inventory and appraisement and consented to the approval thereof and that no other parties at this time, are interested therein,

Therefore, it is ordered, by the Court that further notice and time to and the same, is hereby dispensed with, and that said inventory and appraisement be and the same, is hereby approved, and confirmed as filed, and that the same, be recorded.

13323 In the matter of

the Estate of  
Estella Kibson. Deid Estella Kibson. Deceased, and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

This day came Barbara Reed, adx., with the will annexed, of the Estate of Estella Kibson. Deceased, and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court that Estella Kibson a resident of Murphysville, this in said County, died 28 December, 1926.

Testate and that on the 8 day of February 1937, Barbara Reed was duly appointed and qualified administrator with the will annexed, of the estate of said decedent; that insofar as they can be ascertained, to whom each such parcel of Real Estate passed by devise, or descent.

Farrin R. Kibson, age 78. Murphysville, this. Mother — 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 hereby ordered, that said real estate be transferred upon the duplicate of the County when such parcels are delineated, to the persons named herein and that a certificate for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County for record, as provided by law.

13355

In the matter of  
The Estate of  
Thomas F. Lockwood,  
Deceased.

Louanna W. Loh, an administrator of the  
estate of Thomas F. Lockwood, deceased, having  
filed her application, duly verified, for a  
finding and order that said estate and the  
successions therein are exempt from any inheritance tax under  
the laws of Ohio, the same 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, Eighty  
seven and no/100 dollars — the debts and costs of admin-  
istration are three thousand, five hundred dollars and the  
net actual market value thereof is eighteen hundred eighty  
seven and 50/100 dollars. That the said decedent died leaving  
Martha Lockwood his surviving spouse,  
Alice Loh his daughter,  
Barnham Lockwood his son.

That the said surviving spouse is entitled to 20%  
of the appraised value of estate or \$1017.<sup>50</sup> which was not  
deducted from said net of \$1887.<sup>50</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 thereto  
in any way affecting the inheritance tax on the succession of  
said estate be certified to the Tax Comm. of Ohio and costs \$3-  
to be certified to County Auditor to be paid according to law.

13355

In the matter  
of the Estate  
of Thomas F. Lock-  
wood  
Deceased  
transfer of cer-  
as set forth  
court that  
in said com-  
on the 8. day  
appointed a  
deputy: the  
following is  
of Real Estate  
Martha Lock-  
Alice Loh  
Barnham Lock-  
and that the  
set out in  
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that said  
of the County  
persons not  
transfer of  
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of the prop

13355 In the matter of  
the estate of  
Thomas F. Lockwood,  
deceased

This day came, Laurence W. Loh, administrator  
of the estate of Thomas F. Lockwood, deceased,  
and filed herein his application, duly  
verified, for an order directing the  
transfer of certain real estate belonging to said  
decedent, as set forth in the application. It appearing to the  
Court that Thomas F. Lockwood, a resident of Liberty Township  
in said County, died intestate on March 3<sup>rd</sup> 1937 and that  
on the 8<sup>th</sup> day of March 1937, Laurence W. Loh was duly  
appointed and qualified administrator of the estate of said  
decedent; that insofar as they can be ascertained, the  
following is a list of persons to whom each such parcel  
of Real Estate passed.

- |                  |                     |          |     |
|------------------|---------------------|----------|-----|
| Martha Lockwood  | Raymond, Ohio       | widow    | 1/3 |
| Alice Loh        | Marysville, Ohio    | daughter | 1/3 |
| Burnham Lockwood | Los Angeles, Calif. | son      | 1/3 |

and that the description of said real estate is as  
set out in said application; and it appearing to the  
satisfaction of the Court, that the law has been fully  
complied with by said applicant; It is, hereby 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 for the  
transfer of said real estate, together with the description  
contained in the application, be filed with the Recorder  
of the proper County, for record, as provided by law.

13170 In the Matter of  
The Estate of  
Gullah M. Warren  
Deceased. Briefs for a finding and order that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio. The same came on for hearing and the court being fully advised in the premises finds and determines that the gross value of said estate is \$700. the debts and costs of administration are \$700- 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 be certified to the Tax Commission of Ohio and that costs are \$3- be certified to the Co. Auditor to be paid according to law.

13179 Paul M. Warren  
Executor of the  
estate of  
Gullah M. Warren  
vs.  
Paul M. Warren et al  
Df. of the Department of Public Welfare of  
the State of Ohio and the evidence.  
This day this cause came on to be heard on the petition of the plaintiff Paul M. Warren, no executor of the estate of Gullah M. Warren, deceased. The answer and cross-petition and claim of the Division of Aid for the Aged Dept. of the Department of Public Welfare of the State of Ohio and the evidence. The court being duly advised in the premises finds that the defendants herein have voluntarily entered their appearance and consented to a sale of the real estate, as prayed for, and all necessary parties are properly before the court and that the real estate described in the petition should be sold as therein prayed for. The court further finds that the real estate described in the petition was appraised by the appraisers of the estate for the sum of \$475.00 and orders that no further appraisement be dispensed with. The court further finds that the bond hereinafter given by the plaintiff as executor of the estate of Gullah M. Warren, deceased, is insufficient, and it is ordered that he file additional bond with sufficient sureties to be approved by this court in the sum of \$700.00. And it appearing that a private sale would be to the best interest of the estate, it is ordered that the said Paul M. Warren, as such executor, sell said real estate at private sale for not less than \$475.00 that being the appraised value thereof, and that such sale be made for cash. The court further finds that Mrs. H. Warren is the wife of the defendant Paul M. Warren, and that the said Paul M. Warren has no children, and no issue of his body. The Court finds further that the Division of Aid for the aged of the Department of Public Welfare of the State of Ohio is the owner and holder of a

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trust deed on said real estate, and that said trust deed is a valid and subsisting lien against said real estate, and that there is due thereon the sum of \$249.<sup>65</sup>

13179 Paul M. Warren, executor of the estate of Zillah M. Warren, Dec. vs. Paul M. Warren et al Dpts

This day, this cause came on to be heard upon the filing of an additional bond by Paul M. Warren executor of the estate of Zillah M. Warren, deceased, in the above mentioned cause, in compliance with the former order of this Court.

Upon examination of said bond, the Court finds the same to be in conformity to law, and with approval, and is hereby approved, and confirmed.

13179. Paul M. Warren, executor of the estate of Zillah M. Warren, Dec. vs. Paul M. Warren, Dpts

This day this cause came on to be heard upon the report of Paul M. Warren, as executor of the estate of Zillah M. Warren, 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, 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 it hereby is, approved, and confirmed.

It is further ordered that said petitioner execute, in deed of all the right, title and interest of the said Zillah M. Warren, in and to said real estate, to the purchaser, Charles Sanders and Arvilla Insart, upon said purchaser paying to the said Paul M. Warren, executor, as aforesaid, the sum of \$700<sup>00</sup>

It is further ordered that the said executor, out of the money in his hands, pay:

First: To the Treasurer of Union County, the sum of \$ 27<sup>94</sup> being the taxes, penalty<sup>and</sup> interest, against said property \$ 27. 94

Second: The costs and expenses incurred in the sale of said property, including an attorney fee of \$ 5.00 to Harpes Sanders - amounting to \$ 100.<sup>55</sup>

Third: To the Division of Air, for the aged of the Department of Public Welfare of the State of Ohio the sum of \$ 249.<sup>65</sup> in complete payment of the lien held by said Department against said real estate.

And, it is further ordered, that a cancellation

of said trust deed issued to the Recorder of Union County Ohio  
for the cancellation of said firm.

It is further ordered that the balance of said proceeds  
amounting to the sum of \$321<sup>36</sup> be accounted for by the said  
Paul M. Warren, executor of said, according to law.

13352 In the matter  
The Estate of  
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13352 In the matter  
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13352

In the matter of,  
The Estate of

Hannah Tiffany, Dec'd 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 fully advised in the premises, finds and determines that the gross value of said estate is one thousand three hundred ninety eight and 61/100 Dollars, the debts and costs of administration are five hundred and no 1/100 Dollars, and the net actual market value thereof is eight hundred ninety eight and 61/100 Dollars.

Anna J. Mummy, an adx of the estate of Hannah J. Tiffany dec'd. 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 fully advised in the premises, finds and determines that the gross value of said estate is one thousand three hundred ninety eight and 61/100 Dollars, the debts and costs of administration are five hundred and no 1/100 Dollars, and the net actual market value thereof is eight hundred ninety eight and 61/100 Dollars.

That the said decedent died leaving as her heirs at law, and next of kin of the following named persons entitled to the next estate of inheritance from the said decedent.

- Anna J. Mummy Sister
- Eva Dies "
- Fern Burke Niece
- Ivy Tiffany "
- Ernst Tiffany Nephew.

The latter three being children and the only next of kin of William E. Tiffany, deceased. or brother of the said Hannah Tiffany, deceased. And the unknown children and heirs at law of Luther Tiffany deceased. or brother of the said Hannah Tiffany deceased.

And the unknown children and heirs at law of Luther Tiffany deceased, a brother of the said Hannah Tiffany deceased, and about 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, or the succession of said estate, be certified to Tax Commission of Ohio and that the costs herein be taxed at 73- be certified to County and do to be paid according to law.

13352

In the matter of the  
Estate of

Hannah Tiffany, deceased.

It is ordered that the approval of said inventory be set for hearing before this Court on the 17 day of April, 1937 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 once a week for three weeks - 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

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 17 day of April, 1937 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 once a week for three weeks - 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.

13367

In the matter of Charles W. Peters, Decd. His day an authenticated copy of the last will and testament of Charles W. Peters, deceased, was presented to the court for record; and it appearing to the court that said will was duly executed and proved in accordance with the laws of Ohio and admitted to probate in the Probate Court of Madison Co. Ohio and that part of the property to which said will relates is situated in this County it is ordered that said authenticated copy of said will be admitted to record in this court. Order Glenn Doughty pay exp #72 Paid

13366

Blanche C. White, es. Administrator of the Estate of Mary A. Hanklin, Decd. vs. Blanche C. White, et al. Defts. This day this matter came on to be further heard on the report of the appraisers herein appointed; and it appearing upon examination that said report is in all respects regular and correct and it is ordered that the same be and it hereby is approved and confirmed. It is further ordered that said Blanche C. White execute within 10 days to the State of Ohio a bond with sufficient sureties to be approved by the Court, in the sum of \$1300.00 conditional according to law.

12264

In the matter of the Estate of Le Roy T. Robinson, Decd. This day came Carrie B. Robinson executrix of the estate of Le Roy T. Robinson deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the court that Le Roy T. Robinson a resident of Liberty Township in said County died testate on May 14, 1932 that his last will and testament was filed in the Probate Court of Union County Ohio on the 15 day of August 1932, admitted to probate on the 15 day of August 1932 and recorded in Volume U. Page 74 of the records of Wills in said County, and that on the 19 day of March 1937 she was duly appointed and qualified executrix of the estate of said decedent; that, insofar as they can be ascertained, the following is a list of persons to whom each such parcel of Real estate, passed by descent or devise, Carrie B. Robinson, age 68, Bellefontaine, O. wife - 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be

13363

filed with the records provided by law in the matter of the estate of Le Roy T. Robinson

13370

In the matter of the estate of Gullab M. M. account there amount for 1937 at 1. P. by law, in the Ans. this m



THE COL. R. S. REG. CO. 74211

filed with the Recorder of the proper County, for record, as provided by law.

13363 In the matter of  
The estate of  
Le Roy T. Robinson, Dec'd

This day, LeRoy T. Robinson, executor of said estate, files statement in lieu of an account. Said statement is hereby accepted, and ordered recorded in records of accounts.

13170 In the matter of  
The estate of  
Gustave M. Warren, Dec'd

This day came Paul M. Warren, executor of said estate, and filed his first and final account therein.

It is, therefore, ordered, that said account be set for hearing on Saturday the 24. day of April 1937, 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.

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13347 In the matter  
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13347 In the matter of  
 the Estate of  
 Ida J. Peters, 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 Florence A. Somalot  
 as adm. of the estate of Ida J. Peters, deceased, 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  
 in the records of this office.

13356 In the matter of  
 the Estate of  
 J. E. Muddles, Decd.

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 Carl B.  
 Muddles 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.

12315 In the matter of  
 the Estate of  
 James Laird, Decd.

This day the affidavit of Emma Chappel  
 agent of the James Laird estate, ad-  
 vertised in Union Co. Journal, a  
 newspaper of general circulation in this County, that the  
 notice of appointment of Mrs L. Meyers, as adm. de bonis  
 non of the estate of James Laird deceased, was published  
 in said newspaper, as heretofore ordered, was filed herein,  
 together with a copy of said notice; it is ordered, that  
 the same be recorded in the records of this office.

13357 In the matter of  
 the Estate of  
 Eva L. Shipley 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 Frank H.  
 Shipley as adm. of the estate of Eva L. Shipley 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.

12094 In the matter of the  
 Estate of Sarah L. Samsft  
 Deceased

This 27 day of March 1937, 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 composed as  
 follows: Personalty: Fifteen Hundred Eighty-nine <sup>24</sup>/<sub>100</sub> (\$1589<sup>24</sup>) Dollars  
 real estate \$4265<sup>00</sup>) but the debts are \$1942<sup>95</sup> and that the  
 cost of administration will be \$570<sup>00</sup>, that there is no one  
 entitled to share in said real estate. The Court  
 further finds, that the entire estate outside of debt, is given  
 by bequest made by the Deceased, that the persons entitled  
 to succeed to said estate, their heirs, when matured, 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.  
 (Page 305)

In the matter of accounts filed.

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.

12728<sup>c</sup> H. H. Williams guardian of Earl Hines jr. 1<sup>st</sup> account

13087 Jerry E. Pinchast executor of the estate of Arusworth Q Pinchast. 1<sup>st</sup> and final account.

12517 Norman C. Bourn, Guardian of the estate of John E. Horn, First and final account.

10711 Francis Gentry guardian of Aris D. Lake, minor. 8<sup>th</sup> acct.

12302 Charles H. Reed, executor of the estate of Henry L. Reed, Second account.

8629 Lillian M. Birmingham, guardian of George W. L. Longuet. 12<sup>th</sup> account.

10695 Florence J. Row, adm. of John R. Jones. 9<sup>th</sup> & final acct.

11300 Charles P. Callahan, adm. of the estate of Isiah Callahan. First and final account.

13267 M. P. Bollman, adm. of the estate of Patrick C. Dra First and final account.

13231 Walter Kaufman adm. of the estate of Jacob Kaufman. First and final account.

12062 Norman C. Bourn, adm. of the estate of Selma Lind First and final account.

In the matter of the Guardianship of George W. L. Longuet, incompetent. 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 thereof and all matters pertaining thereto, and being fully advised in the premises do find the same to be in 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 balance settled according to law. Balance at \$432, received from Pensioner's office, amount paid out for board, room and con: approval of Veterans administration.

It is ordered that said Guardian pay cost \$5- paid 2-9-37. Ordered. Recorded

from page 303- shown to paid in Relation

Ida Hamilton, by Justice, M. Allen Hill Request Mrs. Allen Hill Emma Myrtle Colman Robinson Rev. Henry Cant J. H. Brown Bertha Reed J. A. Roney Mrs. J. A. Roney J. W. Marshall V. C. Marshall Fred Marshall Christian Blunk Raymond.

Balance of estate It is ordered that persons known to be within which to such copies of all the successions of It is further order Auditor of said

13231 In the matter of Estate of Jacob Kaufman, deceased having been put and no one now carefully examined pertaining thereto all respects just is hereby approved the sum of \$221<sup>2</sup> has and being in Cameron & Cameron sum the Court suit account according to pay the Court ordered so

12322 In the matter of Harry L. Reed executor of the estate of Henry L. Reed due notice has no exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereof and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed.

from page 303 - the date of accrual of tax, the person by whom such tax should be paid and is persons

Relationship	Succession	amt. by	amt. by	amt. by	By whom Paid	Amount or Corporation
Ida Hamilton, by trustee, Mrs. M.C.	1000	500	500	25	L.H. Collins	
Allen Kelle	none	50	50	35		
Mrs. Helen Kelle	50	50	50	35		
Mrs. Myrtle	100	100	100	7		
Edna Peterson	200	200	200	14		
Rev. Henry	100	100	100	7		
J. H. Green	500	500	500	25		
Walter Reed	none	50	50	35		
J. A. Roney	none	250	250	17.50		
Mrs. J. A. Roney	500	500	500	17		
Jos. Marshall	100	100	100	7		
Wm. Marshall	100	100	100	7		
Fred. Marshall	100	100	100	7		
Christian Church, Raymond	100	100	100	7		

Handwritten notes: "Total \$153.10", "Library \$4.00", "Total \$157.10"

\$161.50

Because of estate to Defiance College School of Law... It is ordered that notice of this adjudication... be given by mail to all persons known to be interested therein... This is further ordered that the costs of this proceeding taxed at \$52 be certified to the Auditor of said County to be paid in the manner provided by law.

13231

In the matter of the Estate of Jacob Kaufman, Dec'd. Kaufman administrator of the estate of Jacob Kaufman, deceased, came on for hearing... having been published according to law... the Court having carefully examined said account and the vouchers thereon... It is ordered that said administrator pay the costs herein \$52 paid July 4 - 1937. Ordains said account & the proceedings herein to be recorded in the Records of this office.

12322

In the matter of the Estate of Harry L. Reed, Dec'd. H. Reed, executor of the estate of Harry L. Reed, deceased, came on for hearing... having been published according to law... the Court having carefully examined said account and the vouchers thereon... It is ordered that said administrator pay the costs herein \$52 paid July 4 - 1937. Ordains said account & the proceedings herein to be recorded in the Records of this office.

Said Charles H. Reed is hereby allowed the sum of \$38<sup>74</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. Camorn<sup>and</sup> Camorn are attorney accounts the sum of 75<sup>00</sup> Dollars which the Court considers just and reasonable. The Court finds a balance of \$51<sup>13</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 Henry L. Reed deceased. It is ordered that said Charles H. Reed pay the costs herein taxed at \$5<sup>00</sup> July 8-1937.

Ordered - recorded -

11300

In the matter of the estate of Isaac Callahan, Decd. This day the first and final account of Isaac Callahan, Adm. of the estate of Isaac Callahan, deceased, came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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. The jury 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 Ten Dollars (\$10<sup>00</sup>) as a credit being a just and reasonable amount expended by him for setting monument for said decedent.

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> Jan Dec 31-36.

Ordered - recorded -

13767

In the matter of the estate of Patrick C. Dea, Decd. This day the first and final act of W.P. Vollmuth, Adm. of Patrick C. Dea, Decd. came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all the matters pertaining thereto. The jury advised in the premises finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved allowed and confirmed. Said W.P. Vollmuth, as adm. is hereby allowed the sum of \$307<sup>10</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

Miles L. Myers, an attorney, is hereby allowed the sum of \$200<sup>00</sup> which sum is by the Court considered just and reasonable. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Administrator, W.P. Vollmuth, pay the costs \$5<sup>00</sup> July 9 '37

Ordered - recorded -

11711

In the matter of the Guardian Aris D. Lake, Decd. ment, due to law. No one now appearing Court having vouchers there being fully and in all respects. It is ordered, allowed and confirmed. It is ordered herein tax as herein be. Decd.

12062

In the matter of the Estate of Palma Linn hearing and published a filed thereto object to the examined and all the advised in respects your therefore the and confirmed \$200<sup>00</sup> as amount. ex decedent. of \$100<sup>00</sup> and account compensation Mrs L. Myers \$50<sup>00</sup> when reasonable. An said es Adm. pay

12728

In the matter of the Guardian Earl Harris, due notice to law. No one now appear Court. having vouchers there and being

11711

In the matter of the Guardianship of Aris D. Lake, minor.

This day, the 8<sup>th</sup> day of March 27-1937. Nancy Priddy Guardian of 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 therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. Approval of Veteran's administration.

It is ordered that said Guardian pay the costs herein taxed at \$5. Costs paid July 15 - 1937.

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

12062

In the matter of The Estate of Helena Louise Deibler, deceased.

This day, the First and Final account of Norman C. Brown, Adm. of the estate of Helena Louise Deibler, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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 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 \$200<sup>00</sup> as a credit being a just and reasonable amount expended by him for a monument for said decedent. Said administrator is hereby allowed the sum of \$100<sup>00</sup> being Commission on the amount collected and accounted for, by him and being in full compensation for all his ordinary services rendered. Mrs. L. Myers - attorney is hereby allowed the sum of \$50<sup>00</sup> which sum the Court considers just and reasonable. The Court finds said account duly balanced. In said estate settled according to law. It is ordered Adm. pay costs \$5 - paid July 8 - 1937. Ordered. Recorded.

12728

In the matter of The Guardianship of Earl Lewis Jr.

This day, the First account of Earl Lewis Jr. came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the same find account

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July 9 '37

to be in all respects just & correct & in conformity to law. It is ordered, that the same be and hereby is approved & allowed & confirmed. The Court finds a balance of \$926.<sup>01</sup> in hands of said Guardian due said ward; which amount he is ordered to pay over according to law. ordered Guardian pay costs taxed at \$5.<sup>00</sup> paid Mar. 22. 1937. approval of Veterans Administration. Ordered, that said account and proceeding be recorded in Records of this office.

13059

In the matter of the estate of Amisworth Q. Rinehart, Deceased.

This day the final and final account of Jerry E. Rinehart executor of the estate of Amisworth Q. Rinehart, deceased, came on for hearing and settlement. Due notice thereof having been published according to law, no exceptions having been filed 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 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 Jerry Rinehart is hereby allowed the sum of \$200. compensation for his commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. John E. Daily, as attorney is hereby allowed the sum of \$134.<sup>16</sup>, which said 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: paid Jan 1937. Ordered, recorded.

12094

In the matter of the Estate of Sarah L. Banapt. Deis account therein.

This day came L. H. Collins executor of said estate, and filed his final account therein. It is therefore ordered that said account be set for hearing on Saturday the 24 day of April 1937, at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a news paper of this County and this matter is continued.

13348

In the matter of the estate of Charles Schlegel

Decided verified for real estate the application as resident of on February filed in the July 23 - 1937. recorded in said county. Nellie Schlegel of the estate of ascertained to pass by Nellie Schlegel and that the out in said satisfaction of complied with that said duplicate of situated to a certificate by this with time to file record as.

13348

In the matter of the estate of Charles Schlegel Nellie Schlegel in the presence of said estate filing of so laws of the filing and of said in that said in conformity and confirmed



Monday March 29 1937

and that the Court finds or want; which and Guardian

of Jerry E. Wisnorski & my wife, being to law, appearing in conformity the matter the same

Therefore, and his hereby orders just need, and that said 1937.

center is found Therefore 24 day of mixed by law of and this

13348

In the matter of The estate of Charles Schlegel Decedent

Transfer real estate This day came Nellie Schlegel, executrix, of the estate of Charles Schlegel, decedent, and filed herein her application, duly verified, for an order, directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appears to the Court that Charles Schlegel a resident of Mansville in said County, died testate, on February 1937. that his last will and testament was filed in the Probate Court of Union County, this, on July 23 - 1937, admitted to Probate on July 27 1937, and recorded in Vol. 4 page 487 of the Record of Wills in said County, and that on the 27 day of March, 1937 Nellie Schlegel was duly appointed and qualified executrix of the estate of said decedent; that insofar as they can be ascertained to whom each such parcel of Real Estate passed by descent or devise

Nellie Schlegel, Mansville, this, 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of proper County for record, as provided by law.

13348

In the matter of The estate of Charles Schlegel, Decedent. Inventory & appraisement. herein by Nellie Schlegel, executrix.

This day, this cause came on to be heard upon the filing of an inventory & appraisement herein by the Court, being duly advised in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have received notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said Inventory is in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

13348

In the matter of  
The estate of  
Charles Schlegel  
deceased.

Nellie Schlegel, as executrix of the estate of Charles Schlegel, deceased, having filed an application duly verified for a finding and order, that said estate and the successions therein are exempt from any inheritance tax under the laws of Ohio. The same came on for hearing, and the Court, being fully advised in the premises, finds and determines that the gross value of said estate is \$6992.<sup>28</sup> the debts and costs of administration are \$6838.<sup>54</sup> the net actual value thereof is \$154.<sup>74</sup>. That the daughter and widow of the decedent are the sole beneficiaries and their exemptions under the law exceed the amounts each will receive, and that as a result said estate and the successions therein are exempt from such inheritance tax. It is further ordered, that a copy of this entry be certified to the Tax Commission of Ohio, and that the costs be certified to the County and to be paid according to law.

13364

In the matter of  
The estate of  
Mr. M. Linslow Deis

Statement in lieu of an account filed - and ordered recorded.

13348

In the matter of  
The estate of  
Charles Schlegel, Deis of said estate, and filed her 1st and final account. It is thereupon ordered, that said account be set for hearing Saturday the 24. day of April, 1937 at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a news paper of this County, and this matter is continued.

This day came Nellie Schlegel, executrix of said estate, and filed her 1st and final account. It is thereupon ordered, that said account be set for hearing Saturday the 24. day of April, 1937 at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a news paper of this County, and this matter is continued.

11484

In the matter of  
The estate of  
Chester N. Paul  
deceased.

of April 1937  
in Union County  
and this

13366

In the matter of  
The estate of  
Mary Ann  
deceased.

be appointed  
Eddy deceased  
an affidavit  
will and fees  
in general to  
the probate  
that an ad.  
J. O. Eddy is.

It is ordered  
upon giving  
sum of \$700  
This is

the appointment  
Eddy deceased  
in the sum  
as sureties, and  
therefore order  
J. O. Eddy the  
as required  
and that said

12034

In the matter of  
The estate of  
Mary Medd  
deceased, her  
estate, this

and made  
required by  
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statement  
consists of  
Court then  
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11489 In the matter of  
The estate of  
Chester W. Patterson  
deceased

This day came W. E. Patterson, executor of  
the said estate, and filed his 4<sup>th</sup> account  
It is thereupon ordered, that said account  
be set for hearing, Saturday the 24 day  
of April 1937, at 1. P. M. and that notice be published  
in Union County Journal, or newspaper of this county,  
and this matter is continued until said time.

13364 In the matter of  
The estate of  
Mary Ann Eddy  
deceased

This day J. O. Eddy appeared, in open  
Court, and made and filed an applica-  
tion under oath as required by law to  
be appointed as administrator of the estate of Mary Ann  
Eddy deceased, late of Leestery 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  
J. O. Eddy 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 \$2000, and this cause is continued.

This day J. O. Eddy appeared, in open Court, accepted  
the appointment as administrator of the estate of Mary Ann  
Eddy deceased, and gave and filed herein his Bond  
in the sum of \$2000 with T. W. Eddy and R. L. Eddy  
as sureties, which Bond is approved by the Court. It is  
thereupon ordered, that letters of administration issue to said  
J. O. Eddy that notice of said appointment be published  
as required by law; that this proceeding be recorded  
and that said administrator pay costs.

12039 In the matter of  
The Estate of  
Gary Meddles  
deceased

The last will of Gary Meddles, dec'd.  
of Leestery Twp. in said County  
has heretofore been duly proved  
and J. E. Meddles the former executor of said  
estate, having died, without fully administering said  
estate; this day Carl B. Meddles, 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 a decedent, that said Carl B. Meddles  
is a suitable person and legally competent; it is ordered  
that he be appointed as such Adr. with the will annexed,  
Adr. de bonis non, bond given, as required by law in the  
sum of Five Hundred Dollars - This cause is continued.

10399<sup>a</sup> In the matter of the Estate of Gary Meddles. Deceased. As Administrator de bonis non. with the Will annexed. of the estate of Gary Meddles deceased, and gave and filed herein his Bond, in the sum of \$500 - Conditions according to law, with the Fidelity and Deposit Co. of Maryland, 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 Carl B. Meddles, 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 taxed at \$

10760<sup>b</sup> In the matter of the Estate of John E. Horn, Deceased. It appearing to the Court, that among the assets of this estate, are ten shares of stock in the Richmond Banking Company and that by the terms of the will of the said John E. Horn, all of his property was to be divided equally between his sons, Joe Horn and George R. Horn, upon the death of his widow, Hannah E. Horn, and it further appearing that said Hannah Horn, is now deceased, and that a division of said assets has been made by and between said Joe E. Horn, and George R. Horn, whereby each takes five shares of said stock; It is therefore ordered, that out of the Richmond Banking Company, is authorized and directed to transfer five shares of such stock to Joe E. Horn, and five shares to George R. Horn, and said Adm. etc., is authorized to sign and execute the proper transfer, of the present stock certificates to the new owners, thereof.

5322<sup>c</sup> In the matter of the Estate of Antelisa Klein, Deceased. This day came J. L. Yealy, Adm. of Antelisa Klein, and filed his 1<sup>st</sup> and final account. It is therefore ordered that said account, be set for hearing on Saturday, the 24 day of April, 1937, at 1. P. M. and that notice thereof be published as required by law, in Union Co. Journal a newspaper of this County. And this matter, is continued until said time.

13351 In the matter of the Estate of John R. Elbin Court, for an the assets of the advised in assets of said of Ohio, being that said secure possess Statutes of the secure possess is unable to appointed by, the the amount, as the executor same. The Court forth in the friend shows such, approval therefore order an appraisement extended and

13356 In the matter of the Estate of J. E. Meddles, appearing to of the filing or, raised by and, no, except ordered, that in account, a

13351 In the matter of

The Estate of  
John W. Elbin, deceased

and filed his application with the Court for an order extending the time in which to have the assets of the estate appraised. The Court being fully advised in the premises finds that a greater portion of the assets of said estate are outside the jurisdiction of the State of Ohio, being situated in the State of West Virginia and that said executor has made every reasonable effort to secure possession of the same, but that because of the Statutes of the State of West Virginia has been unable to secure possession of the same, and that said executor is unable to determine and that said appraiser heretofore appointed by this Court would be unable to determine, the amount and value of said assets until such time as the executor is able to ascertain the value of the same. The Court further finds that said reason, as set forth in the application herein filed is good and sufficient showing for reason to have the time of making such appraisement extended by the Court. It is therefore ordered by the Court that the time of making an appraisement of the assets in said estate be extended until the 1st day of May, 1937.

13356 In the matter of

The Estate of  
J. E. Meddles, Deid

appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed, and confirmed.

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April 24 - 1937.

12094 L. H. Collins, exec

13079 S. V. Hull, admin

S-322 J. A. Yealy, adm

13298 George Schlegel

13216 Mary R. Huber

13290 Dorothy Eickemeyer

13543 Jeannette Fox

12010 Rena Hindrichs

13170 Paul M. Hornum

13328 Philip A. Harney

11595 Willard C. Winder

13200 James L. Hank

13040 Robert. Blumh

13348 Melie Schlegel

11459 W. C. Patterson

Any person in  
accounts, or to  
prior to the date  
be heard, and  
disposed of.

13119 In the matter of  
The estate of Mary  
her account, in  
presence advised  
to which time

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 April 24 - 1937.

- 12094 L. H. Collins, executor of the estate of Sarah L. Banast, deceased, First and final account.
- 13079 S. V. Hull, administrator of the estate of W. T. Hull, deceased, Account and final account.
- 8322<sup>o</sup> J. A. Yealey, guardian of Adeline Bunklin, Fifth and Final account.
- 13295 George Schlegel, Jr. adm. of the estate of George Schlegel Sr. First and final account.
- 13216 Mary R. Huber, executor of the estate of John L. Huber, deceased, First and final account.
- 13290 Dorothy Eickemeyer, and C. A. Eickemeyer, executors of the estate of Henry C. Eickemeyer, deceased. First and final account.
- 13243 Jeannette Fox, executor of the estate of Mary D. Perry, deceased. First and final account.
- 12010 Hessa Hindvik Mrs. guardian of Lila C. Cross - 6<sup>th</sup> account.
- 13170 Paul M. Hornum, executor of the estate of Gallah M. Hornum, deceased. 1<sup>st</sup> and final account.
- 13328 Philip A. Harpy, adm. of the estate of Martha J. Patch. First and final account.
- 11595 Willard E. Winkler, adm. of the estate of John Elliott, First and final account.
- 13200 James L. Hunt, executor of the estate of Esther M. McElroy, Dec. First and final account.
- 13040 Robert Blank, guardian of S. P. Blank. First and final account.
- 13348 Nellie Schlegel, executrix of the estate of Charles Schlegel, Dec. First and final account.
- 11487 W. E. Patterson, executor of the estate of Chester K. Patterson, Dec. Fourth Partial account.

Any person interested may file written exceptions to said accounts or to any item thereof, not less than five days prior to the day set for hearing, when the same will be heard, and continued from day to day until finally disposed of.

13119 In the matter of The ~~trust~~ of Margaret Ann Mum Guardian of Margaret Ann Mum<sup>2d</sup> presented her ~~1<sup>st</sup>~~ account in settlement of said guardianship, whereupon the Court ordered same filed and advertised for hearing on Saturday the 24<sup>th</sup> day of May, 1937, 2<sup>nd</sup> P. M. to which time said matter is continued.

13342

In the matter of

The Will of

Joseph McLean, deceased

This day, Chas. Mavor, appears in open court and made application for a commission to issue to some suitable person, to take the deposition of David Whitehead witness to the will of said Joseph McLean, deceased, and it appearing to the court that said witness resides out of the jurisdiction of this court, to wit: at 196. Mount St. Newark, Ohio, and that it is impossible for David Whitehead to attend court. It is, therefore, ordered that such commission, with said will annexed, issue to Chas. Mavor, a suitable person, to be duly executed, and together with the deposition of said witness so taken, signed, certified and sealed, be returned to this court, with all convenient speed, and this cause, is, continued.

132121

In the matter of

The Estate of

John E. Brown, deceased

of the court the  
been given by  
captions have  
said Inventory.

13200

In the matter of

The Estate of

Esther M. Wilcox

Jacob L. Fork, deceased

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of the estate of  
stock in the U  
It is further of  
Fork, as an  
said asset:  
to the provisions  
that Jacob L.  
it is therefore  
Fork as executor  
is hereby and  
the asset is  
individual.

12357

In the matter

The estate of

Eva L. Shipley, deceased

court being of  
Shipley having  
being the only  
Inventory and  
and confirmed.

13356

In the matter

Estate of J. E. Med

Maddox, administrator

order authorizing  
of \$1500. divided  
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13121 In the matter of  
The Estate of  
John E. Brown, deceased, hearing

This day the Inventory in the above captioned estate, heretofore, filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of the said Inventory has been given by 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.

13200 In the matter of  
The Estate of  
Esther M. McElroy, Dec'd.  
Jacob L. Hunk, Executor.

This matter came on to be heard on the application for distribution in kind filed by the executor and it is found by court, there has come into the hands of Jacob L. Hunk, Executor of the estate of Esther M. McElroy deceased, 25 shares of common stock in the United States Steel Corporation, No. 9, 503668. It is further found by the court that the said Jacob L. Hunk as an individual has requested distribution in kind of said asset. It is further found by the court that in conformity to the provisions of the will of said Esther M. McElroy deceased, that Jacob L. Hunk is entitled to distribution in kind and it is therefore ordered, adjudged, and decreed, that Jacob L. Hunk as executor of the estate of Esther M. McElroy, Dec'd. is hereby authorized and empowered to distribute in kind the asset above described, to Jacob L. Hunk as an individual.

13357 In the matter of  
The estate of  
Eva L. Shipley, Dec'd.  
Fred W. Shipley, Adm'r.

The Inventory and appraisement having been filed, heretofore by Fred W. Shipley, Adm'r. of the estate of Eva L. Shipley, deceased, the court being fully advised in the premises and Fred W. Shipley having waived notice of the filing of the same and being the only interested party entitled to notice said Inventory and appraisement is, therefore, hereby approved, and confirmed.

13356. In the matter of the  
Estate of J. E. Meddles, Dec'd.  
Meddles, administrator of the estate of J. E. Meddles, Dec'd. for an order authorizing a partial distribution, that is, of the sum of \$1500. divided equally between Carl B. Meddles, and P. E. Meddles, they being the only heirs at law, and persons entitled to any part of the estate of J. E. Meddles, deceased. It is further found, that said distributees, are each entitled to an immediate partial distribution of \$750. It appearing that such distributees have, in the writing annexed to the Petition duly agreed and assented to such distribution said administrator, is hereby ordered to make a partial distribution accordingly.

This day this matter came on to be heard on the petition of Carl B. Meddles, administrator of the estate of J. E. Meddles, Dec'd. for an order authorizing a partial distribution, that is, of the sum of \$1500. divided equally between Carl B. Meddles, and P. E. Meddles, they being the only heirs at law, and persons entitled to any part of the estate of J. E. Meddles, deceased. It is further found, that said distributees, are each entitled to an immediate partial distribution of \$750. It appearing that such distributees have, in the writing annexed to the Petition duly agreed and assented to such distribution said administrator, is hereby ordered to make a partial distribution accordingly.

13353.

In the matter of the Estate of James Davis, dec'd to be heard on the application of Arvilla Perkins, for an order relieving the estate of James Davis deceased, from administration, and it appearing in the court that notice has been served on all the next of kin of said decedent, or that they have waived notice in writing of the filing of the application of the day set for hearing thereon: and it further appearing to the court, that the said estate of said decedent, is of less value than \$500.00: that said estate, is not subject to any inheritance tax, and that the debts so far as are known, against said estate, are as follows:

- Ray Patrick, New California, Ohio. \$ 4.99
- E. B. Frankner Maynutt Ohio. 15.00
- Miss L. Myers Maynutt Ohio. 25.00
- State of Ohio. Division paid aged 555.00

Therefore, it is ordered, that said estate, be and hereby is, relieved from administration: that the said Arvilla Perkins, the applicant herein collect the assets, convert the same, into money and pay or compromise the claims against said estate: after paying the costs of this proceeding, and distribute the balance, if any, of the funds, remaining in her hands, to the next of kin according to law, and forthwith make return of her proceedings to this court.

13342

In the matter of the Will of Joseph Mann, dec'd. application of Chas. Mann to admit to probate, the will of Joseph Mann, deceased, last of Westmoreland 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, have waived notice, given consent to probate of said will. And it further appearing to the court, that James C. Case, one of the subscribing witnesses to said will, is dead. Thompson Rose Case, Simon's Arthur B. Simon's affidavit, in open court, and being duly sworn, by said court according to law, touching the genuineness of the signature of said James C. Case, attached to said will. Thompson, on this day came Arthur B. Simon, the other subscribing witness to said will, who being duly sworn testified as to the execution and attestation of said will, which testimony was reduced to writing, was subscribed by him and was filed with said will. Chas. Mann the Commissioner heretofore, appointed to take the deposition of D. B. Whitehead, one of the subscribing witnesses, to a codicil duly returned the Commission issued to him with said will annexed, and also the deposition so taken duly certified: on this day also came H. J. McCay the other of said subscribing witnesses to said codicil, said subscribing witness to said codicil having been duly sworn testified as to the execution and attestation of said codicil, which testimony, was reduced to writing, was subscribed by them and was filed with said will. Whereas the court finds that the aforesaid instrument of writing, is the last will or codicil, of said Joseph Mann, deceased; that they were duly executed and attested in that the said testator at the time of signing said will or codicil was of full age, sound mind and memory and not under any restraint, therefore, the court orders, the admitting of said will and codicil to probate, and that the same, with said testimony of witnesses above named, be taken and recorded.

12869

Richard L. Case of the last will of William D.

Kate C. Johnson

appraised and evidence, and premises, funds must be issued being duly no consented that prayed for, in that said by the executor thereof, without and that decedent, the to sell, and but interest of estate, described \$1500.00. It

12869

Richard L. Case of the last will of William D.

Kate C. Johnson

of William the former, said petition to said order, said report, petitioner in said sale was but force it is, ordered, and confirmed, execute a said William Case matter money. The

Wednesday, April 7, 1937

12869 Richard L. Cameron, Executor,  
of the Last Will and Testament  
of William D. Cameron,  
Deceased.

Kate C. Johnson, et al.  
vs.  
Plaintiff  
Defendants

This day this cause came on to be heard upon the application of Richard L. Cameron, as executor of the estate of William D. Cameron for an order to sell the first tract of real estate described in the petition herein for less than the appraised value, to wit, not less than \$1500.00 and upon the evidence, and the court, being fully advised in the premises, finds that all of the parties defend out, have waived the issuing of process upon said application, and being duly notified of the pendency of the same, have consented that said order may issue from this Court as prayed for in the petition; and the Court further finds that said first tract of land has been repeatedly offered by the executor of said estate for the appraised value thereof, without a purchaser, being found for the same, and that under the provisions of the Will of said decedent, the said executor has full power and authority to sell and convey real estate and that it will be for the best interest of said estate to sell said first tract of real estate described in the petition at a sum not less than \$1500.00. It is therefore adjudged and decreed that said Richard L. Cameron, as such executor, shall proceed to sell said first tract of real estate at private sale for not less than the sum of \$1500.00 and for the best price he can obtain for the same, and shall make due report of his proceedings hereunder to this Court.

12869 Richard L. Cameron, Executor,  
of the Last Will of  
William D. Cameron, Decd.

Kate C. Johnson, et al.  
vs.  
Plaintiff  
Defendants

Entry confirming sale of first tract of real estate ordering deed and distribution.

This day this cause came on to be heard upon the report of Richard L. Cameron executor of the Will of William D. Cameron, 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, 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 and for the best price that could be obtained for said real estate, 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 William D. Cameron, in said real estate to the said Cora Matteson upon the payment of the purchase money therefor.

It is further ordered that said executor out of the money in his hands pay:

First: To the Treasurer of this county the taxes upon said real estate in the sum of \$10<sup>00</sup>

Second: The costs and expenses incurred in the sale of said real estate including an attorney fee <sup>\$25.00</sup> to Cassern, and Cassern and the percent of said executor. Wherein the sum of \$30.00 amounting to the total sum of \$55.00

Third: It is further ordered that the balance of said proceeding amounting to the sum below is to be accounted for by said executor according to law. \$1434.09

And it is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$12.00 out of the proceeds of said sale.

13343

In the matter of The Estate of Joseph W. Hollaw. Deceased late of Lestery Township in said County,

having heretofore been duly proved and allowed: this day behas. Mr. W. 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 behas. Mr. 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 \$1200.00 and this cause is continued.

This day behas. Mr. appeared in open Court accepted the trust as Executor of the estate of Joseph Hollaw, deceased and gave and filed herein his Bond in the sum of \$1200.00 conditional according to law with the fidelity and Deposit Co. of Md. 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 behas. Mr. 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 \$

13353

In the matter of the Estate of James Davis Deceased. Pursuant to an order of this Court this day made you are hereby ordered that you be forthwith forced to go take possession of all the property of & belonging to James Davis now deceased and convert the same and the whole thereof into cash without further order of the Court pay or compromise the claims against said estate after paying costs of this proceeding and distribute the balance if any of the funds remaining in our hands according to law and forthwith thereafter make return of her proceedings to this Court. Witness the hand & seal of this Court this 7 day of April 1937.

13335

In the estate of Ardelina Lamb Deceased

Appointment of of such appraiser Administrator for without apprais

13371

In the matter of Will of Edwin Deceased

praying that probate will and

admitted to for writing of the

for the adm next of kin of and that on

on the 15<sup>th</sup> day In the matter

13372

The Board of of Christopher

Incompet Christopher Him said application

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proposed order all interests

13335- In the estate of  
Artilina Anklin  
deceased.

It appearing to the Court, that there are no assets of this state, excepting money and that there is no reason for the appointment of appraisers; it is ordered, that the appointment of such appraisers be dispensed with and that the said Administrator file his inventory of the assets of said estate without appraisement.

13336- In the matter of the  
will of Edwin Leonard  
deceased.

An application having been this day presented to the Court by <sup>Edwin Leonard</sup> Edwin Leonard,

praying that an instrument in writing purporting to be the last will and testament of Edwin Leonard, deceased, be admitted to probate: It is ordered, that a dup. 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 15<sup>th</sup> day of April, 1937, at 11 A.M.

13337- In the matter of

The Guardianship  
of Christopher Hinkle  
Incompetent - alleged

This day Emory E. Butz filed an application in Court for the appointment of a guardian of Christopher Hinkle, alleged incompetent. It is ordered, that said application be set for hearing on the 16<sup>th</sup> day of April 1937, at 9 A.M. and that at least three days notice of the time and place of said hearing be given to the proposed ward Christopher Hinkle by personal service in writing all interested parties as provided by law.

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THE COL. S. S. BROS. CO. 74214

THE COL. S. S. BROS. CO. 74214

11055

In the matter of  
Harrison J. Day  
Administrator of  
Estate of  
John J. Day

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Ans. This ma

11055

In the matter of  
 Harmon J. Taylor, Deceased  
 Administrator of said estate, vs. filed his first partial account  
 therein. It is thereupon ordered that said account be set  
 for hearing on Saturday the 29-day of 1937, at 1. P.M. and  
 that said 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.

Filing 1<sup>st</sup> partial account.

THE COL. P. S. 1919, CC. 74214

13335 In the matter of the estate of Artalesia Coulter. Dec'd captioned estate was filed in this Court by the fiduciary of said estate. It is ordered, that, the appointment of said inventory be set for hearing before this Court on the 26<sup>th</sup> day of April, 1937 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 Marietta Tribune, one time, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

THE COL. P. S. 1919, CC. 74214

13373 In the matter of John R. Jewell, Richmond in the affidavit in the case of John R. Jewell. It is therefore the Sheriff commands to be issued before 8 P.M. And it is found that Fred Ballantyne, physician, with reference to the same: and this day John R. Jewell, Judge, produced testimony of Dr. Ballantyne, and witness, and that Ballantyne is an inhabitant of this date, and is a resident of this date, and is a disinterested party, facts as dismissed.

10695 In the matter of John R. Jewell, Florence, incompetent, for services rendered during the period of May 9-1937, and upon the recommendation of the hearing, to allow the sum of \$9.00 and for expenses incurred as to include compensation



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13377

In the matter of  
John R. Jewell. This day Florence Jewell, a resident of Richmond in this county, appeared in open court and filed an affidavit in the form prescribed by law for admission of said John R. Jewell into the Chickenshe Veterans Hospital at Chickenshe, Va. It is therefore ordered that a warrant issue to W. S. Potts Sheriff commanding him to bring said John R. Jewell, alleged to be insane, before this court on the 13 day of April 1937 at 8 P.M. And it is further ordered that subpoenas issue for Dr. Fred Callaway and Dr. H. E. Stricker, 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 John R. Jewell was brought before the Court. Thereupon the Judge proceeded with the examination: and having heard the testimony of Dr. Fred Callaway and Dr. H. E. Stricker the medical witnesses, and being satisfied that said John R. Jewell is not insane, that he has a legal settlement in Richmond Oldtown Township in this county, that he has been an inhabitant of the State of Va. for one year next preceding this date, It is therefore ordered that Dr. Fred Callaway testify that Dr. H. E. Stricker's medical witness is disinterested and make out certificate setting forth facts as is provided by law. and this cause is dismissed.

10695

In the matter of  
John R. Jewell incompetent to be heard on the application  
Florence Jewell, adm. of Florence Jewell, an  
incompetent, for an allowance of \$93.44 as compensation  
for services rendered for the best interest of said  
Estate during the period from January 18, 1926 to  
July 9, 1937. after hearing the evidence offered  
and upon the recommendation of Mr. Brennan, a rep-  
resentation from the Veterans administration who was present at  
the hearing, the Court ordered that the compensation be  
allowed the applicant, Florence Jewell, and thereupon  
the 9. and final account of the said Florence Jewell  
was amended at the Bar this 13 day of April 1937, so  
as to include the above mentioned sum prayed for as  
compensation.

10695 In the matter of  
 The Guardianship  
 of John R. Jewer, Incapacitated of Florence Jewer, Guardian of John R. Jewer, Incapacitated. came on for hearing and settlement, due notice thereof having been published according to law.  
 Hearing April 13 - 1937. at 2 P.M. Mr <sup>Brown</sup> ~~Brown~~ from Veterans Administration, at Cincinnati, Ohio, present: hereby consents to approval of 9<sup>th</sup> and final account of Florence Jewer, Guardian:

From January 1926 to July 9 - 1937. it is ordered that said Guardian be paid the sum of ninety three and 44/100 dollars (\$93.44) as compensation for her services which amount the Court deems reasonable. Application having been filed for said compensation. An. Entry: allowed. approved by Veterans Administration, at this date.

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

It is ordered that said Guardian pay costs \$5.00 paid 2/4 - 1937. It is ordered that said account and the proceedings be approved, allowed, confirmed, and recorded in Records of this Court.

10695 In the matter of the Guardianship of John R. Jewer, Incapacitated motion of Frank T. Hines ad. of Veterans Affairs by his duly authorized attorney, W. L. Metzger, for leave of Court to withdraw exceptions filed to the final account of Florence Jewer, as legal guardian for John R. Jewer, an incapacitated, and the Court, being fully advised in the premises. It is ordered that the exceptions be and are hereby withdrawn.

12594 In the matter of the Estate of Mr. D. Cameron. It is stamped having m. do and that note in the Union And this

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12594 In the matter of  
 The Estate of  
 Wm. D. Cameron. Decedent.

This day came Richard L. Cameron,  
 executor of said estate, and filed  
 his first partial account therein.  
 It is therefore ordered, that said account be set for  
 hearing on Saturday the 29. day of May, 1937. 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.

13145 In the matter of the estate of Mary E. Pearce deceased. Just and final account. herein. It is thereupon ordered, that said account be set for hearing on Saturday the 29-day of May, 1937, at 1 P.M. and 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.

13146 In the matter of the estate of Allen C. Kirkhead. Dec'd. his final account. herein. It is thereupon ordered, that said account be set for hearing on Saturday the 29-day of May, 1937, at 1 P.M. and 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.

13144 In the matter of the estate of Rev. Elmer Beatty administrator of said estate. Dec'd. herein. It is thereupon ordered, that said account be set for hearing May 29-1937, at 1 P.M. and that notice be published in Union County Journal, a newspaper of this County, and this matter is continued.

13374 In the matter of the Guardianship of Geo. Ed<sup>rd</sup> Klutke, minor. Application in Court for the appointment of a Guardian of George Edward Klutke, minor. It is ordered, that said application be set for hearing April 19-1937, at 10 A.M. at least three days' notice of the time and place of hearing to given to Geo. Ed<sup>rd</sup> Klutke, all other interested parties by personal service in writing as provided by law.

13375 In the matter of the estate of Mary E. Knott. Dec'd. Inheritance tax. Mrs. Pagers one of the heirs at law of the estate of Mary E. Knott, deceased, having filed a petition duly verified for an finding and determination as to whether or not said estate is the succession are exempt from or subject to inheritance tax of this State. The same deceased left no widow. An inventory of her only heirs at law: Mrs. Pagers, daughter, Maryville, D. aged 62 yrs; Betty Young, daughter, Maryville, D. aged 53 yrs; no. Administration is brought on said estate, that the only property at time of death valued at \$1700. That the exemptions allowed by law to the said heirs, as a direct children of said Mary E. Knott, exceed the value of the property inherited by them and that therefore all exempt from inheritance tax. It is ordered, that the Court costs \$300 be certified to Cr. And also to be paid and credited in manner provided by law. It is further ordered, that a copy of this entry be forwarded to the Tax Comm. of this

13376 Genis B. Mc... The estate of Adelle M... 1<sup>st</sup>

Genis B. Mc... that it is necessary to settle the debts of said estate. by Geo. Crook that of said real estate. Frank R. Judicial and not next of kin. appointed. true value of said appraisals and impartial actual view the duties may make return before the

13376 Genis B. Mc... Le... the applic... fell McLean, a Ruth McLean prior of the a Richard C. Thrall of said minor

13376 Genis B. McLean, Adr. of  
 The estate of  
 Adiel McLean, Deceased.  
 Plaintiff

This matter coming on to be heard upon the Petition and evidence the Court finds all the Defendants herein have voluntarily entered their appearance, and consent to the sale prayed for, and are properly before the Court; and

Genis B. McLean, et. al  
 Defendants.

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 Charles Travel, Robert Bell, and G. M. Howard, three judicial and disinterested persons of this 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. 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 to this Court on or before the day of April, 1937.

13376 Genis B. McLean, Appointing Guardian ad Litem.

On the application of Genis B. McLean, Adr. of the estate of Adiel McLean, deceased, the Plaintiff herein, it appearing that Ruth McLean and Eugene McLean, two of the Defendants herein, are minors of the ages of 11 & 13 years, respectively, it is ordered that Richard C. Thall, Jr. be and he is hereby appointed Guardian ad Litem of said minors.

17194 In the matter of the estate of Mary E. Pearce, Deceased. duly verified for an order directing the transfer of real estate therein described, and belonging to the above named decedent. The Court being satisfied that the statements are true; that said decedent at the time of his death owned the following described parcel of real estate situated in the State of Ohio, and County of Union, as indicated: Parcel No. 1. Hereto attached, is a true and correct description of such real estate: Real estate situated in the State of Ohio, County of Union and Township of Paris, being part of Survey No. 395-1 and bounded and described as follows: Beginning at the point of intersection of the center line of Elmwood Avenue, with the center line of North Main Street, in the village of Marysville; Thence with the center line of said Main Street, N. 1. deg. E. 12.24 poles to a stake at the southwest corner, to a small tract deeded by Mary E. Pearce to Dennis and J. E. Olson; Thence with the south line of said tract formerly in the name of Dennis and J. E. Olson, S. 89° E. 8.60 poles to an iron pipe; Thence N. 1. deg. E. with the east line of said Olson and the land formerly in the name of T. J. and M. Hinton, 14.52 poles to an iron pipe in the north line of land conveyed by H. A. Rodenbaugh to Mary E. Pearce; thence with the north line of said Rodenbaugh's land, S. 89° E. 86.07 poles to a stone, north west corner of land conveyed Mary E. Pearce to John M. Longbrake; thence with the west line of said Longbrake's land; S. 1 deg. W. (passing over a stone at 67 poles), 68.20 poles to a stake in the center of Mill Creek; thence up the creek with the center thereof, as follows: S. 65° 15' W. 9.88 poles; S. 11° W. 23.56 poles; S. 75° W. 12.12 poles; N. 82° W. 13.12 poles; thence N. 65° W. 12.14 poles; N. 68° W. 16.30 poles, and N. 53 deg. W. 31 poles, a corner to land formerly in the name of John F. Grouver; thence with the east line of said Grouver's land and land formerly in the name of the White Star Baking Company, N. 5 deg. 30' E. 12.80 poles, to an iron pipe at the north east corner of said White Star Baking Company land; thence with the north line of said Baking Company's land, N. 84 deg. W. 9.32 poles, to a stake in the center of said Main Street; thence with the center of said Main Street, N. 6° E. 27.88 poles to the place of beginning. Containing 49.50 Acres more or less. Being 7.84 A. in Corporation of the village of Marysville - and 41.66 acs. in Township of Paris. That upon death of decedent, real estate passed by will to following: Albert V. Pearce, Sr. Marysville, a husband, life estate; Nellie Pearce, daughter, Marysville, O. one-third; Phyllis Pearce, daughter, Marysville, O. one-third; Albert V. Pearce, Jr. son, Marysville, O. one-third. (all adults). And it appearing to the satisfaction of the Court that said applicant has fully complied with provisions of the law it is ordered that said real estate be transferred upon the Deed Book of the County where situated to the persons named herein as their heirs and that a certificate of this order be filed with the Recorder of the proper County for record, as provided, by law.

11027 In the matter of the estate of Oliver Ell...  
 13372 In the matter of the estate of Christopher H...  
 filed herein, to all interested parties that...  
 of mental and...  
 of taking care...  
 ordered that...  
 It appearing competent...  
 herein and of...  
 to law, with...  
 as surety, the...  
 approved and...  
 Oliver E. Buty

Friday April 16<sup>th</sup> 1937

11027 In the matter of  
The Guardianship  
of Otis Elliott, incompetent.  
his account in settlement of said guardianship duly verified  
whereupon the court do order the same. Filed and ad-  
vertised for hearing on Saturday the 29 day of May, 1937.  
at 1 P.M. to which time said matter is continued.

This day came Robert Dinsdale  
Esq. of Otis Elliott an incompetent  
of Union County. This and presented  
his account in settlement of said guardianship duly verified.  
whereupon the court do order the same. Filed and ad-  
vertised for hearing on Saturday the 29 day of May, 1937.  
at 1 P.M. to which time said matter is continued.

13372 In the matter of  
The Guardianship of  
Christopher Hinkle, incompetent.  
The court finds that notice has been given  
to all interested parties as heretofore ordered. The court  
finds that said Christopher Hinkle is incompetent by reason  
of mental and physical disability, and therefore he is incapable  
of taking care of and preserving his property. It is therefore  
ordered that a Guardian be appointed.

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 Christopher Hinkle is incompetent by reason  
of mental and physical 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 Elmer E. Butz is legally  
competent, and Elmer E. Butz, having filed an application  
herein and given bond in the sum of \$1,800.00 according  
to law with Fidelity and Deposit Company, Sturgis Cherry (agent,  
as surety, thereon, it is ordered that said bond be  
approved and that letters of guardianship issue to said  
Elmer E. Butz as provided by law.

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THE COL. R. S. REC. CO. 74214

THE COL. R. S. REC. CO. 74214

13318 In the matter of  
 The Estate of  
 James J. Dunder  
 his application  
 transfer of certifi-  
 cate in the  
 that James J.  
 County, died  
 on the 16 day  
 appointed an  
 that insofar as  
 list of persons.  
 James J. Dunder  
 Edward W. Dunder  
 John Dunder  
 Stella Dunder  
 Jessie Green  
 Helen Dunder  
 Robert Dunder  
 Maurine Dunder  
 Katherine Doty  
 and that the  
 out in said  
 satisfaction of  
 complied with  
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 of the County.  
 persons, make  
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13318 In the matter  
 The Estate  
 James J. Dunder  
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Saturday April 17 -

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13318

In the matter of  
The Estate of  
James J. Dundon, Dec'd

This day came, Paul J. Ryan,  
administrator of the estate of James J.

Dundon, deceased, and filed herein  
his application, duly verified, for an order directing the  
transfer of certain real estate belonging to said decedent, as set  
forth in the application.

It appearing to the Court  
that James J. Dundon, a resident of Union in said  
County, died intestate on January 10 - 1937 and that  
on the 16 day of January 1937, Paul J. Ryan, was duly  
appointed and qualified administrator of the said decedent;  
that insofar as they can be ascertained, the following is a  
list of persons, to whom each such parcel of real estate  
passed, by descent or devise.

Edward W. Dundon	Springfield, Ohio	brother	1/3
John Dundon	Springfield, Ohio	brother	1/3
Stella Dimmer	Springfield, Ohio	Niece	1/8
Jennie Greenwalt	Springfield, Ohio	Niece	1/8
Walter Dundon	Springfield, Ohio	Niece	1/8
Robert Dundon	Springfield Ohio	nephew	1/8
Maurice Dundon	Springfield Ohio	nephew	1/8
Katherine Doty	Springfield Ohio	Niece	1/8

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 hereby 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 for the  
transfer of said real estate, together with the des-  
cription contained in the application, be filed with the  
Recorder of the proper County for records, as provided by law.

13318

In the matter of  
The Estate of  
James J. Dundon, Dec'd

This 17<sup>th</sup> day of April 1937, 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 two hundred  
fifty three and 5/100 dollars, composed as follows:

Personally, One thousand two hundred fifty-three and 5/100  
dollars, real estate, three thousand dollars, that the  
debts are One thousand One hundred eighty-four and  
5-5/100 dollars and that the cost of administration will be  
sixty eight and 5-5/100 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 and no/100 dollars.

The Court finds that the persons entitled to succeed to said  
estate, their names 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 account of tax, the person by whom such tax should be paid, and the township or municipality in which such tax originally are as follows:

Decedent	Relationship	Value of Succession	Exemption	Balance	Rate	Date	By whom Paid	Township or Corporation
Edward Dendon	brother	1000.00	500.00	500.00	25%	Jan. 10 1937	Paul J. Ryan (Adm)	
John Dendon	brother	1000.00	500.00	500.00	25%	" "	" "	
Stella Dendon	Niece	166.66	500.00	none	none			
James Burnett	Niece	166.66	500.00	none	none			
Helen Dendon	Niece	166.66	500.00	none	none			
Maurice Dendon	Nephew	166.66	500.00	none	none			
Katherine Doty	Niece	166.66	500.00	none	none			
Robert Dendon	Nephew	166.66	500.00	none	none			

It is ordered that notice of this adjudication and determination be given by mail to all persons known to be interested therein. 45c. These by return receipt of such notice and of time within which to file exceptions has been filed, and that a copy of this entry together with copies of all other entries in relation to it in any way affecting the inheritance taxes on the succession of said estate, and the exemptions allowed, be forwarded forthwith to the Dep. Commissioner of this State.

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

13352

In the matter of the Estate of Hannah Duffany 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 and confirmed.

13341

In the matter of C. M. Jones. A newspaper notice of appointment of C. M. Jones as administrator with a copy of the same recorded in the records of this County.

13259

In the matter of The Estate of Mirna S. Bledsoe Deceased. This County. Claim by Emma S. Bledsoe was published and filed herein, and ordered that the same be filed in the office.

13355

In the matter of The Estate of Thomas E. Lock Deceased. of Lawrence Township, deceased heretofore named in said notice; and in the record of this County.

13351

In the matter of The Estate of John W. Elbin Deceased. This County. Elbin as a newspaper notice was published and filed herein, and ordered that the same be recorded in the records of this County.

... of each  
each  
... by whom  
... in  
... or  
... corporation

13341 In the matter of C. M. Jones, Deceased. 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 Bertha Crabill as administratrix of the estate of C. M. Jones, 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.

13259 In the matter of The Estate of Mirna S. Baldwin, Deceased. 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 presentation of claim by Ernest C. Reed executor of the estate of Mirna S. Baldwin deceased; hearing April 30, 1927 at 1 P.M. 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.

13355 In the matter of The Estate of Thomas E. Lockwood, Deceased. 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 Lurana Loh, as Adm. of the estate of Thomas E. Lockwood, 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.

13351 In the matter of The estate of John W. Elbin, Deceased. 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 Charles Elbin as Adm. of the estate of John W. Elbin deceased, was published in said newspaper, as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same, be recorded, in the records of this office.

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13374 In the matter of the Guardianship of George Edward Kluber Minor.

The Court finds that said George Edward Kluber is a minor and that a guardian is necessary.

It is therefore ordered that a Guardian be appointed. It appearing to the Court that Esther Kluber is legally competent and she having filed her application herein and given bond in the sum of \$5000 - conditioned according to law with J.M. Rausch and George Schlegel Jr. as sureties, thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Esther Kluber as provided by law.

13372 In the matter of The Estate of Christopher Hinkle Incompetent

the approval of said Inventory to 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.

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

13381 In the matter of the Estate of John H. Elbin Deceased

ordered that the approval of said Sch. of Debts. be set for hearing before this Court on the 5 day of May, 1937, at 10:30 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 hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

This day a Schedule of debts in the above captioned estate was filed in this Court by the fiduciary of said estate. It is

13381 In the matter of The Estate of John H. Elbin

ordered, that hearing before 10. A.M. on persons entitled by publication 10 days prior to said hearing be held by the Court.

13377 In the matter of The Estate of Frank Peter

the form presented by Peter Hinkle and Christopher Hinkle issue to H. S. said Peter on or the 21. day further order of Dr. August physicians. place of

This day the said Frank Hinkle and Dr. August satisfied that he has a residence in Union County, Ohio, for his insanity resided in a dangerous suitable person. Dr. P. D. Long witnesses getting foot. Dub. it be made to of said Frank under seal and of the said Superior Court to Veter

13351 In the matter of

The Estate of

John W. Elber, Deceased,

by the fiduciary of said estate. It is ordered, that the approval of said Inventory be set for hearing before this Court, on the 5<sup>th</sup> day of May 1937, 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.

Wednesday, April 21<sup>st</sup>

13377 In the matter of

The Person of

Frank Peter Smith, D.D.

of Marysville, Ohio. This day Frank P. Smith, a resident of Marysville, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for admission of said Frank Peter Smith into the Chillicothe Veterans Hospital at Chillicothe, Ohio. It is therefore ordered, that a warrant issue to H. S. Roosa, Sheriff commanding him to bring said Peter Smith, alleged to be insane, before this Court, on the 21<sup>st</sup> day of April, 1937, at 9. A.M. and it is further ordered, that Subpoenas issue for Dr. P. D. Longbrake and Dr. Angus MacDvor, 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 Frank Peter Smith was brought before the Court, whereupon the Judge proceeded with the examination and hearing of the testimony of Dr. P. D. Longbrake and Dr. Angus MacDvor, the medical witnesses and being satisfied that said Frank Peter Smith is insane, that he has a legal settlement in Marysville, Paris 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 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 Veterans Hospital Chillicothe, Ohio. 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 Supt. of said Hospital for the admission of said Frank Peter Smith, 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. It is further ordered that Frank Peter Smith be committed to Veterans Hospital, Chillicothe, Ohio. This cause is continued.

13373

In the matter of  
the estate of  
Frank Peter Smith  
Deceased.

The judge being advised that said Frank Peter Smith can be received into the Veterans Hospital at Wichita, this is ordered that a warrant for the conveyance of said patient to said Hospital, issue to Sheriff H. S. Ross and that said Sheriff be authorized to take Frank P. Smith as an assistant in conveying said patient, said Hospital. And this cause is continued for the return of said warrant by said Sheriff, with his report, endorsed thereon.

13378

Esther Kleiber  
of George Edward

v-

George Edward

estate of said  
on the 23-day  
parties are in  
County return

13378

Esther Kleiber  
George Edward

v.

George Edward

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with summons  
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This day  
George Edward  
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13378

Esther Kleiber  
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of George Ed  
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said

13378. Esther Kleiber, as Guardian  
of George Edward Kleiber,  
Plaintiff

v-  
George Edward Kleiber,  
Defendant

estate of said ward. It is ordered, that said petition be heard

on the 23-day of May, 1937, at 10. o'clock, p.m. or sooner, of all  
parties are in Court for defendant's issue to the Sheriff of this  
County, returnable, according to law.

This day Esther Kleiber Guardian  
of the person and estate of George  
Edward Kleiber, a minor files  
in this Court his petition praying for  
an order to sell the real estate  
therein described, pertaining to the  
estate of said ward. It is ordered, that said petition be heard  
on the 23-day of May, 1937, at 10. o'clock, p.m. or sooner, of all  
parties are in Court for defendant's issue to the Sheriff of this  
County, returnable, according to law.

13378. Esther Kleiber, Guardian of  
George Edward Kleiber,  
Plaintiff

v-  
George Edward Kleiber  
Defendant

age of fourteen years - and has been duly served  
with summons herein. The undersigned suggests that  
Arthur W. Gallaway who is a suitable person, be appointed  
as such Guardian ad. litem.

The undersigned mother and guardian  
of George Edward Kleiber, makes application  
for the appointment of a Guardian  
ad. litem for the minor defendant, in  
the above entitled case. The defend-  
ant George Edward Kleiber, is under the  
age of fourteen years - and has been duly served  
with summons herein. The undersigned suggests that  
Arthur W. Gallaway who is a suitable person, be appointed  
as such Guardian ad. litem.

This day Esther Kleiber mother and guardian of  
George Edward Kleiber appeared in open Court and made  
application for the appointment of a Guardian ad. litem  
for the minor defendant in this case: and it  
appearing to the Court that the defendant, George Edward  
Kleiber is under the age of 14 years - and has been  
duly and legally served with summons herein.  
it is ordered, that Arthur W. Gallaway, be and he  
hereby is appointed Guardian for the suit for said  
minor defendant and now comes the said  
Arthur W. Gallaway and in open Court accepts  
said appointment

13378 Esther Kleiber  
as Guardian  
of George Edward Kleiber  
Plaintiff  
George Edward Kleiber  
Defendant

and correct, it is ordered, that the same be and he  
hereby is approved, and confirmed. It is further ordered,  
that said Esther Kleiber Guardian execute within  
ten days, to the State of Ohio, a bond with sufficient  
sureties to be approved by the Court, in the sum of  
\$15.00 - conditional according to law.

Friday April 23-  
This day this matter came on to be  
further heard on the report  
of the appraisers herein fore.  
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 he  
hereby is approved, and confirmed. It is further ordered,  
that said Esther Kleiber Guardian execute within  
ten days, to the State of Ohio, a bond with sufficient  
sureties to be approved by the Court, in the sum of  
\$15.00 - conditional according to law.

13378

Ester Klueber, guardian  
of George Edward Klueber,  
Plaintiff

George Edward Klueber,  
Defendant.

conditional according to law, the said trust is hereby approved.

And it appearing to the Court, upon satisfactory evidence that it would be more to the interest of said ward to sell the real estate described in the petition at private sale it is now ordered, that Ester Klueber as such Guardian sell the real estate in the petition described, as provided by law, at not less than the appraised value thereof.

On the following terms, first: cash in hand. And.

Plaintiff is ordered to make return forthwith upon

such delay  
Ester Klueber.

Guardian of  
George Edward Klueber,  
Plaintiff

George Edward Klueber,  
Defendant.

and consent to the sale prayed for, and are properly before the Court, and that it is necessary to sell said real estate to pay the debts of said estate. Now 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 Harold J. Coleman, C. C. Jarvis, and Clarence N. Brown, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed 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 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 1st day of May 1937

It further appearing to the Court that the Plaintiff was given additional bond in the sum of \$1500 with approved, sureties conditioned according to law, the said bond is hereby approved, sureties

conditional according to law, the said trust is hereby approved.

And it appearing to the Court, upon satisfactory evidence that it would be more to the interest of said ward to sell the real estate described in the petition at private sale it is now ordered, that Ester Klueber as such Guardian sell the real estate in the petition described, as provided by law, at not less than the appraised value thereof.

On the following terms, first: cash in hand. And.

Plaintiff is ordered to make return forthwith upon

such delay  
Ester Klueber.

Guardian of  
George Edward Klueber,  
Plaintiff

George Edward Klueber,  
Defendant.

and consent to the sale prayed for, and are properly before the Court, and that it is necessary to sell said real estate to pay the debts of said estate. Now 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 Harold J. Coleman, C. C. Jarvis, and Clarence N. Brown, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed 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 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 1st day of May 1937

13378

Ester Klueber  
of George Edward Klueber,  
Plaintiff

George Edward Klueber,  
Defendant.

conditional according to law, the said trust is hereby approved.

And it appearing to the Court, upon satisfactory evidence that it would be more to the interest of said ward to sell the real estate described in the petition at private sale it is now ordered, that Ester Klueber as such Guardian sell the real estate in the petition described, as provided by law, at not less than the appraised value thereof.

On the following terms, first: cash in hand. And.

Plaintiff is ordered to make return forthwith upon

such delay  
Ester Klueber.

Guardian of  
George Edward Klueber,  
Plaintiff

George Edward Klueber,  
Defendant.

and consent to the sale prayed for, and are properly before the Court, and that it is necessary to sell said real estate to pay the debts of said estate. Now 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 Harold J. Coleman, C. C. Jarvis, and Clarence N. Brown, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner, be and they hereby are appointed 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 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 1st day of May 1937

Third, the  
applied, as for  
(A) If the  
to the payment  
of the decedent  
(B) To discharge  
in the order  
(C) Whether  
appointed



13378 Esther Kluber Guardian  
 of George Edward Kluber  
 Plaintiff  
 v.  
 George Edward Kluber  
 Defendant.

Confirming Sale -

This day this cause came on to be heard on the report of Esther Kluber of George Edward Kluber, of her 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 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 George Edward Kluber in said real estate, to the purchaser, Philip J. Ell, upon the said purchase price, paying to said guardian the purchase price.

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 sixty three dollars.

It is further ordered that said Esther Kluber, widow of the money in her hands pay:  
 First: The costs and expenses of the sale including an attorney fee of \$45.75 to Richard C. Thrall for services performed for the fiduciary in connection with the sale, which costs, expenses, fees and compensation shall be paid prior to any liens upon the real estate sold and not withstanding the purchase of such real estate by a lien holder.

Second, to the payment of taxes, penalties and assessments then due, against such real estate and to the payment of mortgages and judgments against the ward or decedent person according to their respective priorities of lien, so far as they operated as a lien on the real estate of the decedent, at the time of the sale, or on the estate of the ward at the time of the sale; which shall be apportioned and determined by the Court or on reference to a master, or otherwise.

Third, the remaining proceeds of sale to be applied, as follows:  
 (a) If the action be to sell real estate to pay legacies to the payment of legacies with which the real estate of the decedent was charged;  
 (b) To discharge the claims and debts of the estate in the order provided by law;  
 (c) Whether such executor or administrator was appointed in this state, or else where, the surplus

of the proceeds of sale. must be considered as real estate and be disposed of accordingly.

Trustee, in case of a guardian, in the manner and upon the terms approved by the court. Where he was appointed.

And it is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$ 3.75 out of the proceeds of said sale

13379 In the matter of The Estate of Pearl Gordon duly verified. Whether or not are exempt of laws of this court having determined the surviving her persons. This that no. adic the only proper at the time of value of the pro termination of enjoyment at and relation whom such none.

That also the ex implo and, that therein be.

It is ordered taxed at \$ 3 and credited

It is for be certified to

Approving Public

13079 S. Hull (S.V.) ad

5-322 J. A. Yalry, Gen

13298 Mr. Schlegel, Jr. a

13216 Mary R. Huber, et

13290 Dorothy M. C. A

13843 Jennette Fox, ex

12010 Hessa Cross, gr

13170 Pamela M. Man

13328 Philip G. Har

11595 William E. M

13200 Jacob L. J. H

13040 Robert Beank, et

13348 Nellie Schlegel,

11457 Mr. E. Patterson Jani

12094 L. H. Collins, et al

estate  
or and  
as appointed  
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13379

In the matter of  
The Estate of  
Pearl Morrison. Dec'd

Sarah Antice Morrison, one of the heirs at law of the estate of Pearl Morrison deceased having filed a petition duly verified, for a finding and determination as to whether or not said estate and the successions therein are exempt from, or subject to inheritance tax, under the laws of this state, same came on for hearing and the Court, being fully advised in the premises, finds and determines that deceased left Sarah Antice Morrison surviving heir, an widow, and the following named persons his only heirs, at law. Sarah Antice Morrison-widow, that no administration is being had on said estate, that the only property of which said decedent was the owner at the time of death was of the value of \$2000- that the value of the property distributed by said decedent, in contemplation of death or to take effect in possession or enjoyment at or after death together with the name and relationship to the decedent, of each person to whom such distribution was made is, as follows -  
none -

That the total value of the estate, is less than the exemption of the widow, the sole beneficiary, and that no asset said estate and the successions therein are exempt from such inheritance tax.

It is ordered that the Court costs on this proceeding taxed at \$30- be certified to the County Auditor to be paid and credited in the manner provided by law.

It is further ordered that a copy of this entry be certified to the Tax Commission of this

Approving Publication of Notice accounts -

- 13079 S. Hull (S.V.) adm. of the estate of W. F. Hull, dec'd. Second <sup>nd</sup> final acct. 5-32-37 J. A. Yalby, adm. of estate of Arthur W. McKlin, 5<sup>th</sup> final account.
- 13298 Mr. Schlegel, Jr. adm. of the estate of George Schlegel, Sr. 1<sup>st</sup> final acct.
- 13216 Mary R. Huber, executrix, of the estate of John R. Huber, deceased. First and final account.
- 13290 Dorothy C. Eicke, executrix, of estate of Henry C. Eicke, dec'd. First <sup>nd</sup> final account.
- 13843 Jennette Fox, executrix, of estate of Mary D. Perry, dec'd. First <sup>nd</sup> final acct.
- 12010 Messrs. Cross, guardian of Lila C. Cross, 6<sup>th</sup> account.
- 13170 Paul M. Warren, executor of the estate of Zillah M. Warren. First and final account.
- 13225 Philip C. Herring, administrator of the estate of Martha J. Patch. First <sup>nd</sup> final account.
- 11595 William E. Winter, administrator of the estate of John Elliott. First <sup>nd</sup> final account.
- 13200 Jacob L. Foulk, executor of the estate of Esther M. McElroy 1<sup>st</sup> final acct.
- 13040 Robert Blank, adm. S. P. Blank, 1<sup>st</sup> and final account.
- 13348 Nellie Schlegel, executrix, of the estate of Charles Schlegel, 1<sup>st</sup> final acct.
- 11457 M. E. Patterson, executor, of the estate of Chester W. Patterson. First and final account.
- 12094 L. D. Collins, executor of the estate of Sarah L. Banoff, 1<sup>st</sup> final account.

13341 In the matter of  
 The estate of  
 C. M. Jones - Dec'd  
 This day came Bertha Jones Cornhill, adx.,  
 of the estate of C. M. Jones, deceased, and  
 filed herein her application, duly verified,  
 for an order directing the transfer of certain real estate belonging  
 to said decedent, as set forth in the application. It  
 appearing to the Court that C. M. Jones a resident of Plain  
 City, in said County, died intestate on January 17- 1937 and  
 that on the 23. day of February 1937. Bertha Jones Cornhill  
 was duly appointed and qualified administratrix of the  
 estate of said decedent; that in so far as they can be  
 ascertained the following is a list of persons to whom each  
 such parcel of real estate passed by descent or devise.  
 Bertha Jones Cornhill, Springfield, O. daughter - all  
 and that the description of said real estate is, as set  
 out in said application; and it appearing to the satis-  
 faction of the Court that the law has been fully  
 complied with by said applicant: It is hereby 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 for the  
 transfer of said real estate, together with the description  
 contained in the application, be filed with the Recorder of  
 the proper County for record, as provided by law.

11345 In the matter of  
 The estate of  
 John Elliott Dec'd  
 This day the 1<sup>st</sup> final account of Willard E.  
 Winter Adx. of the estate of John 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 the same, put on any objections, and  
 being fully advised in the premises, finds the same  
 to be in all respects just and correct and in conformity  
 to law. Thereupon the said account is hereby approved,  
 allowed and confirmed. Said Willard E. Winter, attorney, is  
 hereby allowed the sum of fifty Dollars 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  
 account, and the proceedings hereon be recorded  
 in the Records of this office

13341 In the matter the  
 of C. M. Jones  
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 the Court being  
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 Bertha Jones &

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13352 In the matter  
 Estate of J. E. D  
 Dec'd  
 Carl B. Med  
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 Administrator

13354 In the matter  
 The Estate  
 of Charles G. M  
 Dec'd  
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 recorded

13376 Genes B. W. de  
 of the estate  
 of Adell M. Co  
 vs.  
 Genes B. W. de  
 Dec'd

13341 In the matter the estate  
of C. M. Jones, Dec'd.  
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 \$9740<sup>00</sup>. Composed as follows: Personalty, \$2000<sup>00</sup>  
real estate \$1740<sup>00</sup>. That the debts are \$599<sup>00</sup> and  
that the cost of administration will be \$125<sup>00</sup>. 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 \$9015<sup>00</sup>. The court further finds  
that the persons entitled to succeed to said estate are as  
follows:

Bertha Jones Corah, daughter \$9015<sup>00</sup> exemption \$3000<sup>00</sup>  
Ber. subj. to tax \$5515<sup>00</sup> amt. of tax \$55<sup>15</sup> Date of  
accrual of tax Jan'y. 17-1937.  
Bertha Jones Corah, adv. Plain City, Ohio.

It is ordered, that, notice of the 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 the exemptions allowed  
be forwarded, forthwith to the Tax Comm. of Ohio.

It is, further, ordered, that the costs of this proceeding  
\$5- be certified to the Auditor of said County, to be paid  
in the manner provided by law.

13352 In the matter of the  
Estate of J. E. Meddles,  
Deceased.  
Carl B. Meddles, adv.  
his report of partial distribution to such of the distributees  
as were willing to receive the same - and, it appearing  
to the court, that said Report, is in all respects correct  
and, that such distribution has been made accord-  
ing to law, and the former order of the Court, it is  
ordered, that the proceedings of the same  
Administrator be, and, the same are, hereby approved.

Entry, approving Distribution  
This day came Carl B. Meddles  
Administrator of the estate of J. E. Meddles -  
Deceased, and, made and filed herein  
his report of partial distribution to such of the distributees  
as were willing to receive the same - and, it appearing  
to the court, that said Report, is in all respects correct  
and, that such distribution has been made accord-  
ing to law, and the former order of the Court, it is  
ordered, that the proceedings of the same  
Administrator be, and, the same are, hereby approved.

13354 In the matter of  
The Estate of  
Charles G. Morrow,  
Deceased.  
all respects regular and, according to law it, is,  
hereby confirmed and, these proceedings are ordered  
recorded.

This matter came on to be finally  
heard on the return of Edwin F.  
Morrow, and, said return being in  
all respects regular and, according to law it, is,  
hereby confirmed and, these proceedings are ordered  
recorded.

13376 Genus B. W. Lean, adv.  
of the estate of  
Adell McLagan Dec'd.  
vs.  
Genus B. W. Lean, et al  
Defts

Confirming appraisement & ordering 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 legal and correct it is ordered that the same be and it is hereby approved and confirmed.

It is further ordered that said Genis B. McLean, adm. of the estate of Adell McLean, deceased, execute within 10 days to the State of Ohio, a bond with sufficient sureties to be approved by the Court in the sum of seven hundred fifty (\$750) Dollars conditional according to law.

13390

Genis B. McLean adm. of the estate of Adell McLean, Decd. Plaintiff.

Genis B. McLean, et al. Defendants.

Entry approving Bond and Ordering Private Sale. It further appearing to the Court that the Plaintiff has given additional bond in the sum of \$750. such approved, sureties

conditional according to law. the said bond is hereby approved. It is further appearing to the Court that Genis B. McLean has filed an answer herein reciting that he is the owner of the other undivided one-half interest in the real estate described in the petition herein and believes it to be to the best interest of all persons concerned for the entire interest in the property to be sold rather than only the undivided one-half interest belonging to the estate of Adell McLean, deceased, and in which answer the said Genis B. McLean consents to the sale of the undivided one-half interest in said real estate for not less than the sum of \$750. The Court therefore finds that Genis B. McLean is the owner of the undivided one-half interest and that the same should be sold, as a whole, including both the interest of Adell McLean, deceased, and Genis B. McLean.

It is now ordered that Genis B. McLean, as such Administrator proceed to sell both the undivided one-half interest of said real estate belonging to the estate of Adell McLean, deceased, and the undivided one-half interest belonging to Genis B. McLean, as a whole, at private sale for not less than the sum of \$1500. cash, upon the delivery of a deed and that Genis B. McLean, and

Genis B. McLean, adm. of the estate of Adell McLean, deceased, shall receive their respective share or share of the proceeds of the sale after payment has been made of the costs and expenses of sale.

And Plaintiff is ordered to make return forthwith upon such sale.

13380

In the matter of the estate of Lu Atherton for an order belonging to application. a resident of intestate who have been for the real estate registration of as they can persons to who passed by de Ella Atherton E. D. Atherton

Best Atherton and that the out in said satisfaction of complied with that said duplicate of situated to a certificate together with be filed with record, as of

13341

In the matter of the Estate of C. M. Jones, Decd. therein. be set for 1937. at as required a newspaper until suit to

13355

In the matter of the estate of Antetium Court Decd. before this Court have received laws of the S

13380

In the matter of  
The estate of  
Lee Atherton deceased.

This day came E. D. Atherton, heir of the estate of Lee Atherton, deceased, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Lee Atherton a resident of Village of Richmond in said County died intestate on April 11- 1937. all debts of the estate have been paid and there are no other assets than the real estate described hereinabove and no administration of the estate will be had, that, in so far as they can be ascertained, the following is a list of persons to whom each such parcel of real estate passed by descent or devise.

- Ellen Atherton, Richmond, O. Surviving spouse - 1/3
- E. D. Atherton, Bellevue, O. son 1/3
- Bert Atherton, Mayfield Spring, O. son 1/3

and that the description of said real estate is as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant: It is hereby 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 for the transfer of said real estate, together with the description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

13341

In the matter of  
The Estate of

This day came - Bertha Jones Crabb, Adm. of the estate of said estate. C. M. Jones, deceased, filed her final and final account therein. It is thereupon ordered that said account be set for hearing on Saturday, the 27<sup>th</sup> day of May 1937. 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.

13335

In the matter of  
The estate of  
Antoinette Coulter  
Dece.

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.

THE COL. R. P. REG. CO. 74214

THE COL. R. P. REG. CO. 74214

12793. In the matter of  
 The estate of  
 Ella Day made  
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 Ella Day made  
 in said Court  
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 Thomas W. McKee  
 Francis A. Hines  
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 James Russell W.  
 Dallas Alvin W.  
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13381 M. A. Coulter  
 of the estate  
 George Max  
 v.  
 George Max be  
 decedent. to be  
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 at 9. A. M.  
 to the Sheriff  
 law.



12793

In the matter of  
The estate of  
Ella Daymunde. Dec'd

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 hereby ordered that said estate be transferred upon the duplicates of the County when such records are situated, to the persons named herein, and that a certificate for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, as provided by law.

This day came Ethel M. Orshood, adx., of the estate of Ella Daymunde, dec'd. and filed herein her application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court, that Ella Daymunde a resident of village of Richmond in said County died intestate on July 12 - 1934 and that on the 25 day of July 1934, Ethel M. Orshood was duly appointed and qualified adx. of the estate of said decedent: that, insofar as they can be ascertained: the following is a list of persons to whom each such parcel of real estate passed by descent or devise

- Ethel M. Orshood, over 21 yrs 270 Windsor St. Marion D daughter, Undivided 4/3
- Thomas W. Mickol " " 2099 13th St. Marion D (Marion son) " "
- Frances A. Hines Ashley, O. Grand-daughter " 1/12
- Margaret P. Mickol " " " "
- James Russell Mickol " " " "
- Dallas Alvin Mickol " " " "

13381

W. A. Conklin, as Guardian  
of the estate of  
George Max Conklin, a minor

Plaintiff  
George Max Conklin, et al  
Defendants.

dec'dent. to pay debts of said said. It is ordered that said petition be heard, on the 29 day of May 1937, at 9. A. M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

This day W. A. Conklin Guardian of the estate of George Max Conklin, a minor, filed in this Court his petition praying for an order to sell the real estate therein described belonging to the estate of said decedent. It is ordered that said petition be heard, on the 29 day of May 1937, at 9. A. M. and that summons for defendants issue to the Sheriff of this County, returnable according to law.

13382

In the matter of  
 the Estate of  
 Otto Schuess, deceased. Application under oath as required  
 by law to be appointed as Administrator of the estate of Otto  
 Schuess, deceased, late of Taylor 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 on general terms as to what the estate consists of <sup>and</sup>  
 the probable value thereof: and the Court being satisfied that an  
 Administrator should be appointed, and that said Edith Schuess  
 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 \$4000—  
 and the cause is continued.

This day Edith Schuess, appeared, in open  
 Court, accepted the appointment as Adm. of the estate of  
 Otto Schuess deceased, and gave and filed herein her  
 Bond in the sum of \$4000— conditioned according to  
 law, with George T. Taylor, and Anna Schuess as  
 sureties, which Bond is approved by the Court.

It is therefore ordered, that Deeds of Administration  
 issue to said Edith Schuess 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 —

13100

Robert F. Allen, Adm. of  
 the Estate of  
 B. F. Mc-Crory, Decd.  
 vs.  
 Plaintiff  
 Alona M. Crory et al  
 Defendants

This cause came on to be heard upon  
 the motion of the Plaintiff herein  
 and the Court being fully advised  
 in the premises, it is hereby  
 ordered, and judged and decreed  
 this cause to be hereby dismissed  
 without record, at the cost of the  
 Plaintiff.

13385

In the matter of  
 The Estate  
 of Emmett L. C.  
 Decd.  
 of the grand  
 on the ground  
 in said matter  
 matter which  
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 discussed by  
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 Supreme Court

13385

In the matter of  
The Guardianship  
of Emmett L.C. Scheiderer  
Incompetent.

Entry: an Affidavit of Prejudice  
This day there was filed an  
affidavit of prejudice against the  
Judge of this Court in the matter  
of the guardianship of Emmett L.C. Scheiderer, an incompetent person,  
on the ground that said judge is interested and prejudiced  
in said matter by reason of having an interest in said  
matter which creates a feeling of bias and prejudice  
from having presided at a prior hearing over the  
same matter, and having heard the merits of same  
discussed by diverse persons. It is, therefore, ordered,  
that this matter be referred to the Chief Justice of the  
Supreme Court of Ohio for the disposition according to law.

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13384 In the matter of  
 the estate of  
 Otto H. Schmus, deceased.

This day this cause came on to be heard upon the filing of an inventory and appraisement herein by Edith Schmus, administratrix. The Court being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio have waived notice of said filing and have consented to the immediate approval of said inventory. The Court upon examination finds that said inventory is in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

13364 In the matter of  
 the estate of  
 William M. Livingston  
 Deceased

This day Bertha Livingston, Ohio Day the affidavit of O. A. Keigley publisher of the Richmond Gazette, a newspaper of general circulation in this County that the notice of appointment of Bertha Livingston as adx. of the estate W. M. Livingston 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.

13335 In the matter of  
 Victoria Bankli  
 Deceased.

the approval of before this Court and that notice to notice under in the margin to the date of said said served by the sheriff.

13327 In the matter of  
 the Estate of  
 Dennis Gordon  
 Satisfaction of  
 Sch. of Debt  
 parties, as recd  
 filed Sheriff  
 of Debt, after  
 confirmed.

13363 In the matter of  
 The Estate  
 Le Roy T. Robie  
 Deceased  
 as executrix of  
 published in  
 filed herein  
 ordered that  
 this office.

13343 In the matter of  
 The Estate of  
 Joseph Mella  
 circulation  
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 newspaper as  
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 this office.

13259 In the matter of  
 the estate of  
 Maria S. Baci  
 Deceased  
 the Court. The  
 served with  
 and the same  
 consideration  
 of the said

13335 In the matter of Arthurina Conklin 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 May, 1937, 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 Waynesville Tribune, one time at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

13327 In the matter of The Estate of Dennis Gordon, Dec'd. This day the schedule of claims, debts and liabilities herefor filed herein, came on for hearing. It appearing to the satisfaction of the court that notice of the filing of the said Sch. of Debts has been given to, or waived by, 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.

13363 In the matter of The Estate of Le Roy T. Robinson deceased. This day the affidavit of O. A. Knightly publisher of the Richmond Gazette a newspaper of general circulation in this county, that the notice of appointment of Carrie B. Robinson as executrix of the estate of Le Roy T. Robinson deceased, was published in said newspaper as herefor 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.

13343 In the matter of The Estate of Joseph McLean, Dec'd. This day the affidavit of O. A. Knightly publisher of the Richmond Gazette a newspaper of general circulation in this county, that the notice of appointment of Charles Mann as executor of the estate of Joseph McLean deceased, was published in said newspaper as herefor 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.

13259 In the matter of The estate of Maria S. Baldwin deceased. Entry allowing claim — This day this cause, came on to be heard upon the pleading and evidence, and it appearing to the court, that all parties in interest have had duly served with notice and are properly before the court, and the same being submitted to the court, on consideration thereof the court that the claim of the said Ernest C. Reed against the estate

of the said Maria J. Baldwin deceased, amounting to \$1200.00 is a just and valid claim against said estate. Therefore it is ordered that the said claim in the said sum of \$1200.00 with interest thereon from this 30 day of April 1937 be and the same hereby is allowed.

It is further ordered that this proceeding be recorded and that the said Ernest B. Reed, as such executor pay the costs hereof taxed at \$    .

10765 In the matter of

The Guardianship of Alfred J. Bixler, minor of Alfred J. Bixler, minor of Union County Ohio, and presented his 4<sup>th</sup> and final account in settlement of said Guardianship duty verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27<sup>th</sup> day of May, 1937, at 1. P. M. to which time said matter is continued

13399<sup>a</sup> In the matter of  
The Estate of  
Gary Meddles de  
Gary Meddles, c  
pursuant, and  
said statement

13392<sup>a</sup> In the matter of  
Pursuant to G.C. §  
and correctional Ins.  
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13391<sup>a</sup> Lucea White  
Re-appointment

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1339<sup>th</sup> In the matter of  
The Estate of  
Gay Meddles dec'd. <sup>Upon the filing of his statement in lieu of inventory and appraisement herein by Carl B. Meddles, adm. etc. of the estate of Gay Meddles, dec'd. and the Court being fully advised in the premises, and no objections having been filed to the same-said statement, is hereby approved and confirmed.</sup>

13392<sup>th</sup> In the matter of B. of County Visitors. appointment -- June 4 - 1937 --  
Pursuant to G.C. of O. 2991. for aiding for B. of Co. Visitors for inspection of all charitable and correctional institutions supported in whole or in part from the County or Municipal funds. The Probate Court of said County hereby appoints <sup>James P. Cor-</sup> as member of said Board for said County, the following named persons <sup>to fill the vacancy of J. J. Scott, dec'd.</sup> and to continue for the term hereinafter designated to May 1 - 1939.

13391<sup>th</sup> Lurena White & John H. Hodshorn, County Board of Visitors.  
Re. appointment: Term of office to begin May 1 - 1937. for term of three years - ordered. certificate of said re-appointment under seal of said Court as evidence of the same. Issue to each of said persons, and to Board of State Charities, Columbus-Ohio

Monday May 3-

19 27

13385-

In the matter of

The Legacy of

Edward B. Westlake.

This day Dana M. Evans, 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 Edward B. Westlake into the Columbus State Hospital, ordered that subpoenas issue for Dr. P. D. Longtrake, and Dr. Fred Callaway reputable 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 Edward B. Westlake 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 Callaway the medical witnesses, and being satisfied that said Edward B. Westlake is insane; that he has a legal settlement in Paris 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 time he has resided in this State, that his being at large is dangerous to the community, and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. P. D. Longtrake and Dr. Fred Callaway the medical witnesses in attendance make out a certificate setting forth the facts, as is provided by law.

And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Edward B. Westlake 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 Edward B. Westlake be committed to the custody of Columbus State Hospital, until otherwise ordered. And this cause is continued.

The Judge, being advised that said Edward B. Westlake can be received into the Columbus State Hospital, and it appearing that said patient is supplied with proper clothing, it is ordered that a warrant for the conveyance of said patient to said Hospital issue to H. S. Ross, Sheriff Union Co. Ohio, and Sheriff authorized to take Clarence Brown, as assistant in conveying to said Hospital said patient. This cause continued.

12936

In the matter of

The Estate of

Fred Neer, Dec'd.

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Reed B. Neer on

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proper County.



12936

In the matter of  
The estate of  
Fred Neer, Dec'd.

Authority To Transfer Real Estate.

This day came Reed B. Neer, executor, of the estate of Fred Neer, deceased, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Fred Neer, a resident of Milford Center, in said County, died testate on April 24 - 1935; that his last will and testament was filed in the Probate Court of Union County, Ohio, on May 2 - 1935, admitted to probate on May 12 - 1935, and recorded, in Vol. V, page 22, of the record of Wills in said County, and that on the 2<sup>nd</sup> day of May, 1935, Reed B. Neer, was duly appointed and qualified executor of the estate of said decedent; that, insofar as they can be ascertained, the preceding is a list to whom such parcel of real estate passed by descent or devise.

Emily P. Neer, Milford Ct., Ohio, widow Life estate.  
Lois W. Burnham, Mechanistown, Ohio, daughter, subject to life estate of widow.  
Reed B. Neer, Milford Center, Ohio, Son " " " " " "

and that the description of said real estate is, as set forth 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

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13343

In the matter of the estate of Joseph Williams

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 be set for hearing before this court on the 17-day 1937 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 Richmond Bugle at least 10 days prior to the date of said hearing; except those who have waived said notice or who hereafter be personally served by the fiduciary herein at least 10 days prior thereto.

11855

In the matter of

The estate of Harrison J. Taylor

This day came Beannus Koch, by her attorney Mrs. L. Myers, and filed herein her exceptions to the first partial account of Frank J. Kahler, as Administrator of the estate of Harrison J. Taylor, Dec'd. and it is ordered that said exceptions be set for hearing on the 14 day of May 1937 at 10 o'clock A.M. and that the acceptor give notice thereof to the said Administrator at least five days before the day set for hearing.

13351

In the matter of the estate of John W. Elbin

ordered that, it had before this court by all parties of the State of Ohio.

13357

In the matter of the estate of J. W. Elbin

to the satisfaction of the said heirs by all interested parties. Exceptions have been ordered that be duly examined.

1335-1 In the matter of  
 the estate of  
 John W. Elbin, 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 hearing on the approval of said Inventory be  
 had before this Court, forthwith, notice of said hearing there-  
 upon by all persons, entitled to notice under the laws of the  
 State of Ohio.

1335-7 In the matter of the  
 Estate of John W. Elbin  
 deceased

This day, the Sch. 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, or known  
 by all interested parties, as required by law, and no  
 exceptions having been filed thereto, it is now  
 ordered, that said schedule of debts, after being  
 duly examined, be allowed, and confirmed.

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In the matter of  
Accounts and  
Estates have been  
for inspection,  
assigned Clerk  
on Saturday

10763 Edgar H. H. H.

11055 Frank J. Kahler

13119 James O. Putnam

12594 Richard L. Carr

13125 Albert V. Pearson

13145 Albert V. Pearson

11027 Rott. David

13214 Ethel Peaty, adm.

13341 Bertha Jones

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 the 29-day of May 1937

- 10763 Edgar H. Mahan guardian of Alfred J. Byles minor.  
 4<sup>th</sup> and final account.
- 11055 Frank J. Kahler, adm. of the estate of Harrison J. Taylor.  
 First partial account.
- 13119 Jennie O. Putnam guardian of Margaret Ann Tom. 1<sup>st</sup> account.
- 12594 Richard L. Cameron, executor, of the estate of Wm. D. Cameron.  
 First partial account.
- 13125 Albert V. Pearce, executor, of the estate of Ellen C. Kinkead.  
 First and final account.
- 13145 Albert V. Pearce, Jr. executor, of the estate of Mary E. Pearce.  
 First and final account.
- 11027 Rott, David, guardian of Oliver Elliott. 7<sup>th</sup> account.
- 13214 Ethel Beatty, adm. of the estate of Roy Elmer Beatty.  
 First and final account.
- 13341 Bertha Jones Corbitt, adm. of the estate of C. M. Jones.  
 First and final account.

THE COL. S. S. 974. CO. 74214

THE COL. S. S. 974. CO. 74214

13079

In the matter of  
 The Estate of  
 W. T. Hull. Deceased.  
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 The Court for  
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 administration  
 pay \$500 cost  
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13298

In the matter  
 George Schlegel  
 Deceased.  
 for hearing  
 been published  
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 vouchers. then

Saturday April 24 1937

12079

In the matter of  
The Estate of  
W. F. Hall, Deceased

This day the 2<sup>nd</sup> and final account of S. V. Hall, administrator of the estate of W. F. Hall

deceased, came on for hearing and settlement, due notice having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therein 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. 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 10<sup>10</sup> said Jan. 30 1937; mar. 9- 1937, 9<sup>00</sup>.

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

5-322<sup>0</sup>

In the matter of  
The Guardianship  
of Artelisa Banklin  
incompetent

This day the 5<sup>th</sup> and final account of J. A. Gealey, Guardian of Artelisa Banklin 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 is, approved, allowed and confirmed. It is ordered, the Guardian be, and is, allowed the sum of \$17<sup>85</sup> commission; etc. being amount of his reasonable expenses incurred in the execution of his trust. It is ordered the sum of \$664<sup>26</sup> amount for administrator by J. A. Gealey amount the Court allows. The Court finds said account duly balanced, and said Guardianship settled according to law, approval of Veterans Administration April 5/37. It is ordered Guardian pay \$5<sup>00</sup> cost cost. Paid. It is ordered, that said account and the proceedings herein be recorded in Records of this office.

13798

In the matter of  
George Schlegel Sr.  
Deceased.

This day the first and final account of George Schlegel, Jr. executor of the estate of George Schlegel, Sr. deceased, came on for hearing and settlement. Due notice thereof having

been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers therein 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 executor is hereby allowed, the sum of \$34<sup>84</sup> as a credit, being a just and reasonable amount expended by him for a monument for said decedent. Said executor is thereby allowed the sum of \$34<sup>84</sup> as a credit, for monument for said decedent. Said executor, is hereby allowed, the sum of \$1411<sup>20</sup> being commissions on the amount collected and accounted for by him, and being full compensation for all his ordinary services rendered. Thorpe and Saunders, attorneys are allowed the sum of \$1411<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 herein taxed at \$5. paid 1937. Ordered, said account and the proceedings be recorded in the records of this office.

13216

In the matter of the Estate of John D. Huber, deceased. This day the first and final account of Mary R. Huber executrix of the estate of John D. Huber, deceased, came on for

Deceased, hearing and settlement, due notice thereof having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account, and the vouchers therein 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 executrix is hereby allowed the sum of \$600 as a credit, being a just and reasonable amount expended by her, for a tombstone for said decedent. Said executrix, is hereby allowed, the sum of \$775<sup>00</sup> - being commissions on the amount collected and accounted for by her, and being in full compensation for her ordinary service rendered. John W. Darby as attorney, is hereby allowed, the sum of \$775<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 executrix pay the costs \$5. paid Jan. 12 - 1937. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

13290

In the matter of the Estate of Henry C. Eickenmeyer, deceased. This day the first and final account of Dorinda Eickenmeyer and C. A. Eickenmeyer executors of the estate of Henry C. Eickenmeyer, deceased, came on for

hearing and settlement, due notice thereof having been published according to law, and all the persons advised in all respects just and correct and in conformity to law. Therefore, the said account, is hereby approved, allowed, and confirmed. Said executors are hereby allowed, the sum of \$1411<sup>20</sup> being commissions on the amount collected and accounted for by them, and being full compensation for all their ordinary services rendered. Thorpe and Saunders, attorneys are allowed the sum of \$1411<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 executors pay the costs \$5. paid Jan. 12 - 1937. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

having carefully examined the same, and being fully advised 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 \$135<sup>50</sup> as a credit, being a just and reasonable amount expended by him for a monument for said decedent. Said executor is hereby allowed, the sum of \$1411<sup>20</sup> being commissions on the amount collected and accounted for by him, and being full compensation for all his ordinary services rendered. Thorpe and Saunders, attorneys are allowed the sum of \$1411<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 herein taxed at \$5. paid 1937. Ordered, said account and the proceedings be recorded in the records of this office.

12843

In the matter of the Estate of Mary D. Perry, deceased. This day the first and final account of John D. Perry executor of the estate of Mary D. Perry, deceased, came on for

Deceased, hearing and settlement, due notice thereof having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account, and the vouchers therein 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 executor is hereby allowed the sum of \$600 as a credit, being a just and reasonable amount expended by her, for a tombstone for said decedent. Said executor, is hereby allowed, the sum of \$775<sup>00</sup> - being commissions on the amount collected and accounted for by her, and being in full compensation for her ordinary service rendered. John W. Darby as attorney, is hereby allowed, the sum of \$775<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 executrix pay the costs \$5. paid Jan. 12 - 1937. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

12010

In the matter of the Estate of Lisle C. Perry, deceased. This day the first and final account of Dorinda Eickenmeyer and C. A. Eickenmeyer executors of the estate of Lisle C. Perry, deceased, came on for

hearing and settlement, due notice thereof having been published according to law, and all the persons advised in all respects just and correct, and in conformity to law. Therefore, the said account, is hereby approved, allowed, and confirmed. Said executors are hereby allowed, the sum of \$1411<sup>20</sup> being commissions on the amount collected and accounted for by them, and being full compensation for all their ordinary services rendered. Thorpe and Saunders, attorneys are allowed the sum of \$1411<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 executors pay the costs \$5. paid Jan. 12 - 1937. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.



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 executor is hereby allowed the sum of \$15.50 money advanced, for actual and necessary expenses, which sum, the Court considers just and reasonable. Likewise, said Sanders attorney is hereby allowed the sum of \$69.00, 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. 8-1937.

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

12842

In the matter of the estate of Mary D. Perry, Dec'd. Mary D. Perry deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account, and the vouchers therein 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.

F.A. McAlister, attorney, is hereby allowed the sum of fees and disbursements \$5.00 which sum, the Court, considers just and reasonable.

The Court, finds a balance of \$50.68 due which the executor remits. It is ordered, that said executor pay the costs herein taxed at \$5.00 paid Oct 3-1936.

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

12010

In the matter of the Guardianship of Lisle C. Cross, incompetent of Lisle C. Cross, 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 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. The Court finds said account duly balanced, and said estate settled according to law. approval of Veterans Administration of Cincinnati Ohio. under date of mar. 23-1937. It is ordered that said Guardian pay the costs herein. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

13170

In the matter of the Estate of Zevak, M. Warren. This day the first and final account of Zevak, M. Warren, executor of the estate of Zevak, M. Warren, deceased, came on for demand hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 executor Commission is hereby allowed the sum of \$75.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Hopes, and Sanders, attorneys for, 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 3-25-1937. It is ordered that said account, and the proceedings herein be recorded in the Records of this office.

13178

In the matter of the Estate of Martha J. Patch. This day the first and final account of Philip C. Harvey, adm. of the estate of Martha J. Patch, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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. Philip C. Harvey distribution under the Will of Martha J. Patch is hereby allowed the sum of \$2182.<sup>24</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Hopes, and Sanders, attorneys for, hereby allowed the sum of \$185.<sup>50</sup> attorney fees costs and expenses - which sum the Court considers

just and reasonable and duly balanced. It is ordered that said Guardian pay the costs herein. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

13140

In the matter of the Estate of D.P. Blank. The Guardian of D.P. Blank. hereby notices the no. except now appearing Court, having examined vouchers, thereunto being fully advised in all respects to law. It is approved, allowed \$90.00 approved in Bank, in the which amount It is ordered herein taxed and proceedings office.

13200

In the matter of the Estate of Esther M. Army for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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. The sum of \$33.00 collected and in full compensation rendered. the sum of \$ just and reasonable account. settled account executor for It is ordered herein be recorded

just and reasonable - The Court finds said account duly balanced, and said estate settled according to law. It is ordered, that said Administrator etc., pay the costs \$ 5. paid 1937. Ordered that said account and the proceedings herein be recorded in the Records of this office.

13840

In the matter of  
The Guardianship  
of S.P. Blank.

This day the 1st - and final account of Robert Blank, Guardian of S.P. Blank, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. Wm. R. Clark, attorney fee \$90.00 approved. The Court finds a balance of \$85.42 on hand in Bank 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. paid 3-12-37. Ordered, said account and proceedings herein be recorded in the Records of this office.

13200

In the matter of  
The Estate of  
Esther M. Army deceased.

This day the 1st and final account of Jacob L. Hook, executor of the estate of Esther M. Army, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 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 executor is hereby allowed the sum of \$339.73, being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Robert Allen, as attorney, is hereby allowed the sum of \$300, 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 taxed at \$ 5. paid Mar. 18/37. It is ordered that said account and the proceedings herein be recorded in records of this office.

13348

In the matter of  
The estate of  
Charles Schlegel, Deid  
hearing and settlement. due notice thereof having been  
published according to law. no exceptions having  
been filed 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 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.

This day the first and final account of  
Mellie Schlegel, executrix, of the estate of  
Charles Schlegel, deceased, came on for  
hearing and settlement. due notice thereof having been  
published according to law. no exceptions having  
been filed 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 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 executrix is hereby allowed the sum of \$15.00 for  
actual and necessary expenses which sum the court considers  
just and reasonable. Herpes and Sanders attorney are hereby  
allowed the sum of \$15.00 for legal services, 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 March 26 - 1937.

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

11459

In the matter of the  
estate of  
Chester W. Patterson  
Deceased.  
hearing and settlement. due notice thereof having been published  
according to law. no exceptions having been filed 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.

This day the 4. partial account of W.E.  
Patterson executor, of the estate of Chester  
W. Patterson, deceased, came on for  
hearing and settlement. due notice thereof having been published  
according to law. no exceptions having been filed thereto  
and no one now appearing to except, or object to the same:  
and the court having carefully examined said account  
and the vouchers therein and all matters, pertaining thereto,  
and being fully advised in the premises, finds the same  
to be in all respects just and correct and in conformity to law.  
Therefore, the said account, is hereby, approved, allowed,  
and confirmed.

Said executrix is hereby allowed the sum  
of \$19.00 2 years compensation, and March 1937, to date \$68.75  
Robert F. Allen, attorney fee \$25.00 is hereby allowed,  
which sum, the court, considers just and reasonable.

The court finds a balance of \$8267.43 in the hands of  
said executor due said estate: which sum he is ordered  
to pay over and distribute according to law, and the  
will of said Chester W. Patterson, deceased. It is  
ordered, that said executor, pay the costs \$5.00 - mar. 1937

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

13380

In the matter  
The estate of  
Wlyson S. Brown  
Deceased  
and it appears  
examined and  
State of Ohio  
of Franklin Co  
to which said  
ordered that a  
to record in the  
ordered, that

13322

In the matter of  
The estate of  
Emily R. Lock  
Deceased  
It is, therefore  
on Saturday  
notice thereof  
County James  
matter is con

13040

In the matter  
The estate of  
Guardianship  
A. P. Blank  
Incorp  
Blank an  
\$82.75 (82.75)  
it being by  
Fred Blank.  
Robert M. Blank  
that the said  
heirs, there be  
Court, being a  
application  
to be divided  
now, deceased  
found that  
Fred Blank  
Rebecca Fatti  
Robert M. Bell  
Herman Blank  
Wallis Blank  
and upon rel  
showing said  
closed, by this  
Wm R. Clark  
Atty for Edm

13380 In the matter of  
The estate of  
Ulysses S. Brandt.  
Deceased

This day an authenticated copy of the last will and testament of Ulysses S. Brandt deceased late of Columbus, Franklin Co. Ohio was presented to the Court for record and it appearing to the Court that said will was duly executed and found in accordance with the laws of the State of Ohio and admitted to probate in the Probate Court of Franklin County, Ohio and that part of the property to which said will relates is situated in this County, it is ordered that said authenticated copy of said will be admitted to record in this Court as provided by law and it is further ordered that said applicant pay costs \$3.00

13322 In the matter of  
The estate of  
Emily R. Lockwood.  
Deceased.

This day came Ethel B. Brown, adx. of the estate of Emily R. Lockwood, deceased, and filed her 1st and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 26th day of June, 1937, 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.

13040 In the matter of  
The estate of  
Guardianship of  
S. P. Blank  
Incompetent

This day this cause came on to be heard upon the application of Robert M. Blank, the duly appointed and acting Guardian of S. P. Blank, an incompetent to distribute the balance of \$82.75 (82.75) remaining on hand in the guardianship it being agreed among the heirs, namely:

- Fred Blank
  - Walter Blank
  - Rebecca Fattig
  - Chas. Douglass
  - Robert M. Blank
  - Alta Larson
  - Harmon Blank
- that the same be distributed equally among said seven heirs, there being no administrator for said estate, the Court being advised in the premises, finds said application well taken and finds that there is to be divided among said seven heirs of S. P. Blank now deceased, the sum of \$82.75 and that said funds shall be divided as follows:

Fred Blank -	\$ 11.82	Chas. Douglass -	11.82
Rebecca Fattig	11.82	Alta Larson -	11.82
Robert M. Blank	11.82		
Harmon Blank	11.82		
Walter Blank	11.82		

and upon return of the checks to this Court in this cause showing said payments made, this cause shall be finally closed by this Court  
Wm. R. Clark  
Atty. for Adm.

13170 In the matter of  
 The estate of  
 Virgil L. Crist.  
 ordered that on  
 day of June, 19  
 as required by  
 of this County.

13335 In the matter  
 The estate of  
 Antelina Court  
 to the satisfaction  
 of the said  
 by all, with  
 exceptions  
 that said  
 account.

Thursday, May 12

1937

13120 In the matter of  
 The estate of  
 Virgil L. Crist. Dec'd

This day came Etta Crist administratrix  
 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 26-  
 day of June, 1937 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.

Friday May 14

13335- In the matter of  
 The estate of  
 Arteline Coulter. Dec'd

This day the Schedule of claims,  
 debts, liabilities, demands, filed  
 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 or waived  
 by all interested parties as required by law, and no  
 objections having been filed thereto, it is now ordered  
 that said Schedule of debts, after being duly examined  
 be allowed and confirmed.

13387 Paul Ryan, Administrator  
of the estate of  
James J. Dendron  
Plaintiff  
vs.

Helen Dendron, et al.  
Defendants.

This day this cause came on to be heard. For the petition of the plaintiff for authority to sell real estate of the decedent James J. Dendron to pay the debts of his estate. The Court finds from the evidence that all necessary parties are before the Court and that all the defendants have waived the issuing of service of summons, and have voluntarily entered their appearances. The Court further finds from the evidence that the allegations in said petition are true and that said real estate may be sold as prayed for. The Court further finds that the said James J. Dendron at the time of his decease was a widow and that his only heirs at law and next of kin, and the only persons entitled to the next estate of inheritance in said real estate and the only persons having any interest in said real estate, are the defendants Helen Dendron, Robert Dendron, Stella Dinnan, Jamie Greenwalt, John Dendron, Edward H. Dendron, Maurice Dendron and Katherine Doty and that all of said defendants are over 21 years of age. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate at \$3000 and orders that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator of the estate of James J. Dendron deceased is insufficient and it is ordered that he file an additional bond with sufficient securities to be approved by this Court in the sum of \$3000 and it appearing that said sale will be to the best interests of the estate and to all parties interested in said real estate, it is ordered that the said Paul Ryan as such administrator sell said real estate at public sale for not less than \$3000 that being the appraised value thereof and that said real estate be sold for cash and it is further ordered that the said Paul Ryan as such administrator make return of sale without unnecessary delay.

13387 Paul Ryan, Administrator  
of the estate of  
James J. Dendron  
Plaintiff  
vs.

Helen Dendron  
Defendant

13381 Paul Ryan, Administrator  
of the estate of  
James J. Dendron  
Plaintiff  
vs.

Helen Dendron  
Defendant

This day this cause came on to be heard. For the petition of the plaintiff for authority to sell real estate of the decedent James J. Dendron to pay the debts of his estate. The Court finds from the evidence that all necessary parties are before the Court and that all the defendants have waived the issuing of service of summons, and have voluntarily entered their appearances. The Court further finds from the evidence that the allegations in said petition are true and that said real estate may be sold as prayed for. The Court further finds that the said James J. Dendron at the time of his decease was a widow and that his only heirs at law and next of kin, and the only persons entitled to the next estate of inheritance in said real estate and the only persons having any interest in said real estate, are the defendants Helen Dendron, Robert Dendron, Stella Dinnan, Jamie Greenwalt, John Dendron, Edward H. Dendron, Maurice Dendron and Katherine Doty and that all of said defendants are over 21 years of age. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate at \$3000 and orders that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator of the estate of James J. Dendron deceased is insufficient and it is ordered that he file an additional bond with sufficient securities to be approved by this Court in the sum of \$3000 and it appearing that said sale will be to the best interests of the estate and to all parties interested in said real estate, it is ordered that the said Paul Ryan as such administrator sell said real estate at public sale for not less than \$3000 that being the appraised value thereof and that said real estate be sold for cash and it is further ordered that the said Paul Ryan as such administrator make return of sale without unnecessary delay.

13387 Paul Ryan, Administrator  
of the estate of  
James J. Dendron  
Plaintiff  
vs.

Helen Dendron  
Defendant

This day this cause came on to be heard. For the petition of the plaintiff for authority to sell real estate of the decedent James J. Dendron to pay the debts of his estate. The Court finds from the evidence that all necessary parties are before the Court and that all the defendants have waived the issuing of service of summons, and have voluntarily entered their appearances. The Court further finds from the evidence that the allegations in said petition are true and that said real estate may be sold as prayed for. The Court further finds that the said James J. Dendron at the time of his decease was a widow and that his only heirs at law and next of kin, and the only persons entitled to the next estate of inheritance in said real estate and the only persons having any interest in said real estate, are the defendants Helen Dendron, Robert Dendron, Stella Dinnan, Jamie Greenwalt, John Dendron, Edward H. Dendron, Maurice Dendron and Katherine Doty and that all of said defendants are over 21 years of age. The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate at \$3000 and orders that a further appraisement be dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator of the estate of James J. Dendron deceased is insufficient and it is ordered that he file an additional bond with sufficient securities to be approved by this Court in the sum of \$3000 and it appearing that said sale will be to the best interests of the estate and to all parties interested in said real estate, it is ordered that the said Paul Ryan as such administrator sell said real estate at public sale for not less than \$3000 that being the appraised value thereof and that said real estate be sold for cash and it is further ordered that the said Paul Ryan as such administrator make return of sale without unnecessary delay.



13387 Paul Ryan, Administrator  
of the estate of  
James J. Dendron,  
deceased.  
Plaintiff

Helen Dendron et al.  
Defendants.

This day this cause came on for hearing upon the filing by the said Paul Ryan, as administrator of the estate of James J. Dendron, of his additional bond, as heretofore ordered, in the sum of \$3000. The court, after careful consideration and upon examination of said bond, finds the same conditions according to law, with sufficient securities thereon, and said bond is hereby approved.

13381 Paul Ryan, Adm. of  
the estate of  
James J. Dendron  
deceased.

Helen Dendron et al  
Plt.

To Paul Ryan, Clerk:  
Whereas on the 13 day of May, 1937, in the Probate Court, Union County, Ohio, in an certain action therein pending wherein Paul Ryan, as administrator of the estate of James J. Dendron, deceased, is Plaintiff and Helen Dendron, et al are Defendants, it was ordered, adjudged, and decreed that you proceed to sell the real estate mentioned in the petition, at private sale for as high price not less than the appraised value thereof agreeable to the statute regulating the sale of real estate by administrators and that you make return of your proceedings in due form to the said Probate Court and bring this order with you. The said real estate is described in the petition as follows, to wit: Situated in the State of Ohio, County of Clark, and City of Springfield, being lot number Six Thousand One Hundred and ninety six (6196) in Kelly Addition to the said City of Springfield, Ohio.

Witness my hand and the seal of said Court at Marietta Ohio this 15 day of May, 1937.

13387 Paul Ryan, Adm. of  
the estate of  
James J. Dendron, decd,  
Plaintiff

Helen Dendron, et al  
Defendants.

This day this cause came on to be heard on the report of Paul Ryan, administrator of the estate of James J. Dendron, 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 James J. Dendron, in said real estate, to the purchaser, upon said purchaser paying to the said Paul Ryan the

THE COL. P. S. REG. CO. 74214

sum of \$3000 that being the purchase price of said Real Estate.  
 It is further ordered, that said administrator out of the money in his hands pay: First: To the Treasurer of Clark County Ohio, the sum of \$28<sup>66</sup> being the taxes, penalty, and interest against said property \$28<sup>66</sup>.  
 Second: The costs and expenses incurred in the sale of said property, including attorney fees and Administrator's compensation in the sum of \$157<sup>00</sup>.  
 Third: the balance in the sum of \$3814<sup>34</sup> to be accounted for by said administrator according to law.

13743

In the matter of the Estate of Joseph Brown, deceased. The Inventory and appraisement having been filed heretofore and notice of an hearing upon the same having been duly advertised and no objections having been filed to the same, it is hereby approved and confirmed.

THE COL. P. S. REG. CO. 74214

3755<sup>A</sup> In the matter of The Guardian of Mary J. Le...  
 published records filed heretofore and object to the same examined said matters pertaining premises do for just and correct ordered that all costs and service \$5<sup>00</sup> allowed in hands of said is to pay over.  
 The following dates following:  
 March 15 - 1936  
 April 24 - 1934  
 October 30 - 1934  
 April 15 - 1935  
 October 15 - 1935  
 It is ordered that said January 25/ and the January

375-5<sup>A</sup> In the matter of  
 The Guardianship  
 of Mary J. Chapman  
 Deceased.

This day the 13<sup>th</sup> account of C.O. Wiley Guardian of Mary J. Chapman came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers 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. Proper and laudable attorney legal service \$5.00 allowed. The Court find a balance of \$436.42<sup>42</sup> in hands of said Guardian due said Ward, which amount he is to pay over according to law.

The following to be accounted for as a receipt on his part to following account:

March 15 - 1934	Interest from \$25.00	3% Treasury Bonds	\$3.75
April 24 - 1934	" " "	mt. Victory State Bank	\$2.47
October 30 - 1934	" " " "	" " "	.07
April 15 - 1935	" " " "	" " "	.31
October 15 - 1935	" " " "	" " "	.26

It is ordered that said Guardian pay the costs \$5.00 paid Jan'y 25/1937. It is ordered that said account and the foregoing be recorded in records of this office.

13389

In the matter of  
The Guardianship  
of Frances Irene Traynor  
minor

This day this cause came on for hearing upon the application herein filed for the appointment of a guardian of the person and estate of Frances Irene Traynor and the evidence notice of the time and place of this hearing having been duly waived by William J Traynor and Laura Traynor father and mother of said minor and the parties with whom the minor is residing. The Court being satisfied that Frances Irene Traynor is a minor of the age of 14 years on the 15<sup>th</sup> day of December 1936 and a child of William J and Laura Traynor of Marysville Union County Ohio and that said minor resides in this county; and the said Frances Irene Traynor having in open court made choice of the said William J Traynor as her guardian which choice is approved by the court; and the court being further satisfied that a guardian is necessary and that William J Traynor is a suitable person to be appointed and having filed in this office an application duly verified by his affidavit containing a statement of the whole estate of said minor its probable value and the probable annual rents of said minor's real estate. It is ordered that said William J Traynor be appointed as guardian of the person and estate of said minor and that he give bond with sureties, so required by law in the sum of Five Hundred Dollars, and this case is continued

13389

In the matter of the Guardianship  
of Frances Irene Traynor  
of the person and  
estate of Frances Irene Traynor  
and filed herein his bond in the sum of \$500 -  
with Laura Traynor and Mary R. Huber  
as sureties thereon which bond is approved by the Court.

This day William J Traynor appeared in open court accepted the appointment as guardian of the person and estate of Frances Irene Traynor and gave bond in the sum of \$500 - with Laura Traynor and Mary R. Huber as sureties thereon which bond is approved by the Court. It is therefore ordered that Letters of Guardianship be issued to the said William J Traynor that this proceedings be recorded and that the guardian pay the costs herein taxed #

11822

In the matter of  
The binding  
William A. ...  
of Union County  
in settlement of  
whereupon the  
advertised for  
1937. at

13390

Wm J Traynor Esq  
This day William  
petitioner in this  
in the petition for  
that said ...  
10 A.M. and  
County for the  
and Service ...  
in accordance  
cause. In C

ame no for  
 ion herein  
 . guardian  
 Frances  
 D. place of  
 Traynor  
 nor.  
 The Court  
 of. the  
 hied of  
 ounty. This  
 said  
 ire of the  
 ick. is.  
 is filed  
 Traynor.  
 in this  
 t con-  
 minor.  
 of said  
 William  
 at estate  
 ties, so  
 ears, ans.

nor. ap-  
 accepted  
 ardian  
 s. gave  
 rditiones  
 Huber.  
 the Court  
 p. to  
 oceedings  
 costs

Friday May - 21

11 522 In the matter of.

The Guardianship of Clarence D. Beigalter, minor. This day came William A. Fawn, Guardian of Clarence D. Beigalter, a minor, of Union County, this ans. presented his first and final account in settlement of said Guardianship duly verified.

Whereupon, the Court do order the same, filed and advertised for hearing on Saturday the 26 day of June 1937. at 1. P. M. to which time said matter is continued

13 390 Wm. J. Traynor, Guardian of Frances Jane Traynor, a Minor.

This day William J. Traynor, as Guardian of Frances Jane Traynor, filed his petition in this Court, praying for the sale of the real estate described in the petition for reasons as stated in said petition. It is ordered, that said petition be heard on the 21 day of June, 1937. at 10. A. M. and that summons issue to the Sheriff of this County for the defendant's. who fail to raise the issuance and service of process, and make the same returnable in accordance with law. It is ordered, that this case be continued.

12573

In the matter of  
The Estate of  
Cassie Liggatt Hanks.  
Deceased.

This day came James P. Liggatt Executor  
of the estate of Cassie Liggatt Hanks dec'd.  
and filed herein his application duly verified  
for an order directing the transfer of  
certain real estate belonging to said decedent as set forth in  
the application. It appearing to the Court that Cassie Liggatt  
Hanks a resident of Marietta, in said County, died  
testate on April 30<sup>th</sup> 1933. that her last will and Testament was  
filed in the Probate Court of Union County, Ohio, on May 19-1933  
and admitted to probate on May 19-1933 and recorded in  
Vol. V. page 223 of the Record of Wills in said County  
and that on the 24<sup>th</sup> day of June 1933. James P. Liggatt  
was duly appointed and qualified executor of the estate  
of said decedent; that insofar as they can be ascertained  
the following is a list of persons to whom each such  
Real Estate is passed by descent or devise:

- |  |            |
|--|------------|
| James P. Liggatt age 60. Columbus, Ohio. son           | one-half   |
| Esther May Lloyd " 30 N. Hampton, Mass. Grand daughter | one-fourth |
| Melba Jean Liggatt " 24 " " " " " "                    | "          |

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 hereby 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 for the transfer of  
said real estate together with the description contained  
in the application be filed with the Recorder of the  
proper County for record as provided by law

13325

In the matter of  
The Estate of  
Artelissa Couplin.  
Deceased

J. A. Yealey as administrator of the  
estate of Artelissa Couplin deceased,  
having filed an application duly  
verified for an 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 \$ 664 <sup>30</sup>  
the debts and costs are \$ 664 <sup>36</sup> net market value  
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 be forwarded to Tax Com. of Ohio. & costs \$ 3-  
Certified to County Auditor

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 \$ 664 <sup>30</sup>  
the debts and costs are \$ 664 <sup>36</sup> net market value  
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 be forwarded to Tax Com. of Ohio. & costs \$ 3-  
Certified to County Auditor

13335

In the matter of  
The estate of  
Artelissa Couplin  
Deceased

Saturday the 2<sup>nd</sup>  
notice thereof  
Union County  
this matter is

13376

Jennie B. McLean  
The estate of  
Adell McLean  
Painesville  
Ohio

Jennie B. McLean  
Deceased  
of his proceeds  
and upon the  
the sale made  
conformity with  
of said petition  
that said sale  
ordered that  
and confirmed  
petitioner's  
and interest  
said real estate  
interest of  
said real estate  
the purchase  
in cash.

further to be  
upon the  
amounting  
there is due  
\$ 1065<sup>07</sup> of  
in the petition  
upon the part  
of said admi  
premises. It is  
satisfaction  
recorded in  
Ohio. account  
that said ad  
hands. pay:  
First: to  
and interest  
\$ 17<sup>42</sup>  
The sale of  
to the Home Or

13335 In the matter of

The estate of  
Arabella Coulter

This day came J. W. Yealey, Administrator  
of said estate, and filed his final and final  
account therein. It is thereupon ordered

Deceased. That said account be set for hearing on  
Saturday the 26 day of June 1937 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 do continue until said time.

13376

Jervis B. McLean, Administrator of  
the estate of

Adell M. Lean, Decd.  
Plaintiff

Confirming Sale, Etc.

This cause came on to be heard on the  
report of Jervis B. McLean, Administrator  
of the estate of Adell M. Lean, decd.,  
of his proceedings under the former order of the 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 Adell M. Lean, decd., in  
said real estate, and all the right, title and  
interest of Jervis B. McLean, as an individual in  
said real estate, to the purchaser R. P. Martin, upon  
the purchaser paying to him the sum of \$1500.00  
in cash.

And now this cause, coming  
further to be heard upon the pleading herein, and  
upon the motion to distribute proceeds of said sale  
amounting to the sum of \$1500.00. The Court finds  
there is due the Home Owners Loan Corporation the sum of  
\$1065.<sup>07</sup> upon its mortgage against the premises  
in the petition, which was a valid and subsisting lien  
upon the premises and now upon the fund in the hands  
of said Administrator arising from the sale of said  
premises. It is ordered, that an entry of release and  
satisfaction of said mortgage lien be entered and  
recorded in the office of the Recorder of Union County  
Ohio, according to law. It is further ordered  
that said Administrator out of the money in his  
hands pay:

First: to the Treasurer of this County taxes, penalty  
and interest against said property the sum of  
\$17.<sup>42</sup> Second: costs and expenses incurred in  
the sale of said property, the sum of \$21.<sup>45</sup> Third  
to the Home Owners Loan Corporation a note and

and mortgage set forth and described in its Answer and Cross-Petition herein, which the Court finds to be the correct amount due, the sum of \$1065.<sup>00</sup>

Trustee is James B. McLean, as an individual of his undivided one-half interest in the real estate described in the Petition in conformity to his Answer and Cross-Petition filed herein, representing the share of net proceeds of sale of said property, ab. \$198.<sup>00</sup>

It is further ordered that the balance of said proceeds amounting to \$198.<sup>00</sup> be accounted for by said administrator according to law.

O. K. Hoopes, and Sanders  
Atty. for H. O. L. Co.

18921 In the matter of  
Joseph E. Mack  
Mackam, as ad-  
ministrator of court for  
Raid road Co.,  
Per value of  
Mackam during  
the premises, we  
grant said m-  
and the said C-  
authorized to s-  
upon such tes-  
her judgment

12286 In the matter  
of the estate  
John Easton, De-  
Easton deceased,  
for an order di-  
to said decedent  
ing to the Court  
in said County  
will and testam-  
County. This was  
probated on C-  
Will record 2  
1937. Joseph E.  
and qualified  
insofar as  
a list of persons  
Estate passed  
Emma Weaver  
Joseph Easton  
Paul Easton  
Fred Easton  
and that the  
set out in &  
satisfaction of  
estate, is, as s-  
ing to the said  
been fully ex-  
tended, and  
upon the de-  
am situated,  
a certificate  
together with the  
filed with the  
as provided



Answer to be the of his described bonds proceeds. id or by said

18921

In the matter of Joseph E. Mackam, Decedent. Hearing on the motion of Sarah R. Mackam, as Administratrix of the estate of Joseph E. Mackam, asking leave of court for authority to sell one share of the N.Y. Central Railroad Co. stock, represented by certificate no. A. 242571 of the Par value of \$100= owned and held by the said Joseph E. Mackam during his life time, and on being fully advised in the premises on consideration thereof the Court does hereby grant said motion. Therefore, it is ordered, by the Court and the said Administratrix do, and she is hereby directed and authorized to sell said stock at such price, to such parties upon such terms either at public or private sale as in her judgement may seem best.

12286

In the matter of the estate of John Easton, Dec'd. This day came Joseph Easton, and Fred Easton, Executors of the estate of John Easton deceased, and filed herein their application, duly verified for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that John Easton a resident of Dover Township in said County, died testate on March 18, 1922. That his last will and testament was filed in the Probate Court of Union County, Ohio, on the 2<sup>nd</sup> day of April, 1922, and therein probated on the 8<sup>th</sup> day of April, 1922, and recorded in Will record B, page 15 and that on the 8<sup>th</sup> day of April, 1927, Joseph Easton and Fred Easton were duly appointed and qualified as executors of the said decedent, that, insofar as they can be ascertained, the following is a list of persons to whom each such parcel of Real Estate passed, by descent or devise.

Emma Mann	Pandora Ohio, daughter.	1/4.
Joseph Easton	Mayfield, Ohio, Son	1/4.
Paul Easton	Mayfield Ohio, son	1/4.
Fred Easton	Mayfield Ohio, son	1/4.

And, that the description of said real estate, is, as set out in said application; and, it appearing to the satisfaction of the Court that the 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 hereby 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 for the transfer of said real estate, together with the description in the application, be filed with the Recorder of the proper County, for record as provided by law.

Wednesday, May 26

19 37

13391.

In the matter of the  
Will of  
John W. Fisher. Decd. praying that an instrument in writing  
purporting to be the last will and testament of John W. Fisher  
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 14  
day of June, 1937, at 10 A.M.

13377

In the matter of the  
Estate of  
Gerrish Gordon Decd. of the said estate, and filed his final  
and final account in said estate. It is thereupon ordered  
that said account, be set for hearing on, Saturday the 26  
day of June 1937, 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.

13382

In the matter of  
The estate of  
Otto Schreier  
deceased  
Adm. of the estate  
said newspaper  
with a copy of  
recorded in the

THE COL. P. S. REG. CO. 74214

this day  
W. Cary  
is writing  
fisher  
to 3 days  
of the  
etc. to  
him of  
and that  
the 14

13382 In the matter of  
the estate of  
Otto Schreier

deceased  
Adm. of the estate of Otto Schreier, deceased.

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 Edith Schreier, as  
Adm. of the estate of Otto Schreier, 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

son adm.  
his first  
ordered  
the 26  
published  
a newspaper  
2 times.

Saturday May 29-

1937

1105-5

In the matter of  
The Estate of  
Harrison J. Taylor,  
deceased.

settlement, due notice thereof having been published according to law and there appeared. Cammes Koch by her attorney Mrs. L. Myers and with leave of Court, withdrew her exceptions heretofore filed herein to the said First Partial account and consented to the approval of said account by this Court. And no other or further 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 therein 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 Frank Kahler, is hereby allowed the sum of \$260.<sup>23</sup> being commissions on the amount collected and accounted for by him, and being in full compensation for all ordinary services rendered. Said Frank Kahler, is also hereby allowed the sum of fifty dollars (\$50.<sup>00</sup>) being attorney's fees to Mrs. R. Cameron for services in connection with the administration of said estate, which sum the Court considers just and reasonable.

The Court finds a balance of six thousand three hundred - eighty - five and 29/100 dollars (\$6385.<sup>29</sup>) in the hands of said Frank Kahler due said estate; which amount he is ordered to pay over and distribute according to law.

It is ordered that said Frank Kahler, administrator pay the costs herein taxed at \$<sup>00</sup>. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

Dated this 29-day of May, 1937  
C. H. Mrs. R. Cameron, attorney for Frank J. Kahler, ad.  
Mrs. L. Myers, attorney for Cammes Koch, et al.

approval of account.

This day the First Partial account of Frank Kahler, administrator of the estate of Harrison J. Taylor, deceased, came on for hearing and

13393

In the matter of  
The estate of  
Mary J. Lane, d.  
Administrator,  
premises, finds  
acc. persons and  
inventory and  
of this item  
Consented to

The Court, on  
Monday is, in  
to law, and  
Confirmed

13393

In the matter of  
The estate of  
Mary J. Lane, d.  
Administrator  
of Jerome Lane  
that there is  
Testament of  
general term  
probable value  
that an ad  
said Frank

legally comp  
as such. Ad  
as required  
dollars, and

This day  
Court, acc  
estate of Ma  
filed herein

thousand do  
Ruth Howard  
Bond, is, su  
ordered that

Frank M. L.  
published w  
be recorded.

Costs taxed

Date on day, May, 29 1937.

13393 In the matter of  
 The Estate of  
 Mary J. Lane, deceased,  
 Administrator.

This day this cause came on to be heard upon the filing of an inventory and appraisement hereby by Frank M. Lane, Administrator. The court being fully advised in the premises finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the Laws of the State of Ohio have received notice of said filing and have consented to the immediate approval of said inventory. The Court upon examination finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

13393 In the matter of  
 The Estate of  
 Mary J. Lane, dec'd.  
 Administrator of the estate of Mary J. Lane deceased, late of Jerome Township in said County, and see 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 Frank M. 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 Fifty-six hundred dollars and this cause is continued.

This day Frank J. 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 Mary J. Lane deceased, late of Jerome Township in said County, and see 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 Frank M. 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 Fifty-six hundred dollars and this cause is continued.

This day Frank M. Lane appeared in open court, accepted the appointment as Adm. of the estate of Mary J. Lane, deceased and gave and filed herein his Bond in the sum of Fifty-six hundred dollars, conditioned according to law with Ruth Howard and Grace Lane as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said Frank M. Lane, 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 \$

10076 B.

In the matter of the  
Trusteeship of  
Sarah Epps, deceased.  
the appointment of a Trustee of the estate created by the will  
of Sarah Epps, deceased. and it appearing to the court, that  
said Howard Epps is an imbecile and the former trustee  
has resigned. It further appearing to the court  
that the trusteeship of the said Howard Epps was created  
by the last will and testament of Sarah Epps, deceased,  
and the court being satisfied that a Trustee is necessary, and  
that John S. Wise, is a suitable person to be appointed;  
and he having filed in his office a statement, duly verified  
by his affidavit of the whole estate, and the probable value  
thereof and also the probable rents of the real estate. It is  
ordered that said John S. Wise be appointed such Trustee  
upon giving bond with sureties, as required by law, in  
the sum of \$5000 and this cause is continued.

This day John S. Wise appeared  
in open court, and made  
application (by petition filed herein) for  
the estate created by the will  
of Sarah Epps, deceased. and it appearing to the court, that  
said Howard Epps is an imbecile and the former trustee  
has resigned. It further appearing to the court  
that the trusteeship of the said Howard Epps was created  
by the last will and testament of Sarah Epps, deceased,  
and the court being satisfied that a Trustee is necessary, and  
that John S. Wise, is a suitable person to be appointed;  
and he having filed in his office a statement, duly verified  
by his affidavit of the whole estate, and the probable value  
thereof and also the probable rents of the real estate. It is  
ordered that said John S. Wise be appointed such Trustee  
upon giving bond with sureties, as required by law, in  
the sum of \$5000 and this cause is continued.

In the matter of accounts filed for settlement.  
where approved.

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

- 10763 Edgar R. McWhorter guardian of Alfred J. Bixler minor  
4<sup>th</sup> and 1<sup>st</sup> Final account.
- 11055 Frank J. Kahler, adm. of the estate of Harrison J. Taylor.  
First partial account.
- 13119 James O. Rulain guardian of the estate of Wm. D. Cameron.  
First partial account.
- 125-94 Albert V. Pearce, executor of the estate of Ellen C. Kirkhead  
First and Final account.
- 13125 Albert V. Pearce, executor of the estate of Mary E. Pearce.  
First and Final account.
- 13145 Robert Dinscol guardian of Oliver Elliott 7<sup>th</sup> acck.
- 11027 Ethel Beatty, adm. of the estate of Roy Elmer Beatty  
First and Final account.
- 13341 Bertha Jones Corbett, adm. of the estate of  
C. M. Jones -  
First and Final

12967

In the matter of  
The Guardianship  
of Charles Moore  
George Moore  
to Charles Moore  
in settlement  
whereupon the  
accounts were  
advised for  
1937. at 1. P.  
Continued

10261<sup>a</sup>

In the matter  
The Guardianship  
of Frank H. C. C.  
Incompetent  
duly verified  
filed and a  
day of June  
is continued.

11697

In the matter  
The Estate  
Oliver Elliott  
due notice  
law, no. 1  
one, now app  
and the sec  
account and  
pertaining  
In the previ  
respects, just  
It is o  
is approved.  
finds said  
Guardianship  
account \$250  
\$250- cost  
in Records

13341

In the matter  
The Estate of  
C. M. Jones. Dec  
hearing and  
published and  
filed thereto.  
to the same;  
said account  
matters per  
the premises f  
and correct  
said account  
Said adix.

12967 In the matter of  
The Guardianship  
of Charles Monrook, and  
George Monrook minor  
to Charles Monrook, and  
in settlement of said  
Guardianship duty verified.

This day Beaula Monrook, admin. of  
Charles Monrook, and George Monrook  
minors of Union County, Ohio, and pre-  
sented her joint and final account, as  
to George Monrook, minor  
in settlement of said  
Guardianship duty verified.

Whereupon, the court do order the same filed and  
advertised for hearing on Saturday the 3-day of June  
1937, at 1. P.M. to which time said matter is  
continued

10761<sup>ra</sup> In the matter of  
The Guardianship of  
Ivan Hugh Casbell,  
incapacitated  
duly verified.

This day the Dorothy Casbell guardian  
of Hugh Ivan Casbell, an incapacitated  
of Union Co. Ohio, and presented her 8.  
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 June 1937, at 1. P.M. to which time said matter  
is continued.

11697 In the matter of  
The Guardianship of  
Olinor Elliott.

This day the 7 account of Robert  
Duscoe guardian of Olinor 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 therein and all matters  
pertaining thereto, and being fully advised  
in the premises do find the same to be in all  
respects just and correct and in conformity to law.

It is ordered, that the same be and hereby  
is approved, allowed, and confirmed. The court  
finds said account duly balanced and said  
Guardianship settled according to law. Amount  
received \$250.00 paid for board, keep & court costs  
\$250.00 costs paid June 8, 1937. ordered, recorded,  
in Records of this office.

13341 In the matter of  
The Estate of  
C.M. Jones, Deceased.

This day, the final and final account of  
Bertha Jones executrix, adm. of the estate  
of C. M. Jones, deceased, came on for  
hearing and settlement, due notice thereof having been  
published according to law, no exceptions having been  
filed thereto, and no one now appearing to except or object  
to the same; and the court having carefully examined  
said account and the vouchers therein 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 amount is hereby approved, allowed, and confirmed.  
Said adm. is hereby allowed the sum of \$14

cutting date, on. master, bring a just and reasonable amount expending by him, for the decedent. Said entry, is hereby allowed the sum of \$50- full compensation. Hoopes and Sanders are hereby allowed the sum of \$54<sup>00</sup> which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled accordingly to law. It is ordered, that said administrator pay the costs \$5- paid.

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

13145

In the matter of  
The Estate of  
Mary E. Pearce, Dec'd  
This day the first and final account of  
Albert V. Pearce, executor, of the estate of  
Mary E. Pearce, deceased, came on, for  
hearing and settlement, due notice thereof having been published  
according to law. No exceptions having been filed 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 set out, 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, this said account, is hereby  
approved, allowed and confirmed. The Court finds said  
account duly balanced, and said estate, settled according  
to law. All expenses, paid by executor. It is ordered  
that said executor pay the costs herein \$5<sup>00</sup> paid Apr. 1937.

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

13125

In the matter of  
The Estate of  
Ellen C. Hinkead, Dec'd  
This day the first and final account of  
Albert V. Pearce, executor, of the  
estate of Ellen C. Hinkead, deceased, came  
on, for hearing and settlement, due  
notice thereof having been published according to law.  
No exceptions having been filed 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 set out, 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.

Albert V. Pearce, is hereby allowed, the sum of \$125<sup>00</sup>  
being commission on the amount collected and accounted  
for by him, & being in full compensation for all his  
ordinary services rendered. Meade C. Robinson is  
hereby allowed, the sum of \$125<sup>00</sup> as attorney, which  
sum the Court considers just and reasonable.  
The Court finds said account, duly balanced, and said  
estate settled accordingly to law. It is ordered that  
said executor pay the costs \$5<sup>00</sup> paid. Ordered recorded

12594

In the matter  
Estate of  
William D. Bure  
deceased, same  
notice thereof  
no exception  
appearing to  
Court, having  
the vouchers,  
thereto, and to  
the same to  
in conformity  
is hereby approved  
Said executor  
sum of \$214<sup>00</sup>  
and accounted  
for all his  
business and  
allowed, the  
Court considers just  
account, and  
according to  
pay costs \$5<sup>00</sup>  
account and  
office.

10763

In the matter  
The Guardian  
of Alfred J. B  
hearing and settlement  
published a  
filed thereto, and  
object to the  
examined on  
all matters  
advised in  
all respects  
to law. It  
is approved  
It is ordered  
sum of \$50<sup>00</sup>  
duly balanced  
according to  
It is ordered  
\$5<sup>00</sup> April 6  
Account and  
the Records of



12594

In the matter of the estate of William D. Cameron, Dec'd.

deceased. came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 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 executor's compensation is hereby allowed, the sum of \$214<sup>92</sup> commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Cameron and Cameron, attorneys in bank case, is hereby allowed the sum of \$125<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 costs \$5<sup>00</sup> paid April 7-1937. It is ordered, said account and the proceeding be recorded in Records of this office.

This day the first partial account of Richard L. Cameron, executor, of the estate of William D. Cameron deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same; and the Court, having carefully examined said account, and the vouchers thereon, and all 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 executor's compensation is hereby allowed, the sum of \$214<sup>92</sup> commission on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Cameron and Cameron, attorneys in bank case, is hereby allowed the sum of \$125<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 costs \$5<sup>00</sup> paid April 7-1937. It is ordered, said account and the proceeding be recorded in Records of this office.

10763

In the matter of the Guardianship of Alfred J. Bixler, Minor of Alfred J. Bixler, minor.

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

It is ordered, Mrs. L. Mays, attorney, is hereby allowed the sum of \$5<sup>00</sup>, legal service. The Court finds said account duly balanced and said Guardianship settled according to law. Alfred J. Bixler, receipt for \$1238<sup>97</sup> It is ordered, that said Guardian pay the costs \$6<sup>00</sup> April 6-1937, paid. It is ordered, that said account and the proceeding herein be recorded in the Records of this office.

This day the 4<sup>th</sup> and final account of Edgar T. Mc Mahon, Guardian of Alfred J. Bixler, minor, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers thereon, and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed, and confirmed.

It is ordered, Mrs. L. Mays, attorney, is hereby allowed the sum of \$5<sup>00</sup>, legal service. The Court finds said account duly balanced and said Guardianship settled according to law. Alfred J. Bixler, receipt for \$1238<sup>97</sup> It is ordered, that said Guardian pay the costs \$6<sup>00</sup> April 6-1937, paid. It is ordered, that said account and the proceeding herein be recorded in the Records of this office.

13214

In the matter of  
The Estate of  
Roy Elmer Beatty.  
Deceased.

This day the first and final account of  
Arthur Beatty adx. of the estate of  
Roy Elmer Beatty deceased, came on  
for hearing and settlement. Due  
notice thereof having been published according to law,  
no exceptions having been filed 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 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. Leman Cox, as  
attorney, is hereby allowed \$20.00 legal service. The Court finds  
said account duly balanced, and said estate settled  
according to law. It is ordered, that said administrator  
pay the costs \$5.00 paid March, 1937. It is ordered, that said  
account, and the foregoing be recorded, in the Records  
of this office.

13368

In the matter of  
The Estate of  
Mary Ann Ed  
Deceased  
estate The C  
hearing on.  
A. M. and the  
persons, entitled  
Ohio, by public  
gazette a paper  
in Union County

13388

In the matter of  
Pearl Thorpe. L  
in open Court,  
prescribed by  
in the Columbus  
that warrant  
commanding  
insane, before  
at 10. A. M.  
issue for Dr.  
witnesses, to  
and this cause

This day  
said Pearl Thorpe  
the Judge first  
heard, testimony  
the medical  
Pearl Thorpe is  
settlement in  
that he has  
for one year  
insanity has  
resided in a  
dangerous to  
suitable person  
Hospital;  
Stricker and  
in attendance  
forth the fact  
And it is  
to be made to  
for the admission  
a certificate  
and of the  
to said Superior  
that said  
Columbus. L  
this cause.

13368 In the matter of  
 The estate of  
 Mary Ann Eddy,  
 Deceased.  
 estate

This day this cause came on to be heard. Upon the filing of an inventory and appraisement in the above mentioned estate by J. O. Eddy, ad. of said estate. The Court orders that said inventory be set for hearing on the 12. day of June 1927. 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 for one insertion, in the Richmond Gazette a paper printed and of general circulation in Union County, Ohio.

13388. In the matter of

This day Pearl Thorpe, a resident of Mansfield, in this County, appeared in open Court and filed an affidavit in the form prescribed by law, for admission of said Pearl Thorpe in the Columbus State Hospital. It is therefore, ordered, that warrant issue to J. A. Collins, probator's officer commanding him to bring said Pearl Thorpe alleged to be insane, before this Court, on the 1- day of June, 1937, at 10. A. M. And it is further ordered, that subpoenas issue for Dr. H. E. Stricker and Dr. P. D. Longbrake, 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 Pearl Thorpe was brought before the Court. Thereupon, the Judge proceeded with the examination and having heard testimony of Dr. H. E. Stricker, and Dr. P. D. Longbrake, the medical witnesses, and being satisfied that said Pearl Thorpe is insane; that he has a legal settlement in Mansfield Paris 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 time he has resided in this State; that he, being at large is dangerous to the community and that he is, a suitable person for treatment at the Columbus State Hospital; It is therefore ordered, that Dr. H. E. Stricker and Dr. P. D. Longbrake the medical witnesses in attendance make out a certificate setting forth the facts, as is provided by law. And it is further ordered, that an application be made to the Superintendent of said State Hospital for the admission of said Pearl Thorpe and that a certificate under seal, of report of medical witnesses and of the findings in this case, be transmitted to said Superintendent. And it is further ordered, that said Pearl Thorpe, be committed to the custody of Columbus State Hospital, until otherwise ordered. And this cause is continued.

13366. Charles Shuler, administrator  
of the estate of  
Marion Shuler, deceased.  
Plaintiff  
v.  
William Shuler, et al.  
Defendants  
be. and he hereby is  
said Dorothy Shuler.

On application of Charles Shuler the  
administrator of the above mentioned  
estate; it appears that Dorothy Shuler,  
one of the defendants herein, was duly  
served with summons and is a  
minor of the age of 16 years. It is  
ordered, that Richard C. Threlk  
appointed guardian and tutor of the  
said Dorothy Shuler.

13369 In the matter of the Estate of  
Mary Ann Eddy, Deit.  
at the mentioned estate by J. O. Eddy, administrator of said estate. The Court orders  
that said hearing be set for hearing on the 12 day of June 1927, 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 entitled  
to notice under the Laws of the State of Ohio, by publication  
for one insertion, in the Richmond Register a paper, printed  
and of general circulation in Union County, Ohio.

This day this cause came on to be heard upon  
the filing of an inventory in appointment in the  
said estate. The Court orders  
that said hearing be set for hearing on the 12 day of June 1927, 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 entitled  
to notice under the Laws of the State of Ohio, by publication  
for one insertion, in the Richmond Register a paper, printed  
and of general circulation in Union County, Ohio.

13394 In the matter of  
The Estate of  
D. G. Jolley.  
appeared in  
form prescribed  
Jolley until the  
that a warrant  
to bring  
this Court. I  
and it is  
Dr. H. M. Smith  
D. Gardner, and  
at the time and  
continued.

This day  
said D. G. Jolley  
the Judge  
hearing heard.  
Angus Mac  
Gardner and  
that D. G. Jolley  
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preceding this  
the time he  
larger is, and  
a suitable  
It is therefore  
the medical  
setting forth the  
further ordered  
Superintendent  
of said D. G. Jolley  
of the certificate  
in this case.  
and it is  
be committed  
with other

Wednesday June 2 - 1937

13394

In the matter of  
The Estate of  
D. G. Jelliff.

This day H. E. Weiss : R. C. Temple : Pearl Middleton  
J. S. Styer : Chas. Pollock : D. M. Hayes : Clarence  
E. Brydell, York and Washington Townships

appeared in open court and filed an affidavit in the form prescribed by law for admission of said D. G. Jelliff into the Columbus State Hospital. It is therefore ordered that a warrant issue to Sheriff H. S. Rossa commanding him to bring said D. G. Jelliff alleged to be insane, before this court on the 2 day of June, 1937, at 10. A.M.

And it is further ordered that subpoenas issue for Dr. H. G. Southard and Dr. James Snider, and for Dr. D. Gardner, and Dr. Angus Mac Ivor, 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 D. G. Jelliff was brought before the Court. Thereupon the Judge proceeded with the examination, and during the testimony of Dr. H. G. Southard and Dr. Angus Mac Ivor the medical witnesses, and of Dr. D. Gardner and Dr. Angus Mac Ivor, and being satisfied that D. G. Jelliff is insane: that he has a lawful settlement in Washington Township, in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date, that his insanity has occurred during the time he has resided in this State, that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. H. G. Southard and Dr. James 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 D. G. Jelliff, and that a certified copy under seal of the certificate of medical witnesses and of the findings in this case be transmitted to said Superintendent.

And it is further ordered that said D. G. Jelliff be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

13387 W. A. Conklin Guardian of  
George Max Conklin,  
a minor  
Plff.  
vs  
George Max Conklin  
et al.  
Defts.  
for said minor defendant

On application of W. A. Conklin it appearing to this Court that George Max Conklin, one of the defendants herein has been duly served with summons and said minor of the age of 14 years, it is ordered that Roman C. Brown, to and he is hereby appointed Guardian ad Litem for said minor defendant

This matter coming on to be heard upon the petition the answer of the Guardian ad Litem 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 are properly 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 said real estate it is ordered that A. L. Alkin, W. F. Peirney and Clarendon Moore, three judicious and disinterested persons of the vicinity, not next of kin of the petitioner herein and they hereby are appointed to appraise said real estate at its true value in money therein; it is further ordered that said appraisers, to w. w. 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 10th day of June 1937

Accounts and  
and estate  
County this for  
investor except  
hearing and  
1937.

- 13322 Ethel B. Brown
- 13120 Edna Crist
- 11522 Wm. A. Fawn
- 13335 J. A. Gealey
- 13277 Rufus H. Hines
- 12967 Blanche Moore
- 10261 Dorothy Cashell  
Any person  
accounts or  
for days of  
the same  
7 day until
- 13366 Charles Shuler  
as administrator  
of the estate  
of  
Marion E. Shuler  
Dec  
vs Shuler et  
al. answer, altho  
and such  
The Court for  
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of \$200 is  
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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 June 26. 1. P. M. 1937.

- 13322 Etta B. Brown, adx. of the estate of Emily R. Brockmire, First and Final account.
- 13120 Edna Crist, adx. of the estate of Virgil C. Crist, First and Final account.
- 11522 Wm. A. Fawn, adx. of Clarence D. Baggett, minor, First and Final account.
- 13335 J. A. Gealey, adx. of the estate of Artelissa Bonkley, First and Final account.
- 13277 Rufus H. Kinison, adx. of the estate of Dennis Gordon, First and Final account.
- 12967 Blanche Moulton, guardian of Charles Moulton, minor, First and Final account, and George Moulton, minor, 1<sup>st</sup> partial acct.
- 10261<sup>st</sup> Dorothy Cashell, guardian of Ivan Hugh Cashell, 8<sup>th</sup> 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.

13366 Charles Shuler, as administrator of the estate of Marion E. Shuler, deceased, Plaintiff. Dorothy Shuler, minor, the other defendants, bring in default of answer, with 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 \$600, and that a further appraisal is dispensed with. The Court further finds that the bond heretofore given by the plaintiff, as administrator of the estate of Marion E. Shuler, in the amount of \$200 is insufficient and is ordered, that he file an additional bond with sufficient sureties to be approved by this Court, in the sum of \$1200, and this cause is continued.

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13366. Charles Sluiter  
 as administrator  
 of the estate of  
 Marion E. Sluiter  
 v. Peff.  
 William Sluiter, et al.  
 Defts.

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 Sluiter execute  
 within 1 day to the State of Ohio a bond with sufficient  
 sureties to be approved by the Court in the sum of \$1200.  
 conditioned according to law.

It further appearing to the Court that the Plaintiff  
 has given additional Bond in sum of \$1200. approved  
 sureties conditioned according to law. the said Bond  
 is hereby approved. And it appearing to the Court  
 upon satisfactory evidence that it moves the 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 Sluiter, 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

And the Plaintiff is ordered to make return  
 forthwith upon such sale.

This day this cause came on to be heard on the report of  
 Charles Sluiter Administrator of Marion E. Sluiter of his proceeding under  
 the former order of this Court. Upon the motion of said petitioner  
 to confirm the sale made in obedience to said order:  
 the Court having carefully examined said report and  
 finding the proceedings of said petitioner in all respects  
 correct and being satisfied that said sale was fairly  
 and legally made it is ordered that the same be  
 approved and confirmed. It is further ordered that said  
 petitioner execute as deeds of all the right title and  
 interest of the said Marion E. Sluiter in said real  
 estate to the purchaser H. A. Hillie upon the said purchaser  
 executing the said cash 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 \$1000.00 - Now upon the funds in hands of said said from sale  
 of premises. It is ordered that an entry of release and satisfaction of said mts.  
 be entered on record in the office of Recorder of Union County Ohio. It is  
 further ordered Charles Sluiter out of his money in his hands pay: attorney fee  
 \$50.00 to Patent. Peter x x x. Costs \$34.35; payed out of the proceeds  
 of said sale. See Final Rec 41. Page 98. Entry

13391

In the matter  
 The will of  
 John W. Fisher  
 citation of Law  
 Mill of John  
 Ship in said  
 It is now a  
 said decision  
 appeal and  
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 of said Will  
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Ans. South  
 witness to said  
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 said John W.  
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12962

I, witness and  
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13391

In the matter of  
The will of  
John W. Fisher Deceased.  
Application of Louk W. Cary to admit to probate and record the will of John W. Fisher, deceased, late of Jerome Township in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court, that said decedent died leaving Julia Pearlina Fisher 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.

Ans. Louk W. Cary and J. E. Strayer, the subscribing witness to said Will. This day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said Will which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said John W. Fisher, 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.

12962

In re: Guardianship  
of Reed H. Sherwood,  
Minor

This day this cause came on to be heard upon the application of Ethel Sherwood to sell securities of her son, to wit: Federal Farm Mortgage Mortgage Bonds in the sum of \$300.00 to pay for a mastoid operation and for incidental expenses. Courts, and the Court, being fully advised in the matter, it is hereby ordered, and decreed that said Ethel Sherwood, as Guardian of Reed H. Sherwood, sell said bonds in the sum of \$300.00 and that said proceeds be applied on the debts of said operation and this cause continued.

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13393. In the matter of  
 the estate of  
 Mary J. Lane. Deceased. and filed herein this ap-  
 plication duly verified, for an order directing the transfer  
 of certain real estate belonging to said decedent, as set  
 forth in the application. It appearing to the Court  
 that Mary J. Lane, w. resident of Jerome Township in  
 said County, died <sup>intestate</sup> on May 21 - 1937, and that on the  
 29. day of May, 1937, Frank M. Lane was duly appointed  
 and qualified Administrator of the estate of said decedent;  
 that insofar as they can be ascertained, the following  
 is list of persons, to whom each such parcel of Real  
 Estate passed by descent or devise

Frank M. Lane	Jr. son	42.
Ruth Howard	Grand daughter	47.
Mace Lane	" "	44.

This day came Frank M. Lane  
 Adm. of the estate of Mary J. Lane  
 and qualified Administrator of the estate of said decedent;  
 that insofar as they can be ascertained, the following  
 is list of persons, to whom each such parcel of Real  
 Estate passed by descent or devise

Frank M. Lane	Jr. son	42.
Ruth Howard	Grand daughter	47.
Mace Lane	" "	44.

and that the description of said real estate, is as  
 set in said application; and it appearing to the  
 satisfaction of the Court, that the laws have been fully  
 complied with by said applicant; It is hereby 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 for the transfer of said real estate  
 together with the description contained in the  
 application, be filed with the Recorder of the  
 proper County, for record, as provided by law

13392 In the matter of the  
 Estate of  
 John W. Fisher, Decd  
 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 John W.  
 Cary 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 at \$

The last Will of John W. Fisher, decd.  
 late of Jerome Twp, Union Co. O.  
 Plain City having heretofore been  
 duly proved, and allowed; this day, John W. 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 John W.  
 Cary 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 at \$

13393 In the matter of  
 the estate of  
 Mary J. Lane  
 It is hereby  
 hearing on I  
 that notice  
 the Admin  
 And this

THE COL. S. S. REG. CO. 74214

13393

In the matter of  
The Estate of  
Mary J. Lane, dec'd.  
It is thereupon ordered, that, said account be set for  
hearing on Saturday the 31<sup>st</sup> day of July 1937, at 10 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,

This day came Frank M. Lane,  
Adm. of said estate, and filed his  
just and final account therein.  
And this matter is continued until said time,

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THE COL. B. P. RES. CO. 74214

173396.

In the matter of the Estate of Carmel L. Welch, dec'd. His day this cause came on to be heard upon the motion of Hattie B. Welch, adx., of the estate of Carmel L. Welch, and of Hattie B. Welch, and of Hattie B. Welch, Lister Welch, and Russell Welch the only heirs at law and next of kin of said decedent, requesting that the granting of an Inventory and appraisement in this case, be dispensed with. The Court, being fully advised in the premises, finds that the only asset of said estate is a check drawn by the Patrons Mutual Insurance Association of Berea, Ohio, to the said decedent, in the sum of \$1114.<sup>00</sup>. It is, therefore, ordered that an Inventory and appraisement be dispensed with, and that said adx. be charged with the sum of \$1114.<sup>00</sup> that, being the only asset of said estate.

This day Hattie B. Welch 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 Carmel L. Welch, deceased, late of Maryland, & R. F. D. in said County and an affidavit that there is not, to her knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Hattie B. Welch is a suitable person and legally competent it is ordered that she be appointed as such adx. upon giving Bond with sureties as required by law in the sum of Twenty Three Hundred Dollars and this cause is continued.

This day Hattie B. Welch appeared in open Court accepted the appointment as administrator of the estate of Carmel L. Welch, deceased, and gave and filed herein the bond in the sum of Twenty-three hundred dollars conditioned according to law, with Lister Welch and Russell Welch as sureties, which Bond is approved by the Court. It is, therefore, ordered that letters of administration issue to said Hattie B. Welch, that notice of said appointment be published as required, by law, that this proceeding be recorded and that said administrator pay the costs thereon, taxed \$    .

17039<sup>a</sup>

In the matter of the Estate of Gary Meddles, that the notice adx. de bonis Gary Meddles vs. Hartford

17-039<sup>a</sup>

In the matter of  
the Estate of  
Gary Meddler. Dec'd  
that the notice of appointment of Carl B. Meddler as  
Adm. de bonis non with the will annexed of the estate of  
Gary Meddler deceased was published in said newspaper  
as hereinafter ordered to be recorded in the records of this office.

This day the affiant of D. A. Kingley  
publisher of Richmond Gazette a newspaper  
of general circulation in this county  
states that the notice of appointment of Carl B. Meddler as  
Adm. de bonis non with the will annexed of the estate of  
Gary Meddler deceased was published in said newspaper  
as hereinafter ordered to be recorded in the records of this office.

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13397

In the matter of  
 the Estate of  
 John R. Woods, deceased.  
 Ohio. was presented to the court for record: and it  
 appearing to the court that said will was duly executed  
 and proved in accordance with the laws of the State  
 of Ohio and admitted to probate in the Probate Court of  
 Madison County in the State of Ohio. and that part of the  
 property to which said will relates, is situated in this  
 County, it is ordered that said authenticated copy of  
 said will be admitted to record in this Court, as  
 provided by law and it is further ordered that said  
 Bess C. Woods, pay costs \$3.

This day an authenticated copy of the  
 last Will and Testament of John  
 R. Woods, deceased, late of, Madison Co.  
 Ohio, was presented to the court for record: and it  
 appearing to the court that said will was duly executed  
 and proved in accordance with the laws of the State  
 of Ohio and admitted to probate in the Probate Court of  
 Madison County in the State of Ohio. and that part of the  
 property to which said will relates, is situated in this  
 County, it is ordered that said authenticated copy of  
 said will be admitted to record in this Court, as  
 provided by law and it is further ordered that said  
 Bess C. Woods, pay costs \$3.

Authority to Transfer Real Estate.

This day came, Bess C. Woods, executrix of the estate of  
 John R. Woods, deceased, and filed herein her application  
 duly verified, for an order directing the transfer of  
 certain real estate belonging to said decedent, as set  
 forth in the application. It appearing to the  
 court that John R. Woods, a resident of Plain City  
 Madison County, died testate on July 28, 1936. that  
 his last Will and Testament was filed and pro-  
 bated in the Probate Court of Madison Co. Ohio, on the  
 28. day of August, 1936. in Vol. 18. page 572, of the  
 records of Wills in said County: and on the 9 day of  
 June 1937. an authenticated copy and probate of  
 said will was filed in the Probate Court of Union  
 County Ohio. and that on the 28. day of August 1936  
 Bess C. Woods was duly appointed and qualified  
 executrix by the probate Court of Madison County  
 Ohio, of the estate of said decedent. that, insofar  
 as they can be ascertained the following is list of  
 persons to whom each such parcel of real estate  
 passed.

Bess C. Woods, devisor age 57. Plain City Ohio  
 surviving spouse — all

and that the description of said real estate, is, as set out  
 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 hereby  
 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 for the transfer of said real  
 estate, together with the description contained in the  
 application, be filed with the Recorder of the  
 proper County, for record, as provided by law.

12141

In the matter of  
 the Guardian  
 of Leon Blanche  
 Incorporated  
 account in  
 verified.  
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 matter, is, con



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12141 In the matter of  
 the Guardianship  
 of Leon Blanche Fry  
 Incompetent

This day came Marion Fry  
 Guardian of Leon Blanche Fry  
 an incompetent of Union County,  
 Ohio. and presented his account  
 account in settlement of said guardianship duly  
 verified. Whereupon the Court do. order the  
 same filed and recorded for hearing on Saturday  
 the 31-day of July, 1937. at 1. P.M. to which time said  
 matter is continued.

THE COL. B. R. REG. CO. 74214

THE COL. B. R. REG. CO. 74214

13396 In the matter  
 The Estate  
 Carmel K. Wells  
 It is therefore  
 for hearing at  
 1. P.M. and  
 by law in  
 his continued

13265 Linsen Delling  
 of Miriam  
 M. Kinley

v.  
 Miriam Delling

And the Court  
 has been duly  
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 their appearance  
 immediate sale  
 all necessary  
 further finds  
 Victoria Delling  
 persons entitled  
 said words  
 no other personal  
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Linsen Delling  
 and M. Kinley  
 sum of \$16

It further appears  
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 said bond  
 finds upon  
 to sell said  
 necessary to  
 support.

13396 In the matter of  
The Estate of

Carmel E. Welch. Dec'd her first and final account therein

It is thereupon ordered, that said account, be set for hearing on Saturday the 31 day of July, 1937, at 1. P.M. and that notice thereof be published as required by law, in the Union County Journal. and this matter is continued until said date.

This day came Stacie B. Welch administratrix 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 31 day of July, 1937, at 1. P.M. and that notice thereof be published as required by law, in the Union County Journal. and this matter is continued until said date.

13265 Lincoln Dellinger as Guardian of Miriam Dellinger and M<sup>rs</sup> Kinley Dellinger, M<sup>rs</sup> Plaintiff  
v.  
Miriam Dellinger et al. Defendants.

This day this cause came on for hearing on the petition of the plaintiff the answer of C. D. Worfe, as guardian ad litem for the minor defendant Miriam Dellinger and M<sup>rs</sup> Kinley Dellinger and the evidence.

And the Court finds that all of the defendants herein have been duly and legally served with process, and have all answered the petition or have voluntarily entered their appearance herein, and have consented to an immediate sale of the real estate as prayed for, and that all necessary parties are before the Court, the Court further finds that Margaret M. Dellinger, Emerline Rausch, Victoria Dellinger and Lincoln Dellinger are the only persons entitled to the next estate of inheritance from said wards in said real estate, and that there are no other persons who have any interest in said real estate; that it is necessary to sell said real estate for the support of said wards, and for the payment of the just debts of said wards and that it would be to the advantage of said wards if said real estate were sold.

It is, therefore ordered, that Willson Rausch, H. C. Dellinger and George Schneider, three judicious and disinterested persons, of the vicinity, next of kin of the petitioners, be and hereby are appointed to appraise said real estate at its true value, in money.

It is further ordered, that the said Lincoln Dellinger as guardian of Miriam Dellinger and M<sup>rs</sup> Kinley Dellinger, give an additional bond, in the sum of \$1,000 before proceeding with said sale.

Approving Bond, & ordering Private Sale.  
It further appearing to the Court, that the Plaintiff has given additional Bond in the sum of \$100, with approved sureties conditions according to law, the said bond is hereby approved; and the Court further finds, upon the application of Lincoln Dellinger, Guardian to sell said real estate at private sale, that it is necessary to sell said real estate in order to support said wards, and to pay the debts of said

wards. It is therefore ordered, adjudged and decreed that the said Lincoln Dellinges, as Guardian of Miriam Dellinges and M<sup>rs</sup> Kinley Dellinges, minors, to sell the real estate belonging to said wards at private sale, for not less than the appraised value thereof, and to make due return of his proceedings to this Court.

Entry Confirming appraisement.

This day this matter came on to be further heard on the report of the appraisers heretofore being 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.

Entry Confirming sale and ordering Deed.

This day this cause came on to be heard on. The report of Lincoln Dellinges, Guardian of Miriam Dellinges and M<sup>rs</sup> Kinley Dellinges, of his proceeding under the former order of this Court, and upon the motion of said petition to confirm the sale made in obedience to said order; the court having carefully examined said report, and finding the proceeding of said petition in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered, that the same be and thereby is, approved and confirmed. It is further ordered that said petition execute a deed of all the right, title and interest of the said Miriam Dellinges and M<sup>rs</sup> Kinley Dellinges in said real estate, to the purchaser Margaret M. Dellinges upon receipt from the purchaser of the sum of \$1000 in cash. It is further ordered, that said Lincoln Dellinges, as Guardian of Miriam Dellinges and M<sup>rs</sup> Kinley Dellinges, account for the money in his hands according to law.

13392 In the matter of the estate of John W. Fisher deceased

Inventory be set day of June hearing to give the honor of this and notice to be given prior to the same have main served by the trustee the said such notice

13391 In the matter of the Will of John W. Fisher deceased

Caroline Fisher manifesting her said decision and in conformity ordered, to be to probate said In the matter of Parvilia B. deceased

giving account of the fund deposited by the and the said allowed as his court to be in the State of Parvilia B. in the foregoing statement of estate as required hereby allowed as

Friday June 11

1937

13392 In the matter of  
The estate of  
John W. Fisher  
deceased.

This day an inventory in the above  
captioned estate was filed in this  
Court by the fiduciary of said estate. It  
is ordered that the approval of said

inventory be set for hearing before this Court on the 26-  
day of June - 1937, at 9. 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 David Fisher Secretary  
Ohio and Ira Bell Pillows, Buckeye Lake Ohio, said  
notice to be given by registered mail at least 10 days  
prior to the date of said hearing except those who  
have waived said notice, or who will hereafter be personally  
served by the fiduciary herein at least 10 days prior  
thereto. The other parties entitled to notice have waived  
such notice.

13391 In the matter of  
The Will of  
John W. Fisher  
deceased.

Election of Widow  
On this 4-day of June 1937, a  
written instrument <sup>was</sup> received by said Court  
duly signed and acknowledged by Julia  
Caroline Fisher, widow of John W. Fisher deceased,

manifesting her election not to take under the will of  
said decedent and the same appearing to be regular  
and in conformity to law. The same is accepted and  
ordered to be filed and recorded with the proceedings  
to probate said will and elects to take her rights at law.

In the matter of Calvin Liggitt executor of the estate  
Parintha B. Embros of Parintha B. Embros, deceased, being  
deceased. Just duly sworn says that the for-  
going account presents a true and accurate statement  
of the Final Distribution of the assets of said estate as  
required by the order of this Court as he truly believes;  
and the said Calvin Liggitt asks that the same be  
allowed as his final discharge and ordered by the  
Court to be recorded. See pages 410

The State of Ohio - Calvin Liggitt executor of the estate of  
Parintha B. Embros, deceased, being duly sworn says that  
the foregoing account presents a true and complete  
statement of the Final Distribution of the assets of said  
estate as required by the order of this Court as he  
truly believes and said executor asks that the same be  
allowed as his discharge.

12123

In the matter of the  
 estate of Parvintha B. Embury  
 Deceased. Final Discharge  
 Parvintha B. Embury, presented to the Court, his account of  
 Final distribution in said estate, duly verified; and  
 the same was examined by the Court. whereupon, it  
 is ordered, that the same be allowed, as a final  
 discharge of such executor, and be placed on the files  
 of this Court, and also, recorded in the records of  
 accounts, and the said Calvin Duggell is hereby  
 discharged as such executor of said trust.

THE COL. B. P. MTC. CO. 74214

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

This cause, having come on to be heard on  
the statement in lieu of account, filed herein  
by Marion C. Winter, Administrator of the  
estate of James W. Hatcher, and the Court  
being fully advised in the premises, it is found that no  
assets have come into the hands of the said Marion C.  
Winter as such Administrator and that no inventory and  
appraisal has been made by him. It is therefore  
ordered, adjudged and decreed that the statement herein  
filed herein is hereby approved and confirmed, and  
that the said Marion C. Winter, as such Administrator, is  
hereby discharged as such, and this cause is  
dismissed, subject to the payment of the Court  
created by the said Marion C. Winter as such  
Administrator.

13368 In the matter of  
the estate of  
Mary Ann E.  
Deceased

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Monday, June 14<sup>th</sup>

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13368 In the matter of  
The estate of  
Mary Ann Eddy  
Deceased

This day this cause came on to be heard on the inventory and appraisement heretofore filed herein and the court being duly 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 paper printed and 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 inventory is in all respects correct and according to law and that there have been no exceptions filed to the same and that therefore said inventory is hereby approved and confirmed.

13390 In the matter of  
Francis June Tr  
Minor.

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12402<sup>nd</sup> In the matter of  
The Guardianship of.

Rose M. Bordre

of. Rose M. Bordre

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13390 In the matter of  
 Frances Irene Traynor.  
 Minor.

Appt. of Guardian ad litem.  
 This day, Frances Irene Traynor, a minor of  
 more than 14 years of age, appeared  
 in open court and made application for the appointment of a  
 Guardian ad litem for the minor defendant in this case.  
 And it appearing to the Court that the defendant  
 Frances Irene Traynor, is a minor of more than 14 years  
 and has been duly and legally served with summons herein  
 and appeared in open court and requested that Bryson  
 Sanders be appointed guardian ad litem herein, it is  
 ordered that Bryson Sanders be and he hereby is  
 appointed Guardian for the suit for said minor  
 defendant and now comes the said Bryson Sanders  
 and in open court accepts said appointment.

12402 In the matter of  
 The Guardianship of  
 Rose M. Bender-Incompetent.

This day this matter came on to be  
 heard on the application of Arthur  
 W. Gallowsay, duly appointed guardian  
 of Rose M. Bender for the authority and approval of the  
 Court to pay the sum stated in the application for the  
 maintenance and support of the above mentioned ward.  
 On due consideration in the Court finds that the sum  
 sought to be spent for the ward's support and maintenance  
 are just and proper for the benefit of said ward  
 wherefore it is ordered that the guardian, Arthur W.  
 Gallowsay shall expend the sums mentioned in the  
 application and the same meet with the Court's approval.

13381 W. A. Conklin,  
of the estate of Geo

v.

George Max Conklin

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13381 W. A. Bonklin, as guardian  
 of the estate of George May Bonklin  
 minor  
 Plaintiff

v.

George May Bonklin, et al.  
 Defendants

approving Bond out.

Ordering Private Sale-

It further appearing to the Court  
 that the Plaintiff has given ad-  
 ditional bond in the sum of  
 thirty six hundred dollars, with  
 approved sureties conditioned 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 said minor to  
 sell the real estate described in the petition at private sale,  
 it is now ordered that W. A. Bonklin as such guardian,  
 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 forthwith upon such sale-

Confirming appraisement, and ordering Bond.

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  
 Guardian execute within ten days to the State of this  
 a bond with sufficient sureties to be approved by the  
 Court in the sum of thirty six hundred dollars -  
 conditioned according to law.

13401

In the matter of  
 The Estate of  
 Clarence Sanders, Dec'd  
 This day Florence Sanders 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 Clarence Sanders, dec'd, late of Richmond 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 Florence Sanders 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 \$7000 and this cause is continued.

This day Florence Sanders, appeared in open court, accepted the appointment as Administrator of the estate of Clarence Sanders, deceased, and gave and filed herein her Bond in the sum of One thousand Dollars, conditions according to law, with Myrtle Clemens, and Vincent D. Clemens as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Florence Sanders 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 \$-.

13400

In the matter of  
 The Guardianship  
 of John F. Scho  
 Incompetent  
 that said John  
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This day  
 application for  
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13393

In the matter  
 The Estate of  
 Mary J. Lane  
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 the notice of  
 estate of  
 said newspaper  
 with a copy of  
 be recorded

13400

In the matter of  
The Guardianship  
of John F. Schornick  
Incompetent

This day John Schornick appeared in open court and filed his application for the appointment of a Guardian of John F. Schornick setting forth that said John F. Schornick is an incompetent person by reason of advanced age and therefore is incapable of taking care of and preserving his property. It is ordered that Saturday the 19 day of June 1937 at 9 a.m. to and hereby is fixed as the time of hearing said application before this Court. It is further ordered that at least 5 days notice be given to said John F. Schornick and to his next of kin resident of this to attend at said time and place.

And it is further ordered that said notice be served by delivering to each person named therein a copy thereof or by leaving such copy at usual place of residence and this cause is continued.

This day this cause came on to be heard upon the application filed herein and the evidence, notice of the time and place of this hearing having been duly given as heretofore ordered. The Court upon satisfactory proof finds that said John F. Schornick is an incompetent person by reason of advanced age and therefore is incapable of taking care of and preserving his property, that he is a resident of this County having a legal settlement in Paris Township and that a Guardian is necessary. It is therefore ordered that a Guardian be appointed; that the persons making application to be appointed file a verified statement of the whole estate of said John F. Schornick the probable value thereof and the probable annual rents of the real estate. It is ordered that this proceeding be recorded and that the costs taxed at 5 be paid out of the property of said John F. Schornick.

13393

In the matter of  
The Estate of  
Mary J. Lane. Dec'd

This day the affidavit of J. M. Hunter published in the Marysville Tribune, a newspaper of general circulation in this County that the notice of appointment of Frank J. Lane, as admr. of the estate of Mary J. 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.

13402

In the matter of

the adoption of

Patricia Jeanne Walker.

This day came Bryson Sanders and Helen K. Sanders, husband and wife, and filed their petition for leave to adopt as their own child one Patricia Jeanne Walker, and to have the name of said child changed to Sarah Jane Sanders, and also came Mary M. Walker, the mother of said child and in writing did consent to said adoption and did consent that the name of said child be changed to Sarah Jane Sanders, and did request the court that it waive the requirements that said child reside in the home of the petitioners for six months before adoption, and did request that the Court permit the said Bryson Sanders and Helen K. Sanders to adopt said child immediately. The Court hereby appoints the 30-day of June, 1937, at 10. A.M. as the time for hearing on said petition and consent.



1937

Probate Court, Union County,

Saturday June 19<sup>th</sup>

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1937

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W. Helen K.  
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THE COL. B. P. MFG. CO. 74214

THE COL. B. B. REG. CO. 74212

THE COL. B. B. REG. CO. 74212

19 37

Probate Court, Union County,

Saturday June 19-

423

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3

THE COL. B. R. REG. CO. 74214

13404 In the matter of  
The estate of  
Clark Richard deceased  
by law to be appointed as administrator of the estate of Clark  
Richard deceased, late of Jerome 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 Walter C.  
Richard is a suitable person and legally competent, it is  
ordered that he be appointed as such. Also upon giving  
bond with sureties as required by law in the sum of  
Fifty seven thousand dollars and that Walter C. Richard is  
being directed not to continue said decedent's business  
and close it forthwith, and this cause is continued.

This day Walter C. Richard appeared in open court  
accepted the appointment as administrator of the estate of  
Clark Richard deceased and gave and filed herein his  
Bond in the sum of Fifty seven thousand dollars  
conditioned according to law with Jennie C. Richard, Imogene  
R. Allen, Frances Richard and Lillian Richard as sureties,  
which Bond is approved by the Court. It is therefore  
ordered that Letters of Administration issue to said Walter C.  
Richard that notice of said appointment be published as  
required by law that this proceeding be recorded and that  
said Administrator pay the costs.

13356 In the matter of  
The estate of  
Mary Maddox  
Therlin  
to set for hearing  
1 P.M. and the  
law in the  
county and  
13318 In the estate of  
James J. Decker  
deceased  
It is therefore  
hearing on the  
and that notice  
in the Union  
and this  
13403 In the matter of  
The Estate of  
Ara Bartman  
appointed as a  
deceased, late  
affidavit that  
will and testa  
in general to  
probable value  
administrator  
There is a  
ordered that  
upon giving  
the sum of  
continued.  
This day  
the appoint  
Ara Bartman  
Bond in the  
with Jane M  
which Bond  
thereupon order  
R. B. Neer a  
published a  
be recorded  
costs herein

13356 In the matter of  
The estate of  
Mary Maddles. Dec'd  
Therein. It is  
ordered that said account  
be set for hearing on Saturday the 31<sup>st</sup> day of July, 1937, 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.

This day came - James E. Maddles  
administrator of said estate and  
filed his second partial account.  
It is therefore ordered that said account  
be set for hearing on Saturday the 31<sup>st</sup> day of July, 1937, 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.

13318 In the estate of  
James J. Dundon.  
Deceased.  
It is therefore ordered that said account be set for  
hearing on Saturday the 31 day of July, 1937, 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.

This day came Paul Ryan, 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 on Saturday the 31 day of July, 1937, 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.

13403 In the matter of  
The Estate of  
Ara Bartmull, Dec'd.  
Appointed as Administrator of the estate of Ara Bartmull  
deceased, late of Washington 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 R. B.  
Nerr 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 Seven Thousand Dollars - and this cause is  
continued.

This day R. B. Nerr appeared in open  
Court and made and filed an application  
under oath as required by law for  
appointment as Administrator of the estate of Ara Bartmull  
deceased, late of Washington 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 R. B.  
Nerr 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 Seven Thousand Dollars - and this cause is  
continued.

This day R. B. Nerr appeared in open Court, accepted  
the appointment as Administrator of the estate of  
Ara Bartmull, deceased, and gave and filed herein his  
Bond in the sum of \$7000, conditioned according to law,  
with Jane McCloud and Fred Johnson, as sureties  
which Bond, is approved by the Court. It is  
thereupon ordered that Letters of Administration issue to said  
R. B. Nerr 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 \$ c.

13330 In the matter of  
The estate of  
Joseph W. Amrine,  
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 3 day of July 1937 at  
ten o'clock a.m. and that notice of said hearing be given to all  
persons entitled to notice under the laws of the State of Ohio  
by 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 thereafter be personally served by the  
fiduciary herein at least 10 days prior thereto.

13390 William J. Traynor, Guardian of  
Francis Irene Traynor,  
Minor  
Platf.

This day this cause came on  
for hearing before the Court  
upon the petition of the plaintiff  
and answer and cross-petition of the  
defendants. Laura Traynor and  
Mary R. Huber, and answer of  
Lorraine Sanders, guardian ad  
litem for the defendant Francis Irene Traynor, and the  
evidence. The Court finds that all the defendants herein have been  
duly and legally served with process, or waived such  
service and voluntarily entered their appearance herein, and  
requested that said real estate be sold. That the minor  
Francis Irene Traynor is more than 14 years old and has  
filed an answer herein by guardian ad litem. The Court further  
finds from the pleadings and evidence adduced, that it is for the  
best interests of the guardian and estate of the minor, Francis Irene  
Traynor, and the best interests of the defendants Laura Traynor  
and Mary R. Huber, that said real estate be sold and that the  
prayer of the petition should be granted. It is therefore  
ordered by the Court that the plaintiff William J. Traynor, as guardian  
of Francis Irene Traynor, proceed in accordance with law to appraise  
said real estate described in the petition and it is  
ordered that O. L. Baker, J. M. Huber and James P. Brown, three disinterested  
persons of the vicinity be and they hereby are appointed to  
appraise said real estate at its true value in money;  
it is further ordered that said appraisers be sworn  
as required by law to truly and impartially appraise said  
real estate upon actual view at its fair cash value  
and discharge the duties required of them according to  
law and to make return of their proceedings in writing  
to this Court on or before the day of July 1937.

His Honor: Francis Irene Traynor,  
Laura Traynor, <sup>an</sup> Mary R. Huber  
Deft.

13261 J. M. Huber, as  
of the estate of  
John M. Fisher  
Platf.

P. W. Kirschner  
Def  
to the Court, and  
move to the in-  
described at of  
J. M. Huber, as  
in the petition  
than the appra-  
limit cash. - An  
for Parish, up

10564 In the matter of  
The Guardian  
of Samuel D. M-  
Incompetent  
and presented  
guardianship  
the same. July  
the 31 day of  
matter is contin-

and presented  
guardianship  
the same. July  
the 31 day of  
matter is contin-

13261 J. M. Huber, as  
of the estate  
of John M. Fisher  
Deceased

P. W. Kirschner  
Def  
of answer as  
and such as  
The Court  
necessary for  
prayer of the  
real estate  
by the apprais-  
Twenty five doll  
is dispensed  
that the bond  
Administrator  
in the amount  
and is order  
with sufficient  
in the sum  
cause is con-

13261 J. M. Huber, as Administrator  
of the estate of  
John M. Fensel, deced.  
Plaintiff

vs.  
P. W. Kirchner, 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 securities 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 at private sale, it is now ordered that J. M. Huber, 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: - And Plaintiff is ordered to make return for same, upon such sale -

10564 In the matter of  
The Guardianship  
of Samuel D. McAdow,  
Incompetent.

ans. presented his 10<sup>th</sup> 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 July, 1937, at 1 P.M. to which time said matter is continued.

13261 J. M. Huber, as ad.  
of the estate

of John M. Fensel,  
Deced.  
vs.  
P. W. Kirchner  
Def.

Dispensing with a new appraisement  
and ordering Bond.

This matter came on to be heard upon the petition of the plaintiff for authority to sell real estate of the above decedent to pay debts of the estate the other defendants being in default of answer. As the record 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 Four Hundred and Twenty five dollars, and that a further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as Administrator of the estate of John M. Fensel, deceased, in the amount of One Hundred Dollars is insufficient and is ordered that he file an additional Bond with sufficient securities to be approved by this Court in the sum of One Thousand Dollars and this cause is continued.

13261 J.M. Huber, as. Adm.  
 of the estate  
 of John M. Fensel.  
 Deceased.  
 Plff.  
 M. P. Kirchner,  
 et. al. Defs.  
 June 1937. at 10. A.M.  
 issue to the Sheriff of this County returnable according  
 to law.

This day J. M. Huber, adm. of the estate of  
 John M. Fensel, deceased, filed in this  
 Court his petition praying for an order  
 to sell the real estate therein described  
 belonging to the estate of said decedent,  
 to pay debts. It is ordered that  
 said petition be heard on the 21. day of  
 June 1937. at 10. A.M. and that summons for defendants  
 issue to the Sheriff of this County returnable according  
 to law.

12405 In the matter of  
 The will of  
 Alice H. Price.  
 Demand.  
 Alice H. Price deceased.  
 ordered that this 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 26. day of  
 June 1936. at 10. A.M.

An application having been this day  
 presented to the Court by praying that  
 an instrument in writing purporting  
 to be the last will and testament of  
 Alice H. Price deceased, be admitted to probate. It is  
 ordered that this 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 26. day of  
 June 1936. at 10. A.M.

13261 J.M. Huber, as administrator  
 of the estate of  
 John M. Fensel.  
 Deceased  
 Defendant  
 v.  
 P.W. Kirchner  
 et. al. Defendants  
 same be. ordered heard is approved. and confirmed.  
 It is further ordered that said J. M. Huber, adm. of  
 the estate of John M. Fensel, execute within 1 day to the State  
 of Ohio, a bond with sufficient sureties to be approved by the  
 Court, in the sum of \$ 1000- conditioned according to law

confining appraisement and  
 ordering additional Bond.  
 This day this matter came on to be  
 further heard on the report of the  
 appraisers herein appointed, and it  
 appearing upon examination that  
 said report is in all respects regular  
 and correct. It is ordered that the  
 same be. ordered heard is approved. and confirmed.  
 It is further ordered that said J. M. Huber, adm. of  
 the estate of John M. Fensel, execute within 1 day to the State  
 of Ohio, a bond with sufficient sureties to be approved by the  
 Court, in the sum of \$ 1000- conditioned according to law

13390 William J. Draynor  
 of  
 Frances Irene  
 P.  
 This ward. Fran  
 Laura Tray  
 Mary R. Dr

appointed and c  
 It appears  
 was heretofore  
 it is ordered.  
 It further a  
 the real est  
 to the last int  
 Draynor. it  
 guardian sell  
 P. being the  
 It is further  
 return of sale.



13390 William J. Traynor, guardian

of  
Frances Irene Traynor.  
Plaintiff

P.  
The ward, Frances Irene Traynor  
Luna Traynor, and  
Mary R. Huber.

Defendants

appears and confirmed.

It appearing to the court that William J. Traynor has heretofore been given a good and sufficient bond it is ordered that new bond be required of him.

It further appearing to the court that private sale of the real estate described in the petition moved to be to the best interest of the estate of the ward, Frances Irene Traynor, it is ordered that William J. Traynor, as such guardian sell said real estate at not less than P. being the appraised value thereof for cash.

It is further ordered that the guardian make return of sale without unnecessary delay.

This day this matter came on to be further heard upon the reports of the appraisers heretofore appointed herein and it appearing upon examination that said report is in all respects correct and honest it is ordered that the same be and it hereby is

State of  
This  
in order  
described  
decedent.  
that  
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defendants  
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7868

In the matter of  
Ernest L. C. Scheidner.Assignment of Judge of the Court of  
Common Pleas.

Minor. Hon. James F. Bell, a resident Judge  
of the Court of Common Pleas of Madison Co. Ohio, is hereby  
assigned to hold court in Probate Court, Union County, Ohio  
on Thursday, June 24-1937 and to continue thereof  
until the Court business upon which he enters, is  
completed.

This assignment is made by virtue of the  
provisions of Section 3, of Article IV of the Constitution  
of Ohio, and under Section 105-01-12, General Code of  
Ohio.

Carl R. Weygant, Chief Justice

The Supreme Court of Ohio.

Dated at Columbus Ohio, this 24 day of June 1937

7868

In the matter of  
L.C. Scheidner.Assignment of Judge of the Court of  
Common Pleas

Minor. Hon. James F. Bell, a resident Judge  
of the Court of Common Pleas of Madison County, Ohio, is hereby  
assigned to hold court in The Probate Court, Union County  
Ohio, on Thursday, June 24-1937 and to continue thereof  
until the Court business upon which he enters is completed.

This assignment is made by virtue of the provisions  
of Section 3 of Article IV of the Constitution of Ohio and  
under Section 105-01-12, G. C. of Ohio.

Carl R. Weygant, Chief Justice  
The Supreme Court of Ohio

Dated at Columbus Ohio, this 24 day of June, 1937.

13185

Minnie M. Turner

vs.  
Ans. H. Bonham  
executor of the  
estate of  
Richard F. Turner  
Dec'd.  
Rainey

vs.  
Richard F. Turner  
et al.

Defts  
that the said  
as executor of  
deceased, exec  
body, a good  
sold, being  
the purchase of  
to the said ex

13387

W. A. Conklin,

Plaintiff  
vs.

This ward, H.

Conklin  
Dy

It is by  
Conklin to be  
be issued for  
according to law

THE COL. B. P. BBS. CO. 73214

13186 Merril M. Turner.

Ans. H. Bonham.  
Executors of the  
estate of  
Richard Turner.  
Deft.

Plaintiff.

vs  
Richard F. Turner.  
et al.

Defts.

This day this cause, w. to be heard  
upon the report of the plaintiffs of the  
sale by them made of tracts 1, 2, and  
4 as in the order of appraisement  
and order of sale, decedent, and it  
appearing to the Court that the  
said sale and proceedings were in  
all respects regular and in

conformity to law, and as heretofore  
ordered by the Court, the same is  
hereby approved and confirmed.

It is further ordered by the Court  
that the said Merril M. Turner, and Ans H. Bonham  
as Executors of the estate of the said Richard Turner,  
deceased, execute and deliver to the purchaser, Walter F.  
Cody, a good and sufficient deed for the said premises  
sold, being tracts, w. 1, 2, and 4 upon his paying  
the purchase price in the sum of \$4650.00 in full  
to the said Executors.

13387 W. A. Conklin, Guardian.

Plaintiff.

vs

His ward, George Max  
Conklin, et al  
Madyr Norris Conklin,  
Defendants, w. the age of fourteen years.

On motion of plaintiff, it appearing  
that the defendant, George Max  
Conklin, has since the filing of the  
action herein, intermarried with one  
Madyr Norris Conklin, an infant  
the age of fourteen years.

It is by the Court ordered that said Madyr Norris  
Conklin be made party defendant, and that summons  
be issued for service upon said minor defendant,  
according to law.

THE COL. S. S. REG. CO. 74214

THE COL. S. S. REG. CO. 74214

THE COL. B. P. WFO. CO. 74214

13406 In the Will of  
Ernest Beightler  
Deceased.  
in writing purporting to be the last will and testament of  
Ernest Beightler, deceased, do admitted to probate. It is  
ordered that three days notice in writing of the presen-  
tation 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 30 day of June, 1937 at 11 A.M.

13392 In the matter of the  
Estate of  
John W. Fisher, Decd.  
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. <sup>and</sup> no exceptions having been filed  
thereto, it is now ordered that said inventory, after  
being duly examined, be allowed and confirmed.

An application having been this  
day presented to the Court by Cora  
Beightler praying that an instrument  
in writing purporting to be the last will and testament of  
Ernest Beightler, deceased, do admitted to probate. It is  
ordered that three days notice in writing of the presen-  
tation 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 30 day of June, 1937 at 11 A.M.

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. <sup>and</sup> no exceptions having been filed  
thereto, it is now ordered that said inventory, after  
being duly examined, be allowed and confirmed.

13405 In the matter of  
the Will of  
Alice H. Price.  
Decd.  
Maryville in  
It is now ordered  
said decedent  
and that the re-  
resident of the  
of the filing of  
to probate and  
order of this Court  
probate of said  
purpose the su-  
day appeared  
sum. Testified  
attestation of said  
writing, was  
was filed with  
that the above  
and testament.  
it was duly ex-  
testate at the  
of sound mind  
constraint,  
of said Will to  
said testimony  
entire of record

13403 In the matter of  
The Estate  
Ann Costello  
Deceased  
mentioned  
orders that  
6-day of July  
said hearing  
notice under  
for one witness  
printed and  
plus.

13301 In the matter  
The Estate  
Lincoln Huth  
Decd.  
Appraisal of  
this Court, on  
and that on  
all persons in  
State of Ohio by

13405

In the matter of  
The will of  
Alice H. Price  
Deit

This matter came on this day June 26 to be heard on the application of June Price to admit to probate and record the will of Alice H. Price deceased late of the village of Marysville in said County Kenton, 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 the 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. We have raised and given consent to the probate of said will. And Alice C. Morgan and C. A. Hopkins the subscribing witnesses to said will and this day appeared in open Court and having been duly sworn testified respectively to the due execution and attestation of said will. Which testimony was reduced to writing was subscribed by them respectively and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of said Alice H. Price 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 admission 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.

13403

In the matter of  
The Estate of  
Ann Eastman  
Deceased

This day this cause came on to be heard upon the filing of an inventory and appraisement in the above mentioned estate by R. B. Neer administrator. The Court orders that said inventory be set for hearing on the 6-day of July 1937 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 for one insertion in the Marysville Tribune a paper printed and of general circulation in Union County Ohio.

13301

In the matter of  
The Estate of  
Lincoln Hubbard  
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 Sch. of Debts be set for hearing before this Court on the 10 day of July 1937 at 10 A.M. and that one week notice of said hearing be given to all persons entitled to notice under the laws of the State of Ohio by publication thereof in a newspaper of

journal. circulated in the County.

This day proof of justification 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:

- 13322 Elsie B. Brown, adx. of the estate of Emily R. Lockwood. First and final account
- 13120 Edna Crist, administrator of the estate of Virgil C. Crist. First and final account.
- 11522 William A. Brown, guardian of Clarence D. Beiguller First and final account.
- 13335 J. A. Yealey, administrator of the estate of Ardelissa Cunkler. First and final account.
- 13277 Stephen Atkinson adx. of the estate of Derima Gordon. First and final account.
- 12967 Blanche Morelock, guardian of Charles Morelock, minor. First and final account. doo
- 10761<sup>2</sup> Dorothy Cashell, guardian of Doris, Hugh Cashell. 8<sup>th</sup> account.

13335 In the matter of The Estate of Ardelissa Cunkler deceased. This day the first and final account of J. A. Yealey administrator of the estate of Ardelissa Cunkler deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed 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 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 said account is hereby approved, allowed and confirmed. Said administrator is hereby allowed the sum of \$226.<sup>00</sup> being a just and reasonable amount expended by him for a monument for said decedent. Said administrator is hereby allowed the sum of \$39.<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. Richard C. Thrall, an attorney is hereby allowed the sum of ninety dollars (\$90.) 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. may 22-1937.

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

13120 In the matter of The Estate of Virgil C. Crist, deceased and settlement according to law and no one now appearing 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:

13322 Elsie B. Brown, adx. of the estate of Emily R. Lockwood. First and final account

13120 Edna Crist, administrator of the estate of Virgil C. Crist. First and final account.

11522 William A. Brown, guardian of Clarence D. Beiguller First and final account.

13335 J. A. Yealey, administrator of the estate of Ardelissa Cunkler. First and final account.

13277 Stephen Atkinson adx. of the estate of Derima Gordon. First and final account.

12967 Blanche Morelock, guardian of Charles Morelock, minor. First and final account. doo

10761<sup>2</sup> Dorothy Cashell, guardian of Doris, Hugh Cashell. 8<sup>th</sup> account.

13322 In the matter of The Estate of Emily R. Lockwood deceased. This day the first and final account of J. A. Yealey administrator of the estate of Emily R. Lockwood deceased, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto and no one now appearing to except or object to the same and the Court having carefully examined said account and the vouchers thereon 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 said account is hereby approved, allowed and confirmed. Said administrator is hereby allowed the sum of \$226.<sup>00</sup> being a just and reasonable amount expended by him for a monument for said decedent. Said administrator is hereby allowed the sum of \$39.<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. Richard C. Thrall, an attorney is hereby allowed the sum of ninety dollars (\$90.) 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. may 22-1937.

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



13120

In the matter of  
The Estate of  
Virgil L. Crist, deceased.  
Crist demand.

This day the First and Final account of  
Edna Crist, Adm. of the estate of Virgil  
and settlement, due notice thereof having been published  
according to law. No exceptions having been filed 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 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 administrator is hereby allowed the sum of  
\$113.<sup>30</sup> as a credit, being a just and reasonable amount  
expended by her for a monument for said decedent.  
Said Adm. is hereby allowed the sum of \$50- being com-  
missions 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 \$5. June 9, 1937. It is  
ordered that said account and the proceeding herein be  
recorded in the Records of this office.

13322

In the matter of  
The Estate of  
Emily R. Lockwood,  
deceased.

This day the 1<sup>st</sup> and final account  
of Etta B. Brown, administrator of the  
estate of Emily R. Lockwood, deceased,  
came on for hearing and settlement, due notice  
thereof having been published according to law.

No exceptions having been filed thereto, and no  
one now appearing to except or object to the same; and  
the Court having carefully examined said account, and  
the vouchers therein 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. Administrator is hereby allowed  
the sum of \$74.<sup>90</sup> being commissions on the amount collected  
and accounted for by her, and being in full compensation  
for all her ordinary services rendered. Robinson,  
Emerson and Mt. Lee attorneys are hereby allowed  
the sum of \$74.<sup>90</sup> which sum the Court considers  
just and reasonable. Said administrator's sole heir  
is hereby allowed the sum of \$2386.<sup>84</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- paid. It is ordered  
recorded in Records of this office.

10261 In the matter of Thursday the 8<sup>th</sup> account of Dorothy Paskell Adm. of I ran the Guardianship Hugh Paskell. came on for hearing and settlement of I ran Hugh Paskell. Due notice thereof having been published according to law. No exceptions having been filed 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. Account and confirmed. It is ordered said Guardian pay the costs \$5.22. It is ordered that said account and the proceeding herein be recorded in the Records of this office.

Under expenditure on the account the Guardian shows a cash balance of \$64.77. She was instructed that this should not be shown as an expenditure on future accounts and that she should bring for ward a balance of \$74.77 on her next account to the Court.

This balance is made up as follows: \$67.67 on deposit in the National City Bank and Trust Company \$7.10 cash on hand Total \$74.77.

112967 In the matter of the Guardianship Thursday the first<sup>st</sup> final account as to Charles<sup>es</sup> and Charles<sup>es</sup> George Morlock Trust Partial as to George first by Blanche Morlock Adm. of said Charles<sup>es</sup> George Morlock came on for hearing and settlement. Due notice thereof having been published according to law. No exceptions having been filed 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. orders same be and hereby is approved account confirmed. The Court finds said account duly balanced and said Guardianship settled according to law. Charles Morlock Voucher \$669.35 in full paid Amount due George Morlock \$111.94 Costs \$6.00 paid 5-9-37.

11522 In the matter of the Guardianship of Clarence D. Brighter. D. 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 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 approved, allowed and confirmed. The Court finds act. duly balanced and said Guardianship settled according to law. Account paid minor \$87.72 ordered Gen. pay costs \$5.22 of May 21/37. all the Court costs have been paid - formally - by D. G. Fawn, Guardian. ordered recorded. approved.

13277 In the matter of the Estate of Dennis Gordon. Dec'd. This day first<sup>st</sup> final account of Arthur A. Dr. of the Estate of Dennis Gordon deceased. came on for hearing and settlement. Due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except.

or object to the account and the trusts, being full in all respects the said account is hereby allowed reasonable amount decedent. Said Adm. Missions. the amount in full compensation as attorney is all considered just allowed the amount just and reasonable balance. and that the same except for from ordered account

THE COL. S. R. RFD. CO. 74212

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or. object to the same, and the Court having carefully examined said  
 account and the vouchers, therein and all the matters pertaining  
 thereto, being fully advised in the premises finds the same  
 to be in all respects, just and complete and in conformity to law. Therefore  
 the said account is approved, allowed and confirmed. Said Administrator  
 is hereby allowed the sum of \$30.<sup>70</sup> as a credit being a just and  
 reasonable amount expended by him for a monument for said  
 decedent. Said Administrator is hereby allowed the sum of \$125.<sup>20</sup> being com-  
 mission on the amount collected and account for collection, and being  
 in full compensation for all his ordinary services rendered. J. E. Strayer  
 as attorney is allowed the sum of \$135.<sup>00</sup> which sum the Court  
 considers just and reasonable. State of Ohio support is hereby  
 allowed the sum of \$2179.<sup>47</sup> which sum the Court considers  
 just and reasonable. The Court finds said account duly  
 balanced and said estate settled according to law -  
 That the sureties on said Bond, are hereby released  
 except for fraud or manifest error. Costs paid Nov. 9 - 1936  
 ordered account and proceedings recorded in Records of this office.

13409 In the matter of  
 the estate of  
 Alice H. Price, Decedent  
 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 Adelle M. Hagay is a suitable person, and legally competent and that they by the terms of said will, said testatrix ordered, or requested that said executrix, may execute it without giving bond; it is ordered, that she be appointed as such executrix, and that Letters Testamentary be granted and issued on the will of said decedent, to her without giving Bond, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$        .

13390. William J. Traynor  
 Francis Irene Traynor  
 Plaintiffs

v.  
 His next of kin, Frances  
 Laura Traynor  
 Mary R. Hater  
 Defendants

made in and about  
 examined said up  
 in all respects  
 was fairly and  
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 further ordered  
 the right title  
 Traynor, Laura  
 real estate to the  
 said purchaser  
 Two thousand five  
 ordered by the  
 as guardian, or  
 First the costs  
 \$197<sup>50</sup> and to  
 for his services  
 the sum of \$50<sup>00</sup>  
 amounting to  
 Mary R. Hater,  
 to her, as her  
 in the sum of  
 trustee, under  
 Hater, deceased  
 this proceeding  
 the costs here

12523 In the matter of  
 the estate of  
 Cassie Lignett Hater  
 his 1<sup>st</sup> and final  
 that said and  
 31-day of June  
 be published in

13390. William J. Traynor, Guardian of  
Francis Irene Traynor,  
Plaintiff.

v.  
His next, Francis Irene Traynor,  
Lana Traynor and,  
Mary R. Huber,  
Defendants

Ordering Deed and Distribution  
This day this matter came on for  
hearing before the Court on the report  
of William J. Traynor, Guardian of  
Francis Irene Traynor, of his pro-  
ceedings under the former order  
of this Court, and upon motion  
of the petitioners to confirm the sale

made in obedience to said order: the Court having carefully  
examined said report, and finding the proceedings of said petitioners  
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 petitioners execute a deed of all  
the right title and interest of the said Francis Irene  
Traynor, Lana Traynor, and Mary R. Huber, in said  
real estate to the purchaser, A. R. Russell, upon the  
said purchaser paying therefor in cash the sum of  
Two thousand five hundred (\$2500.00) dollars - It is further  
ordered by the Court that the said William J. Traynor,  
as guardian, out of the money in his hands pay:  
First the costs and expenses of this proceeding, taxed at  
\$19.75 and to William J. Traynor, as such guardian  
for his services performed, with the sale of said premises,  
the sum of \$50.00 Second, the balance of said proceeds  
amounting to the sum of \$2430.25, to be paid to  
Mary R. Huber, the sum of \$810.04 to pay direct  
to her, as her individual property and the balance  
in the sum of \$1620.16 to the said Mary R. Huber, as  
trustee, under the last will and testament of John L.  
Huber, deceased.

It is further ordered that  
this proceeding be recorded, and that the petitioners pay  
the costs herein taxed within ten days

12523 In the matter of  
The Estate of

Cassie Siggatt Banks, Dec'd  
his 1<sup>st</sup> and final account therein.

This day came J. R. Siggatt  
executor of said estate, and files  
It is therefore ordered  
that said account be set for hearing on Saturday the  
31 day of July, 1937, at 1 P.M. and that notice thereof  
be published as required by law.

Thursday, June 29

1927

THE COL. S. S. RFS. CO. 74314

13410

In the matter of

The Will of

Harrison R. Peters, Deceased.

Late of Richmond in this County, deceased.

in open court for Probate: it is ordered that the said

will be filed in this Court and that notice thereof and of

the application to admit the same to probate be given

to the next of kin of said testator, known to be resident of the

State of Ohio, &amp; days prior thereto, that said application

will be for hearing before this Court on the 10 day of July 1931

at 10. A.M. said notice to be served as a summons and this

Case is continued

This day an instrument of writing purporting to be the last will and testament of Harrison R. Peters, Deceased, was presented

in open court for Probate: it is ordered that the said

will be filed in this Court and that notice thereof and of

the application to admit the same to probate be given

to the next of kin of said testator, known to be resident of the

State of Ohio, & days prior thereto, that said application

will be for hearing before this Court on the 10 day of July 1931

at 10. A.M. said notice to be served as a summons and this

Case is continued

13165

In the matter of

the estate of

Jessie F. Cole,

deceased.

account be set

1937. at 1. P.M.

required by law

of this County.

Fair trial.

13196

In the matter of

The Estate of

Jacob Rentschler

Assignment

to be set for hearing

P.M. and that no

law in the

County. And

13165 In the matter of the estate of Jessie F. Cole, deceased. This day came William J. Porter executor of said estate, and filed his first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 31-day of July 1937 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.

13196 In the matter of the estate of Jacob Rentschler, assignee of said estate. This day came Edward H. Rentschler assignee of said estate and filed his 1st assignment. It is thereupon ordered that said account be set for hearing on Saturday the 31-day of July 1937 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.

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July 1937  
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13411 In the matter of,  
 Florence Bar  
 Lunday  
 filed an affidavit  
 of said Florence  
 for insane, &  
 issue to H. S.  
 said Florence  
 Court. on the  
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 and J. D. Boyle  
 witnesses, to  
 and this cause.  
 This day this  
 Florence Bar  
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 the medical wit  
 Florence Bar  
 settlement in  
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 one year her  
 insanity has  
 resided in this  
 dangerous to  
 suitable person.  
 Hospital for  
 J. L. Boyle as  
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 facts as is  
 ordered, that  
 Superintendent  
 of said Flor  
 of the said  
 in this case.  
 it is further  
 be committed to  
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 Order

17 882 J. C. Braunon  
 of the est  
 Joseph Roff  
 v.  
 John C. Braunon  
 the Court. fin  
 description



13411

In the matter of  
Florence Garaghty,  
Lunatic.

This day Helen G. Dutton and Ralph Garaghty resident citizens of this County. appeared in open court and filed an affidavit in the form prescribed by law for admission of said Florence Garaghty into the Columbus State Hospital for insane. It is therefore ordered that a warrant issue to H. B. Rossa Sheriff commanding him to bring said Florence Garaghty alleged to be insane, before this Court on the 29<sup>th</sup> day of June, 1937. at 10. A.M. And it is further ordered that subpoenas issue for J. L. Boyleau and J. D. Boyleau 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 Florence Garaghty was brought before the Court. Thereupon the Judge proceeded with the examination and having heard the testimony of J. L. Boyleau and J. D. Boyleau the medical witnesses and being satisfied that said Florence Garaghty is insane that she has no legal settlement in Union 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 an suitable person for treatment at Columbus State Hospital for insane. It is therefore ordered that J. L. Boyleau and J. D. Boyleau 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 Florence Garaghty and that a certified copy of the said medical witnesses and of the findings in this case be transmitted to said Superintendent. and it is further ordered that said Florence Garaghty be committed to custody of Columbus State Hospital until otherwise ordered. and this cause is continued.

Order for Warrant to County issued

12 882

J. C. Brannon, executor,  
of the estate of  
Joseph Roff, deceased  
Plaintiff  
v.  
John C. Brannon, et al  
Defendants.

This cause coming on to be heard upon a motion filed this day for correction and addition to the description of the real estate sought to be sold in this action, as described in the Petition and order of sale the Court finds that there is an omission in said description and also an error and that the

same should be corrected. It is, therefore ordered that the same be corrected as follows: It is therefore ordered that the same be corrected to read, as follows: Real estate situated in the State of Ohio, County of Union and Village of Marysville being in Virginia Military Survey No. 335-4, and bounded and described as follows:

Beginning at a stake, northeast corner to a lot of land, containing 6-3-10 poles, conveyed by Levi Longbrake, to William Smith on the 2-day of April, 1875; thence with the east line of said lot, and with the west line, of Susan Shadricks lot, S. 4° N. 14-48/100 poles to a stake corner to said Susan Shadricks lot, in the center of the Marysville and Beaufontaine Road; thence with the center of said road N. 71 1/4° W. 3-38/100 poles, to a stake; thence N. 7° E. 14-28/100 poles to a stake in the line of Levi Longbrake's land; thence with said line, S. 71-14° E. 2-57/100 poles to the beginning, containing one-quarter of an acre.

Being the same premises conveyed by Deeds Marriott, unrecorded, to Joseph Roff, and Sarah J. Roff, by deed dated May 10-1883, and recorded in Union County Deed Record No. 67, pages 5-91. Excepting, therefrom 6/100 of an acre, conveyed by Joseph Roff, and Sarah J. Roff, to the village of Marysville, by deed, recorded in Union County Deed Record, No. 120, page 237.

And, including the following premises, conveyed by William Smith and Nancy Jane Smith his wife, to Joseph Roff, and Sarah J. Roff, by deed dated May 6-1893, and recorded in Union County Deed Record No. 67, page 5-91, and described, as follows: Beginning at a stone, north west corner, to a lot of land, belonging to Joseph and Sarah J. Roff, and in the south line of lot No. 657, of L. L. Longbrake's addition to Marysville; thence, N. 69° W. 1-36 poles to a stake in the east line of William Smith's lot; thence with said Smith's lot line, being a continuation of the east line of Lot's 660, 659, and 658, S. 5° W. 6-44 poles, to a stake on the north margin of West Fourth Street; thence with the north line of said Street S. 85° E. 80/100 of a pole to a stake; thence N. 10° 15' E. 6 poles to the beginning, containing 6-24 square poles of land, more or less.

The amount herein conveyed being 15/100 of an acre, more or less, also, the following premises being part of lot No. 657 of L. L. Longbrake's addition to the village of Marysville, and described, as beginning at the North-Easterly corner of said lot 657 as shown by the plat of L. L. Longbrake's addition to Marysville on record in the office of the Recorder of Deeds of

said Union  
along the north  
south westerly  
flat; thence at  
to the south  
south easterly  
said lot to  
thence north  
to the point of  
Being

Being  
Longbrake's  
by deed dated  
Union County  
The said Deed  
1930, leaving  
heir at law,  
affidavit for  
Record No. 10  
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said Union County: Thence, in a westerly direction  
 along the north line of said lot no. 657, 60 feet to the  
 south westerly corner of Lot no. 656, as shown by said  
 plat; thence at right angles, in a southerly direction  
 to the south line of said Lot no. 657; thence in a  
 south easterly direction, along the southerly line of  
 said Lot to the southeast corner of said Lot no. 657;  
 thence north along the east line of said Lot, no. 657  
 to the point of beginning.

Being the easterly 60 feet off said Lot no. 657.

Being the same premises conveyed by Levi L.  
 Longbrake and wife to Joseph Roff and Sarah Roff  
 by deed dated April 25, 1893, and recorded, in  
 Union County Deed Record, no. 69, p. 299.

The said Sarah J. Roff died intestate April 29,  
 1930, leaving Joseph Roff, her husband, no, her sole  
 heir at law, and legal representative. Refer to  
 affidavit for Transfer recorded in Union County Deed  
 Record No 147, page 538. It is further ordered by the  
 Court that the conveyance executed to Lynn L. Barker for  
 said real estate dated November 10, 1934, which has  
 not been placed of record, be corrected and amended  
 to conform to the foregoing description.

Thursday July 1- 1927

## 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 July 31- 1927.

- 13318 Paul Pagan, adx. of the estate of James J. Dendow.  
First and Final accounts.
- 10564 Dean McAdow, guardian of Samuel D. McAdow. Trust acct.
- 13365 James E. Meddler, adx. of the estate of Gary Meddler. 2<sup>nd</sup> acct.
- 13393 Frank M. Lane, administrator of the estate of Mary J. Lane, Dec.  
First and Final accounts.
- 13396 Hattie B. Welch, adx. of the estate of Harriet L. Welch.  
First and Final accounts.
- 12141 Marion Fry, guardian of Cora Blanche Fry.  
second account.
- 12523 J. R. Liggatt executor of the estate of Cassie Liggatt Hawks.  
First and final account.
- 13168 William J. Porter, executor of the estate of Jessie F. Cole, Dec. 1<sup>st</sup> and final account.
- 13196 Edmund H. Rentschler, assignee of Jacob Rentschler.  
First and final account.

1937

Probate Court, Union County,

Friday July 2-

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THE COL. S. S. MFG. CO. 74214

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13413

In the matter of  
The estate of

Hannah F. Beem, Dec'd. order directing the transfer of real estate therein described and belonging to the above named decedent.

The Court being satisfied that the statements in said application are true; that said decedent, at the time of his death, owned the following described parcels of real estate situated in the State of Ohio, and Union County, as indicated:

Parcel No. 1. Situate in Blairtown Township Union County and State of Ohio, and being part of V.M. Land's Survey No. 6293, and being lot No. 2 of the sub-division of the lands of John Dilsarr, deceased. Beginning at a stone and piece of crockery in the line between Survey No. 7008 and 6293 and southmost corner of lot No. 1 of the sub-division of the lands of John Dilsarr deceased, owned by Albert Dilsarr; thence with the 194 5/100 poles to a stone and piece of brick and in the West line of lands owned by O.P. Lewis; thence with said line south 1° East 29 4/100 poles to a stone and piece of brick, it being the Northeast corner of lot No. 3 of the subdivision of said Dilsarr's land; thence with the north line of lot No. 3 south 87° 5' 5" West, 88 32/100 poles to a stone and crockery in the line between said survey No. 7008 and 6293; thence with the line of said survey north 13° west 30 6/100 poles to the place of beginning containing thirty-four and one-half (34 1/2) acres.

Being the premises conveyed by Edmund Dilsarr et al to Hannah F. Beem, and recorded on April 29, 1891, in Deed Book No. 68, page 70, recorder's office, Union County, Ohio.

Parcel No. 2. Situated in the County of Union, in the State of Ohio and in the Township of Blairtown, and bounded and described as follows:

Being part of Bolton's Survey No. 6293: V.M. Land's being a strip of land thirty (30) feet in width adjoining and parallel with the West line of the Richmond and Magnetic Springspike, extending northward from the lands owned by Mike Dilsarr to the South of lands of A. Dilsarr, containing 361/1000 acres. Being the premises conveyed by Helen L. Blinn to Hannah Beem and recorded July 26, 1927 in Record of Deeds, Vol. 138, page 196, Recorder's office, Union County, Ohio.

Parcel No. 3. An undivided one-half interest in the following premises: Situated in the County of Union in the State of Ohio, and in the Village of Richwoods.

Being all of lot No. 339 in Hill's addition to the Village of Richwood as numbered and delineated upon the recorded plat thereof of record in the Recorder's office, Union County, Ohio.

Being the premises conveyed by Benj. F. Davis and Clara Davis to Jacob W. Beem and

Hannah F. Beem  
Record of Deeds  
County, Ohio.

Case No. 4.  
the following  
in the State of  
all of lots no.  
village of Rich  
delineated up  
in the Record  
Being the pre  
Mary F. Ross,  
Beem, and

110 page 1  
That upon  
real estate pa  
to the following  
Frank M. Beem  
Hattie Beem Elliott

And it appe  
applicant has p  
ordered that  
of the County  
as their interests  
order to find  
record, as prov

10357

In the matter of  
The Estate of  
Jacob W. Beem

Dec  
and plowing  
being satisfied  
and true, that  
death, owned  
real estate  
County, as in  
Parcel no. 1.  
Lands in  
Ohio Beginning  
Road, and in  
40° East 24  
West 37 poles  
55- 7/100 poles  
poles to Stone  
18° East 6  
72° West 5- 6/100  
East 37 6/100  
80° East 51

Hannah A. Beem, and recorded January 3rd 1920, in Record of Deeds, Vol. 123, page 71 Recorder's office, Union County, Ohio.

Case No. 4. An undivided one half interest in the following premises: Situated in the County of Union in the State of Ohio, in the village of Richmond, Ind. being all of Lots no. 813 and 814 in Ross's addition to the village of Richmond, as the same are numbered and delineated upon the recorded plat thereof of record in the Recorder's office, Union County, Ohio.

Being the premises conveyed by Willard F. Ross and Mary F. Ross, to Jacob W. Beem and Hannah A. Beem, and recorded in Record of Deeds Vol. 110 page 154 on June 1-1914.

That upon the death of said decedent said real estate passed by laws of intestate succession to the following persons:

- Frank M. Beem over 21 yrs. R.F.D. 3, Richmond, Ohio, son. { Undivided one-half interest
- Hattie Beem Elliott " " 220 So. Simons St. Ada, Ohio daughter. { Undivided one-half interest

And it appearing to the satisfaction of the Court that said applicant has fully complied with all provisions of the law, it is ordered that said real estate be transferred upon the duplicate of the County where situated to the persons named herein as their interests appear, and that a certificate of this order be filed with the Recorder of the proper County for record, as provided by law.

10357 In the matter of The Estate of Jacob W. Beem.

This day came - Frank M. Beem, and filed his application, duly verified for an order directing the

Decedent transfer of real estate therein described, and praying to the above named decedent. The Court being satisfied that the statements in said application are true; that said decedent at the time of his death owned the following described parcels of real estate situated in the State of Ohio, and Union County, as indicated.

Parcel no. 1. Part of Survey No. 6211, Virginia Military Lands in Chaitown Township, Union County, State of Ohio Beginning at a stake in the center of the John's Road, and in the R.C. Bigelow's South line: thence South 40° East 24 2/100 poles to a stake; thence South 72° West 37 poles to a stake; thence South 18° East 55 7/100 poles to a stake; thence South 72° West 32 poles to Stout's line and Bigelow's corner; thence South 18° East 6 28/100 poles to Stout's corner; thence South 72° West 5 64/100 poles to a stake; thence South 18° East 37 65/100 poles to Bell's corner; thence South 80° East 51 28/100 poles to a stone corner to N. 70.

Dadling's land in said Bell's line: thence north 50° East 73 <sup>20</sup>/<sub>100</sub> poles to a stake center of the John's Road: thence north 40° West 34 <sup>20</sup>/<sub>100</sub> poles along the center of said Road to Dadling's corner: thence 71° East 21 <sup>84</sup>/<sub>100</sub> poles to a stake: thence north 18 <sup>1</sup>/<sub>2</sub>° West 85 poles to R.C. Biglow's southeast corner: thence south 74° West 56 <sup>84</sup>/<sub>100</sub> poles to place of beginning, containing seventy-six and one fourth (76 <sup>1</sup>/<sub>4</sub>) acrs. of land. Being the premises conveyed by James Farmer and wife and Russell Biglow to Jacob Beem Jr. and recorded Dec. 23. 1873. in Record of Deeds Vol. 38 page 621. Recorder's office, Union County, Ohio.

Parcel no. 2.

Situated in the County of Union in the State of Ohio, in the Township of Leesburg, in Survey No. 6211 Virginia Military Lands, and bounded and described, as follows: Beginning at a stake at the corner of Jacob Beem Jr. lands, on the Northeast line of the land bought by J.C. Beardley of Samuel Stout: thence north 71° East 31 <sup>21</sup>/<sub>100</sub> poles to a stake in another corner of Jacob Beem's land: thence north 19° West 51 <sup>20</sup>/<sub>100</sub> poles to a stake in the line of said Beem's land; thence South 71° West 31 <sup>20</sup>/<sub>100</sub> poles to the line of J.C. Beardley above mentioned: thence South 19° East 51 <sup>20</sup>/<sub>100</sub> poles to the place of beginning, containing ten (10) acrs. of land.

Being the premises conveyed by Isaac Strofer and Maria Strofer to Jacob W. Beem, and recorded January 3<sup>rd</sup> 1865. in Record of Deeds Vol. 56. page 637. Recorder's office, Union County, Ohio.

Parcel no. 3.

Situated in the County of Union in the State of Ohio, in the Township of Leesburg in Survey 6211. V.M. Lands and bounded and described, as follows: Beginning at a stake in the line of Isaac Strofer's lands: thence north 71 <sup>1</sup>/<sub>2</sub>° East 31 <sup>32</sup>/<sub>100</sub> poles to the West corner of J.W. Beem's lands: thence South 20° West 3 <sup>64</sup>/<sub>100</sub> poles to a stake: thence North 25° West 31 <sup>32</sup>/<sub>100</sub> poles: thence north 18 <sup>3</sup>/<sub>4</sub>° West 4 poles to the place of beginning, containing 114 <sup>1</sup>/<sub>2</sub> square rods, be. the same, more or less.

Being the premises conveyed by Hester M. Goswell to J.W. Beem and recorded January 9- 1885 in Record of Deeds, Vol. 59. page 2. Recorder's office Union County, Ohio.

Parcel no. 4

An undivided one-half interest in the following described real estate: situated in the County of Union, in the State of Ohio in the Village of Richmond. Being all of Lot number

339 in Hill's  
 Plus as the so  
 the recorded p  
 office. Union  
 Being the p  
 Davis to J.W.  
 January 3 -  
 Recorder's office

Parcel no. 4.  
 An undiv  
 ing described  
 of Union, in  
 Richmond.

in Hill's sec  
 Ohio, as the s  
 the recorded p  
 office. Union

Being the  
 and Clara  
 Beem, and  
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 Union County

Parcel no  
 An undiv  
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 of Ohio, and  
 Being all  
 Addition to  
 are numbers  
 plat thereof  
 County, Ohio

Being the  
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 Beem and  
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 County Ohio.  
 That upon t  
 estate passed  
 to the follow  
 Frank M. Beem.

Hattie Beem Et  
 Harmah A. Be  
 And it u



339 in Hill's second addition to the village of Richmond, Ohio as the same is numbered and delineated upon the recorded plat thereof of record in the Recorder's office, Union County, Ohio.

Being the premises conveyed by Benj. F. Davis and Clara Davis to J. W. Beem and Harmah Beem, and recorded January 3 - 1920. in Records of Deeds, Vol. 128. page 7 Recorder's office, Union County, Ohio.

Parcel no. 4.

An undivided one-half interest in the following described real estate: Situated in the County of Union, in the State of Ohio in the village of Richmond, Ohio. Being all of Lot number 339 in Hill's second addition to the village of Richmond, Ohio, as the same is numbered and delineated upon the recorded plat thereof of record in the Recorder's office, Union County, Ohio.

Being the premises conveyed by Benj. F. Davis and Clara Davis to J. W. Beem and Harmah Beem, and recorded January 3<sup>rd</sup> 1920. in Records of Deeds, Vol. 128. page 7. Recorder's office Union County, Ohio.

Parcel no. 5.

An undivided one-half interest in the following described real estate:

Situated in the County of Union in the State of Ohio, and village of Richmond.

Being all of Lots nos. 813 and 814 in Ross's Addition to the village of Richmond, as the same are numbered and delineated upon the recorded plat thereof of record in Recorder's office, Union County, Ohio.

Being the premises conveyed by William F. Ross and Mary F. Ross to J. W. Beem, and Harmah Beem and recorded June 1 - 1914. in Record of Deeds Vol. 110 page 154, Recorder's office, Union County Ohio.

That upon the death of said decedent said real estate passed by the laws of intestate succession to the following persons:

Frank W. Beem, over 21 yrs - Richmond, O. R. 3. Son. Undivided one-half subject to life estate of surviving spouse, Harmah W. Beem.

Hattie Beem Ellist, over 21 yrs. Ada, Ohio, daughter.

Undivided one-half - subject to the life estate of surviving spouse, Harmah W. Beem, Harmah W. Beem, spouse, died February 10 - 1931.

And it appearing to the satisfaction of the

Saturday July 3 -

19 37

court. that said applicant has fully complied with all provisions of the law. It is ordered that said real estate be transferred upon the duplicate of the County, where situated to the persons named herein as their interests appear, and that a certificate of this order be filed with the Recorder of the proper County, as provided by law.

13195

In the matter of  
David Ellis Cross, Lina Cross, surviving spouse of the above  
Deceased named David Ellis Cross, having filed her application to take certain real estate at the appraised value, it is therefore ordered that citation be issued to all defendants herein to show cause why said application should not be granted, and that the same shall be issued and served and be returnable in the same manner as is provided by law for the service of summons in civil actions.

13330

In the matter of  
The estate of  
Joseph Amine, Dec'd hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Schedule of Debts has been given to, or waived by all interested parties as required by law, and no exceptions

THE COL. B. B. HIG. CO. 74211

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THE COL. B. P. BFD. CO. 74214

13415 Adelle M. Kaya  
 executrix of  
 the estate of  
 Alice H. Price  
 deceased  
 Plaintiff  
 v.  
 June L. Price  
 Defendant

13415 Adelle M. Kaya  
 executrix of  
 the estate of  
 Alice H. Price  
 deceased  
 Plaintiff  
 v.

June L. Price.  
 Defendant  
 the petition of  
 June L. Price, of  
 of summons.  
 Her appearance  
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 said June L.  
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 And it is  
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13415 Adele M. Kayay,  
 executrix of  
 the estate of  
 Alice H. Price,  
 deceased.  
 Plaintiff  
 v.  
 June L. Price,  
 Defendant.

It appearing to the court that the Plaintiff has given bond herein in the sum of \$2500.00 with approved securities conditioned according to law, said bond is hereby approved.

13415 Adele M. Kayay,  
 executrix of the estate  
 of Alice H. Price,  
 deceased.  
 Plaintiff  
 v.  
 June L. Price,  
 Defendant.

This day this cause came on to be heard upon the petition of plaintiff for authority to sell real estate of the above decedent to pay debts of her estate. On the evidence.

June L. Price,  
 Defendant.

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 June L. Price, has waived the issuing and service of summons, and process and voluntarily entered her appearance herein, and consented to an immediate sale of the real estate, and that the said June L. Price, is unmarried.

The court further finds that the said June L. Price is the only person having any interest in said real estate, and that the allegations in the petition are true, and that said real estate should be sold, as prayed for in the petition. The court finds further that said real estate was appraised by the appraisers of the estate, in compliance with an order of this court for the sum of \$1250.00 and orders that no further appraisement be dispensed with. The court further finds that it will be necessary for the plaintiff, as executrix of the estate Alice H. Price, deceased, to file a bond with sufficient securities to be approved by this court in the sum of \$2500.00.

And it appearing that a private sale would be to the best interests of said estate, it is ordered that the said Adele M. Kayay as such executrix, sell said real estate at private sale for not less than \$1250.00, that being the appraised value thereof, and that said sale be for cash.

It is further ordered that the said executrix make return of sale without unnecessary delay.

13 415

Adelle M. Kagay, executrix  
of the estate of  
Alice H. Price, dec'd  
Plaintiff

v.  
Jesse L. Price

Defendant

This day this cause came on to be heard upon the report of Adelle M. Kagay 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 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 Alice H. Price in said real estate to the purchaser, Stella M. Orr, upon receiving from said purchaser the sum of \$1250.00. and the Court, coming now to the distribution of the purchase price, orders that the said executrix, out of the money in her hands, pay: First, to the Treasurer of this County, the sum of \$7.68 that being the taxes, penalty and interest against said property. Second, the costs incurred in the sale of said property in the sum of \$200.50 to Probate Court including by County compensation, attorney fees, and real estate commission.

Third, the balance remaining in her hands in the sum of \$1041.82 to be accounted for according to law.

12402

Nora M. Bourde, Incompetent.

Filing 1<sup>st</sup> final account. This day came Arthur W. Sullivan guardian of Nora M. Bourde 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 28 day of August, 1937 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.

13414

In the matter of the Will of Carl M. Hoopes, dec'd presented to the Court by Nellie G. Hoopes. praying that an instrument in writing, purporting to be the last will and testament of Carl M. Hoopes, dec'd, be admitted to probate. It is ordered that a hearing on said application will be had on the 6<sup>th</sup> day of July, 1937, at 1. P.M.

This matter came on this day further to be heard, on the application of Nellie G. Hoopes to admit to probate and record the will of Carl M. Hoopes, dec'd, 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 Nellie G. Hoopes, surviving spouse and that surviving spouse and all the next of kin of said decedent known to be resident of the State have been served with notice of the filing of said will of the application to admit it to probate and record in this Court

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witnesses to said  
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with said will. No  
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will, was of full a  
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Court.

13414

This day, probate  
Carl M. Hoopes, dec'd,  
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herself, and she  
elects to take  
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13414

This day came  
for an order sh  
belonging to said  
appearing to the  
Marysville in  
on the 6<sup>th</sup> day of  
was duly so  
Court of Union  
ascertained, the  
Real Estate passed.

And that the des  
petition: and  
that the law  
applicant,  
be transferred  
such parcels  
and that in  
admits Mr. Files  
for record, as

13403

In the matter  
The Estate of  
Ann Carl will  
to the satisfaction  
said instrument

to be heard  
 day of her  
 order of  
 motion of  
 sale made  
 the Court.  
 report.  
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 This Court

pursuant to a former order of this Court we have received notice & given consent to the probate of said will. And, August Macrao and John W. Kirkade the subscribing witnesses to said will, this day appeared in open Court & having been duly sworn testified respectively to the due execution & attestation of said will, which testimony was returned 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 & testament of said Carl W. Hooper dec'd; that it was duly executed and attested, and that the said testator, at the time 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 in probate, and that it, together with the said testimony of the witnesses above named be entered of record in this Court.

13414 This day personally came into open Court, Nelle G. Hooper widow of said Carl W. Hooper dec'd, and applied to make her election whether to take, or not to take under the will of said Carl W. Hooper. Whereupon, the Court explained to her the provision of said will & 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 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.

13414 This day came, Nelle G. Hooper, files her application, duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court, that Carl W. Hooper, a resident of Maryville in said County died testate & c. c. and that on the 6th day of July, 1937, his last will and testament was duly admitted to Probate and Record at the Probate Court of Union County that, insofar as they can be ascertained, the following is list of persons to whom such Real Estate passed, Nelle G. Hooper, Maryville, S. 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, hereby 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 for the transfer of said real estate be filed with the Recorder of the proper County for record, as provided by law.

13403 In the matter of  
 The Estate of  
 Ann Cook Mill, Dec'd  
 to the satisfaction of the Court, that notice of the filing of the said Inventory has been given to, or served by all the  
 This day an 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 served by all the

interested parties as required by law. As no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined by all parties and confirmed.

13414 In the matter of  
the estate of  
Christopher H.  
Hinkle, deceased.  
Decedent  
appearing by  
his executor,  
and petitioner,  
that he was  
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Court. That he  
Hinkle, decedent  
of the State of  
Kia signed a  
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Buty, as such  
to the Court, that  
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personal papers  
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of his decedent  
Court, that in  
Christopher H.  
County, or  
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application do  
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it further of  
Emery E. Buty,  
Union County,  
as such, and  
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is appointed  
Hinkle, decedent  
administrator by  
Approval of  
Dollars. A

13251 In the matter  
The estate  
Mary E. Robin  
Mr. J. H. Robin,  
order directing  
to said decedent  
It appears  
a resident of  
testate on by



my herein  
after

13414 In the matter of  
the estate of  
Christopher Hinkle  
deceased.

This day this cause came on to be heard on the application of Emery E. Butz for letters of administration in the matter of the above estate and it appearing to the Court that the said Christopher Hinkle is deceased and that he left an estate consisting of real and personal property in Union County Ohio and that he was a bona fide resident of said County at the time of his decease: and it further appearing to the Court that none of the next of kin of the said Christopher Hinkle deceased is a resident of Union County or of the State of Ohio but that a number of the next of kin signed and filed with said application declaration of administration in which they voluntarily renounce any right that they may have to administer said estate and recommended the appointment of the said Emery E. Butz as such administrator: and it further appearing to the Court that the said Christopher Hinkle is deceased and that he left an estate consisting of real and personal property in Union County Ohio and that he was a bona fide resident of said County at the time of his decease: and it further appearing to the Court that none of the next of kin of the said Christopher Hinkle deceased is a resident of Union County or of the State of Ohio but that a number of the next of kin signed and filed with said application declaration of administration in which they voluntarily renounce any right that they have to administer said estate and recommended the appointment of the said Emery E. Butz as such administrator: and it further appearing to the Court that the said Emery E. Butz is a competent person resident of Union County Ohio and that he should be appointed as such administrator: wherefore it is ordered and adjudged that the said Emery E. Butz be and is appointed administrator of the estate of Christopher Hinkle deceased and that he qualify as such administrator by giving good and sufficient bond to the approval of this Court in the sum of Ten thousand Dollars. And this cause is continued.

13251 In the matter of  
the estate of  
Mary E. Robinson, Decd.

This day came C. R. Ballinger executor of the estate of Mary E. Robinson deceased, Mr. J. H. herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent as set forth in the application. It appearing to the Court that Mary E. Robinson a resident of Washington Ind. in said County, died testate on Sept. 10 - 1936. that the last will and

testament was filed in the Probate Court of Union County, Ohio, on Sept. 30-1936, admitted to probate on Oct 21-1936, and recorded in Vol. V. Page 363, and that on the 22-day of October 1936, G. R. Ballinger was duly appointed and qualified executor of the said decedent; that insofar as they can be ascertained, the following is list of persons to whom each such parcel of Real estate passed by descent or devise:

Person	Relationship	Real Estate
Erma Colabaugh, Kinton, D. W. Carey & Trustees of Friends Church W. Mansfield, O.	none	7 100.00
Mr. and Mrs. Chester R. Ballinger " " R. 1.	none	500.00

(all above age of majority)

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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

13417

In the matter of The Estate of Alice Ann Chappell deceased. This day this cause came on to be heard upon the application Sarah Armentis Chappell Miller for the appointment of an administrator with the will annexed of the estate of Alice Ann Chappell, deceased.

The Court, being fully advised of the premises fixes the time for said hearing on the 19 day of July at 10. A. M. The court, further orders that a copy of this entry be mailed to all parties entitled to notice of said hearing under the laws of the State of Ohio; and that the mailing thereof shall constitute notice of said hearing.

13418

In the matter of The estate of Christopher Hinkle, Dec'd. This day Emery E. Butz, 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 Christopher Hinkle deceased, late of Jackson 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 consist of, and the probable value thereof; and the Court, being satisfied that an administrator should be appointed and that said Emery E. Butz is a suitable person, and legally competent, it is ordered, that he

be appointed as executor, as per Decree and this

13357

In the matter of The Estate of John W. Elbin, of said estate. It is this day hearing on at 1.0 o'clock P.M. acquired by law of this County, time.

10695

In the matter of the Estate of John R. Jones, four (4) Ex. B. immediate & per ordered, forward and same

THE COL. P. S. REG. NO. 74214

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be appointed as such, Administrator upon giving bond, with  
 sureties, as required by law, in the sum of Ten Thousand  
 Dollars and this cause, is continued.

13357 In the matter of  
 The Estate of  
 John W. Elbin, deceased

This day came Charles E. Lin, Ex.

of said estate and filed his first and final account therein.  
 It is therefore ordered, that said account be set, for  
 hearing on Saturday the 28. day of August, 1937, 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.

10695 In the matter of

Witneship of  
 John R. Jones, Incompetent, in Court

This date Charles H. Brown as  
 guardian of John R. Jones, appeared  
 in Court requesting disposal of  
 four (4) Gov. Bonds - each fifty dollars total \$200. - to meet  
 immediate expenses incurred by sickness. The Court hereby  
 ordered, guardian be allowed to use the Bonds, as requested  
 and same placed to his disposal.

10695<sup>a</sup> In the matter of  
 The Guardianship  
 of John R. Jones, incompetent in Court, requesting disposal  
 of four (4) Gov. Bonds, \$50. each, total \$200 - to meet immediate  
 expenses, incurred by sickness - The Court, hereby, ordered  
 Guardian to account, to use, the Bonds, as requested, and the  
 same placed, to his disposal.

13406 In the matter of the will  
 of Emmet Brighter, dec'd. This matter came on this day further  
 to be heard, on the application of Cora  
 Brighter to admit to probate and record, the will of Emmet Brighter  
 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 Cora Brighter  
 surviving spouse, and that the surviving spouse and all the  
 next of kin of said decedent, known to be resident of the State,  
 have waived notice and given consent, to the probate of said will.

Ans. Clifton L. Baryl, and Ethel Harrington, the subscrib-  
 ing witnesses to said will, no codicil, 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 Emmet Brighter  
 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.

13407 In the matter of  
 The Estate of  
 Emmet Brighter, deceased. The last will of Emmet Brighter, deceased,  
 late of Allen Township in said County, having  
 heretofore been duly proved, and allowed; this  
 day Cora Brighter, the executrix named  
 in said will, appeared in open Court, and made and  
 filed an application under oath as required by law, to be  
 appointed as such executrix also a statement in general  
 terms, as to what the estate consists of and the probable  
 value thereof; and the Court being satisfied that said Cora Brighter  
 is, a suitable person, and legally competent, and, that by  
 the terms of said will said testator ordered or requested that his  
 executrix may execute it without giving bond; it is  
 ordered, that she be appointed as such executrix and that  
 letters testamentary be granted and issued on the will of said  
 decedent, to her without giving bond, that notice of said  
 appointment be published as required by law; that this  
 proceeding be recorded, and that said executrix pay the costs

13418 In the matter of  
 The Estate of  
 Christopher H. Jones  
 Dec'd  
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 Conditioned a  
 Company as  
 It is therefore  
 to said Emery  
 be published a  
 be recorded and  
 stayed at \$

13403 In the matter of  
 Estate of  
 Arva Cartmell  
 deceased  
 ordered, that  
 28 day of Au  
 be published in  
 County Journal  
 matter, is

13413 In the matter of  
 The will of  
 Richard James  
 make her elec  
 the will of said  
 the Court ex p  
 and, that right  
 law in the  
 and, she decl  
 of said will,  
 asked that he  
 entered upon  
 accordingly

Friday July 9 - 19 37

13418 In the matter of  
The Estate of  
Christopher Hinkle  
Deceased.

This day Emery E. Butz, appeared in open Court, accepted the appointment of administrator of the estate of Christopher Hinkle, deceased, and gave and filed herein his Bond in the sum of Ten Thousand Dollars conditioned according to law, with the Fidelity and Deposit Company as surety which bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Emery E. Butz, 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 \$

13493 In the matter of  
Estate of  
Anna Bartwell  
Deceased.

This day, came Reed B. Neer administrator of said estate, and filed his first and final account therein. It is therefore ordered that said account be set for hearing the 28 day of August 1937, at 10 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.

13443 In the matter of  
The Will of  
Richard Turner, Dec'd

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

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13409 In the matter of  
 The Estate of  
 Alice H. Price  
 deceased. Request  
 sell the personal  
 value thereof. to  
 bring fully and  
 personal property  
 estate for the  
 best interests of.  
 for that amount  
 ordered. adju  
 Kaye, as su  
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13409 In the matter of  
 The Estate of  
 Alice H. Price, &  
 Adela M. Kaye.  
 in the premises.  
 estate and all  
 said inventory  
 of Ohio, leave  
 to the immediate  
 upon examination  
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 is hereby app

13409 In the matter of  
The Estate of

Alice H. Price Deceased. requesting that she be authorized and ordered to sell the personal property of said estate for the appraised value thereof, to wit: the sum of \$50<sup>00</sup>.  
being fully advised in the premises, finds that said personal property was appraised by the appraisers of said estate for the sum of \$50<sup>00</sup> and that it would be to the best interests of said estate, if said personal property were sold for that amount, at private sale - It is therefore ordered, adjudged, and decreed, that the said Adele M. Kagay, as such executrix, sell said personal property at private sale for the sum of \$50<sup>00</sup>.

This cause came on to be heard upon the application of Adele M. Kagay, executrix of the estate of Alice H. Price deceased, requesting that she be authorized and ordered to sell the personal property of said estate for the appraised value thereof, to wit: the sum of \$50<sup>00</sup>.  
The court being fully advised in the premises, finds that said personal property was appraised by the appraisers of said estate for the sum of \$50<sup>00</sup> and that it would be to the best interests of said estate, if said personal property were sold for that amount, at private sale - It is therefore ordered, adjudged, and decreed, that the said Adele M. Kagay, as such executrix, sell said personal property at private sale for the sum of \$50<sup>00</sup>.

13409 In the matter of  
The Estate of

Alice H. Price, Dec'd. Adele M. Kagay, executrix. in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio, have received notice of said filing and have consented to the immediate approval of said inventory. The court upon examination finds that said inventory is, in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

This day this cause came on to be heard upon the filing of an inventory and appraisement herein by Adele M. Kagay, executrix. The court being fully advised in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the laws of the State of Ohio, have received notice of said filing and have consented to the immediate approval of said inventory. The court upon examination finds that said inventory is, in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

13301 In the matter of  
The Estate of  
Lincoln Harrison  
Court that notice  
has given to a  
exceptions have  
said schedule of  
allowed and

13140 In the matter  
The Will of  
Harrison R. [unclear]  
Dec  
Peter [unclear]  
County, Kentucky  
to that satisfaction  
leaving no  
of said decedent  
from duly see  
of the applica  
in this Court.  
and have made  
of said Will.  
Subscribing  
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to the due exe  
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of said Harrison  
executed and  
time of signing  
and memory  
the Court. And  
and that it  
witnesses abo  
Court.

13404 Cluff Richard  
of the Manville  
County, that  
of the estate of  
newspaper as her  
copy of said  
recorded in



13301 In the matter of  
 The Estate of  
 Lincoln Hubbard, dec'd.

This day the sched. 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.

13140 In the matter of  
 The Will of  
 Harrison R. Peters  
 dec'd.

This matter came on this day further to be heard, on the application of  
 Thomas A. Somelot, to admit to probate and record the Will of Harrison R.

Peters deceased, late of the village of Richmond in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, and have waived notice and given consent to the probate of said Will. And Edward B. King and Bent Cahill, 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 Harrison R. Peters, 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.

13404

Blank Rickard Estate; This day the affidavit of J.M. Huber, publisher of the Mansville Tribune a newspaper of general circulation in this County, that notice of aft. of Walter C. Rickard, as administrator of the Estate of Blank Rickard, dec'd, 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.



THE COL. B. K. BIRD CO. 74211

13402 In the matter of  
 adoption of  
 Patricia Jean  
 evidence. The  
 is of the opinion  
 that the petitioner  
 and wife, residing  
 moral character  
 and have ability  
 educate said  
 to law. in this  
 child would be  
 that such child  
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 said child, he  
 such adoption  
 herein: the court  
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 to the child of  
 Helen K. Sand

July Tuesday 13 -

1937

13402

In the matter of the adoption of

Patricia Jeanne Walker, of Patricia Jeanne Walker, and. The evidence. The Court being fully advised according to law, is of the opinion that the facts stated in the petition are true, that the petitioners, Brynm Saunders, and Helen K. Saunders, husband and wife, residing at Marysville, Union County, Ore., are of good moral character and of reputable standing in the community, and have ability and means to properly maintain and educate said child by them sought to be adopted according to law in this proceeding, and that the best interests of said child would be promoted by such adoption, and finds that such child is suitable for adoption and is satisfied that all the statutory provisions relative to adoption have been complied with, that Mary M. Walker, being the parent of said child, has signed and acknowledged her consent to said adoption and change of name, which is on file herein; the court further finds that Mary M. Walker has requested the Court to waive the requirement that said child remain in the home of the petitioners for six months prior to adoption, and that said petitioners have requested the waiver of the six months period, and for good cause shown the requirement that said child reside in the home of the petitioners for six months is hereby waived; and the Court, having examined said Brynm Saunders, and Helen K. Saunders, each separately and apart from each other, is satisfied, that each desires such adoption of his or her own free will and accord; therefore, it is hereby ordered and decreed that said adoption be and hereby is made, that the name of said child be and hereby is changed to Bernice Jane Sanders, that said child shall hereafter be known by said name, and that from this day henceforth said child shall for all purposes in the adoption, Statutes of the State provided for the child of the said Brynm Saunders and Helen K. Sanders.

This day this matter came on to be heard on the petition for adoption and change of name. The Court being fully advised according to law, is of the opinion that the facts stated in the petition are true, that the petitioners, Brynm Saunders, and Helen K. Saunders, husband and wife, residing at Marysville, Union County, Ore., are of good moral character and of reputable standing in the community, and have ability and means to properly maintain and educate said child by them sought to be adopted according to law in this proceeding, and that the best interests of said child would be promoted by such adoption, and finds that such child is suitable for adoption and is satisfied that all the statutory provisions relative to adoption have been complied with, that Mary M. Walker, being the parent of said child, has signed and acknowledged her consent to said adoption and change of name, which is on file herein; the court further finds that Mary M. Walker has requested the Court to waive the requirement that said child remain in the home of the petitioners for six months prior to adoption, and that said petitioners have requested the waiver of the six months period, and for good cause shown the requirement that said child reside in the home of the petitioners for six months is hereby waived; and the Court, having examined said Brynm Saunders, and Helen K. Saunders, each separately and apart from each other, is satisfied, that each desires such adoption of his or her own free will and accord; therefore, it is hereby ordered and decreed that said adoption be and hereby is made, that the name of said child be and hereby is changed to Bernice Jane Sanders, that said child shall hereafter be known by said name, and that from this day henceforth said child shall for all purposes in the adoption, Statutes of the State provided for the child of the said Brynm Saunders and Helen K. Sanders.

Helen K. Sanders

Wednesday, July 14 1937

13422 In the matter of James Muller Bordenick a resident citizen of Marysville, Ohio, in this county, appeared in open court and filed affidavit in the form set presented by law for admission of said James Muller Bordenick into the Ohio Institute for Feeble minded. It is therefore ordered that said warrant issue to Ada Collins Probation officer commanding him to bring said James Muller Bordenick alleged to be feeble-minded before this court on the 14 July 1937 at 2 P.M. And it is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. August MacDror reputable physicians to appear at the time and place aforesaid in this cause is. Continued

Orders for clothing and warrant to carry issued this day this cause came on to be heard and the said James Muller Bordenick 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 and being satisfied that said James Muller Bordenick is a feeble-minded person incapable of receiving instruction in the Common Schools of this State, that he has a legal settlement in Marysville Ohio Township, in this County, that he has been inhabitant of the State of Ohio for one year next preceding this date; that his feeble-mindedness has occurred during the time he has resided in this State, and that he is a proper subject for classification and discipline at the Ohio Institute for Feeble minded. It is therefore ordered that Dr. P. D. Longbrake and Dr. August MacDror the medical witnesses in attendance make out certificate setting forth facts, as is provided by law.

And it is further ordered that an application be made to the Supt. of said Institution for the admission of said James Muller Bordenick and that certified copy be transmitted to said superintendent; and it is further ordered that said James Muller Bordenick be committed to custody of Feeble-minded Institute, Columbus Ohio. Cause is continued.

THE COL. R. P. HIS. CO. 74311

13418 In the matter of the estate of Christopher Wain Decedent Inventory by set and theft notice under the law a newspaper of general circulation for 30 days prior to the making said notice preliminary herein

13372 In the matter of Guardianship of Christopher Wain Incompetent settlement of upon the Court ordered for hearing at 1 P.M. to

13420 In the matter of the Will of Robert W. Bering Decedent and Testament to probate; a Sponse and the presentation the admission hearing by the

13420 In the matter of the Will of Robert W. Bering Decedent of the will of Jackson in Court. It is Court that his surviving and all the heirs of the State have if said Will is probate and as former order

13418 In the matter of  
The estate of  
Christopher Hinkle,  
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 2<sup>nd</sup> day of August, 1937, at 9. A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Richmond Gazette a newspaper of general circulation in Union County, Ohio, at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

13372 In the matter of the  
Guardianship  
of Christopher Hinkle  
Incumbent,

This day came <sup>July 9<sup>th</sup></sup> Emory E. Butz Adm. of Christopher Hinkle an incompetent of Union County, Ohio, and presented this 1<sup>st</sup> and final account in settlement of said Guardianship duly verified - whereupon the Court do order the same filed and adjourned for hearing on Saturday, the 28<sup>th</sup> day of August 1937, at 1. P. M. to which time said matter is continued.

13420 In the matter of  
The Will of  
Robert W. Bevis  
Deceased.

An application having been this day presented to the Court by Lillie Bevis praying that an instrument in writing purporting to be the last will and Testament of Robert W. Bevis deceased, be admitted to probate; and it appearing that the surviving spouse and all next of kin have waived notice of the presentation of said will for probate, and consented to the admission of the same, it is ordered that a hearing be had forthwith,

13420 In the matter  
of the Will  
Robert W. Bevis.  
Deceased.

This matter came on this day further to be heard, on the application of Lillie Bevis to admit to probate and record of the will of Robert W. Bevis deceased, late of Township of Jackson in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Lillie Bevis his 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 she has waived

notice and given consent to the probate of said Will,  
 And, Percy H. Sanders and Mrs. W. Lee subscribing witnesses  
 to said Will, and this day appeared in open Court, and  
 having been duly sworn testified to the due execution  
 and attestation of said Will, which testimony was reduced  
 to writing, was subscribed by them respectively and was  
 filed with said Will. Whereupon the Court finds that  
 the aforesaid instrument of writing is the last Will  
 and Testament of said Robert W. Bevis decedent: that it  
 was duly executed and attested, and that the said  
 testator at the time of signing said Will, was of full  
 age, 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.

13421 In the matter of  
 The Estate of  
 Robert W. Bevis,  
 decedent; this day  
 appeared, in open  
 Court, under oath,  
 as executor, also,  
 a statement consists of  
 being satisfied  
 and legally con-  
 firmed. And, this  
 day Lillie  
 as executor of the  
 having been named  
 executor by the  
 Testamentary is  
 Lillie Bevis  
 as required  
 and that said

13424 In the matter  
 of the estate  
 of Clark Rick-  
 decedent  
 of the filing  
 made by said  
 no exceptions  
 orders. That  
 be allowed



13421

In the matter of  
The estate of  
Robert W. Bevis, Dec'd.

The last Will of Robert W. Bevis deceased, late of Jackson Township in said County, having heretofore been duly approved and allowed; this day Lillie Bevis 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 Lillie Bevis is a suitable person and legally competent, it is ordered that she be appointed as such executrix and this cause is continued.

This day Lillie Bevis appeared in open Court, accepted the trust as executor of the estate of Robert W. Bevis, deceased, and the bond having been waived by the Will, no bond is required of said executrix by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Lillie Bevis that notice of said appointment be published as required by law; that this proceeding be recorded; and that said executor pay costs.

13404

In the matter  
of the estate  
of Clark Richard  
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 and confirmed.

12220 In the matter of the Estate of Luther L. McAllister, deceased. This day came, Angelina M. McAllister, executrix of the estate of Luther L. McAllister, deceased, and filed herein her application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Luther L. McAllister a resident of Washington Township in said County, died testate on January 15<sup>th</sup> 1932. That his last will and testament was filed in the Probate Court of Union County, Ohio, January 28, 1932, admitted to probate on February 5<sup>th</sup> 1932, and recorded in Vol. 7, Page 533, of the Record of Wills of said County, and that on the 5<sup>th</sup> day of February 1932, Angelina M. McAllister was duly appointed and qualified executrix of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of real estate passed by descent or devise: Angelina M. McAllister, 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 hereby 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 for the transfer of said real estate, together with the description contained in the application be filed with the Recorder of the proper County, for record, as provided by law.

13419 In the matter of the Estate of H. E. McConmill, deceased. late of Mifflin County, an affidavit will and testament in general terms probable value that an Administrator said William P. Woodruff, Sr. bond with sureties \$20,000.00 and. This day the H. E. McConmill in the sum of The American bond is approximately letters of administration that this proceeding, etc. costs be and it is be published appointment of general executor or administrator published or age copy of said within six months is cont

13419

In the matter of  
The Estate of  
H.E. Mc Connell,  
Deceased.

This day, William P. Voornath appeared in open Court and made and filed an application under oath as required by law to be appointed Administrator of the estate of H.E. Mc Connell, late of Miford Center, in Union County, Ohio deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the court, being satisfied that an Administrator should be appointed, and that said William P. Voornath, is a suitable person and legally competent: it is ordered, that said William P. Voornath be appointed as such administrator upon giving bond with sureties as required by law, in the sum of \$2000.00 and this cause is continued.

This day William P. Voornath appeared in open Court accepted the appointment as administrator of the estate of H.E. Mc Connell, deceased, and gave and filed his bond in the sum of \$2000.00, conditioned according to law, with the American Surety Company of New York, as surety, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said William P. Voornath that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

and it is ordered that notice of said appointment be published within one month after the date of appointment in the Miford Center Ohio or a newspaper of general circulation in this county for three consecutive weeks; and that an affidavit of the publisher or agent of said newspaper, together with a copy of said notice, be filed in this Court for record within six months after said appointment and this cause is continued.

- 13401 In the matter of  
The estate of  
Blanche Sanderson  
deceased in this county  
Flomme, Sanders  
Sanders, decedent  
herebefore ordered  
notice; it is on  
records of this  
county.
- 13086 In the matter of  
The Estate of  
William W. Dorr  
deceased  
ordered that on  
the 28 day of  
notice thereof be  
county journal  
matter is con  
firmed.
- 13409 In the matter of  
The Estate of  
Alice H. Price,  
deceased  
this county.  
M. Koguy, I  
deceased, ma  
for. ordered, n  
notice; it is  
the records of  
this county.
- 13396 In the matter of  
The Estate of  
Carmel Welch,  
deceased  
County, that  
as. Adx. of. it  
said newspaper,  
together with a  
the same, to  
be filed here  
with the same.
- 13403 In the matter of  
The Estate of  
Ann Cashmere  
deceased  
R. B. New, as  
deceased, was  
was filed herein  
that the same.
- 13392 In the matter of  
The Estate of  
John W. Fisher.  
The notice of appo  
of John W. Fisher.

13401 In the matter of  
the estate of  
Clarence Sanders, Dec'd James, a newspaper of general circula-  
tion in this county, that the notice of appointment of  
Florence Sanders, as administrator of the estate of Clarence  
Sanders, deceased, was published in said newspaper, as  
heretofore ordered, was filed herein, together with copy of said  
notice; it is ordered that the same be recorded in the  
records of this office.

13402 In the matter of  
The Estate of  
William W. Warwick, Dec'd  
This day came Sterling L. Warwick, admin-  
istrator of said estate, and filed 1<sup>st</sup> and found  
account therein. It is then upon  
order that said account be set for hearing on Saturday  
the 28 day of August, 1937, at 10 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.

13409 In the matter of  
The Estate of  
Alice H. Price, Dec'd  
This day the affiant of B. B. Kanner  
published of the Union County Journal  
a newspaper of general circulation in  
this county, that the notice of appointment of Adelen  
M. Koguy, as executrix of the estate of Alice H. Price  
deceased, was published in said newspaper, as hereto-  
fore 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.

13396 In the matter of  
The Estate of  
Carmel Welch, Dec'd  
This day the affiant of Emma Chappell,  
agent of the Union County Journal, a  
newspaper of general circulation in this  
County, that the notice of appointment of Hattie B. Welch  
as Adx. of the Carmel Welch, 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.

13403 In the matter of  
The Estate of  
Ara Cartmell, Dec'd  
This day the affiant of J. M. Huber,  
publisher of the Murphysville Tribune, a  
newspaper of general circulation in this  
county, that the notice of appointment of  
R. B. Nerr, as administrator of the estate of Ara Cartmell  
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.

13392 In the matter  
of the Estate of  
John W. Fisher, Dec'd  
This day the affiant of Emma Chappell,  
agent of the Union County Journal, a newspaper  
of general circulation in this county, that  
the notice of appointment of Luke W. Cary, as Executor of the estate  
of John W. Fisher, deceased, was published in said newspaper, as

Monday July 19<sup>th</sup>

1931

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.

13264

In the matter of

The Estate of

Edward M. Hamilton,

Deceased.

Private Sale of certain property of said estate: upon examination by the Court the same appearing regular and in conformity to law, and the former order of the Court said sale is confirmed and with the proceedings herein is ordered recorded.

This day came H. H. Hamilton  
Adm. of the estate of Edward M. Hamilton  
Deceased, and filed herein his Report of

Private Sale of certain property of said  
estate: upon examination by the Court the same appearing  
regular and in conformity to law, and the former order of  
the Court said sale is confirmed and with the proceedings  
herein is ordered recorded.

THE COL. B. P. BLDG. CO. 74214

of said records

Hamilton  
Hamilton  
Report of  
of said  
appearing  
order of  
recording

Tuesday July 20

19 37

13404

In the matter of

The estate of

Clark Rickard, deceased Administrator of the estate of Clark Rickard, deceased, for authority to sell certain Federal Land Bank Bonds, being no. 224 D. in the amount of \$500.00 and being no. 264 D. in the amount of \$1000.00 total amount being \$1500.00 and the court, being fully advised in the premises it is ordered that said Walter C. Rickard as such administrator sell said bonds for the purpose of paying debts, costs and other expenses, incidental to closing said estate



to be heard  
 C. Rickard  
 to look  
 at land  
 # 5-0000  
 a month  
 in the  
 as  
 of paying  
 y said

9905 In the matter of  
 The estate of  
 Matilda E. Newhouse  
 Deceased.

This day came Orin Newhouse of the  
 Village of Marysville of the State of Matilda  
 E. Newhouse deceased, and filed herein his  
 application, duly verified, for an order  
 directing the transfer of certain real estate belonging to said  
 decedent, as set forth in the application. It appearing  
 to the court that Matilda E. Newhouse, a resident of Marysville  
 in said County, died testate on July 23- 1922. That her last  
 will and testament was filed in the Probate Court of Union  
 County, Ohio, on August 1- 1922; admitted to probate and  
 record on August 1- 1922, and recorded in Vol. N. page  
 394 of the Record of Wills of said County, and that on the 7<sup>th</sup>  
 day of August 1922, Orin Newhouse, was duly appointed and  
 qualified executor of the estate of said decedent; that insofar  
 as they can be ascertained, the following is a list of persons  
 with their age, to whom each such parcel of Real estate  
 passed by descent or devise.

Orin Newhouse - of legal age. Marysville. Ohio. son - two-thirds.  
 Stella Peters " " " " " " " " daughter one-third.

Note: Said Matilda E. Newhouse, left a widow, J. H. Newhouse,  
 who was left nothing under the terms of her will. Said  
 widow elected to take under said will. He is now  
 deceased, dying on March 17- 1926.

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 hereby ordered, that said real  
 estate be transferred upon the duplicate of the County  
 when such parcels are delivered to the persons named  
 herein and that a certificate for the transfer of said  
 real estate, together with the description contained in the  
 application, be filed with the Recorder of proper County, for  
 record, as provided by law.

13418 In the matter of  
 The estate of  
 Christopher H. Hinkle  
 Deceased.  
 debts as filed in  
 to law, it is  
 the Richmond  
 in Union County

13425 In the matter of  
 Margaret Corrie  
 Deceased  
 application for  
 transfer of certain  
 It appearing  
 on the 7<sup>th</sup> day  
 that no valid  
 Administration is  
 heirs at law, to  
 portion inherited  
 daughter, one of  
 Marysville Ohio  
 Frank Corrie  
 Gertrude Corrie  
 Cecilia Corrie  
 It further appears  
 have been found  
 that all debts  
 ordered, that  
 duplicate of  
 warranted, for  
 order together  
 application, be  
 record, as provided

13395 Orman Coura  
 as Executor  
 The estate of  
 Lida Little  
 v. Alf  
 Hazel Jones, et  
 al.  
 July, 1937 - at  
 defendants vs  
 returnable on

13395 Orman Coura  
 executor of the Es  
 Lida Little  
 v. Hazel Jones, et  
 al.  
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of Matilda  
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order  
to said  
appearing  
of Maryville  
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N. page  
on the 7<sup>th</sup>  
dated and  
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persons  
state.

Mrs. Florida  
one-third  
new house  
l. said  
is now  
so. set out  
of action  
with by  
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named  
said  
in the  
County. for.

13418 In the matter of. This day came Emory E. Butz, administrator of the  
The Estate of. estate of Christopher Hinkle, deceased, and filed  
Christopher Hinkle a schedule of debts of said estate. And it  
deceased. appearing to the Court that said schedule of  
debts as filed is in due form, and has been filed according  
to law. It is ordered that the same be advertised in  
the Richmond Gazette, a newspaper of general circulation  
in Union County, Ohio, according to law.

13425 In the matter of. This day came Lillian Brown, one of the  
Margaret Corridan children and heirs at law of Margaret  
deceased. Corridan, deceased, and filed her  
application duly verified herein for an order directing the  
transfer of certain real estate belonging to the above decedent.  
It appearing to the Court that said decedent died intestate  
on the 7 day of October, 1933 residing at Marysville, Ohio and  
that no administration has been had of her estate, and that  
administration is contemplated, and that the following are the  
heirs at law, their names, ages, place of residence and  
portion inherited, to wit: Lillian Brown, age Marysville Ohio,  
daughter, one fifth interest. William Corridan, age 42,  
Marysville Ohio, son, one fifth interest.  
Frank Corridan 40 Marysville Ohio, son - one fifth interest.  
Gertrude Corridan 39 " " daughter " " "  
Cecilia Corridan 26 Columbus O " " " " "  
It further appearing to the Court that the statutes  
have been fully complied with by said applicant and  
that all debts of the decedent has been paid, it is  
ordered that said real estate be transferred upon the  
duplicate of Union County Ohio to the above  
named persons and that a certificate of this  
order together with a description contained in the  
application be filed with the recorder of this County for  
record as provided by statute.

13395 Orman Conrad, executor of the  
estate of Lida Little, Plaintiff.  
vs. Hazel Jones et al. Defendants.  
This day Orman Conrad, executor of the  
estate of Lida Little deceased, filed in this  
Court his petition praying for an order to  
sell the real estate therein described,  
belonging to the estate of said decedent,  
to pay debts. It is ordered that said  
petition be heard on the 22 day of  
July, 1937 at 10 o'clock A. M. and that summons for  
defendants issue to the Sheriff of this County  
returnable according to law.

13395 Orman Conrad, executor of the  
estate of Lida Little, Plaintiff.  
vs. Hazel Jones et al. Defendants.  
This matter comes on to be heard  
upon the petition of the plaintiff for  
authority to sell real estate of the above  
decedent to pay debts of said estate,  
the other defendants being in default of answer, and the  
second with summons, according to law, and such

series 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 five hundred 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 Lida Little in the amount of Five Hundred 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 One Thousand Dollars, and this cause is continued.

13395 Orman Conrad, as Executor,  
of the estate of  
Lida Little, Pff.

v.  
Hazel Jones et al.  
Dfts.

approving additional Bond <sup>or</sup> ordering  
Private Sale  
It further appearing to the Court that  
the Plaintiff has given additional Bond  
in the sum of One 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 Orman Conrad, 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. And Plaintiff is ordered to make  
return forthwith upon such sale.

13398 Orman Conrad,  
as Executor, of  
Estate of  
Lida Little, Pff.

v.  
Hazel Jones et al.  
Dfts.

confirming appraisement and  
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 <sup>and</sup>  
it hereby is, approved, and confirmed. It is further  
ordered, that said Orman Conrad execute, within one  
day to the State of Ohio, a bond with sufficient sureties to be  
approved by the Court, in the sum of One Thousand  
Dollars, conditioned according to law.

13395 Orman Conrad,  
as executor,  
of the estate of  
Lida Little, Decd.  
Pff.

v.  
Hazel Jones et al.  
Dfts.

report and find  
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shall be paid  
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lien holder,  
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the bond, or de  
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Sale, or on the  
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Held, the sum  
(a) If the s  
to the judgment  
deceased, ms.  
(b) To discharge  
the order prob  
Administrato  
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the manner as  
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proceeding to  
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13395 - Orman Conrad,  
 as executor,  
 of the estate of  
 Lida Little, Decd.  
 vs  
 Hazel Jones, et al.  
 Defts.

Confirming Sale ordering Decd. An. Distribution  
 This day this cause came on to be heard  
 on the report of Orman Conrad executor  
 of the estate of Lida Little of his proceedings  
 under the former order of this Court, and  
 upon the motion of said petitioner to confirm  
 the sale 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 Lida Little, deceased, in said real  
 estate, to the purchaser, William H. Norris, upon the said  
 purchaser paying cash, for same. 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 Five Hundred and fifty Dollars -  
 It is further ordered, that said executor out of the money  
 in his hands pay: First, the costs and expenses of the sale,  
 including attorney fee \* to Porter and Porter for services  
 performed for the fiduciary in connection with the sale  
 and the sum of \$50.00 to the fiduciary for his services  
 in connection with the sale, expenses, fees, and compensation,  
 shall be paid prior to any liens upon the real estate sold  
 and not withstanding the purchase of such real estate by a  
 lien holder. Second, to the payment of taxes, penalties  
 and assessments then due, against such real estate and  
 to the payment of mortgages and judgments against  
 the said, or deceased person, according to their respective  
 priorities of lien, so far as they operated on, or lien  
 on, the real estate of the deceased, at the time of the  
 sale, or on the estate of the work at the time of the sale;  
 which shall be apportioned and determined by the Court, or  
 on reference to a master, or other aid.  
 Third, the remaining proceeds of sale, to be applied as follows:  
 (A) If the action is to sell real estate to pay legacies,  
 to the payment of legacies, with which the real estate of the  
 deceased, was charged:  
 (B) To discharge the claims and debts of the estate, in  
 the order provided by law: (C) Whether now executor, or  
 Administrator was appointed in this State, or elsewhere, the surplus  
 of the proceeds of sale must be considered as real estate to be  
 disposed of accordingly. Fourth, in case of a guardian, in  
 the manner and upon the terms approved by the Court,  
 where he was appointed. And it is further ordered, that this  
 proceeding be recorded, and that said petitioner to pay  
 the costs herein taxed \* and out of the proceeds

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Thursday July 22

1937

THE COL. B. &amp; H. CO. 74214

Data written in day

12395

In the matter of the  
Estate of  
Lida Riche, Dec'd

This day came Ormas Bourd. executor of said estate, and filed his first and final account. Therein It is thereupon ordered that said account be set for hearing on Saturday the 28 day of July, 1937, 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.

13473

In the matter of  
The Estate of  
Ella Miller, Dec'd

This day Ervil Brake appeared in open Court and made and filed an application under oath as required to be appointed as Adm. of the estate of Ella Miller, deceased, late of Union township in said County, and an affidavit that she, 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 Ervil Brake 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 \$200. and this cause is continued.

This day Ervil Brake appeared in open Court accepted the appointment as administrator of the estate of Ella Miller deceased and gave and filed herein her Bond in the sum of \$200 with Ervil Brake and Ray Brake as sureties thereon. It is thereupon ordered that Letters of Administration issue to said Ervil Brake, 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 at \$-.

12910<sup>th</sup> In the matter of  
The Estate of  
Mary G. Davis, Dec'd  
said account  
of August, 19  
published as in  
a newspaper of  
until said time.

THE COL. B. S. BFG. CO. 74214

17910<sup>m</sup> In the matter of

The estate of

Mary C. Davis, Dec'd

Account therein. It is thereupon ordered that said account be set for hearing on Saturday the 28 day of August 1937 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.

This day came - Jay D. Ferguson administrator of said estate and filed his first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 28 day of August 1937 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.

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THE COL. S. R. REC. CO. 74214

13282

In the matter of  
The Estate of  
Alice Ann Chappell  
Deceased.

The last will of Alice Ann Chappell, deceased,  
late of Allen Township, in said County,  
having heretofore been duly proved and

allowed this day Arthur W. Gallaway 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 said Administrator should  
be appointed and that said Arthur W. Gallaway is a  
suitable person, and being competent, it is ordered  
that he be appointed as such administrator with the will  
annexed upon giving bond with securities, as required by  
law in the sum of One Thousand and no/100 dollars, and this  
cause is continued.

This day Arthur W. Gallaway appeared in open  
Court accepted the appointment as administrator with the  
will annexed of the estate of Alice Ann Chappell deceased,  
and gave and filed herein his Bond in the sum  
of One Thousand and no/100 dollars, conditioned  
according to law, with Fidelity and Deposit Co. of Maryland  
Edward Sawyer, agent, which security is approved by the  
Court. It is therefore ordered, that Letters of administration  
with the will annexed issue to said Arthur W. Gallaway  
that notice of said appointment be published, and as  
required by law; that this proceeding be recorded, and  
that said Adm. with the will annexed, pay the costs

13284

In the matter of  
The estate of  
Felix Durr, Deceased.  
ordered that  
Saturday the 2  
notice thereof  
Union County  
And this matter

13283

In the matter of  
The Estate of  
Felix Durr, Deceased.  
filed herein heretofore,  
directing the trustee  
decedent. It is  
died testate on  
No. Union County  
filed in the Recorder's  
20-1936, and on  
1936, that on the  
executing of said  
will inherit said  
Blanche Durr,  
And that she be  
out in said matter  
satisfaction of  
completed and  
said estate be  
where such for  
herein and the  
description con  
the Recorder  
by law.



13284 In the matter of  
 The estate of  
 Felix Durr, deceased.

This day came Blanche Durr, executrix  
 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 on  
 Saturday the 28 day of August 1937, 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.

13283 In the matter of  
 The estate of  
 Felix Durr, deceased.

This day came Blanche Durr executrix  
 of the estate of Felix Durr, 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 14 - 1936, residing at Washington  
 Np. Union County, O. that his last will and testament was  
 filed in the Probate Court of Union County, Ohio, on November  
 20 - 1936, and was admitted to Probate on the 29 day of November  
 1936. that on November 20 - 1936, the petitioner was appointed  
 executrix of said estate; that the following are entitled  
 to inherit said real estate.

Blanche Durr, Mt. Victory, Ohio, wife Portion inherited,  
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 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.

13387

W. A. Conklin Guardian  
of George Max Conklin  
a minor  
Plaintiff

vs.  
His ward, George Max  
Conklin, a minor.  
Defendants.

This day, this cause came on for trial to be heard, and it appearing to the Court that the minor defendant, Madge Norris Conklin has been duly served with summons, herein that said minor has no guardian, and that her father, Charles Norris being the same person as, Charles Norris has entered his appearance herein, and the guardian ad litem appointed herein for the said Madge Norris Conklin having filed his account, among other things, setting forth that said minor defendant is the wife of the defendant George Max Conklin and asking that the value of her inchoate right of dower be allowed and paid her in money, it is therefore the finding of this Court that it is necessary to sell the real estate described in the petition to pay the debts of said ward, and the said real estate having been duly appraised, and a new bond given by said guardian, as heretofore ordered, and an order of sale having been heretofore issued, it is therefore by the Court ordered that an order of sale having been heretofore issued, it is therefore by the Court ordered, that the said W. A. Conklin, Guardian of George Max Conklin, a minor, plaintiff herein, proceed, according to law, to sell said real estate, free of all dower rights, for not less than the appraised value of said real estate, and for cash under said order of private sale heretofore issued herein, and that he make due return thereof according to law

13381

W. A. Conklin Guardian of  
George Max Conklin  
a minor  
Plff.

vs.  
His ward, George Max Conklin  
et. al.  
Defls.

A. Minor of the age of 15 years, it is ordered that Adele M. Royce, be and she is hereby appointed Guardian ad litem for said minor, Defendant.

appointing litem ad litem.  
On the application of W. A. Conklin, Guardian of George Max Conklin it appearing to the Court that Madge Norris Conklin, one of the defendants herein, has been duly served with summons - and she being

13426

In the matter of  
the estate of  
Ely B. Southwick  
deceased.  
deceased, late  
an affiant, I  
will and Testament  
in general terms  
probable value  
Administrator of  
Southwick is a  
ordered that she  
Bond with our  
Six Hundred &  
This day given  
the appointment  
B. Southwick, &  
Bond, in the  
according to pa  
as a matter, when  
It is therefore  
to said James  
be published  
be recorded, a  
herein taxed

13426

In the matter of the estate of Ely B. Southwick deceased, as administrator of the estate of Ely B. Southwick, deceased, late of Washington Township, in said County and an affidavit that there is not to her knowledge any last will and Testament of the said intestate, nor 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 Jennie Southwick is a suitable person, and legally competent, it is ordered that she be appointed administrator upon giving Bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.

This day Jennie Southwick appeared in open Court, accepted the appointment as administrator, of the estate of Ely B. Southwick, deceased, and gave and filed herein her Bond in the sum of Six Hundred Dollars, conditions according to law, with Fred Karanough, and J. H. Jelliff as sureties, which Bond is approved by the Court.

It is therefore ordered, that Letters of administration issue to said Jennie Southwick, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

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13427 In the matter of the Estate of William E. Carter, deceased, an application under oath as required by law to be appointed as Adm. of the estate of William E. Carter, deceased, late of Union 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 Carrie E. Carter 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 \$5,000 - as this cause is continued.

This day Carrie E. Carter appeared in open court, accepted the appointment as Administrator of the estate of William E. Carter deceased, and gave and filed thereon her Bond in the sum of \$5,000 - conditioned according to law, with Joseph Boyce and Addie Boyce as sureties, which Bond is approved by the Court.

It is therefore ordered, that Letters of Administration issue to said Carrie E. Carter 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 \$

This day Carrie E. Carter 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 William E. Carter, deceased, late of Union 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 Carrie E. Carter 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 \$5,000 - as this cause is continued.

13419 In the matter of the Estate of H. E. McConnel It appearing to the filing of said by all interested exceptions having that said Int allowed. and

12982 In the matter of Guardianship of J. Adolga B. Ward Allen of the sureties 1935 and term sum of \$5,000. E. G. Wilshiner statements, em being fully adv and approved.

12982 In the matter of J. Adolga B. Ward Allen presented her se Guardianship order the sa on Saturday to which time

13144 In the matter of the Estate of Richard J. ... first and final ordered that Saturday the that notice to the Union Court and this ma

13428 In the matter of the Guardianship of E. B. Westlake E. B. Westlake Dr. that said ap of August, 193 days' notice be given to the service as by law.

13419 In the matter of  
The Estate of  
H. E. McConnel, Deceased.  
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.

This day the Inventory in the above captioned estate, heretofore filed herein, came on for hearing.

12982 In the matter of  
Guardianship  
of Jadolga Critt  
ward Allen Critt.  
of the sureties on her Bond, filed herein 24 day of July 1935, and tendered her new and additional Bond, in the sum of \$5,000, with one of the former bondsmen and E. J. Welschmer as sureties thereon with their property statements, conditioned according to law, and the Court being fully advised in the premises, does hereby accept and approve the said bond and the sureties thereon.

On this 2<sup>nd</sup> day of July, 1937 Martha Lockwood appeared in open Court and filed herein an application setting forth the death of T. P. Lockwood one of the sureties on her Bond, filed herein 24 day of July 1935, and tendered her new and additional Bond, in the sum of \$5,000, with one of the former bondsmen and E. J. Welschmer as sureties thereon with their property statements, conditioned according to law, and the Court being fully advised in the premises, does hereby accept and approve the said bond and the sureties thereon.

12982 In the matter of Guardianship  
of Jadolga Critt and  
ward Allen Critt.  
presented her second account in settlement of said Guardianship duly verified, whereupon the Court do order the same, filed and advertised for hearing on Saturday the 28 day of August 1937 at 1. P. M. to which time said matter is continued.

This day came Martha Lockwood, Guardian of Jadolga Critt & ward Allen Critt, minors of Union County this and presented her second account in settlement of said Guardianship duly verified, whereupon the Court do order the same, filed and advertised for hearing on Saturday the 28 day of August 1937 at 1. P. M. to which time said matter is continued.

13144 In the matter of  
The Estate of  
Richard Turner, Deceased.  
first and final account therein.  
ordered that said account be set for hearing on Saturday the 28 day of August 1937 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.

This day came Merrill M. Turner and Eric H. Bonham executors of said estate, and filed their first and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 28 day of August 1937 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.

13428 In the matter of  
The Guardianship  
of E. B. Westlake Sr.  
E. B. Westlake Sr. alleged incompetent person.  
that said application be set for hearing on the 5 day of August, 1937, 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, E. B. Westlake Sr. by personal service in writing, and all persons interested, as provided by law.

This day E. B. Westlake Jr. filed an application in Court for the appointment of a guardian of E. B. Westlake Sr. alleged incompetent person. It is ordered that said application be set for hearing on the 5 day of August, 1937, 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, E. B. Westlake Sr. by personal service in writing, and all persons interested, as provided by law.

13387 W. A. Bonkline, Esq.  
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 vs.  
 The

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 vs.  
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 Bonkline, m  
 by this Court  
 of the inchr  
 Fourth, the  
 the value  
 And, it is, f  
 to be recorded  
 costs herein  
 said sale.

13387 W. A. Conklin, Guardian  
of George Max Conklin  
minor  
Plaintiff

This tract George Max Conklin  
et al,  
Defendants

sale made in obedience to said order, the Court having carefully examined said report, and finding the proceedings of said petition in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered, that the same, the said, be fully approved and confirmed. It is further ordered, that said petitioner execute a deed of all the right title and interest of the said George Max Conklin in said real estate, to the purchaser, Emma P. Conklin upon the said purchaser paying the purchase price thereof. 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 \$1,800. and the said Madys Norris Conklin, wife of George Max Conklin, having by answer therein, asked, that the value of her inchoate right of dower in said premises be allowed, and paid her out of the proceeds of the said sale; the Court finds the just and reasonable value of her inchoate dower interest in said real estate to be the sum of \$59<sup>30</sup>. It is further ordered that said W. A. Conklin out of the money in his hands pay:

First: the costs and expenses of the sale, including an attorney fee of \$50.00 to Thomas C. McAllister, for services performed for the fiduciary in connection with the sale.

Second, the taxes, penalties, and assessments due against such real estate.

Third, to Madys Norris Conklin, minor defendant, or to the person appointed by this Court therefore, the sum of \$59<sup>30</sup> the value of the inchoate dower of said minor defendant.

Fourth, that the said guardian account for the balance of the proceeds in his hands.

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-

confirming sale -  
This day, this cause came on to be heard on the report of W. A. Conklin, Guardian of George Max Conklin, a minor, 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 petition in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered, that the same, the said, be fully approved and confirmed. It is further ordered, that said petitioner execute a deed of all the right title and interest of the said George Max Conklin in said real estate, to the purchaser, Emma P. Conklin upon the said purchaser paying the purchase price thereof. 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 \$1,800. and the said Madys Norris Conklin, wife of George Max Conklin, having by answer therein, asked, that the value of her inchoate right of dower in said premises be allowed, and paid her out of the proceeds of the said sale; the Court finds the just and reasonable value of her inchoate dower interest in said real estate to be the sum of \$59<sup>30</sup>. It is further ordered that said W. A. Conklin out of the money in his hands pay:

First: the costs and expenses of the sale, including an attorney fee of \$50.00 to Thomas C. McAllister, for services performed for the fiduciary in connection with the sale.

Second, the taxes, penalties, and assessments due against such real estate.

Third, to Madys Norris Conklin, minor defendant, or to the person appointed by this Court therefore, the sum of \$59<sup>30</sup> the value of the inchoate dower of said minor defendant.

Fourth, that the said guardian account for the balance of the proceeds in his hands.

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-

13398 Wm. R. Leamon, Administrator  
with the will annexed of  
the estate of Selome R. Brygler  
Deceased.  
Plaintiff  
v.  
Lulu Gray Ingram, Adm.  
Selome E. Nelson  
Defendants

Dispensing with a new appraisement and Ordering Bond.  
This day this cause came to be heard upon the petition and evidence, and the Court being fully advised in the premises finds: That all the defendants herein have voluntarily entered their appearance herein, and are now properly before the Court. That the statements and allegations in said petition are true, and that the prayer of the petition should be granted. That the said Selome R. Brygler deceased, did not leave a widow entitled to dower in the estate to be sold. That the real estate described in the petition was appraised by the appraisers of the said estate, of Selome R. Brygler, deceased, at the total sum of three thousand two hundred and fifty dollars (\$3250<sup>00</sup>) and of this said total sum the real estate described as In-lot number eleven (11) in the village of Sanford Center, a residence property, was appraised at \$1500<sup>00</sup> and the real estate described as the one-half (1/2) interest in tracts no. 1-2-3 and 4 of the sub-division of the Mill property, was appraised at One thousand seven hundred and fifty dollars (\$1750<sup>00</sup>) the appraisers of the estate of Frank Brygler, deceased, who was owner of the other one-half (1/2) interest in said Mill property, having appraised his said one-half interest in said Mill property at One thousand seven hundred and fifty dollars (\$1750<sup>00</sup>) and the appraisers in both of said estates having fixed the whole or entire value of said Mill property as at the sum of \$3500<sup>00</sup> and that a further appraisement is dispensed with.

The Court further finds that the bond heretofore given by the plaintiff as administrator, with the will annexed, of the estate of Selome R. Brygler, deceased, in the amount of One thousand Dollars, is insufficient and it is ordered that he file an additional bond with sufficient sureties to be approved by this Court, is continued.

10628 In the matter of  
The Guardianship of Mary Elizabeth Gamm  
Minor

This day came Bruce Garner, Son of Mary Elizabeth Garner, a minor, of Union County, Ohio, who presented his 2<sup>nd</sup> and final account in settlement of said Guardianship duly verified. Whereupon the Court orders the same filed and advised for hearing on Saturday the 28<sup>th</sup> day of August 1937, at 1. P. M. to which time said matter, is continued.

13427 In the matter of  
the estate of  
William E. Carter,  
authorizing and  
William E. Carter  
trust:  
Postal Savings Bank  
Postal Savings Bank  
Postal Savings Bank  
Postal Savings Bank  
Postal Savings Bank  
Postal Savings Bank  
and further  
said certificate  
authorizing an  
United States  
to her, as an  
Court, and  
premises and  
therefore order  
and she here  
endorse all by  
and to deliver  
ment of the  
Depositment  
execute said  
beneficiary



13427 In the matter of  
the Estate of

William E. Carter, Dec'd Administrator,  
authorizing and directing the transfer to her as sole heir of  
William E. Carter, deceased, of the following chattel property,  
to wit:

Postal Savings Certificate No. 2497, account no. 5-5-34, issued to  
William E. Carter, in the sum of \$500.00.

Postal Savings Certificate No. 2498, account no. 5-5-34, issued to  
William E. Carter, in the sum of \$500.00.

Postal Savings Certificate No. 2499, account no. 5-5-34, issued to  
William E. Carter, in the sum of \$500.00.

Postal Savings Certificate No. 2500, account no. 5-5-34 issued to  
William E. Carter, in the sum of \$500.00;

Postal Savings Certificate No. 2496, account no. 5-5-34, issued to  
William E. Carter, in the sum of \$500.00

and further authorizing and directing her to endorse  
said certificates, as such administrator, and further  
authorizing and directing the Postal Department of the  
United States of America to transfer the said certificates  
to her, as an individual, and was submitted to the  
court, and the court being fully advised in the  
premises sustains said application. It is  
therefore ordered that the said Carrie E. Carter be,  
and she hereby is, authorized and directed to  
endorse all of said certificates, as such administrator,  
and to deliver the same to the Post office Depart-  
ment of the United States of America, and said  
Department is hereby authorized and directed to  
execute said certificates to Carrie E. Carter, as sole  
beneficiary of said estate.

THE COL. & N. H. CO. 74214

13427

In the matter of  
The Estate of  
William E. Root  
deceased, administrator  
permises, finds  
estate and  
of said income  
State of Ohio, has  
consented to  
The Court, upon  
is in all respects  
and the same

13398

vs. R. Cameron  
with the mill and  
the estate of  
de

<sup>vs.</sup>  
Lulu May Lin  
Mrs.

Laura E. Root  
de

upon satisfaction  
the interest of  
real estate

1. 2. 3. and 4  
and which is

private sale,  
Common, admin

estate of said  
Administrator

interest, viz  
Burglar, decedent

deceased, in  
Mill property,

scribed as for  
appraised value

For the same  
hand, one-half

remainder

Deferred  
permits and

percent.

forth with up

Saturday July 31<sup>st</sup>

19 27

13427

In the matter of  
 The Estate of  
 William E. Carter, Deceased,  
 Administrator. The Court being  
 fully advised in the  
 premises, finds that all persons  
 interested in said estate, and  
 all persons entitled to notice of  
 the filing of said inventory and  
 appraisement under the laws of  
 the State of Ohio, have waived  
 notice of said filing and have  
 consented to the immediate  
 approval of said inventory  
 by the Court, upon examination,  
 finds that said inventory is  
 in all respects correct and in  
 conformity to law, and the same  
 is hereby approved and confirmed.

This day this cause came on to be  
 heard upon the filing of the inventory  
 and appraisement herein by Carrie E.  
 Lester, administrator. The Court being  
 fully advised in the premises, finds  
 that all persons interested in said  
 estate, and all persons entitled to  
 notice of the filing of said inventory  
 and appraisement under the laws of  
 the State of Ohio, have waived  
 notice of said filing and have  
 consented to the immediate approval  
 of said inventory by the Court,  
 upon examination, finds that said  
 inventory is in all respects correct  
 and in conformity to law, and the  
 same is hereby approved and  
 confirmed.

13398

Mr. R. Cameron, Administrator  
 with the Will annexed, of  
 the estate of Salome R. Brugler,  
 deceased.  
 Plaintiff.

Additional Bond. In ordering Private  
 Sale.  
 It further appearing to the Court  
 that the Plaintiff has given  
 Additional bond in the sum  
 of Five thousand Dollars, with  
 approval such is conditioned  
 according to law, the said  
 bond is hereby approved.

vs.  
 Lulu May Lyngman,  
 Mrs.  
 Laura E. Norton,  
 Defendants.

And it appearing to the Court  
 upon satisfactory evidence, that it  
 would be more to the interest  
 of said estate to sell that part of  
 the real estate described in the  
 petition as Tracts, no. 1, 2, 3,  
 and 4 of the sub-division of the  
 Mill property, and which is known  
 as the Mill property, at private  
 sale, it is now ordered that  
 Mr. R. Cameron, administrator,  
 with the Will annexed, of the  
 estate of Salome R. Brugler,  
 deceased, as such administrator  
 or sponsor, sell the whole, or  
 entire interest, including both  
 the interest of Salome R. Brugler,  
 deceased, and the interest of  
 Frank Brugler deceased, in the  
 aforesaid portion known as the  
 Mill property, of 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:  
 For the sum of nine hundred  
 Dollars (\$900.00) cash in hand,  
 one-half of the balance in one  
 year, and the remainder in two  
 years, from the time of sale.  
 Deferred payments to be secured  
 by mortgage on said premises  
 and to bear interest at the rate  
 of six (6) percent. And Plaintiff  
 is ordered to make forthwith  
 upon such sale -

13429 In the matter of  
 The Estate of  
 Florence Abraham. Deceased.  
 by law to be appointed as Administrator of the estate of Florence  
 Abraham deceased, late of the village of Moreyville in said  
 County, and an affidavit that there is not to her knowledge  
 any last will and Testament of the said intestate, also a  
 statement in general terms as to what the estate consists  
 of, and the probable value thereof; and the Court being  
 satisfied that an administratrix should be appointed and  
 that said Mrs. Abraham Mohler is a suitable person and  
 legally competent, it is ordered, that she be appointed  
 as such administratrix upon giving bond with sureties as  
 required by law, in the sum of \$5000- and this cause  
 is continued

This day Mrs. Abraham Mohler, appeared in  
 open Court, and made and filed an  
 application under oath as required  
 of the estate of Florence  
 Abraham deceased, late of the village of Moreyville in said  
 County, and an affidavit that there is not to her knowledge  
 any last will and Testament of the said intestate, also a  
 statement in general terms as to what the estate consists  
 of, and the probable value thereof; and the Court being  
 satisfied that an administratrix should be appointed and  
 that said Mrs. Abraham Mohler is a suitable person and  
 legally competent, it is ordered, that she be appointed  
 as such administratrix upon giving bond with sureties as  
 required by law, in the sum of \$5000- and this cause  
 is continued

herein and  
 said real es-  
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This day Mrs. Abraham Mohler, appeared in open  
 Court, accepted the appointment as Administrator of the  
 estate of Florence Abraham, deceased, and gave and  
 filed therein her Bond in the sum of \$5000-  
 conditioned according to law, with Emmanuel L. Nield  
 and Harry L. Abraham, as sureties, which Bond is  
 approved by the Court. It is therefore ordered  
 that Letters of administration issue to said Mrs.  
 Abraham Mohler, that notice of said appointment  
 be published as required by law; that this proceeding  
 be recorded, and that said administratrix pay the costs  
 #

13427 In the matter of  
 The Estate of  
 William E. Carter  
 Deceased.

Authority To Transfer Real Estate.  
 This day came Carrie E. Carter, adm.  
 of the estate of William E. Carter  
 deceased, and filed herein her  
 application, duly verified, for an order directing  
 the transfer of certain real estate belonging to said  
 decedent, as set forth in the application. It  
 appearing to the Court that William E. Carter died  
 intestate on June 11- 1937, and that on the 28  
 day of July, 1937, Carrie E. Carter was duly appointed  
 and qualified Administrator of the estate of said  
 decedent; that insofar as they can be ascertained  
 the following is list of persons to whom such  
 portion of Real Estate, by descent or devise:  
 Carrie E. Carter LaRue, his 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,  
 hereby ordered, that said real estate be transferred  
 upon the duplicate of the County where such  
 parcels are situated, to the persons named

application, duly verified, for an order directing  
 the transfer of certain real estate belonging to said  
 decedent, as set forth in the application. It  
 appearing to the Court that William E. Carter died  
 intestate on June 11- 1937, and that on the 28  
 day of July, 1937, Carrie E. Carter was duly appointed  
 and qualified Administrator of the estate of said  
 decedent; that insofar as they can be ascertained  
 the following is list of persons to whom such  
 portion of Real Estate, by descent or devise:  
 Carrie E. Carter LaRue, his 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,  
 hereby ordered, that said real estate be transferred  
 upon the duplicate of the County where such  
 parcels are situated, to the persons named

THE COL. B. S. 1119-11 74214

bein and that a certificate for the transfer of  
said real estate, together with the description con-  
tained in the application, be filed with the Recorder  
of the proper county for record, as provided by law.

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THE COL. S. R. REC. CO. 14414

THE COL. S. R. REC. CO. 14414

In the matter  
this day proof  
and vouchers  
made, and all  
respects require  
therefore order  
to be entered up  
this Court.

13318 Paul Ryan.

10564 Ivan McAdoo

13365 James E. Mead

13393 Frank M. Lane

13396 Hattie B. Wall

12141 Marion Fry

12823 J. R. Higginbotham

13196 Edward H. Pease

13168 William J. Pease

12141 In the matter

The Guardianship  
of Leora Blaine  
Incomplete  
settlement of  
according to  
wills. And  
object to the  
examined said  
and all was  
advised in  
all respects of  
law. It is  
is approved.  
finds a balance  
of guardian due  
ordered to pay

It is. and  
\$5. paid

It is ordered

10564 In the matter of  
The Guardianship  
of Anne D.  
Incomplete

THE COL. P. S. 918, 50. 74214

In the matter of accounts. 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.

- 13318 Paul Ryan, administrator of the estate of James J. Desmond First and Final account.
- 10564 Fran McAdow, guardian of Samuel D. McAdow 10<sup>th</sup> account.
- 13365 James E. Meddles, administrator of the estate of Mary Meddles second partial account.
- 13393 Frank M. Lane, administrator of the estate of Mary J. Lane First and Final account.
- 13396 Hattie B. Welch, Adm. of the estate of Carmel L. Welch, First and final account.
- 12141 Marion Fry, guardian of Cora Blanche Fry, 2<sup>nd</sup> act.
- 12873 J. R. Higgett, executor of the estate of Cassie Higgett Hanks, First and Final account.
- 13196 Edward H. Rentschler, assignee of Jacob Rentschler, First and Final account.
- 13168 William J. Porter, executor, of the estate of Jessie F. Cole, deceased, First & Final account.

12141 In the matter of

The Guardianship of Cora Blanche Fry, Fry guardian of Cora Blanche Fry incompetent. This day the 2<sup>nd</sup> day of March, Fry came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto. And no one now appearing to object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered, that the same be and hereby is approved, allowed and confirmed. The Court finds a balance of \$153<sup>57</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 \$5. paid June 1-1937.

It is ordered, account, to be recorded.

- 10564 In the matter of The Guardianship of Samuel D. McAdow McAdow, came on for hearing and settlement due notice

This day the 10<sup>th</sup> account of Fran McAdow, guardian of Samuel D. McAdow, came on for hearing and settlement due notice

Saturday July 31

Thereof having been published according to law. no exceptions having been filed 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. R.C. Thayer attorney is allowed \$10.00 preparing said account. and two motions and entries.

It is ordered that said Guardian be. and he is allowed the sum of \$50.25 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 \$4.00 paid 6-30-36. Ordered recorded.

13318

In the matter of the Estate of James Deardon of Paul Ryan ad. of. the Estate of James J. Deardon deceased.

Come on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 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 Paul Ryan is hereby allowed the sum of \$75.00 being commissions on the amount collected and accounted for by him. and being in full compensation for all his ordinary services rendered. Hopps and Sanders attorney are hereby allowed the sum of \$173.68 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 July 1937.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the Sureties are hereby released. w. said bond. except for fraud or error.

13356

In the matter of the Estate of Gary Meddles.

for having and published according to law. filed thereto. and the same: and accounts and matters pertaining thereto. find the same correct. and account is hereby approved. and commissions are hereby allowed by him. and rendered. per to date. which sum is by the Court.

settled. It is ordered herein to be recorded.

13393

In the matter of the Estate of Mary J. Lane deceased.

notice being given. no exceptions were made. and the Court finds the account and the vouchers thereinto. and the same to be in conformity to law.

approved. allowed. and confirmed. said Paul Ryan is hereby allowed the sum of \$75.00 being commissions on the amount collected and accounted for by him. and being in full compensation for all his ordinary services rendered.

Hopps and Sanders attorney are hereby allowed the sum of \$173.68 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 July 1937. It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the Sureties are hereby released. w. said bond. except for fraud or error.

13396

In the matter of the Estate of ...



13356

In the matter of  
The estate of  
Gary Meddles. Dec'd

This day the 2<sup>d</sup> partial account of  
James E. Meddles executor of the estate  
of Gary Meddles, deceased, came on  
for hearing and settlement, due notice thereof having been  
published according to law. No exceptions having been  
filed 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  
executor is hereby allowed the sum of \$ 52 being  
commissions on the amount collected and accounted for  
by him, and being full compensation for his ordinary services  
rendered, fee to date. Robert F. Keller, attorney fee  
to date, is hereby allowed the sum of \$ 25<sup>00</sup>.

which sum is by the Court considered 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 prior 7/28/23

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

13393

In the matter of  
The Estate of  
Mary J. Lane. Dec'd

This day the First and final account  
of Frank M. Lane administrator  
of the estate of Mary J. Lane -  
deceased, came on for hearing and settlement, due  
notice thereof having been published according to law.  
No exceptions having been filed thereto, and no one  
now appearing to except or object to the same;  
and the Court having carefully examined said account  
and the vouchers 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. Court costs, attorney fees,  
expenses total \$ 15<sup>60</sup>. Said Frank M. Lane, as admin-  
istrator is hereby allowed the sum of \$ 126. being com-  
missions on the amount collected and accounted  
for by him, and being full compensation for all his  
ordinary services rendered. The Court finds account duly  
balanced, and said estate settled according to law.

It is ordered, that said administrator pay the costs \$5. Paid  
It is ordered, that said account and the proceeding  
herein be recorded in the Records of this office. That the  
sureties on said bond, are hereby released, except for  
fraud, or error.

13396

In the matter of The Estate  
of Carlisle L. Welch, Dec'd

This day the 1<sup>st</sup> and final account of  
Hattie B. Welch, adm. of the estate of

Samuel L. Welch, deceased, 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 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. Debt and expenses and replacement of buildings totaled \$1114.<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. June 10-1937. It is ordered, that said account, and the proceedings herein be recorded in the Records of this office, the sureties of said estate bond are hereby released, except for fraud or error.

12523 In the matter of

The estate of Cassie Lizzett Hanks. This day, the 1<sup>st</sup> and final account, of J. R. Lizzett executor, of the estate of deceased, Cassie Lizzett Hanks, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 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 executor is hereby allowed, the sum of five dollars as credit being a just and reasonable amount expended by him, for bettering monument for said decedent. The Court finds said account, duly balanced, and said estate settled according to law. It is ordered, that said J. R. Lizzett executor, pay the costs \$5- June 19/37. It is ordered that said account, and the proceedings herein, be recorded, in the Records of this office. That the sureties are hereby released, except for fraud or error.

13168

In the matter of The estate of Jessie F. Cole deceased. This day the 1<sup>st</sup> and final account of William J. Porter executor, of the estate of Jessie F. Cole, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 the matters pertaining thereto,

and being fully advised in all respects 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 William J. Porter executor, pay the costs \$36.<sup>14</sup> as expended by the said William J. Porter. 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. That the sureties are hereby released, except for fraud or error.

13196

In the matter of The assignment of Jacob Reulbach and settlement according to law. The Court has examined, and being fully advised in all respects to law, the said account, is hereby approved, allowed, and confirmed. The attorney is hereby advised, and 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 Edward Reulbach pay the costs \$150.<sup>00</sup> as reasonable, all due, said as that said Edward Reulbach herein taxed that said account, and the proceedings herein, be recorded, in the Records of this office. That the sureties are hereby released, except for fraud or error.

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 \$36<sup>14</sup> as a credit being just and reasonable amount expended by him for a monument for said decedent. William J. Porter is hereby allowed the sum of \$200- William J. Porter is hereby allowed the sum of \$130 compensation. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs \$5- 6-22-37. It is ordered that said account and the proceedings herein be recorded in the Records of this office. The surety on said Bond are hereby released, except for fraud or error.

13196

In the matter of the assignment of Jacob Rentschler, assignee, of Jacob Rentschler, same on for hearing and settlement, due notice having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers therewith and all 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. J. W. Jarosz attorney is hereby allowed the sum of \$50- said rendered, allowed.

Edmond Rentschler assignee fee is hereby allowed the sum of \$150-, which sum the Court considers just and reasonable, allowed. The Court finds a balance of \$49<sup>00</sup> due said assignee from said estate. It is ordered that said Edmond Rentschler, assignee, pay the costs herein taxed at \$5- paid June 6. 1937. It is ordered that said account and the proceedings herein be recorded in the records of this office. Assignee discharged, except for fraud, or manifest error.

and according no one out vouchers being all therefor. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs \$5- 6-22-37. It is ordered that said account and the proceedings herein be recorded in the Records of this office. The surety on said Bond are hereby released, except for fraud or error.

13398 Wm R. Cameron,  
 with the Will and  
 of the estate of  
 George R. B.  
 deceased

vs.  
 Lulu May Ingram  
 Samuel E. Nor

Defendant  
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 the proceedings  
 and being said  
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 that said just  
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 Administrator  
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Monday, August 2

19 37

13398 Wm R. Cameron, Administrator with the Will annexed, of the estate of Salome R. Brugler, deceased.

Plaintiff

vs. Helen May Ingrain, and Laura E. Norton.

Defendants

Confirming Sale - ordering Deed, and Distribution. This day this cause came on to be heard on the report of Wm R. Cameron Administrator, with the Will annexed, of the estate of Salome R. Brugler, 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 Salome R. Brugler, deceased, and of Frank Brugler, deceased, in said real estate set forth in said order, to the purchasers, Adolph W. Schepfle, and Lorna M. Schepfle, upon the said purchasers executing to said Wm R. Cameron, administrator as aforesaid, 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 Three Thousand Five Hundred Dollars - it is further ordered, that said Wm R. Cameron, administrator as aforesaid, out of the money in his hands pay:

First: To the Treasurer of this County the taxes, penalties, and interest thereon against said property amounting to - \$ 164.<sup>01</sup>

Second:

To the Probate Court of this County, the costs and expenses incurred in the sale, of said property - amounting to \$ 13.<sup>00</sup>.

Third:

It is further ordered, that the balance of said proceeds be accounted for by the said Wm R. Cameron, Administrator with the Will annexed, according to law, said balance amounting to \$ 3322.<sup>99</sup>

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

13426 In the matter of  
The estate of  
Ely B. Southwick,  
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 24 day of August 1937. 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 Route No. 33. 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.

13159 In the matter of  
The estate of  
Abigail Pence,  
Deceased.

This day came Estu Cahill, administratrix of said estate, & filed her 1<sup>st</sup> final account therein. It is thereupon ordered, that said account be set for hearing on Saturday the 28 day of August 1937. 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.

13431 In the matter of  
The estate of  
Benjamin R. Horner,  
Deceased.

This day Louisa B. Hunt, appeared in open Court and made and filed an application under oath, as required by law, to be appointed, as administratrix of the estate of Benjamin R. Horner, deceased, late of Belmont Township, in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also, a statement in general terms as to what the estate consists of and the probable value thereof; and the Court, being satisfied that an Administratrix should be appointed and that said Louisa B. Hunt is, a suitable person, and legally competent, it is ordered that she be appointed as such administratrix upon giving bond, with sureties as required by law in the sum of One Hundred Dollars, and this cause is continued.

This day Louisa B. Hunt, appeared in open Court, accepted the appointment as Administratrix, of the estate of Benjamin R. Horner, deceased, and gave and filed herein her Bond, in the sum of \$100.00, with F.A. McAllister and S. N. Hunt as sureties, which Bond is approved by the Court. It is thereupon ordered, that letters of Administration issue to said Louisa B. Hunt and that notice of said appearance, be published as required by law; that this proceeding be recorded, and that said Administratrix pay costs therein taxed.

13421 In the matter of  
The estate of  
Robert W. Davis,  
Deceased.

the said Court  
parties, so be  
filed thereto, it  
being duly read

13418 In the matter of  
The estate of  
Christopher Hill,  
Deceased.

satisfactions

the said Court

interested job

having been

said inventory

and confirmed

13195 In the matter of the

estate of Ellis

Hearing August

Journal.

137263 In the matter of

The Estate of

Dec

Tuesday, August 3- 1937

13421 In the matter of the estate of Robert H. Davis, deceased. This day the inventory in the above captioned estate, heretofore filed herein, same as 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.

13418 In the matter of the estate of Christopher Hinkley, deceased. This day the inventory in the above captioned estate, heretofore filed herein, same as 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.

13195 In the matter of the estate of Ellis Cross. This day came Mary White executor, of the said estate & filed her 1<sup>st</sup> & final account thereon. Hearing August 28, 1937. at 1. P. M. printed Union County Journal.

137263 In the matter of the estate of Sarah A. Houser, deceased. ordered. 1<sup>st</sup> & final account filed the date. Hearing set for Sept. 25/37. at 1. P. M. cause continued

Wednesday August 4

19 37

THE COL. S. S. REG. CO. 74214

Notice of acco  
accounts and  
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county, Ohio, for  
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hearing and.

12982 Marshall Lockman

13372 Emery E. Purdy of

13144 Mervie M. Zimm  
Eros H. B.

10625 Bruce B. Gaur

12910 Jay D. Ferguson

13284 Blanche Durr.

13403 Reed B. Keer.

12402<sup>a</sup> Arthur W. Gace

13086 Sterling L. Harris

13351 Charles Elbin.

13395-Orman Coura

13159 Etta Cahill, ad.

13195-Mary Brito, a

7263 Benjamin P. Ho

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## Notice 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, August 28, 1937.

- 12982 <sup>Marshall</sup> Lockwood, guardian of Deborah Critt, and Ward Helen Critt. minus  
Second account.
- 13372 Emery E. Butz, guardian of Christopher Hinkle, deceased.  
First & Final account.
- 13147 Merilee M. Turner, and  
Eros H. Bonham, executor of the estate of Richard Turner, deceased.  
First & Final account.
- 10825 Bruce B. Gawner, guardian of Mary Elizabeth Gawner.  
Second and Final account.
- 12910 Jay D. Ferguson, ad<sup>or</sup> of the estate of Mary C. Davis, dec<sup>ed</sup>.  
First and final account.
- 13284 Blanch Durr, ad<sup>or</sup> of the estate of Felix Durr, deceased.  
First and Final account.
- 13403 Reed B. Keer, administrator of the estate of Ann Bertwell, dec<sup>ed</sup>.  
First & Final account.
- 12402<sup>a</sup> Arthur W. Galeman, adm<sup>or</sup> of Rosa M. Woodruff, incompetent.  
First and Final account.
- 13086 Sterling L. Warwick, administrator of the estate of William W. Warwick, deceased, First and Final account.
- 13357 Charles Elbin, administrator of the estate of John W. Elbin.  
First and Final account.
- 13395 Orman Conrad, executor of the estate of Lida Little, dec<sup>ed</sup>.  
First and Final account.
- 13157 Esta Cahill, ad<sup>or</sup> of the estate of Abigail Pence.  
First and Final account.
- 13195 Mary Critt, execut<sup>rix</sup> of the estate of David Ellis  
deceased. First & Final account.
- 7223 Benjamin R. Houser, administrator of the estate of Sarah A. Houser, deceased, First & Final account.

Any person interested may file written exceptions to said accounts, or to any item thereof, not less than five days prior to the day set for hearing where the same will be heard and continued from day to day until disposed of.

13417

In the matter of  
The Estate of  
Alice Ann Chappell,  
Deid

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, 1937 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.

13428

In the matter of  
The Executorship of  
E. B. McFlaker Jr.

This day the matter came on to be heard upon  
the application filed herein. The Court finds that  
notice has been given to all interested parties  
hereof as ordered. The Court finds that said E. B. McFlaker Jr. case is  
continued to August 23-1937, a. m. 9.

13433

In the matter of  
The Will of  
Katherine He

Deceased  
of Katherine He  
parties having  
It is ordered  
presentation of a  
admission of  
surviving spouse  
testator known  
a hearing on  
6. day of August

13433

In the matter of  
The Will of  
Katherine He

Deceased  
of the village of  
filed in this  
satisfaction of  
leading no su  
of said decedent  
has been duly  
will and of  
record in the  
this Court or  
to the probate of  
to the Court the  
ing witnesses to  
W. Hornick and  
were duly sworn  
touching the  
Smithwick att  
day personally  
subscribing with  
testified as to  
which testimony  
scribed to  
said Will. I  
aforesaid will  
of said Katherine  
duly executed  
testator at  
full age, of  
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it. Together  
above named

THE COL. P. P. REG. CO. 74214

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13433 In the matter of the  
Will of  
Katherine Healy,  
Deceased.

An application having been this day pre-  
sented to the Court by Anna Healy,  
praying that an instrument in writing  
supporting to be the last will and testament  
of Katherine Healy, deceased, be admitted to probate, same all  
parties having waived notice and consented to probate.

It is ordered, that -- days notice, in writing, of the  
presentation of said Will and of the application for the  
admission of the same, for probate, be given to the  
surviving spouse, and to the next of kin, of said  
testator known to be resident of the State, and that  
a hearing on said application will be had on the  
6. day of August 1937, at 2. P. M.

13433 In the matter of  
The Will of  
Katherine Healy,  
Deceased.

This matter came on this day further  
to be heard, on the application of Anna  
Healy to admit to probate and record  
the Will of Katherine Healy, deceased, late  
of the village of Marysville in said County, heretofore  
filed in this Court. It is now shown to the  
satisfaction of the Court that said decedent died  
leaving no surviving spouse and all the next of kin  
of said decedent known to be resident of the State  
have been duly served with notice of the filing of said  
Will and of the application to admit it to 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 Josephine Smith, one of the subscrib-  
ing witnesses to said Will, is dead. Thereupon Carrie  
W. Hornbeck and C. A. Hoopes appeared, in open Court, and  
were duly sworn and examined according to law  
touching the genuineness of the signature of said Josephine  
Smith attached to said Will. Thereupon, on this  
day personally appeared Richard C. Howell, the other  
subscribing witness to said Will, who being first duly sworn  
testified as to the attestation and execution of said Will  
which testimony was reduced to writing, was sub-  
scribed by them respectively, and was filed with  
said Will. Thereupon the Court finds that the  
aforesaid instrument of writing, is the last will  
of said Katherine Healy, deceased, that it was  
lawfully 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

13387 In the matter of  
The Estate of  
Maudy Norris Conklin  
Minor

Order Dispensing with Guardianship and  
Order Distribution of Property.

This day W. S. Conklin guardian of the  
estate of George Max Conklin minor  
appeared in open court and filed an application for authority  
to pay or deliver property of Maudy Norris Conklin minor  
without the appointment of a guardian. Where upon it  
appearing that the estate of said minor is less than \$500.00  
in value and it appearing that it would be for the best  
interest of said minor to dispense with the appointment  
of a guardian; it is ordered that the appointment  
of a guardian be and it is hereby dispensed with,  
and it is further ordered that the property described  
in said application be paid or delivered to the persons  
named below.

Maudy Norris Conklin, Stranger, O. R. F. D. \$ 59<sup>30</sup>

12464 In the matter of  
The Estate of  
Edwin E. Lyon.

distribution and  
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ordered.  
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Administrator is  
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approved by

13407 In the matter of  
The Estate of  
Ernest Beigert  
Deceased  
Leon Beigert,  
deceased. was  
ordered. was in  
notice; it is  
records of this office

12464 In the matter of  
The Estate of  
Edwin E. Lyons.  
herein for an  
of extra ordinary  
said appointment  
The Court  
of said service  
Counsel fee  
to include a

THE COL. R. P. R. CO. 74211

12464 In the matter of  
The estate of  
Edwin E. Lynn, Administrator herein

Order for Bonds of Heirs

It appearing to the Court that the Administrator herein is now ready to make distribution and that this is a case in which a person was declared to be a presumed decedent, it is ordered that before any distribution of the proceeds of this estate be made to such heirs, they shall give respective bonds with sureties to be approved by this Court in a sum double the amount of the respective share of the person giving the bond, conditioned that if said presumed decedent shall in fact be at the time alive, they will respectively refund the amounts received by each on demand with interest thereon. Said Administrator is directed and ordered to make no distribution to any such heir until such Bond is given and approved by the Court.

13407 In the matter of  
The estate of  
Emmet Biggert

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 Lewis Biggert, as executor of the estate of Emmet Biggert 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.

12464 In the matter of  
The estate of  
Edwin E. Lynn, Administrator herein

This day this cause came on for hearing on the application of Charles Orr, Adm. herein for an allowance of extra compensation on account of extra ordinary services rendered herein as set forth in said application, and for authority to pay Counsel fee.

The Court upon consideration, hereby fixes the value of said services of said Administrator at \$200<sup>00</sup> and the Counsel fee at \$100<sup>00</sup> and authorizes the applicant to include said amounts in his next accounts.

THE COL. R. R. REG. CO. 74214

THE COL. R. R. REG. CO. 74214

*Monday August 9.*

THE COL. B. P. DIV. CO. 74214

13468

In the matter of

The estate of  
Christopher Hinkle,  
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, or waived by, 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.



THE COL. B. P. B. CO. 74214

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Schedule  
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13382

In the matter of.  
The Guardianship

Wm. L. C. Schindler  
except, the said Jacob Schindler is hereby given leave to file his answer within ten days from the filing of this entry.

This cause being heard on the desmoner of the application the Court on consideration reserves the same to which ruling the former guardian, Jacob Schindler, except, the said Jacob Schindler is hereby given leave to file his answer within ten days from the filing of this entry.

James F. Bell, Judge

12820

In the matter of.  
The Estate of  
John W. Robinson  
deceased

Robinson deceased.  
in the premises it is ordered that said Alice E. Banks, as such trustee shall sell said bonds forthwith and distribute the money according to the terms of the last will and testament of said John W. Robinson deceased

This day Alice E. Banks filed her motion herein asking leave of the Court to sell the bonds now in her possession for the purpose of making final distribution of the estate of John W. Robinson deceased. And the Court being fully advised in the premises it is ordered that said Alice E. Banks, as such trustee shall sell said bonds forthwith and distribute the money according to the terms of the last will and testament of said John W. Robinson deceased

13437

In the matter

D. R. Ferrer, d  
in open Court. a  
by law. for adm  
Columbus State  
warrant issued  
to bring said  
this Court on

And it is  
Dr. H. E. Strick  
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thereupon the  
and having had  
Fred Callaway  
that said Dr.

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security; that  
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at the Columbus  
that Dr. H. E.  
medical witness  
certificate setting  
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to the Supt. of  
of said Dr. H.  
seal of the  
of the findings  
Supt. of  
said Dr. H. E.  
Columbus State  
Cause is contin

13427

In the matter of.

The Estate of  
William E. Carter  
deceased.

ment of her  
estate of Will  
in said news  
herein. by the  
ordered that  
of this office.

13437 In the matter of | This day G.E. Ferrell, resident of  
 D. L. Ferrell, Murphysville in this County, appeared  
 in open court and filed an affidavit in the form prescribed  
 by law for admission of said D. L. Ferrell into the  
 Columbus State Hospital. It is therefore ordered that a  
 warrant issue to W. S. Posa Sheriff, commanding him  
 to bring said D. L. Ferrell alleged to be insane, before  
 this Court on the 12 day of August, 1937, at 2 P.M.  
 And it is further ordered that subpoenas issue for  
 Dr. H. E. Stricker and Dr. Fred Callaway 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 D. L. Ferrell was brought before the Court  
 thereupon the judge proceeded with the examination  
 and having heard the testimony of Dr. H. E. Stricker and  
 Fred Callaway the medical witnesses and being satisfied  
 that said D. L. Ferrell is insane; that he has a  
 legal settlement in Murphysville, Paris 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 and that he is a suitable person for treatment  
 at the Columbus State Hospital. It is therefore ordered  
 that Dr. H. E. Stricker and Dr. Fred Callaway, the  
 medical witnesses in attendance to make and subscr.  
 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 D. L. Ferrell 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 D. L. Ferrell be committed to the custody of  
 Columbus State Hospital until otherwise ordered. And this  
 cause is continued.

13427 In the matter of | This day the affidavit of B. B. Garner  
 The Estate of | publisher of the Union County Journal  
 William E. Carter, a newspaper of general circulation in  
 deceased. | This County, that the notice of appoint-  
 ment of Carrie E. Carter, as administratrix of the  
 estate of William E. Carter 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.

13426 In the matter of  
The estate of  
Ely B. Southwick  
Deceased.  
of Jennie Southwick, 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

This day the affidavit of B. B. Gaumer publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Jennie Southwick, 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

13441 In the matter of  
The Estate of  
Delia M. Petrick  
Deceased.  
to be appointed as Administrator of the estate of Delia M. Petrick, deceased, late of Plain City O., 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 Lawrence P. Fick is a suitable person, and legally competent it is ordered, that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Eleven thousand Dollars and this cause is continued.

This day Lawrence P. Fick appeared in open court, and made and filed an application under oath as required to be appointed as Administrator of the estate of Delia M. Petrick, deceased, late of Plain City O., 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 Lawrence P. Fick is a suitable person, and legally competent it is ordered, that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Eleven thousand Dollars and this cause is continued.

This day Lawrence P. Fick appeared in open court, accepted the appointment as administrator of the estate of Delia M. Petrick, deceased, and gave and filed herein a surety bond in the sum of Eleven thousand Dollars, conditioned according to Law, with New York Casualty Company as surety, which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Lawrence P. Fick 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\*

11121 In the matter of  
The Estate of  
John T. Ballinger  
Deceased.  
for an order  
relating to an  
application,  
John T. Ballinger  
died testate on  
Testament was of  
this on July 28-  
day of July 1927  
of the Record of  
28 day July 19  
and qualified  
that insofar as  
following is a  
parcel of Real  
Estate known as  
John T. Ballinger

and that the  
set out in said  
satisfaction of the  
July completed &  
ordered, that  
the duplicate  
situated, to be  
a certificate for  
with the decess  
filed with the  
as provided by

13440 Perry Dingle, et al  
of the estate of  
John William Ballinger  
vs.  
Perry Dingle, et al  
voluntarily entered  
order prayed for  
to the Court the  
made of said  
that P. B. Near  
three judicial  
vicinity, not  
they hereby set  
estate at the  
further orders

11121 In the matter of the Estate of John T. Ballinger deceased. herein her application duly verified for an order directing the transfer of certain real estate belonging to said decedent. as set forth in the application. It appearing to the Court that John T. Ballinger a resident of Plain City in said County, died testate on the 14 day of July, 1927, that his last will and testament was filed in the Probate Court of Union County Ohio, on July 26 - 1937, admitted to probate on the 26. day of July 1927 and recorded in Vol. R. page 226 of the Record of Wills in said County, and that on the 28 day July 1927 Harry E. Lefferts was duly appointed and qualified executor of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom such parcels of Real Estate passed by descent or devise Eva Rogers Plain City Ohio sister of John T. Ballinger) Ingt Plain City Ohio Sister daughter, in the home, since infancy) 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 hereby 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 for the transfer of said real estate, together with the description contained in the application be filed with the Recorder of the proper County, for record, as provided by law.

13440 Perry Ingle, as Guardian of the estate of John William Ingle Plaintiff

finding sale necessary, and 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, before the Court. And it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that P. B. Neer John McAnuff and Fred Schindler 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; it is further ordered, that said appraisers do procure

Perry Ingle et al Defendants second with process, or have voluntarily entered their appearance and consent to the sale prayed for, before the Court. And it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that P. B. Neer John McAnuff and Fred Schindler 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; it is further ordered, that said appraisers do procure

THE COL. S. R. CO. 74214

As required by law, to be truly and impartially appraise said real estate upon actual value 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 day of August 13-1937.

13429 In the matter of,

The Guardianship of John William Dagle in Court for the appointment of a Guardian of John William Dagle minor.

It is ordered that said application be set for hearing on the 13 day of August 1937 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 years of age, by personal service in writing. All interested parties by - as provided as provided by law.

This day, this matter came on to be heard on 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 William Dagle is a minor and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Perry Dagle is legally competent and has been filing an application herein and given bond in the sum of \$100.00 conditional according to law with Jon E. Dagle and Perry Dagle as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Perry Dagle as provided by law.

13440 Perry Dagle, Guardian of John William Dagle v. Plaintiff

Application of Bond and Return. This day John William Dagle, a minor over the age of 14 years appeared in open Court. Perry Dagle, Jon E. Dagle and made application for the appointment of a Guardian.

Defendants, ad litem, for heretofore in this case. And it appearing to the Court that the defendant John William Dagle, a minor over the age of 14 years and has been duly and legally served with summons herein, it is ordered that William D. Hoopes be and he hereby is appointed Guardian for the said minor defendant. And now comes the said William D. Hoopes and in open Court accepts said appointment.

THE COL. S. R. CO. 74214

17967

In the matter of The Guardianship of George Mordel of George Mordel impounding a writ the Ohio (3) years beginning of \$15.00 per mo of said application and was subscribed whereof the Court Mordel is the furnishes description Blanche Mordel acting guardian for the best in guardian enter company upon said application and decreed the guardian upon and directed to ward a copy filed in this court thereof.

1000

17967

In the matter of  
 The Guardianship  
 of George Morelock,  
 of George Morelock,  
 empowering and  
 directing her to enter into a lease  
 with the Ohio Electric Power Company for a term of three  
 (3) years beginning July 17, 1937, and at a monthly rental  
 of \$15.00 per month, payment in advance for the premises  
 of said application and upon the terms therein set forth,  
 and was submitted to the Court upon consideration  
 whereof the Court doth find that the said George  
 Morelock is the owner of the undivided one-half of the  
 premises described in said application, and that the said  
 Blanche Morelock is the duly appointed, qualified and  
 acting guardian of the said George Morelock, and that it is  
 for the best interest of said ward, that the said  
 guardian enter into a lease with the Ohio Electric Power  
 Company upon the terms and conditions set forth in  
 said application, and it is hereby ordered, adjudged,  
 and decreed, that the said Blanche Morelock, as such  
 guardian aforesaid, do, and she hereby is empowered  
 and directed to execute said lease on behalf of her said  
 ward, a copy of which is attached to the application  
 filed in this matter and that she pay the costs  
 thereof.

and now to wit, 13 day of August, 1937.  
 this matter came on to be heard upon the  
 application of Blanche Morelock, guardian  
 of George Morelock, praying for the Order of this Court  
 empowering and directing her to enter into a lease  
 with the Ohio Electric Power Company for a term of three  
 (3) years beginning July 17, 1937, and at a monthly rental  
 of \$15.00 per month, payment in advance for the premises  
 of said application and upon the terms therein set forth,  
 and was submitted to the Court upon consideration  
 whereof the Court doth find that the said George  
 Morelock is the owner of the undivided one-half of the  
 premises described in said application, and that the said  
 Blanche Morelock is the duly appointed, qualified and  
 acting guardian of the said George Morelock, and that it is  
 for the best interest of said ward, that the said  
 guardian enter into a lease with the Ohio Electric Power  
 Company upon the terms and conditions set forth in  
 said application, and it is hereby ordered, adjudged,  
 and decreed, that the said Blanche Morelock, as such  
 guardian aforesaid, do, and she hereby is empowered  
 and directed to execute said lease on behalf of her said  
 ward, a copy of which is attached to the application  
 filed in this matter and that she pay the costs  
 thereof.

1023

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17333 The matter of  
The Guardianship  
of George May born  
minor,  
account, in set  
Shenandoah. The last  
Advertised for  
September 1937.  
is continued.

17442 In the matter of  
Norma Wiley  
Linsley,  
in the form of  
Norma Wiley in  
at the home of  
at 2 P.M.  
issue for Dr. H.  
reputable legally  
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Continued.

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home, Richmond  
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H. W. Keener  
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by law. An  
Cation Dr. H.  
State Hospital  
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Case. Dr. H. W.  
is further order  
to the custody



12333 The matter of  
The Guardianship  
of George May Conklin  
minor,

This day came W. A. Conklin  
Guardian of George May Conklin  
a minor of the Union County, Ohio,  
and presented his, just and final  
account, in settlement of said Guardianship duly verified.  
Whereupon the court do order the same filed and  
advertised for hearing on Saturday the 25 day of  
September 1937 at 1 P.M. to which time said matter  
is continued.

13442 In the matter of  
Norma Wiley  
Lunacy.

This day arrived Wiley a resident of  
Jackson Twp. in this County, appeared in  
open Court and filed an affidavit  
in the form prescribed by law for admission of said  
Norma Wiley into the Columbus State Hospital. Hearing  
at the home of Norma Wiley on the 14 day of August 1937  
at 2 P.M. And it is further ordered that subpoenas  
issue for Dr. H. W. Keever and Dr. H. G. Southard  
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 Norma Wiley was visited in her  
home, Richmond O.R.I., as her condition was such she  
was unable to be brought into Court, therefore Dr.  
H. W. Keever and Dr. H. G. Southard, in company  
with Probate Judge L. W. Hagen had the medical  
examination at her home. Whereupon the Judge  
proceeded with the examination: and having  
heard the testimony of Dr. H. W. Keever and Dr. H. G.  
Southard the medical witnesses and being satisfied  
that said Norma Wiley is insane, that she has a legal  
settlement in Jackson Twp. Union Co. O. 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. H. W. Keever and Dr. H. G. Southard the  
medical witnesses in attendance make out a  
Certificate setting forth the facts as is provided  
by law. And it is further ordered that an applica-  
tion be made to the Superintendent of said  
State Hospital for the admission of said Norma Wiley  
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 Norma Wiley be committed  
to the custody of Columbus State Hospital until otherwise

Saturday August 14 1937

rendered. and this cause is continued

11203

In the matter of allowing execution of mortgage  
 The Estate of August 14, 1937.  
 Walter C. Fullington the day his cause came on to be heard  
 Decedent. upon the application of J. M. Benty  
 and Frank D. Henderson, Trustees of the estate of Walter C.  
 Fullington deceased, for authority to execute and such  
 Trustee a mortgage to the Northwestern Mutual Life Insur-  
 ance Company to be dated August 31- 1937. for the sum  
 of \$9300- said mortgage to cover certain real estate situate  
 in the State of Ohio, County of Union and Township of Taylor  
 being part of Survey Nos. 5629 and 6493. and containing  
 257 acrs. more or less. Said real estate being fully  
 described in a conveyance dated December 23- 1922. and  
 executed by Ernest L. Boush, unmarried, to Walter C. Fullington  
 and recorded in Union County, Deed Record No. 128. Pg. 155.

The bills to said parties being in the names of said  
 J. M. Benty and Frank D. Henderson, as the duly appointed  
 qualified and acting Trustees of the last will and testament  
 of Walter C. Fullington, deceased. Said mortgage and the  
 note secured thereby is to stipulate payments of \$500<sup>00</sup>  
 each due in five years and seven years respectively from  
 the date thereof and with the privilege to pay on the  
 principal at any time, sums of \$100<sup>00</sup> or multiples  
 payments, including required payments not in any  
 one year to exceed one-fifth of the principal sum  
 Interest to be 4 1/2 percent per annum payable semi-  
 annually. And, it appearing to the Court that it  
 is for the best interest of said estate to execute said  
 mortgage upon the terms above set forth, it is therefore  
 considered by the Court that the said J. M. Benty and  
 Frank D. Henderson, as such Trustees be and they hereby  
 are authorized and directed to execute said mortgage  
 and the note secured thereby to the Northwestern Mutual  
 Life Insurance Company as above set forth.

1937

Monday, August 16

THE COL. B. B. MFG. CO. 74214

be heard  
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 Walter C.  
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 Mortgage  
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13443

In the matter of  
 The Estate of  
 Bertha Thompson  
 deceased, by law, to be appointed as administrator  
 of the estate of Bertha Thompson, deceased, late of  
 Unionville Centre, in said County, and an affidavit  
 that there is not, to his knowledge, of any last will and  
 Testament of the said intestate, nor a statement in general  
 terms as to what the estate consists of, and the probable  
 value thereof: and in the Court, being satisfied that an  
 administrator should be appointed and that said M. B.  
 Thompson 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 M. B. Thompson, appeared in open Court  
 accepted the appointment as administrator of the  
 estate of Bertha Thompson, deceased, and gave and  
 filed therein his bond in the sum of five Hundred  
 Dollars, conditional according to law with Clarence  
 Shelton and Melard Thompson, as sureties, which bond  
 is approved by the Court. It is therefore ordered that  
 Letters of Administration issue to said M. B. Thompson  
 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 \$

13444

In the matter  
 of the Will of  
 Robert Evans, Dec  
 County, died on  
 leaving will.

An applicat  
 Court, by making  
 joining to be the  
 deceased, by ad  
 spouse and ad  
 given consent  
 on said applica  
 1937, at 10. A.M.

On  
 This day came  
 application of  
 record the will  
 Township of Pa  
 in this Court  
 of the Court the  
 Kendra Evans  
 surviving spouse  
 known to be  
 with notice of  
 to admit to be  
 pursuant to  
 notice, and give  
 and, Chas. D. V  
 witnesses to said  
 and, having  
 due execution  
 was reduced to  
 and filed with  
 that the spouse  
 and Testament  
 was duly executed  
 testator, in the  
 free eye of  
 under any  
 the administering  
 together with  
 named, to enter

Wednesday, August, 18 1937

13444

In the matter of the Will of Robert Evans, Deceased of the Township of Paris in said County, died on or about the 15th day of August, 1937, leaving Will.

Your applicant respectfully represents that Robert Evans, late a resident of the Township of Paris in said County, died on or about the 15th day of August, 1937, leaving Will.

An application having been this day presented to the Court, by praying that an instrument in writing purporting to be the last will and testament of Robert Evans, deceased, be admitted to probate; and that surviving spouse and all next of kin have received notice and given consent to probate, it is ordered that a hearing on said application will be had on the 18th day of August, 1937, at 10 A.M.

Order admitting to Probate and Record. This day came on this day further to be heard, on the application of Birendra Evans to admit to probate and record the will of Robert Evans deceased, late of the Township of Paris in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Birendra Evans, 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.

permanant to former order of this Court, on have received notice, and given consent, to the probate of said Will and, Chas. D. Webb and John W. Daily, 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 filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last Will and Testament of said Robert Evans, 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.

13445 In the matter of the Estate of Robert Evans, deceased. The last will of Robert Evans, deceased, late of Paris Twp. in said County, having been duly proved and allowed; Thursday,cindrella Evans, and John Evans, executrix, and 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 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 saidcindrella Evans, and John Evans, are suitable persons, and legally competent, and that by the terms of said will said testator ordered, or requested that said executrix and executor may execute it without giving bond; it is ordered that they be appointed as such executor and executrix and that letters testamentary be granted and issued on the will of said decedent to them without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$—

9512 In the matter of the Guardianship of Verne H. Rust, Minor This day came Roger V. Rust guardian of Verne H. Rust a minor of Union County, Ohio, and presented his 4<sup>th</sup> and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of Sept. 1937, at 1. P.M. to which time said matter is continued.

13444 In the matter of the Will of Robert Evans, Deid Order Election of Widow  
 This daycindrella Evans widow of said Robert Evans, deceased, appeared in open court, in person, and made application to take under the will of said decedent, and the Court having explained her the provisions of said will, the rights under it, and by law in the event of a refusal to take under the will, saidcindrella Evans widow thereupon elected to take under said will. It is ordered that this proceeding be recorded and thatcindrella Evans pay the costs herein at \$2<sup>00</sup>.

11055 Frank J. Kahler, Administrator of Estate of Harrison J. Fay, Deceased Plaintiff  
 v.  
 Lura A. Kahler, Defendant  
 - day of set and legal notice said petition to interested parties, appearance and

13427 In the matter of Mrs. E. Carter, Deceased  
 account to set of Sept. 1937. published as Journal, v. ne is continued

13440 Perry Dagle, as Guardian of John William Dagle, Plaintiff  
 v.  
 Perry Dagle, et al. Defts  
 and correct as approved  
 And it is ordered that the executrix, within thirty sufficient the sum of Two to law.

approv  
 It further appears from the evidence given at the hearing that the sum of One Thousand Dollars according to law And it appears from the evidence that of said John Dagle described in the will, that the real estate in

11055- Frank J. Kahler,  
Administrator of the  
Estate of  
Harrison J. Taylor.  
Decedent.  
Plaintiff  
v.  
Laura A. Kahler, et al.  
Defendants.

Filing Petition to Determine Heirship.  
This day came the Sheriff and  
filed herein his petition praying for an  
order to determine heirship in the  
estate of Harrison J. Taylor, deceased.  
Whereupon, it is by this Court ordered,  
that this cause be heard on the

day of October A. D. 1937, at 10. A. M. and that due  
and legal notice of the filing pendancy and prayer of  
said petition be given as provided by law, to all  
interested parties, excepting those who shall enter their  
appearance and this cause is continued.

13427 In the matter of  
Marie E. Carter  
Decedent

This day came Marie E. Carter, ad.  
of said estate, and filed her final  
and final account therein.

It is thereupon ordered, that said  
account be set for hearing on, Saturday, the 25. day  
of Sept. 1937. 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.

13440 Perry Dagle, as  
Guardian, of  
John William Dagle.  
Plaintiff  
v.  
Perry Dagle, et al.  
Defts

Confirming and ordering additional  
Bond.  
This day, this matter came on to be further  
heard on the report of the appraisers  
herein appointed: And it  
appearing upon examination that  
said report is in all respects regular  
and correct, it is ordered, that the same be and hereby  
is approved and confirmed.

And it is further ordered, that said Perry Dagle  
execute, within 10 days to the State of Ohio a bond  
with sufficient sureties to be approved, by the Court, in  
the sum of Two Thousand Dollars, conditioned according  
to law.

approving additional Bond, ordering Private Sale.  
It further appearing to the Court, that, the Plff-  
has given additional Bond in the sum of Two  
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 John William Dagle, to sell the real estate  
described in the petition ab. private sale, it is now  
ordered, that, Perry Dagle, as such, Guardian, sell the  
real estate in the petition described by law, at not less

than the appraised value thereof, on the following terms:  
 that all cash in hand, and that Plaintiff  
 is ordered to make return forthwith upon such sale

13417 In the matter of  
 The Estate of  
 Alice Ann. Kiefer  
 Deceased  
 of an that W. G. G.  
 surveyed of, etc.  
 published in  
 find herein, to  
 ordered, that i  
 this office.

13429 In the matter of  
 The Estate of  
 Florence Graham  
 Deceased  
 the estate of F. L.  
 village of Marys  
 there, is not to  
 Testament of, the  
 general terms as  
 probable value of  
 an Administrator  
 The Graham Int.  
 Complaint, it is  
 such act, of  
 by law, in the  
 said, this cause  
 This day I  
 Court, accepted  
 of Florence G.  
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 Dollars, consid  
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 same. W. G. G.



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13417 In the matter of  
The Estate of  
Alice Ann Chapel  
Deceased.

This day the affidavit of J. M. Hunter  
publisher of the Maryville Tribune  
a newspaper of general circulation in this  
County, that the notice of appointment  
of Arthur W. Gallaway, as administrator with the will  
annexed of the estate of Alice Ann Chapel 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.

13429 In the matter of  
The Estate of  
Florence Graham,  
Deceased.  
the estate of Florence Graham deceased, late of the  
village of Maryville 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  
Florence Graham 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 no/100 dollars -  
and this cause is continued.

This day Ida Graham Mohler, 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 Florence Graham deceased, late of the  
village of Maryville 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  
Florence Graham 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 no/100 dollars -  
and this cause is continued.

This day Ida Graham Mohler, appeared in open  
court, accepted the appointment as adm. of the estate  
of Florence Graham, deceased, and gave and filed  
herein her Bond in the sum of five thousand  
dollars, conditioned according to law, with Emmanuel  
C. Noel, and Harry L. Graham, as sureties, which Bond  
is approved, by the Court. It is therefore ordered  
that letters of administration issue to said Ida Graham  
Mohler, that notice of said appointment be published  
as required by law; that this proceeding be recorded,  
and that said adm. shall pay the costs.

This day the affidavit of J. M. Hunter, publisher  
of the Maryville Tribune a newspaper, of general cir-  
culation in this County, that the notice of appt. of  
Ida Graham Mohler, as adm. of the estate of  
Florence Graham, 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.

13427 In the matter of the Estate of Ella Miller Deceased. This day the affidavit of J. M. Haber, publisher of Mansville Tribune a newspaper of general circulation in this County, that the notice of appointment of Cecil Drake, as administrator of the estate of Ella Miller 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.

13461 In the matter of Drenas Jenns. Guardianship of Drenas Jenns. an incompetent of Union County, Ohio, and presented his 2- part account in settlement of said Guardianship duly verified. Thereupon, the Court do order the same, filed and advertised for hearing on, Saturday the 25 day of Sept 1937

13423 In the matter of The Estate of Ella Miller Deceased. This day the affidavit of J. M. Haber, publisher of the Mansville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Cecil Drake, as administrator of the estate of Ella Miller 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.

13426 In the matter of The Estate of Ely. B. Amstutz 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, for which notice, of said hearing being given by all persons entitled to notice under the law of the State of Ohio

13440 John William Dyle. Plff. v. Perry Dyle, et al. Defts.

the motion of in obedience to examined said petition in all that said sale ordered, that I and confirmed, petitioners excess and interest of said estate, to said purchaser. And, now the upon, the plea to distribute the sum of Two \$ It is further the money in First, the including for the fiduciary and the on services in expenses, fees prior to day be not with stand estate; by a 7 months, in and, upon the appointed, be recorded, as taxed at \$ 5 ten days

13434 In the matter of The Will of Frank Young instrument and testament of F probate: It is of the present for the same to the surviving testator known a hearing

13440

John William Doyle.  
Plff.  
v.  
Perry Doyle et al.  
Defts.

Confirming Sale. Ordering Deed & Distribution  
This day this cause came on to be heard on the report of Perry Doyle, Guardian of John William Doyle. Of this proceedings under the former order of this Court and upon the motion of said petitioner to confirm the same <sup>sale</sup> 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 John William Doyle, in said real estate, to the purchaser, C. P. Has Atkinson upon said purchase, paying the purchase price in cash. 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 Two thousand Dollars.

It is further ordered, that said Perry Doyle, out of the money in his hands, pay:

First, the costs and expenses of the sale, including attorney fees for services performed for the fiduciary in connection with the sale and the sum of \$ to the fiduciary for his services in connection with the sale, which costs, expenses, fees and compensation shall be paid prior to any liens upon the real estate sold and not withstanding the purchase of such real estate by a firm holder.

7<sup>th</sup>, in case of a guardian, in the manner and upon the terms approved by the Court, where he was appointed. 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

13434

In the matter of  
The Will of

Frank Young, deceased.  
Lana J. Young, praying that an instrument in writing purporting to be the last will and testament of Frank Young, 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 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

an application having been this day presented to the Court, by Lana J. Young, praying that an instrument in writing purporting to be the last will and testament of Frank Young, 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 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 30. day of August. 1927. at 2 P.M.

13428 In the matter of E. B. Westlake Sr. Administrator of the Estate of E. B. Westlake Jr. Deceased. It is, therefore, ordered that a Guardian be appointed August 5. This matter came on to be heard: at this date, there was an continuance of said matter, to August 23-1927. Order, is hereby made that E. B. Westlake Jr. be having filed an application herein and given bond in the sum of \$5000.00 conditions according to law, with James O'Graves, and Dana M. Graves, as sureties thereon, it is ordered, that said Bond be approved, and that Letters of Guardianship issue to said E. B. Westlake Jr. as provided by law.

13446 In the matter of the Estate of Alma Lilly, Deceased. Thursday C. Brier Lilly appeared in open Court, and made, and filed an application under oath, as required by law, to be appointed an administrator of the estate of Alma Lilly deceased, late of Washington Township in said County, and an affidavit that there is not to his knowledge any last and Testament of the said intestate dec. or statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said C. Brier Lilly 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 \$2500.00 and his Court, is continued.

Thursday C. Brier Lilly appeared in open Court, accepted the appointment as administrator of the estate of Alma Lilly deceased, and gave, and filed herein Bond in the sum of \$2500.00 conditions according to law, with Elmer Miller and J. W. Smith, as sureties, which Bond is approved by the Court. It is, therefore, ordered, that letters of administration issue to said C. Brier Lilly that notice of said appointment be published as required by law: that his proceeding be recorded, and that said administrator pay the costs.

Tuesday August 24<sup>th</sup>

13447 In the matter of the Will of J. P. Schalip, Deceased. An application having been this day presented to the Court by Anna K. Schalip praying that an instrument in writing purporting to be the last will and Testament of J. P. Schalip, deceased, be admitted to probate: It is ordered, that 1. days notice, in writing, of the presentation of said Will and of the application for 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

11055 Frank J. Kohler, ad. of the estate of Harrison J. Taylor, Deceased. Plaintiff vs. Kohler, et. al. Defendant.

1. Koch, Harry For of Ohio, et al. vs. in this State: it is 2437 So. St. Centralia, Kansas and of said Ray that the, et al. Harrison J. Taylor and their names. Plaintiff, et al. unknown to the diligent be as on such. Defendant proceedings without naming justification to newspaper print a summary of petition, and certify the procedure required to and immediately after making the Court. Copies of that said to be defendants, who named therein. proper docket.

12870 In the matter of the Trusteeship of John W. Robinson, Mill. in settlement of the Court do for hearing on 1. P.M. to the

application will be had on, the 24. day of August 1937. at 1. P. M.

11055 Frank J. Kohler, adr.  
of the estate of  
Harrison J. Taylor  
Deceased.  
Plff.  
Lura A. Kohler, et al  
Dfts.

Proceeding to determine Heirship.  
This day came - the Plaintiff and  
filed herein an affidavit under the  
General Code, in that behalf for the  
purpose of procuring service, by publication  
and it appearing to the Court that the  
Defendants, Urban J. Riley, Curries

1 Koch, Harry Force and Raymonds. Force are, non-residents  
of this state; service of summons on them cannot be made  
in this state; that, the residence of said Urban J. Riley  
is 2437 So. St. Louis, Tulsa, Okla.; of said Curries Koch, is at  
Centrabia, Kansas; of said Harry Force, is at, Hot Springs, Kansas;  
and of said Raymond Force, is at Ernest, Kansas;  
that, the, other living heirs, if such there be, of the said  
Harrison J. Taylor deceased, defendants, are necessary parties  
and their names and residences are unknown to the  
Plaintiff, that the residences of such defendants are  
unknown to the Plaintiff cannot with reasonable  
diligence be ascertained, and that service of summons  
on such defendants cannot be made; it is, ordered  
that proceedings against said unknown heirs be had  
without naming them. It is ordered, that the  
publication be made for six consecutive weeks, in a  
newspaper printed in this county; that it contain  
a summary statement of the object and prayer of the  
petition, mention the Court wherein it is filed, and  
notify the persons - thus to be served when they are  
required to answer. And it is further ordered, that  
immediately after the first publication, the party  
making the service deliver to the Clerk of this  
Court, copies of the publication, with the proper postage  
that said Clerk mail a copy to each of said  
defendants, whose residence is known; to his residence  
named therein and make an entry thereof on the

12870 Proper docket.  
In the matter of the  
Trusteeship of  
John W. Robinson, decd. deceased, of Union County, this and  
will.

This day came - Alice E. Banks, as Trustee  
Guardian of the person of John W. Robinson.  
presented her just and true account  
in settlement of said Guardianship duly verified. Whereupon  
the Court do order the same filed and advertised  
for hearing on Sat. The 25 day of Sept. 1937. at  
1. P. M. to which time said matter is continued

9426

In the matter of the estate of Mary H. Field deceased. This day came Charles H. Field, devisee of the estate of Mary H. Field deceased, and filed herein his application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court that, Mary H. Field a resident of Richmond in said County, died testate on February 20- 1920, that the last will and Testament of said Mary H. Field was duly admitted to Probate on the 21 day of June 1920, and recorded in Volume O page 176 of the Will Records of said Probate Court, and that on the 21 day of June 1920 Henry E. H. Field was duly appointed and qualified Administrator with the Will annexed of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each parcel of real estate passed:

Richardson, the son, 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 laws have been fully complied with by said applicant; It is hereby 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 for the transfer of said real estate together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law

13447

In the matter of The Will of J. P. Schaefer, Deceased. J. P. Schaefer, Deceased, of Union Co. Schaefer of J. P. Schaefer in said County shown to the Court died leaving a will that the survivor of said decedent have been duly will out of the record in this Court, or of said Will.

Proctor the sub appeared in open testified respecting of said Will was subscribed with said Will. aforesaid in Testament of a duly executed testator, at the full age, of under any the admitting together with named, by

8613

In the matter of the Guardianship of Jennie Deane presented her said guardian the same filed the 25 day of matter, is. Contain

13447 In the matter of

The Will of

J. P. Schaefer, deceased

Further to be heard, on the application of Anna K. Schaefer to admit to probate and record the Will of J. P. Schaefer 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 Anna K. Schaefer, 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.

Order admitting to Probate and Record  
This matter came on this day  
of Anna K. Schaefer to admit to probate and record. The Will  
of J. P. Schaefer 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 Anna K. Schaefer, 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 Alice E. Pauls and William J. Porter the subscribing witnesses to said Will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said Will which, testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said J. P. Schaefer 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.

8613 In the matter

of the Guardianship  
of Jennie Geraldine Skidmore  
Doris

This day came Idah W. Paul, Guardian  
of Jennie Geraldine Skidmore, a  
minor of Miss County Ohio, and

presented her 10<sup>th</sup> and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25 day of September, 1937, at 1. P. M. to which said matter is continued.

THE COL. B. R. REG. CO. 74214

THE COL. B. R. REG. CO. 74214



*Friday August 27*

THE COL. B. P. BLDG. CO. 74211

THE COL. B. S. 878. 01 74214

THE COL. B. S. 878. 01 74214

In the matter of  
This day prob.  
ant. witnesses of  
hearty approval  
to be entered upon

12982 Martha Lockwood.

13372 Emory E. Peutz. guardian

13144 Maribel M. Turner

10628 Bruce B. Sumner

12910 Jay D. Ferguson. Adm.

13284 Blanche Durr.

13403 Reed B. Merr. Adm.

12482 Arthur W. Sullivan

13086 Sterling L. Marice

13351 Charles Edwin Adm.

13395 Orman Howard.

13159 Esta Colwell. Trust

13195 Mary Britis ex

7263 Benjamin R. Hor

13430 H. H. Hamilton  
of the estate  
of Edward M.

Adm.  
Amy C. Hamilton  
et. al.

C. Hamilton  
of George S.  
and natural  
and are here

In the matter of the accounts.

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:

- 12982 Martha Lockwood, guardian of Deloza Cress, and Mark Allen Cress Second account.
- 13372 Emory E. Butz, guardian of Christopher Hinkle, 1<sup>st</sup> & Final acct.
- 13144 Meriel M. Turner, and Cass H. Bonham, executors of the estate of Richard Turner deceased. First and Final account.
- 10628 Bruce B. Sumner guardian of Mary Elizabeth Sumner, Minor. 2<sup>nd</sup> and final account.
- 12910 Jay D. Ferguson, Ad. de bonis non, with the will annexed of Mary C. Davis, Deceased. 1<sup>st</sup> and final acct.
- 13284 Blanch Darr, ady. of the estate of Felix Darr, Dec'd. First and Final account.
- 13403 Reed B. Morr, administrator of the estate of Sara Caldwell, deceased. First and Final account.
- 12402 Arthur W. Galloway, Adm. of Rosa M. Bourne, Incapacitated. First and final account.
- 13086 Sterling L. Merrick, ady. of the estate of William W. Merrick deceased. First and Final account.
- 13351 Charles White, ady. of the estate of John W. White. First and Final account.
- 13395 Orman Howard, executor of the estate of Lida Dittie deceased. First and Final account.
- 13159 Etta Colwell, First and Final account of estate of Abigail Perce, deceased.
- 13195 Mary Britts executrix of the estate of David Ellis, deceased. First and Final account.
- 7263 Benjamin R. Horner, ady. of the estate of Sarah W. Horner, deceased. First and Final account.

13430 H. H. Hamilton, administrator of the estate of Edward M. Hamilton

Dec'd.  
Plff.  
vs.  
Amy C. Hamilton  
et. of. Defs.

C. Hamilton as the mother and natural guardian of George Smith, and Fred. Smith, vs. the father and natural Guardian of Richard Smith, shall be, and are hereby made parties defendant herein.

This cause came on to be heard on the motion of the Plaintiff the evidence, and the Court being fully advised in the premises, it is therefore ordered, adjudged, and decreed that Amy C. Hamilton as the mother and natural guardian of George Smith, and Fred. Smith, shall be, and are hereby made parties defendant herein.

13347 In the matter of  
the Estate of  
Geo J. Peters, Deceased. | This day came Florence M. Somerlot  
Adm<sup>r</sup> of said estate, and filed her  
1<sup>st</sup> and final account therein.  
It is therefore ordered that said account be set for  
hearing on Saturday the 23<sup>rd</sup> day of Sept. 1937. 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 the matter is continued until said time

13348 In the matter of  
The Estate of  
Florence Graham, 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 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.

13342 In the matter of  
The Guardianship  
of Christopher Hinkle, Hinkle. | This day the 1<sup>st</sup> and final account of  
Erney E. Burtz, Guardian of Christopher  
Hinkle, came on for hearing and  
statement 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, receipts and all  
matters pertaining thereto, and being fully advised  
in the premises, do find the same to be in all  
respects good and correct 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 is allowed the sum of  
\$150<sup>each</sup> as account to N.P. Moloney and F.H.M. Alister attorneys

It is ordered that said Guardian be, and is allowed  
the sum of \$150- as compensation for his services  
which amount the Court deems reasonable.

The Court finds a balance of \$1726<sup>07</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  
of said July 8-1 1937.

It is ordered that said account and the pro-  
ceedings herein be recorded in Records of this Office,  
that the sureties on said Bond be hereby released,  
except for fraud, or manifest error.

12402<sup>nd</sup> In the matter of  
The Guardianship  
of Rosa M. Bond  
Incompetent  
heretofore filed therein  
object to the same  
examined said  
all matters pertaining  
in the premises,  
just and correct,  
ordered that the  
and confirmed,  
and he is, all  
his services, etc.  
The Court find  
said Guardian  
June 24-1937. In  
administration, the  
released, except  
ordered, that  
be recorded in

12910<sup>th</sup> In the matter of  
The Estate of  
Mary C. Davis,  
Deceased.

For hearing and  
having been filed  
having been filed  
except or object  
carefully examined  
therein and a  
fully advised in  
all respects of  
thereof, the same  
confirmed. The  
and said estate  
that said Adm<sup>r</sup>  
It is ordered, that  
be recorded in  
minutes on the  
for fraud, or

12402<sup>nd</sup> In the matter of  
The Guardianship  
of Rosa M. Bonche.

This day the first and final account of  
W. Ballouay, Guardian of Rosa  
M. Bonche, came on for hearing and  
settlement. due notice thereof having  
been published according to law. no exceptions having  
been filed 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 is approved, allowed  
and confirmed. It is ordered that said Guardian be  
and he is allowed the sum of \$8.00 compensation for  
his services, which amount the Court deems reasonable.

The Court finds said account duly balanced, and  
said Guardianship settled according to law. \$5 paid  
June 24-1937. July, 19-37, approval of Veterans ad-  
ministration, that the sureties of said bond are hereby  
released, except for fraud or manifest error. It is  
ordered, that said account and the proceedings herein  
be recorded in the Records of this office.

12910<sup>th</sup> In the matter of  
The Estate of  
Mary C. Davis.

This day the first and final account of  
Jay D. Ferguson, administrator etc. of the  
deceased Estate of Mary C. Davis deceased, came on  
for hearing and settlement due notice thereof  
having been published according to law. no exceptions  
having been filed thereto, and no one appearing to  
except or object to the same; and the Court having  
carefully examined said account and the vouchers  
thereon 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. The Court finds said account duly balanced,  
and said estate settled according to law. It is ordered  
that said Administrator etc. pay the costs \$3.00 paid July 3-37.

It is ordered, that said account and the proceedings herein  
be recorded in the Records of this office. That the  
sureties on said bond are hereby released, except  
for fraud, or manifest error.

12628

In the matter of  
The Guardianship  
of Mary Elizabeth Gummer,  
Minor.

This day the 2<sup>nd</sup> and final account of  
Bruce Gummer Guardian of, Mary  
Elizabeth Gummer, minor, came on  
for hearing and settlement, due notice  
thereof having been published according to law. No exceptions  
having been filed thereto, and no one now appearing to  
except or object to the same; and the Court having carefully  
examined said account, and the vouchers, therewith and all  
matters pertaining thereto, and, being fully advised in the  
premises, do find the same to be, in all respects just and  
correct, and in all respects just and correct and in  
conformity to law. It is ordered, that the same be, and  
herby is, approved, allowed, and confirmed.

It is ordered that said Guardian pay the costs herein  
at \$5<sup>00</sup> paid July 29-1937. It is ordered, that said  
account, and the proceedings be recorded in Records of this  
office, that the sureties on said bond, are herby released  
except for fraud or manifest error.

13144

In the matter of  
The Estate of  
Richard Turner, Decedent.

This day the first and final account  
of Merilee M. Turner, and Enos  
W. Bonham, Executors of the Estate  
of Richard Turner, Decedent, came on for hearing and  
settlement due notice thereof having been published according  
to law. No exceptions having been filed thereto, and no 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 and correct and in conformity  
to law. Therefore the said account, is herby approved,  
allowed, and confirmed. Said executors, are herby  
allowed the sum of \$265<sup>03</sup> being commissions on the  
amount, collect and accounted for, by them and  
being in full compensation, for all their ordinary  
services rendered. Mrs. L. Myers, as attorney is  
herby allowed, the sum of \$265<sup>03</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 executors pay the costs \$5. July 6-1937.  
It is ordered, that said account, and the proceedings  
herein, be recorded in Records of this office, that the  
sureties on said bond are herby released, except  
for fraud or manifest error.

13284

In the matter  
of the Estate  
of  
Edw. Durr, Decedent.  
There having been  
exceptions having  
appeared to the  
Court, having  
therewith and, all  
being fully advised  
in all respects just  
and confirmed,  
the sum of, the  
considers just, and  
a account, balance

It is ordered  
July 27-1937,  
the proceedings be  
office, that,  
released, except

13403

In the matter of  
The Estate of  
Orin Eastman  
for hearing and  
been published  
having been filed  
to except or ob  
conformity to law  
therewith and, a  
being fully a  
to be, in all re  
conformity to law,  
approved, allow  
is herby allow  
on the amount  
and being in  
services, rendered  
herby allowed,  
Court, consider  
Proposed Distri  
to Georgiana  
Harriette Sayre  
The Court, find  
said estate set  
It is, ord  
costs, herein.

13284 In the matter of the Estate of

Felix Durr. Deceased hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 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. Leonard Cox, Jr. attorney is hereby allowed the sum of thirty-five dollars (\$35.-) which sum the Court considers just and reasonable - the Court finds said account balanced, and said estate settled according to law.

It is ordered, that said Adm. pay the costs \$5.- paid July 27-1937. It is ordered, that said account, and that proceeding herein, be recorded in the records of this office. That the sureties on said bond, are hereby released, except for fraud, or manifest error.

13403 In the matter of the Estate of

Arnold Westwell Deceased hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 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.

This day, the 1st and final account of Reed Wren Adm. of the estate of

Arnold Westwell deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 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 Reed, B. Wren, Adm. is hereby allowed the sum of \$213.<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. His fees and sundries as attorney, are hereby allowed, the sum of \$203.<sup>50</sup> which sum the Court considers just and reasonable.

Proposed Distribution:

- To Georgiana Wilbur, \$1888; Ora Pfeiffer: \$944.<sup>38</sup>
- Marriette Sayre: \$944.<sup>38</sup>; Total \$3777.<sup>53</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.- Paid July 8-37

13086 In the matter of  
The Estate of  
William W. Marriell  
deceased.

This day, the First and Final acct. of  
Sterling L. Marriell, administrator of the  
estate of William W. Marriell deceased,  
came on for hearing and settlement  
due notice thereof having been published according to law,  
no exceptions having been filed 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.

William R. Cannon, es. attorney is hereby allowed the sum  
of One Hundred Dollars (\$100.00) 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 admin-  
istrator pay the costs \$5. Paid June 15/37.

It is ordered, that said account and the  
proceedings herein, be recorded in the records of  
this office, that the sureties on said Bond, are  
hereby released except for fraud or manifest error.

13351 In the matter of  
The Estate of  
John W. Elbin  
deceased.

This day, the first and final acct. of  
Charles Elbin, executor of the estate  
of John W. Elbin deceased, came on  
for hearing and settlement. due notice thereof having  
been published according to law. no exceptions having  
been filed 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 executor is hereby  
allowed the sum of Three Dollars (\$3-) as a credit, being  
a just and reasonable amount expended by him  
for lettering monument for said deceased.

Executor's actual expenses are hereby allowed in the  
sum of \$50.<sup>03</sup> in full compensation for all his  
ordinary services rendered. John W. Daily as  
attorney, is hereby allowed the sum of \$260.<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 \$5. June 7-1937 paid It is ordered, that

13395

2nd account  
records, of this  
are hereby released  
In the matter of  
The Estate of  
Lida Little Dec  
hearing and settlement  
been published  
been filed thereto  
or object to the  
carefully examined  
vouchers there  
thereto, and the  
finds the same  
Correct, and in  
account, is  
Said executor  
as a credit, being  
for monument, of  
allowed, the sum  
Amount collected  
in full compensa-  
rendered,  
hereby allowed.

and is approved  
The Court, find  
and said estate  
It is ordered,  
\$5. paid July  
and the proceeds  
this office that  
released, except

13159

In the matter  
The Estate of  
Abigail Pence, D  
Pence, deceased,  
notice thereof be  
no exceptions  
now appearing  
Court, having  
the vouchers, th  
thereto, and be  
the same to be  
and, in conform  
Therefore, the  
approved, & Conf  
allowed, the s  
and reasonable  
on monument



13395

and account and the proceedings herein be recorded in the records of this office. That the sureties on said Bond are hereby released, except for fraud or manifest error.

In the matter of the Estate of Lida Little Decd. This day the first and final account of Orman Conrad Executor, of the estate of Lida Little deceased, came on for hearing and settlement. Due notice thereof having been published according to law, no exceptions having been filed 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 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 executor is hereby allowed the sum of \$45— as a credit, being a just and reasonable amount expended for monument for said decedent. Said executor is hereby allowed the sum of \$48<sup>24</sup> being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered.

William J. Porter, an attorney, is hereby allowed the sum of fifty Dollars which sum is approved by the Court, as 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 July 22/37. It is ordered that said account and the proceedings herein be recorded in the records of this office. That the sureties on said bond are hereby released, except for fraud or manifest error.

13159

In the matter of the Estate of Abigail Pence Decd. This day the first and final distribution account of Meta Cahill Administratrix of the estate of Abigail Pence deceased, came on for hearing and settlement. Due notice thereof having been published according to law, no exceptions having been filed 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 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 administratrix is hereby allowed the sum of \$15— as a credit, being a just and reasonable amount expended by her for inscription on monument for said decedent.

Said Estate Administator is hereby allowed the sum of \$141<sup>05</sup> being full compensation for all her ordinary services rendered Leonard Lee as attorney, is hereby allowed the sum of \$502 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 Administator pay the costs \$5. paid Sept. 2-1936. It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the sureties on said bond are hereby released except for fraud or manifest error.

13 195

In the matter of the Estate of Ellis Mrs. Lillie Evans deceased, notice being and settlement due, notice being published according to law. no exceptions having been filed 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 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 executrix is hereby allowed the sum of \$20- being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered Hoopes and Saunders attorneys, 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.

Distribution of \$306<sup>02</sup> to Lina Evans

It is ordered that said executrix pay the costs herein at \$5 paid Aug. 3-1937. It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the sureties on said bond are hereby released except for fraud or manifest error.

7263

In the matter of the Estate of Sarah A. House deceased. thereof having been exceptions having been taken to except or object carefully examined 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.

Personal goods and 784<sup>14</sup> book acts appraised, but Total \$3626<sup>72</sup>

The Court finds said estate settled and said Adm. pay the account, just and correct, and in conformity to law. Records of this office are hereby released.

7263

In the matter of  
The Estate of  
Sarah A. Hosmer,  
deceased.

This day the 1<sup>st</sup> and final account of  
Benjamin P. Hosmer, ad. of the estate of  
Sarah A. Hosmer, deceased, came on  
for hearing and settlement, due notice  
thereof having been published according to law. No  
exceptions having been filed 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.

Personal goods and chattels (Schedule B: 2436<sup>20</sup>; money in Bank  
784<sup>19</sup> bank acts, Schedule G - sum shown 705<sup>20</sup> not  
appraised, but in recapitulation appeared as 705<sup>20</sup>  
Total \$ 3626<sup>79</sup> vs. balance.

The Court finds said account duly balanced, and said  
estate settled according to law. It is ordered that  
said Adt. pay the costs \$5- It is ordered, that said  
account and the proceedings herein be recorded in the  
Records of this office, that the sureties on said Bond  
be hereby released, except for fraud or manifest  
error.

13347 In the matter  
of the Estate of  
Ida J. Peters  
Deceased

Approval of our  
before this Court  
and that notice  
entitled to notice  
by Union Court  
to the date of  
said said notice  
served by the  
sheriff, to the  
have said said  
personally served  
days prior thereto

13298 In the matter of  
The Estate of

George Schlegel Jr  
herein his application  
the transfer of assets  
as set forth in  
Court that said  
said County did  
Last Will and Test  
Union County  
probate in December  
V. Page 411 of  
and that on 5th  
Schlegel Jr was  
with the will and  
that in so far  
is a list of persons  
sewise.

Anna Algomer. Rec  
George Schlegel Jr ma  
Lida M. Mahan "  
Flora Enders. m  
Charles Schlegel. m  
Peter Schlegel v  
Willie Sigyth  
Josephine West.  
Esther Kluber  
Ralph Blumberg.  
Alice Niscol  
And that the  
mt. in said  
satisfactor of  
complied with

13347

In the matter of the Estate of Ida J. Peters 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 20 day of Sept. 1937. 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 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, 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.

13298

In the matter of the Estate of George Schlegel Sr.

This day came George Schlegel Jr. administrator with the will annexed of the estate of George Schlegel, Sr. deceased, and filed herein his application, duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that George Schlegel Sr. a resident of Marysville in said County died testate, on December, 22- 1926, that his Last Will and Testament was filed in the Probate Court of Union County Ohio, on December, 26- 1926, admitted to Probate on December, 30- 1926, and recorded in Vol Rec. V. P. page 411. of the Record of Wills in said County; and that on the 30<sup>th</sup> day of December, 1936, George Schlegel Jr. was duly appointed and qualified administrator with the will annexed of the estate of said decedent; that in so far as they can be ascertained, the following is a list of persons to whom real estate passed by descent or devise.

- Anna Algomor. Richwood, Ohio daughter 1/11.
- George Schlegel Jr. Marysville, Ohio son 1/11.
- Ida M. Mahan " " R.F.D. daughter 1/11.
- Floora Endres. Grove City, Ohio " " 1/11.
- Charles Schlegel. Marysville Ohio son 1/11.
- Peter Schlegel. Russells Point, O. son 1/11.
- Willie Sigyth Akron, O. daughter 1/11.
- Josephine West. Weyford Ctr. O " " 1/11.
- Esther Kluber Marysville, Ohio " " 1/11.
- Ralph Blankenbush. " " Grand-son 1/11.
- Alice Piel " " daughter 1/11.

And that the description of said estate is as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; It is hereby

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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper county, for record, as provided by law.

From Page 563 13348.

On the 27. day of February 1937, Nellie Schlegel was duly appointed and qualified executor of the estate of said decedent: that insofar as they can be ascertained the following is a list of persons to whom each such parcel of Real Estate passed, by descent, or devise

Nellie Schlegel, Marysville, Wis. 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 hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of proper County for record, as provided by law

1347 In the matter of  
The will of  
Margaret Beer  
deceased  
to be the last  
will and testament  
of the said  
decedent.  
It is ordered  
that the presentation  
for the admission  
of the said will  
be received by the  
courtroom known to  
be in the  
hearing on said  
application on  
September 1937.

13448 In the matter of  
The will of  
William H. Anderson  
deceased  
and testament  
admitted to probate  
in writing, of  
application for  
to give to the  
resident of the  
application on  
1937 at 10. A.

13445 In the matter  
The Estate of  
Robert Evans, de  
It appearing  
notice of the first  
to or heirs by a  
and no exception  
now ordered, and  
examined, by.

13348 In the matter of  
The estate of  
Charles Schlegel  
deceased  
duly verified, for  
real estate here  
in the application  
Charles Schlegel  
County died  
last will and  
of Union County  
probate on March  
487. of the

In the matter of  
the will of  
Margaret Herrington,  
deceased.

an application having been this day presented to the Court by Walter Hornet, praying that an instrument in writing, purporting to be the last will and testament of Margaret Herrington, 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 testatrix known to be resident of the State and that a hearing on said application will be on the 7<sup>th</sup> day of September 1937 at 10<sup>o'clock</sup> A.M.

13448 In the matter of the will of William H. Andrews.

an application having been this day presented to the Court by Clarence R. Andrews, praying that an instrument in writing purporting to be the last will and testament of William H. Andrews - 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 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 30<sup>th</sup> day of August 1937 at 10 A.M.

13445 In the matter of the Estate of Robert Evans, deceased.

This day the Inventory in the above captioned estate, therefore 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.

13348. In the matter of the estate of Charles Schlegel, deceased.

This day came Nellie Schlegel, executrix of the estate of Charles Schlegel, deceased, and filed herein her application

duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Charles Schlegel a resident of Mansfield in said County died testate on February 21 - 1937, that his last will and testament was filed in the Probate Court of Union County, Ohio, on February 23 - 1937, admitted to probate on February 27 - 1937, and recorded in Vol. V. Page 487 of the Record of Wills in said County, and that - See page 567.

Monday, August 30

19 37

13452

In the matter of  
The Will of  
Margaret Kennington,  
Deceased.

Howard, praying that an instrument in writing pur-  
porting to be the last will and testament of Margaret  
Kennington, 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  
next of kin of said testator, known to be resident  
of the State, and that a hearing on said  
application will be had on the 7<sup>th</sup> day of  
September 1937, at 10 O'clock A.M.

13448

In the matter of  
The Will of  
William H. Andrews,  
Deceased.

In the matter of the Will -  
This matter came on this day further  
to be heard on the application of  
Lawrence R. Andrews to admit to probate  
and record the Will of William H. Andrews, deceased, late  
of the Township of Millcreek in said County, heretofore filed  
in this Court. It is 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 Louis P. Rausch and E. J. Tutton the sub-  
scribing 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 instru-  
ment of writing, is the last will and testament of  
said William H. Andrews, 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  
aforementioned testimony of the witnesses above named, be  
entered of record in this Court.

13450

In the matter of  
The Estate of  
Harrison R. Peters,  
Deceased.

Peters the former  
debtor said  
estate, this day,  
open Court, and  
with the will  
in general terms  
probable value  
that an adminis-  
trator be appointed  
to manage the  
estate and to  
sell the same  
as such, and  
by law in the  
Continued.

This day  
Court accepted  
now with the  
Peters, deceased  
in the sum  
J. Wright Peters  
is approved by  
that letters of  
administration  
notice of said  
by law; that  
said administrator  
pay the costs



1345-0

In the matter of  
The Estate of  
Harrison R. Peters

The last will of Harrison R. Peters deceased, late of the village of Richmond in said County, having heretofore been proved, duly proved and allowed, and J. Wright Peters the former sole Trustee of said decedent, having settled said matters without fully administering said estate, this day, Florence A. Somerlot appeared in open Court, and made out, filed an application under oath as required by law to be appointed administratrix De bonis non, with the will annexed, of the estate; also, an 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 Florence A. Somerlot is, a suitable person and legally competent, it is ordered, that she be appointed as such administratrix De bonis non, with the will annexed, upon giving bond with sureties, as required by law in the sum of \$200 and this cause is continued.

This day Florence A. Somerlot, appeared in open Court, accepted the appointment as administratrix De bonis non, with the will annexed, of the estate of Harrison R. Peters, deceased, and gave out, filed herein her Bonds in the sum of \$200 conditioned according to law, with J. Wright Peters and Eliza Peters, as sureties, which Bonds is approved by the Court. It is therefore ordered that Letters of administration De bonis non with the will annexed issue to said Florence A. Somerlot; that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administratrix De bonis non, with the will annexed, pay the costs herein taxed at \$

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1345-1 In the matter of  
 The Estate of  
 William H. Anderson  
 Deceased.  
 Bert P. Anderson  
 named in said  
 and filed an ap-  
 plication by law to be appo-  
 inted in general  
 of and the pro-  
 bing satisfied  
 Sherman Anderson  
 competent, and  
 Testator order  
 execute it. With  
 be appointed as  
 be granted and  
 them without op-  
 be published as  
 and that, said.

1345-2 In the matter of  
 The Estate of  
 Chigo Louch. Deceased.  
 by law to be appo-  
 Louch deceased.  
 affidavit that  
 and Testament of  
 in general term  
 the probable value  
 an Administrator  
 Arthur W. Galloway  
 competent, it  
 Administrator  
 by law in the  
 Cause is contin-  
 This day  
 Court accept  
 of the estate of  
 and filed herein  
 dollars, condition  
 Galloway and  
 approved by  
 that letters of  
 Galloway that  
 as required by  
 and that said

13451

In the matter of  
The Estate of  
William H. Andrews,  
deceased.

Best P. Andrews, and Wm Sherman Andrews, 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 Best P. Andrews, and Wm Sherman Andrews are suitable persons, 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 they be appointed as such executor, and that Letters Testamentary be granted and issued on the will of said decedent, to them without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed.

The last Will of William H. Andrews - deceased, late of Mill Creek Township in said county, having heretofore been duly found, and allowed; this day Best P. Andrews, and Wm Sherman Andrews, 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 Best P. Andrews, and Wm Sherman Andrews are suitable persons, 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 they be appointed as such executor, and that Letters Testamentary be granted and issued on the will of said decedent, to them without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed.

13452

In the matter of  
The Estate of  
Eliza Louch, deceased.

This day Arthur W. Galloway, 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 Eliza Louch, deceased, late of Mansville in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms, as to what the estate consists of, and the probable value thereof, and the Court being satisfied that an Administrator should be appointed and that said Arthur W. Galloway 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 Arthur W. Galloway, 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 Eliza Louch, deceased, late of Mansville in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate, also a statement in general terms, as to what the estate consists of, and the probable value thereof, and the Court being satisfied that an Administrator should be appointed and that said Arthur W. Galloway 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 Arthur W. Galloway, appeared in open court, accepted the appointment as Administrator of the estate of Eliza Louch, deceased, and gave and filed herein his Bond, in the sum of six hundred dollars, conditions according to law, with Frank W. Galloway and B. B. Kanner, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration be issued to said Arthur W. Galloway 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.

11569

In the matter of the estate of David R. Robinson, deceased

Authorizing executor to mortgage Real Estate.

This day Julia Robinson executrix of the estate of David R. Robinson, deceased, appeared in open court and filed her application for the Court's approval to mortgage certain real estate described in her application for the sum of \$740.00. It appearing to the Court that Chester R. Ballinger is a duly qualified and acting executor of the estate of Mary E. Robinson, deceased, and having been duly appointed as such by this Court has come into possession of a certain note referred to in the application of Julia Robinson, and it further appearing to the Court that it is necessary for the said Chester R. Ballinger to collect all of the assets of the same, of which this note is among the assets, and it further appearing to the Court that said note is a just claim against the estate of David R. Robinson, deceased, and ought to be paid. It further appearing to the Court that, to relieve the real estate of David R. Robinson, deceased, from being sold at a sale by Chester R. Ballinger, as executor of said Mary E. Robinson, deceased, that it would be to the best interest of said estate, of David R. Robinson, and all interested parties that Julia Robinson, as executrix, of the estate of David R. Robinson, deceased, be authorized to borrow the sum of \$740.00 for the specific purpose of paying the note referred to in her application.

Therefore, it is ordered and adjudged by the Court that the said Julia Robinson as executrix of the estate of David R. Robinson, deceased, be authorized by the Court to borrow the said sum of \$740.00 as in her application prayed for.

11569

In the matter of the estate of David R. Robinson, deceased

This day Julia Robinson, executrix of the estate of David R. Robinson, deceased, filed her application asking the Court's approval of mortgaging real estate described in the sum of \$740.00. This case is continued

13417

In the matter of the Estate of Alice Ann Chappell, Dec'd

This day an inventory in the above 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 published in Mansfield Tribune & maintained by all persons entitled to notice under law of State of Ohio

13409

In the matter of the estate of Alice H. Price, deceased a the 25 days of Sept. be published as journal, a memo of is contained un

13445

In the matter of the estate of Robert Evans, deceased. It is ordered that the for hearing before 1937 at 10:00 A.M. be given to all parties of the State of Ohio at least 10 days. Those who have to be personally set days prior thereto

13409 In the matter of the estate of Alice H. Price. This day came Adelle M. Lagay, executrix, of said estate, and filed her first and final account therein. It is thereupon ordered that said deceased accounts be set for hearing on Saturday the 25<sup>th</sup> day of Sept. 1937, at 10 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.

13445 In the matter of the estate of Robert Evans. Orders on filing schedule of debts. This day a schedule of debts in the above captioned estate was filed in this Court. Decreed by the fiduciary of said estate. It is ordered that the approval of said schedule of debts be set for hearing before this Court on the 16<sup>th</sup> day of September 1937, 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 Titmouse 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.

13434 In the matter of  
 the will of  
 Frank Young, D.  
 Young, to administer  
 Young, deceased  
 County, heretofore  
 to the satisfaction  
 leaving Laura J. Young  
 surviving spouse  
 known to be  
 with notice of the  
 to admit it to probate  
 to a former order  
 given consent to  
 Congill, and  
 die, and this do  
 have duly sworn,  
 and attestation  
 to writing, was  
 filed with said  
 the aforesaid in  
 Testament of said  
 duly executed  
 testator at the  
 age of sound  
 restraint. The  
 said will to probate  
 testimony of the  
 of record in this

13435 In the matter of  
 The Estate of  
 Frank Young  
 duly proved, by  
 and Helen Young  
 will appeared  
 an applicant  
 appointed as  
 General terms  
 probable value  
 satisfied that  
 Young, are  
 and that by  
 ordered, or  
 execute it, or  
 that they be  
 are that letters  
 on the will of  
 bond that he

13434

In the matter of  
The will of  
Frank Young, Dec'd

admitted to Probate and Record  
This matter came on this day, for trial to be heard on the application of Laura J. Young, to admit to probate and record the will of Frank Young deceased, late of the Township of Chateaufort in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Laura J. Young 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 Nellie M. Congill, and Robert F. Allen, the subscribing witnesses to said will, and this day appeared in open Court and, having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will. Whereupon the Court finds that the aforesaid instrument of writing is the last will and Testament of said Frank Young, 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. Thereupon the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

13435

In the matter of  
The Estate of  
Frank Young, Dec'd

The last will of Frank Young, Dec'd late of Chateaufort Twp. in said County, having heretofore been duly proved and allowed; This day Laura J. Young and Nellie Young - co-executrices named in said will, appeared in open Court, and made and filed an application under oath as required by law, to be appointed as sole 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 Laura J. Young and Nellie Young, are suitable persons and legally competent and that by the terms of said will said testator ordered, or requested that his co-executrices may execute it, without giving Bond; it is ordered that they be appointed as such co-executrices and that Letters Testamentary be granted, and issued on the will of said decedent, to them, without giving bond, that notice of said appointment be published

as required by law: that this proceeding be recorded, and that  
said executor pay the costs tax of

13454 Emory E. Butz, as ad-  
of the state of  
Christopher Hinkle  
p. Parulip  
about H. Hinkle  
Defendant  
by affidavit filed  
and Ila Mayer  
and residents of  
the allegations  
that service to  
Harry Mayer and  
Newspaper of general  
consequence makes  
Mayer be given  
which the Court.



THE COL. B. S. REG. CO. 74214

that

13454 Emory E. Butz, as administrator  
 of the estate of  
 Christopher Hinkle Dec'd.  
 v. Paruliff  
 et al. Hinkle et al.  
 Defendants.

This day this cause came on to be heard on the motion of plaintiff for an order directing that publication be had in this cause, for Henry Mayer and Ella Mayer, residents of Hunttsdelt, Iowa, and it appearing to the Court by affidavit filed herein that the said Henry Mayer and Ella Mayer, are non-residents of the State of this and residents of Hunttsdelt, Iowa, and the Court finding the allegations of said affidavit to be true, it is ordered that service be had by publication on the said Henry Mayer and Ella Mayer, by publishing notice in a newspaper of general circulation in Union County, for six consecutive weeks, and that the said Hunt Mayer and Ella Mayer be given rule day after the last day of publication which the Court finds to be on or before October 31, 1937

THE GUY, R. S. REG. CO. 74211

THE GUY, R. S. REG. CO. 74211

Accounts and  
and estates, have  
county. This for  
exceptions are filed  
Confirmation m

13347 Florence A. [unclear]

8613 Ida M. [unclear]

Alice E. Banks. [unclear]

13427 Carrie E. Carter, a

12333 W. A. Conklin.

13409 Adeline M. Hager

11261 H. D. Kyle, [unclear]

9512 Roger V. Rust.

Any person is  
to said account  
than five days  
when the sum  
from day to

13452 In the matter of

The Estate of  
Cliza Louch. Dec

It is order  
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Sept. 1937 at 1

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Journal at least  
except those who  
hereafter by pers  
at least 10 day

THE COL. P. D. REC. CO. 74214

Accounts and vouchers of the persons 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 Wednesday, the 23<sup>rd</sup> Sept. 1937.

13347 Florence A. Somerslot, Adm. of the estate of John J. Peters deceased. First and final account.

8613 Ida M<sup>rs</sup> Park, guardian of Geraldine Juanita Skidmore, minor. Fourth and final account.

Alice C. Banks, Trustee of terms, under the will of John H. Robinson. First and final account.

13427 Samie E. Carter, adm. of the estate of Mrs E. Carter. First and final account.

12333 W. A. Conklier, guardian of George Max Conklier, minor. First and final account.

13409 Adelle M. Hayes, executor of the estate of Alice H. Price Dec'd. First and final account.

11261 H. D. Kyle, guardian of Dames Jenn. Incompetent. Second partial account.

9512 Roger V. Rust, guardian of Jenn. H. Rust. Fourth 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.

13452 In the matter of the Estate of Eliza Louch, 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 approval of said Inventory be set for hearing before this Court on the 23 day of Sept. 1937, 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 Union County Journal, 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.

THE COL. B. S. REG. CO. 74214

THE COL. B. S. REG. CO. 74214

Probate Court, Union County,

*Friday Sept. 3<sup>rd</sup>*

577

1937

THE COL. B. B. REV. CO. 74214

13443 In the matter of The estate of Bertha Thompson, dec'd. This day the affiant of J. M. Huber, publisher of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of M. B. Thompson as adm. of the estate of Bertha 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.

13441 In the matter of The estate of Delia McKittrick, dec'd. This day the affiant of J. M. Huber, publisher of the Marysville Tribune, a newspaper of general circulation in this County, that the notice of appointment of Raymond P. Firth as Administrator of the estate of Delia McKittrick 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.

THE COL. S. S. 870, CO. 74213

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13453

In the matter of  
The Will of  
Margaret Kerington  
Deceased

Order admitting to  
Probate and Record.

This matter came on this day, further to be heard, on the application of Walter Howard, to admit to probate and record the will of Margaret Kerington deceased, late of the village of Milford Center in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse. 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. No written notice and given consent to the probate of said Will. And Mrs. L. Cox, and Louis W. Michel, the subscribing witnesses to said Will, and Mrs. L. Cox, and Louis W. Michel, 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 Margaret Kerington deceased; that it was duly executed and attested; and that the said testatrix, at the time of signing said Will, was of full age, of sound mind and memory, and not under any restraint.

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

13460

In the matter of  
The Estate of  
Margaret Kerington  
Deceased.

The last Will of Margaret Kerington  
deceased, late of Milford Center, in  
said County, having heretofore  
been duly proved and allowed;

This day Walter Howard 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 Walter Howard is a suitable person, and legally competent, and that by the terms of said Will said testatrix ordered or requested that her executor

may execute it  
be appointed as  
any be given  
to him without  
be published as  
be recorded, as  
herein taxed as

13456

In the matter of  
The Will of  
Louis D. Dorringer  
Deceased.

Will and Test  
be admitted to  
notice, in writ  
and of the app  
for probate, be  
the next of kin  
of the State, an  
will be had, on

13456

In the matter of  
The Will of  
Louis Dorringer  
Deceased

Dorringer to ad  
Louis Dorringer  
Marquette, in as  
It is now shor  
said decedent  
spouse, and all  
known, to be re

accord with m  
of the applica  
this Court, jus  
has waived no  
said Will and  
Bown, the sub  
day, appeared  
sworn, testified  
attestation of  
to writing, was  
was filed with  
finds that the  
last Will and  
deceased; that  
that the said  
Will, was of full  
and not unde  
Therefore, the  
Will, to probate



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 \$

13456

In the matter of  
The Will of  
Louis Drollinges  
Deceased.

An application having been this day presented to the Court by Martin Drollinges praying that an instrument in writing purporting to be the last Will and Testament of Louis Drollinges deceased, be admitted to probate; It is ordered that 1 day notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse and to the next of kin of said testator known to be resident of the State, and that a hearing on said application will be had on the 7 day of September 1937, at 3 P.M.

13456

In the matter of  
The Will of  
Louis Drollinges  
Deceased.

Order admitting to Probate and Record. This matter came on this day further to be heard, on the application of Martin Drollinges to admit to probate and record the Will of Louis Drollinges deceased late of the village of Marquette, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Katy Drollinges surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will, and of the application to admit it to probate and record in this Court pursuant to a former order of this Court, or has waived notice and given consent to the probate of said Will and Edward A. Ernest and Norman C. Brown, the subscribing witnesses to said Will, and this day appeared in open Court, and having been duly sworn testified respectively to the due execution and attestation of said Will, which testimony was reduced to writing, was subscribed by them respectively, and was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, or the last Will and Testament of said Louis Drollinges deceased; that is 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.

13457 In the matter of the estate of Louis Dollinger and allows: the named in said filed an application appointed as an executor, as to what value thereof, as Martin Dollinger competent and testator ordered execute it under the appointment by testamentary by decedent. To his said appointment that this proceed pay the costs

13456 In the matter of the estate of Louis Dollinger widow of Louis Dollinger to take under the court: and it is instrument on for the making election of said son, etc. found

13461 In the matter of Charles Brown Kettle-wind in the form presented Charles Brown alleged to be James M. Dr. James M. Dr. physician, etc. place, a former

13461 In the matter of Charles Brown Kettle-wind by his father as proceeded with the testimony of Callaway the br

13457

In the matter of  
The estate of  
Louis Drellinger, Deceased.

and allows: this day Martin Drellinger the executor named in said will appeared in open Court, and made and filed an application under oath, as required by law to be appointed as such executor, also a statement in general terms, as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Martin Drellinger is a suitable person and legal 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.

The last will of Louis Drellinger, dec'd, late of Dorcy Township in said County having heretofore been duly proved and allowed: this day Martin Drellinger the executor named in said will appeared in open Court, and made and filed an application under oath, as required by law to be appointed as such executor, also a statement in general terms, as to what the estate consists of and the probable value thereof, and the Court being satisfied that said Martin Drellinger is a suitable person and legal 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.

13456

In the matter of  
The Estate of  
Louis Drellinger, dec'd.

widow of Louis Drellinger, deceased. Evidencing her election to take under the will of said decedent was filed in this Court: and it appearing to the Court that said instrument was filed within the time allowed by law for the making of an election, it is ordered that the election of said widow to take under said will be entered on the Journal of the Court.

On the 7 day of September, 1937, a written instrument duly signed and acknowledged by Vety Drellinger, widow of Louis Drellinger, deceased, evidencing her election to take under the will of said decedent was filed in this Court: and it appearing to the Court that said instrument was filed within the time allowed by law for the making of an election, it is ordered that the election of said widow to take under said will be entered on the Journal of the Court.

13461

In the matter of  
Charles Braun.  
Fettle-minded

is the form prescribed by law. For the admission of the said Charles Braun into the Ohio Institution for Fettle-minded Charles Braun was brought before the Court by his parents, alleged to be fettle-minded on the 8 day of Sept. 1937, at 10 A.M. and it is further ordered that subpoenas issue for Dr. James M. Snider and Dr. Fred Callaway reputable physicians, witnesses to appear at the time and place aforesaid, and this cause is continued.

This day A. F. Braun, a resident citizen of Marysville, in this County, appeared in open Court, and filed an affidavit in the form prescribed by law for the admission of the said Charles Braun into the Ohio Institution for Fettle-minded Charles Braun was brought before the Court by his parents, alleged to be fettle-minded on the 8 day of Sept. 1937, at 10 A.M. and it is further ordered that subpoenas issue for Dr. James M. Snider and Dr. Fred Callaway reputable physicians, witnesses to appear at the time and place aforesaid, and this cause is continued.

13461

In the matter of  
Charles Braun.  
Fettle-minded.

by his father A. F. Braun. Thereupon the Judge proceeded with the examination: and having heard the testimony of Dr. James M. Snider and Dr. Fred Callaway the medical witnesses, and being satisfied that

This day this cause - came on to be heard, and the said Charles Braun was brought before the Court by his father A. F. Braun. Thereupon the Judge proceeded with the examination: and having heard the testimony of Dr. James M. Snider and Dr. Fred Callaway the medical witnesses, and being satisfied that

Charles Brown, is feeble-minded person, incapable of receiving instruction in the common schools of the State; that he was a legal settler in Mansfield Union Co. Paris Township, in this County, that he has been an inhabitant of the State of Ohio, for one year, next preceding this date, that his feeble-mindedness was, occurred during the time he has resided in this State and that he is a proper subject for classification and discipline at the Ohio Institution for feeble-minded.

It is therefore ordered that Dr. James M. Sander and Dr. Fred Cullaway the medical witnesses in attendance make out a certificate, setting forth the facts, as is provided by law.

And it is further ordered that an application be made to the Superintendent of said Institution for the admission of said Charles Brown and that a certified copy made and 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 Charles Brown be committed to the custody of Ohio Institution for feeble-minded at Columbus Ohio, until otherwise ordered. & this course is continued.

13432 Arthur W. Gallon  
of the estate of  
Elija Louck  
Plaintiff

vs  
Walter Louck,  
Jefferson Louck,  
John Louck,  
Julia Estep,  
Josephine Morgan,  
Leticia Fowler,  
Fred Louck,  
H. E. Stricker

Defendants  
is authorized  
in the plaintiff's  
conditions: by  
cash

13462 In the matter of  
Adoption of  
Marleah Eileen  
Minor  
wife, and, considered  
has no property  
finds that all  
of the property  
has been transferred  
and that the  
has been conveyed  
child

The Court  
advised, and  
has now received  
home of petitioner  
husband and  
other and his  
each petitioner  
desires said  
And the Court  
that the facts  
petitioners in  
standing in  
maintain and  
and that be  
promoted by  
therefore, it is  
by the Court  
and that the

13432 Arthur W. Gallaway, Admr.  
 of the estate of  
 Eliza Louck Deceased,  
 Plaintiff

vs  
 Walter Louck,  
 Jefferson Louck,  
 John Louck,  
 Julia Estep,  
 Josephine Morgan,  
 Lillian Fowler,  
 Fred Louck, Jr.,  
 H. E. Stricker

Defendants.

is authorized to sell and convey the real estate described in the plaintiffs petition on the following terms and conditions: by private sale to the highest bidder for cash.

Summary order.  
 On the 9-day of Sept. 1937, this cause came on to be heard, and this court being fully advised in the premises, hereby finds that it is necessary to sell the real estate of Eliza Louck, deceased, to pay the debts of such decedent; and that the value of such real estate is less than \$500-.

It is therefore ordered and decreed that the said Arthur W. Gallaway, Administrator of the estate of Eliza Louck, deceased, be and he hereby

13462 In the Matter of  
 Adoption of  
 Marleah Eileen Plummer,  
 minor child

Decree of adoption.  
 This day this matter came on for hearing on the petition of Starling Lorton and Betty Lorton, husband and wife, and consideration thereof the Court finds that the child has no property of any description whatsoever. The Court finds that all parties in interest here had due knowledge of the pendency of these proceedings, and that no objection has been made to the Court against the adoption and that Gladys Plummer, the mother of said child has hereby consented in writing to the adoption of the child.

The Court further finds from the evidence adduced, and from the investigation that the child has now resided for more than six months in the home of petitioners, and the court having examined the husband and wife, each separate and apart from the other, and being satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption.

And the court from the testimony being of the opinion that the facts stated in the petitions are true: that the petitioners are of good moral character, of reputable standing in the community, and of ability to properly maintain and educate said child; and that best interests of said child would be promoted by such adoption:

Therefore it is ordered, adjudged, and decreed by the Court that said adoption be granted, and that the name of said child shall be

changed to, Marleah Eileen Barton.

THE COL. & N. W. CO. 74214

13301

In the matter of  
 The Estate of  
 Lincoln Hubbard,  
 duly verified, for  
 real estate being  
 application.  
 Hubbard a resid  
 died testate on  
 29-day of Dec  
 appointed and  
 decedent: the  
 person is, a l  
 Real estate pas  
 , Doris H. Thom  
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 out, in said  
 satisfaction of,  
 complied with h  
 that said real  
 of the County  
 persons, name  
 transfer of, su  
 bond contained  
 Recorder, of, t  
 by law.

13301.

In the matter of  
 The Estate of  
 Lincoln Hubbard  
 and, files his p  
 the distribution  
 said estate, as, a  
 Joint:  
 note of, Harley E. T  
 dated  
 note of, Harley E. T  
 And, it, appear  
 in said petition  
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 agree to have a  
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 petition. It, is  
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 described abov  
 herein, the o

13301

In the matter of  
The Estate of  
Lincoln Hubbard, Deceased, and filed herein his application duly verified for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Lincoln Hubbard a resident of the village of Richmond in said County died testate on the 21. Dec. 1936, and that on the 29-day of December 1936, Norvil T. Foster was duly appointed and qualified Administrator of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom each such parcel of Real Estate passes by descent or devise.

Doris H. Hoons, legal age, Richmond, D. daughter, entire estate, and that the description of said real estate, is, as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant. It is hereby 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 for the transfer of said real estate, together with the description contained in the application, be filed with the Recorder of the proper County, for record, as provided by law.

13301.

In the matter of  
The Estate of  
Lincoln Hubbard, Deceased, appeared in open Court and filed his petition praying for an order authorizing the distribution and paying over of certain assets of said estate, as described and set forth in said petition

Joint:  
note of Harley E. Hoons, et. al. for \$2842<sup>67</sup>  
dated June 3-1931- Distributed to Doris H. Hoons.  
note of Harley E. Hoons. for \$2000- dated  
June 29-1932 " " " " "

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

It is therefore ordered that said administrator distribute and pay over said assets in kind, as indicated by their assent and agreement in writing, attached to said petition. It is therefore ordered that said administrator distribute and pay over said assets in kind as described above, to those of such distributees as will receive the same-

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

13301 In the matter of  
The Estate of  
Lincoln Hubbard  
Deceased.

assets of said estate were willing to be sold. That said court that said that such distribution and the formal proceedings of said approval. and recorded. and herein noted ✓

13301 In the matter of  
The Estate of  
Lincoln Hubbard  
Deceased.

of October 1937. at 12. required by newspaper - of the

13446 In the matter of  
The Estate of  
Almon Kelley  
Deceased.

premises, it is this cause is to the costs of sale

13459 In the matter of  
The Estate of

Zinn Watson. Decedent of Watson executor of the Court. being that all persons entitled and appraisement have waived notice to the immediate

The Court. upon is in all respects same. is hereby

13458 In the matter of  
The Will of

Zinn Watson Decedent instrument in will and testator admitted to probate, in and one of the appraisers



his  
such

13301 In the matter of  
The estate of  
Lincoln Hubbard,  
Deceased.

This day came, Norril T. Foster, adm. of the estate of Lincoln Hubbard, deceased, and made and filed herein his report of distribution and paying over of the assets of said estate, in kind, to such of the distributees as were willing to receive the same, and it appearing to the Court, that said Report is, in all respects correct, and that such distribution has been made according to law, and the formal order of the Court; it is ordered, that the proceedings of said administrator be and the same, be hereby approved. And it is further ordered that this proceeding be recorded, and that said administrator pay the costs herein taxed ✓

13301 In the matter of  
The estate of  
Lincoln Hubbard,  
Deceased.

This day came, Norril T. Foster, adm. of the estate; and filed his 1<sup>st</sup> and final account, therein. It is, therefore ordered, that said account be set for hearing, on Saturday the 20. day of October 1937. 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 until said time.

13446 In the matter of  
The Estate of  
Alma Lilly,  
Deceased.

This cause came on to be heard upon, the motion of G. Grier Lilly, adm. of the estate of Alma Lilly, Deceased the evidence and the Court, being fully advised in the premises, it is, therefore, ordered, approved and decreed this cause, is hereby prejudiced to, a new action at the costs of said Administrator.

13459 In the matter of  
The estate of  
Dina Watson, Dec'd.

This day this cause came on to be heard upon, the filing of an Inventory and appraisement herein, by Richard W. Watson executor, of the estate of Dina Watson, deceased. The Court, being fully advised in the premises, finds that all persons, interested in said estate, and all persons, entitled to notice of the filing of said Inventory and appraisement, under the laws, of the State of this, have timely notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said Inventory is in all respects correct and, in conformity to law, and the same, is hereby approved, and confirmed.

13458 In the matter of  
The Will of  
Dina Watson Dec'd

an application, having been this day presented to the Court by Richard W. Watson praying that an instrument in writing purporting to be the last will and testament of Dina Watson deceased be admitted to probate; It is ordered, that - day notice, in writing of the presentation of said will and of the application for the admission of the same

for probate, or 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 was had on the 7. day of September, 1937, at 10. o'clock a.m.

13458 In the matter of  
The will of  
Jina Watson.  
Deceased.

late of Twp. of  
this Court.  
Court. That said  
surviving spouse  
the next of kin  
of the State of this  
filing of said will  
probate and re  
order of this Court  
to the probate of a  
Court. That, Edna  
subscribing inter  
dead, or memor  
Potter and Richa  
from and exa  
genuineness of  
attached to sa  
writing, was su  
with said will.

Whereupon  
instrument of W  
Watson deceased  
and that the  
will was of full  
not under any  
the admitting  
together with the  
named. W. ev

13458 In the matter of  
The will of  
Jina Watson. De

Jina Watson a  
whether to take  
whereupon the  
of said will, a  
rights under  
to take under  
satisfied with  
to take under  
to take might  
which is acc

next of state, & the

1345-8

In the matter of the will of Lina Watson deceased.

This matter came on this day further to be heard, on the application of Richard M. Watson, to admit to probate and record the will of Lina Watson deceased, late of Twp. of Dush in said county, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Richard T. Watson surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State of Ohio have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court or have waived notice and given consent to the probate of said will and it further appearing to the Court that Edward W. Porter and Anna L. Borrows were the subscribing witnesses to said will and Anna L. Borrows is dead or removed to parts unknown. Whereupon Edward W. Porter and Richard Watson appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Anna L. Borrows 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 Lina Watson 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.

1345-8

In the matter of the will of Lina Watson, dec'd

Election

This day personally came into open Court Richard Watson executor of said Lina Watson deceased and applied to make his election whether to take under the will of said Lina Watson deceased. Whereupon the Court explained to him the provisions of said will and his rights under it and also his rights under the law in the event of his refusal to take under the will and he declared himself satisfied with the provisions of said will and elected to take under it and asked that his election do take might be entered upon the Journal of the Court which is accordingly done.



13452 In the matter of  
The Estate of  
Eliza Louck, Dec'd.

This day, the affidavit of B. B. Kaumer  
publisher, of the Union County Journal  
a newspaper of general circulation in this  
County. that the notice of appointment of Arthur W. Ballouay  
as administrator of the estate of Eliza Louck, 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.

13460 In the matter of  
The Estate of  
Margaret Herrington  
Deceased

This day this cause came on to be  
heard upon the filing of an  
Inventory and appraisement in the  
above mentioned estate by matter  
Howard, executor, of said estate. The Court orders  
that said Inventory be set for hearing on the 24 day  
of September 1937 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 publica-  
tion, for one insertion, in the Union County Journal  
a paper printed and of general circulation in  
Union County. Ohio.

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13408 Emma Rausch.  
 v. Rainoff  
 Emma Rausch  
 Deft.  
 of this Court, and  
 confirm the sale  
 having carefully ex-  
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 satisfied that  
 it is ordered that  
 and confirmed.  
 petitioner execu-  
 interest of the  
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 And the leg-  
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 First; the cur-  
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13408 Emma Rausch.  
 Plaintiff  
 v.  
 Emma Rausch.  
 Defendant  
 Rausch, an in-  
 bring fully  
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 herein and conse-  
 prayed for, in  
 before the Court.  
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 real estate, say-  
 that said real  
 in said estate,  
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 And the Court  
 to sell the real  
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 to the Court, up-  
 more to the  
 real estate, at  
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 Rausch, proce-  
 clear of all  
 than \$900

13408 Emma Rausch, Adx, This day this cause came on to be heard on  
 v. Plaintiff the report of Emma Rausch, adx. of  
 Emma Rausch, et. al. the estate of John A. Rausch, deceased,  
 Defts. 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 proceed-  
 ings 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 right, title and  
 interest of the said John A. Rausch, in said real estate  
 to said Carl Rausch, the purchaser.  
 And the Court coming now to distribute the proceeds  
 of sale, amounting to the sum of nine hundred (\*900<sup>00</sup>)  
 Dollars, it is ordered, that the petitioner, out of the  
 money in her hands pay:  
 First: The costs of this action, taxed at \$ 14 <sup>83</sup>/<sub>100</sub>  
 Second: The balance, in the sum of \$ 885 <sup>17</sup>/<sub>100</sub>  
 to be accounted for, according to law—

13408 Emma Rausch, Administrator | This day this cause came on to  
 Plaintiff | be heard upon the petition of  
 v. | plaintiff, the answer of Gladys  
 Emma Rausch, et. al. | Rausch, guardian ad litem of  
 Defendants | the defendant, Chester Allen  
 Rausch, an incompetent, and the evidence. The Court  
 being fully advised in the premises, finds that all  
 of the defendants have been duly served with summons  
 and process or have voluntarily entered their appearance  
 herein and consented to the sale of the real estate as  
 prayed for in the petition, and are now properly  
 before the Court. The Court further finds that all  
 of the allegations in the petition are true and that the  
 real estate ought to be sold as prayed for therein:  
 that said real estate was appraised by the appraisers  
 in said estate, for the sum of \$ 900<sup>00</sup>, and a further  
 appraisement of said real estate, is hereby dispensed with.  
 And the Court being satisfied that it is necessary  
 to sell the real estate of the said John A. Rausch,  
 described in the petition, to pay his debts and the  
 costs of administration, and it being made to appear  
 to the Court upon said evidence, that it would be  
 more to the interest of said estate, to sell said  
 real estate, described in the petition at private  
 sale, it is, therefore, ordered, that the said Emma  
 Rausch, proceed to sell said real estate, free and  
 clear of all encumbrances, at private sale, for not less  
 than \$ 900<sup>00</sup> that being the appraised value thereof,

for sale. It is further ordered, that said administrator execute a bond in the sum of \$900 before proceeding with the sale of said real estate. and said petitioner is ordered, to make return to this court immediately after such sale is made.

13408. Emma Rausch, adx. Plft. On the application of Emma Rausch, plaintiff herein it appearing that Chester Allen Rausch, one of the defendants herein, was duly served with summons and is an incompetent person, it is ordered that Gladys Rausch, w. and she is hereby appointed guardian ad litem of said Chester Allen Rausch.

13451 In the matter of the Estate of William H. Andrews, Deceased. This day this cause, came on to be heard upon the filing of an inventory and appraisement herein by Bert P. Andrews and William J. Andrews, executors. And the court, being fully advised in the premises finds that all persons interested in said estate, and all persons entitled to notice of the filing of said inventory and appraisement, under the laws of the State of Ohio, have waived notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said inventory is, in all respects correct and in conformity to law. and the same is hereby approved and confirmed.

13464 In the matter of the will of George Lyons, Deceased, purported to be the deceased, he had days notice in which he was bringing in for application and 1 P.M.

13464 In the matter of the will of George Lyons, Deceased, record the will of of Winford Leuten Court. It is Court that said spouse and that known to be less notice of the filing to probate and former order of given consent further appear subscribing witness Thompson. Mary appeared, in examined and signature of said on this day can witness to said testified to the which testimony by their respect Thompson, the of writing, is that it was due the said testator was of free age, and did any the admittance together with the above named



13464 In the matter of  
 the will of  
 George Lyons, Deceased, praying that an instrument in writing purporting to be the last will and testament of George Lyons deceased, be admitted to probate: It is ordered, that

an application having been this day presented to the Court by Harold B. Lyons - praying that an instrument in writing purporting to be the last will and testament of George Lyons deceased, be admitted to probate: It is ordered, that

13464 In the matter of  
 the will of  
 George Lyons, Deceased, late of the village of Winford Center in said County heretofore filed in this Court.

This matter came on this day further to be heard, on the application of Harold B. Lyons - to admit to probate and record the will of George Lyons - deceased, late of the village of Winford Center in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent, died leaving no surviving spouse and that all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in 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 Fred Herr, one of the subscribing witnesses to said Will is dead;

Thereupon Marion B. Orr and Carrie N. Hornbush appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said Fred Herr, attached to said will. Thereupon on this day came Marion B. Orr the other subscribing witness to said will, who, having been duly sworn, testified to the execution and attestation of said Will, which testimony was reduced to writing, 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 George Lyons, 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.

13465 In the matter of  
The estate of  
George Lyons. Deceased. heretofore been duly proved and allowed: this day Harold B. Lyons, the executor named, in the 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 Harold B. Lyons is a suitable person and legally competent, and that by the terms of said Will said Testator intends or requested that 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 \$<sup>7</sup> -

13445 In the matter of the estate of Robert Evans-dec'd 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 or waived by all interested parties, as required by law, and no exceptions having been presented, it is now ordered, that said schedule of debts, after being duly examined, be allowed and confirmed.

13466 In the matter of  
The estate of  
J. P. Schaeff. Dec'd  
allowed, this day  
said Will appeared  
an application  
appointed as  
general terms  
probable value  
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13463 Bert P. Anderson, and  
William J. Anderson  
executors of the  
last Will of Dec'd  
of William J.  
Dec'd  
Plaintiff

Charles E. Anderson  
Dec'd  
said order; the  
report, and give  
in all respects a  
true and correct  
the same, to be  
It is further  
of all the right  
H. Anderson in  
J. Anderson, and  
Chasers paying  
\$7900<sup>00</sup> in cash  
the said Bert P.  
executors as a  
in accord with  
decedent, and  
in their acco

13466

In the matter of  
 The Estate of  
 J. P. Schalip. Deceased. having been duly proved, and  
 allowed, this day, Clarence Schalip, the executor named in  
 said will appeared in open Court, and made and filed  
 an application under oath as required by law, to be  
 appointed as such executor, also a statement in  
 general terms as to what the estate consists of, and the  
 probable value thereof; and the Court being satisfied  
 that said Clarence Schalip is, a suitable person  
 and, legally competent, and that by the terms of said will  
 said Testator ordered, or requested that 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.

The last will of J. P. Schalip, deceased,  
 late of Marietta, in said County,  
 having been duly proved, and  
 allowed, this day, Clarence Schalip, the executor named in  
 said will appeared in open Court, and made and filed  
 an application under oath as required by law, to be  
 appointed as such executor, also a statement in  
 general terms as to what the estate consists of, and the  
 probable value thereof; and the Court being satisfied  
 that said Clarence Schalip is, a suitable person  
 and, legally competent, and that by the terms of said will  
 said Testator ordered, or requested that 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.

13463

Bert P. Anderson, and  
 William S. Anderson  
 executor of the  
 last will of Testator  
 of William H. Anderson  
 Deceased.  
 Plaintiff

v.  
 Charles E. Anderson, et al  
 Defendants

This day this cause came on to  
 be heard on the report of  
 Bert P. Anderson and  
 William S. Anderson, executor of  
 the last will of William H.  
 Anderson, deceased, of their  
 proceedings under the former  
 order of this Court, and upon the  
 motion of said petitioners to confirm  
 the sale made in obedience to  
 said order; the Court having carefully examined said  
 report, and finding the proceedings of said petitioners  
 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 petitioners execute a deed  
 of all the right title and interest of the said William  
 H. Anderson in said real estate, to the purchasers, Thomas  
 J. Anderson, and Frank R. Anderson, upon the said pur-  
 chasers paying the purchase price, to wit: the sum of  
 \$7900<sup>00</sup> in cash. It is further ordered that  
 the said Bert P. Anderson, and William S. Anderson  
 executor as aforesaid, distribute the proceeds of sale  
 in accordance with the provisions of the Will of said  
 decedent, and that they account for the same,  
 in their account, in said estate, as such executors

THE COL. & R. REC. CO. 74214

13463 Best P. Anderson.  
Mw.

William S. Anderson  
executors of the  
Estate of William H.  
Decreas  
the said Bon

13457

In the matter of  
the estate of  
Louis Doolinger  
by Martin Don  
Advised in its  
interest in some  
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under the favor  
of said filing  
approval of said  
examination  
respects cover  
same is hereby

13482

In the matter of  
Liza Louch. Decr  
account. there

13347

In the matter of the  
estate of. Decr  
to the satisfaction  
said S. of. Decr to  
parties as required  
filed there, it.  
of. Decr. after this

13463

Bert P. Andrews.  
Ans.

Sept 20-37

William S. Andrews  
executors of the  
Estate of William H. Andrews  
Deceased.

It appearing to the Court that the Plaintiff's have given Bond in the sum of \$7000. with approved Sureties Conditioned according to law, the said Bond is hereby approved.

13457

In the matter of  
the Estate of  
Louis Doolinger, Dec'd  
by Martin Doolinger executor.

Monday Sept. 20.

This day this cause came on to be heard upon the filing of an Inventory and appraisement herein by Martin Doolinger executor. The Court, being fully advised in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisement under the law of the State of Ohio have received notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said Inventory is in all respects correct and in conformity to law, and the same is hereby approved and confirmed.

13432

In the matter of  
Liza Louch, Dec'd  
account therein.

This day came Arthur H. Gallaway, admr. of said estate, and filed his final and final account therein. Hearing Oct. 30-1937. at 1. P.M.

13347

In the matter of the  
Estate of Dan J. Peleis  
Dec'd

This day the Schedule of Debts, claims and liabilities, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said S. of Debts has been given to, or waived by all interested parties, as required by law, and no exceptions having been filed therein, it is now ordered, that said Schedule of Debts, after being duly examined, be allowed, and confirmed.

13451 In the matter of  
The estate of  
William H. Andrews  
Deceased.  
Chattel property described in the inventory to Thomas J. Andrews, Clarence R. Andrews and Frank L. Andrews for the sum of \$3546.<sup>67</sup> said purchasers to assume the payment of all partnership indebtedness, and was submitted to the court. And it appearing to the court that all of the beneficiaries of said estate have in writing consented to said sale, said application is therefor confirmed, and said executors are authorized and directed to sell said chattels property to Thomas J. Andrews, Clarence R. Andrews, and Frank L. Andrews for the sum of \$3546.<sup>67</sup>.

This day this cause came on to be heard upon the application of the executors for an order authorizing and directing them to sell all of the chattel property described in the inventory to Thomas J. Andrews, Clarence R. Andrews and Frank L. Andrews for the sum of \$3546.<sup>67</sup> said purchasers to assume the payment of all partnership indebtedness, and was submitted to the court. And it appearing to the court that all of the beneficiaries of said estate have in writing consented to said sale, said application is therefor confirmed, and said executors are authorized and directed to sell said chattels property to Thomas J. Andrews, Clarence R. Andrews, and Frank L. Andrews for the sum of \$3546.<sup>67</sup>.

13463 Bert P. Anderson, Exr.  
William H. Andrews  
Execution of estate  
of William H. Andrews  
Deceased.  
being duly advised in the premises finds that all of the parties defendant have in writing waived the issuing and service of summons, and process, entered their respective appearance, and consented to the immediate issuing of an order of sale, as prayed for in the petition. The court therefor finds that all of the necessary parties were 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 \$7750.<sup>00</sup> and it is ordered that a further appraisement be dispensed with. The court further finds that by virtue of the provisions of the Will of said decedent the plaintiff have not heretofore given bond, and it is ordered that they file a bond herein with sufficient sureties to be approved by this Court in the sum of \$7000.<sup>00</sup>. And it appearing that private sale would be to the best interests of the estate, it is ordered that the said plaintiff sell said real estate at private sale at not less than \$7750.<sup>00</sup> that bring the appraised value thereof for cash, and it is ordered that said executors make return of sale without unnecessary delay.

This day this cause came on to be heard upon the petition of the plaintiff for authority to sell real estate under the terms of the will of said decedent. And the court being duly advised in the premises finds that all of the parties defendant have in writing waived the issuing and service of summons, and process, entered their respective appearance, and consented to the immediate issuing of an order of sale, as prayed for in the petition. The court therefor finds that all of the necessary parties were 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 \$7750.<sup>00</sup> and it is ordered that a further appraisement be dispensed with. The court further finds that by virtue of the provisions of the Will of said decedent the plaintiff have not heretofore given bond, and it is ordered that they file a bond herein with sufficient sureties to be approved by this Court in the sum of \$7000.<sup>00</sup>. And it appearing that private sale would be to the best interests of the estate, it is ordered that the said plaintiff sell said real estate at private sale at not less than \$7750.<sup>00</sup> that bring the appraised value thereof for cash, and it is ordered that said executors make return of sale without unnecessary delay.

12785 In the matter of  
The estate of  
Thomas P. Neel  
Deceased  
to set for hearing  
at 1.0 clock P.  
as required by  
Newspaper of this  
until said time  
13459 In the matter  
of the estate of  
Fina Watson. Dec'd  
ordered that on  
Saturday, the  
notice thereof  
Union County  
and this m  
127931 In the matter  
of the Guardianship  
Alice Thompson  
Minor  
settlement of  
whereupon the  
advertised for  
October 1937 a.  
matter is contin  
14324 Ericl Poate, Adx.  
estate of  
Ella Miller, dec'd  
vs. Rft.  
Homer L. vry, et  
vs. Rft.  
Jennies, it is  
and such out  
is hereby given  
corporation to  
13330 In the matter  
of  
Joseph A. Burt  
Deceased  
It is therefore  
for hearing m  
at 1. P. M. as  
as required  
a newspaper  
concluded

12785 In the matter of  
 The Estate of  
 Thomas, P. Neal,  
 Deceased  
 This day came Estella Neal, administrator  
 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 on Saturday the 30 day of October 1937  
 at 1.00 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

13459 In the matter  
 of the estate of  
 Fina Watson, Deceased  
 This day came Richard M. Watson 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 30 day of October 1937, 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.

127931 In the matter  
 of the Guardianship of  
 Alice Thompson,  
 Minor  
 This day came Charles L. Thompson,  
 Guardian of Alice Thompson, a minor  
 of Union County, this and presented  
 his first and final account in  
 settlement of said Guardianship duly verified.  
 Whereupon the court do order the same filed and  
 advertised for hearing on Saturday the 30 day of  
 October 1937 a. d., at 1. P. M. to which time said  
 matter is continued.

14324 Ervil Borak, Adm. of the  
 estate of  
 Ella Miller, deceased.  
 vs. Pft.  
 Homer Leroy, et. al.  
 Defts.  
 This cause coming on to be heard on the  
 motion of the Federal Farm Mortgage  
 Corporation that it be substituted  
 as party defendant instead of the  
 Bank Bank Commissioner, and the  
 court being fully advised in the  
 premises, it is ordered that said motion be granted  
 and such substitution of parties be made, and leave  
 is hereby given to said Federal Farm Mortgage  
 Corporation to file its answer instant.

13330 In the matter of  
 Joseph Amrine  
 Deceased  
 This day came Lutele's Amrine  
 adm. of the said estate, and filed  
 his first and final account therein.  
 It is thereupon ordered, that said account be set  
 for hearing on Saturday the 30 day of October 1937,  
 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.

12931. In the matter of the guardianship of Alice Thompson, a minor of Alice Thompson. This day Charles L. Thompson, Guardian presented his 1<sup>st</sup> and final account in settlement of said trusteeship, duly verified Thompson, the Court do order the same filed and advertised for hearing on Thursday the 30 day of Oct 37 at 1. P. M. to which time said matter is continued

13467 In the matter of the will of Cone Howard. Dies an application having been this day presented to the Court by Alice H. Howard, praying that an instrument in writing purporting to be the last will & testament of Cone Howard deceased be admitted to probate; all parties named, notice for hearing on said application Oct 21 - 1937.

This matter came on this day further to be heard, on the application of Alice H. Howard to admit to probate and record of the will of Cone Howard deceased, late of the village of Milford Center in said County heath for, filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Alice H. Howard surviving spouse and that the 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. We have named notice and given consent to the probate of said Will, Amb. Mrs. L. Myers and Mrs. Pyen, 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 Cone Howard 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.

13460 In the matter of the estate of Margaret A. Dec

personal It is ordered for hearing and that a hearing be held by

13449 In the matter of the estate of William H. Dec

this County. Undersigned a estate of Will in said New herein, to be ordered. The of this office



Guardian  
of Min. C. D.  
court in  
July verified  
of Oct 37  
presented to the  
Instrument  
testament  
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Helen Jackson  
Howard  
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2. full  
under any  
of said Mill  
the witnesses

13460 In the matter of  
the estate of  
Margaret Kennington  
deceased Kennington  
personal property belonging to said estate at private sale,  
It is ordered that said application be assigned  
for hearing Monday, September 27 - 1937, at 10.30 a.m.  
and that said executor cause a notice of said  
hearing to be served upon Frank Richter and William  
Richter, by registered mail.

This day this cause came on to be heard  
on the application of Walter Howard,  
executor of the estate of Margaret  
deceased Kennington, to sell certain items of  
personal property belonging to said estate at private sale,  
It is ordered that said application be assigned  
for hearing Monday, September 27 - 1937, at 10.30 a.m.  
and that said executor cause a notice of said  
hearing to be served upon Frank Richter and William  
Richter, by registered mail.

13449 In the matter of  
the estate of  
William H. Andrews  
deceased a newspaper of general circulation in  
this county, that the notice of appointment of Beck  
Andrews and Mrs. B. Andrews - as executors, of the  
estate of William H. Andrews 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

This day the affidavit of B. B. Laumer  
published of the Union County Journal  
deceased a newspaper of general circulation in  
this county, that the notice of appointment of Beck  
Andrews and Mrs. B. Andrews - as executors, of the  
estate of William H. Andrews 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

13384 Edith Schues, adm.  
of the Otto Schues  
Eft.

vs.  
Le Roy Schues, et al  
Defts.

It appearing to the court that the  
plaintiff has given additional bond  
in the sum of \$1000<sup>00</sup> into approved  
sureties, conditioned according to law,  
the said bond is hereby approved.

It is now ordered that Edith  
Schues, as such administrator, proceed to advertise  
for sale at the north door of the Court House in  
Marysville, Ohio, on the 23 day of October 1937, at 1 P.M.,  
the real estate described in the petition, as  
provided by law; and that she sell the same at not  
less than 2/3 of the appraised value thereof, upon the  
following terms, to wit: Cash in hand on day of sale.  
The plaintiff is ordered to make return for the sale  
of such sale.

13384 Edith Schues  
Administratrix  
Plaintiff

vs.  
Le Roy Schues, et al  
Defendants.

This matter came on to be heard  
upon the petition of plaintiff  
for authority to sell real estate  
of said decedent, to pay the debts

of his estate, and the answer  
of Le Roy Schues, et al minor aged 19 years;  
Matilda Schues his wife, a minor aged 17 years;  
Bernard Schues aged 17 years, Le Verne Schues, a minor  
aged 15 years, Mary Schues aged 13 years, Betty Schues,  
a minor aged 11 years, Dorothy Schues, a minor aged 8  
years, and Schues, a minor aged 6 years, and the  
answer of Edith Schues, et al minor of said decedent and  
owner of an estate in fee simple of an undivided  
one-half interest in the real estate described in the  
petition, consenting to the sale of said property as a whole  
and the answer and cross petition of the defendant, The  
Prudential Insurance Company of America, the court  
finds from the evidence that all necessary parties  
have been before the court, and that the prayer of the petition  
should be granted; that the defendant Edith Schues  
has by her answer, waived all of her rights of dower  
in said real estate and has consented to the same  
of the same, as a whole, including her undivided  
one-half interest therein; that said real estate  
described in the petition was appraised by the  
appraisers of the estate at \$14500<sup>00</sup> and ordered that  
a further appraise ment be dispensed with. The Court  
further finds that the bond heretofore given by the  
plaintiff as administratrix of the estate of Otto S.  
Schues in the amount of \$4000<sup>00</sup> is insufficient  
and it is ordered that she file an additional  
bond with sureties to be approved by this Court

in the sum.  
The Court, June  
1937, the  
Edith Schues  
The Prudent  
mortgage for  
\$17,550.00 in  
and that  
Insurance Co  
\$17,550.00 in  
from March.  
The Court  
note the  
Company the  
dated Jan  
in the Petition  
for record  
on March 2  
in Book 11  
mortgages re  
and that be  
the Court

10028<sup>th</sup> In the matter  
The Prudent  
of William  
Union County  
in settlement  
Whampoa  
advertised  
September  
matter is C

13445<sup>th</sup> In the matter  
The Estate  
Robert Evans  
circulation  
of Cincinnati  
estate of R  
newspaper, in  
records of

THE COL. P. B. BKS. CO. 74214

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of Otto G.  
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additional  
this Court

in the sum of \$1,000.00.

The Court further finds that on the 4 day of January 1937. the said decedent. Otto H. Belmont and his wife Edith Belmont, executed and delivered to the defendant, The Prudential Insurance Company of America, their first mortgage promissory note of even date in the sum of \$17,550.00 with interest at the rate of 5 1/2% per annum, and that there is now due said The Prudential Insurance Company of America thereon the sum of \$17,550.00 with interest at the rate of 5 1/2% per annum, from March 1- 1937.

The Court further finds that in order to secure said note the makers thereof executed and delivered to said Company their first purchase money mortgage deed, dated January 4- 1937 conveying the premises described in the Petition herein; that said mortgage was filed for record with the Recorder of Union County, Ohio, on March 23- 1937. at 9:30 A.M. and is recorded in Book 110. pages 443, 444, 445, and 446, of the mortgage records of said county, and is the first and best lien on said premises, subject only to the Court costs herein and taxes.

10028<sup>th</sup> In the matter of

The Guardianship of William Braun, incompetent of Union County, Ohio, and presented her 10. partial account in settlement of said Guardianship duly verified.

This day came Christine Braun, Guardian of William Braun, an incompetent of Union County, Ohio, and presented her 10. partial account in settlement of said Guardianship duly verified.

Whom the Court do order the same filed and advertised for hearing on Saturday the 23 day of September A.D. 1937. at 1. P. M. to which time said matter is continued.

13445<sup>th</sup> In the matter of

The Estate of Robert Evans, deceased Tribune, a newspaper of general circulation in this County, last notice of appointment of Leirdeena Evans and John Evans as executor of the estate of Robert Evans, deceased, was published in said newspaper. it is ordered that said notice be filed in records of this office.

This day the affidavit of J. M. Huber, publisher of the Mansfield Tribune, a newspaper of general circulation in this County, last notice of appointment of Leirdeena Evans and John Evans as executor of the estate of Robert Evans, deceased, was published in said newspaper. it is ordered that said notice be filed in records of this office.

13384 Edith Schnees, Adx.,  
Plaintiff

p.  
La Roy Schnees, et al.  
Defendants.

Upon the application of plaintiff on behalf of the following named minor defendants, to wit: Mary Schnees, aged 13 years, Betty Schnees, aged 11 years, Dorothy Schnees, aged 8 years, and Lawrence Schnees, aged 6 years, out of the following defendants who are minors over the age of 14 years, to wit: La Roy Schnees, aged 19 years, Matilda Schnees his wife, aged 17 years, Bernard Schnees, aged 17 years, and La Verne Schnees, aged 15 years, each of whom has been duly served with summons, it is ordered that Bryan Bondura be and he hereby is appointed guardian ad litem for all of the minor defendants above named.

11482 In the matter of  
The estate of  
Eliza Smith, Deid

hearing. It appearing to the satisfaction of the court that notice of the filing of the said schedule of debts 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 schedule of debts, after being duly examined by accountants, and confirmed.

This day an inventory and appraisement 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 having been waived by all persons entitled to notice under the law of this State.

13404 In the matter

The estate of  
Leask Ricketts  
Leask Ricketts  
Certain bond  
Company, Inc.  
Company, Inc.

No. 07 25-3  
for the purpose  
and the Court  
it is ordered  
Administrators  
the purpose of  
estate.

11281 In the matter

The estate of  
Hugh Calvin  
Deed  
account of  
of Oct. 1937  
published  
Journal  
Combined

THE COL. B. P. REG. CO. 74214

13404 In the matter of  
 The estate of  
 Leokk Rickard, deceased.  
 Leokk Rickard deceased, for order to sell and transfer  
 certain bonds - 21 shares of National Liberty Insurance  
 Company, no. 7855, 5 shares of Limestone Lumber and Rubber  
 Company no. 32063, 20 shares of Rossia Insurance Company  
 of America  
 no. 07253 and one U. S. Treasury Bond, no. B. 00032872,  
 for the purpose of making distribution.  
 And the Court being fully advised in the premises,  
 it is ordered, that said Walter L. Rickard as such  
 Administrator sell the above mentioned bonds for  
 the purpose of making distribution and closing said  
 estate.

This day, this cause came on to  
 be heard upon the motion of Walter  
 L. Rickard, adm. of the estate of  
 Leokk Rickard deceased, for order to sell and transfer  
 certain bonds - 21 shares of National Liberty Insurance  
 Company, no. 7855, 5 shares of Limestone Lumber and Rubber  
 Company no. 32063, 20 shares of Rossia Insurance Company  
 of America  
 no. 07253 and one U. S. Treasury Bond, no. B. 00032872,  
 for the purpose of making distribution.  
 And the Court being fully advised in the premises,  
 it is ordered, that said Walter L. Rickard as such  
 Administrator sell the above mentioned bonds for  
 the purpose of making distribution and closing said  
 estate.

11281 In the matter of  
 The estate of  
 Hugo Calvin Hensert,  
 deceased.

This day came E. H. Hutton executor  
 of said estate, and filed his 4. and  
 final account therein.  
 It is thereupon ordered, that said  
 account be set for hearing on, Saturday the 30 day  
 of Oct. 1937, 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.

Approval of accounts.

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: and notice is as follows:

- 13347 Florence A. Burnett, Adm. of the estate of Ida J. Peters 1<sup>st</sup> and final account
- 8613 Edw M<sup>r</sup> Mal, guardian of Bernedine Juanita Spidmon, minor. First and final account.
- 12870 Alice E. Banks, Trustee under will of John W. Robinson, Deed. First and final account
- 13427 Carrie E. Foster, adm. of the estate of W<sup>m</sup> E. Foster, Deceased. First and final account.
- 12333 M. A. Cunklin, guardian of George Max Cunklin minor First and final account.
- 11261 H. D. Kyle, guardian of Palmer Jennie incompetent. Second. Partial account.
- 9512 Roger V. Rust, guardian of Verne H. Rust. 4<sup>th</sup> and final act.

12049 In the matter of The Estate of Sarah H. Andrews. This day came E. H. Hutton executor of said estate and files his 5<sup>th</sup> final account. It is thereupon ordered, that said account, be set for hearing on Saturday the 30 day of October, 1937 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.

13468 In the matter of The Estate of Cora Howard. Decedent having heretofore been duly proved and allowed: this day Alice H. Howard the executrix named in said will appeared in open Court, and made and filed an application under oath as required by law to be appointed as such executrix also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that said Alice H. Howard is a suitable person, and legally competent, and that by the terms of said will said testator ordered, or requested that his executrix may execute it without giving bond: it is ordered, that she be appointed, as such executrix and that Letters Testamentary be granted and issued on the will of said decedent, to her, without giving bond, that notice of said appointment be published as required by law: that this proceeding be recorded and that said executrix pay the costs herein taxed.

13470 In the matter of The Estate of Alice J. Taylor. Decedent's accounts, and will, appear application as such executor to what the thereof: and Taylor is a that by the requested the giving bond such executor issued on a bond, that, required, by that said

13469 In the matter of The will of Alice J. Taylor. Decedent's testament of probate: part signed by L. A. Taylor.

13469 In the matter of The will of Alice J. Taylor. Decedent's testament of probate: part signed by L. A. Taylor. Sponse, and next of kin the State be joining of a it. to. probate in a former and giving And. C. a witnesses to and, having to the due which test by them to the Court.

13470 In the matter of  
The Estate of

Alice Taylor, Deceased.

having heretofore been duly proved, and  
accounts. This, George E. Taylor, the executor, named in said  
will, appeared in open court, and made and filed an  
application under oath as required by law to be appointed  
as such executor, also a statement in general terms, as  
to what the estate consists of, and the probable value  
thereof; and the court being satisfied that said George E.  
Taylor is a suitable person, and legally competent, and  
that by the terms of said will said estate 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. That notice of said appointment be published as  
required by law; that this proceeding be recorded, and  
that said executor pay the costs thereon taxed at \$

13469 In the matter of  
The will of  
Alice Taylor,  
Deceased.

An application having been this day  
presented to the Court, by George Taylor  
praying that an instrument in  
writing purporting to be the last will  
testament of Alice A. Taylor, deceased, be admitted to  
probate; parties in open Court: will probated forthwith, names  
signed by George E. Taylor; F. M. Taylor; Nellie M. Taylor and  
L. A. Taylor.

13469 In the matter of  
The will of  
Alice A. Taylor,  
Deceased.

This matter came on this day  
further to be heard, on the application  
of George E. Taylor, to admit to probate  
and record the will of, Alice A. Taylor,  
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 F. M. Taylor, her surviving  
spouse, and that the surviving spouse, and all the  
next of kin of said decedent known to be resident of  
the State have been duly served with notice of the  
filing of said will and of the application to admit  
it to probate, and record in this Court, pursuant  
to a former order of this Court or have waived notice  
and given consent to the probate of said will.  
And, C. A. Hoopes, and Elmer Hoopes, 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

is the last will and Testament of said Alice A. Taylor deceased, that it was duly executed and attested; and that said testator at the time of signing said Will was of full age, of sound mind & 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.

12-870

In the matter of the Trusteeship of J. M. Robinson, Trustee of the will of John H. Robinson deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except, or object to the same; and the Court, having carefully examined said account and the vouchers 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 Trustee is hereby allowed the sum of \$111.<sup>82</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 Trustee pay the costs herein \$5- 9-2-37. Orders recorded.

That the sureties on said bond, are hereby released, except for fraud, or manifest error.

13347

In the matter of the estate of Ida J. Peters, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except, or object to the same; and the Court, having carefully examined said account and the vouchers 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.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said Trustee pay the costs herein \$5- 9-2-37. Orders recorded.

8613

In the matter of the estate of J. M. Robinson, Trustee of the will of John H. Robinson deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except, or object to the same; and the Court, having carefully examined said account and the vouchers 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.

13429

In the matter of the estate of William E. ... deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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.



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13347

In the matter of  
The estate of

Ida J. Peters. Deceased.  
came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed 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 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 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 \$5- paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

This day the 1<sup>st</sup> and final account of Florence A. Somer adx. of the estate of Ida J. Peters, deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed 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 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 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 \$5- paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

8613

In the matter of  
The Guardianship

of Juvenile Geraldine Hudson  
of Juvenile Geraldine Hudson  
Guardian. of Juvenile Geraldine  
Hudson. came on for hearing  
and settlement. due notice thereof having been published  
according to law. no exceptions having been filed  
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 and allowed and confirmed.

It is ordered, that said Guardian pay the costs herein taxed at \$5-. cost paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

That the said bond is hereby released, each party except for fraud or manifest error.

This day the 10<sup>th</sup> and final account of Ida Mc Neal of Juvenile Geraldine Hudson. came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed 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 and allowed and confirmed.

It is ordered, that said Guardian pay the costs herein taxed at \$5-. cost paid. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

13427

In the matter of  
The estate of

William E. Carter  
Deceased

came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed 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 the matters pertaining thereto, and being fully

This day the 1<sup>st</sup> and final account of Carrie E. Carter adx. of the estate of William E. Carter, deceased, came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed 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 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.

Carrie E. Carter sole beneficiary acknowledged the receipt of \$2500. in U.S. Postal Savings Certificates.

Worshiped and Sanders, attorneys are hereby allowed the sum of \$1000. which says 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 - 7-31-39. It is ordered that said account, and the proceedings be recorded in records of this office that the sureties on said bond, are hereby released except for fraud or manifest error.

13409 In the matter of

The estate of Alice H. Price, deceased. executor. of the estate of Alice H. Price deceased, came on for hearing and settlement due notice thereof, having been published according to law. No exceptions having been filed thereto, and no 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 and correct and in conformity to law.

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

Jane Price receipt for \$363. 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 the records of this office. That the sureties on said bond, are hereby released except for fraud, or manifest error.

11261 In the matter of

The Guardianship of Deemer Jones, Incapacitated. This day the 2nd partial account of K. D. Cyle, Guardian of Deemer Jones, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court, having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed

and confirmed and is all of his reasons his trust.

The Court of said Court is ordered to that said It is ordered herein be approved, by In the matter

95-12

The Guardian Verne V. K. having and published a filed thereto object to the exam and all ma advised in all respects.

It is, ord approved. balance Guardian ordent to Receipt for. It is order herein \$5-5 It is ordered herein to.

11281

In the matter The K. D. Cyle as such. to the Court Executor, is deliver a shown by who has the arranged.

12049

In the ma Estate of Sarah H. and tender for reasons hereby acc

and confirmed. It is ordered that said Guardian be and is allowed the sum of \$45<sup>00</sup> being the amount of his reasonable expenses incurred in the execution of his trust. attorney's fee \$5<sup>00</sup> allowed. The Court finds a balance of \$409<sup>47</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 \$5<sup>00</sup>. costs — It is ordered that said account and the proceedings herein be recorded in the Records of this office.

9512

In the matter of the Guardianship of of Roger V. Rust, Guardian of Verne V. Rust, minor, Verne V. Rust, v. 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 \$1302.21 in the hands of said Guardian due said Ward, which amount he is ordered to pay over according to law. Guardian's Receipt for \$1302<sup>21</sup> signed Verne V. Rust, Aug. 18. 1937. It is ordered that said Guardian pay the costs herein \$5<sup>00</sup> paid August 18. 1937. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

11281

In the matter of the estate of Hugh Calvin Hewitt deceased executor herein, and first herein his final account, and also tendered his resignation as such executor, which for reasons satisfactory to the Court is hereby accepted. And said Executor is hereby authorized and directed to deliver all of the assets of said estate as shown by said final account to William Cameron who has been appointed administrator with the will annexed of said Estate.

12049

In the matter of the estate of Sarah H. Anderson, Dec. herein his final account, and tendered his resignation as such Executor, which for reasons satisfactory to the Court is hereby accepted. And said executor is hereby

Authorized and directed to deliver all of the assets of said final account to William Cameron, who has been appointed administrator, with the full conveyed of said estate.

12233

In the matter of  
The Guardianship  
of George Max Barklin  
Minor.

This day, the 1<sup>st</sup> and final account  
of W. W. Barklin, Guardian of  
George Max Barklin, a minor, came  
on for hearing and settlement, due

notice thereof having been published according to law.  
No objections having been put thereto, and no one  
now appearing to except or object to the same; and the  
court, having carefully examined said account and  
the vouchers therewith and all matters pertaining thereto,  
and being fully advised in the premises, do find the  
same to be in all respects just and correct and in  
conformity to law. It is ordered, that the same be  
settled as approved, allowed and confirmed.

Mr. Callister and Thoms, attorneys, fees fifty Dollars, allowed.  
The court finds said account duly balanced, and said  
guardianship settled according to law Aug 3-37-

Court costs paid. It is ordered that said  
guardian pay the costs herein taxed at \$5- paid.

Ordered, account and proceedings be recorded in  
the Records of this office.

THE COL. B. P. REG. CO. 7421A

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 Item no.  
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13471 In the matter of  
The will of  
Dora Thea Eickemeyer  
deceased.

An application having been this day presented to the court by Christian Eickemeyer praying that an instrument in writing purporting to be the last will and testament of Dora Thea Eickemeyer, dec'd, 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 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 27th day of September 1937, at 10 A. M.

13460 In the matter of the  
Estate of  
Margaret Herrington  
deceased.

This cause came on to be heard on the 27th day of September, 1937, pursuant to a former order of this court. The Court finds that the executor herein has caused notice of this hearing to be served upon the beneficiaries of the estate as ordered by the Court: that all necessary parties are before the Court, and that it would be for the best interests of said estate and the beneficiaries to sell all of the items of personal property mentioned in said application at private sale, and Walter Howard, executor herein, is hereby authorized and directed to sell all of said items of personal property at private sale, and to execute assignments and other necessary instruments of conveyance therefor, upon the following terms and for the following prices, to wit:  
Terms of sale - Cash in hand on day of sale.  
And said executor is authorized to sell the following items at not less than the appraised value, to wit:

Item No.	name.	appraised value.
1.	Milled Metal Prod., 1 share, Cert. # 223	1.00
2	Milled Metal Prod., 1 share Cert. # 201	1.00
20	Frist Ohio Investment Co. 4 shares com. Cert. # 140.	4.00
21	Frist Ohio Investment Co., 2 shares pfd. Cert. # 132	2.00
22.	Ohio Grain Co-op. Assn. 15 shares pfd - Cert. # 2	5.25.00
27	Farmers & Merchants Bk. 5 shares. Cert. # 129.	5.00.00
28	Farmers & Merchants Bk. 5 shares Cert # 87	5.00.00

And said Executor is authorized to sell the following items at their market price:

Item no.	Name
3.	Hettrick Mfg. Co. 20 shares. Cert. # 5-86
4.	Pure oil Co. 2 shares. 6/100 pfd. Cert. # CH/010 7975
5.	Pure oil Co. 36/100 shares. 6/100 pfd. Cert. # CH 4842
6.	Ervinger Tire & Rubber Co. 2 shares. Cert. C.P./O. 115-38
7.	Ervinger Tire & Rubber Co. 67/100 shares. Cert. # S.C. 8261
8.	Cities Service Co. 24 shares. Cert. # XL 232
9.	Cities Service Co. 3 shares. Cert. # XL 276056
10.	Cities Service Co. 4 shares. Cert. # AL 24848
11.	Ohio Finance Co. 7 shares. 6/100 pfd. Cert. # COP 395
12.	Ohio Finance Co. 7 shares. common. Cert. # CJC 369
13.	Ohio Finance Co. 2 shares common. Cert. COLOC 1447
14.	Ohio Finance Co. 84/100 shares common. Cert. # S. 2580
15.	Ohio Finance Co. 2/100 shares common. Cert. # S 1662
16.	Ohio Edison Co. 10 shares 6.60 pfd. Cert. # C 1022
17.	Ohio Edison Co. 5 shares 6/100 pfd. Cert. B. 10041
18.	Ohio Edison Co. 2 shares 5/100 pfd. Cert. # A 255
19.	Ohio Edison Co. 17 shares. 6/100 pfd. Cert. B 1433
23.	National Reserve Corp. 21 shares. Cert. # 5-34.
24.	National Reserve Corp. 1-5 share. Cert. # 124.
25.	National Reserve Corp. 3/100 share. Cert. # 1136
29.	National Reserve Corp. 5 shares common. Cert. # 5-34.
26.	Columbus Mutual Life Ins. Co. 4 shares. Cert. # 2731.

13464

In the matter of the Estate of Gene Howard said the filing of an inventory and appraisal herein by Alice Howard executrix. The Court, being fully advised in the premises, finds that all persons interested in said estate and all persons entitled to notice of the filing of said inventory and appraisal, under the laws of the State of Ohio, have notice of said filing and have consented to the immediate approval of said inventory. The Court, upon examination, finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

13252

In the matter of the Estate of Earl J. Jones said the filing of an inventory and appraisal herein by the executor, Earl J. Jones, and the same is hereby approved and confirmed. The Court, upon examination, finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

And that, set out in to the satisfaction of the Court, the same is hereby approved and confirmed. The Court, upon examination, finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

13465

In the matter of the Estate of George Lynn said the filing of an inventory and appraisal herein by the executor, George Lynn, and the same is hereby approved and confirmed. The Court, upon examination, finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.

12728

In the matter of the Estate of Earl J. Jones said the filing of an inventory and appraisal herein by the executor, Earl J. Jones, and the same is hereby approved and confirmed. The Court, upon examination, finds that said inventory is in all respects correct and in conformity to law and the same is hereby approved and confirmed.



Tuesday September 28 1937

# 5-86  
 # CH/010 7975  
 # CH 4842  
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 Cert. # S.C. 8261  
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13252 In the matter of  
 The Estate of  
 Leah Allgorn. Deceased,  
 verified for an order directing the transfer of certain  
 real estate belonging to said decedent, as set forth in the  
 application. It appearing to the Court that Leah  
 Allgorn a resident of Richmond in said County,  
 died intestate on September 26-1936 and that on the 1st  
 day of October 1936 E. W. Allgorn was duly appointed  
 and qualified Administrator of the estate of said decedent;  
 that insofar as they can be ascertained, the following is a  
 list, to whom such parcel of real estate passes by  
 descent or devise

Anna B. Allgorn	Richmond, Ohio	widow	1/3
Florence J. Brobeck		daughter	2/15
Walter Allgorn	1826 Loxley Toledo, O.	son	2/15
Roland Allgorn	Richmond, Ohio	son	2/15
Fred Allgorn	Richmond Ohio	son	2/15
E.W. Allgorn	Lake Moh. Ohio	son	2/15
	1225 Hathaway,	son	2/15

And that the description of said real estate is, as  
 set out in said application; and it appearing  
 to the satisfaction of the Court that the law has been  
 fully complied with by said applicant; It is hereby  
 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 for the transfer of said real estate  
 together with description contained in the application  
 be filed with the Recorder of the proper County for  
 record, as provided by law.

13465 In the matter of  
 The Estate of  
 George Lyons. Dec'd  
 estate. It is ordered that the hearing on the  
 approval of said Inventory be had before this Court  
 forthwith, notice of said hearing having been  
 given by all persons entitled to notice under the  
 laws of the State of Ohio.

This day an Inventory in the above  
 captioned estate was filed in this  
 Court by the fiduciary of said  
 estate. It is ordered that the hearing on the  
 approval of said Inventory be had before this Court  
 forthwith, notice of said hearing having been  
 given by all persons entitled to notice under the  
 laws of the State of Ohio.

12728 In the matter of  
 The Guardianship of  
 Carl Harris, Jr.  
 and final account, in settlement of said Guardianship  
 duly verified, whereupon the Court do order the  
 same filed and advertised for hearing on Saturday  
 the 30. day of October 1937. at 1. P.M. to which time, said  
 matter, is returned.

This day came R. H. Williams Guardian  
 of Carl Harris Jr. W. minor of Union  
 County Ohio and presented his 2-  
 and final account, in settlement of said Guardianship  
 duly verified, whereupon the Court do order the  
 same filed and advertised for hearing on Saturday  
 the 30. day of October 1937. at 1. P.M. to which time, said  
 matter, is returned.

13472 In the matter of  
 The Will of  
 Lena Burns  
 deceased.  
 An application having been this day  
 presented to the court by J. A. Knuts  
 praying that an instrument in writing  
 purporting to be the last will and  
 testament of Lena Burns, 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 9<sup>th</sup> day of  
 October 1937. at 10 A. M.

13468 In the matter of  
 The estate of  
 Lorne Howard  
 deceased.  
 in the premises  
 estate and  
 said inventor  
 State of Ohio  
 have been  
 inventory.  
 that said  
 conformity to  
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13468. In the matter of  
 The Estate  
 Lorne Howard  
 authorizing to  
 estate, all for  
 value thereof,  
 in the premises  
 said property  
 estate and  
 The court  
 benefit of  
 private sale  
 decreed that  
 orders. a  
 property at  
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13252 In the matter of  
 The Estate of  
 Carl Allyn  
 Deceased  
 that said  
 the 30. day  
 notice being  
 Minn. Code  
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13460 In the matter of  
 The estate  
 Margaret  
 Deceased  
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13468 In the matter of  
The estate of  
Loone Howard, deceased,  
W. Howard, Executor,  
in the premises finds that all persons interested in said  
estate and all persons entitled to notice of the filing of  
said inventory and appraisement under the laws of the  
State of Ohio, have received notice of said filing and  
have consented to the immediate approval of said  
inventory. The court upon examination finds  
that said inventory is in all respects correct and in  
conformity to law and the same is hereby approved  
and confirmed.

This day this cause came on to be  
heard upon the filing of an inventory  
and appraisement herein by Alice  
The Court being fully advised  
in the premises finds that all persons interested in said  
estate and all persons entitled to notice of the filing of  
said inventory and appraisement under the laws of the  
State of Ohio, have received notice of said filing and  
have consented to the immediate approval of said  
inventory. The court upon examination finds  
that said inventory is in all respects correct and in  
conformity to law and the same is hereby approved  
and confirmed.

13468 In the matter of  
The Estate of  
Loone Howard, Deceased  
authorizing her to sell the personal property of said  
estate, at private sale for not less than the appraised  
value thereof. And the court being fully advised  
in the premises finds that it will be necessary to sell  
said property in order to pay the debts of said  
estate and to completely administer the same.  
The court further finds that it would be to the  
benefit of said estate if said property were sold at  
private sale. It is therefore ordered, adjudged and  
decreed that said executrix do and she hereby is  
ordered and empowered to sell said personal  
property at private sale for not less than the  
appraised value thereof.

This day this cause came on to  
be heard upon the application  
of the executrix for an order  
authorizing her to sell the personal property of said  
estate, at private sale for not less than the appraised  
value thereof. And the court being fully advised  
in the premises finds that it will be necessary to sell  
said property in order to pay the debts of said  
estate and to completely administer the same.  
The court further finds that it would be to the  
benefit of said estate if said property were sold at  
private sale. It is therefore ordered, adjudged and  
decreed that said executrix do and she hereby is  
ordered and empowered to sell said personal  
property at private sale for not less than the  
appraised value thereof.

13252 In the matter of  
The Estate of  
Earl Allgover,  
Deceased.

This day came E. W. Allgover  
Administrator of said estate and  
files his first and final account  
therein. It is thereupon ordered  
that said account be set for hearing on Saturday  
the 30. day of October 1937. 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.

13460 In the matter of  
The estate of  
Margaret Kenyon  
Deceased.

This day this cause came on to  
be heard on the Inventory and  
Appraisement heretofore filed  
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 Union County Journal, a paper printed  
and 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 inventory is in all respects correct and according to law, and that there have been no exceptions filed to the same, and that therefore said inventory is hereby approved and confirmed.

13464 In the matter of the Estate of George Lyons, Decd. This 1<sup>st</sup> day of Oct. 1937. came Harrod Lyons executor of the said estate and filed his 1<sup>st</sup> and final account, orders for hearing Saturday the 27. day of November 1937. and published in Union County Journal

13467 In the matter of the Will of George Howard, Decd. (On this 1-day of Oct. 1937. a written instrument duly signed and acknowledged by Alice H. Howard, widow of George Howard, deceased, evidencing her election to take under the will of said decedent was filed in this Court; and it appearing to the Court that said instrument was filed within the time allowed by law, for the making of an election, it is ordered, that the election of said widow to take under said Will be entered on the Journal of the Court.

13473 In the matter of the Estate of Blanch B. Dec of the estate of Richmond there is no Testament of general terms probable value that an said Guy. Legacy comp as such. required by and this Court. This day Court. said estate of. herein his. according to as. surety. It. to issue to appointment this proceeding trustee pay.

13475 In the matter of the estate of Peter Blume Decd. Adminis. Estate deceased. and an any last will also a. estate cons the Court. appointed is. a. person ordered. upon giving in the case. Cause. is. This. day open Court. Adminis. Estate deceased.

13473

In the matter of  
The estate of  
Blanche Croft,  
Deceased

This day Guy C. Fuhrman 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 Blanche Croft, deceased, late of Richmond 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 Guy C. Fuhrman is a suitable person and being competent, it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of fourteen thousand dollars, and this cause is continued.

This day Guy C. Fuhrman appeared in open court, accepted the appointment as administrator of the estate of Blanche Croft, deceased, and gave and filed herein his Bond in the sum of \$14,000 - conditioned according to law with Fidelity and Deposit Co. of Maryland as surety, which Bond is approved by the court.

It is therefore ordered that Letters of administration issue to said Guy C. Fuhrman, 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 \$ -.

13475

In the matter of  
The estate of  
Peter Blumenschein  
Deceased

This day Anna Blumenschein appeared in open court, and made and filed under oath as required by law to be appointed as administrator of the estate of Peter Blumenschein deceased, late of Darby Township, in said County, and an affidavit that there is not to her knowledge any last will and Testament of the said intestate also a statement in general terms, as to what the estate consists of and the probable value thereof, and the court being satisfied that an administrator should be appointed, and that said Anna Blumenschein is a person suitable 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 eight thousand dollars, and this cause is continued.

This day Anna Blumenschein appeared in open court, accepted the appointment as administrator of the estate of Peter Blumenschein deceased, and gave and filed herein her Bond

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in the sum of Eight Thousand Dollars, conditioned according to law, with Matilda Kleiter, Arthur Blumenschein, Edward Blumenschein, Elvora Nicol and Martha Rausch, as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Anna Blumenschein, that notice of said appointment be published as required by law, that this proceeding be recorded and that said Adm. pay costs herein taxed.

12864

In the matter of the estate of Lydia M. Bonnette deceased. This cause came on for hearing on the application heretofore filed representing the Court to order The First National Bank Marysville, Ohio, to retain all cancelled checks now in its possession in the account of L. H. Collins, executor of the estate of Lydia M. Bonnette, deceased, until final accounting has been made and approved, in said estate and until further order of this Court. said L. H. Collins being joint executor with Edith Johnson in said estate. Upon consideration whereof, the Court finds that said application should be granted. It is therefore ordered and decreed that The First National Bank, Marysville, Ohio, be and hereby is ordered to retain in its possession all cancelled checks that it now has in its possession in the account of L. H. Collins executor of the estate of Lydia Bonnette, deceased, until the further order of this Court. It is further ordered that a certified copy of this entry be served upon said bank by the Sheriff of Union County, Ohio.

13474

In the matter of Linnear (The judge being advised that said Elizabeth Dumbaum of Columbus, Ohio, is ordered that a warrant for the conveyance of said patient to said Hospital, issue to Ada Collier, with assistant George Singer in conveying said patient to said Hospital, Columbus State Hospital.

13352

In the matter of The Estate of Hannah Zippary (First & Final act. filed Hearing Oct 30/37. at 1 P.M. Publication in Union County Journal. This matter continues until that time.

13473

In the matter of the estate of Blanch B. Blumenschein, fiduciary of approval levied on and that persons in State of Ohio at least hearing in or who will fiduciary be

13474

In the matter of Elizabeth D. Linnear an affidavit Elizabeth D. It is. to be insane 1937. at that out per D Long take witnesses to aforesaid i This day said Elizabeth The residue hearing was in Union Cou Piping of Per date Oct 4 - State Hospital said Elizabeth ex amition James Dumbaum witnesses, as is insane Columbus inhabitant This date, the time & being at l and that the Colum that Dr. J. Munk out provided that an



Tuesday Oct 5

1937

to the Superintendent of said State Hospital, for the admission of said Elizabeth Durham and 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 Durham be committed to the custody of Columbus State Hospital, until other wise order, and this cause is continued.

THE COL. B. B. B. CO. 74214

13476 In the matter of the Estate of W. W. Kinney an application appointed as deceased, to an affidavit will and test statement in of and the satisfied that and that person, and he appointed with securities Fifteen Hundred This day court, a copy of the estate of herein, his according to Mary F. Beaman by the Court of administration that notice required by law and that paid taxed at #



Monday Oct 5<sup>th</sup>

1937

an admission  
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State  
continued.

13476 In the matter of  
The Estate of  
W. W. Kinney, Decd

This day Clarence T. Kinney 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. Kinney  
deceased, late of Madison Township in said County, and  
an affidavit, that, there is, not to his knowledge, any last  
will and testament, and testament of 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 Clarence T. Kinney, 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 Dollars and this cause is continued.

This day Clarence T. Kinney appeared, in open  
court, accepted the appointment, as administrator, of  
the estate of W. W. Kinney, deceased, and gave and filed  
herein, his Bond, in the sum of \$1500<sup>00</sup> conditioned  
according to law, with Sumner B. Kinney and  
Mary F. Beamer, as sureties, which Bond, was approved  
by the Court. It is therefore ordered, that letters  
of administration issue to said Clarence T. Kinney,  
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 \$ none.

11055 Frank J. Kahler,  
 Administrator of  
 the estate of  
 Harrison J. Taylor,  
 Deceased,  
 Plaintiff  
 v.  
 Lura A. Kahler, et al.  
 Defendants.

This day, this matter came on for hearing. It appearing to the Court that all parties in interest have been duly served with summons as provided by law or have voluntarily entered their appearance herein, the Court finds from the pleadings and testimony that the following persons, with relationship

to the decedent, are entitled to share in the distribution of the estate of Harrison J. Taylor, deceased.

Lura A. Kahler	Sister	Plain City, O.	one-fourth
Harrison H. Taylor	Nephew	St. Paul, O.	" "
Furrah Reilly	First Cousin	Springfield, Mo.	one-eighth
Urban J. Reilly	" "	Tulsa, Oklahoma	one-eighth
Lemuel Koch	Second "	Centralia, Kansas	one-eighth
Harry Force	Second "	Horton, Kansas	one-sixteenth
Raymond Force	Second "	Empire, Kansas	one-sixteenth

It is further ordered, that this proceeding be recorded & that costs taxed at \$10. Charged to said estate

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Settlement of accounts:

accounts and vouchers of the foregoing named persons and estates heretofore 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 disposition on October 30- 1937.

- 11251 E.H. Walton, executor, of the estate of Hugh Calvin Stewart, deceased. 4<sup>th</sup> and final account.
- 10078<sup>2</sup> Christine Braun, guardian of William Braun. 10<sup>th</sup> account.
- 13436 Arthur W. Sweeney, adx. of the estate of Eliza Louck. First and final account.
- 13457 Richard W. Watson, executor, of the estate of Tim Watson. Dec'd. First and final account.
- 12785 Estelle West, Adx. of the estate of Thomas P. West. Dec'd. First and final account.
- 13352 Anna J. Mummy, adx. of the estate of Hannah Tiffany, deceased. 1<sup>st</sup> and final account.
- 13301 Harold T. Foster, Adx. of the estate of Lincoln Hubbard. 1<sup>st</sup> and final account.
- 13252 E.H. Allgower, Adx. of the estate of Carl W. Allgower. Dec'd. 1<sup>st</sup> and final account.
- 13330 Loretta H. Arvine, adx. of the estate of Josiah Arvine. First and final account.
- 12049 E.H. Walton, executor of the estate and Sarah H. Andrews. Fifth and final account.
- 12931 Charles R. Thompson, guardian of Alice Thompson, minor. First and final account.
- 12728 H.H. Williams, guardian of Esch Herio Jr., minor. 1<sup>st</sup> and final account.

and it is sufficient. One James private sale it is an executor less than for cash.

13479 Lewis Scheiderr of the estate of John C.

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13479 Lewis Scheiderr of the estate of John C.

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13479 Lewis Scheiderr, Executor of the estate of John C. Scheiderr, Dec'd. Plaintiff v. Dora Bernemann, et al. Defendants

This day this cause came on to be heard upon the petition of plaintiff for authority to sell real estate to carry out the provisions of the last will and testament of John C. Scheiderr, deceased - and the Court

being fully advised in the premises finds that all the defendants have waived the issuing and service of summons - and process and voluntarily entered their appearance herein and consented to sale of the real estate as prayed for in the petition; that all necessary parties are before the Court and that the prayer of the petition should be granted; that all of the allegations contained in said petition are true and said real estate ought to be sold as prayed for.

The Court further finds that the bond heretofore given by the plaintiff as executor is sufficient.

That

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And, it is ordered that the file an additional Bond with sufficient sureties to be approved by this Court in the sum of One thousand (\$1000<sup>00</sup>) Dollars. And it appearing that private sale would be to the best interests of said estate it is ordered that the said Lewis Scheidner, as such executor, sell said real estate at private sale for not less than \$2200<sup>00</sup> that being the appraised value thereof for cash.

13479 Lewis Scheidner & executor,  
of the estate of,  
John C. Scheidner  
Deceased,  
p. Plaintiff  
Dora Sundeman et. al  
Defendants.

It appearing to the Court that the plaintiff has given bond in the sum of One thousand (\$1000<sup>00</sup>) Dollars with approved sureties conditioned according to law, the said Bond is hereby approved.

13479 Lewis Scheidner, executor,  
of the estate of,  
John C. Scheidner,  
Deceased,  
p- Plaintiff,  
Dora Sundeman,  
et al. Dfts.

This day this cause came on to be heard in the report of Lewis Scheidner, executor, of the estate of John C. Scheidner, 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 lawfully made, it is ordered that the same be and hereby is approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said John C. Scheidner, deceased, in said real estate, to the purchaser, Ruth Patrick upon the said purchaser paying the purchase price to wit: the sum of \$2300<sup>00</sup>, in cash.

It is further ordered that said executor, out of the money in his hands pay:

First: The costs and expenses incurred in the sale of said property to wit: the sum of \$42<sup>50</sup>.

Second: To the Treasurer of this County the taxes due in Dec. 1937 (to wit) \$16<sup>20</sup> the sum of -

Third: The balance - in the sum of \$2241<sup>30</sup> to be accounted for according to law.

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Lewis Scheidner,  
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w. Watson, Dec.  
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13454

Emery E. Butz, adm.  
of the estate  
of Albert H. Hinckle  
Deft.  
Albert Hinckle et al  
Deft's

On motion of the Plaintiff and for  
good cause shown R. S. Le Masters  
is made party defendant herein  
in the place and stead of  
Harley Le Masters, with leave to plead

13472

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13472 In the matter of  
The will of

Lena Burns deceased further to be heard, on the application of J. A. Knotts to admit by probate and record the will, and two Codicils of Lena Burns deceased, late of the village of Maryville in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving John B. Burns 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 received notice and given consent to the probate of said will, and Clara A. Knokade and John H. Knokade, the subscribing witnesses to said will, and Clara A. Knokade and John H. Knokade subscribing witnesses to first Codicil; and John H. Knokade, and Robert C. Knokade, the subscribing witnesses to second Codicil a part thereof, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will and said Codicils 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, together with said Codicils, is the last will and Testament of said Lena Burns 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.

13480 In the matter of  
The Estate of

Lena Burns deceased, late of Maryville, Union County, having heretofore been duly proved and allowed; that day October 9-1937. 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. A. Knotts (named in the will as Arthur Knott), is a suitable person and legally competent, it is ordered that he, be appointed as such executor upon giving Bond

side parties as required by law in the sum of \$5200.<sup>00</sup> and this cause is continued.

This day J. W. Knotts appeared in open court, accepted the trust as executor of the estate of Lura Burns deceased, and gave and filed herein his Bond in the sum of \$5200<sup>00</sup> conditioned with Flora Knotts and Armin Scheidert as sureties, which Bond is approved by the Court. It is therefore ordered, that letters Testamentary issue on the will of said decedent to said J. W. Knotts 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 \$

13464

In the matter of the estate of George Lyons deceased Executor of the estate of George Lyons deceased and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application duly verified, for an order directing the transfer of certain real estate belonging to said decedent, as set forth in the application.

It appearing to the Court that George Lyons a resident of Milford Center in said County, died testate on Sept. 12-1937 - and that on the 16 day of Sept. 1937 Harrod S. Lyons was duly appointed and qualified executor of the estate of said decedent; that insofar as they can be ascertained, the following is a list of persons to whom issue should be made of Real Estate passed by descent or devise

Harrod S. Lyons - full Milford Center O. Son Entirely 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 here by 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 for the transfer of said real estate together with the description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

13475

In the matter of the estate of Peter Bl...

the Court for the said... to be given other persons same by... Dittmore set for...

13431

In the matter of the estate of Benjamin Dec... is ordered for hearing at 9 a.m. to all persons State of the last 10 - show who be personally 10 days.





13482 In re-assignment of assignment of Judge of the Court  
 Judge James T. Ball of Criminal Pleas  
 Hon. James T. Ball as resident judge. County Comm  
 Pleas of Madison County, this is hereby assigned  
 to hold Court in Union (The Probate Court) County this on  
 Monday Oct 11<sup>th</sup> 1937 and to continue thereafter until  
 the Court business upon which he enters is completed.  
 This assignment is made by virtue of the provisions  
 of Section 3 of Article IV of the Constitution of this State  
 under Section 10501-12 General Code of this State.  
 Carl W. Wraymatt, Chief Justice  
 The Supreme Court of this State  
 Date at Columbus Ohio this 8 day of Oct 1937

13476 In the matter of An inventory and appraisement  
 the Estate of having been filed herein, and all  
 of the next of kin and persons  
 deceased interested having waived notice  
 thereof the same is hereby approved and confirmed

13438 Laurel Long, Guardian  
 of Emerson F. Long, Pft.  
 v.  
 Emerson F. Long, as minor  
 over 14 yrs. of age et al. vs. Defts.  
 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 found by the Court that the appraisement  
 is the sum of \$295 and that the said Laurel L. Long  
 as guardian has heretofore given bond as such  
 guardian in case no. 9933, in the Probate Court  
 of Union County, this entitled, "Laurel L. Long  
 Guardian of Curtis W. Long et al." in which she is  
 also the guardian of Emerson F. Long and since  
 said appraised value is of less than \$300.  
 Additional bond is dispensed with. It appearing  
 that private sale would be to the best interest of  
 said estate, it is ordered that she, Laurel L. Long  
 as guardian, sell said real estate at privately  
 at not less than \$295 being the appraised value thereof  
 for cash. It is further ordered that said  
 Laurel L. Long as guardian, make return of sale  
 without unnecessary delay

THE COL. B. S. REV. CO. 73214

cont

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Chief Justice  
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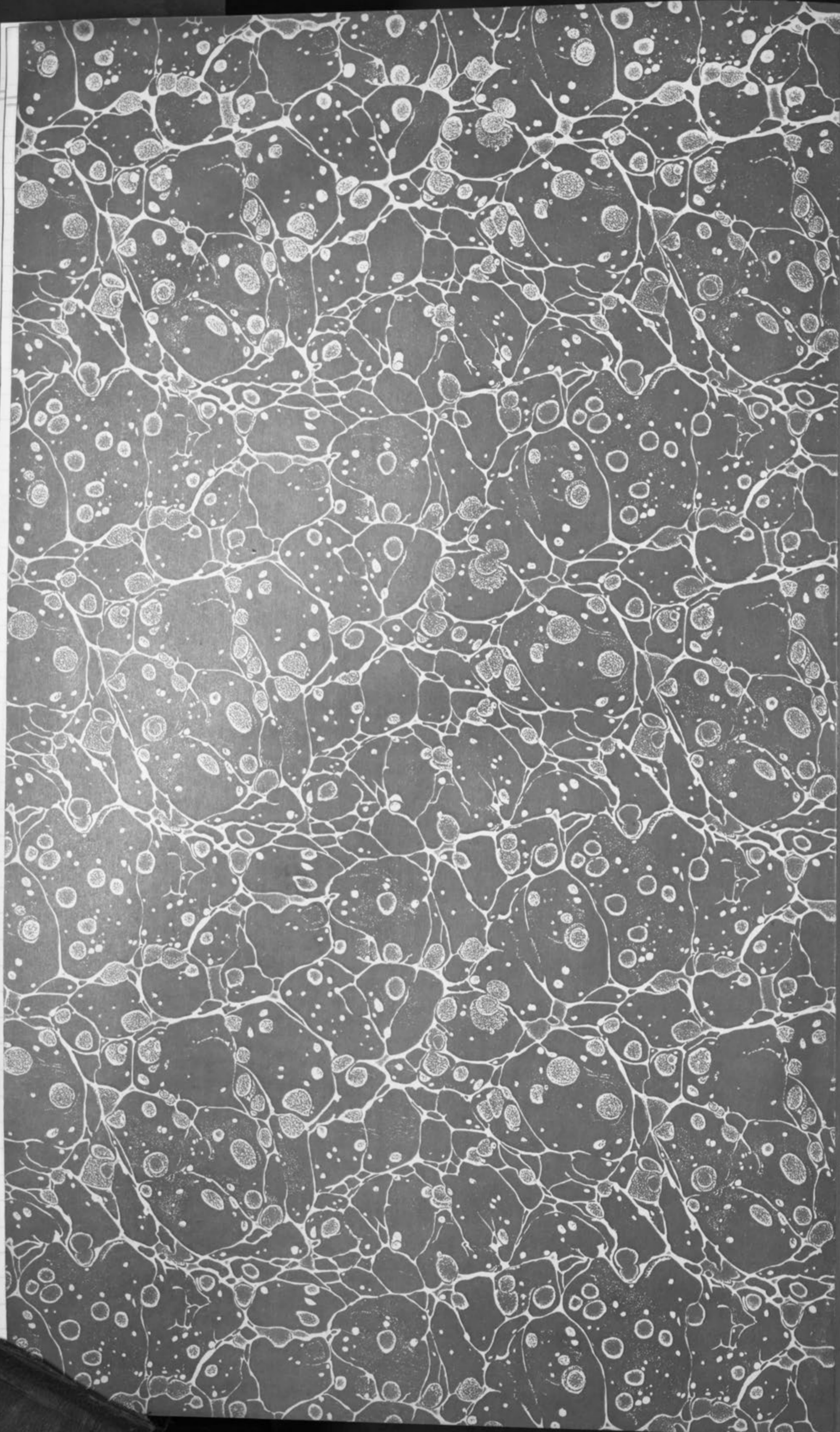
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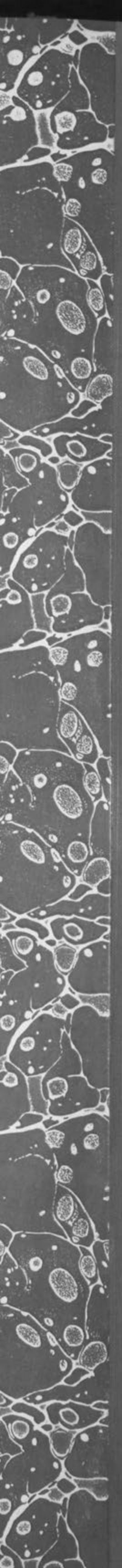
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THE CO. A. B. 1872-1873

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