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THE COLUMBUS BLANK BOOK MFG. CO.

MANUFACTURING STATIONERS & PRINTERS
LOOSE LEAF DEVICES - STATIONERY - OFFICE FURNITURE
311 to 321 S. High St., COLUMBUS, OHIO

NO. 74929

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER
TELEPHONE ADAMS 5171

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Commercial
Oct 11-1937
C. W. H.



Account order	Nov. 4 - 1937	57
Account amount	Nov 27 1937	99.
Account ordered	Dec. 2 - 1937	111
Account amount	Dec 28 1937.	147
Account ordered	Jan 6 1938	164.
Account amount	Jan 29 1938.	195
Account ordered	Feb 3 1938	220
Account amount	Feb 26 1938.	259
Account ordered	Mar 3 1938	271.
Account amount	Mar 26 1938.	312
Account ordered	April 7 1938.	335
Account amount	April 30 1938.	357
Account ordered	May 5 - 1938	370
Account amount	May 28 1938	401
Account ordered	June 2 - 1938	400
Account amount	June 25 1938.	451
Account ordered	July 7 1938	466
Account amount	July 30 1938	483
Account ordered	Aug 4 1938	495
Account amount	Aug 27 1938	517
Account order	Sept 1 - 1938	531
Account amount	Sept 24 1938	546
Account ordered	Oct 6 - 1938	562
Account amount	Oct 29 - 1938	586
Accounts ordered	Nov. 3 1938	591
Accounts amount	Nov. 26 38	612

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Anderson John H. - bill + Feb 83 - 86 - ~~100~~

Andrews Sarah
Andrews - 100 - 74
Allgower Carl
As Pine Lillie M.
Anderson Jan. 74
Aurine Gosink.
Armistead Ida
Aurine Henry;
Palm;
Armistead, Ida. D.

Armistead Ida D.
Andrews Frank

Andrews Saml H. Estate	46	54	154	157
Andrews Wm H.	47	105		
Allyson Carl	47			
As Pine Lillian. Guardianship	67	71		
Anderson Jm. H. will + estate	83	85	127	
Aurine Gosink. Estate	52			
Armistead Ida D	186	249	277	
Aurine Henry; Phyllis; Minnie Pahr; Anderson	253	256	379	380 462
Armistead, Ida, D. will + estate	291	474		
	377			
Armistead Ida D. L. Sale	433	434	516	
Andrews Frank E. Plc. Est.	537	534		

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Bunch Virginia	Release.	504-510.	
Barker Chas. W.	estate.	529-544-545-545-566-	
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Brigler. Frank	(de bonis)	630	

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13428 Laurel L. L
Guardian
Emerson

v
Emerson
Minor
Laurel L. L
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13428 Laurel L. L
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13428

Laurel L. Long,
Guardian of
Emerson G. Long,
Plaintiff
v
Emerson G. Long, a
minor of 14 yrs. of age,
Laurel L. Long,
Lurtis W. Long, ans.
George E. Long,
Estate.
Defts.

Ordering appraisement.
This matter coming on to be heard upon the petition and the evidence the Court finds all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court; and that it will be to the best interest of the ward, to sell said real estate and the prayer of the

Petition should be granted and it appearing to the Court that an appraisement should be made of said real estate, it is ordered that A. D. Parish, M. L. Dickason, and Homer Bonhauer, 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 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 to law, and to make return of their proceedings in writing to this Court on or before the 10. day of October 1937.

13438

Laurel L. Long, Guardian
of Emerson G. Long
Plaintiff
v
Emerson G. Long, a
minor of 14 years of age,
et. al. Defendants

This day this cause came on to be heard upon the report of Laurel L. Long, Guardian of Emerson G. Long a minor of 14 years of age, of her proceedings under the former order of this Court, and upon the petition of said Petitioner to confirm the sale made in obedience to said order; the Court having carefully examined said report, and finding the proceedings of said Petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered, that the same be, and hereby is, approved, and confirmed. It is further ordered that said Petitioner execute a deed of all the right title and interest of the said Emerson G. Long, a minor over the age of 14 years - in the real estate to the purchasers, J. E. Robertson and Edna M. Robertson, upon the said purchasers paying to said Petitioner the sum of \$295.00 cash, representing 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 \$295.00, it is ordered, that said Guardian out of

money in her hands. First: To the Treasurer of this county the sum of \$ representing the proportionate amount of taxes owed by Emerson H. Long, a minor over 14 years of age.

Second: The costs and expenses, occurred in the sale of said property, in the amount of \$ -

It is Further Ordered, that the balance of said proceeds, amounting to sum of \$ - be accounted for by said Guardian according to law.

11055- In the matter of case 10883, sub. 11055-

The Estate of Harrison J. Taylor, Deceased one of the heirs at law of Harrison J. Taylor, presumed decedent asking that Frank J. Kahler, as administrator of the estate of the said Harrison J. Taylor account to the court for the moneys in his hands, as such administrator and for an order of distribution thereof; and said matter was submitted to the Court upon said application exhibits evidence and statements of counsel and on consideration thereof the Court finds:-

That all the heirs at law of the said Harrison J. Taylor, have voluntarily entered their appearance herein in writing and consents to the prayer of the said application, and well represented by counsel, and are properly before the Court. That no evidence has been adduced as to the continuance in life of the said Harrison J. Taylor, the presumed decedent; and there is no likelihood of the said presumed decedent being still alive. Therefore, it is ordered that the decree heretofore entered herein that the legal presumption of the death of the said presumed decedent, is made out, by, and the same, is hereby confirmed and the prayer of the said application granted.

The Court further finds that pursuant to the said application, and on the 10th day of April 1937, the said Frank J. Kahler, as said Administrator filed his certain account herein, in case No. 11055 showing a balance due the estate of the said presumed decedent, in his hands, the sum of \$ 6385.²⁹ That since said time additional costs have accrued, in the sum of \$ 12.¹⁴ Thus, leaving a balance in the hand of the said Administrator for distribution the sum of \$ 6373.¹⁴ and that distribution of the said amount should be made to those entitled to receive the same. The Court further finds that as heretofore found the heirs at law and distributees of the said Harrison J. Taylor, deceased, and the amount to which they are each severally entitled are as follows:

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Evelyn J.
French R.
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Harry F.
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Urban J. Ri
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Raymond F
Mrs. L. Long
Urban J. Ri
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10942 In the matter of
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Lura A. Kahler	\$ 15-93.28.
Marion W. Taylor	15-93.28.
Urban J. Riley	796.64
French Riley	796.64
Carries Koch	796.64
Harry Force	398.33
Raymond Force	398.33

Therefore, it is ordered, that the said Frank J. Kahler, as such administrator, forthwith make distribution of the said sum of \$ 6373.¹⁴ in his hands to those entitled thereto, and in the amount, as herein above found due them, and to which they are severally entitled upon each giving a refunding bond to the State of Ohio signed, executed by him or her, without sureties thereon, conditioned according to law and as may be approved by the Court, in the just sum, to wit: -

Lura A. Kahler, \$ 15-93. ²⁸	Marion W. Taylor, \$ 15-93. ²⁸
Urban J. Riley \$ 796. ⁶⁴	French Riley \$ 796. ⁶⁴
Carries Koch, 796. ⁶⁴	Harry Force \$ 398. ³³
Raymond Force, 398. ³³	(398. ³³)

over L. Longes, attorney for
Urban J. Riley,
French Riley
Carries Koch,
Harry Force
Raymond Force
R. Cameron, attorney for
Frank J. Kahler,
Lura A. Kahler,
Marion W. Taylor.

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Carries Koch
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10942 In the matter of the estate of Mrs. C. Long, deceased, this day came Laurel L. Long, as executrix, her application 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 L. Long, a resident of Union County, Ohio, died testate on December 25/26; that, insofar as they can be ascertained, the foregoing is a list of persons, with their ages, years of residence and relationship to the decedent, and interest passing to whom each such parcel of Real Estate passed by descent, or devise; Laurel L. Long, age 51, 647 Delaware Ave., Marion, Ohio, daughter-in-law; all of the undivided interest, 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 records, as provided by law.

13300 In the matter
 The estate
 George Christ
 herein.
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THE COL. B. B. REG. CO. 74929

18300

In the matter of
 The Estate of
 George Christ. Deceased.
 herein. It is therefore ordered that said account
 be set for hearing on Saturday, the 27th day of November
 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

This day came Sturgis P. Cheney
 administrator of said estate, ad. filed his final and final account
 herein. It is therefore ordered that said account
 be set for hearing on Saturday, the 27th day of November
 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

13483

In the matter of
The will of
Walter Hartman
Deceased
of Walter Hartman deceased.

An application having been this day
presented to the Court by Edith Matlack,
praying that an instrument in writing
purporting to be the last will and testament
of Walter Hartman deceased, be admitted to probate: It is
ordered that 10 days notice, in writing, of the pre-
sentation 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 25 day of October 1937 at 2 P.M.

13486

In the matter of
The estate of
William E. Hillmord.
Deceased.

This day Milton Rausch, Mgr. of the
City Star, a creditor, appeared in
open Court, and made and filed
an application under oath as
required by law, that, Byron Sanders, be appointed ad-
ministrator of the estate of William E. Hillmord, deceased,
late of Washington Township, in said County, and an
affidavit that there is not to his knowledge, any last
will or testament of the said intestate, also, a state-
ment 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 Byron Sanders, 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 (\$1,000-) Dollars - and this case is continued.

13486

In the matter of
The estate of
William E. Hillmord.
Deceased.

This day Byron Sanders appeared
in open Court, accepted the appointment
as administrator of the estate of William
E. Hillmord, deceased, and gave and
filed herein his Bond, in the sum of One Thousand
Dollars, conditioned according to law, with Milton L.
Rausch, and B. W. Rodgers as sureties, which Bond, is
approved by the Court. It is therefore ordered
that Letters of administration issue to said Byron
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.

12875

In the matter
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12875

In the matter
The Estate
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13450

In the matter
The estate
Harrison
Deceased
of Thomas
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was filed
ordered. that
his office

13466

In the matter
The Estate of
J. P. Schaefer
in this Court
Clarence A.
deceased,
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said notice
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13477

In the matter
The will
Margaret
Deceased
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12875 In the matter of
 of Lydia A. Bonnette,
 Deceased
 This day came L. W. 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 27 day of November, 1937, at 1 P.M.
 and that notice thereof be published as required by law, in
 the Journal Union County, a newspaper of this County,
 and this matter is continued until said time.

12875 In the matter of
 The Estate of
 Lydia A. Bonnette
 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 1st day of November, 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
 Journal Publishing Company, 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.

13450 In the matter of
 The estate of
 Harrison R. Peters
 Deceased.
 This day the affidavit of J. M. Huber
 publisher of the Marysville Tribune
 a newspaper of general circulation
 in this County, that notice of appointment
 of Florence A. Bonstedt as ad. l. de bonis non, with the
 will annexed of the estate of Harrison R. Peters deceased,
 was published in said newspaper as herebefore ordered,
 was filed herein together with a copy of said notice; it is
 ordered that the same be recorded in the records of
 this office.

13466 In the matter of
 The Estate of
 J. P. Schaeff, Dec'd
 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
 Clarence Schaeff as executor of the estate of J. P. Schaeff
 deceased, was published in said newspaper as herebefore
 ordered, was filed herein together with a copy of
 said notice; it is ordered that the same be
 recorded in the records of this office.

13477 In the matter of
 The Will of
 Margaret A. Randall,
 Deceased.
 An application having been
 this day presented to the
 Court by Floyd Randall,
 praying that an instrument
 purporting to be the last will and testament of

Margaret A. Randall, deceased, be admitted to probate: It is ordered that no- days notice in writing of the presentation of said will and of the application for the admission of the same for probate, be given to the surviving spouse, and to the next of kin of said testator known to be resident of the state, and that a hearing on said application will be had on the 14 day of October 1937, at 10. A. M.

13477

In the matter of

The Will of Margaret A. Randall, deceased, to be heard, on the application of Floyd Randall to admit to probate and record the will of Margaret A. Randall, 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 Thomas B. Randall, 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 order of this Court all said notice and given consent to the probate of said will. And Edward W. Polier and William J. Fisher 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 Margaret A. Randall, 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.

Order admitting to Probate on Record.

This matter came on this day further

to be heard, on the application of Floyd

Randall to admit to probate and record the will of Margaret A.

Randall, deceased, late of the Village of Marysville in said County,

heretofore filed in this Court. It is now shown to the satis-

faction of the Court that said decedent died leaving Thomas B.

Randall, 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 order of this

Court all said notice and given consent to the probate of

said will. And Edward W. Polier and William J. Fisher

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 Margaret A. Randall, 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.

13471

In the matter

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13488

In the matter

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 This Court.

13471

In the matter of
 The will of
 Dorothea E. Eickmeyer
 Deceased

deceased, late of the Township of Darby in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving 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 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. Kallegrath one of the subscribing witnesses to said will, is dead, and for that reason, his testimony cannot be obtained. Therefore, John H. Knicker and C. W. Harpes appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said A. H. Kallegrath attached to said will and thereupon on this day came Frank Livingston, 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 and subscribed by them respectively, and was filed with said will.

This matter came on this day further to be heard, on the application of C. A. Eickmeyer to admit to probate and record the will of Dorothea E. Eickmeyer, deceased, late of the Township of Darby in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving 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 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. Kallegrath one of the subscribing witnesses to said will, is dead, and for that reason, his testimony cannot be obtained. Therefore, John H. Knicker and C. W. Harpes appeared in open Court and were duly sworn and examined according to law touching the genuineness of the signature of said A. H. Kallegrath attached to said will and thereupon on this day came Frank Livingston, 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 and subscribed by them respectively, and was filed with said will.

Whereupon, the Court finds that the aforesaid instrument of writing, is the last will of said Dorothea E. Eickmeyer 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.

13488

In the matter of
 The estate of
 B. E. Lawrence
 Deceased.

Administrator of the estate of B. E. Lawrence, deceased late of Mifflin Center, in said County, and, an Affiant 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

This day Minnie B. Lawrence, 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 B. E. Lawrence, deceased late of Mifflin Center, in said County, and, an Affiant 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

Court, being satisfied that an administrator should be appointed and that said Minnie C. Lawrence is a suitable person and, legally competent, it is ordered, that she be appointed as such administrator upon giving bond with securities as required by law in the sum of \$2500. and this cause is continued.

This day Minnie C. Lawrence appeared in open Court accepted the appointment as administrator of the estate of C. E. Lawrence, deceased, and gave and filed herein her Bond in the sum of \$2500 - conditioned according to law, with C. M. Cherry and F. C. Skilling as securities, which Bond is approved by the Court.

It is therefore ordered that letters of Administration issue to said Minnie C. Lawrence, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay the costs herein.

13487

In the matter of the Estate the last will of Dorothy E. Eickemeyer dec'd. of Dorothy E. Eickemeyer late of Morgan Co. in said County, having been duly proved, and allowed

this day Carl Wolpert appeared in open Court and made an application under oath as required by law for appointment as 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 Carl Wolpert 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 securities as required by law in the sum of \$2500 - and this cause is continued.

This day Carl Wolpert appeared in open Court accepted the appointment as Administrator with the will annexed, of the estate of Dorothy E. Eickemeyer, deceased, and gave and filed herein his Bond in the sum of \$2500 - conditioned according to law, with Helen Wolpert and Martin C. Eickemeyer as securities, which Bond is approved by the Court.

It is therefore ordered, that letters of Administration with the will annexed issue to said Carl Wolpert that notice of said appointment be published, as required by law; that this proceeding be recorded, and that said Adr. with the will annexed pay the costs herein taxed &

12315

In the matter of the Estate of James La... appeared in open Court and filed in... And it...

The... chief... of the said... is less than... on a Rec... national... an inventor... inventory... It is just... and that...

This... was filed... It is... of said... notice of... given... State of... for hearing... at 1 P.M. by law in... County...

12315

In the matter of the Estate of James La... It is... for hearing... at 1 P.M. by law in... County...

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12315 In the matter of
 the estate of
 James Laird, Deceased of the estate of James Laird, Decd.
 appeared in open Court, and made application for an
 order directing the omission of an inventory and appraisement
 and that an inventory without appraisement
 be filed in lieu thereof:
 And it appearing to the Court, that
 the decedent left no surviving spouse, or minor
 child or children and the value of the personal estate
 of the said decedent, which will come into his hands
 is less than \$500.00 and consists wholly of money received
 on a Receiver's Certificate on liquidation of the First
 National Bank of Richmond, Va. It is hereby ordered that
 an inventory and appraisement be omitted and that an
 inventory without appraisal be filed in lieu thereof:
 It is further ordered, that this proceeding be recorded
 and that said administrator pay the costs herein taxed

Order Dispensing with appraisement.
 This day Mrs. L. Myers, administrator
 of the said estate, and filed
 his statement in Lieu of an
 account, therein.
 It is hereupon ordered, that said account, be set
 for hearing on Saturday the 27. day of November, 1937,
 at 1. P.M. and that notice be published as required
 by law, in the Union County Journal, a newspaper of this
 County and this matter is continued until said time.

12315 In the matter of
 the estate of
 James Laird, Deceased.

This day came Mrs. L. Myers
 Adm. of the said estate, and filed
 his statement in Lieu of an
 account, therein.
 It is hereupon ordered, that said account, be set
 for hearing on Saturday the 27. day of November, 1937,
 at 1. P.M. and that notice be published as required
 by law, in the Union County Journal, a newspaper of this
 County and this matter is continued until said time.

13470 In the matter of
The Estate of
Alice Taylor, deceased.
This day came George Taylor, executor
of said estate, and filed his final ac-
count therein. It is thereupon
ordered that said account be set for hearing on Saturday
the 27. day of Nov. 1927. 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.

13489 In the matter of
The Estate of
Anna Miner
Deceased.
October 15th This day Laura Nicol 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 Anna Miner, deceased, late of Mansfield
in said County, and an affidavit that there is no
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 Miner is a suitable person and legally
competent, it is ordered that she be appointed as
such Administrator upon giving bond, with sureties
as required by law, in the sum of \$500. and this
cause is continued.

This day Laura Nicol appeared in open Court
accepted the appointment as administrator of the
estate of Anna Miner, deceased, and gave and filed
herein her Bond in the sum of \$500 with Frank
Miner and E.L. Nicol as sureties, which Bond is approved
by the Court. It is therefore ordered that letters
of administration issue to said Laura Nicol, that
notice of said appointment be published as required by
law; that this proceeding be recorded and that said
Administrator pay costs taxed herein.

13435 In the matter
of the Estate
of Frank J.
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13470 In the matter
of the Estate
of Alice Taylor
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13470 In the matter
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13435 In the matter of
 the Estate of
 Frank Young, deceased.

An Inventory and appraisement having
 been filed herein and all of the
 next of kin and persons interested having
 waived notice thereof. the court is hereby approved & confirmed.

13470 In the matter of
 the Estate of
 Alice Taylor, deceased.

Authority to Transfer -
 This day came before the court
 executor of the estate of Alice Taylor,
 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 Alice Taylor
 a resident of Marysville in said County, died testate
 on the 30 day of August, 1937, that her last will
 and Testament was filed in the Probate Court of
 Union County Ohio, the 25 day of September 1937,
 admitted to probate and record on the 25 day of September
 1937, and recorded in Will Rec. W. page 1 of the record
 of wills in said County, and that on the 25th of
 September 1937, George Taylor, 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

- F. Marion Taylor, age 20; Marysville Ohio. Widow - 1/3
- George Taylor Marysville Ohio. Son - 2/9.
- Lewis Taylor Marysville, Ohio. Son - 2/9.
- Nellie Taylor Marysville Ohio. daughter 2/9.

and that the description of said real estate, is as set
 out in said application; and it appearing to the
 satisfaction of the court that the law has been
 fully complied with by said applicant; It is 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.

13470 In the matter of
 the Estate of
 Alice Taylor, Deit

This day this cause coming on for
 heard upon the application of the
 executor, George Taylor, for an order
 authorizing and authorizing him to sell and convey
 to Nellie Taylor, the following:

- Mutis State Register Bond, no 65462 B * 100.00
- 1943-1946, dated Oct. 15, 1933; due Oct 15, 1945;
- Ohio Edison Company, Certificate No. 7A124, 6 shares
 Preferred \$5. series
- Ohio Edison Company, Certificate No. 7B8169, 2 shares
 Preferred \$6. series

Ohio Edison Company, Certificate, No. 7. B 7429, 1 share.
 Preferred, \$6. series.

The Court on consideration sustains said application and the said executor is hereby authorized and directed to transfer and deliver unto the said Nellie Taylor said stock and said Ohio Edison Company and the United States of America are hereby authorized and directed to assign and transfer said stock to Nellie Taylor upon their books.

13469

In the matter of
 the will of

Alice Taylor, deceased. Court. F. M. Taylor executor, of said Alice Taylor, deceased, and applied to make his election whether to take or not to take under the will of said Alice Taylor, deceased.

Election of Widow.

This day personally came into open court F. M. Taylor executor, of said Alice Taylor, deceased, and applied to make his election whether to take or not to take under the will of said Alice Taylor, 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 not satisfied with the provisions of said will, and elected not to take under it, and asked that his election or not to take might be entered upon the Journal of the Court which is accordingly done.

13470

In the matter of
 the estate of

Alice Taylor, deceased and appointment by George Taylor, executor of the estate of Alice Taylor, 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 received notice of the filing thereof and have consented to its immediate approval. The Court 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.

This day this cause came on to be heard upon the filing of the inventory and appraisement by George Taylor, executor of the estate of Alice Taylor, deceased.

13224

In the matter of
 the estate of

Ruben Hatch, dec'd
 Whereupon ordered that said account be set for hearing on Saturday the 27. day of Nov. 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 date.

This day came Nell Hatch adx of said estate and filed her final and final account therein. It is

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13369 Oscar H. Re
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13369 Oscar H.
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13369 Oscar H. Reed, as
 Administrator of
 The Estate of
 Mary Myers, Dec.
 vs. Plff.
 Alvah Friend, et al
 Dfts.

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, although served with summons,
 according to law, and such service of summons is
 hereby approved. The Court finds from the evidence
 that all necessary parties are before the Court, and
 that the prayer of the petition should be granted;
 that the real estate described in the petition was appraised
 by the appraiser of the estate at four hundred and
 forty-two 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 Mary Myers, in the amount of One
 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
 Thirteen Hundred Dollars, and this cause is continued.

13369 Oscar H. Reed,
 Adm. of the estate
 of Mary Myers, Dec.
 vs. Plff.
 Alvah Friend et al
 Dfts.

Confirring appraisement and
 Ordering additional Bond.
 This day this matter came on to be
 further heard on the report of the
 appraiser heretofore herein appointed;
 and it appearing upon examination that said
 report is in all respects correct and correct, it is
 ordered that the same be and it hereby is approved
 and confirmed. It is further ordered that said
 Oscar H. Reed, execute within one day to the State of
 Ohio, a bond with sufficient sureties to be approved by the
 Court, in the sum of \$1300- conditions according to law.

13369 Oscar H. Reed, as
 Administrator of
 The Estate of
 Mary Myers, Dec.
 vs. Plff.
 Alvah Friend, et al
 Dfts.

It further appearing to the Court that
 the Plaintiff had given additional
 Bond in the sum of \$1300-
 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 Oscar H. Reed, as such administrator
 sell the real estate in the petition described as
 provided by law, at not less than the appraised value

value thereof on the following terms, to wit, to cash, And, the Plaintiff, is ordered to make return forthwith upon such sale.

13369

Oscar H. Reed, as Administrator of the Estate of Mary Myers, deceased.

Confirming Sale

Alvah Friend et al. Defts.

This day this cause came on to be heard, on the report of Oscar H. Reed, Administrator of the Estate of Mary Myers, 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 Oscar H. Reed in said real estate to the purchasers, Walter Brown and Virginia Brown, his wife, upon the paid purchase executing to said Administrator, 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 six hundred and fifty dollars.

It is further ordered that said Oscar H. Reed out of the money in his hands pay:

- First: the costs and expenses of the sale including an attorney fee \$75.00, to Porter and Porter for services performed for the fiduciary in connection with the sale and the sum of \$40.00 to the fiduciary for his services in connection with the sale, which costs, expenses, fees and compensation shall be paid prior to any liens upon the real estate over and notwithstanding 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 deceased 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 (b) To dis the order (c) whether in this it must be according Fourth and upon appointed proceeding to costs here this said

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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 else where, the surplus of the proceeds of sale, must be considered as real estate and be disposed of accordingly.
 Fourth, in case of a guardian, in the manner and upon the terms approved by the court when 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 this said sale, within ten days—

13383 Clifton L. Caryl.
 Guardian of
 Ernest L. C. Scheidner.
 Incompetent

Oct 18-1937 this cause coming on for hearing upon the motion for Sept. 24th 1937 - ans. refused, of Jacob Scheidner for a rehearing and new trial, Oct 18, 1937, and upon statement of counsel the Court finds that Jacob Scheidner is not entitled to a rehearing and new trial petitioned for and therefore refuses the same, and it is adjudged that the plaintiff recover from the defendant his costs herein expended, To which order defendant excepts, exceptions noted.
 James F. Bell. Judge -

Plt.
 Jacob Scheidner, et al.
 Defs.

approved.
 Ingalls, atty. for
 Plaintiff
 Miles L. Myers
 William J. Porter
 atty. for Defendant.

13383 Clifton L. Caryl.
 Guardian of
 Ernest L. C. Scheidner
 Plaintiff.

S.
 Jacob Scheidner, et al.
 Defendants.
 guardian of Ernest L. C. Scheidner during his minority, and was submitted to the Court on the pleadings and the evidence adduced, and upon due consideration thereof the Court finds that Ernest L. C. Scheidner, is ans. has been for a long time extending back to a time prior to the confirmation of the final account of Jacob Scheidner, former

This cause came on to be heard upon the application of Clifton L. Caryl, guardian of the person and estate of Ernest L. C. Scheidner an incompetent person, to set aside the confirmation of the final account of Jacob Scheidner, the former guardian of Ernest L. C. Scheidner during his minority, and was submitted to the Court on the pleadings and the evidence adduced, and upon due consideration thereof the Court finds that Ernest L. C. Scheidner, is ans. has been for a long time extending back to a time prior to the confirmation of the final account of Jacob Scheidner, former

guardian, a person of unsound mind and incapable of transacting business of importance, and not of sufficient intellect and understanding to have the responsibility of handling large sums of money or bonds such as it is claimed were turned over to him by the defendant Jacob Scheidter. The Court further finds that the alleged delivery of the bonds to Emmett L. C. Scheidter, as claimed to have been made by Jacob Scheidter the defendant, was only a sham or pretended delivery and that the receipt obtained by the defendant from Emmett L. C. Scheidter at said time, was therefore obtained by fraud.

The Court further finds that after the filing and approval of the final account of Jacob Scheidter, as former guardian, on April 30th 1935, defendant went to the Farmers Bank of Plain City, Ohio, and then came there, with proceeds of bonds, etc., and opened an account for Emmett L. C. Scheidter by depositing \$799.²⁵ to his credit.

The Court further finds that it appears from the former guardian's accounts that he has not been allowed or credited with any compensation as guardian for the period of approximately eleven years, from the time of filing his first account in 1924, until the filing of his final account, and with the apparent good showing of these accounts and the income collected from the estate, it appears to the court that the defendant should have been allowed \$550.⁰⁰ compensation over this period;

It is, therefore, ordered, adjudged, and decreed that the confirmation of the final account as rendered of Jacob Scheidter as guardian of Emmett L. C. Scheidter, filed in the Probate Court, October 28, 1934, be vacated and modified so as to charge the defendant as of that date with the sum of \$6800.⁷³ due his said ward, that being the balance of \$7350.⁷³ as shown in said final account, less \$4550.⁰⁰ allowed by the court as compensation; that the defendant be credited with the sum of \$799.²⁵, the amount paid by him to Emmett L. C. Scheidter after the confirmation of his final account, and, it is, therefore, further ordered, adjudged, and decreed that the plaintiff recover from the defendant the balance, being the sum of \$6001.⁴⁸, with interest from October 28, 1934, and the costs of this proceeding, To all of which the defendant herein, excepts. Exceptions also noted to plaintiff to that part of this order allowing

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Mrs. L. M.
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attorney.

13383 Clifton L. Co
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any compensation to defendant as former guardian.
 James F. Bree, Judge
 approves.
 Engalls Esq. District
 Attorney for plaintiff.
 Mrs L. Myers
 Miriam J. Porter
 Attorneys for defendant.

13383 Clifton L. Beyer, Guardian
 of
 Emmett L. C. Scheidewer.
 Incompetent.
 Deft.
 v.
 Jacob Scheidewer, et al.
 Defts.

This day this cause came on to
 be heard on the application
 and motion of Jacob Scheidewer
 declaring his intention to appeal
 from the decision and finding
 of this court and asking that
 the Court fix the amount of
 an appeal Bond, and on
 consideration thereof the Court does hereby fix the
 amount, and the penal sum of said bond, in the
 sum of \$ 200.⁰⁰, with sureties therein as provided by law
 and approved by L. W. Hagen, the Judge of this court.
 James F. Bree-

13478 In the matter of the estate of Morgan Randall an applicant appointed estate, also the estate and the honor shared by is, a suit ordered the with the as required cause is This accepted the conveyed deceased in the sur Kathryn approved It is. tration, in Randall and, as, re and. that pay the cost

85-11 In the matter of the Estate of James M. Sec herein her deciding the to said dec It. apper a resident testate July estate has to the Court persons co nance an sponse. estate to Ohio as. Aid for is. a list

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In the matter of the Estate of James Laph. Deceased
 July 27, 1927, at 1. P. M. and notice to published in Union County Journal, a newspaper of this County, and this matter is continued until said time.

Oct 19. This day came Mrs. L. Dwyer ad. of said estate & filed his 1. & final account therein. His ordered said account. to for hearing Saturday

13478

In the matter
of the estate
of Maryann A. Randall
Deceased

Randall 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 Floyd Randall 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 sum of \$300- and this cause is continued.

The last will of Maryann A. Randall deceased late of Marysville in said County having heretofore been duly proved and allowed this day Floyd Randall 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 Floyd Randall 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 sum of \$300- and this cause is continued.

This day Floyd Randall appeared in open Court accepted the appointment as administrator with the will annexed of the estate of Maryann A. Randall deceased and gave and filed herein his bond in the sum of \$300- with Thomas Randall and Katherine M. Randall as sureties which bond is approved by the Court.

It is therefore ordered that letters of administration with the will annexed issue to said Floyd Randall that notice of said appointment be published and as required by law that this proceeding be recorded and that said Administrator with the will annexed pay the costs herein taxed.

85-11

In the matter of
The Estate of
James M. Patrick
Deceased.

Authority to Transfer Real Estate
This day came Dora Patrick surviving spouse of James M. Patrick 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 James M. Patrick a resident of York Township Union County Ohio died testate July 11-1916 and that no administration of his estate has ever been had. It further appearing to the Court that it will be to the best interest of all persons concerned and necessary for the maintenance and support of Dora Patrick the surviving spouse to obtain authority to transfer the real estate herein above described to the State of Ohio as security for aid from the Division of Aid for the Aged. Therefore the following is a list of persons with their ages places of

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Residence and relationship to the decedent and interest passing to whom each such parcel of real estate passed by descent or devise:

name	age	Residence	Relationship	Portion passed
Dora Patrick	all over 21 years	Richmond, Va	Spouse -	Life-estate with right to dispose of same, if necessary for her maintenance & support in conformity to finding of the Court.
Joan A. Davis		La Rue, Va.	daughter	undivided by subject to the right of Dora Patrick
Frank A. Patrick		Richmond, Va	son (1/4)	" " " " "
Ralph D. Patrick		La Rue, Va	son (1/4)	" " " " "
Arlon Patrick		Richmond, Va	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 same has been fully complied with by said applicant; it is hereby ordered that said real estate be transferred upon the duplicate of the County maps 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.

13490 In the matter of Roger H. Jackson, feeble-minded. The judge being advised that said Roger H. Jackson can be received into the Institution for feeble-minded over 14 1/2 years, it appearing that said patient is not supplied with proper clothing; it is ordered that due clothing, as is required by law, be provided for, as provided by law, and it is ordered that a warrant for the conveyance of said patient to the said Institution, issue to Ada Collins; that this proceeding be recorded, and that the costs thereof be paid by this County, as is provided by law.

This day G. P. Aron, a resident of Mariposa in this County, appeared in open Court, and filed an affidavit in the form prescribed by law, for the admission of the said Roger H. Jackson into the Institution for feeble-minded at Orient, Va. And it is further ordered that subpoenas issue for Dr. H. G. Smith and Dr. Fred Callaway, reputable physicians witnesses, to appear at the time and place aforesaid.

In this cause is contained 4th Oct. this day came Mary M. Burnetts claim of Phyllis A. Hard, and filed her account herein. It is thereupon ordered that a hearing be held on 27th day of November 1937, at 11 A.M. and notice in Union County Journal - a newspaper of said County, and this notice is continued until said time.

12579

13440 In the matter of the Estate of Roger H. Jackson, feeble-minded. History of this case. Resolved again on report filed Columbus. Columbus. Children's Trust Company and having Dr. H. G. Smith that said person, and common a settlement he has been next piece has occurred this State. Classified for feeble-minded. It is ordered that Dr. F. make a report is provided that an attendant on Roger H. Jackson under supervision of witnesses transmitted ordered to the custodian of the estate of the said Roger H. Jackson, and that notice be given to the date of said report and the judge is

13486 In the matter of the Estate of William E. Jackson, deceased. Hearing held and that notice be given to the date of said report and the judge is

Tuesday, October 19th 1937

Probate Court, Union County,

1937

13490

In the matter of
Rogers Hermit Jackson
Feeble-minded

This day this cause came on to be heard, and the said Rogers Hermit Jackson, was brought before the Court. History of this case, check first committed to Bureau of Juvenile Research, Columbus, Ohio, Dec 31, 1934; June report filed; again committed to same institution Columbus, Ohio, 7-29-37; report filed, recommending feeble-minded Institute at Columbus, Ohio, upon return from Bureau of Juvenile Research Columbus, Ohio. Said child has been in the Union County Children's Home - near Marysville, Ohio.

Thereupon the judge proceeded with the examination and, having heard the testimony of Dr. Fred Callaway and Dr. H. G. Ingham, the medical witnesses, and being satisfied that said Rogers Hermit Jackson, is a feeble-minded person, incapable of receiving instruction in the common schools of the State; that, he has a legal settlement in Raymond, Liberty Twp. in this County; that he has been an inhabitant of the State of Ohio, for one year next preceding this date that his feeble-mindedness has occurred, & during the time he has resided in this State and that he is a proper subject for classification and discipline at the Ohio Institution for Feeble-minded.

It is therefore ordered, that Dr. H. G. Ingham 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 Institution for the admission of said Rogers Hermit Jackson, 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 Rogers Hermit Jackson, be committed to the custody of the Feeble-minded Institute at Orient, Ohio, until otherwise ordered, and this cause is continued.

13488

In the matter of
The Estate of
William E. Wellwood,
deceased.

This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered, that the approval of said Inventory be set for hearing before this Court, on the 30 day of Oct. 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 advertising 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 hereby be personally served by the fiduciary herein, at least 10 days prior thereto.

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In the matter of
The Estate of
Arm James, dec'd.

This day came Elizabeth James Hall, one
of the devisees of the estate of Arm James

deceased, and filed 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 by the Court that Arm
James, resident of Richmond in said County, died testate on January
29-1936 that his last will & testament was filed in the Probate
Court of Union County, Ohio, on May 7-1931, and was ad-
mitted to probate May 21-1931, and is recorded in Vol. "7" page 287
of the Record of Wills in said County, and that on the 26 day
of May, 1931, an application for determination of inheritance tax
was filed in which it was represented that the debts were all
paid and that said estate was not being administered and
said estate was found to be not subject to tax, that
insofar as they can be ascertained, the persons, i.e. list
of persons to whom each such parcel of Real estate passed
by descent or devise

- | | | | |
|--------------------|-----------------|----------|------|
| Mary A. Norris | Columbus, Ohio | daughter | 1/5- |
| Bessie A. Heckman | Marion Ohio | " | 1/5- |
| Minnie Whitehead | Paris, Ohio | " | 1/5- |
| Maudie O. Thompson | Granville, Ohio | " | 1/5- |
| Elizabeth James | Richmond Ohio | " | 1/5- |
- all of legal age.

The item by which said real estate is devised, is as follows: "6th of give devise
to my daughter Elizabeth James the use of the residence property we occupy at
the time of this writing, upon the condition, that, upon her death or marriage, the
title in fee simple shall pass to my daughters Mrs. Mary A. Norris living". The
said Elizabeth James, married Benj. P. Hall on September 21-1937. It appears
description of said real estate is as set out in said application; and it appears
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.

13491

William E. Millwood, dec'd. The day Emma Sanders Adr. of the estate of William
Harry Millwood et al. vs. E. Millwood. Dec. files in this Court his petition
praying for the sale of the real estate therein described, to pay the debts
of said estate. It is ordered, that said petition be heard, on the 22 day of
November, 1937, at 10. A.M. that summons for defendants Harry Millwood & Mrs. Millwood issue
to the Sheriff of this County, returnable according to law.

20th 1937

Probate Court, Union County,

Thursday, October 21 1937

THE SCL. B. P. REG. NO. 74218

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 Ann James
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 "7" page 287
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Estate of William
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 on the 22 day of
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13218. In the matter of
The Estate of
Ruben Hatcher
deceased.

authority to Transfer Real Estate.
This day came Nell Hatcher, executrix of
the estate of Ruben Hatcher, 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
Ruben Hatcher a resident of Blairtown Township in said
County, died testate on 29 day of June, 1936, that his last
will and testament was filed in the Probate Court of Union
County, Ohio, on the 11th day of August 1936, admitted to
probate on the 11th day of August 1936, and recorded in Vol. B.
page 291 of the Record of Wills in said county,
and that on the 11th day of August 1936, Nell Hatcher was
duly appointed and qualified executrix, of the estate
of said decedent; that, insofar, as they can be ascertained
the persons to whom, such, parcels of
Real Estate passed, by descent or devise.
Nell Hatcher, Blairtown Twp. Union Co. 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 record,
as provided by law.

13457 In the matter of
The Estate of
Dorothy E. Pickens
deceased.

This day this cause came on to be heard
upon the filing of an inventory and
appraisement herein, by Carl Holzer,
Administrator with the Will, annexed,
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 received 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 & confirmed.

13430 H. H. H. H.
Ad
of the
Edward M.
v
Army C. H.
said Blair
13430 H. H. H. H.
of the
Edward M.
v
Army C. H.
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13430 Edward M. H.
This matter
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Defendant
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13430 H. H. Hamilton,
 Administrator
 of the estate of
 Edward M. Hamilton,
 Deceased.
 Reft.
 v
 Amy C. Hamilton, et al.
 Defendants.

On application of Robert F. Allen
 the counsel for the Plaintiff herein,
 it appearing that Clarence Smith
 and Richard Smith, Defendants
 herein, were duly served with
 summons, and saw each minor
 over the age of 14 years of age.
 It is ordered that Robert F. Allen be
 hereby appointed guardian of the
 said Clarence Smith and Richard Smith.

13430 H. H. Hamilton, ad.
 of the estate of
 Edward M. Hamilton
 Deceased.
 Reft.
 v
 Amy C. Hamilton et al.
 Defs.

Return all mon by these Presents, that
 said H. H. Hamilton principal
 and as sureties are firmly
 bound under the state of Ohio
 in the penal sum of \$3000 -

Entry.
 It further appearing to the court, that the Plaintiff
 has given additional Bond in the sum of \$3000 -
 with approved sureties conditional according to law,
 the said bond is hereby approved.

13430 Edward M. Hamilton, Despoising such a new appraisement, etc.
 This matter came on to be heard upon the Petition of the
 Plaintiff for authority to sell real estate of the
 above decedent to pay debts of his estate: the answer
 of Richard C. Threlkush guardian ad litem of Clarence
 Smith and Richard Smith, minor over the age of
 14 years, the answer and cross-Petition of the
 Defendant, The North Western Mutual Life Insurance
 Company, mortgage, the other Defendant being in
 default of answer although served with summons
 according to law, or having waived the issuance
 and service of process and voluntarily entered their
 appearance herein 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 three thousand dollars. (\$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 Edward M. Hamilton Deceased, in the
 amount of \$1500 - is insufficient and it is ordered that
 he file an additional Bond with sufficient sureties

Entry.
 The Court further finds that the
 bond heretofore given by the Plaintiff as administrator
 of the estate of Edward M. Hamilton Deceased, in the
 amount of \$1500 - is insufficient and it is ordered that
 he file an additional Bond with sufficient sureties

Friday Oct 22

1937

to be appraised by this Court in the sum of Three Thousand (\$3,000) Dollars.

And it appearing that private sale would be to the best interest of the estate, it is ordered that said H. K. Hamilton, as such administrator sell said real estate not less than Three Thousand Dollars (\$3,000.) being the appraised value thereof, for cash upon the delivery of a deed. It is further ordered that said H. K. Hamilton, as such administrator, make return of sale without necessary delay.

13496 Jennie Southwick, adm. of Ely B. Southwick.

This day Jennie Southwick, administrator of the estate of Ely B. Southwick deceased, filed in this Court her petition praying for the sale of real estate therein described to pay the debts of said estate. It is ordered that said petition be heard on the 22. day of November, 1937, at 10 o'clock, and that summons for the defendant Katherine J. Southwick, a minor under the age of 14 years - issue to the Sheriff of this County returnable according to law.

9276^a In the matter
of the Estate
of Ely B.
Southwick
in testimony
whereupon
advertised
November 1
matter is

THE COL. P. S. BLDG. CO. 74928

found
ed, to the
said
real
3000.) being
delivered
said
return

9276^a In the matter of
the Guardianship
of Ervitt Lyle Piers,
Incompetent.
in settlement of said
whereupon the Court do. order, the same, filed and
advertised for hearing on, Saturday, the 27th day of
November, 1937, at 1. P.M. to which time said
matter is continuing.

This day came Charles R. Piers
Guardian of Ervitt Lyle Piers,
an incompetent of Union County this
and presented his 2nd account
in settlement of said Guardianship duly verified.
whereupon the Court do. order, the same, filed and
advertised for hearing on, Saturday, the 27th day of
November, 1937, at 1. P.M. to which time said
matter is continuing.

1. Ely B.
- paying for
said estate.
22. day of
or the
under the
County

THE COL. R. R. REG. CO. 74578

THE COL. R. R. REG. CO. 74578

13483 In the matter
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13484 In the matter
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19483

In the matter of the will of Walter Hartman deceased. Matlack to admit to probate and record the will of Walter Hartman, deceased, late of the village of Richmond, in said County, heretofore, filed in this Court.

Order admitting to Probate and Record. This matter came on this day further to be heard, on the application of Edith Matlack to admit to probate and record the will of Walter Hartman, deceased, late of the village of Richmond, in said County, heretofore, filed in this Court.

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

13484

In the matter of the estate of Walter Hartman deceased. Matlack the executrix named in said will, appeared in open Court, and made and filed an application under oath as required by, 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 Edith Matlack is a suitable person, and, legally competent, it is ordered, that she be appointed as such executrix. The will of said decedent provides that no bond shall be required of Edith Matlack, as executrix, and, for that reason no bond is required and this cause is, continued. This day Edith Matlack appeared in open Court

accepted the trust, as executor of the estate of Walter Hartman deceased. It is therefore ordered that, Letters Testamentary issue on the will of said decedent to said Edith Matlock that notice of said appointment be published as required by law; that this proceedings be recorded, and that said executor pay the costs & c.

13 497

In the matter of the estate of Margaret Dellinger deceased, late of Union Township, this 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 Geo. Velleuth is a suitable person, and being competent to be 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 the cause is continued.

This day Geo. Velleuth appeared in open court, accepted the appointment as administrator of the estate of Margaret Dellinger deceased and gave and filed herein his Bond in the sum of Five Thousand Dollars - conditions according to law, with Arthur C. Burns, and John M. Dellinger as sureties, which Bond is approved by the court. It is therefore ordered, that Letters of Administration issue to said Geo. Velleuth that notice of said appointment be published as required by law; that this proceedings be recorded, and that said administrator pay the costs & c.

13499 In the matter of the estate of May Hall deceased, and say that Ohio die entry;

In this matter October 1937 order relative administration then and each sign granting of decedent his to any inheritance as per \$380.00 hereby is the application general exp Union Court to apply on proceedings to this Court. The Anna Burns Hall from said appl at 10. A.M. notice on her h. of the

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 John M.
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 by law:

13499 In the matter of the application for order relieving the estate of
 estate of. administration.
 May Hall deceased. Anna Smith being joint duty sworn, deposes
 and says that May Hall, late of the County of Union, State of
 Ohio, died intestate Oct 15 1937.

entry:
 This matter comes on to be heard on this 25th day of
 October 1937 on the application of Anna Smith, for an
 order relieving the estate of May Hall deceased, from
 administration, and appearing to the Court that all next of
 kin and creditors of the estate of said May Hall have
 each signed waivers consenting to the hearing and
 granting of said application, and that the estate of said
 decedent is of less value than \$500.00; that it is not subject
 to any inheritance tax and that the debts against said estate
 are as follows: E. B. Frankner, funeral director, the sum of
 \$380.00. It is ordered that said estate be, and it
 hereby is, relieved from administration; that Anna Smith
 the applicant herein, pay to said E. B. Frankner, on the
 funeral expenses, said sum of \$225.00 deposited in the
 Union County Federal Savings and Loan Association
 to apply on said account; and pay the costs of this
 proceeding and forthwith make return of her proceedings
 to this Court.

This matter came on to be heard on the application of
 Anna Smith, for an order relieving the estate of May
 Hall from administration. It is ordered that
 said application be heard on the 25th day of October 1937,
 at 10. A.M. and that said Anna Smith serve written
 notice on the next of kin, or nearest heirs from said
 next of kin.

THE GOLIAD PAPER CO. GALVESTON, TEXAS

THE GOLIAD PAPER CO. GALVESTON, TEXAS

THE COL. L. B. REC. CO. 74212

THE COL. P. B. MFG. CO. 74928

THE COL. P. B. MFG. CO. 74928

19 37

Probate Court, Union County,

Wednesday 27

19 39

39

THE COL. F. B. BIR. CO. 74319

Thursday Oct 28

19 37

13474 In the matter of
The estate of
Blanche Craft, Dec'd
amount of \$412²⁸ in a savings account in the Firststone
Bank, Lisbon, Ohio. This it is now ordered that the same be
considered as a part of the assets of said estate
without further appraisal and to be accounted for accordingly
below.

This matter came on to be heard upon the Inventory^{an.}
appointment and the Court being fully advised in the
premises finds that the same is in conformity to the
former order of this Court and is in all respects correct; that
due and proper notice of the hearing of said Inventory
has been given; it appearing further that the said
administrator has discovered new assets in the sum of
\$412²⁸ in a savings account in the Firststone Bank
of Lisbon Ohio, not included in the Inventory, as
originally filed; the said sum of \$412²⁸ shall be
considered as a part of said inventory and as so
modified, said inventory is approved.

13485 In the matter of
The estate of
John H. Kelley
deceased.
This day Lloyd B. Kelley appeared in open
Court accepted such appointment, as ad-
ministrator of the estate of John H. Kelley, dec'd,
and gave and filed his bond in the sum of
John H. Kelley deceased, and gave and filed his bond in the
sum of \$2500⁰⁰ conditional according to law, with indemnity
insurance Company of North America, Philadelphia, Pa.
as surety, which bond is approved by the Court. It is
therefore ordered that letters of administration issue to
said Lloyd B. Kelley that his proceedings be recorded, and
that said administrator pay the costs herein taxed at
about \$20⁰⁰. And it is ordered that notice of said
appointment be published once in one month after the day
of appointment in the Richmond Gazette a newspaper of
general circulation in this county for three consecutive
weeks; 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.

THE CO. S. S. MFG. CO. 74928

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13560 In the matter
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13937 In the matter
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13470 In the matter
 The Estate
 Aline A. Taylor
 County,
 as executor
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13451 In the matter
 The Estate of
 Jira Watson
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 of Richard
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13475 In the matter
 The Estate of
 Peter Blinn
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 appointment
 of Peter Blinn
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 be recorded

13579

13500 In the matter of
 Curran
 Jesse E. Roush
 This day this cause came on to be heard, & the said Jesse E. Roush 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. E. Strickle the medical witnesses and, of Dr. Longbrake and, being satisfied after medical examination that said Jesse E. Roush, is not insane: It is therefore ordered, this cause is dismissed.

13437 In the matter of
 The matter of
 Estate of Blanch Croft
 Deceased.
 This day the affidavit of F. T. Ganner, publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Guy C. Hubman as administrator of the estate of Blanch Croft 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.

13470 In the matter of
 The Estate of
 Alice H. Taylor Deceased.
 This day the affidavit of F. T. Ganner publisher of Union County Journal a newspaper of general circulation in this county, that the notice of appointment of George E. Taylor as executor of the estate of Alice Taylor, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered, that the same be recorded in the records of this office.

13451 In the matter of
 The Estate of
 Tina Watson
 Deceased.
 This day the affidavit of F. T. Ganner publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Richard M. Watson as executor of the estate of Tina Watson 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.

13475 In the matter of
 The Estate of
 Peter Blumenschein
 Deceased.
 This day the affidavit of F. T. Ganner, publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Anna Blumenschein as adx. of the estate of Peter Blumenschein 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.

13511

13431 In the matter
 The Estate
 Benjamin R.
 Dec
 hearing on the
 writ of habeas
 entitled to notice

13491 Bryan Sanders
 Administrator
 The estate of
 William E. We
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13459 In the matter
 The Estate
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11281 E. H. Hatton ex

10028^a Christine B

13432 W. H. H. H.

13459 Richard W.

12785- Estlin M.

13352 Anna J. M.

12301 Horst T. F.

13252 E. H. H.

12380 Lillian H. A.

12049 E. H. H.

- 13431 In the matter of,
 The Estate of
 Benjamin R. Lomas,
 Deceased.
 Order on Filing Inventory.
 This day an Inventory in the above captioned
 estate was filed in this Court by the fiduciary
 of said estate. It is ordered that the
 hearing on the approval of said Inventory be had before this Court forth-
 with notice of said hearing having been served by all persons
 entitled to notice under the law of the State of Ohio.
- 13491 Bryan Sanders,
 Administrator of
 the estate of
 William E. Wellwood,
 Deceased.
 On motion of D. H. Mast, doing business
 as Ohio Lightning Rod Company, said
 D. H. Mast is, hereby made, a party
 defendant herein with leave to plead.
 vs.
 Harry Wellwood et al.
 Defts.
- 13459 In the matter of,
 The Estate of
 Anna Miner,
 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 of said Inventory, approval, be had
 before this Court, forthwith notice of said hearing having
 been served by all persons entitled to notice under the law
 of the State of Ohio
 In the matter of accounts filed for settlement,
 approving Publication of Notice
 This day proof of publication of notice of filing
 accounts and vouchers of administration, was made, and
 the Court hereby approves the same, and orders
 the notice aforesaid to be entered upon the journal of the
 Court, in full; said notice, is, as follows: viz:
- 11281 E. H. Hatton executor, of the estate of Hugh Calvin Sturrock
 deceased. 1st and final account.
- 10028^c Christina Brown, guardian of William Brown. 10th acct.
- 13432 Wm. H. Callaway, administrator of the estate of Eliza Lovell
 1st and final account.
- 13459 Richard M. Watson, executor, of the estate of Tina Watson, deid.
 First and final account.
- 12785- Estelle Mel, administrator of the estate of Thomas P. Neek, deceased,
 First account.
- 13352 Anna J. Mummey, adx of the estate of Harriette Tiffany
 1st and final account.
- 12301 Horrib T. Foster, administrator of the estate of Lincoln Hubbard
 First and final account.
- 13252 E. H. Callaway, administrator of the estate of Carl Allgower, deid.
 First and final account.
- 13330 Lurilla H. Amire, adx. of the estate of Joseph Amire.
 Deceased. First and final account.
- 12049 E. H. Hatton, executor, of the estate of Sarah H. Anderson.
 deceased. First and final account.

12931 Charles L. Thompson, guardian of Alice Thompson, minor.
First and Final account.

12748^a H. H. Williams, guardian of Earl Hines Jr. minor.
Second, and final account.

11281 In the matter of the Estate of Hugh Calvin Stewart, deceased. E. H. Hutton executor, of the estate of Hugh Calvin Stewart, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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 E. H. Hutton, as executor is hereby allowed the sum of \$25⁰⁰, being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. Hooper and Sanders attorneys are hereby allowed the sum of Ten Dollars - which sum the Court considers just and reasonable.

Total amount charged to - \$194.³⁹ Total amount credited \$136.²⁸
balance \$58.¹¹ Note Mrs. M^{rs} Wray \$400. Cert. First National Bank \$600. Cert. First National Bank \$200⁰⁰. (Maryville)

It is ordered that said executor pay the costs \$5. Paid September 24 - 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.

12049 In the matter of the Estate of Sarah H. Andrews Deid of Sarah H. Andrews, deceased. Came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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 and confirmed. Said E. H. Hutton, as executor is hereby allowed the sum of \$25⁰⁰, being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Hooper and Sanders, as attorneys are hereby allowed the sum of Ten Dollars (\$10⁰⁰) which sum the Court considers just and reasonable. The Court finds a balance of

\$ 2686⁵⁰ in which amount according to deceased costs herein

It is ordered that the surety is, found, for on

13449 In the matter of the Estate of William H. Andrews

ordered that Saturday the notice thereof be given to the County Court

12931 In the matter of the Estate of Alice Thompson

thereof having no exceptions now appearing to the Court

and the vouchers thereon do find the same in conformity to law and hereby

The Court hereby appoints guardians

receipt for amount \$300

pay the costs It is ordered herein be the surety except for

13252 In the matter of the Estate of Carl Algor

hearing and published from filed the or object to examined and all

2686⁵⁶ in the hands of said executor due said estate; which amount he is ordered to pay over and distribute according to law and the will of said Sarah H. Andrews deceased. It is ordered that said executor pay the costs herein taxed at \$7.81 paid Sept 24-1937.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the surety is, on said bond, hereby released, except for fraud, or manifest error.

13449 In the matter of The Estate of William H. Andrews, deceased. This day came, Bert P. Andrews, and William H. Andrews, executors of said estate, and filed their first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 27-day of November, 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, minor. This day the first and final account of Charles L. Thompson, Guardian of Alice Thompson, 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 & 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 dues balanced, and said Guardianship settled according to law. Guardian receipt for \$325.00 due her in U.S. Savings Bonds; total amount \$325.00. It is ordered that said Guardian pay the costs herein taxed at \$5.00 costs paid.

It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the surety on said bond be hereby released except for fraud, or manifest error.

13252 In the matter of The Estate of Carl Allgorn, deceased. This day the first and final account of Carl Allgorn, ad. of the estate of Carl Allgorn, decd. came on for hearing and settlement, due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all 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.

Traps and sundries, as attornys, are hereby allowed, the sum of \$500.00, 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 cost paid. That the sureties are hereby released, except for fraud or manifest error.

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

13352 In the matter

The Estate of Hannah D.

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12785 In the matter

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13352 In the matter of. This day the First and Final account of Anna J. Mummy, Adm. of the estate of Harvath Tiffany deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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 \$51⁵⁰ as a credit being a just and reasonable amount expended by her for mourning and for said decedent. Mrs. L. Myers as attorney, is hereby allowed the sum of one hundred dollars (\$100). Said Anna J. Mummy is hereby allowed the sum of \$68²⁷ being commissions on the amount collected and accounted for by her and being in full compensation for all her fiduciary services rendered. The Court finds said account a duly balanced and said estate settled according to law. It is ordered that said administrator pay costs paid Sept 15, 1937.

It is ordered that said account and the proceedings herein be recorded in the records of this office. That the surety on said bond is hereby released except for fraud or manifest error.

12785 In the matter of. This day the first account of Estelle Neil, Adm. of the estate of Thomas P. Neil, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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. The Court finds a balance of \$1192⁰³ in the hands of said adm. due said estate; which amount she is ordered to pay over and distribute according to law, and the wife of said Thomas P. Neil, deceased. 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.

13459 In the matter of the estate of Tina Watson Dec'd of Tina Watson 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 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. Her fees and sundries, advance for court is hereby allowed, the sum of costs \$27.⁰⁰ Transfer and record of Certificate and deed \$24.⁵⁰ atty. fees \$20.⁰⁰ total \$71.⁵⁰. The court finds said account duly balanced, and said estate 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. That the sureties on said bond are hereby released, except for fraud or manifest error.

13432 In the matter of the estate of Eliza Louch. Deceased estate of Eliza Louch, 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 in 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 administrator is hereby allowed, the sum of twenty dollars (\$20.00) being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. The court finds said account duly balanced and said estate settled according to law. It is ordered, that said administrator pay the costs \$5.00 - 9/11/37. It is ordered, that said account, and the proceedings be recorded in the Records of this office. That the sureties on said bond are hereby released, except for fraud or manifest error.

13473 In the matter of the estate of Blanche Louch, 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 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. Her fees and sundries, advance for court is hereby allowed, the sum of costs \$27.⁰⁰ Transfer and record of Certificate and deed \$24.⁵⁰ atty. fees \$20.⁰⁰ total \$71.⁵⁰. The court finds said account duly balanced, and said estate 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. That the sureties on said bond are hereby released, except for fraud or manifest error.

13384. Edited below
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13473

In the matter of
the estate of

This day came, Guy C. Furkman
Administrator of the estate of Blanch
Blanch Croft, dec'd. Croft, deceased, and filed herein
his Application duly verified for an order directing
the transfer of certain real estate belonging to said dec'dent.

It appearing to the Court that said dec'dent died
intestate on September 26-1937, residing at Richmond, Ohio,
that on Oct. 1-1937, the petitioner was appointed administrator
of his estate; that the following is the real estate:
Edith M. Croft admet. Richmond, Ohio sister — all —
and that the description of said real estate, is, as
set out in said application.

And, it appearing to the satisfaction of the Court that
the law has been fully complied with by said applicant,
it is ordered, that said real estate, be transferred upon the
file 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.

13384

Edith Schmees, administrator

November 2-1937

Plaintiff

Entry Confirmation

vs.
Le Roy Schmees, et al.

This day, this cause came on to be
heard, on the report of Edith Schmees

Defendants.

Administrator of the estate of Otto G.

deceased of her proceedings under the former order of this
Court, and upon the motion of said petitioner to confirm the
sale made in obedience to said order; the Court having
carefully examined said report, and finding the proceedings
of said petitioner in all respects correct, and being satisfied
that said sale, was fairly and legally made, it is ordered that
the same, be and hereby is approved, and confirmed. It is
further ordered, that said petitioner execute a deed of all the
right, title and interest of the said Otto G. Schmees, and of the said
Edith Schmees in said real estate, to the purchaser, The Prudential
Insurance Company of America, upon the purchaser, paying to said
Administrator said sum of Sixteen Thousand (\$16,000) Dollars.

It is further ordered, that an entry of release, and satisfaction
of the mortgage lien of The Prudential Insurance Company
of America be entered on record in the office of the
Recorder of Union County, Ohio, according to law.

The Court further finds that the reasonable value
of the services rendered by Hooper and Sanders, attorney
for said Administrator in the proceedings, is \$420⁰⁰ and
it is ordered that said sum, be paid them as part of
the costs of this proceeding.

It is further ordered that said Administrator, out of
the money in her hands pay;

THE COL. S. S. REG. CO. 74928

First:

The costs of this action taxed at \$433²³ including attorney fees to Hoopes and Sanders, attorney fees for said administrator for said Administrator, in the sum of \$420⁰⁰.

Second:

To the Prudential Insurance Company of America: to apply on its note and mortgage as set forth in its answer and cross petition, the balance in the sum of \$15,676⁷²

It is further ordered that this proceeding be recorded, approved.

Hoopes & Sanders
Atty. for Plf.
vs. A. Cameron

Atty. for The Prudential
Insurance Co. of America

1348

In the matter of the Estate of William E. Woodruff. 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 published in Union County Journal notice of said hearing having been given by all persons entitled to notice, under the law of the State of Ohio.

1330

In the matter of the Estate of Josiah Amrine deceased. This day the 1st final account of Lucille Amrine administratrix of the estate of Josiah Amrine deceased, account, common for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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 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 with law. Therefore the said account is hereby approved, allowed, and confirmed. Lucille H. Amrine, Adm., is hereby allowed the sum of \$88⁰⁰ being commission for all his ordinary services rendered. Said L. H. Amrine, is hereby allowed \$29⁷¹ administration, actual and necessary expenses which sum, the Court considers just and reasonable. George C. Amrine, is allowed \$46⁰⁰ last sickness expenses. L. H. Amrine, is hereby allowed \$60⁰⁰ expenses of last sickness. The Court finds said account duly balanced, and said estate settled according to law. It is ordered Lucille H. Amrine, as executrix, pay the costs \$5-1937. Ordered, proceeding to account be recorded in Records of this office. That the sureties are hereby released on said Bond, except for fraud or manifest error.

THE COL. S. S. REG. CO. 74928

13475 - In the matter of Peter Blum...
an approval notice of said persons, in...
12875 - In the matter of The Estate of Lydia A. B...
Notice of the...
to, or, against...
no exception...
that said...
allowed, and...
Oct 19-1937.

13475 In the matter of
 Peter Blumenschein
 dec. and.

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 approval of said inventory be had before this Court forthwith notice of said hearing having been published and mailed by all persons entitled to notice under the law of the State of Ohio.

12875 In the matter of

The Estate of
 Lydia A. Bommel

This day the schedule of Claims Debts and Liabilities heretofore filed herein came on for hearing at Decree appearing to the satisfaction of the Court that notice of the filing of the said schedule of Debts has been given to, or mailed 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. Publication in Union County Journal Oct 19-1937.

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13501

In the matter of the estate of W. O. Clutter, Dec'd under oath as required by law, that C. A. Hoopes be appointed as administrator of the estate of W. O. Clutter, deceased, late of Magentic Springs in said County and an affidavit that there is not to his knowledge any last will and testament of the said intestate 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. A. Hoopes 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 \$500.00 and this cause is continued.

This day C. A. Hoopes appeared in open Court accepted the appointment as administrator of the estate of W. O. Clutter deceased, and gave and filed herein his bond in the sum of \$500.00 conditioned according to law, with Fred. K. Johnson and R. B. Neer as sureties, which bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said C. A. Hoopes, that notice of the appointment be published as required by law, that this proceeding be recorded, and that said administrator pay the costs herein.

13276

In the matter of the estate of Marie C. Fry deceased. Russell J. Banks administrator of said estate, and files his 1st and final account therein. It is thereupon ordered that said account be set for hearing on Saturday the 27 day of November, 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.

17049^a

In the matter of the estate of Sarah H. Anderson deceased. late of the last village of Sarah H. Anderson deceased, late of Magentic Springs in said County, having heirs for whom duly provided and allowed, and E. W. Patton the former sole executor of said decedent, having resigned without fully administering said estate: This day Mrs. R. Barnson, 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 decedent, not administered, that said Mrs. R. Barnson, is a suitable person and legally competent, it is ordered, that she 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 Eight thousand Dollars, and this cause is

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will annexed
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This day Wm R. Cameron, appeared, in open court, accepted the appointment as administrator de bonis non, with the will annexed of the estate of Sarah H. Andrews, deceased, and gave and filed herein his Bond in the sum of \$8000- conditioned according to law, with the United States Fidelity and Guaranty Company as surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration de Bonis non with the will annexed, issue to said Wm R. Cameron, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator de bonis non, with the will annexed, pay the costs herein at ✓

in open application at W. A. Hoopes deceased. Affidavit of assets to what amount. The person appointed executor, as is, continued Court estate of in his bond with the Bond is that Letters of Administration of the estate of this, pay the executor's final account on orders arising on that notice in Union County matter ✓

and. fate of by her to for Sub. E. H. Having this day made and by law a will at terms due thereof; Executor named at said now, is a that he with the will required by this cause is

13573 In the matter of
 The estate
 of
 William Harris
 that L. A. H.
 estate of Union
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 Russell S. Bar

B. P. Andrews
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Harold Lynn

George Taylor

Charles R. Py

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L. A. Collins

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Will Halck

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19573

In the matter of
 The estate of
 Warren Harris, deceased.
 That C. A. Hoopes, to be appointed as administrator of the estate of Warren Harris, deceased, late of Milford Center, in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms, as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said C. A. Hoopes 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 \$3000. and this cause is continued.

This day Josephine Miller appeared in open Court and made and filed an application under oath, as required by that C. A. Hoopes, to be appointed as administrator of the estate of Warren Harris, deceased, late of Milford Center, in said County, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms, as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said C. A. Hoopes 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 \$3000. and this cause is continued.

This day C. A. Hoopes appeared in open Court, accepted the appointment as administrator of the estate of Warren Harris, deceased, and gave and filed herein his bond in the sum of \$3000 - conditioned according to law, with R. B. New and Fred C. Johnson as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said C. A. Hoopes 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 \$0.

In the matter of accounts for settlement accounts and vouchers of the foregoing named persons, and estates have been filed in the Probate Court of Union County this for inspection settlement and record and under exceptions are filed thereto, they will be for hearing and confirmation, on Nov. 27, 1937.

Russell S. Banks, adm. of the estate of Maria C. Fray.
 First and Final account.

B. P. Andrews, ex. William & Andrews -
 executors of the estate of William H. Andrews
 First and Final account.

Harold Lyman, executor of the estate of George Lyman, Dec'd
 First and Final account.

George Taylor, executor of the estate of Alice A. Taylor, Dec'd.
 First and Final account.

Charles R. Pyles, adm. of Small Long Pyles 2nd account,
 Mrs. L. Doyers, administrator of the estate of James Davis, Dec'd
 First and Final account.

L. A. Collins, executor of the estate of Lydia A. Bonnette
 Final account.

George H. Chmely, adm. of the estate of George E. Mt.
 First and Final account.

Will Halcher, executor of the estate of Ruben Hatcher
 First and Final account.

Mary A. Burroughs, Gen. of Phoebe A. Hunt. 4th account

James Laird, decedent, estate: Statement in Lieu of an Account.

Charles H. Brown, Guardian of John R. Jensen, Incompetent First and Final Account.

Any person 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 finally disposed of.

10695^a In the matter of the Estate of John R. Jensen, Incompetent. Said Guardian do order to be on Saturday at which time

13312 In the matter of the Estate of John L. Pike, Decedent. set for hearing at 1 P.M. by law in the County of Union matter is

10695^a In the matter of John R. Jensen, Incompetent as guardian. This account, or hearing on

13503 In the matter of the Estate of Warren Harris, failed as a briefed center to her husband intestate, estate consists satisfied that said competent such as required by and this This accepted estate of filed hearing Overlun, mit which B therefore to said C. A published recorded, a

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10695^a In the matter
of the Guardianship
of John R. Jewell,
Incumbent

This day came Charles H. Brown,
Guardian of John R. Jewell, an incompetent
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 27th day of November, 1937, at 1 P.M.
at which time said matter is continued.

13312 In the matter of
The Estate of
John L. Scheidter

This day came Louis Scheidter, executor
of said estate, read filed his final and
final account, herein. It is
deceased, Thompson ordered that said account be
set for hearing on Tuesday the 28th day of December 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 journal a newspaper of this County. and this
matter is continued until said time.

10695^a In the matter of
John A. Jewell,
Incumbent,
as guardian of
John R. Jewell, incompetent

Resignation.
The above is a true copy of a letter, which
I accept as resignation of Charles H. Brown,
as guardian of John R. Jewell, incompetent.
This date Charles H. Brown filed his first and final
account, which according to certification, will be for
hearing and approval, Nov. 27-1937.

13503 In the matter of
The Estate of
Warren Harris, Dec'd

This day Josephine Miller appeared, in open
Court and filed an application under
Warren Harris, Dec'd such as required by law, that C. A. Hoopes be ap-
pointed as administrator of the estate of Warren Harris deceased, of
Dieford Center in said County and an affidavit that there is not
to her knowledge any fact title and testament of the said
estate, also a statement in general terms as to what the
estate consists of and the probable value thereof, the Court being
satisfied that an administrator should be appointed, and
that said C. A. Hoopes is a suitable person and legally
competent, it is ordered that he be appointed as
such administrator upon giving bond with sureties as
required by law in the sum of three thousand dollars
and this cause is continued.

This day C. A. Hoopes appeared, in open Court,
accepted the appointment as administrator of the
estate of Warren Harris deceased, and gave and
filed herein his Bond in the sum of three thousand
dollars with R. B. Keer and Fred L. Johnson, as sureties,
which Bond is approved by the Court. It is
therefore ordered that letters of administration issue
to said C. A. Hoopes, that notice of said appointment be
published as required by law; that this proceeding be
recorded, and that said Administrator pay the costs.

19383 In the matter
 The Guardian
 of Ernest L
 an Income
 set aside
 18 days of
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 amount of
 the Court for
 and the
 and ruling
 Guardian.

19388 In the matter
 Estate of
 Gene Hobbs
 Deceased
 ordered the
 Tuesday the
 notice of
 county judge
 matter is. co

THE CON. P. B. REG. CO. 74928

19383 In the matter of
 The Guardianship
 of Ernest L. C. Scheidtm.
 an incompetent person.
 set aside the former entry, filed in this Court, on the
 18 day of October 1937. Fixing, the appeal Bond
 at \$2000 and in the attention to increase the
 amount of said bond.
 the Court finds said motion, is not well taken
 and the same is so ruled; to which finding
 and ruling the said plaintiff, Clifton L. Caryl,
 Guardian, excepts.

This cause coming on for
 hearing on motion by the
 plaintiff, Clifton L. Caryl,
 Guardian, for an order to
 set aside the former entry, filed in this Court, on the
 18 day of October 1937. Fixing, the appeal Bond
 at \$2000 and in the attention to increase the
 amount of said bond.
 On consideration thereof
 the Court finds said motion, is not well taken
 and the same is so ruled; to which finding
 and ruling the said plaintiff, Clifton L. Caryl,
 Guardian, excepts.

James F. Ball Judge
 appmnt. O.C. Dugall. atty for Clifton L. Caryl. Adv

19386 In the matter of
 Estate of
 Lane Howard,
 Deceased.

This day came Aline H. Howard, executrix,
 of said estate, and filed her first and final
 account, herein. It is thereupon
 ordered that said account be set for hearing on
 Tuesday the 28 day of December, 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

14364 In the estate of
 Bonn Horn
 Deceased
 for an order
 belonging to
 H. L. Lipp
 resident of
 September 16
 was filed in
 September 21
 and recorded
 said court.
 Alice H. Horn
 executrix of
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 Alice H. H.

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13475 In the matter
 The Estate
 Peter Blum
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 petition to
 for the said
 the process
 hold the
 accounting

12179 In the matter
 The Estate
 Frank Reilly
 sell for the
 company
 said divide
 Court is

14368 In the estate of. This day came Alice H. Howard, executrix
 of the estate of Lorne Howard, deceased, and
 deceased, 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 Lorne Howard, a
 resident of Milford Center, in said County, died testate on
 September 16-1937, and that his last will and testament
 was filed in the Probate Court of Union County, Ohio, on
 September 21-1937, admitted to probate on September 21-1937,
 and recorded in Volume N, page of the record of Wills, of
 said County, and that on the 25-day of September 1937
 Alice H. Howard, was duly appointed and qualified
 executrix of the estate of said decedent; that, insofar
 as they can, the following is list of persons to whom each
 parcel of Real estate.

Alice H. Howard, Milford Center, Ohio, widow
 Life estate in all real estate.
 and that the description of said real estate is, as set
 out in said application; and it appearing to the Court
 is a fact 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.

13475 In the matter of. This cause coming on to be heard on the
 the estate of. application of Anna Blumenschein, widow of
 Peter Blumenschein, Peter Blumenschein, deceased, to take certain
 deceased assets set forth in the schedule contained
 in her said application at the appraised value thereof
 to wit the sum of \$805.00. whereupon, it appearing to the
 Court that she has duly elected to take said property, is
 entitled thereto and is in a position to pay therefor.
 Therefore, it is ordered, by the Court, that the said
 election be and the same is, hereby approved and it is
 further ordered that she, her heirs, and assigns, do and
 the possession and ownership of said property and to
 hold the same as her own, and upon payment or
 accounting for the appraised value thereof.

12179 In the matter of. This day this cause came on to be heard on the
 the estate of. application of Fred Reley, as executor of
 Frank Reley, dec'd the estate of Frank Reley deceased, to
 sell five shares of bank stock of the Richmond Banking
 Company being certificate No. 122, in the name of the
 said decedent, and upon consideration thereof the
 Court is satisfied and so finds that it is for the

THE CO. P. B. BIA. CO. 74928

interest of said estate to sell at private sale the said bank stock and described in said application. Therefore, it is ordered by the said Fred Reilly as such executor to sell said bank stock at private sale for the sum of \$5.00 per share or \$2500 and for cash, and that upon the sale thereof he make due return of the proceeds to this Court.

13507

In the matter of The Estate of Warren Harris Deceased

This day this cause came on to be heard upon the filing of an inventory and appraisal made in the above mentioned estate by C. A. Hooper, administrator of said estate.

The Court orders that said inventory be set for hearing on the 15 day of November 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 Union County Ohio.

12197

In the matter of The Estate of Frank Reilly Deceased

This day came Fred Reilly executor and filed his first account herein. Hearing 28 December 1937 at 1 P.M. This matter continues to said time

THE CO. P. B. BIA. CO. 74928

13244

In the matter of The Estate of John R. Jones Incomplete application at 10 A.M. and place John R. Jones interested pa

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13244 In the matter of
 the Guardianship
 of John R. Jensen.
 Incompetent

this day. Arthur W. Galloway, filed an
 application in Court for the appointment
 of a guardian of John R. Jensen, alleged
 incompetent. It is ordered that said
 application be set for hearing on the 23 day of Nov. 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. Jensen by personal service in writing, all other
 interested parties by statute as provided by law.

13244 In the matter
 estate of
 Laura J
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13244 In the matter
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 Laura J. Reed

13505 In the matter
 My testate
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13244

In the matter of the estate of Laura J. Reed, Deceased application duly verified for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died testate on the 14 day of September, 1936; that her place of residence at death was Marysville, this, that the will of said testatrix was admitted to probate and filed on the 22 day of September 1936. that W. W. Fuller, was appointed executor of the estate of said decedent on the 22 day of September 1936. and that the following is a description of each parcel of real estate owned by the decedent at the time of her death:

Being the north one-half of In lot no. 6.

in Marysville this (said real estate standing on the Auditor's Duplicate in the name of Laura Purdum her name at the time of acquiring said real estate.)

That upon the death of said decedent such real estate passed by the law of intestate succession, under her will to the following persons:

Wm Fuller, age 60, Worthington, this, wife - all -

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

13244

In the matter of the estate of Laura J. Reed, Deis

This day came W. W. Fuller, executor of said estate. & files his first & final account. Hearing Dec 23/37. at 1 P.M. case continues until said time.

13505

In the matter of the Guardianship of Lellie M. Arthur.

This day Richard C. Thrall filed an application in Court for the appointment of a Guardian for Lellie M. Arthur

Alleged incompetent alleged Lunatic. It is ordered that said application be set for hearing on the 13 day of Nov. 1937. 10. A.M. and that at least 3 days notice of the time and place of said hearing be given to the proposed ward, by personal service in writing. all other interested parties by personal service, as provided by law

13484 In the matter
 The Estate
 Walter Hester
 Decedent
 Inventory to a
 November 19
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13488 In the matter
 The Estate
 P. E. Lawrence
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Wednesday Nov. 10 - 1937

13484 In the matter of
The Estate of
Walter Hartman
Deceased.

This day an Inventory in the above captioned estate was filed in this court by the fiduciary of said estate. It is ordered, that the approval of said Inventory be set for hearing before this court on the 15th day of November 1937, at 10 A.M. and that notice of said hearing be given to all persons entitled to notice under the law of this State by publication in the Richmond Gazette, at least 10 days prior to the date of said hearing; except those who have waived said notice, or who will be notified personally by the fiduciary herein, at least 10 days prior thereto.

13488 In the matter of
The Estate of
G. E. Lawrence, Deceased.

This 12 day of November came Maudie C. Lawrence, administrator of the G. E. Lawrence, deceased, and filed herein her application duly verified, for an order directing transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the court that G. E. Lawrence, a resident of Weymouth Center in said County, died intestate on December 5th 1936, and that on the 15th day of October, 1937, Maudie C. Lawrence 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.

Maudie C. Lawrence 72 p; Weymouth Center, this record entire, 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 in the application, be filed with the Recorder of the proper County, as provided by law.

13488 In the matter of
The estate of
C. E. Lawrence, deceased.

Winnifred Lawrence, as adm. of the estate of
C. E. Lawrence having filed her statement under
oath showing that there are no debts of said
estate, that the funeral expenses and expenses of last sickness
have been paid before the appointment of said administrator, herein,
and the Court costs herein having been paid, and it further
appearing that no personal property of any nature passed
into the hands of said administrator. It is, therefore ordered,
that no accounting be required from said administrator, and
that her said statement under oath be accepted by this Court
in lieu of such accounting.

13488 In the matter of
The estate of
C. E. Lawrence, Decd.

This day Winnifred Lawrence, as the adm. of the
said estate, filed an affidavit in lieu of a
schedule of debts and liabilities in said estate,
duly sworn to. Said affidavit shows that the bills
incident to the last sickness of the decedent and the funeral
expenses, of the decedent, have been paid and that to
the best of the affiant's knowledge, etc., decedent had no
other debts at the time of his death, and the
same, appearing to the Court to be true and correct, is ordered
recorded and the filing of a schedule of debts and
liabilities is hereby ordered to be dispensed with.

13489 In the matter of
The estate of
Arma Minors, Decd.

This day the affidavit of J. M. Huber,
publisher of the Marietta Tribune a
newspaper of general circulation in this
county, that the notice of appointment of Laurel Nicol, as
administrator of the estate of Arma Minors, 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.

13478 In the matter of
The estate of
Margaret A. Randall, deceased.

This day the affidavit of J. M. Huber,
publisher of the Marietta Tribune
a newspaper of general circulation in
this county, that notice of appointment
of Floyd Randall, as adm. with the will annexed, of the
estate of Margaret A. Randall, 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.

13466 In the matter of
Estate of C. E. Lawrence, Decd.

It appearing the inventory in the above captioned estate
heretofore filed herein, same 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.

13489 In the matter
Dorothy E
Decd
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said estate
Dorothy E
paper as
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13480 In the matter
The estate
Dorothy E
County, that
as executor,
published
filed herein
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this office

13505 In the matter
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Application
Conditions
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13503 In the matter
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13487

In the matter of
Dorthea Eickemeyer
deceased.

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 Leard Westcott, as
administrator with the will annexed of the estate of
Dorthea Eickemeyer deceased, was published in said news-
paper 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.

13480

In the matter of
The estate of
Lena Burns, D. C.

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 J. A. Knotts
as executor of the estate of Lena Burns 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.

13505

In the matter of
The Guardianship of
Lillie M. Arthur
Lunacy.

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 Lillie M. Arthur is an
insane person, incapable of taking care of and preserving
her property. It is therefore ordered that a guardian be
appointed. It appearing to the Court that Richard C.
Thrall is legally competent, and he having filed an
application herein and given bond in the sum of \$1000.00
conditions according to law, with the Fidelity and Deposit
Company of Maryland as surety thereon, it is ordered
that said bond be approved, and that Letters of
Guardianship issue to said Richard C. Thrall, as provided
by law.

13503

In the matter of
The Estate of
Warren Harris, Dec'd

This day this cause came on to
be heard, on the inventory of 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

THE COL. P. & B. BINDER CO. 74912

is hereby approved and confirmed

THE COL. P. & B. BINDER CO. 74929

THE GIL, P. B. REV. CO. 74874

THE COL. P. P. 1873. CO. 74928

13383

In the matter

of Emmett L. G. Schindler,

an incompetent person,

this day, came Clifton L. Bayl,
 Guardian of Emmett L. G. Schindler,
 an incompetent person, and filed his
 written notice of appeal from the decision and order of this
 Court rendered on the 3 day of November, 1937, granting the
 motion of Clifton L. Bayl, Guardian of the estate of Emmett L.
 G. Schindler, an incompetent person, for an order to set
 aside the journal entry filed in this Court on the 18 day
 of October 1937, fixing the appeal bond at \$200⁰⁰ and in the
 alternative to increase the amount of said bond. And
 it appearing that said notice is in due form and
 filed within twenty days after said decision and that
 such appeal is in the interest of the trust, it is ordered
 that an appeal be and hereby is allowed without bond
 and an authenticated transcript of the docket and
 journal entries in the cause, and of the decision
 appealed from be forthwith made for filing with the
 Clerk of the Common Pleas Court, and perfecting such
 appeal.

THE COL. P. B. MFG. CO. 74929

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13119

In the matter of
The Guardianship
of Margaret Ann O'Rowe
Incompetent.

First account. This day the first acct.
of Jennie O. Puleo, Guardian of Margaret
Ann O'Rowe, came on for hearing
and settlement. due notice thereof

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

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

W. H. Myers, as attorney, \$20- allowed.

It is ordered, that said Guardian, be, and she
is allowed, the sum of \$828³¹ as compensation for her
services, which amount, the Court deems reasonable.

The Court find said account, duly balanced
and said Guardianship settled according to law.
It is ordered, that said Guardian pay, the costs
herein at \$5- paid Nov. 18-1937. It is ordered
that said account, and the proceeding herein be
recorded in the Records of this office.

7363

In the matter of
The estate of

This day came Dorothy E. Parmer, one
of the devisees of the estate of William Jelliff.

William Jelliff, 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 William Jelliff, a resident of Taylor Tp, in said
County, died testate on August 7th 1912, that his last
will and testament was filed in the Probate Court of
Union County, this on August 29-1912, and admitted to
probate on September 16-1912, and recorded in Volume

"K", page 580, of the Record of Wills in said County,
and that on 16-day of Sept. 1912, Ada May Jelliff,
was duly appointed and qualified, as administratrix
under the will annexed, 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.

William A. Parmer,	Richmond Twp.	Devisee	1/4
Edwin T. Parmer	"	"	1/4
Dorothy E. Parmer	"	"	1/4
Floyd T. Parmer	"	"	1/4

It appears to the Court, that the said William
Jelliff left his widow Ada M. Jelliff surviving him,
who is now the wife of Clarence M. Moore, and is

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THE COL. P. D. REG. CO. 74929

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Know, as Adw May (Jury) move,
 that the said Edna T. Parmor is, married to
 --- Morgan, and is known as Edna T. (Parmor)
 Morgan. 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

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13435 In the matter of
The Estate of
Frank Young,
deceased.
Laura J. Young, and
Vella Young, as co-executrices,
of the estate of Frank Young 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.

13418 In the matter of
Christopher Hinkle
deceased.
W. newspaper of general circulation in
this County, that the notice of appointment of Emory
F. Butz, ad. adm. of the estate of Christopher Hinkle 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.

13421 In the matter of
The Estate of
Robert Beris, deceased.
County, that the notice of appointment of Lillie Beris
as ad. adm. of the estate of Robert Beris, 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.

13476 In the matter of
The Estate of
W. W. Kinney, dec'd.
this County, that the notice of appointment of
Blanche C. Kinney as administrator of the estate of
W. W. Kinney 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.

13431 In the matter of
The Estate of
Benjamin R. Houser,
deceased.
appointment of Donald B. Houbt, ad. adm. of the estate
of Benz. R. Houser, 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.

13473 In the matter
of the Estate
of Blanch
deceased.
Inventory for
heretofore
publication
of the estate

13484 In the matter of
the estate
Walter Hester
deceased.
said Inventory
of said heard
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12501 In the matter
of the estate
George Disb
deceased.
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28 day of
thereof for
County of
this matter

13473 In the matter
of the Estate
of Blanch Croft
deceased.
Inventory as had
been filed
before this Court
forthwith notice
of said hearing
having been mailed
to all persons
entitled to notice
by publication in
Union County Journal
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 the approval of said
Inventory be had before this Court forthwith
notice of said hearing having been mailed
to all persons entitled to notice by
publication in Union County Journal under
the law of the State of Ohio

13484 In the matter of
the estate of
Walter Hartman
deceased
Inventory as had
been filed
before this Court
forthwith notice
of said hearing
having been mailed
to all persons
entitled to notice
by publication in
Richmond Gazette
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 the approval of
said Inventory be had before this Court
forthwith notice of said hearing having
been mailed to all persons entitled to
notice also published in Richmond Gazette
under the law of the State of Ohio

12501 In the matter of
the estate of
George Disbrow
deceased.
Inventory as had
been filed
before this Court
forthwith notice
of said hearing
having been mailed
to all persons
entitled to notice
by publication in
Union County Journal
under the law
of the State of Ohio

This day came Mary M. Willis, adx. of said
estate and filed his final account
therein. It is thereupon ordered that
said account be set for hearing on
Friday the 28 day of December 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

Thursday Nov. 18

13357

Fred W. Shipley
Administrator of
the estate of
Eva L. Shipley deceased
Plaintiff

Fred W. Shipley
Gerald L. Evans
Leah H. Evans
Defendants

This matter came on to be heard upon the Petition of Fred W. Shipley, adm. of the estate of Eva L. Shipley deceased. The answer of Fred W. Shipley and Gerald L. Evans, and Leah H. Evans, having voluntarily entered their appearance herein upon that evidence, and the Court being fully advised in the premises, it is found, that Gerald L. Evans, and Gerald Evans, are one and the same person, and that Leah H. Evans, and Leah Evans, are one and the same person. That Eva L. Shipley at the time of her decease was the owner of an undivided 1/2 interest in the real estate herein after described, and that Fred W. Shipley is the owner of the other undivided one-half interest in which real estate, is the following described real estate, to wit: "Situated in the village of Richmond, County of Union, State of Ohio, bounded and described, as follows: Being all of Lot No. 146, in the village of Richmond Ohio. For a more specific description see recorded Plat of said Village of Richmond, Ohio in the Recorder's office at Brandywine Ohio." It is further found that on or about the 17-day of August, 1936, said decedent and Fred W. Shipley, as sellers, entered into a Land Contract in writing with the Defendants, Gerald L. Evans, and Leah H. Evans, as purchasers, to sell and convey to them said real estate, a copy of which contract is attached to the Petition herein as an exhibit. It is further found that said Contract was not completed and a deed was not executed and delivered conveying the title to said purchasers during the lifetime of the decedent. It is further found by the Court that all parties herein are now desirous of completing said Land Contract. It is further found by the Court that Eva L. Shipley died without children and without a surviving parent, and that her executor, Fred W. Shipley, is entitled to all of the rights of the estate of Eva L. Shipley, deceased, in and to the Land Contract or real estate herein above described. It is therefore ordered, adjudged, and decreed, that Fred W. Shipley Administrator of the estate of Eva L. Shipley, for and on behalf of the estate of Eva Shipley deceased, and for and on behalf of Fred W. Shipley, shall, he, and he is, hereby authorized, empowered and enjoined to execute and deliver a proper warranty deed to Gerald L. Evans and Leah H. Evans, as purchasers, of the real estate herein above described, upon their paying to the said Fred W. Shipley, as such Administrator, the balance due the sellers of said Land Contract, upon said Contract or the sum of \$298.27 with interest at 6% per annum, from the 6-day of November, 1937. This is further ordered, adjudged, and decreed that the costs in this case are the amount of \$5. assessed against the Plaintiff.

12728

In the matter of the will of Eva L. Heires M. H. Williams, and it appears from admitted facts that the resignation of the said Heires as guardian and trustee of the said Heires, the assets and the said Heires, and his son. That in the matter of the will of John W. Anderson deceased Anderson to Anderson, County Clerk to the satisfaction leaving the said Anderson to the said Anderson, and record of the order of the consent to J. Gallaway witnesses to the said Anderson, having done, upon testimony was subscribed with said Anderson testament it was declared that the testator at the time of sound mind and restraint admitting together in about the year 1935-36 In the matter of the will of John W.

13506

12728 In the matter of

Earl Hines Jr.

N. H. Williams, Guardian

and it appearing to the Court that the said Earl Hines Jr. has

been admitted to the Ohio Soldiers and Sailors Veterans

Home at Xenia Ohio, and the Court having accepted said

resignation, it is ordered that the said N. H. Williams

as guardian, make a final accounting to this Court,

and that he pay over to Howard R. Day, Superin-

tendent of the said Ohio Soldiers and Sailors Veterans

Home the assets in his hands, as such guardian

That upon such transfer of the above mentioned

assets and the approval of his final account, the

said N. H. Williams will be released, as guardian

and his bond, as such, cancelled.

N. H. Williams, Guardian of Earl Hines Jr.

having tendered his resignation and filed

his final account as such guardian,

and it appearing to the Court that the said Earl Hines Jr. has

been admitted to the Ohio Soldiers and Sailors Veterans

Home at Xenia Ohio, and the Court having accepted said

resignation, it is ordered that the said N. H. Williams

as guardian, make a final accounting to this Court,

and that he pay over to Howard R. Day, Superin-

tendent of the said Ohio Soldiers and Sailors Veterans

Home the assets in his hands, as such guardian

That upon such transfer of the above mentioned

assets and the approval of his final account, the

said N. H. Williams will be released, as guardian

and his bond, as such, cancelled.

13506 In the matter of

the Will of

John W. Anderson,

deceased

Order admitting to Probate and Record,

this matter came on this day for the

to be heard on the application of Belle

Anderson to admit to probate and record, the Will of John W.

Anderson, deceased, late of the village of Mansfield in said

County Kenton, filed in this Court. It is now shown

to the satisfaction of the Court, that said decedent died

leaving Belle Anderson, surviving spouse, and that

the surviving spouse and all the next of kin

of said decedent known to a resident of the State

have been duly served with notice of the filing

of said Will, and of the application to admit it to probate,

and record in this Court pursuant to a former

order of this Court, or have waived notice and given

consent to the probate of said Will, and Andrew

J. Galloway and F. P. Armstrong 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 reduced to writing,

was subscribed by them respectively, and was filed

with said Will whereupon the Court finds that the

for said instrument of writing, is the last Will and

Testament of said John W. Anderson 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 this said testimony of the witnesses

above named, be entered of record in this Court.

13506 In the matter of the

Will of John W. Anderson, Dec'd

An application having been this day

presented to the Court by

THE COL. S. S. WFS. CO. 74323

Belle Anderson, praying that an instrument in writing purporting to be the last will and testament of John W. Anderson deceased, be admitted to probate. It is ordered, that - days notice, in writing, of the presentation of said will and of the application for the admission of the same, for probate, be given to the surviving spouse, and to the next of kin of said testator known to be resident of the State, and that a hearing on said application will be had on the 18 day of Nov. 1937, at 3 P.M.

12134^a

In the matter of Swann Pearson the estate of Swann Pearson, deceased, and deceased. filed two. Final account therein.

It is therefore ordered, that said account, be set for hearing Tuesday the 28 day of Dec. 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.

13357

THE COL. S. S. WFS. CO. 74323

135-51 In the matter of the estate of John W. Anderson deceased. said will and application appointed terms as to thereof: and Anderson is and that he or requested giving bond as such was granted and without give continue dec further, as required that said

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135-51

In the matter of
 The estate of
 John W. Anderson
 Deceased.

The last Will of John W. Anderson, deceased,
 late of Mansfield in said County, having
 been for him duly proved and allowed. This
 day Belle Anderson, 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 state ment in general
 terms as to what the estate consists of and the probable value
 thereof; and the Court being satisfied that said Belle
 Anderson is a suitable person and legally competent
 and that by the terms of said Will said Testator ordered
 or requested that such executor may execute it without
 giving bond; it is ordered that she be appointed
 as such executor and that Letters Testamentary be
 granted and issued in the Will of said decedent to her
 without giving bond and that she is directed not to
 continue decedent's business but to close the same up
 forthwith, that notice of said appointment be published
 as required by law, that this proceeding be recorded, and
 that said executor pay the costs & ✓

THE COL. B. & MFG. CO. 74979

THE COL. B. & MFG. CO. 74979

THE CO. P. B. MFG. CO. 74929

135-09

In the matter of the estate of open court. and made and filed an L. S. Southwick said application under oath, as required by law to be appointed as administrator of the estate of L. S. Southwick deceased, late of Washington Tp. 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 Real Estate consists of and the probable value thereof and the Court being satisfied that an administrator should be appointed and that said Glenn Southwick is a suitable person and legally competent, it is ordered that she be appointed as such administrator upon giving bond with sureties as required by law in the sum of fifteen hundred dollars, this cause is continued.

This day Glenn Southwick appeared in open court, accepted the appointment as administrator of the estate of L. S. Southwick deceased, and gave and filed herein her Bond in the sum of fifteen hundred dollars, conditioned according to law with Jennie Southwick and G. M. Vanaunder as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of administration issued to said Glenn 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 \$.

10695

In the matter of the estate of John R. J. Incomf as executor is executor of and that a bond be having a bond in the law with the Baltimore, a bond to be issued to give

18695

In the matter of the Guardianship of John R. James Incompetent.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said John R. James is incompetent, and therefore 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 Arthur W. Gulloway is legally competent, and he having filed the application herein and given bond in the sum of \$3000 - conditioned according to law with the Fidelity and Deposit Company of Baltimore, as surety thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said Arthur W. Gulloway as provided by law.

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13491

Ermyun Dan
The estate
William E.

v.

Harry Miller

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13454

Emery C. Butz,
The Estate of
Christopher
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v.

Albert H. H
Edmond B. H
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petition of
a mortgage
defendant
Company
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to the sale.

13491

Ermyrn Sanders, Adm. of
The estate of
William E. Willmord,
Deceased.
Plaintiff
v.

Harry Willmord, et al.
Defts

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 the debts of his estate and the cross-petition of the defendant, The Mt. Victory State Bank, the cross-petitioner of the defendant Frank A. Sherman, and the cross-petition of the defendant, Ohio Lightning Rod Company, the other defendants, being in default of answer. Although served with summons according to law, and such service of summons is hereby approved. The Court finds from the evidence that all necessary parties are before the Court and, that the prayer of the petition should be granted; that the real estate described in the petition was appraised by the appraisers of the estate at \$2400.00 and that no further appraisement is dispensed with. The Court further finds that the bond heretofore given by the plaintiff as administrator of the estate of W. E. Willmord, deceased, 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 \$2500.00. And it is ordered, that said Ermyrn Sanders, as such Administrator sell said real estate at private sale, at not less than \$2400.00 being the appraised value thereof on the following terms, to-wit: Cash, in hand on day of sale. And it is further ordered, that said Ermyrn Sanders, as such Administrator make return of sale, without unnecessary delay.

13454

Ermyrn C. Buttz, Adm. of
The estate of
Christopher Hinkle,
Deceased.
Plaintiff
v.

Albert H. Hinkle, et al.
Defendants,

(being the same person, as the defendant, Edward C. Hoy), lessors of portions of the premises set out and described in the petition, the answer, and cross-petition of the defendant. The Richmond Banking Company a mortgagee, the answer and cross-petitioner of the defendant The North Western Mutual Life Insurance Company, mortgagee, and the evidence, and the Court finds that all of the defendants herein have been duly and legally served with process or have voluntarily entered their appearance, and consent to the sale, as judged for, and are properly before the

Journal Entry. Dispensing with new appraisement, etc.

Court, and that all of said defendants, except Lynn Seaman, R.S. Masters, Paul Bank, E.C. Hoy, the Richmond Banking Company and the Northwestern Mutual Life Insurance Company, are in default for answer, or, demurrer, and, that they admit the allegations of the petition to be true, and the Court further finds that it is necessary to sell said real estate, and that the prayer of the petition should be granted.

The Court further finds that the real estate described in the petition was appraised by the appraisers of the estate as follows: tract: The real estate therein designated as tract no. 1. at \$15,000⁰⁰; tract no. 2 at \$13,000⁰⁰; tract no. 3. at \$5,000⁰⁰; tract no. 4 at \$18,000⁰⁰; tract no. 5. at \$32,000⁰⁰; tract no. 6. at \$800⁰⁰; tract no. 7. at \$25,000⁰⁰ and the Court orders that a further appraisement be dispensed with.

The Court further finds that the bond heretofore given by the plainiff as administrator of the estate of Christopher Hinkle, deceased, in the amount of \$10,000⁰⁰ is insufficient, and it is ordered, that he file additional bond, with sufficient sureties, to be approved by this Court, in the sum of \$50,000⁰⁰, and this cause is continued.

11261^a In the matter of this cause coming on to be heard in the

The Guardianship application of Dorothy Caswell, as of Tough Iron Caswell, Guardian of Tough Iron Caswell, incompetent incompetent, for an order, to expend funds out of the ward's allowance for payment of bills for family use, and to send the Veterans Hospital \$20⁰⁰ for use of ward as to clothing. The Court being fully advised in the premises, finds application well taken, and the said Guardian, is hereby authorized to cash bonds of the value of \$50⁰⁰ and to pay from the same, whatever expense is necessary for the proper care of the ward, and use for family expenses as requested for purchase of heating stove.

13454 Emory E. Burtz & of the estate of Christopher

about 7 1/2 to law, and

The defendant company, petition the dis. on, or a judgment delivered Life Insurance date for the interest at the annually, a cross petition of the executor order to secure Christopher to the defendant company to the real estate petition as 15 day of for record this, and a suit made the first and designated tract no. 1, and the defendant company, and, I desire of said defendant's defendant company with interest October 1937, The Northwestern Answer and real estate him of its the sale of petition as to the said Insurance and, by

13454 Emery E. Butz, administrator
 of the estate of
 Christopher Hinkle,
 deceased.
 v. Plff.
 about 74 Hinkle, et al.
 Dfts.

Approving additional Bond
 and
 Ordering Sale
 This day came the plaintiff and
 filed herein an additional Bond, in
 the sum of \$6600.00, with appro-
 priate securities, conditions according
 to law, and the said bond is hereby approved.

The defendant, The Northwestern Mutual Life Insurance
 Company, having filed herein its answer and cross
 petition, the Court finds that said Christopher Hinkle
 died on or about the 25th day of April 1923, executed
 and delivered to the defendant, The Northwestern Mutual
 Life Insurance Company, his promissory note of that
 date for the principal sum of \$12,000.00 with
 interest at the rate of 5% per annum, payable semi-
 annually, a copy of which said note is set out in the
 cross petition of said defendant and that at the time
 of the execution and delivery of said note, and in
 order to secure the payment of the same, said
 Christopher Hinkle, unmarried, executed and delivered
 to the defendant, The Northwestern Mutual Life Insurance
 Company his mortgage deed, thereby conveying
 the real estate set out and described in the
 petition as Tract No. 1, that said mortgage on the
 15th day of May, 1923, at 9:30 A.M. duly left
 for record at the Recorder's office of Union County,
 Ohio, and duly recorded, in Vol. 91, Page 21, of the
 said mortgage Records, and that said mortgage is
 the first and best lien on the said real estate
 designated in the petition herein, as

Tract No. 1. The Court finds that said Christopher Hinkle
 and the defendant, The Northwestern Mutual Life Insurance
 Company entered into the contracts in writing set forth
 and described in the answer and cross petition
 of said defendant, and that there is due and payable
 to said defendant, The Northwestern Mutual Life Insurance
 Company upon said mortgage the sum of \$8750.00
 with interest at 4 1/2% per annum from the 25th day of
 October 1937, and the Court finds that the said defendant,
 The Northwestern Mutual Life Insurance Company, by its
 answer and cross petition aforesaid, consents that the
 real estate so mortgaged to it be sold subject to the
 lien of its said mortgage, the Court hereby authorizes
 the sale of said real estate designated in the
 petition as Tract No. 1, subject to the said mortgage
 to the said defendant, The Northwestern Mutual Life
 Insurance Company. The Court finds that under
 and by a certain indenture of lease, entered

with said decedent the defendant Paul Hawk leased 50 acres in the south west corner of the premises described in the petition as Tract No. 1 for a term of 1 year beginning on April 1st 1937 and ending on the 1st day of April 1938 with the privilege of sowing wheat on the said premises in the fall of 1937 upon the customary rental conditions for wheat put in on shares. The Court further finds that the defendant E. C. Hoy under and by virtue of a certain lease entered into with Emery E. Butz as guardian of Christopher Hinkle leased the remainder of Tract No. 1 except the 50 acres hereinbefore found leased to Paul Hawk upon the terms and conditions set out in the cross-petition of said E. C. Hoy the terms of said lease expires on the last day of February 1938 and that the defendant R. S. Le Masters under and by virtue of a certain indenture of lease leased for the term of one year the premises described in the petition as Tract No. 2 except 88 acres set out in said cross-petition upon the terms and conditions in the cross-petition of said defendant R. S. Le Masters set out the term of said lease expiring on the 8th day of April 1937 and that the defendant Lynn Seaman by a certain oral agreement of lease entered into with said decedent leased for the term of One year the premises described in the petition as Tract No. 3 upon the terms and conditions set out in the cross-petition of the defendant Lynn Seaman the term thereof expiring on the 1st day of April 1938. It is ordered that said premises be sold subject to the homestead rights appraisals of said answering defendants and it appearing to the Court that a private sale would be to the best interests of said estate it is ordered that Emery E. Butz as such Administrator sell the real estate described in the petition at private sale at not less than the appraised value thereof the said appraised value of the respective tracts described in said petition being as follows: Tract No. 1 \$18,000⁰⁰; Tract No. 2 \$13,000⁰⁰; Tract No. 3 \$5,000⁰⁰; Tract No. 4 \$18,000⁰⁰; Tract No. 5 \$3,200⁰⁰; Tract No. 6 \$800⁰⁰; Tract No. 7 \$250⁰⁰, on the foregoing terms to wit cash in hand.

It is further ordered that the said Emery E. Butz as such Administrator make return of sale without unnecessary delay.

13497 In the matter of Margaret ...
 10265^a In the matter of the Board of ...
 incompetent for ...
 the Veterans ...
 The Court ...
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13499 In the matter of
Margaret Sellinger
deceased
10261^a In the matter
of the Guardianship
of Hugh Dean Caswell
as Guardian of
Margaret
Incompetent

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 held before this Court, forthwith, notice of said
hearing having been waived by all persons entitled to
notice under the law of the State of this.

This cause coming on to be heard
in the application of Dorothy Caswell,
of Hugh Dean Caswell as Guardian of
Margaret
Incompetent

incompetent, for an order to expend funds out of the ward's
account for payment of bills for funeral use, and to send
the Veteran's Hospital \$25⁰⁰ for use of ward, as to clothing.
The Court being fully advised in the premises finds
application well taken and the said Guardian is hereby
authorized to cash bond of the value of \$50⁰⁰ and to pay
from the same what ever expense is necessary for the
proper care of ward, and use for family expenses, as
requested, for purchase of heating stove.

Friday November 26 1937

13301 In the matter of
The Estate of
Lincoln Hubbard,
deceased.

This cause coming on to be heard on the 4 day of November, 1937, upon the exceptions of Effie Miller to the first and final account of Norvil T. Foster, administrator of the estate of Lincoln Hubbard, deceased, and upon the evidence adduced thereon, and the same, was argued by counsel and submitted to the Court, and upon due consideration thereof, and being fully advised in the premises, the Court finds that said exceptions are not well taken and they are thereupon overruled; and, thereupon, the said first and final account of Norvil T. Foster, administrator of the estate of Lincoln Hubbard, deceased, came on for hearing and settlement, due notice thereof having been published according to law, 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, and it is ordered, that the same be, and hereby is approved and confirmed and the Court finds said account duly balanced, and said estate settled according to law, and it is ordered, that the said account be allowed as the final discharge of said administrator and be placed on the files of this Court, and also recorded in the Record of Accounts, and said administrator is hereby discharged according to law, and his bondsman released.

12464 In the matter of
The Estate of
Edwin E. Lyon.

The Court, having satisfied from the evidence adduced at the hearing to ascertain whether the presumption of death had been established herein, that there is no likelihood of the presumed decedent being still alive, it is, therefore, ordered that refunding bonds be accepted from the distributees from the presumed decedent's estate without requiring securities thereon. Said bond is to be double the amount of the share of each such distributee.

13177 In the matter of
The Guardianship
of Edward Deff.
Incompetent

This day came Harry E. Leffort guardian of Edward Deff, an incompetent, of Union County, Ohio, and presented his first and final account, in settlement of said guardianship duly verified. Whereupon, the Court do, order the same, filed and advertised for hearing on Saturday, the 28 day of Dec. 1937, at 1 P. M. to which time said matter is adjourned.

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In the matter
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13449 Bent Andrews.

13464 Harrod Lyons.

13470 Kemp Taylor ex

9276 Charles R. Pige

12315 Mrs R. Myers.

12875 L. H. Collins. ex

12300 Stungroth b h

13224 Nell Hatchel.

12315 James Laird

12579 Mary M. Burr

10695 Charles H. Poo

12579 In the matter

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

- 13276 Russell S. Banks, administrator of the estate of Maria C. Tray. First and Final account.
- 13449 Ben Andrews, and William S. Andrews, executor of the estate of William W. Andrews. First and Final account.
- 13464 Harrod Lyons, executor of the estate of George Lyons. First and Final account.
- 13470 George Taylor executor of the estate of Alice A. Taylor, deceased. First and Final account.
- 9276 Charles R. Myers, guardian of Everett Loy. Myers. 1st acct.
- 12315 Mrs R. Myers, administrator of the estate of James Laird. First and Final account.
- 12875 L. H. Collins, executor of the estate of Lydia S. Bonnette. Final account.
- 12300 Sturgis H. Cherry, ad. of the estate of George Clark. First and Final account.
- 19224 Nell Hatcher, executor of the estate of Robert Hatcher. First and Final account.
- 12315 James Laird decd. of the estate of. Statement in being acct.
- 12579 Mary M. Burroughs, guardian of Phoebe Hurd, incompetent. Fourth account.
- 10695 Charles H. Brown, ad. of John R. Jewell, incompetent. 1st and final account.

12579 In the matter of the Guardianship of Phoebe W. Hurd, Burroughs, guardian of Phoebe W. Hurd, incompetent. This day the 4th account of Mary M. Burroughs, guardian of Phoebe W. Hurd, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having examined said account and the vouchers thereunto attached, all matters pertaining thereto, and being fully advised in the premises do find the same to be in 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 paid is allowed the sum of \$31-²⁶/₁₀₀ as compensation for her services which account she deems reasonable. It is ordered, that Mrs R. Cameron, as attorney for this account, is allowed \$5⁰⁰. The Court finds a balance of \$488⁸⁸ in the hands of said Guardian due said ward; which account she is ordered to pay over

approval of Veterans Administration
 It is ordered that said Guardian pay the costs taxed at \$5-
 paid Oct. 16 - 1937. It is ordered, that said account and
 the proceedings herein be recorded in the Records of this office.

12315

In the matter of
 The Estate of
 James Laird.
 Decedent.
 State ment in lieu of account.
 This day the statement in lieu of account
 of the estate of James Laird, deceased,
 came on for hearing and settlement, due notice thereof
 having been published according to law. No exceptions
 having been filed thereto, and no one now appearing to
 except or object to the same; and the Court, having carefully
 examined said account and the vouchers thereunto and all
 matters pertaining thereto, and being fully advised in the
 premises finds the same to be in all respects just and
 correct and in conformity to law.

Therefore the said account is hereby approved
 allowed and confirmed. 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. 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, ex. aff. for fraud, or manifest error.

13510

In the matter of
 Jesse E. Roush.
 Lunacy
 This day Gordon Roush, a resident of
 Plain City in this County, appeared
 in open Court, and filed an affidavit
 in the form of prescribed by law, for admission of said
 Jesse E. Roush into the Columbus State Hospital. It is
 therefore ordered, that a Warrant issue to Ada
 Cochran, Probation officer, to convey said Patient to State
 Hospital Columbus Ohio, if, after Examination said
 patient is found to be insane. And it is further
 ordered, that subpoenas issue for Dr. Fred Callaway
 and Dr. W. H. Lee, reputable legally qualified physicians
 for examination of Jesse E. Roush, as to his mental
 condition, witnesses to appear at the time and place
 aforesaid, and this cause is continued.

13224

In the matter of
 The Estate of
 Robert F. Hatcher
 Decedent.
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In the matter
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13224

In the matter of
The estate of
Ruben Hatcher
Deceased.

This day the first and final account of
Will Hatcher, executor of the estate of
Ruben Hatcher, deceased, came on for
hearing and settlement due notice thereof
having been published according to law. No exceptions
having been filed 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 full respects just and correct, and in conformity to law.
Therefore, the said account is hereby approved, allowed, and confirmed.
Robert F. Allen, as attorney, is hereby allowed the sum of
\$35.00

Will Hatcher executor \$ 227.²⁵ allows:

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, 1937. 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 manifest error.

13470

In the matter
of the estate of
Alice Taylor, Deid

This day the first and final account
of George Taylor, executor of the
estate of Alice Taylor, deceased, came
on for hearing and settlement due notice thereof having
been published according to law. No exceptions having
been filed thereto, and no one now appearing to
except or object to the same; and the court
having carefully examined said account, and the
vouchers therein and all 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. Said George Taylor as
executor, is hereby allowed the sum of \$190.00 being
commission on the amount collected and accounted
for by him, and being in full compensation for all
his ordinary services rendered. Hopes and Sanders
are hereby allowed the sum of \$ 20.00 as attorney,
which sum 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
\$ 5.00. It is ordered that said account, and
the proceeding herein be recorded in the Records of
this office.

13300

In the matter of
The estate of
George Christ
Deid.

This day the 1st and final account of Stungis H. Cheney adm. of the estate of George Christ deceased, came on for hearing and settlement. Due notice thereof, having been published according to law. No objections having been filed 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 full 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. Stungis H. Cheney is hereby allowed, the sum of \$61³/₄, being commission on the amount collected, and accounted for by him, and in full compensation for all his ordinary services rendered. Robert F. Allen Attorney is hereby allowed, the sum of \$50⁰⁰ 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 \$5.00, this 22nd Sept. 1937. It is ordered that said account, and the proceedings herein be recorded in the Records of this office. That the securities are hereby released on said bond, except for fraud or manifest error.

12316

In the matter
The estate
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In the matter of the estate of James Laird for hearing published & now filed on of the same said account matters just in the pres just and co Therefore the and confirmed the sum of collected and compensation The Court said estate that said a It is ordered herein to be Darius M frank, or 9276th In the matter of the estate of Emma L... Incorp... notice thereof... no. ex... om. app... and the Co... account. a... matters ju... in the pres... respects... It is... is. approved... that said... sum. of \$45... expenses... It is... is allowed... for his, serv... reasonable... duty sala... according... \$13,896th said bond... our accor...

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12316

In the matter of The Estate of Mrs. L. Myers, as administrator of the James Laird, Dec'd. estate of James Laird, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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 administrator is hereby allowed the sum of \$50.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs \$5.00 Oct 13 - 1937. It is ordered that said account and the proceeding herein be recorded in the Records of this office, that the Sureties on Bond are hereby released, except for fraud or manifest error.

9276

In the matter of The Guardianship of Ervath Ly Pyles, incompetent came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto and no one appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto 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. It is ordered that said Guardian be and he is allowed the sum of \$45.00 being the amount of his reasonable expenses incurred in the execution of his trust.

It is ordered that said Guardian be and he is allowed the sum of \$75.45 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 \$13,889.64 in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law. approval of Veterans

Administration, It is ordered that said Guardian pay the costs \$5. paid 10-19-37. It is ordered that said Account and the proceeding herein be recorded in the Records of this office

13464

In the matter of the estate of George Lyons, deceased, hearing and published a filed charters, subject to the examined and all the advised in just and con said account attorney fee. Charles Lyons, dec'd is. by Mrs. J. George H. Hester by bond. allow \$42. 73.

It is ordered that \$5.00 paid account of the Records.

13444

In the matter of the estate of William H. Andrews, deceased, hearing and published a filed charters, subject to the examined and all the advised in just and con said account attorney fee. Charles Lyons, dec'd is. by Mrs. J. George H. Hester by bond. allow \$42. 73.

Therefore, I allow and allow the Harpus and a sum of \$3.00 and. Messrs. balance, and ordered. the It is ordered that the proceeding be recorded in the office.

pay the
said
in

13464 In the matter of
The estate of
George Lyons, deceased.
This is the first and final account of
Harold Lyons, executor, of the estate of
George Lyons, deceased. Said account came on for
hearing and settlement, due notice thereof having been
published according to law. No exceptions having been
filed 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.
attorney fee is \$ 321⁰⁰ allowed.
Charles Lyons, in connection with Will of George Lyons,
deceased is hereby allowed the sum of \$ 15⁰⁰, being given
by Will of George Lyons, deceased
Harold Lyons, remainder according to Will is,
hereby allowed.

*42. 47. 73. The Court finds said account duly
balanced, and said estate settled according to law.
It is ordered, that said executor, pay the costs
\$ 5⁰⁰ paid Sept. 28/37. It is ordered, that said
account and the proceedings herein be recorded in
the records of this office

13449 In the matter of
The estate of
William H. Andrews, deceased.
This day the 1st and final account of Bertha
Andrews, and William H. Andrews,
executors of the estate of William
H. Andrews, deceased, came on for hearing and settle-
ment, due notice thereof having been published
according to law. No exceptions having been filed
thereto, and no one now appearing to except, or object
to the same; and the Court having carefully examined
said account, and the vouchers 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 executors are hereby
allowed the sum of \$ 345⁰⁰
Harper and Parker, Es. attorneys are hereby allowed the
sum of \$ 345⁰⁰, 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 \$ 5⁰⁰ paid.
It is ordered, that said account and the pro-
ceedings herein, be recorded in the records of this
office.

13276

In the matter of
The Estate of
Maria C. Tracy
Deceased

This day the joint and final account
of Russell A. Banks, as administrator
of the estate of Maria C. Tracy, deceased,

came on for hearing and settlement due notice thereof
having been published according to law. No exceptions
having been filed 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 \$61⁰⁰ as a credit, being a just and reasonable
amount expended by him for a marker for said
deceased. Richard C. Thross, as attorney, is hereby
allowed the sum of \$50⁰⁰.

Russell A. Banks, as administrator is hereby allowed
the sum of \$27⁹¹ being commissions on the amount
collected and accounted for to him, and being in
full compensation for all his ordinary services
rendered. The Court finds account duly balanced
and said estate settled according to law.

It is ordered that said administrator pay the
costs of this case Nov. 5 - 1936. It is ordered, that said
account and the proceedings herein be recorded
in the Records of this office. That the surety is
hereby released on Bond, except for fraud or
manifest error.

Monday, November 24 - 19 37

THE COL. P. S. REG. CO. 74828

Account
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135-00. In the matter of Jesse E. Roush. This day his cause came on to be heard and the said Jesse E. Roush was visited in his home by Dr. Fred Callaway and Dr. W. H. Lee. Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. Fred Callaway and Dr. W. H. Lee the medical witnesses and being satisfied that said Jesse E. Roush is insane and that his legal settlement is in Plain City, Jerome Tp. in this County, that he has been an inhabitant of the state of Ohio for one year next preceding this date, that his insanity has occurred during the time he has resided in this state; that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. Fred Callaway and Dr. W. H. Lee the medical witnesses in attendance make 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 Jesse E. Roush 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 Jesse E. Roush be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

THE COL. S. S. REG. CO. 74229

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Accounts of
and estates of
Union County, Ohio,
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and confirm
12134^a L. H. Collins.

12541 Mary M. Hillis.

13568 Alice M. Thomas

13312 Lewis Schneider

12179 Fred Reilly, Jr.

13244 W. M. Fuller

13177 Harry E. Ripper

13514 In the matter
The Estate
Mary E. Hillis
represented by
of Mary E. Hillis
Union County, Ohio,
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a. Statement
consists of
appearing in
W. M. Hoover
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12080 In the matter
The Guardianship
Raefer Barker
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29-1938.
is continued

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 award, and unless exceptions are filed thereto, they will be for hearing and confirmation on Tuesday Dec. 28. 1937

- 12134 L. H. Collins, administrator of the estate of Wynona Pearson, deceased. First and final account
- 12501 Mary M. Willis, adx. of the estate of George Distenrett deceased. First and final account
- 13568 Alice M. Howard executrix of the estate of Gene Howard, deceased. First and final account
- 13312 Lewis Schneider, executor of the estate of John L. Schneider, deceased. First and final account
- 12179 Fred Reilly, executor of the estate of Frank Reilly, deceased. First account
- 13244 W. M. Finley executor of the estate of Laura Reed, deceased. First and final account
- 13177 Harry E. Lippert, Guardian of Edward Depp, incompetent. First and final account

13510 In the matter of the Estate of Mary E. Kline, deceased, filed application under oath as required by law, to be appointed administrator of the estate of Mary E. Kline deceased late of Jackson Township in said County, and an affidavit that to his knowledge there is no 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 it appearing that said application is not accompanied by a return signed by the persons resident of the County entitled to administer the estate, it is ordered that said application be heard, on the 9-day of December, 1937, at 9. A. M.; and it is further ordered that Martha Duffay, Charles E. Griffiths, and Margaret Dehner, next of kin of said Mary E. Kline, be cited to appear before the Court on that date aforesaid to show cause why they would not take or renounce the administration of said estate; that a return be made in this Court showing service thereof or, before the time fixed herein.

12080 In the matter of the Guardianship of Ralph Burkpile, incompetent, of Union Co. Ohio and presented his final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed Saturday for hearing January 29-1938. at 1. P. M. to which time said matter is continued.

This day Victor Griffiths appeared in open court and made and filed application under oath as required by law, to be appointed administrator of the estate of Mary E. Kline deceased late of Jackson Township in said County, and an affidavit that to his knowledge there is no 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 it appearing that said application is not accompanied by a return signed by the persons resident of the County entitled to administer the estate, it is ordered that said application be heard, on the 9-day of December, 1937, at 9. A. M.; and it is further ordered that Martha Duffay, Charles E. Griffiths, and Margaret Dehner, next of kin of said Mary E. Kline, be cited to appear before the Court on that date aforesaid to show cause why they would not take or renounce the administration of said estate; that a return be made in this Court showing service thereof or, before the time fixed herein.

THE COL. P. S. REG. CO. 74373

10739 In the matter of

The estate
of Elizabeth Bishop
Deceased.

This day came Lucille E. Lingenfelter
executrix of said estate, and filed
her final account therein. It is
thereupon ordered that said account
be set for hearing January 29-1937. Notice published in
Union County Journal. This matter continued until
said time.

10239

THE COL. P. S. REG. CO. 74373

11055 In the matter of

The estate of
Harrison J. Taylor
Deceased.

Verified as
true and correct
as a final account
on the files of
records of said
Administration
of said Trust.

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11055

In the matter of
the estate of
Harrison J. Taylor.

This day came, Frank J. Kahler, the
Administrator of the estate of Harrison J.
Taylor, presented to the Court his account
of final distribution in said estate, duly
verified; and the same was examined by the Court.

Whereupon it is ordered, that, the same, be accepted
as a final discharge of such administrator and be placed
in the files of this Court, and also recorded in the
records of accounts and the said Frank J. Kahler,
Administrator, is hereby discharged as administrator
of said Trust.

13511 In the matter
 of the estate of
 Edward Street
 this day
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 court and
 or, deliver for
 appointing a
 of said minor
 that it would
 dispense with
 that the proper
 or delivered
 minor.

Le Roy
 # 11341 Le Roy

11340 Le Roy

11342 Le Roy

11343 Le Roy

11344 Le Roy

13510 In the matter of
 Jesse C. Row
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 rail patient
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13510^a In the matter
 William Br
 this day
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 in this Prob
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 which Br
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13511 In the matter of
Harold Streng, a minor.

This day the Beacon Mutual Indemnity Company through its attorney Clifton L. Baryl, appeared in open court and filed an application for authority to pay or deliver property of Harold Streng, a minor, without appointing a guardian. 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 property described in said application be paid or delivered to the persons, below, for the use of said minor.

- Le Roy Streng, 411 South Chestnut Street, Maryville - this
- # 11341 Le Roy Streng, father and natural guardian, of Harold Streng, a minor, and E. L. Fancher # 14.00
- 11340 Le Roy Streng father and natural guardian of Harold Streng, a minor, and the Children's Hospital # 76.00
- 11342 Le Roy Streng, father and natural guardian of Harold Streng a minor & D. Paul Lullens # 27.00
- 11343 Le Roy Streng, father, and natural guardian of Harold Streng, a minor, and Mrs. O. W. Hooper # 10.00
- 11344 Le Roy Streng, father, and natural guardian of Harold Streng, a minor, and Le Roy Streng, individually # 23.00

13510 In the matter of Jesse E. Roush. Lumber Jesse E. Roush, can be received into the Columbus State Hospital Columbus, Mo. and it appearing said patient is supplied with proper clothing; it is ordered warrant to carry same to Sheriff Person with that said sheriff be authorized to take as an assistant in carrying said patient to said Hospital and this cause is continued.

13512 In the matter of William Braun, Deceased.

This day an additional Bond in the matter of the guardianship of William Braun, incompetent was filed in this Probate Court, conditional according to law, in the sum of seven thousand Dollars (\$7000.00), with the Aulna Guaranty and Surety Company as surety which Bond is approved by the Court. It is ordered, that this proceeding be recorded.

12399^a

In the matter of
the Estate of
John D. Gline
deceased.

This day Joseph A. Glines appeared in open Court and made and filed an application under oath as required by law to have Charles D. Webb appointed administrator de bonis novis of the estate of John D. Gline deceased late of Allen Township in said County and an affidavit that there is not to his knowledge any last will and Testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed to administer the goods and estate of said deceased not administered that said Charles D. Webb is a suitable person and legally competent and that John H. Gline the former sole administrator was herefor removed by the Court without any administrative said estate it is ordered that said Charles D. Webb be appointed as such administrator de bonis novis upon giving bond with sureties as required by law in the sum of One Thousand Dollars and this cause is continued.

This day Charles D. Webb appeared in open Court accepted the appointment as de bonis novis of the estate of John D. Gline deceased and gave and filed herein his Bond in the sum of One Thousand Dollars conditioned according to law with Hartford Accident and Indemnity Company as sureties which Bond is approved by the Court.

It is therefore ordered that Letters of Administration de Bonis novis issue to said Charles D. Webb that notice of his appointment be published and given by registered mail to the surviving spouse and all 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 de bonis novis pay costs *

13572

In the matter
of the will
of Dr. L. Lewis
deceased

of Dr. L. Lewis
It is ordered
presentation
Admission of
surviving spouse
testator known
a hearing on
December

This
application
the will of Dr.
of Richmond
Court. It
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with notice of
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T. Parrott
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of said will
testimony of
in this Court

13572 In the matter of

The Will of
Beth L. Lewis,

deceased.

An application having been this day presented to the Court by E. M. Lewis praying that an instrument in writing purporting to be the last will and testament of Beth L. Lewis deceased, be admitted to probate;

It is ordered, that 10 days notice, in writing of the presentation of said Will and of the application for the admission of the same, for probate, be given to the surviving spouse and to the next of kin of said testator known to be resident of the State, and that a hearing on said application met be had on the 7-day of December, 1937, at 9. a. m.

This matter came on further to record, on the application of E. M. Lewis to admit to probate and record the Will of Beth L. Lewis, deceased, late of the village of Richmond, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and all the next of kin, of said decedent known to be resident of the State, have been duly served with notice of the filing of said Will and of the application, to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And T. R. Brigg and Martha Taylor Parrott, the subscribing witnesses to said Will and Martha T. Parrott and Robert F. Allen 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 and subscribed by them respectively, and was filed with said Will.

Whereupon the Court finds, that the aforesaid instrument of writing together with the Codicil is the last will and testament of said Beth L. Lewis deceased; that it was duly executed and attested; and that the said testator, at the time of signing said Will, was of full age, of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said Will to probate, and that it together with the testimony of the witnesses above named be entered of record in this Court.

13496

Jennie Southwick
Adm. of the estate
of Ely B. Southwick,
deceased. Pet.

v.
L. S. Southwick et al.
Defendants

Revising action

This cause came on to be heard
on the motion of the Plaintiff
to revise this action in the name
of Glenna Southwick, the
Administratrix of the deceased,
Defendant, said she having

voluntarily entered her appearance and consented to the
prayer of the petition herein, and there being no good
reason shown why this action should not be
revived, it is ordered that this action be and the
same is hereby revived in the name of Glenna
Southwick, Administratrix of L. S. Southwick, deceased
Defendant.

Journal entry: appointing Edw. Allen Jr., Kathryn J. Southwick
On application of Edward Cox, attorney for the
Plaintiff herein, and it appearing that Kathryn J.
Southwick, a minor, under fourteen years of age, and who
was duly served with summons according to law, it is
ordered that Robert F. Allen Jr. and hereby is appointed
Guardian of the person of the said Kathryn J. Southwick

Approving Bond and ordering Private Sale
This cause came on for further hearing and it
appearing to the Court that the plaintiff has given
additional Bond in the sum of Thirty five Hundred
Dollars with approved sureties conditions according to law.
The said bond is hereby approved. And it appearing
to the Court that a private sale of the real estate
described for the best interest of said estate, it is
ordered that the said Jennie Southwick, as adm.
gr. said real estate at private sale at not less
than Sixteen hundred and seventy dollars, being the
appraised value thereof on the following terms:
To wit: cash

And it is further ordered that said Jennie
Southwick as such Administratrix make return of sale
without unnecessary delay.

Granting Prayers of Petitioner, approving appraisement.
Ordering Bond.

This matter came on to be heard upon the petition of the
plaintiff for authority to sell the real estate of the
above decedent to pay debts of his estate, the answer
of Robert F. Allen, Guardian of the person of Kathryn J.
Southwick, the other defendants having waived the right of
summons, and give their consent to sell in writing
according to law. The Court finds from the evidence
that all necessary parties are before the Court, and
that the prayer of the petition should be, and is

hereby granted
petition was
estate at si
is ordered by
The Court
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by this Court.
Dollars.

THE COL. P. S. REG. CO. 74929

to be heard
plaintiff
in the name
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Wm J. Southwick
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being granted: that the real estate described in the
petition was appraised by the appraisers of the
estate at sixteen hundred and seventy dollars and it
is ordered, further, that appraisement be dispensed with.
The Court further finds that the bond heretofore given
by the plaintiff as Adv. of the estate of Ely B. Southwick
in the amount of fifty hundred dollars is
insufficient and it is ordered that she file an
additional bond with sufficient sureties to be approved
by this Court in the sum of thirty-five hundred
dollars.

12982 In the matter of
 Guardianship of
 Indolga and
 and Allen
 thereof having
 standing been
 to except or object
 carefully examine
 the same and
 being fully advised
 to do in all
 conformity to
 the said law
 It is ordered
 sum of \$1000
 \$500 each
 and said sum
 total credit \$
 total credit \$14

It is ordered
 \$128 Indolga
 It is ordered
 herein to be
 approved

17982 In the matter of
Guardianship of
Jedolga and
Ward Allen Cuth. minors.

This day the 2^d partial account of Martha
Leckmond Guardian of Jedolga and Ward
Allen Cuth 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 do
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 do find the same
to be in 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 is allowed the
sum of Miles L. Dwyer, as attorney making account, \$10⁰⁰;
\$5⁰⁰ each. The Court finds said account, duly balanced,
and said Guardianship settled according to law.
Total credit \$13988; Total charges \$1023⁸⁵; balance due
Ward Allen Cuth \$ 885⁹⁷

Total credit \$147⁶⁶; Total charges \$1428¹⁷; balance due
Jedolga Cuth \$ 1280⁵¹

It is ordered that said Guardian pay costs July-1937
\$ 52⁸ Jedolga \$ 57⁸ Ward Allen.

It is ordered, said account and the proceedings
herein be recorded in Records of this office.
approval of U. S. Veterans Administration, Dawson, Wis.

13430

J. K. Hamilton, Adm.
of the estate of
Edward M. Hamilton
Deceased.
vs.
Amy C. Hamilton,
Rel.

This day this cause came on to be heard on the report of J. K. Hamilton, Adm. of the estate of Edward M. Hamilton, 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 Edward M. Hamilton in said real estate to the purchaser, Amy C. Hamilton upon her payment to said administrator of the sum of \$3000 cash. It is further found by the Court that the Northwestern Mutual Life Insurance Company is the holder of a mortgage against said premises which has a balance due thereon of the sum of \$300 with interest at 5 1/2% from June 4-1937. Which mortgage the Court finds to be the first and best valid and subsisting lien upon said premises, and which is hereby cancelled by this proceeding. It is further ordered that said Administrator pay the costs of this action in the amount of \$57.37, and the claim in favor of the Northwestern Mutual Life Insurance Company in the amount of \$300, and account for the remainder of the proceeds, according to law.

13354

In the matter
of the estate
of J. E. Meddles
Deceased

This day came Carl B. Meddles, Adm. of the estate of J. E. Meddles, Deceased, and files his 1st and final account, herein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of January 1938, at 10 A. M. and that notice thereof be published as required by law in the Union Co. Journal a newspaper of this County and this matter is continued until said time.

13356

In the matter
of the estate of
J. E. Meddles
Carl Meddles
vs. J. E. Meddles
in the amount
beneficial of
against the
amount of
and that the
turned into a
it is ordered
Meddles, and
is hereby an
was said be
trustee for
the heirs of
above descri
this Court.

13429

In the matter
of the estate
Florence Mabe
Deceased
Carl Mabe
vs. the
Court that
willays of
me July 9-
Dr Graham
as administrator
issue as
of persons in
Real Estate
The Graham
Harry L. Graham
and that the
said officer
of the Court
with by said
real estate
County
wanted
of said real
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Judge Court

to be heard on
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13356

In the matter of
 the estate of
 J. E. Meddles, Decedent
 Carl Meddles, Adm.
 of J. E. Meddles against the Farmers Deposit Bank, Richmond, Wis.,
 in the amount of Three Hundred and 25/100 Dollars (\$300.25) and a
 Certificate of Claim no. 677 in the name
 of J. E. Meddles against the Farmers Deposit Bank, Richmond, Wis.,
 in the amount of One Hundred Three and 19/100 Dollars (\$103.19)
 and that these are the only remaining assets to be
 turned into cash, preliminary to the filing of an account herein.
 It is ordered, Adjudged and Decreed, that Carl B.
 Meddles, administrator of the estate of J. E. Meddles, Decedent,
 is hereby authorized, empowered, and instructed to turn
 over said certificates of claim to Carl B. Meddles, Jr.,
 trustee for the purpose of collection and distribution
 of the same and to pay any dividends paid on the
 above described certificates without further report to
 this Court.

It appearing to the Court, there has
 come into the hands of Carl B. Meddles,
 Adm. of the estate of J. E. Meddles, Decd.
 a certificate of claim no. 677 in the name
 of J. E. Meddles against the Farmers Deposit Bank, Richmond, Wis.,
 in the amount of Three Hundred and 25/100 Dollars (\$300.25) and a
 Certificate of Claim no. 678 in the name of J. E. Meddles
 against the Farmers Deposit Bank, Richmond, Wis., in the
 amount of One Hundred Three and 19/100 Dollars (\$103.19)
 and that these are the only remaining assets to be
 turned into cash, preliminary to the filing of an account herein.
 It is ordered, Adjudged and Decreed, that Carl B.
 Meddles, administrator of the estate of J. E. Meddles, Decedent,
 is hereby authorized, empowered, and instructed to turn
 over said certificates of claim to Carl B. Meddles, Jr.,
 trustee for the purpose of collection and distribution
 of the same and to pay any dividends paid on the
 above described certificates without further report to
 this Court.

13429

In the matter,
 the estate
 Florence Graham
 Decedent.

This day came Geo. Graham, Esq.,
 administrator of the estate of Florence Graham,
 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 Florence Graham, w. resident of the
 village of Mansfield in said County died intestate
 on July 9, 1937, and that on the 31 day of July, 1937,
 Geo. Graham, Esq., was duly appointed and qualified
 as administrator of the estate of said decedent; that
 insofar as they can be ascertained, the following is list
 of persons, with their ages, to whom each such parcel of
 Real Estate, passed by descent or devise.

Geo. Graham, age 45, Mansfield, Wis. daughter one-half
 Harry L. Graham " 36 Columbus, Wis. 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 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
 Jasper County, for record, as provided by law.

13429 In the matter of the Estate of Florence Graham deceased. This day came Geo Graham Adm. of said Estate, and filed her 1st and final account herein. It is thereupon ordered, that said account be set for hearing on Monday the 24 day of January, 1938, 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.

13415 In the matter of Miriam Chapman, Epileptic. This day Ruth Petrus, a resident of Mansfield in this County appeared in open Court and filed herein a written application duly verified, for the admission of said Miriam Chapman into the Ohio Hospital for Epileptics. It is therefore ordered, that the 9 day of December, 1937, at 9 A.M. be and hereby is fixed as the time when the examination and inquiry will be made, whether the said alleged Epileptic is a suitable person for admission into said Hospital. And it is ordered, that a subpoena issue for Dr. Stanley J. Bourn, and Dr. Benj. P. Hall, reputable physicians, witnesses. And it is further ordered that the alleged epileptic be brought before the Court, at said time fixed, and this cause is continued.

This day this cause came on to be heard, and the said Miriam Chapman was brought before the Court. Thereupon the Judge proceeded with the examination; and having heard the testimony of Dr. Stanley J. Bourn and Dr. Benj. P. Hall, the medical witnesses and being satisfied that said Miriam Chapman is an Epileptic; that she has a legal settlement in Chardon Township, in this County that she has been a resident of the State of Ohio for one year next preceding this date, and that she is a suitable person for treatment at the Ohio Hospital for Epileptics; and that her being at large is dangerous to the community. It is therefore ordered that Dr. Stanley J. Bourn, and Dr. Benj. P. Hall, the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law.

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

The Judge being advised that said Miriam Chapman can be received into the Ohio Hospital for Epileptics at Gallipolis, Ohio and it appearing that said patient is supplied with proper clothing, is ordered, that a warrant for the conveyance of said patient to said Hospital, issue to the Coroner, probate officer.

and that so
Cor. is an
And this
Warrant by
therein

13501 In the matter of the Estate of Geo. W. Anderson deceased. In said cause of order, records

13509 In the matter of the Estate of L. S. Southwick deceased. Notice of appointment of L. S. Southwick as executor, recorded, in

10695² John R. Jones executor on the order of this Court for the marital share of which John, wife of advised in the Of the Deeds of month for his maintenance the above named Guardian to be P. Jones in or the County may give to money as his further funds placed in Guardian that may to take effect

Adv. of
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and that said Probation officer be authorized to take James P. Cor. as an assistant in conveying said patient to said hospital.
And this cause is continued for the return of said Warrant by said Probation officer, with his report endorsed thereon.

13501 In the matter of the estate of John W. Anderson, deceased. This day affidavit of J. M. Huber, publisher of Manigault Tribune notice of appointment of Belle Anderson as executrix of the estate of John W. Anderson deceased was published in said newspaper. was filed herein, together with a copy of said notice ordered recorded.

13509 In the matter of the estate of L. S. Southwick, deceased. This day the affidavit of J. M. Huber, publisher of the Manigault Tribune, a newspaper of general circulation in this County, that the notice of appointment of Klerma Southwick as adm. of the estate of L. S. 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.

10695B John R. Jew Incompleat: Guardianship Arthur M. Calloway, Gdn. This cause coming on to be heard on the application of Arthur M. Calloway, as Guardian of John R. Jew, for an order of this Court allowing said Guardian to expend certain sums each month for the maintenance and support of his ward John R. Jew, of Florence Jew, & Edith Jew, wife & daughter, respectively of the above named Ward. The Court being advised in the premises authorizes the expenditure of the sums as following: Of the sums of \$100.00 adjusted compensation, the said Guardian receive each month for his Ward, the Court authorizes the sum of \$75.00 to be expended for the maintenance support, medical care, food, clothing, & other incidentals, for the above named ward of his family. The Court authorizes said Guardian to turn over this sum to Florence Jew, wife of the ward, John R. Jew, in order that she may pay the current bills each month. The Court further orders that the said Guardian Arthur M. Calloway may give to his ward the sum of \$10.00 each month for spending money as his ward sees fit so to spend. The Court further finds that the remaining balance of \$15.00 shall be placed in trust each month in order that the Guardian may take care of such debts of the estate that may arise other than for the maintenance and care of the ward and family, and that such orders are to take effect as of the date of this order.

135-13

In the matter of
The Estate of
P. L. Lewis
deceased.

The past will of P. L. Lewis, deceased, late of the village of Richmond in said County having been duly proved and allowed. This day E. M. Lewis 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 E. M. Lewis 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 \$2700.00 and this cause is continued.

This day E. M. Lewis appeared in open Court accepted the trust as executor of the estate of P. L. Lewis deceased and gave and filed herein his Bond in the sum of \$2700.00 conditional according to law with Fidelity and Deposit Company of Maryland as surety, by Stoops & Choney attorneys in fact and this Bond is approved by the Court. It is therefore ordered that letters testamentary issue on the Will of said decedent to said E. M. Lewis 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 given in writing as required by law that this proceeding be recorded and that said executor pay costs herein taxed.

13491

In the matter of
The Estate of
H. E. McConnell

This day this cause came on to be heard on the application of William P. Vallerath as of the estate of H. E. McConnell, dec'd to sell all the personal property therein described. The Court being fully advised in the premises find that the statements made and the allegations contained in the application are true and that said property ought to be sold as prayed for and that it will be to the advantage of said estate to sell said property in the whole thereof at private sale. Therefore it is hereby ordered that the prayer of the application be granted. The Court further find that at this time the said administrator has been offered the sum of \$448.00 cash for the fifty shares of stock of the American Citizens Life Insurance Co. which offer is more than the appraised value of said stock as contained in the inventory and appointment of said estate that the surviving spouse has been duly notified and does not desire to take the said stock and that the said offer is the highest and best price the said administrator has been offered for the same. Therefore it is ordered that the said W. P. Vallerath as said administrator forthwith proceed to sell assign and transfer the said stock of the American Citizens Life Insurance Co. to this Company at private sale for the sum of \$448.00 cash.

And this cause is continued for further order

8511

In the matter of
The Estate of
James M. Bates

deceased
for an order
to said decedent
to the Court of
Union County
Administration
It further a
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Zora A. Davis

Frank A. Patrick

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transfer of
concluded

Saturday December 11 19 37

85-11 In the matter of
The Estate of
James M. Patrick
Deceased

Authority to Transfer Real Estate

This day came Dora Patrick, surviving spouse of James M. Patrick, 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 James M. Patrick, a resident of York Township Union County Ohio, died testate July 11-1916, and that no Administration of his estate has ever been had.

It further appearing to the Court that it will be to the best interest of all persons concerned, and necessary for the maintenance and support of Dora Patrick, the surviving spouse, to obtain authority to transfer the real estate herein above described, to the State of Ohio, as security for aid from the Division of Aid for the Blind. Therefore, 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 passes by descent or devise.

Name	Age	Place	Residence	Relationship	Portion Passed
Zora A. Davis		La Rue	Ohio	daughter	Life estate with right to dispose of same, if necessary, for her maintenance and support in conformity to the findings of the Court. Undivided 1/4 subject to the rights of Dora Patrick.
Frank A. Patrick		Richmond	Ohio	son	Undivided 1/4 subject to the rights of Dora Patrick.
Ralph D. Patrick		La Rue	Ohio	son	Undivided 1/4 interest, subject to the rights of Dora Patrick.
Afton Patrick		Richmond	Ohio	son	Undivided 1/4 interest subject to the rights of Dora Patrick.

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, by the Clerk with the description contained in the application, be filed with the

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17515 In the matter
 The Estate
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 of Mrs Thomas
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 therefore order
 Lida Wheeler
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d. by law.

19515 In the matter of
The Estate
Dor Wheeler, Deceased.

This day Lida Wheeler appeared in open court and made and filed an application under oath as required by law to be appointed as ady of the estate of Dor Wheeler, Deceased, late of Allen 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 Lida Wheeler is a suitable person and legally competent, it is ordered that she be appointed as such Administrator upon giving bond with surety as required by law in the sum of Ten thousand Dollars - and this cause is continued.

This day Lida Wheeler appeared in open Court, accepted the appointment as administrator of the estate of Dor Wheeler, Deceased, and gave and filed herein her Bond in the sum of Ten thousand Dollars, conditioned according to law with Perennial State Fidelity and Deposit and Guaranty Co. as surety, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Lida Wheeler that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Ady. pay the costs herein taxed.

13496. Jennie Southwick
of the estate of
Ely B. Southwick

8-
Jennie Southwick

under the former
relations to the
Court having
proceeding of
being satisfied
it. It is ordered
and confirmed
execute deeds
said Ely B. Southwick:

Ellen V. Southwick
Kavanaugh
Jennie Southwick
& Thos. Southwick, on
1870. pay
Trust to the
on duplicate
against our
records.

sale of said
to Leonard C. Southwick
Jennie Southwick
Think:- It
proceeds and
for by said
Ant. Southwick
be recorded
herein. Tax
within ten

13496. Jennie Southwick, Administratrix
 of the estate of
 Ely B. Southwick, Deceased.
 Plaintiff

8-
 Jennie Southwick, et al.
 Defendants.

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 proceeding 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 deeds of all the right, title and interest of the said Ely B. Southwick in said real estate to the purchasers to wit:

Ella V. Van Nausdale, for tract No. 1, and to Fred Karunough, for tract No. 2, upon said purchasers paying the cash the purchase money.

It is further ordered that said Jennie Southwick, out of the purchase money amounting to \$1870.00 pay

Just to the Treasurer of this County the sum of \$⁵ none in duplicate, being taxes penalties and interest thereon against said property.

Second. The cost and expenses incurred in the sale of said property, including an attorney fee of \$60.00 to Leonard Cox, and \$94.80 the percentage of the said Jennie Southwick.

Third:- It is further ordered that the balance of said proceeds amounting to the sum of \$⁵ be accounted for by said Jennie Southwick according to law.

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

THE COL. P. S. REG. CO. 74378

THE COL. P. S. REG. CO. 74378

THE COL. P. S. BFD. CO. 74929

13426

In the matter of
The estate ofEly B. Southwick
Deceased.Granting authority to pay inheritance of
minor

This matter came on to be heard on the application of Jennie Southwick for the authority and approval of this Court to pay an inheritance of \$4902 to Mary Southwick being the mother of Kathryn J. Southwick a minor child of the age of fifteen years to whom said inheritance is due from the estate of Ely B. Southwick deceased, without the intervention of a guardian.

On consideration the Court finds said minor has no other estate and no legally appointed guardian, and it would be proper to so pay said inheritance. Wherefore, it is ordered, that payment of said inheritance of \$4902 to said Mary Southwick be made, and that a due acquittance by said Mary Southwick for said inheritance filed in this Court, shall wholly discharge said estate in respect to said inheritance.

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135-16

In the matter of ^{Dec. 17-37} this day Lavone Baker, a resident citizen of Magnetic Spring in this County, appeared in open Court & filed an affidavit in the form of prescribed law for admission of said Maxine Hull into the Columbus State Hospital. Patient was visited in her own home on the 17 of December, 1937, at 10. P. M. and it is further ordered that subpoenas issue for Dr. R. H. Martin and Dr. Angus MacDror reputable legally qualified physicians witnesses to appear at the time & place aforesaid. This day this cause came on to be heard and the said Maxine Hull was brought before the Court in her own home, where Dr. R. H. Martin, and Dr. Angus MacDror conducted the medical examination. Thereupon the Judge proceeded with the examination and having heard the testimony of Dr. Angus MacDror and Dr. R. H. Martin the medical witnesses and being satisfied that said Maxine Hull is insane; that she has a legal settlement in this State by Magnetic Spring Ohio that she has been an inhabitant of the State of Ohio for 1 year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community and that she is a suitable person for treatment at Columbus State Hospital; It is therefore ordered Dr. Angus MacDror & Dr. R. H. Martin the medical witnesses in attendance make out a certificate setting forth the facts as is provided below. And it is further ordered that an application be made to the Sup. of said State Hospital for the admission of said Maxine Hull and that a certified copy under seal of the certificate of said medical witnesses & of the finding in this case be transmitted to said Superintendent etc. It is further ordered that said Maxine Hull be committed to the custody of Columbus State Hospital, Columbus Ohio until otherwise ordered.

135-17

In the matter of the estate of Margaret Blinn deceased. Let affidavit that said Testamentary as to value thereof. Administrator Blumenschine is ordered, the sum of \$2000 cause is cont. This day Court accept estate of Margaret Blinn filed therein five hundred with Edward Berger as. It is there issue to said appointment preceding by a day the est

Friday December 17-19 37

135-17. In the matter of
 The estate of
 Margaret Blumenschein
 deceased.

Administrators of the estate of Margaret Blumenschein deceased, late of Paris Township in said County, and an affiant that there is not to his knowledge any Last Will and Testament of the said decedent, also a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an Administrator should be appointed and that said Geo. Blumenschein is a suitable person and legacy competent; it is ordered that he be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Ten Thousand Five Hundred Dollars - and this cause is continued.

This day Geo. Blumenschein appeared in open Court, accepted the appointment as Administrator of the estate of Margaret Blumenschein deceased, and gave and filed herein his Bond in the sum of Ten Thousand Five Hundred Dollars, conditioned according to law, with Edward Blumenschein, George Kandel and Carl Borquet as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said George Blumenschein 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 \$ -.

17-37
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13445 In the matter
of the estate of
Robert Eruns. D.

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County John
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13518 In the matter of
The Estate of
Walter Hartman

Deceased
of Walter Hart
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13445 In the matter of the estate of Robert Erms, Deid.

This day came Lindella Erms, executrix, and John Erms, executor of said estate, and filed their joint and final account thereof.

It is thereupon ordered, that said account be set for hearing on the 28 day of January, 1938, at 10 o'clock 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.

13618 In the matter of the Estate of Walter Hartman Deceased.

On application of Edith Matlack, executrix of the estate of Walter Hartman, Deceased, who was one of the partners of the partnership of Walter Hartman and Bushong Bros - which partnership existed in this County, this State, where his estate is being administered, it appearing that due notice of the application has been acknowledged by Arthur Bushong the surviving partner, it is ordered that H. B. Ackland, Charles Cherry and Don Taylor, be and they are hereby appointed appraisers to make such a full and complete inventory and appraisement of the entire assets, including real estate, and liabilities of said partnership and to deliver the same to the said Edith Matlack, executrix of the estate of Walter Hartman, Deceased, to be by her filed in the Probate Court of this County.

13512

In the matter of
The estate of
Maryann Bledmenschein
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 5th day of January, 1938, 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 were hereafter to be formally served by the fiduciary herein, at least 10 days prior thereto.

11717

In the matter of
The estate of
James S. Baldwin
Deceased.

This day came on for hearing on the application of Ernest C. Reed, executor of the estate of James S. Baldwin, deceased, asking that the estate be opened up for distribution of funds coming into his hands since the filing of account herein and on consideration thereof the Court finds that said executor on the 9th day of May, 1931, filed an account herein as balanced, then leaving no funds in his hands belonging to said estate. That by the terms of the will of the said James S. Baldwin, deceased, she devised his real estate to his surviving spouse for life, and that she died on the 10th day of September 1926, leaving said real estate undisposed of and that the said executor caused the said real estate to be sold and now has in his hands from said sale the net sum of \$2708⁵⁴ for distribution as provided by the will of the said James S. Baldwin, deceased. Therefore, it is ordered, by the Court that the settlement of the said estate of the said James S. Baldwin, deceased, be and the same is hereby opened for the purpose of making distribution of the proceeds received from the sale of the real estate in the sum of \$2708⁵⁴. And it is further ordered, that the said Ernest C. Reed, as said executor make distribution of the said sum according to law and the provisions of the last will and Testament of the said James S. Baldwin, deceased, and file an account accordingly.

THE COL. & F. MFG. CO. 74929

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135-10

In the matter of
The estate of
Mary E. Kline, Dec'd

Dec. 23rd. This matter coming on for hearing on the application heretofore filed herein of Blanche Hostetter to be appointed administrator of the estate of the decedent. The Court being fully advised in the premises finds that all persons, residents of Union County, entitled to administer said estate have been duly cited by the Court to appear as required by Section 105-07 - General Code, that all other of the next of kin of said decedent have been duly notified of filing of said application by date of hearing thereof, and it appearing to the Court that an administrator of said estate should be appointed and that Blanche Hostetter, is a suitable person, and legally competent, it is ordered, that she be appointed as such administrator upon filing herein her application therefor and giving bond as required by law. This cause is continued

135-10

In the matter of
The estate of
Mary E. Kline, Dec'd

This 23rd day of December, Blanche Hostetter appeared in open Court, and made oath and filed application under said name. Blanche Hostetter is required by law, to be appointed, as administrator of the estate of Mary E. Kline deceased. Later of Jackson Township in said County, and an affidavit that there is not to her knowledge any last will and testament of the intestate, also a statement in general terms as to what the estate consists of, the probable value thereof, and the Court being satisfied that said Blanche Hostetter should be appointed and that said Blanche Hostetter, is a suitable person and legally competent, it is ordered, that she be appointed as such, such duties by law, required, in the sum of \$15.00. This cause is continued, Dec 23rd. This day Blanche Hostetter appeared in open Court, accepted the appointment as administrator of the estate of Mary E. Kline deceased, and gave her bond in the sum of \$15.00 - conditioned according to law, with Fidelity & Deposit Co. of Maryland, as surety, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Blanche Hostetter, that notice of said appointment be published, and given by registered mail to the surviving spouse and all the next of kin of the decedent, to the applicant known, unless such notice has been previously mailed in writing, as required by law, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$

10695

In the matter of
The Guardianship
of John R. Jones

due notice of the hearing thereon has been given to the parties appearing to the hearing and the Court having heard the evidence and settlement according to law and no more is done, and the account and statement of the guardian is found correct and confirmed.

and balance and what amount total amount. It is ordered herein to be recorded of Vitero further visit interposes no final account thereby release

12728

In the matter of
The Guardianship
of Carl Hines Jr.

due notice of the hearing thereon has been given to the parties appearing to the hearing and the Court having heard the evidence and being of the opinion that the same is in conformity to law hereby do appoint said Carl Hines Jr. as guardian of the person of the said Carl Hines Jr. It is ordered that this proceeding be recorded in the books of the Court and no more is done.

Thursday, December 22 19 37.

10695^{an}

In the matter,
 of the Guardianship
 of John R. Jones. Incomplete
 due notice thereof, having been published according to law,
 no exceptions having been filed thereto, and, no one now
 appearing to except or object to the same, and the Court
 having carefully examined said account, Charles H.
 Brown's Guardianship of John R. Jones came on for hearing
 and settlement, due notice thereof, having been published
 according to law, no exceptions having been filed thereto,
 and, no one now appearing to except or object to the
 same, and the Court, having carefully examined said
 account and the vouchers therein and, all matters
 pertaining thereto, and being fully advised in the
 premises finds the same to be in all respects just
 correct and in conformity to law. It is ordered that the
 same be and hereby is approved, allowed, and
 confirmed. The Court finds said account duly
 balanced, and said Guardianship settled according to law:
 Total amount chargeable \$ 1125²⁵
 Total amount credited 1125²⁵ balance — none —

First and final account of Charles H.
 Brown, Guardian of John R. 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, Charles H.
 Brown's Guardianship of John R. Jones came on for hearing
 and settlement, due notice thereof, having been published
 according to law, no exceptions having been filed thereto,
 and, no one now appearing to except or object to the
 same, and the Court, having carefully examined said
 account and the vouchers therein and, all matters
 pertaining thereto, and being fully advised in the
 premises finds the same to be in all respects just
 correct and in conformity to law. It is ordered that the
 same be and hereby is approved, allowed, and
 confirmed. The Court finds said account duly
 balanced, and said Guardianship settled according to law:
 Total amount chargeable \$ 1125²⁵
 Total amount credited 1125²⁵ balance — none —

It is ordered that said account and the proceedings
 herein be recorded in the Records of this office Dec. 16/37
 pursuant of Veterans Administration to hold said account, until
 further instructions: Dec. 23/37, Veterans Administration
 interposes no objection to approval of said first and
 final account, that the surety on said Bond, is
 thereby released except for fraud or manifest error.

12728^{an}

In the matter of,
 the Guardianship
 of Earl Hines Jr.
 due notice thereof, having been published according to law,
 no exceptions having been filed 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. It is ordered that said
 Guardianship pay the costs, \$5⁰⁰, costs paid 9-28/37.
 It is ordered that said account and the proceedings herein
 be recorded in the records of this office that the surety
 be hereby released, on Bond, except for fraud or manifest
 error.

this day the first and final account of
 H. H. Williams Guardian of Earl Hines 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 therein and, all matters pertaining thereto,
 and being fully advised in the premises, do find the
 same to be in all respects just and correct and in
 conformity to law. It is ordered that the same be and
 hereby is approved, allowed, and confirmed. The Court
 finds said account duly balanced, and said Guardianship
 settled according to law. It is ordered that said
 Guardianship pay the costs, \$5⁰⁰, costs paid 9-28/37.
 It is ordered that said account and the proceedings herein
 be recorded in the records of this office that the surety
 be hereby released, on Bond, except for fraud or manifest
 error.

13520

In the matter of
Mary Fish
Deceased.

This day W. J. Harrison, and H. C. Newhouse, a resident citizen of this County, appears in open Court, and filed an affidavit in the form prescribed by law, for admission of said Mary Fish into the Columbus State Hospital, It is therefore ordered, that a hearing be held, at the home of Mary Fish Magnetic Springs Union County Ohio, alleged to be insane before this Court on the 23. day of Dec. 1937 at 10 A.M. And it is further ordered, that subpoenas issue for Dr. Jesse F. Conrad, 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 Mary Fish, was visited in her home for medical examination, as to her mental condition, affidavit having been filed. Whereupon, the judge proceeded with the examination and, having heard the testimony of Dr. H. G. Southard and Dr. Jesse F. Conrad, the medical witnesses and being satisfied that said Mary Fish, is insane, that she has a legal settlement in Lestary Township, magnetic Springs 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 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. G. Southard and Dr. J. F. Conrad, the medical witnesses in attendance make out a certificate setting forth the facts, as is, provided by law. And it is further ordered, that an application be made to the Superintendent of said State Hospital for the admission of said Mary Fish 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 Superintendent. And it is further ordered, that said Mary Fish be committed to the custody of Ohio State Hospital, at Columbus Ohio, until she is no longer insane. And this cause is, continued.

13519

In the matter
of the estate of
William F. Meier
Deceased

March, deceased
an affidavit
filed and returned
in general terms
for the value
that an order
Elton M. Hale,
it is ordered,
upon giving
sum of \$ 2000
contide de
not to follow
provided by law

This day
accepted by
William F. Meier
his Bond in
Robert P. Fra
It is therefore
said Elton M.
his provisions
be received, a
herein

13306

In the matter
The Estate of
John Kremer
deceased and
the 29. day of
notice thereof to
Union County
Ans. that

Friday December 24 19 37

13519

In the matter of the estate of William F. Marsh deceased

This day Elton M. Kite, 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 F. Marsh, deceased, late of Jerome Township in said County and an affidavit that there is, to his knowledge, no 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 same thereof; and the court being satisfied that an administrator should be appointed and that said Elton M. Kite, 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 that he is hereby directed to continue decedent's business during the months next following the date of this appointment as provided by law. and this cause is continued.

This day Elton M. Kite, appeared in open court, accepted the appointment as administrator of the estate of William F. Marsh, deceased and gave and filed herein his Bond in the sum of \$2000 with National Surety Co. Robert P. Foranul, agent which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Elton M. Kite, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs herein

13306

In the matter of the estate of John Kreamer, Dec'd

This day came Read Kreamer, executor of said estate, to file her final and find account, herein. It is therefore ordered that said account be set for hearing on Saturday the 29. day of January 1938. 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.

13521

In the matter of
the estate of
Shirley Kathleen Vance
deceased.

This day Herbert Vance 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 Shirley Kathleen Vance, deceased, late of Richmond, Ohio in said county, and an affidavit that there is not to his knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of, and the probable value thereof, and the court being satisfied that an administrator should be appointed and that said Herbert Vance 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 Herbert Vance appeared in open court, accepted the appointment as administrator of the estate of Shirley Kathleen Vance, deceased, and gave and filed therein personal bond in the sum of One Thousand Dollars with Earl Vance and Lister Vance as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Herbert Vance, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay the costs.

9289

In the matter of
the estate of
Hiram Boyce, Decd

Statement in favor of an account.
This date J. L. Boyce appeared in open court and filed a statement in favor of an account in the matter of the estate of Hiram Boyce, deceased, which statement is accepted by the court.

13392

In the matter of
the estate of
John W. Fisher
deceased.

the court has said proceedings with law and order.

Accounts.

This day for

and vouchers

hereby approved

as found to be

paid is as

12-194th

L. H. Collins.

125-01

Mary M. Willis.

135-68

Alicia M. Howard

13312

Levin Schneider

12-179

Ans. Reilly.

13244

W. W. Fuller.

13177

Harry E. Lepper

13392

In the matter of
John W. Fisher
deceased. dec
said that he
decedent. as
has been pro
decedent has
death.

For an order

ans. Liability

This day

estate filed

and Liability

affidavit of

sickness of

13392 In the matter of the estate of John W. Fisher, deceased. Lank W. Cary executor of the estate of the above named decedent having filed his return of the public sale of personal property of said decedent, and the Court, having carefully examined the same, finds said proceedings in all respects regular and in accordance with law, and therefore approves and confirms the same, and orders the same recorded.

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 is as follows, viz:

- 12-194^a L. H. Collins, administrator of the estate of Emma Benson, deceased. First and final account.
- 12501 Mary M. Willis, administrator of the estate of George Dishmuth. First and final account.
- 13568 Alice M. Howard, executrix, of the estate of the estate of George Howard, deceased. First and final account.
- 13312 Lewis Schneider executor, of the estate of John K. Schneider deceased. First and final account.
- 12179 Mrs. Reel, executor, of the estate of Frank Reel, deceased. First and final account.
- 13344 W. W. Fuller, executor, of the estate of Samuel J. Reed, deceased. First and final account.
- 13177 Harry E. Leppert, guardian of, Edward Duff. 1st & 2nd final account.

13392 In the matter of the estate of John W. Fisher, deceased. The undersigned Lank W. Cary as the executor of the estate of the above named decedent, being first duly sworn, deposes and says: that the bills incident to the last sickness of the decedent, and the funeral expenses of the decedent have been paid and to the best of his knowledge the decedent had no other debts, at the time of his death. The undersigned therefore prays the Court for an order dispensing with the filing of Schedule of Debts and Liabilities in said estate.

This day Lank W. Cary as the executor of said estate filed an affidavit in form of a Schedule of Debts and Liabilities in said estate, duly sworn to. Said affidavit shows that the bills incident to the last sickness of the decedent and the funeral expenses of the decedent have been paid and that to the best of the affiant's knowledge the decedent had no other debts, at the time of his death. And the same appearing to the Court to be a true and correct

is ordered recorded and the filing of a Schedule of Debts and liabilities is hereby ordered to be dispensed with.

10192

In the matter of

The estate of
Elyza J. Boylan
Deceased

This day came J. L. Boylan, administrator of said estate and filed his first and final account herein. It is thereupon ordered

that said account be set for hearing on Saturday the 29 day of January, 1938, 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.

13312

In the matter of

The Estate of
John B. Scheidewer
Deceased

This day the first and final account of Lewis Scheidewer, executor of the estate of John B. Scheidewer, of the estate of John B. Scheidewer deceased, came on for hearing and settlement due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing in 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 \$524.71 as a credit, being a just and reasonable amount expended by him for a monument for said decedent. I Hope and Sanders, exec. attornys allowed \$75.00

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.

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

12179

In the matter of

The Estate of
Frank Reelby
Deceased

This day the first account of Fred Reelby, executor of the estate of Frank Reelby, deceased, came on for hearing and settlement, due notice thereof

having been published according to law. No exceptions having been filed thereto, and no one now appearing in 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 Fred Reelby is hereby allowed the sum

\$140, being
accounts for
services rendered

The Court
of said executor
ordered to pay
and the will

It is order
\$5.00 paid

It is order
proceeding be

12501

In the matter
of the estate
of George Diobar
Deceased

due notice
to have no

one now, a
and the Court
and the same

thereof, and
the same to be
conformity to law

approved, account
hereby allowed
as credit, being

by her for said
is hereby allowed
in the amount

being in full
returned, and
of Fifty Dollars

and account
for settlement, for
L. Myers, as
Deceased, which

reasonable
balanced and
It is order

\$5.00 paid no
said account
recorded in
on said Bond

paid, or no
In the matter
of the estate
of Lewis Dour

Deceased
County that the

THE COL. P. S. REG. CO. 74829

\$ #140, being commission on the amount collected and accounted for by him. And being compensation for his ordinary services rendered.

The court finds a balance of \$ 4,029¹³ 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 Frank Reelay, decedent.

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.

17501

In the matter of This day the first and final account of the estate of Mary M. Willis Administratrix of the estate of George Dishmott, deceased.

deceased came on for hearing and settlement due notice thereof having been published according to law no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereinto and all matters pertaining thereto, and being fully advised in the premises finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed, and confirmed. Said Administratrix is hereby allowed the sum of \$ 4. for lettering instrument as credit being a just and reasonable amount expended by her for said decedent.

Said Mary M. Willis as Administratrix is hereby allowed the sum of \$ 624⁶ being commissions on the amount collected and accounted for by her and being in full compensation for all her ordinary services rendered.

Mrs. L. Myers an attorney is allowed the sum of Fifty Dollars, being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Mrs. L. Myers as attorney hereby allowed the sum of Fifty Dollars 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 administratrix pay the costs \$5- paid Nov. 17-1937. paid. It is ordered that said account and the proceedings herein be recorded in Records of this office.

That the sureties on said Bond are hereby released, except for fraud or manifest error

13457

In the matter of This day 30. Dec. The affidavit of Emma Lewis Doullinger, Chappell - agent of the Union County Journal

deceased a newspaper of general circulation in this County that the notice of aft. of Martin Doullinger deceased

was published in said newspaper. as heretofore ordered. was filed herein. together with a copy of said notice. ordered same be recorded

13564

In the matter of
The Estate of
Gene Howard, Deceased.

This day, the first and final account of
Alice H. Howard executrix of the estate of

Gene Howard, deceased. came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore the said account is hereby approved, allowed, and confirmed. Hoopes and Sanders as attorney sue, hereby allowed the sum of \$250.00 which sum the Court considers just and reasonable.

The Court finds account balanced and said estate settled according to law. It is ordered that said executrix pay the cost \$5.00 paid Oct 28, 1937.

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

17244

In the matter of
The estate of
Laurie J. Reed,
Deceased.

This day the first and final account of
W. W. Tubber executor of the estate of Laurie J.
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 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 \$50.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. The Court finds said account, and is balanced, and said estate settled according to law.

13177

In the matter of
The Estate of
Edward Duff

due notice thereof exceptions had except to the said account pertaining the do find the and in conform and being is

It is ordered allowed the which amount

The Court of and said for approval of charges the \$2 credits \$2

It is ordered taxed at \$5.00

It is ordered recorded in on said part are

13177

In the matter of
 The Guardianship
 of Edward Deff, Incapacitated.
 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.

This day the just and final account of
 Harry E. Deffert, Guardian of Edward Deff
 came on for hearing and settlement
 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.

It is ordered that said Guardian be, and he is
 allowed the sum of \$15.00 as compensation for his services
 which amount the Court deems reasonable.

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

Approval of Veterans Administration Dec. 7-1937

Charges \$269.

Credits \$269.

It is ordered that said Guardian pay the costs herein
 taxed at \$5.00 paid 9-15-36.

It is ordered that 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.

13419

In the matter of
The Estate of
H. E. McConnell,
deceased.

On the 28 day of December, 1937, this
cause came on for hearing on the
motion of William P. Vollmuth, as administrator

of the estate of H. E. McConnell, deceased, for an order
directing and authorizing him to sell 20 shares Ohio
Finance Company common stock at \$200⁰⁰, 20 shares of
Ohio Finance Company preferred stock at \$1600⁰⁰ and 22
shares Citrus Service Company common stock at \$38⁵⁰
at private sale, to Stephens, Vercor, Fuller and Loring
brokers and the court, being fully advised in the premises
on consideration thereof, finds that the surviving spouse
has been notified and does not desire to take the said
stock at its appraised value, or do the parties thereto,
desire to take said stock and distribute and the same
in kind and that the bid of the said Stephens, Vercor,
Fuller and Loring, brokers, should be accepted and said
sold to them. Therefore, it is ordered, by the court
that the said William P. Vollmuth, as said administrator
forthwith, proceed to sell, assign and transfer the said
20 shares of Ohio Finance Company common stock, at
\$200⁰⁰, 20 shares Ohio Finance Company preferred stock
at \$1600⁰⁰, and 22 shares Citrus Service Company common
stock at \$38⁵⁰ to the said Stephens, Vercor, Fuller, and
Loring, brokers, at private sale, and for cash.

13419

In the matter
of the estate of
H. E. McConnell,
deceased.

This day this cause, came on to be
heard, on the application of William
P. Vollmuth, as administrator of the estate
of H. E. McConnell, deceased, to sell

1 De Sota automobile, 5 shares pref stock Melrose
Overland Co., 10 shares common stock Melrose
Overland Co., and 10 shares stock of the Farmers &
Merchant Banking Company, and on the application
and election of Nellie B. McConnell, the surviving spouse,
as filed herein, and the Court, having heretofore, and on
the 10 day of December, 1937, found, that, it was
necessary to dispose of all the property listed, stated
and set forth in the application.

Therefore, it now appearing to the court that
the facts stated and statements made and
contained in the election of the said Nellie B.
McConnell, are true, that she is by law entitled to make
such election, or to purchase said property so selected
at its appraised value. It is ordered, that the
said election and sale be, and the same hereby is
approved, and confirmed, and the said administrator
is ordered to assign, transfer, convey and deliver
to the said Nellie B. McConnell, all the following
described property, upon paying the appraised

Value thereof
1 De Sota
5 shares
10 shares
10 shares
and this ca
and order

THE COL. P. S. REF. CO. 74928

this
the
administrator
order
this
shares of
and 2 1/2
38 50

Dorothy
purchases
of spouse
the said
this share,
the same
error.
the said
Court
administrator
The said
at
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and

on the
William
the estate
to sell
Melrose
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lication
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and on
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stated

and that
and
Ellie L.
to make
s. selected
that the
husby is
administrator
delivered
convey
approved

Value thereof to the said administrator to wit:
1 DeSoto Sedan automobile.
5 shares Perf. stock Melrose Orchard Co.
10 shares Common stock Melrose Orchard Co.
10 shares Stock Farmers Merchant Banking Co.
And this cause is continued for further procedure
and order in the premises

- 12049 In the matter of
The estate of
Sarah H. Andrews
Deceased.
This day the affidavit of F. T. Gaumer,
published in the Union Co. Journal, a
newspaper of general circulation in this
county, that the notice of appointment
of William R. Cameron as Adm. de bonis non of the
estate of Sarah 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.
- 12488 In the matter of
The estate of
C. E. Lawrence,
Deceased.
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 M. E. Lawrence 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.
- 13503 In the matter of
The estate of
Warren Harris Deceased.
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 C. A. Hoopes as administrator of the estate
of Warren Harris deceased, was published in said
newspaper, as heretofore ordered, was filed herein, together
with a copy of said notice; it is ordered that the same
be recorded in the records of this office.
- 13491 In the matter of
The estate of
Wm. E. Millmord,
Deceased.
This day the affidavit of F. T. Gaumer,
published in the Union County Journal
a newspaper of general circulation
in this county, that the notice of appointment of Emma
Sanders as Adm. of the estate of Wm. E. Millmord,
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.
- 13501 In the matter of
The estate of
W. E. Clutter Deceased.
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 C. A. Hoopes
as administrator of the estate of W. E. Clutter, 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.

- 12399 In the matter
of the estate
of John P. Blair
Deceased
as administrator
was published
filed herein, to
ordered that
this office.
- 12728 In the matter of
The estate
of Agnes Lecholt
Deceased
account in a
when
advertised for
January, 1938
continued.
- 13517 In the matter of
The estate of
Margaret Blair
Deceased
of the court,
Inventory has
parties as re
been filed the
Inventory of
confined.
This
estate was for
estate. It is
approval of sa
with notice
James, etc.
State of this

12399 In the matter of the estate of John D. Blinn deceased. This day the affidavit of J. M. Huber published of the Marietta Tribune a newspaper of general circulation in this county, that the notice of appointment of Charles D. West as administrator de bonis non of the estate of John D. Blinn 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.

12728 In the matter of the Guardianship of Agnes Charlotte Hines minor. This day came Lee Edmund Guardian of Agnes Charlotte Hines a minor of Union County, Ohio, and presented his 4th partial account in settlement of said Guardianship duties which whereupon the court do order the same filed and advertised for hearing on Saturday the 29 day of January, 1938, at 10 AM to which time said matter is continued. Friday Dec. 31st

13577 In the matter of the estate of Margaret Blumenschen 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.

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.

1249^a In the matter of Sarah H. (and)

Because ordered that he had before having been the law of the

13573 In the matter of Frances Metzger a minor.

Metzger, a minor and authority of a. clause

said minor a the Court for evidence a

Union Court that, suit neglect of of a. Motor entitled said damages. brought. a

met. for exit claim and. Costs of Consent to and direct

by dispensed Lewis Snyder direct to on

guardian of a said minor

It is. order for to the said minor discharge of is. hereby as and. Delivered complete re

It is. recorded in

copy thereof

12049³ In the matter of Sarah H. Andrews, deceased. This day an Inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of said hearing having been mailed by all persons entitled to notice under the law of the State of this

13523 In the matter of Frances Metzger, a minor. This day this case came on to be heard upon the application of Ruby Metzger the mother and natural guardian of Frances Metzger, a minor, seven 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 Lewis Snyder in the operation of a motor vehicle, and was such 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 must be for the best interest of said minor that said claim be settled for the sum of \$750⁰⁰ and costs of this proceeding, the Court does advise consent to said approval. Such settlement does order and direct that the appointment of a guardian be dispensed with; does authorize and direct the said Lewis Snyder to pay the amount of said settlement direct to said Ruby Metzger the mother and natural guardian of said minor, she being the person by whom said minor is maintained.

It is ordered further that said amount so paid to the said Ruby Metzger for the benefit of said minor, be accepted in full satisfaction and discharge of said claim, and said Ruby Metzger is hereby authorized and directed to execute and deliver to said Lewis Snyder, her full and complete release, on account thereof.

It is ordered further that this proceeding be recorded and that the said Lewis Snyder pay the costs thereof at \$300⁰⁰.

13.5.24 In the matter
of the Guardianship
of George R. [unclear]
In
person by [unclear]
that said application
day of January
three days not
hearing by [unclear]
the proposed
in writing
as provided by

13524

In the matter

of the Guardianship
of George R. Horn,
Deceased.

This day Richard C. Thrall, files an application in Court for the appointment of an Administrator of the Estate of George R. Horn, alleged incompetent person by reason of physical disability. It is ordered, that said application be set for hearing on the 7th day of January 1938, 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, George R. Horn, by personal service in writing all other interested parties by notices as provided by law.

9092^a

In the matter of
The Guardianship

of Myrtle Eliza DeCompt. A. D. Parish, guardian, for an order authorizing and directing him to purchase, as residence property, located on Lot No. 362, of Beavis Addition of the village of Richmond, Ill., as a residence for his said ward, for the sum of \$425.00 and to take title thereunto in the name of said ward, and the same was submitted to the Court.

The Court being fully advised in the premises, finds that it would be for the best interest of said ward to purchase said property and therefore sustains said motion. And the said A. D. Parish, is hereby authorized and directed to purchase said real estate in the name of his said ward, and to pay therefor the sum of \$425.00.

13525

In the matter of

Blanche Weldon, citizen of Jerome Township, in this county, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Blanche Weldon into the Columbus State Hospital. It is therefore ordered that patient be visited at the Harding Hospital, at Columbus, Ill. or near Columbus, Ill., where said patient, Blanche Weldon, is a patient, alleged to be insane.

And it is further ordered, that subpoenas issue for Dr. J. M. Snider and Dr. Fred Callaway, reputable legally qualified physicians - witnesses to appear at the time and place aforesaid: and this cause is concluded.

This day this cause came on to be heard and the said Blanche Weldon, who at the present time is a patient at the Harding Hospital near Columbus, Ill., here the hearing was held with the following doctors present. Their make report as follows:

Then upon the judge proceeded with the examination, and having heard the testimony of Dr. J. M. Snider and Dr. Fred Callaway, the medical witnesses and being satisfied that said Blanche Weldon is insane and that she has a legal settlement in Jerome Township in this County, that she has been an inhabitant of the State of Ohio for one year next preceding this date, that her insanity has occurred during the time she has resided in this State, that her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. J. M. Snider and Dr. Fred Callaway, the medical

witnesses in
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admission of
Certified copy
medical certificate
transmitted

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Hospital. The
cause is. Co

13999^a

In the matter of
The estate of
John D. Blair
Deceased
said inventory
20 day of J
notice of hearing
notice under
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to the date of
warrant said

13517

In the matter
The estate of
Margaret B. Blair
Deceased
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said schedule
intended parties
having been for
Schedule of
persons and

13119

In the matter
The Estate
of Margaret A.
DeCompt
and final
duly verified
same filed
the 24 day of J
matter is. Con

Wednesday Jan 5th 1938

witnesses in attendance make out a certificate setting forth the facts as is provided by law.

And it is further ordered that an application made to the gift of said State Hospital for the admission of said Blanche Weldon 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 Blanche Weldon be committed to custody of Columbus State Hospital until otherwise ordered. and this cause is continued.

13999^a In the matter of the estate of John D. Olive deceased.

This day an inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said inventory be set for hearing before this Court on the 20 day of January, 1938 at 9. A. M. and that said notice of hearing be given to all persons entitled to notice under the law of the State of Ohio by publication in the Marysville Daily Tribune - at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein. at least 10 days prior thereto.

13517 In the matter of the estate of Margaret Blumenschein deceased.

This day the schedule of claims and liabilities heretofore 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 exceptions having been filed thereto, it is now ordered that said schedule of debts after being duly examined be allowed and confirmed.

13119 In the matter of the Guardianship of Margaret Ann Owen.

This day came James O. Putman Guardian Margaret Ann Owen, an incompetent of Union County, Ohio, and presented for 2nd 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 29 day of January, 1938 at 1. P. M. to which time said matter is continued.

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13525 In the matter of
 The Estate of
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13524 In the matter of
 The Guardianship
 of George E. B
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13526 In the matter
 of the Guardianship
 of Jennie Joan
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13525 In the matter of the Estate of Lafayette Lang deceased. This day Seldon W. Hill 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 Lafayette Lang deceased, late of Maryland, this P.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 Seldon W. Hill is a suitable person and legally competent, it is ordered that he be appointed as such Administrator upon giving Bond with sureties as law in the sum of Two Thousand Dollars and this cause is continued.

This day Seldon W. Hill appeared in open court accepted the appointment as Administrator of the estate of Lafayette Lang deceased, and gave and filed herein his Bond in the sum of Two Thousand Dollars conditional according to law with Allie Thickett, Margaret Glass and Minerva Beard that notice of said appointment be published as required by law that this proceeding be recorded and that said Administrator pay costs

13524 In the matter of the Guardianship of Perry E. Horn, Incapacitated. 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 Perry E. Horn is confined to a wheel chair because of a stroke of paralysis; that he is completely disabled physically 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 Ralph Peck is legally competent and he having filed his application herein and given bond in the sum of \$12,000⁰⁰ conditional according to law with The Fidelity and Deposit Co. of Maryland as surety thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Ralph Peck as provided by law.

13526 In the matter of the Guardianship of Jamie Joan Thorpe and Owen Herschel Thorpe, Minors. This day Frances W. Thorpe filed an application in court for the appointment of a Guardian of Jamie Joan Thorpe and Owen Herschel Thorpe, Jr. Minors. It is ordered that said application be set for hearing on the 10-day of January 1938, 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, Jamie Joan Thorpe, by personal

service in writing, all other interested parties by notice as provided by law.

In the matter of accounts and vouchers of the persons named persons and estates have been filed in the Probate Court of Union County for inspection, settlement and record, and unless exceptions are filed thereto they will be for hearing and confirmation on January 29-1938.

10192 J. L. Boylan Administrator of the estate of Eliza J. Boylan. First and final account.

13119 Jennie O. Patten, guardian of Margaret Ann Patten. 2nd & final acc't.

10239 Lucille B. Livingston, executrix of the estate of Elizabeth Bishop. Final account.

13445 Cinderella Evans, executrix, and

John Evans, executor, of the estate of Robert Evans, deceased. First and final account.

13429 Ida Abraham, ^{Mother} Adm. of the estate Florence Abraham. First and final account.

12050 L. H. Collins, guardian of Ralph Berkeley. Final account.

12728. Lee Edmund, guardian of Agnes Charlotte Hines, minor. Fourth partial account.

13386 Rosa Kreamer, executrix of the estate of John Kreamer. First and final account.

13356 Carl B. Meddles, adm. of the estate of J. E. Meddles. First and final account.

Any person interested may file written exceptions to said accounts, or to any item thereof, not less than five days prior to the day set for hearing, when the same will be heard and returned from day to day until finally disposed of.

In the matter

13511

In the matter of Harved Street a minor v. minor, lev. by him. Addressed in July 1937. said owned and of state route Danville, Va. said minor said P. E. Rose of said injur settlement of the Court. J. Strong, is the minor. Harved Street, is ma that settlement and without a to the best by the Court of Strong, the Harved Street, to accept, the without the app execute to all further and the injur ordered that and final di

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In the matter of Estate of Peter Blumens Deced. To set for and what not in the Union And, this

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In the matter of The Estate of Dan Wheeler. in this Court Lisa Wheeler Dan Wheeler newspaper. try. This mit orders, that of this offic

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In the matter of Harold Strong, application of Le Roy Strong for authority as minor to settle the claim of Harold Strong a minor, ten years of age, for personal injuries sustained by him Thompson. The Court finds from the evidence adduced in open Court that, on or about the 21 day of July 1937, said minor was struck by an automobile owned and operated by D. E. Ross at the intersection of state route #4 and route 31, on north main street, in Marysville, this, and that as a consequence of said accident said minor suffered certain injuries and that the said D. E. Ross while denying all liability on account of said injuries has, nevertheless offered, in full settlement of said claim, the sum of \$150.⁰⁰ The Court further finds that the applicant, Le Roy Strong, is the father and natural guardian of said minor, Harold Strong, and the person by whom said minor is maintained and it appearing to the Court that settlement of said claim on the basis proposed, and without the appointment of a guardian would be to the best interest of said minor. It is therefore by the Court ordered and decreed that the said Le Roy Strong, the father and natural guardian of the said Harold Strong, a minor, be, and he is, hereby authorized to accept the sum of \$150.⁰⁰ in full settlement of said claim without the appointment of a guardian for said minor, and to execute to D. E. Ross a full and complete release, from all further liability on account of said accident and the injuries arising therefrom and it is further ordered that such payment shall be a complete and final discharge of said claim.

13475

In the matter of the Estate of Peter Blumnschein Adm. of the said estate, and filed her first and final account herein. It is Decreed. Thompson ordered that said account be set for hearing on the day of July 1938 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.

13515

In the matter of The Estate of Dan Wheeler, Decd. 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 Lisa Wheeler as administratrix of the estate of Dan Wheeler, 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.

131475

In the matter of
The Estate of
Peter Blumenschein
Deceased.

This day came Arnold Blumenschein, adx
of the Estate of Peter Blumenschein 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 Peter
Blumenschein a resident of Doby Township in said County
died intestate on July 19 - 1937 and that on the 4 day of
Oct. 1937 Arnold Blumenschein 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
by descent or devise.

Arnold Blumenschein	age 52	Marysville, Wis.	wife	1/3rd
Eleanor Gust	37	"	Daughter	1/15-
Anna Rausch	35	Plain City "	"	1/15-
Anna Gumbert	33	Red Oak Del.	"	1/15-
Martin Rausch	31	Marysville Wis	"	1/15-
Martina Klautz	27	Meyers Ctr. Wis.	"	1/15-
Arthur Blumenschein	25	Marysville, O	Son	1/15-
Edmond "	22	"	"	1/15-
William "	20	"	Daughter	1/15-
Ernie "	18	"	Son	1/15-
Elsie "	13	"	Daughter	1/15-

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 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.

13149

In the matter of
The Estate of
H. E. Mc Cormac
Deceased

Duly verified
real estate by
the application
of E. McCormac
in said County
on the 16
duly appointed
estate of said
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parcel of land
Miller McCormac
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13149 In the matter of
 The Estate of
 W. E. McConnell
 Decased.

This day came William P. Volzsch
 Administrator of the estate of W. E. McConnell
 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, W.
 E. McConnell late a resident of the village of Miford Center
 in said County died intestate on July 11th 1937, and that
 on the 16th day July, 1937, William P. Volzsch 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 which such
 parcel of land descended.

- William McConnell age 48. Miford Center, Ind. one third
- Yelma Wood " 38 2121 N. Terrace av. Milwaukee, Wis. daughter one third
- loyd E. McConnell " 35 5-80 Boulevard N.E. apt. 1, Atlanta, Ga. son one third

And that the description of said real estate, is as set
 out in said application; and it appearing to the
 satisfaction of the Court, that the law has been
 fully complied with by said applicant; It is 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.

13524 In the matter Guardianship of George E. Horn, an incompetent person.

This matter coming on to be heard on the application of the Guardian herein for authority to sell the interest of his ward in said equipment and supplies used in the operation of a filling station and lunch room. Known as "Hot-rod Inn", and the result being fully advised and finding that it would be to the best interest of said ward that said property be sold, and that the sum of \$100 - represents the fair value of said property. It is therefore ordered that said guardian be, and he hereby is, empowered and instructed to sell said private sale to Vendover for \$100.00 in cash. To execute any and all proper instruments of conveyance.

10695-D In the matter of John R. Jensen, this cause coming on for hearing on the Guardianship application of the guardian herein, for authority to pay certain bills, incurred by Charles H. Brown, whom he succeeded in his trust and to cash certain adjusted Service Compensation Bonds, belonging to his ward, in order to obtain funds for such uses after being fully advised in the premises, the Court finds that the foregoing debts are just and proper expenditures. They should be paid and that the Bonds mentioned herein, are exempt from execution by the creditors of the said ward, John R. Jensen, and are such proper expenditures that the ward must pay them himself if not incompetent. It is hereby ordered that such guardian be, and he is authorized to pay the foregoing bills incurred by Charles H. Brown, as guardian of John R. Jensen.

B. H. Hill agrees - \$502.00
Richard C. Thrale, legal services July 1-1938 - July 1-1938 \$50.00
Joseph L. R. Thrale advance to the ward 25.00 Total \$102.70
That to obtain funds for the above purposes the said guardian is hereby authorized to cash and make demand for payment on adjusted service compensation bonds belonging to his ward, John R. Jensen, bearing nos. 3245 0591 - and 3245 0592 and amounting to \$102.70

11528 J. A. Currier adr of Estate of G. W. Currier, Dec'd

This day his cause is, dismissed without record.

12419 In the matter of the estate of J. E. McAnull, Dec'd

This day came William P. Voornth adr. of said estate and filed his first and final account. It is thereupon ordered, that said account be set for hearing on Saturday the 26. day of July 1938. & published in Union County Journal. and this matter, is, continued,

13526 In the matter of the Estate of James Frank & Mrs. Hester M. Sheriff and C. guardian. Guardian for Frances H. The her application James Frank & Mrs. Margaret that said bond issue to said

13517 In the matter Margaret Ble Blumenschein's duly wife certain sum forth in the that. Marya Township in and that on. was duly estate of said Ascertain, it to whom each George Blumenschein Laura Handel Emanuel Blumenschein Les. Blumenschein Almas Bringe and that the set out in satisfaction complied with that said of the lower to the person for the to with the d be. filed in record. as.

13526 In the matter of
 The Guardianship of
 Janice Joan Thorpe
 et al.
 Orin Herschel Thorpe Jr.
 Minor

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 Janice Joan Thorpe and Orin Herschel Thorpe Jr. are minors and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that Frances H. Thorpe is legally competent and she having filed her application herein, and she having chosen by the said Janice Joan Thorpe and given bond in the sum of \$2000.00 condition according to law with M.E. Kirkland and Margaret A. Kirkland as sureties thereon it is ordered that said bond be approved and that letters of Guardianship issue to said Frances H. Thorpe as provided by law.

13517 In the matter of
 Margaret Blumenschein
 Deceased

January 8 - 1938
 This day came George Blumenschein Administrator of the estate of Margaret Blumenschein 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 Margaret Blumenschein was resident of Paris Township in said county, died intestate on Dec. 11 - 1937 and that on the 17. day of December 1937, George Blumenschein 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.

- George Blumenschein Marguette the spouse 1/3 of the interest 1/2 interest.
- Laura Kandel " " daughter 1/6 " " " of 1/2 " "
- Emanuel Blumenschein " " son 1/6 " " " of 1/2 of " "
- Les. Blumenschein youngest son 1/6 " " " of 1/2 " "
- Alma Boyer Marguette the daughter 1/6 " " " 1/2 " "

and that the description of said real estate is as set out in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant. It is 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.

13527 In the matter of
 The estate of
 John F. Schornhuber
 Deceased.

This day John Schornhuber appeared in open court and made and filed an application under oath as required by law to be appointed as administrator of the estate of John F. Schornhuber deceased (late of Marysville) and an affidavit that there is not to his knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an Administrator should be appointed and that said John Schornhuber 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 \$1500- and this cause is continued.

This day John Schornhuber appeared in open Court accepted the appointment as Administrator of the estate of John F. Schornhuber deceased and gave and filed herein his Bond in the sum of \$1500- conditional according to law with United States Fidelity Guaranty Co. as surety which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said John Schornhuber that notice of said appointment be published as required by law; that said proceedings be recorded and that said Administrator pay the costs herein taxed.

13519 In the matter of
 The estate of
 William F. Marsh

January 10- 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 exception having been filed thereto it is now ordered that said inventory after being duly examined be allowed and confirmed.

13517 In the matter of the estate
 of Marymab Blumenschein
 Deceased

January 10- This day came George Blum of Marymab Blumenschein executor ad. of said estate, &c. filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 26 day of July 1938 at 10 P.M. 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.

12399 In the matter of
 The estate of
 John D. Beise
 Deceased

This day January 10- 1938 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 first with notice of said hearing having been published under the law of State of Ohio.

THE COL. S. S. REG. CO. 74228

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13392 In the matter of
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13392 In the matter of: This day January 13 - came Lank H. Cary,
 the estate of executor, of said estate, and filed
 John H. Fisher, deceased, his first and final account herein.
 It is therefore ordered that said account be set for
 hearing on Saturday the 26-day of February 1938, 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.

13530

In the matter of
the estate of
Alice Davidson, Deceased

Reliving estate from administration
this day Mand. Board appeared in

open court and filed an application to relieve from administration of the estate of the within named decedent. It appearing to the court that the estate of said decedent is less than \$500 in value, and that notice of the filing of said application has been given to or waived by 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 property to the amount of two hundred dollars be delivered or transferred to Mand. Board. It is further ordered by the court that Mand. Board, be and he is appointed as commissioner to execute instruments of conveyance of such as necessary.

8629

In the matter of
the estate of
George W. L.
Deceased

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In the matter of
The Estate of
Marion S. Baldwin
Deceased
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In the matter of
The estate of
James S. Baldwin
Deceased

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In the matter of
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8629 In the matter of,
the Guardianship
of George W. L. Fugate
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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 Feb. 1938. at 1. P. M. to which time
said matter is continued.

13 259 In the matter of,
The Estate of
Mina S. Baldwin,
Deceased.
This day came Ernest B. Reed, executor,
of said estate, and filed his first and
final account herein.
It is thereupon ordered, that said
account be set for hearing on Saturday the 26- day of
Feb. 1938. 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.

11 217 In the matter of,
The estate of
James S. Baldwin
Deceased.
Final Distribution Confirmed.
This day Ernest B. Reed, executor of
the estate of James S. Baldwin, deceased,
appeared in open court and presented
an account of the payments made, and of the delivery
over to the persons entitled thereto, of the money and
other property in his hands as required by the order of
distribution heretofore made, said account being
found to the satisfaction of the Court, and verified by
the oath of said executor; it is ordered, that the same
be and thereby is account, as his final discharge, said
executor and his duties are therefore forever exonerated
from all liability under said order of distribution
unless his account be impeached for fraud or manifest
error. It is further ordered that said account and
this proceeding be recorded in the records of this office,
and that said executor pay costs^{to} costs paid.

13531 In the matter of,
The will of
Anna Schuess,
deceased.
An application having been this day
presented to the Court, by Augustin Randal
praying that an instrument in
writing, purporting to be the last will and testament of
Anna Schuess, deceased, be admitted to probate; all
signed papers of notice and consent to the admission
of the same, be probate.

Tuesday January 18 1938.

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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.

In the matter of
The estate of
Anna Minert
Deceased.

This day came Laura Nicol Adm.
of estate of Anna Minert, 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
Anna Minert a resident of Union in said County, died
intestate on September 30- 1938. and that on the 15 day
of October 1937 Laura Nicol was duly appointed and
qualified Administrator of the estate of said decedent; that, insofar
as they can be ascertained, the following persons to whom
bequeathed such parcel of real estate passed.

- Frank Minert Marquette, Wis. widow one-third
- Laura Nicol adm. daughter " "
- In care Strong " " " "

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.

13491

State of Union County of Union ss.

In the Probate Court

Case no. 13491.

Erasmus Sanders, administrator
of the estate of

William E. Merriam, deceased.

Plaintiff

v

Harry Merriam, et al.

Defendants.

Commissioner, and it appearing to the Court, that the Land Bank Commissioner has no present interest in the subject matter of this cause, but that said Federal Farm Mortgage Corporation is the owner of the note and mortgage against the real estate described in the petition standing of record in the name of the Land Bank Commissioner.

It is therefore ordered, that the said Federal Farm Mortgage Corporation be substituted as party defendant in the place of the Land Bank Commissioner the Court finding that said Land Bank Commissioner is not the necessary party to this action.

Approved: Erasmus Sanders

atty. for Plaintiff

Richard C. Thrall atty. for Federal Farm Mtgy. Corporation.

13533

In the matter of

The Estate of

Carl V. Brake, Dec'd

This day Richard C. Thrall, appeared in open Court and made out and filed an application under oath as required by law to be appointed as administrator of the estate of Carl V. Brake, deceased, late of Maryville 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 probate value thereof, and the Court being satisfied that an administrator should be appointed and that said Richard C. Thrall is a suitable person, and legally competent, it is ordered, that he be appointed as said administrator upon giving Bond with sureties as required by law, in the sum of One thousand Dollars, and this cause is continued.

This day Richard C. Thrall, appeared in open Court, accepted the appointment as administrator of the estate of Carl V. Brake, deceased, and gave and filed herein his Bond in the sum of One thousand Dollars, conditioned according to law, with Clinton V. Brake and Laura Brake as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Richard C. Thrall, that notice of said appointment be

13523

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In the matter of
Carl V. Brake
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Brake, dec'd
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13533

Richard C. Thrall

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The Estate of

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Dec'd

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13532

published as required by law: that this proceeding is recorded and that said Administrator pay costs taxed. In the matter of Earl V. Brake, deceased, the day this matter came on to be heard on the report of settlement made by Richard C. Thrall administrator of the estate of Earl V. Brake, deceased, of a claim against Pennsylvania Truck Lines Inc. sub. of the distribution of the amount of such settlement, to wit, \$900- plus the costs of this proceeding, and it appearing to the Court that such settlement and distribution were in all respects made in accordance with the former order of this Court, the same are hereby confirmed.

13533

Richard C. Thrall, administrator of the estate of Earl V. Brake, deceased, for damages against Pennsylvania Truck Lines Inc. for causing the death of said decedent, and that said Pennsylvania Truck Lines Inc. propose to settle said claim for the sum of \$900- and the payment of the costs of this proceeding, and that no suit has been brought on said claim, and the Court being of the opinion, from the statements of said Administrator, that said settlement is proper, and for the best interest of the parties, he is hereby authorized to make the same, in full satisfaction of all claims and demands against said Pennsylvania Truck Lines Inc. by reason of the death of the said decedent. and the Court coming now to distribute said sum of \$900- finds that it is fair and equitable having reference to the age and condition of such beneficiaries, that said amount should be apportioned, as follows: Administrator's commission \$50-; attorney's fees \$100-, to the said William V. Brake the father \$375 to Loren Brake the mother \$375: And it is ordered that the said sum be apportioned accordingly.

It appearing to the Court herein that the only asset of said estate consists of a claim for wrongful death of the said Earl V. Brake, which claim has been settled under authority granted by this Court, and that the proceeds of said settlement have been discharged under an order of this Court, and that no claims have been filed evidencing said disbursements and that there is no need for an inventory or appraisal or for an accounting by the Administrator: It is, therefore ordered, that said estate be, and the same hereby is, relieved from the filing of an inventory and appraisal, and from the filing

the filing of a final account by said administrator; the entry confirming the disbursements from the money received because of the wrong full death accepted in lieu of such account.

13534 In the matter of the Estate of C. E. Stout, deceased, required by law estate of the in said estate her knowledge said Intestate what the estate and the bond should be. Appointed the her she is appointed with duties and. this course

This do accepted the deceased. sum of \$1000 V. Frost and by the court.

Administration joint appointment his proceeding for the Es

13262 In the matter of the Estate of Alvarita J. Demand J. Judge de Administrator thereof the court records no whatsoever let into his hands. estate and Court. in the this court. real estate mortgaged of Mas to protect a mortgage of Home Ormes purchase pre direct to the and. compare that the Court. mortgage

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13534 In the matter
of the Estate of
O. E. Stout, deceased.
reigned by law to be appointed as administrator of the
estate of O. E. Stout deceased, late of the village of Richmond
in said County, and an affidavit that there is not to
her knowledge any last Will and testament of the
said Intestate and a statement in general terms as to
what the estate consists of and the probable value thereof;
and the Court being satisfied that an Administrator
should be appointed and that said Ida M. Stout, is a
suitable person, and legally competent, it is ordered that
she be appointed as such Administrator upon giving Bond
with sureties as required by law in the sum of \$1000—
and this cause is continued.

This day Ida M. Stout 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 O. E. Stout deceased, late of the village of Richmond
in said County, and an affidavit that there is not to
her knowledge any last Will and testament of the
said Intestate and a statement in general terms as to
what the estate consists of and the probable value thereof;
and the Court being satisfied that an Administrator
should be appointed and that said Ida M. Stout, is a
suitable person, and legally competent, it is ordered that
she be appointed as such Administrator upon giving Bond
with sureties as required by law in the sum of \$1000—
and this cause is continued.

This day Ida M. Stout appeared in open Court
accepted the appointment as Adm. of the estate of O. E. Stout
deceased, and gave and filed herein her Bond in the
sum of \$1000— conditional according to law, with Adelaide
V. Forts and A. O. Forts as sureties, which Bond is approved
by the Court. It is therefore ordered that Letters of
Administration issue to said Ida M. Stout 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.

13262 In the matter of

The Estate of
Alvretta J. Sarge.
Demand.
J. Sarge, deceased, asking to be released, as said
Administrator and bonds released, and on consideration
thereof the Court finds that the said administrator
received no moneys or chattels property of any nature
whatsoever belonging to said estate or did such come
into his hands. That the entire estate consisted of real
estate and which was sold through proceedings in this
Court, in case No. 13263. That as per entry filed
this Court March 17-1937 Journal 49, page 275, the said
real estate was sold to the Home Owners Loan Corpor-
ation of Washington, D.C. for the sum of \$2008—
to protect its interests, it having and holding a
mortgage on said real estate. That the said
Home Owners Loan Corporation, did not pay the
purchase price to the said administrator but paid
direct to this Court, the costs, taxes, attorney fees
and compensation of the administrator, in full and
that the Court distributed the same.

This day this cause came on for hearing
on the motion of Edwin A. Sarge as
Administrator of the estate of Alvretta
J. Sarge, deceased, asking to be released, as said
Administrator and bonds released, and on consideration
thereof the Court finds that the said administrator
received no moneys or chattels property of any nature
whatsoever belonging to said estate or did such come
into his hands. That the entire estate consisted of real
estate and which was sold through proceedings in this
Court, in case No. 13263. That as per entry filed
this Court March 17-1937 Journal 49, page 275, the said
real estate was sold to the Home Owners Loan Corpor-
ation of Washington, D.C. for the sum of \$2008—
to protect its interests, it having and holding a
mortgage on said real estate. That the said
Home Owners Loan Corporation, did not pay the
purchase price to the said administrator but paid
direct to this Court, the costs, taxes, attorney fees
and compensation of the administrator, in full and
that the Court distributed the same.

The Court further finds that excepting said
mortgage indebtedness all the other debts and

obligations of the said Alvarita J. Dwyer, including funeral expenses, were advanced and paid by the said Edwin A. Dwyer.

The Court further finds that no money or property of any nature whatsoever, or the proceeds, therefrom, came into the hands of the said Administrator as such, which he should be charged, and that the costs of Administration in this case and in Case No. 13263 the land sale having been paid in full by the mortgagee, the proceeds, that there is no necessity of filing a joint and final account and that the said Administrator and his bonds as such, in both cases, should be released.

Therefore, it is hereby ordered, by the Court, that the giving of an account be, and the same is, hereby dismissed with and the bond of the said Administrator and the sureties thereon, in this case, and the land sale to and the same hereby are released and discharged from any and further responsibility or liability in the premises, and that the motion for which this entry is predicated and this entry be, and the same are hereby accepted instead and in lieu of an account.

13535 In the matter of this day C. V. Curry appeared in open Court

The estate of T. W. Curry, dec'd. under will, as required by law to be appointed as Administrator of the estate of T. W. Curry deceased, late of Grove 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 C. V. Curry is a suitable person, and legally competent to do so, ordered, that he 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 C. V. Curry appeared in open Court, accepted the appointment as Administrator of the estate of T. W. Curry deceased, and gave, and filed herein bond in the sum of Eight Thousand Dollars, conditioned according to law, with J. E. Curry and J. C. Mitchell as sureties, which bond is approved by the Court.

It is therefore ordered, that Letters of Administration issue to said C. V. Curry, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Administrator pay costs.

13473

In the matter of The Estate of Blanch Croft, deceased.

Columbiana Co. Croft, born in Co. of Columbia Co. appointment a copy certified by was this day the Court

hereby confirms that the sum of this Court.

On this 2 to be heard in of the late firm the assets of. Therefore, it of the inventory from as a value of said liabilities, as division partition elected to take value fixed. The Court.

Ida M. Croft, Blanch Croft, Court, she is of Blanch Co. interest of the there are in hereby, excuse case. The Croft, having received the in said part to make, and personal prop

13473

In the matter of
The estate of
Blanche Croft,
deceased.

An Inventory and appraisement of the
partnership assets, etc. of the partnership
of Ida M. Croft and Blanche Croft, deceased
late of this county, carried on, in Liston
Columbiana County, Mo., under the firm name of The H. R.
Croft store, was made pursuant to the order of the Probate
Court of Columbiana County, Mo. Said Probate Court of
Columbiana County, Mo., approved said inventory and
appraisement on the 17 day of January, 1938.

A copy of said inventory and appraisement, duly
certified by said Probate Court of Columbiana County, Mo.,
was this day filed in this Court.

The Court being fully advised in the premises
hereby confirms the approval of said inventory and orders
that the same be recorded in the records of inventories
of this Court.

On this 20 day of January, 1938, this matter came on for
to be heard on the election of Ida M. Croft, surviving partner
of the late firm of the H. R. Croft Store, Liston, Mo. to take
the assets of the said firm at the appraised value thereof;
whereupon it appearing to the Court from an examination
of the inventory and appraisement of the assets of said
firm as heretofore returned by the appraisers, that the
value of said assets, after deducting the debts and
liabilities, is \$6977⁷³ and Ida M. Croft, the sur-
viving partner of said firm, appeared in open Court, and
elected to take the interest of said decedent at the
value fixed by the appraisers.

The Court finds that the said surviving partner
Ida M. Croft, is a sister and sole heir at law of said
Blanche Croft, decedent, that subject to the approval of the
Court, she has paid to the administrator of the estate
of Blanche Croft, in cash, the sum of \$6977⁷³ for the
interest of the decedent in said partnership and that
there are no debts of said partnership. The Court
hereby excuses the giving of a note and bond on this
case. The said Administrator of the estate of Blanche
Croft, having consented to said election, and having
received the cash value of the interest of the decedent
in said partnership, is hereby authorized and directed
to make and deliver an immediate transfer of the
personal property of said firm to said Ida M. Croft.

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10873 In the matter of
the guardianship of
Paul White, minor. Union County, this and presented her first
and final account in settlement of said guardianship duly
verified. Whereupon, the court do order the same, filed
and advertised for hearing on Saturday the 26. day of
July, 1938. at 1. P.M.

13521 In the matter of
the estate of
Shirley Kathleen Vance, minor
This day the affidavit of J. M. Hunter
publisher of the Macon Daily Tribune, a
newspaper of general circulation in this
county, that the notice of appointment of Herbert Vance, as
administrator of the estate of Shirley K. Vance, 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.

13519 In the matter of
the estate of
William F. Marsh,
deceased.
This day the affidavit of J. M. Hunter
publisher of the Macon Daily Tribune, a
newspaper of general circulation in this
county, that the notice of appointment of Elton M. Kite
as administrator of the estate of William F. Marsh 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 records

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13535

In the matter of
The estate of
T. W. Curry, deceased, came on for hearing.

This day, the inventory in the above
captioned estate, heretofore filed herein,
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.

13537

In the matter of
The will of
Ida D. Armistead
deceased.

Order admitting to Probate and Record
January 22nd
This matter came on this day further
to be heard, on the application of
Robert Armistead to admit to probate and record the will of
Ida D. Armistead deceased, late of the township of Paris in said
county, heretofore filed in this Court. It is now shown
to the satisfaction of the Court, that said decedent died
leaving no surviving spouse, and all the next of kin of
said decedent, known to be resident of the State, have been
duly served with notice of the filing of said will and
of the application to admit it to probate and record, in due
time, pursuant to a former order of this Court, or
having and given consent to the probate of said will.

And, Arthur D. Gulonny and P. D. Longtrape, M. D.,
subscribing witnesses to said will, appearing to 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 Ida D. Armistead
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
be filed with the said testimony of the witnesses above
named, to be entered of record, in this Court.

An application having been this day presented to the Court by Robert
Armistead praying that an instrument in writing, purporting to be the last
will and Testament of Ida D. Armistead dec'd, be admitted to probate. It is
ordered that a 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, on the 22nd day of January 1938 at 1. P. M.

12536

In the matter of
The Estate of
J. A. Yealey, L
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7548

In the matter
The Estate of
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Case no. 7548.
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2536 In the matter of
The Estate of
J. A. Yealey, Deceased

This day Bertude Gray, 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. A. Yealey, deceased late of Unionville 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 Bertude Gray 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 \$14,000 and this cause is continued.

7548 In the matter of
The Estate of
Bertha Gay, Deceased

This day Bertude Gray appeared in open Court accepted the appointment as Administrator of the estate of J. A. Yealey deceased, and gave and filed herein her Bond, in the sum of Fourteen thousand Dollars, conditioned according to law, with John H. Yealey and George Yealey as sureties, which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Bertude Gray, that notice of said appointment be published, as required by law; that this proceeding be recorded, and that said ad. pay the costs herein taxed.

7548 In the matter of
The Estate of
Bertha Gay, Deceased

This day came James H. Gay executor of the estate of Bertha Gay 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 Bertha Gay, a resident of Dover Township in said County, died testate on August 3-1912, and her last will and Testament was duly admitted to Probate in the Probate Court of Union County this, on September 10-1912, in case no. 7548. Decret L. Page 137. Journal 31, page 84. has, no administration of said estate; that, insofar as they can be ascertained, the following is, a list to whom each such parcel of real estate, passed.
James H. Gay, Dover Township, Union Co. Spouse 1/2 of Whole Tract. 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 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 records as provided by law.

12464

In the matter of
The estate of
Edwin Elyha Dec'd

This day came Charles O'Connell administrator
of 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 February 1938 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.

11251⁶

In the matter of
The estate of
Hugh Calvin Stewart
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 being given by all
persons entitled to notice under the law of the State of Ohio.

11281⁶

In the matter of
The estate of
Hugh Calvin Stewart
Dec'd

The last will and Testament of Hugh Calvin
Stewart deceased late of the village of Mansfield
in said County having heretofore been
duly proved and allowed and E. H. Hutton the former sole executor
of said decedent having resigned without fully administering
said estate: This day W. R. Cameron 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 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 considered that said W. R. Cameron 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 bonds with sureties as
required by law in the sum of Nine Thousand Two Hundred
Dollars and this cause is continued.

This day W. R. Cameron appeared in open court
accepted the appointment as administrator de bonis non
with the will annexed of the estate of Hugh Calvin
Stewart deceased and gave and filed herein his Bonds
in the sum of Nine Thousand Two Hundred Dollars condition
issued according to law with the United States and Fidelity
and Guaranty Co. 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 W. R. Cameron that notice of said
appointment be published as required by law; that this
proceeding be recorded, and that said Administrator
de Bonis non with the will annexed pay the costs
herein taxed.

13264

In the matter of
The estate of
Edward M. H...
Dec'd
for hearing
p.m. and this
law in the
this County
time.

7180

In the matter
The Estate of
Joseph T. Rob...

Dec'd
duplicate of
by John T. Rob...
County Record
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T. Robinson, said
Joseph T. Rob...
Lida E. Smith,
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13264 In the matter of
 The estate of
 Edmund M. Hamilton
 Deceased.

This day came, H. K. Hamilton, administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday, the 26- day of Feb, 1928, 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.

7180 In the matter of
 The Estate of
 Joseph T. Robinson
 Deceased.

This day came, Wesley E. Piresol and Joseph T. Piresol and filed herein their application duly verified, for an order directing the transfer upon the tax duplicate of Union County this of certain real estate devised by John T. Robinson, deceased, and for a certificate to the County Recorder, upon consideration whereof, the Court finds that by the terms of the will of said decedent Joseph T. Robinson, said real estate was devised to Wesley Piresol, Joseph T. Piresol, Orvil B. Piresol, Blancher J. Stony and Lida E. Smith.

That the following is a description of said real estate, such as is contained in the will and that the following is a specific description of said real estate:

Situate in the State of Ohio, County of Union and Township of McKinstry being part of Survey No. 3006 and 2998, and bounded and described as follows:

Beginning at a stone in the center of the McKinstry and Deannan Grant Road and at the southeast corner of the lands owned by the Union Stone Company; thence with the east line of said land, North 12° 30' West 57.72 poles to a post at the northeast corner of said land owned by said The Union Stone Company and in its north line of Survey No. 3006; thence with said Survey line North 85° 145' East 33.16 poles to a stone in said Survey line and south east corner to land formerly owned by C. S. D. By name; thence with the east line of said By name's land, North 4° 30' West 109.42 poles to a stone; south west corner of land formerly owned by R. P. Murphy thence with said Murphy's south line, North 85° East 78.40 (78.40) poles to a post in said Murphy's line and at the north west corner of land formerly owned by Stephen Long; thence with the west line of said Long's land, South 4° East 110.22 poles to a post in the north line of said Survey No. 3006, and thence South 3° East 5.6 poles to a stone in the center of said McKinstry and Deannan Road; thence with the center of said road South 85° West 103.67 poles to the fence of Argus mining, containing 92.50 acres, more or less.

As surveyed, January 5 - 1938. by J.C. Kennedy, Registered Engineer
Refer to copy of Survey recorded in Surveyor's Record No. 6
page 70.

And it appearing to the satisfaction of the Court that
the terms of said Will have been fully complied with, it is
ordered that said real estate be distributed upon the
duplicates of Union County, Ohio, to the names of: Wesley E.
Pierzol, Joseph F. Pierzol, Orvil B. Pierzol, Blanche J. Stoner,
and Lida E. Smith, and that a Certificate of this order
issue as required by law.

L. Engineers
No. 6

Court that
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Stoney,
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Thursday, January 27

13534 In the matter of
 the estate of
 O. E. Stout, De
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 13492

to G. A. Eickman
 of the estate of
 Harry C. Eick
 dec
 Pla
 G. A. Eickman
 Def

13493 Carl Woepert
 the estate of
 Dorothea E. E
 deceased
 v.
 G. A. Eickman
 Jan 27 1928

13534 In the matter of
The Estate of
O. E. Stout, Decedent.

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
herein came on for hearing. It appearing to the
satisfaction of the Court that notice of the filing of the
said inventory has been served by all interested parties,
as required by law, and no objections having been filed
thereto, it is now ordered that said inventory after
being duly examined, be allowed, and confirmed.

13492 Re: J. A. Eickemeyer, executor
of the estate of
Henry C. Eickemeyer
deceased.

This day appeared Arved E. Rohl
by his attorney, Wm. R. Cameron, and
moved the Court to plead, instantly

Plaintiff

Re:
C. A. Eickemeyer et al.
Defendants

13493 Carl Woeferl, Adm. of
the estate of
Dorothea E. Eickemeyer
deceased. Pft.

This day appeared Arved E. Rohl
by his attorney, Wm. R. Cameron,
and moved the Court to be
made a party defendant to the
within cause, and for leave to
plead, and the Court on consideration
grants the same and he is given
leave to plead, instantly.

Re:
C. A. Eickemeyer et al.
Dfts.

leave to plead, instantly.

This day from
and vouchers
being approved
to be entered
said notice,

- 10192 J. L. Boylan, ad
- 13199 J. J. O. Pullin
- 10229 Annie B. Lenz
- 13448- Lindella Evans
John Evans.

13429 The Graham a

- 12588 L. B. Collins, gr
- 12728 Lee Redmond.

13356 Ron Kream

13356 Carl B. Med

10192 In the matter
of the Estate
of Elyse J. Boylan
Deceased

thereof having
exceptions his
appearing to
Court. There
and the sur
justifying them
found find
and correct.

Therefore, it
allowed, and
said administrator
advised by
during her
duly obtained
to law.

For the costs
It is ordered
herein, to be

that the
released, except

- 13445 In the matter
of the Estate of
Robert Evans.
Dec
of Robert Gra

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 this Court. in full: said notice, is as follows, viz:

10192 J. L. Boylan, ad. of the estate of Eliza J. Boylan, 1st and final account.

13199 J. O. Pullin, guardian of Margaret Ann O'Neil, 2nd and final account.

10229 Lucille B. Leuzinger, executrix of the estate of Elizabeth Bishop, Final act.

13445 Lindulla Evans, executrix of the estate of Robert Evans.

John Evans, executor of the estate of Robert Evans.
First and Final account.

13429 The Graham Adm. of the estate of Florence Graham.
First and Final account

12880 L. B. Collins, guardian of Ralph Burk pile, final account.

12728 Lee Redmond, guardian of Agnes Charlotte Hines,
4th partial account.

13356 Rosa Kreamer of the estate of John Kreamer.
First and final account.

13356 Carl B. Meddles, administrator of the estate of J. E. Meddles,
First and final account.

10197 In the matter of the Estate of Eliza J. Boylan. This day, the first and final account of J. L. Boylan, administrator of the estate of Eliza J. Boylan deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed 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 see, 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 credits likewise as follows: To money advanced by J. L. Boylan for support of decedent during her life \$ 1,800.00. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered, that said administrator pay the costs to, and Dec 27-1937.

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

That the Sureties on said Bond, be hereby released, except for fraud, or manifest error

13445 In the matter

of the Estate of Robert Evans.

Deceased of John Evans, executor of the estate of Robert Evans, deceased, came on for hearing and

This day the first and final account of Lindulla Evans, executrix, and

settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account, and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore the said account is hereby approved, allowed, and confirmed. Said executor and administrator on behalf account, the sum of \$234² a just and reasonable amount expended by them for a monument for said decedent.

John C. Evans, compensation \$50⁰⁰; Candace Evans, expenses \$5⁰⁰; Bindman Evans, compensation \$50⁰⁰; John W. Daily, counsel fees \$25⁰⁰. The Court finds said account duly balanced and said

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 3/37. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

13386

In the matter of the estate of J. E. Meddles deceased

This day the 1- and final account of Carl B. Meddles, ad. of the estate of J. E. Meddles, deceased, came on for hearing and settlement due notice thereof having been published according to law.

Therefore, the said account is hereby approved, allowed, and confirmed. Said Administrator, is hereby allowed, the sum of \$118⁴⁵ being a just and reasonable amount expended by him for a monument for said decedent. Said Carl B. Meddles, as ad. is hereby allowed the same sum of \$57⁹⁶ being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary expenses rendered. Robert J. Allen as attorney is hereby allowed the sum of \$100- and paid in full \$25- 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 Nov. 23 - 1937. ordered account and proceedings herein by, recorded in the Records of this office. That the surry on said Bond is hereby released, except for fraud or manifest error.

12928

In the matter of the estate of Agnes Chadwick

Wm. Chadwick being the executor and administrator of said estate. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 3/37. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 3/37. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

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

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

13429

In the matter of the estate of Florence G. ...

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 23 - 1937. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 23 - 1937. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor and administrator pay the costs \$5 paid Nov. 23 - 1937. It is ordered that said account and the proceedings herein by, recorded in the Records of this office.

12728 In the matter of
The Guardianship
of Agnes Charlotte Hines, Charlotte Hines same and for
Minor

This day the 4th partial account of
Lee Richmond, Guardian of Agnes
Hearing and settlement due notice
thereof having been published according to law.

No exceptions having been filed 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.

Richard C. Thull as attorney is allowed for services
\$500

The court finds a balance of \$657⁹⁴ in hands of
said Guardian due said said, which amount he
is ordered to pay over according to law.

January 11-1938. Report of approval of Velivair's ad-
ministration, filed.

It is ordered that said Guardian pay the costs
herein taxed at \$5. Costs paid. Jan. 21-1938.

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

13429 In the matter of
The Estate of
Florence Graham,
Deceased

This day the first and final account
of Flora Graham Mohler, administrator
of the estate of Florence Graham,
deceased, came on for hearing and
settlement, due notice thereof having been published
according to law.

No exceptions having been filed
thereto, and no one now appearing to except or object
to the same; and the court, having carefully examined
said account and the vouchers 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.

W. R. Cameron
as attorney, balancing fees is \$25⁰⁰ which sum the
Court considers just and reasonable.

Flora Graham Mohler, distributrix share \$855⁶⁴
Harry L. Mohler " " 855⁶⁵
Total \$1711²⁹

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 Dec-1937. It is
ordered that said account and the proceedings herein be
recorded in the Records of this office. That the surety

THE COL. S. S. REG. CO. 74223

13119

is hereby released, except for fraud or manifest error.

In the matter of
 The Guardianship of Margaret Ann Brown an incompetent. This day the second, and final account of Jennie O. Ruten Guardian of Margaret Ann Brown an incompetent came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises. Do find the same to be in all respects just and correct and in conformity to law. It is ordered, that the same be and is hereby approved, allowed, and confirmed. Mrs. H. Myers, as attorney fee \$5. It is ordered, that said Plaintiff be and she is allowed the sum of \$12.17 as compensation for her services, which amount the Court deems reasonable.

The Court finds said account duly balanced, and said Guardianship settled according to law. Approval of Veteran's Administration fees: That the Surety on said Bond, is hereby released, except for fraud or manifest error. It is ordered, that said Guardianship costs \$5. paid 1937.

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

THE COL. S. S. REG. CO. 74223

13539

In the matter of the Guardianship of Annabelle M. Jones application by 1938 at 10. of the time of the proposed service in as provided. This day is application filed has been given order. is a minor that said of age and G. Wibley as a Guardian that Mable be having J. bond in the with Mrs. Mary it is ordered. Lettus of Iowa as provided.

13524 In the matter of the estate of George R. on the approval for the said not by all persons State of this.

13539

In the matter of the Guardianship of Annabelle Simpson a Minor.

This day Wesley C. Wibley filed an application in Court for the appointment of Annabelle Simpson a Guardian of Annabelle Simpson a Minor.

It is ordered that said application be set for hearing on the 2 day of February 1938 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, Annabelle Simpson, by personal service in writing, all interested parties by notice as provided by law.

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Annabelle Simpson is a minor and that a guardian is necessary and that said Annabelle Simpson is more than 14 years of age and has filed herein her written choice of Wesley C. Wibley as her guardian. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Wesley C. Wibley is legally competent and he having filed his application herein and given bond in the sum of \$500 conditional according to law with Mrs. Mary Spurgeon and Lilla E. Wise as sureties thereon it is ordered that said bond be approved and that Letters of Guardianship issue to said Wesley C. Wibley as provided by law.

13524

In the matter of The estate of George R. Torr. 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 hearing on the approval of said inventory, to had before this Court for which notice of said hearing having been waived by all persons entitled to notice under the law of the State of Ohio.

13454 Emory E. Butz, as
of the estate
beneficiary

v

Albert H. Hunt

described in
in this cause
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advised in the
have elapsed
sale, which has
the said return
appoint.

of the said
It is therefore
proceed to adv
Court House in
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circulation in
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premises, a
not less than
the following
Further order
Petition in
Administrator
system under
found and
date number
5-0. page 93.
Said p
Court, in
is, authorize

1345-4 Emory E. Butz, as Administrator
of the estate of
Christopher Hinkle.

Deceased,
Plff.

v
Albert H. Hinkle, et al
Def.

This day this cause came on to be heard on the return and report of the administrator upon the order of private sale of the premises set out and described in the petition herein, to the effect that as such administrator he has made diligent endeavor to sell the premises described in the order of private sale heretofore issued in this cause, and that he has been unable to sell the same or any part thereof and the Court being fully advised in the premises finds that more than thirty days have elapsed since the date of the said order of private sale which has been returned by said administrator and the said return and report of the administrator is approved. The Court further finds it will be to the interest of the said estate to sell said real estate at public sale. It is therefore ordered that Emory E. Butz as such administrator proceed to advertise for sale at the north door of the Court House in Marysville this said real estate for four consecutive weeks in a newspaper printed and of general circulation in Union County this and in a newspaper of general circulation in Marion County this and it is further ordered that said administrator sell said premises at public Auction free from duty for not less than 2/3 of the appraised value hereon on the following terms to wit: Cash in hand. It is further ordered that the premises designated in Petition as Tract No. 1, be offered for sale by said Administrator subject to the mortgage to the North Western Mutual Life Insurance Company as heretofore found and ordered in the entry of this Court of date November 24-1937 and appearing in Journal 50 page 93 of this Court.

Said plaintiff is ordered to make return to this Court immediately after said sale. Said administrator is authorized to employ an auctioneer.

13540

In the matter of the Will of Emma Phelps, decd. An application having been this day presented to the Court by Myrtle Mowry, praying that an instrument in writing, purporting to be the last will and testament of Emma Phelps, deceased, be admitted to probate; it appearing to the Court that all parties interested have received notice and consented that the said will be probated forthwith. It is ordered that a hearing on said application will be had on the 1st day of July, 1938, at 10 A.M.

Order Admitting to Probate & Record. This matter came on this day further to be heard, on the application of Myrtle Mowry to admit to probate & record the Will of Emma Phelps, deceased, late of the Township of York, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse & all the next of kin of said decedent known to the President of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate & record in this Court pursuant to a former order of this Court, or have waived notice and given consent to the probate of said Will. And Carrie M. Howarth and Hazel Turner, 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 foregoing instruments of writing is the last Will & Testament of said Emma Phelps, deceased; that it was duly executed & attested; that the said testatrix, at the time of signing said Will, was of full age, of sound mind & memory and not under any restraint. Therefore the Court orders the admitting of said Will to Probate, and that it, together with the said testimony of the witnesses thereon, be entered of record in this Court.

13543

In the matter of Helen M. C...
L...
in the form pres...
M. Carn...
alleged to...
1-day of July...
ordered suffer...
James M. B...
witnesses to ap...
and this case...

This day said Helen M...
doctor, app...
Helen M. C...
Judge, for see...
heard, the be...
Dr. James M...
satisfied that...
that she has...
Township; in...
inhabitant...
ceding this...
during the te...
her being at...
and that she...
the Columbus...
that Dr. P...
medical witness...
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And it is...
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and that a...
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further that...
to the custody...
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13544

In the matter of the Will of Eva Viola...
Deced...
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deceased, b...
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of said Will...
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 witnesses

13543 In the matter of
 Helen M^cCarroll
 Linn
 in the form prescribed by law for admission of said Helen
 M^cCarroll in Columbus State Hospital. Helen M^cCarroll
 alleged to be insane was brought before the Court on the
 1-day of Feb. 1938. at 10. A. M. And it is further
 ordered subpoenas issue to Dr. P. D. Longbrake, and Dr.
 James M. Snider, reputable legally qualified physicians
 witnesses to appear at the time and place aforesaid:
 and this cause is continued

This day Florence Whissen, 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 Helen
 M^cCarroll in Columbus State Hospital. Helen M^cCarroll
 alleged to be insane was brought before the Court on the
 1-day of Feb. 1938. at 10. A. M. And it is further
 ordered subpoenas issue to Dr. P. D. Longbrake, and Dr.
 James M. Snider, reputable legally qualified physicians
 witnesses to appear at the time and place aforesaid:
 and this cause is continued

This day this cause came on to be heard, and the
 said Helen M^cCarroll was visited by the following
 doctors, appointed by the Probate Court, to examine said
 Helen M^cCarroll, as to Linn - therefore the
 Judge proceeded with the examination and having
 heard the testimony of Dr. P. D. Longbrake and
 Dr. James M. Snider, the medical witnesses, and being
 satisfied that said Helen M^cCarroll is insane
 that she has a legal settlement in Mansfield, Paris
 Township, in this County; that she has been an
 inhabitant of the State of Ohio, one year next pre-
 ceding this date; that her insanity has occurred
 during the time she has resided in this State, that
 her mind at large is dangerous to the community
 and that she is a suitable person for treatment at
 the Columbus State Hospital. It is therefore ordered
 that Dr. P. D. Longbrake and Dr. James M. Snider, the
 medical witnesses in attendance make out a certificate,
 setting forth the facts as is provided by law.

And it is further ordered, that an application
 be made to the Superintendent of said State Hospital
 for the admission of said Helen M^cCarroll
 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 that said Helen M^cCarroll be committed
 to the custody of Columbus State Hospital, until otherwise
 ordered, and this cause is continued.

13544 In the matter of
 The Will of
 Eva Viola Herd
 Deceased
 to be the last will and testament of Eva Viola Herd,
 deceased, be admitted to probate: It is ordered,
 that no days notice, in writing, of the presentation
 of said Will and of the application for the admission
 of the same for probate, be given to the surviving
 spouse, and to the next of kin of said testator,

An application having been this
 day presented to the Court by
 Ralph A. Herd praying that an
 account existment in writing, purporting
 to be the last will and testament of Eva Viola Herd,
 deceased, be admitted to probate: It is ordered,
 that no days notice, in writing, of the presentation
 of said Will and of the application for the admission
 of the same for probate, be given to the surviving
 spouse, and to the next of kin of said testator,

known to be resident of the State and that, on hearing on said application will be had on the first day of February 1938. at 1. P.M.

13545

In the Matter of the Estate of Eva Viola Herd, Decedent, in said County, having heretofore been duly proved and allowed: This day Ralph A. Herd, 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 Ralph A. Herd is a suitable person and legally competent, and that by the terms of said Will said testator ordered, or requested that said executor may execute it without giving bond: it is ordered, that he be appointed as such executor, and that Letters Testamentary be granted and issued on the Will of said decedent to him without giving bond, and that he is hereby directed not to continue decedent's business but to close up same, forthwith, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor, pay the costs herein taxed at \$.

13538

In the Matter of the Estate of Emory Sprague Deceased, 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 Harold Sprague, 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 Three Thousand (\$3000-) Dollars, and this cause is continued. This day Harold Sprague, appeared in open Court accepted the appointment as adm. of the estate of Emory Sprague deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars, conditional with United States Fidelity and Guaranty Co. as surety, which Bond is approved by the Court. It is therefore ordered, that Letters of Administration issue to said Harold Sprague that notice of said appointment be published

as required and that said

10028

In the matter of the Guardianship of William J. Dec. due notice thereof to law. no. one now appointed and the Court and the vouchers and being full name to be in conformity to law out. hereby

It is is allowed. services when Richard L. D. funds said kinship settle a balance of due said D. pay over as said Guardian paid. Sept. 14. It is order proceeding this office. Administrative Approval. of

13541

In the matter of the Estate of Emma Phelps. day Myrtle M. Court and as required by law. general terms, value thereof, as money, is, a that, by terms that said exec is ordered and that Letters of said of said appoint proceeding be

10028

as required by law; that this proceeding be recorded and that said administrator pay the costs herein.

In the matter of
The Guardianship
of William Braum,
deceased.

This 3rd day of February 1938, the 10- account of Christine Braum, Guardian of William Braum, incompetent, came on for hearing and settlement due notice thereof having been published according to law. no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law.

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

It is ordered that said Guardian do, and she is allowed the sum of \$40⁰⁰ as compensation for her services which amount the Court deems reasonable. Richard L. Thorne, attorney fee, allowed, \$7⁵⁰. The Court finds said account duly balanced and said Guardianship settled according to law. The Court finds a balance of \$700²¹ in the hands of said Guardian due said Ward, which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein at \$5⁰⁰ paid Sept. 14, 1937.

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

approval of 10- account by Veterans Administration; said account filed Sept. 23- 1937

Approval of Veterans Administration given by 3rd 1937

13541

In the matter of
The Estate of
Emma Phelps, deceased.

The last Will of Emma Phelps, deceased late of York Township in said County, having heretofore been duly proved & allowed; this day Myrtle Mory 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 Myrtle Mory, is a suitable person, and legally competent, and that by terms of said Will said testator ordered or requested that said executrix may execute it without giving bond; it is ordered that she be appointed as such executrix and that letters Testamentary be granted and issued on the Will of said decedent to her without giving bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executrix pay the costs

13546

In the matter of

The Estate of

J. Bay Herd, Deceased.

This day Ralph A. Herd, 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. Bay Herd, deceased, late of Liberty Township in said County, and that an affidavit that there is not to his knowledge any last will and testament, of the said intestate, read 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 Ralph A. Herd, 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 that he is hereby directed not to continue said decedent's business, but to close up same forthwith. This cause is continued.

This day Ralph A. Herd, appeared in open Court, accepted the appointment as Administrator of the estate of J. Bay Herd, deceased, and gave and filed herein his Bond, in the sum of Eighty-two hundred dollars, conditioned according to law, with Frank Susannah Herd, Dorjat H. Herd, and Sarah Elizabeth Herd, his wife and Paul Eugene Herd, as sureties, which Bond is approved by the Court. It is, therefore, ordered, that letters of Administration issue, to said Ralph A. Herd 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. #

13544

In the matter of

The will of

Eva Viera Herd,

Deceased.

The will of

Towship of Liberty

County of Liberty

County, that

and all the

resident of the

notice of the

Admission of

to a final

notice and

and Dow Will

witnesses to

Court, and to

respectively to the

testimony was

then respect

whereupon

instrument

of said Eva

duly executed

testator, at

age of sound

mind, and

Admission of

with the said

be entered of

13476

In the matter of

The estate of

W. W. Skinning

Proceedings in

Court, has

being satisfied

with regular

and hereby is

Ordered that

the said will

13544 In the matter of
The will of
Eva Viola Herd,
Deceased.

Order admitting to Probate and Record.
This matter came on this day for hearing on the application of Raefel A. Herd to admit to probate and record the will of Eva Viola Herd, deceased, late of the Township of Liberty, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no spouse, and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the pendency of said will and of the application to admit it to probate and record in this Court, pursuant to an former order of this Court, or have, waived notice and given consent to the probate of said will, and Dow Williams and F. C. Walker the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution of said will which testimony was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon, the Court finds that said aforesaid instrument of writing, is the last will and Testament of said Eva Viola Herd, 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.

13476 In the matter of
The estate of
W. W. Kinney, Dec.

This cause coming on to be heard, on the report of Clarence T. Kinney, administrator of the estate of W. W. Kinney, of his proceedings under the former order of this Court, the Court, having carefully examined said report, and being satisfied that said sale has, in all respects, been regular and legal, it is ordered, that the same be and hereby is approved, and confirmed. It is ordered, that this proceeding be recorded, and, that the said administrator pay the costs herein.

13548 In the matter of
 the will of
 Jesse F. Cain
 Deceased, for petition to be the last and testament
 of Jesse F. Cain deceased, to admit to probate:
 It is ordered, that no days notice, in writing, of the
 presentation of said Will and of the application for the
 Administration of the same, for probate, be given to the
 surviving spouse and to the next of kin of said
 testator. Given to be resident of the State, and that
 a hearing on said application will be had on the 2
 July 1938 at 1 P.M.

13548 In the matter of
 the will of
 Jesse F. Cain
 Deceased, for petition to admit to
 probate and record the Will of Jesse F. Cain, deceased,
 late of Down Township, in said County, Kentucky, be-
 lieved in this Court that said decedent died
 leaving Jennie A. Cain, 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, Edward W. Porter 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, and
 subscribed by them respectively and filed with said Will.
 And, Edward W. Porter and William J. Porter
 approved the signature of C. W. Thorpe because his
 address was not known.
 Whereupon, the Court finds that the afore said
 instrument of writing, in the last Will and Testament
 of said Jesse F. Cain 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.

13549 In the matter of
 the Estate of
 Jesse F. Cain
 Deceased
 execution was
 made and
 required by law
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 person, and leg
 terms of said
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 to be published
 to be recorded and
 herein typed.

13527 In the matter
 of the Estate of
 John F. Scholtz
 Deceased
 Appointment
 the estate of J
 in said news p
 herein, together
 wanted, that
 of this office.

13547 In the matter of,
 the Guardianship
 of Mary Fish. Di
 alleged incompe
 on the 18. day of
 three days. Not
 to be given to the
 writing all.

13549 In the matter of
The Estate of
Jesse F. Cain
Deceased

The last will of Jesse F. Cain deceased late of Deer Township in said County hereby heretofore lawfully proved and allowed. This day, Jennie A. Cain 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 Jennie A. Cain, is a competent person and legally competent, and that by the terms of said will said testator named, or requested that said executrix may execute, it, without giving bond, it is ordered, that she, be appointed as such executrix, and that Letters Testamentary be granted and issued on the will of said decedent, to her without giving bond, and that she, is hereby directed not to continue said decedent's business but close same up forthwith. That notice of said appointment be published as required by law; that this proceeding be recorded and that said executrix pay the costs herein taxed.

13527 In the matter of
The Estate of
John F. Schomburg
Deceased

This day the affidavit of J. M. Haber publisher of the Mansfield Li. Sun a newspaper of general circulation in this County that the notice of appointment of John Schomburg as administrator of the estate of John F. Schomburg 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.

13547 In the matter of
The Guardianship
of Mary Fish. Deceased

This day Madeline Homan filed an application in Court for the appointment of a Guardian of Mary Fish, a person confined in the State Hospital for the insane alleged incompetent. It is ordered that said application be set for hearing on the 18. day of February 1938 at 10. A. M. and that at least three days notice of the time and place of said hearing be given to the proposed ward, Mary Fish, by personal service on all interested parties by mail, as provided by law.

THE CO. P. B. WIG. CO. 74929

THE CO. P. B. WIG. CO. 74929

13493

Carl Wolfert, administrator
will the will annexed
of the estate of
Dorothea E. Eickenmeyer
deceased.

Doris Coppers, and Leander Coppers, minors of more than
14 years of age, and Robert Eickenmeyer a minor of the
age of 7 years, defendants herein. And duly served
with summons it is ordered, that William Hoopes
be and he is hereby appointed guardian ad
litem of said Doris Coppers, Leander Coppers, and
Robert Eickenmeyer.

On the application of Carl
Wolfert, administrator, with the
will annexed, of the estate of
Dorothea E. Eickenmeyer, deceased,
plaintiff herein, it appearing that
Doris Coppers, and Leander Coppers, minors of more than
14 years of age, and Robert Eickenmeyer a minor of the
age of 7 years, defendants herein. And duly served
with summons it is ordered, that William Hoopes
be and he is hereby appointed guardian ad
litem of said Doris Coppers, Leander Coppers, and
Robert Eickenmeyer.

13493

Carl Wolfert, ad. etc.
of Dorothea E. Eickenmeyer
deceased.

This matter came on to be heard
upon the petition of the plaintiff
for authority to sell real estate of
the above decedent, in order
to carry out the provisions of decedent's will, and the answers
of William Hoopes, guardian ad litem, defendants,
Doris Coppers, Leander Coppers, and Robert Eickenmeyer
the other defendants being in default of answers
although served with summons, or by publication
according to law.

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
appraiser of the estate at \$2275⁰⁰ and that a
further appraisement is dispensed with.

The court further find that the bond heretofore
given by the plaintiff as administrator with the will
annexed, of the estate of Dorothea E. Eickenmeyer, deceased, in
the sum of \$2500⁰⁰ is insufficient and is ordered, that he
file an additional bond with sufficient sureties to be
approved by this court in the sum of \$1000⁰⁰. And it is
ordered, that said Carl Wolfert as such administrator
sell said real estate at private sale, for not less
than \$2275⁰⁰, the appraised value thereof on the follow-
ing terms, to wit: cash in hand on day of sale.

And it is further ordered, that said Carl
Wolfert as such administrator make return of sale
without unnecessary delay.

13493

Carl Wolfert ad.
The will annexed
Dorothea E. Eick
Dec

13493

Carl Wolfert ad.
will annexed.
estate of Dorothea
Dec

13493

Carl Wolfert ad.
with the will a
of the estate
Dorothea E.
Dec

C.A. Eickenmeyer
made in ob
company of
proceedings

Wednesday July 2 - 1938.

13493 Carl Wolpert adm. with
the will annexed, of
Doro. then E. Eickemeyer
Deceased. Plff.
v.
C.A. Eickemeyer et al
Defts

It appearing to the Court that the
plaintiff had given additional Bond
in the sum of One Thousand Dollars
(\$1000-) Dollars - with the approval
sureties according to law. The said
bond is hereby approved.

13493 Carl Wolpert adm. with the
will annexed, of the
estate of Dorothen E. Eickemeyer
Deceased
Plff.
v.
C.A. Eickemeyer et al
Defts.

Order for Private Sale
re. Carl Wolpert: Greeting:
Whereas, on February 2 - 1938, in
the Probate Court of Union County
Ohio, in certain action therein
pending wherein Carl Wolpert,
Administrator with the Will

annexed of the estate of Dorothen E. Eickemeyer, deceased, is
Plaintiff and C.A. Eickemeyer et al. are defendants, it was
ordered, adjudged and decreed that you proceed
to sell the real estate mentioned in the petition, at
private sale, for a price not less than the appraised
value thereof, agreeable to the statute regulating the sale
of real estate by administrator, and that you make return
of your proceedings in the premises 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 Union, and Town-
ships of Derry and Townsend and described as follows:
Beginning at a stone with pieces of brick under it at
the intersection of the Kendall and Sage Mill road;
thence with the center of said Sage Mill Road N. 39 3/4°
N. 80 - 6/10 poles to a stone with pieces of brick under it;
thence S. 78 1/2° N. 59 - 6/10 poles to a stone with pieces
of brick under it in the line of Conrad Nicel's
land; thence S. 90° E. 68 - 8/10 poles to a stone with
pieces of rock under it in the center of said Kendall
road; thence with the center of said road N. 79°
21' E. 100 - 85/100 poles to the beginning, containing 35
acres, more or less.

Witness my hand and seal of said
Court, at Mansfield, Ohio, this 2nd day of February 1938.

13493 Carl Wolpert Administrator
with the will annexed,
of the estate of
Dorothen E. Eickemeyer
Deceased
Plff.
v.
C.A. Eickemeyer et al
Defts.

This day this cause came on to be
heard upon the report of Carl
Wolpert Administrator with the Will
Annexed of the estate of Dorothen
E. Eickemeyer, 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 is approved, and confirmed. It is further ordered, that said petitioner execute a deed of all the right title and interest of the said Dorothea E. Eickemeyer, and all of the defendants in this cause, to said real estate, to the purchaser, Martin Eickemeyer, upon said purchaser paying the purchase price of said real estate, to wit: the sum of \$ 2275⁰⁰ in cash.

And, now this cause coming on further to be heard upon the pleadings herein, and upon the motion to distribute the proceeds of the sale amounting to the sum of \$ 2275⁰⁰ the Court ordered, that the said Carl Wolfert be Administrator as aforesaid out of the money in his hands,

First: To the Treasurer of Union County, to wit: the sum of \$ 33⁰⁰, that being the amount of taxes due on said real estate.

Second: To R. H. Hazen, Judge of the Probate Court of Union County, to wit: the sum of \$ 160⁰⁰ that being the amount of costs, expenses, fees and the amount due for record stamps, incurred in the sale of said property.

And the remaining in the hands of said Administrator the sum of \$ 2081³⁰ to be distributed according to the Last Will and Testament of the said Dorothea E. Eickemeyer deceased, which has been duly admitted to probate and record in this Court, and the said Henry C. Eickemeyer husband of the said Dorothea E. Eickemeyer, having pre-deceased her, it is ordered, that said Administrator distribute the money in his hands according to the terms of the Last Will and Testament of the said Dorothea E. Eickemeyer as follows to wit:

- A. To John Henry Eickemeyer one full share, to wit: the sum of \$ 346⁸⁸
- B. To C. A. Eickemeyer, one full share, to wit: the sum of \$ 346⁸⁸
- C. To C. Herman Eickemeyer one full share, to wit: the sum of \$ 346⁸⁸
- D. To Martin Eickemeyer, one full share, to wit: the sum of \$ 346⁸⁸
- E. To Roland Wolfert, one full share, to wit: the sum of \$ 346⁸⁸
- F. To Scott Eickemeyer, Robert Eickemeyer, Henry Eickemeyer, Doris Krippom, and Dorothy Nichols, Children and only heirs at Law of Loris Eickemeyer, deceased, one full share to wit, the sum of \$ 346⁸⁸ or \$ 69³⁸ each.

The Court finds further, upon the answer and

been petitioned in the interest thereof ordered Administrator of said sum of \$ 346⁸⁸ said to Henry C. Eickemeyer; and it is ordered by the Court that the said Carl Wolfert, of an amount of \$ 346⁸⁸ and interest the said real estate.

13492 C. A. Eickemeyer
Executor of

estate of
Henry C. Eickemeyer
Deceased

Plff
C. A. Eickemeyer
Dfnd

Done at the Court House in Union County, N. C., this 7th day of July, 1938.

Robert Eickemeyer
13492 C. A. Eickemeyer
of the estate of
Henry C. Eickemeyer

De
Pl
C. A. Eickemeyer

minor defendants Robert Eickemeyer of answer and publication of the order of the Court, and the Court granted that the petition, was estate at \$ 25- is dispersed and the Court of required of it Henry C. Eickemeyer he is ordered \$ 1000⁰⁰ in Court. As an such Executor sale for, not

Competition of Arnold E. Roehl, that he claims a lien in the interest of C. Herman Eickemeyer, and it is therefore ordered by the Court that Carl Wojcik, as Administrator aforesaid, retain in his possession the sum of \$346.⁸³ herein above found to be due the said C. Herman Eickemeyer, until further order of this Court; and it is ordered, adjudged and decreed by the Court that the lien of the said Arnold E. Roehl, of any he has, attach to said sum of \$346.⁸³ and that he is released from any interest the said C. Herman Eickemeyer had in said real estate.

13492 C.A. Eickemeyer
Executor of the
estate of
Henry C. Eickemeyer.
Deceased
Plff

An application of C. A. Eickemeyer executor of the estate of Henry C. Eickemeyer deceased, plaintiff herein, it appearing that Doris Coppom and Leander Coppom, minors of more than 14 years of age; and

C.A. Eickemeyer et al
vs
Doris Coppom
Leander Coppom
and
Robert Eickemeyer.

Robert Eickemeyer a minor of the age of 8 years, defendant herein. Done duly served with summons it is ordered that William Hoopes be, and he is hereby appointed guardian ad litem of said Doris Coppom, Leander Coppom, and Robert Eickemeyer.

13492 C. A. Eickemeyer executor
of the estate of
Henry C. Eickemeyer
Deceased.
Plaintiff
vs
C.A. Eickemeyer et al
vs
Doris Coppom
Leander Coppom
and
Robert Eickemeyer.

This matter came on to be heard upon the petition of the plaintiff Henry C. Eickemeyer for authority to sell real estate of the above decedent in order to carry out the provisions of decedent's will and the answer of William Hoopes guardian ad litem of the

minor defendants, Doris Coppom, Leander Coppom, and Robert Eickemeyer. The other defendants being in default of answer although served with summons in due publication according to law. 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 \$3500.⁰⁰ and that a further appraisal is dispensed with.

The Court further finds that no bond was required of the plaintiff as executor of the estate of Henry C. Eickemeyer deceased, and in this action he is ordered to give a bond in the sum of \$10000.⁰⁰ with sufficient sureties to be approved by this Court. And it is ordered that said C. A. Eickemeyer as such executor, sell said real estate at private sale for not less than \$3500.⁰⁰ the appraised

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value thereof on the following terms: to wit: Cash in hand on day of sale.

And it is further ordered, that said bel. Eickemeyer as such executor make return of sale without unnecessary delay.

13492.

C. A. Eickemeyer, Executor of the estate of Henry C. Eickemeyer deceased. Plff. C. A. Eickemeyer et al. Dfts.

It appearing to the court, that the plaintiff has given additional bond in the sum of \$10000 with approved sureties, conditioned according to law, the said bond is hereby approved.

13492

C. A. Eickemeyer, Executor of the estate of Henry C. Eickemeyer deceased. Plff. bel. Eickemeyer et al. Dfts.

This day this cause came on to be heard upon the report of C. A. Eickemeyer, executor of the estate of Henry C. Eickemeyer, 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 Henry C. Eickemeyer and plaintiff, and all of the defendants in this cause in said real estate, to the purchaser.

Martin Eickemeyer upon said purchaser paying the purchase price of said real estate, to wit: the sum of \$4725⁰⁰ 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 \$4725⁰⁰ the Court orders that the said C. A. Eickemeyer, as Executor, do, aforesaid, out of the money in his hands pay:

First:

To the Treasurer of Union County, Ohio, the sum of \$42²⁵, that being the amount of taxes due on said real estate.

Second:

To J. W. Hagen, Judge of the Probate Court of Union County, Ohio, the sum of \$246³⁰ that being the amount of costs, expenses, fees and the amount due for revenues, stamps, incurred in the sale of said property.

And, there remain a sum of \$4725⁰⁰ Cash will be paid to the deceased, who and record of Eickemeyer, in deceased, it. said sums, subject to the following to wit: A. To C. less an advance provided to wit:

- B. To C. A. Eickemeyer Advancement to wit, the sum of
- C. To Martin Eickemeyer the sum of
- D. To Helen Eickemeyer the sum of
- E. To both Eickemeyer, Children and deceased, the sum of
- less advance provided to wit: the sum of
- F. That John Henry Eickemeyer in said partition be

The Court and Cross-petitioner herein do hereby find it is therefore Eickemeyer, a possession found to be further ordered, and the firm of has, attached hereto is, C. Hermann

Ans. there remaining in the hands of said executor the sum of \$4436.⁴² to be distributed according to the last will and testament of the said Henry C. Eickemeyer deceased, which has been duly admitted to probate and record in this Court, and the said Dora Thea E. Eickemeyer, widow of the said Henry C. Eickemeyer, being now deceased, it is ordered, that said Executor distribute said sums, as provided in Item 5 of said Will, and subject to the advancements therein provided, as follows, to wit:

A. To C. Herman Eickemeyer, the sum of \$1227.²⁸ less an advancement of \$800.⁰⁰ as in said Will, provided to wit, the sum of \$427.²⁸

B. To C. A. Eickemeyer, the sum of \$1227.²⁸ less an advancement of \$500.⁰⁰ as in said Will, provided to wit, the sum of \$727.²⁸

C. To Martin Eickemeyer, one full share, to wit: the sum of \$1227.²⁸

D. To Clara Wolfert, one full share, to wit, the sum of \$1227.²⁸

E. To both Eickemeyer, Robert Eickemeyer, Harry Eickemeyer, Doris Coffman and Dorothy Nichols, children and only heirs at law of Lewis P. Eickemeyer, deceased, the sum of \$165.⁴⁵, each, that being the share of Lewis P. Eickemeyer, in the sum of \$1227.²⁸ less an advancement provided in said Will, in the sum of \$400.⁰⁰.

F. That since the advancement to the said John Henry Eickemeyer is in excess of his share in said property, it is ordered that no distribution be made to him.

The Court further finds that upon the answer and cross-petition of Arnold E. Roehl, that he claims a lien on the interest of C. Herman Eickemeyer, and it is therefore ordered by the Court, that C. A. Eickemeyer, as Executor, aforesaid, retain in his possession the sum of \$427.²⁸, hereinabove found to be due. The said C. Herman Eickemeyer submit further order of this Court: and it is ordered, adjudged and decreed by the Court, that the lien of the said Arnold E. Roehl, if any he has, attach to said sum of \$427.²⁸, and he and it hereby is, released from any interest the said C. Herman Eickemeyer had, in said real estate.

THE COL. S. S. WPA. CO. 74328

THE COL. S. S. WPA. CO. 74328

135-5-0

In the matter
 the wife of
 Nellie Flesher,
 writing pursuant
 Nellie M. Flesher
 It is ordered
 presentation of
 admission of
 surviving
 resident of the
 tion will be

This matter
 application of
 the will of
 Richmond in
 It is now
 that said dec
 and that all
 resident of the
 the filing of
 it to probate
 former order
 give consent
 Lynch, and
 said will, this
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 Therefore, the
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 testimony of
 of record in

135-50

In the matter of the will of Nellie Fletcher, Decedent, praying that an instrument in writing purporting to be the last will and testament of Nellie M. Fletcher, decedent, be admitted to probate:

It is ordered, that 5 days notice, in writing, of the presentation of said will and of the application for the admission of the same - for probate, be given to the surviving next of kin of said testator known to be resident of the State, and that a hearing on said application will be had, on the 3-day of July 1938, at 3 P.M.

Order admitting to Probate and Record.

This matter came on, this day, further to be heard, on the application of Harry L. Fletcher to admit to probate and record the will of Nellie M. Fletcher, decedent, late of the village of Richmond in said County heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that all the next of kin of said decedent, known to be resident of the State, have been duly served with notice of the filing of said will, and of the application to admit it to probate and record in this Court. Pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will. And Dorsey Lynch, and Robert F. Allen, 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 Nellie M. Fletcher, decedent; 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.

Thursday July 3-

19 38

13551

In the matter of
The estate of
Nellie M. Fleisher, deceased, County having heretofore been duly proved, and allowed; this day Harry L. Fleisher, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Harry L. Fleisher 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, 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 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.

13531

In the matter of
The will of
Anna Schmeck
deceased
the will of Anna
Mansville in
It is now a
decedent, died
all the next
resident of
of the filing of
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former order of
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and John W. Kim
and no. Ordici
in open court
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Wool, which lies
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Whitman
instrument
of said Anna
presented and
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Therefore, a
Will to probate
testimony of it
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13532

In the matter of
The estate of
Anna Schmeck
and allowed, &
in said will
an application
appointed as
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as such executor
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13531

In the matter of
the will of
Anna Schues,
deceased.

Order admitting to Probate and Records.
This matter came on this day for further
to be heard on the application of Augusta
Kandel to admit to probate and record
the will of Anna Schues, deceased, late of the village of
Marysville in said County heretofore filed in this Court.
It is now shown to the satisfaction of the Court that said
decedent died leaving no surviving spouse and that
all the next of kin of said decedent known to 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 waived notice and given
consent to the probate of said Will. And Arthur Potts
and John W. Kinsade the subscribing witnesses to said Will,
and no. Ordick the subscribing witnesses this day appeared
in open Court and having been duly sworn testified
respectively to the due execution and attestation of said
Will, which testimony was reduced to writing was subscribed
by them respectively and was filed with said Will.

Whereupon the Court finds that the aforesaid
instrument of writing is the last Will and Testament
of said Anna Schues, 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.

13532

In the matter of
the estate of
Anna Schues,
deceased.

The last Will of Anna Schues deceased
late of Marysville in said County
having heretofore been duly proved
and allowed. This day Augusta Kandel 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 ass. a statement in general
terms as to what the estate consists of and the probable value
thereof, and the Court being satisfied that said Augusta
Kandel is a suitable person and legally competent, and
that by the terms of said Will said testator ordered or
requested that the 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 appoint-
ment be published as required by law; that this
proceeding be recorded, and that said executrix pay
the costs.

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 February 26 - 1938.

- 13475 - Anna Blumenschein Adm. of the estate of Peter Blumenschein First and Final account.
- 13392 - Frank W. Carey executor of the estate of John W. Fisher, Decd. First and Final account.
- 8629 - Lillian M. Cunningham guardian of George W. L. Longmire, Incapable 13th account.
- 10873 - Bessie White Robertson, Guardian of Paul White, minor. First and Final account.
- 13419 - W. P. Vancum, adm. of the estate of H. E. McConnell, Decd. First and Final account.
- 13262 - Edwin D. Burdge, adm. of the estate of Abner J. Burdge, Decd. Final account.
- 13264 - H. K. Hamilton Adm. of the estate of Edward M. Hamilton Decedent. First and Final account.
- 12464 - Charles W. Orr, adm. of the estate of Edwin E. Lyon. First and final account.
- 13577 - George Blumenschein adm. of the estate of Margaret Blumenschein First and final account.
- 13259 - Ernest C. Reed, executor of the estate of Nina S. Baldwin, deceased. First and Final account.

10695^B In the matter of the Guardianship of John R. Jewell. This cause coming on to be heard on the application of the Guardian herein for incompetent authority to cash certain adjusted service compensation bonds belonging to his ward in order to finance a trip and to obtain clothing for his ward. After being fully advised in the premises, the Court finds that the trip and clothing are just and necessary and that the said ward should be allowed to make said trip for the benefit of his health and physical condition. The Court finds that the bonds mentioned herein are exempt from execution by creditors and that the ward may cash them himself for the above purposes if not for his incompetency. It is hereby ordered that such Guardian be, and he is authorized to cash and make demand for payment on adjusted service compensation bonds belonging to his ward, John R. Jewell, in order to obtain funds for the journey and to purchase clothing. The said funds bear the numbers 32450593 and 32450594 and will amount to the sum of \$100.00.

13513 In the matter of
Belle L. Lerner
of said estate
the date for hearing
1938, at 10
given to all parties
of this by
at least 10 days
except those
will hereafter
herein, etc.

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135-13

In the matter of
 Estate of L. L. ...
 It is ordered, that the approval of said inventory
 be set for hearing before this Court, on the 14th day of July
 1938, 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 an advertisement in the Richmond Gazette
 at least 10 days prior to the date of said hearing,
 except those who have waived said notice, or who
 will hereafter be personally served by the fiduciary
 herein, at least 10 days prior thereto.

This day an inventory in the above captioned
 estate was filed in this Court by the fiduciary
 of said estate. It is ordered, that the approval of said inventory
 be set for hearing before this Court, on the 14th day of July
 1938, 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 an advertisement in the Richmond Gazette
 at least 10 days prior to the date of said hearing,
 except those who have waived said notice, or who
 will hereafter be personally served by the fiduciary
 herein, at least 10 days prior thereto.

13424 Exec. Brok. Adr. of the
estate of
Ella Miller dec'd
Homer Lounery et al
Def't.

This day came the plaintiff and filed herein
her petition praying for an order to
sell the real estate of said Ella Miller
deceased, therein described, to pay the
debts and costs of administering the
estate of said decedent. Plaintiff
further says that due and legal notice of the filing
pendency and prayer of said petition, and of the time in
which they are required by law to answer, the same, has
been given by service of summons as provided by law.
Excepting those who shall yet enter their appearance
and this cause is continued.

On application of the Plaintiff and it appearing
to the Court that the defendant Berrell Lounery is a
minor and was duly served with summons in this action,
and is over fourteen years of age, but has neglected
to apply for a guardian for the said minor within 20 days
after the service of summons on him in this action:

and it further appearing to the Court that James
Lounery is a minor under the age of 14 years - and
was duly served with summons in this action.

Therefore, Arthur W. Hallenray is hereby appointed
guardian for the said minor in this case:
and said Arthur W. Hallenray thereupon appeared in
open Court and accepted said appointment. and it
is ordered that he file an account for said
minor instantly.

13491 Grogan Bander
of the estate of
William E. Miller
decedent
vs.
Harry Mallenray
Def't.

Under the form
motion of said
to said order: and
and finding the
and being satisfied
is ordered that
confirmed.

execute a deed
William E. Miller
in said real
said purchase
with the sum
It is further
of the terms of
Victory State Bank
Lighthouse Road
in the office of
And now let
upon the plea
distribute the
sum of \$2400
Bander as a
in his hands.

First: To the
#55.39 that
real estate
Second: To the
Mon County
amount of a
Administered
\$46.00

Third: To the
apply on the
Fourth: To
Fifth: To
Sixth: To
And there
Administrator
that said Ad
Account, ac

13491

Grym Sanders, ad. of the estate of William E. Willmord deceased.

Decree of Confirmation, Order for Deed, of Distribution of Proceeds-

vs. Harry Willmord et al.

This day this cause came on, to be heard upon the report of Grym Sanders Administrator of the estate of William E. Willmord 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 William E. Willmord, and all of the defendants, in this cause, in said real estate, to the purchaser, John B. Willauer, upon said purchaser paying the purchase price of said real estate to wit, the sum of \$2400.00 in cash.

It is further ordered that the clerk cause satisfaction of the liens of the Federal Farm Mortgage Corporation, Nat. Victory State Bank and D. W. Mast, doing business as the Lightening Rod Company, be entered in the records thereof, in the office of the Recorder of Union County, Ohio.

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 \$2400.00 the court orders that the said Grym Sanders, as Administrator as aforesaid, out of the money in his hands, pay:

First: To the Treasurer of Union County, Ohio, the sum of \$55.39, that being the amount of taxes due on said real estate.

Second: To L. W. Hazen, Judge of the Probate Court of Union County, Ohio, the sum of \$24.91 that being the amount of attorney fees to Hooper and Sanders \$100.00, Administrator fees \$100.00, court costs, revenue stamps, etc. \$46.91.

Third: To the Federal Farm Mortgage Corporation, to apply on its lien, to wit: the sum of \$730.98.

Fourth: To the Nat. Victory State Bank to apply on its lien, to wit: the sum of \$711.23.

Fifth: To D. W. Mast, to apply on his lien, to wit: the sum of \$56.83.

And, there remaining in the hands of said Administrator the sum of \$598.58 it is ordered that said Administrator account for same in his final account, according to law.

13424

Exec. Brak. Adm. of
the estate of
Ella Miller.

Decs.
Plff.
James L. Soney,
Carroll Soney
a minor
Frank Soney a minor
Mary Soney Miller
J. J. Soney

The Land Bank Commission
of Louisville, Kentucky
Defts.

Plaintiff herein having filed a
petition asking for the sale of real estate
to pay debts, and all of the parties having
been served with summons, or having
filed their answers and thus being
in court, and the defendants, The
Federal Farm Mortgage Corporation
having reported to the court that a
purchaser was at hand who was
willing to buy said real estate at
private sale for more than the
appraised value, to wit, the sum of
\$25,645.71 and in addition to pay
to Norman C. Bourn his commission
as real estate broker for effecting said sale, and the
court being fully advised and finding that it would
be for the advantage of said estate to sell said real
estate to such prospective purchaser, Frank O. Laird.

It is Ordered that the plaintiff herein be, and she is
hereby directed to prepare and file with this court, all of
the proper and necessary papers to carry out the sale of
said premises to Frank O. Laird at private sale, subject
to the mortgages of the Federal Farm Mortgage
Corporation for the sum of \$25,645.71.

Said purchaser shall receive the land hereon shown
in the wheat now growing on said farm and shall
be given possession on March 1-1938

13539

In the matter of

The Guardianship of

Annabelle Simpson, minor Annabelle Simpson, for authority to
expend part of the money belonging to his ward, for the support and
maintenance of his ward and her child, and the court being fully
advised and finding that it is necessary and proper that said
guardian expend money each month for the support of said
ward and her child. It is Ordered that said guardian
do, and he hereby is authorized, to expend the sum of \$43.80
each month for the support and maintenance of his
ward, and her child.

This cause coming on to be heard on the
motion of Wesley B. Witt by Guardian of
Annabelle Simpson, for authority to
expend part of the money belonging to his ward, for the support and
maintenance of his ward and her child, and the court being fully
advised and finding that it is necessary and proper that said
guardian expend money each month for the support of said
ward and her child. It is Ordered that said guardian
do, and he hereby is authorized, to expend the sum of \$43.80
each month for the support and maintenance of his
ward, and her child.

13491

Grogan Sanders
of the estate of
W. E. Miller

Plff.
Harry Miller
Plff.

evidence, that
to sell said real
estate at private sale,
such as provided by
us. provided by
value thereof
cash in hand
is ordered to

This day this
of Grogan Sanders
E. Miller

former order
petitioner to
order: the Court
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William E. Miller
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sum of \$5.50
on said real
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And now a
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And now a
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sum of \$5.50
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estate:

To L
Union County,
the amount

19491

Gwynn Sanders Adm. of the estate of W.E. Merritt, dec'd.

It further appearing to the Court, that the Plaintiff has given additional bond, in the sum of \$2500.00 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 interest of said estate to sell said real estate described in the petition at private sale, it is now ordered, that Gwynn Sanders as such administrator sell real estate in the petition described as provided by law, at not less than the appraised value, thereof on the following terms, to-wit:

Harry Merritt, et al. vs. Gwynn Sanders, et al.

Cash in hand, on day of sale. And, Plaintiff is ordered, to make them forthwith upon such sale - Deeds of Confirmation, etc.

This day this cause came on to be heard upon the report of Gwynn Sanders, administrator of the estate of William E. Merritt, 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, as deed, of all the right title and interest of the said William E. Merritt, and all the defendants in this cause, in said real estate, to the purchaser, John O. Willauer, upon said purchase, paying the purchase price of said real estate, to-wit: the sum of \$2400.00 in cash.

It is further ordered, that the Clerk cause satisfaction of the liens of the Federal Farm Mortgage Corporation, the Victory State Bank, and D.W. Mast, doing business as the Lightning Rod Company, to be entered on the records, thereof, in the office of the Recorder of Union County, Ohio.

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 \$2400.00, the Court orders that the said Gwynn Sanders as administrator, do, as aforesaid, out of the money in his hands, pay:

First: To the Treasurer of Union County, Ohio the sum of \$55.39, that being the amount of taxes due on said real estate.

Second: To L. N. Hazen, Judge of the Probate Court of Union County, Ohio, the sum of \$24.69, that being the amount of attorney fees to W. Cooper, Adm. Sanders \$100.00

Administrator's fees \$100.00. court costs. revenue stamps etc. \$46.99
Total.

In the Federal Farm Mortgage Corporation, to apply on its
liability limit: the sum of \$730.00

In the Mt. Victory State Bank, to apply on its liability limit:
the sum of \$711.23

In the Mt. P. B. Trust, to apply on its liability limit: the sum
of \$56.83

And there remaining in the hands of said Administrator
the sum of \$298.23 it is ordered that said Administrator
account for same in his final account, according to law.

13 473 In the matter of
Ella Miller. De
creditor of the
he cited to. ap
not to. remon
Contempt; it
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he served forth
Administrator is
appraised in F

13 536 In the matter of
The Estate of
J. W. Yealey, Deced
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fully advised
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13 306 In the matter
The Estate of
John T. Keenan
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due notice the
No. exceptions
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particulars. times
and being fully
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Moreover for
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It is ordered
to be recorded, and
required -

13 536. In the matter of
The Estate of
J. W. Yealey, Deced
A. Plymouth he
Comm. for not
fully advised
said adminis

s etc. \$ 46⁹⁹

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administrator

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ing to law,

13 423

In the matter of application having been made by the
 Ella Miller, Deceased. Federal Farm Mortgage Corporation, a
 creditor of the above estate, that Cecil Postle, adx: Deuce
 be cited to appear and show cause why she should
 not be removed, as said adx. or, punished for
 Contempt, it is ordered, that said application be heard
 before this court on February 9 - at 9:30 A.M. and that notice
 be served forthwith upon said administrator. Said
 administrator is further ordered, to file an inventory and
 appraisal in this cause, by 9:30 A.M. July 9 - 1938.

13 536

In the matter of The Estate of
 J. W. Yealoy, Deceased. This day this cause came on to be heard upon the
 report of Gertrude M. Gray, adx. of her
 sale of the chattel property of the estate, at private sale,
 and was submitted to the court. And, the court, being
 fully advised in the premises, finds that said sale, is in
 accordance with the former order of the court, and, for the
 highest and best price said administrator could obtain
 therefor, and, does therefore confirm and affirm the same.

13 306

In the matter of Trust and Final Account.
 The Estate of John Treanor, Deceased. This day the final and final account of Rosa Treanor,
 executrix, of the estate of John Treanor, dec'd
 came on for hearing and settlement.
 due notice thereof having been published according to law,
 no exceptions having been filed thereto, and, no one now
 appearing to except or object to the same; and, the Court
 having carefully examined said account, and, the
 vouchers therein and, all the matters pertaining thereto,
 and, being fully advised in the premises, finds the same
 the 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 \$2,500⁰⁰ as a credit, being
 a just and reasonable amount expended by her, for
 Mortar for deceased, and crypt. Richard C. Thrall
 services as attorney, is hereby allowed the sum of \$300⁰⁰
 the Court find said account duly balanced, and, said
 account settles accordingly to law. It is ordered
 that said executrix pay the costs \$5-- paid 1937.
 It is ordered that said account and the proceedings herein
 be recorded in the Records of this office. No bond
 required -

13 536

In the matter of This day this cause was to be heard upon the application
 The Estate of of Gertrude M. Gray, adx. for an order to sell, at private
 J. W. Yealoy, Dec'd sale, the chattel property of the estate, consisting of
 a Plymouth Sedan, auto trailers, 13 lambs, 17 sheep, and 100 bushels of
 Corn for not less than the appraised value. And, the Court, being
 fully advised in the premises, sustains said application, and
 said administrator is hereby authorized and directed

THE COL. B. B. REG. CO. 74828

to sell said property at private sale for not less than its appraised value per page 277 n

135-36

THE COL. B. B. REG. CO. 74828

135-41 In the matter of the estate of Emma Phelps De Phelps discuss filing of an advised in the personal property only property ordered by the Prob. appraise dispersed with

135-42 Myrtle Mowbray as executrix of the estate of Emma Phelps De Phelps. Discuss herein discuss to pay debts It is ordered day of March for defend and returnable as

13541

In the matter of
The estate of
Emma Phelps Dec'd
Mony. as executrix of
the estate of Emma
Phelps deceased,
asking that an
inventory be
dispensed, and
the Court being
advised in the
premises, at this
time, finds there
is no personal
property
belonging to
said estate,
and that the
only property
consists of
real estate,
therefore, it
is ordered by
the Court, that
the taking of
an inventory
and appraisement
be, and the same
is hereby
dispensed with
until further
ordered by the
Court.

This day, this case came on for
hearing on the application of
Mony. as executrix of the estate of
Emma Phelps deceased, asking that
an appraisement and
inventory be dispensed, and the
Court, being advised in the
premises, at this time, finds there
is no personal property
belonging to said estate, and that
the only property consists of
real estate, therefore, it is
ordered by the Court, that the
taking of an inventory and
appraisement be, and the same
is hereby dispensed with until
further ordered by the Court.

13542

Mony. as executrix of
the estate of
Emma Phelps Dec'd
Phff.
Earl Mony. et al
Defts.

Order. Hearing for hearing.
This day Mony. as executrix of the
estate, and will of Emma Phelps
deceased, filed in this Court, her
petition praying for an order
to sell the real estate
therein described, belonging to
the estate of said decedent,
to pay debts and costs of
administration.

It is ordered that said petition
be heard on the 14 day of
March, 1938 at 1 P.M. and that
summons for defendants issue to
the Sheriff of this County,
returnable according to law.

13552

In the matter of
the estate of
John E. Bishop
deceased.

Ordered for appointment and for Bond
This day Faye E. Bishop 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 John E. Bishop deceased late
of James Township in said county and an affidavit that there
is not to her knowledge any last will and testament of the said
decedent also a statement in general terms as to what
the estate consists of and the probable value thereof; and the Court
being satisfied that an administrator should be appointed
and that said Faye E. Bishop 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 \$5000 and this
cause is continued

Bond approved. Letters Issued.

This day Faye E. Bishop appeared in open court accepted
the appointment as administrator of the estate of John E. Bishop
deceased and gave and filed herein her Bond in the sum
of \$5000 conditional according to law with Esther J. Hooper,
Leland Bishop and Howard Bishop and Irene Brown as
sureties which Bond is approved by the Court. It is
therefore ordered that letters of administration issue to said
Faye E. Bishop that notice of said appointment be published
as required by law that this proceeding be recorded and
that said administrator pay the costs hereof taxed

3755D

In the matter of
The Guardianship
of Mary J. Chapman
Incompetent

This day this cause came on to be
tried upon the application of C. O.
Wiley Guardian of Mary J. Chapman
for an order authorizing him to
paint and repair building on the real estate owned
by said ward. The Court being fully advised in the
premises and from the evidence finds that it is
necessary that said building be painted and that the
cost of the same will be approximately \$700.

It is therefore ordered, adjudged and decreed
that the said C. O. Wiley as such guardian proceed
to have said barn painted and is hereby authorized
and instructed to purchase the necessary materials
therefor the total cost of labor and materials not to
exceed the sum of \$700.

Dated Sept 2-1927

13424

Exec. Brake.
administrator
of the estate of
Ella M. Miller
Deft.
Homer Lowry
Plff.

to the interest
in the petition
said Exec. Br.
estate in the
not less than
following ten
days and
forthwith of
Journal City

13424

This matter
of the plaintiff
above decedent
successor of an
Carroll Lowry
of the defunct
Corporation, in
default of
according to
herby appro
that all nec
that the prayer

The Court
owned an
estate and
Brake, her
Janet Lowry
one-half interest
the sale of the
prevents the
party Trusting
brake could
benefit of an
entire tract
said real estate
interest therein
officer that
petition was
at \$2300
dispensed
herefrom given
estate of

Bond in open application to be used. late that there the said what s. the Court pointed out. appointed the sureties this

accepted E. Bishop the sum of Hooper. is. to said which at out. on to the of C. O. ap man in to must in the that the deced. your card thozized attempts to not to

13424 Execut Brake. administrator of the estate of Ella Miller, Decd. Pffs Homer Lowmy, et al. Dfts.

13424

It. for the appearing to the Court that the Plaintiff has given additional Bond in the sum of \$2300 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 said Execut Brake, 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, at the time of the sale. And Plaintiff is ordered to make return of forthwith upon return of such sale of

Journal Entry: 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 her estate, and the answer of another Dr. Kullmay, guardian ad litem of Carroll Lowmy and Janet Lowmy minor, the cross-petition of the defendant, The Federal Farm Mortgage Corporation, mortgagee, the other defendants being in default of answer, although served with summons according to law, and such service of summons, is hereby approved. The Court finds from the evidence that all necessary parties are before the Court, and that the prayer of the petition should be granted. The Court finds that the said Ella Miller, deceased, owned an undivided one-half interest in said estate and that the defendants Execut Brake, Ray Brake, her husband, Homer Lowmy, Carroll Lowmy, Janet Lowmy and Mary Shuley Miller, owned the other one-half interest thereof. That petition praying for the sale of the entire interest of the estate, and not merely the one-half interest of Ella Miller, and no party having objected thereto, and all real estate being owned by heirs, and that it would be to the benefit of everyone concerned to have the sale of the entire tract sold; it is ordered, that all of the said real estate be sold herein, free from any donor interest therein of Homer Lowmy, and Mary Shuley Miller; that the real estate described in the petition, was appraised by the appraiser of the estate at \$2300, 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 Ella Miller in the amount of Two Hundred

is insufficient and is ordered that he file an additional Bond with sufficient sureties to be approved by this Court in the sum of \$2300. and this cause is continued.

13424 Cecil Brate, admx. of the estate of Ella Miller, dec'd. v. Deft.

This cause coming on to be heard, and it appearing that on February 5-1938, this Court made an order instructing the administrator herein, to sell the real estate described in the petition to one Frank O

Horner Louny et al Defts.

Laird for the sum of \$2565.00 and it now appearing to the Court that another purchaser has been obtained, who will pay \$2850.00 for the same, it is hereby ordered, that the entry mentioned above be and the same is hereby set aside.

It is further ordered, that Norman B. Bourn be, and he hereby is, allowed a commission as real estate broker for his services herein, in the sum of \$76.75.

13424 Cecil Brate, admx. of the estate of Ella Miller, dec'd. v. Deft.

Entry confirming sale - ordering deed & Distribution. This case, come on to be heard upon the report of Cecil Brate, admx. of the estate of Ella Miller, deceased, of her

Horner Louny et al Defts.

winding 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, being fully advised in the premises, and finding the proceedings of said petition in all respects, in conformity to the order of this Court and to law, and being satisfied that said sale was fairly and legally made, for the best price that could be obtained for said real estate, and not less than the appraised value thereof, it is ordered, that the same be, and it is, hereby approved, and confirmed.

It is further ordered, that the said administrator execute a deed, for said real estate to the purchaser Ray A. Brate.

It is further ordered, that said administrator, out of the money in her hands, pay

First, to the Treasurer of this County, the sum of \$27.32, being the taxes against said property.

Second: the costs and expenses incurred in the sale of said property including an attorney fee of \$134.00 to Clayton L. Barst, and \$134.00 the percentage of the said administrator herein, and a real estate commission to Norman B. Bourn, of \$76.75 the total costs, amounting to the sum of \$344.32.

Third, to the Federal Farm Mortgage Corporation the sum of \$2324.74 on the mortgage described in its answer which the Court finds to be the amount due to Forest, to Dr. J. L. Boylan, the sum of \$294.72.

for services due the sum of \$7

13423 In the matter of

Ella Miller & Captained sole hearing that notice of been given to required by law there. It is being duly exa

13501 In the matter of

The estate of W. O. Clutter, dec'd. W. O. Clutter, dec'd.

The Court finds that of the State of a approusement have consented

The Court for Inventory and a Coverd and hereby approve

9755 In the matter of

The Parish Mary J. Chapin Incumple of suit Guardian Court, do ord hearing on Sa of which time

12936 In the matter of

The Estate of Fred Neer, dec'd. Neer, dec'd in the premises duly approuse estate of Fred Neer, dec'd. to the firm Finance Co., at purchasing firm at \$90.00 per share in hopey is authorizing Finance Co. at \$5 five shares of the at \$90.00 per

for services during the last illness and to M. F. Freeman, the sum of \$739.44 for funeral bill.

13423 In the matter of appraising Inventory
 Allen Miller Dec'd This day, the Inventory in the above captioned estate, heretofore filed herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory, has been given to or waived by all interested parties, as required by law, and no exceptions having been filed thereto. It is now ordered, that said Inventory after being duly examined, be allowed and confirmed.

13501 In the matter of The estate of W. O. Clutter, Dec'd, by G. A. Harper administrator, of the estate of W. O. Clutter, deceased.

This day this cause came on to be heard upon the filing of the inventory and appraisement of the estate of W. O. Clutter, 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.

13755 In the matter of The Guardianship of Mary J. Chapman, an. Incompetent.

Filing 14th account. This day came G. D. Wiley Guardian of Mary J. Chapman, an. Incompetent, of Union County, Ohio, and presented his 14th 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 March, 1938, at 1 P.M., at which time said matter is continued.

12936 In the matter of The Estate of Fred Neer, deceased.

This day this cause came on to be heard upon the application of R. B. Neer, as Trustee of the estate of Fred Neer, deceased. And the Court being fully advised in the premises, finds that the said R. B. Neer is the duly appointed, qualified and acting Trustee of the estate of Fred Neer, deceased. The Court further finds that it appears to the benefit of said estate to sell five shares of the 4% preferred stock of the Ohio Finance Co. at \$85.00 per share, and to reinvest the proceeds therefrom by said Trustee purchasing five shares of the Common Stock of the Ohio Grain Co-operative Association at \$90.00 per share. It is therefore ordered, a judge of the Court being present, that said Trustee be and he is hereby authorized and empowered to sell five shares of the 4% preferred stock of the Ohio Finance Co. at \$85.00 per share, and he is hereby authorized and empowered to purchase five shares of the Common Stock of the Ohio Grain Co-operative Association at \$90.00 per share.

13473 In the matter of
 The estate of
 Blanche Croft
 Decedent
 debts to set
 of July, 1938 and
 hearing to give
 law of the State
 of general circ

13457 In the matter of
 The estate of
 Eva L. Shipley
 Decedent.
 Decedent, and
 for an order o
 to said decedent
 It appearing
 a resident of
 intestate in the
 9 day of May
 appointed and of
 decedent. that
 the foregoing i
 of residence and
 interest pass
 estate passed
 Fred W. Shipley, and
 and that the
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 Complied with
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 of the Court
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 provided by law

13553 In the matter of
 the will of
 Beere D. Thompson
 and Testament
 to probate; It
 the presentation
 admission of
 next of kin of
 State, and that
 14 day of July, 19

13473 In the matter of this day a Schedule of debts in the above
 the estate of deceased estate, was filed in this Court
 Blanche Craft, by the fiduciary of said estate. It is ordered
 Decreed that the approval of said Schedule of
 debts be set for hearing before this Court on the 21 day
 of July, 1938 at 10 A.M. and that one week's notice of said
 hearing be given to all persons entitled to notice under the
 law of the State of Ohio by publication thereof in an newspaper
 of general circulation in the County.

13457 In the matter of an authority to transfer Real Estate
 the estate of this day came Fred W. Shipley
 Ern L. Shipley Administrator of the estate of Ern L. Shipley
 Decedent.

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 Ern L. Shipley
 a resident of York Township in said County, died
 intestate on the 26 day of February 1937, and that on the
 9 day of March, 1937, Fred W. Shipley was duly
 appointed and qualified administrator of the estate of said
 decedent; that, insofar as they can be ascertained,
 the foregoing 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.

Fred W. Shipley, on 21, pro. ex. York Tp. Admin. Co. D. Milome - 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.

13553 In the matter of an application having been this day
 the will of presented to the Court by Bert Danner
 Belee D. Thompson. Deid. unling purporting to be the last will
 and Testament of Belee D. Thompson, deceased, he admittor
 of probate; It is ordered that -no- days notice, in writing, of
 the presentation of said will and of the application for the
 admission of the same, for probate, be given to the
 next of kin of said testator known to be resident of the
 State, and that a hearing on said application will be had on the
 14 day of July, 1938 at 9:30 A.M.

13553

In the matter of
The Will of
Belle D. Thompson,
Deceased.

Order admitting to Probate and Record

This matter came on to be further to be heard, on the application of Bert Danner to admit to probate and record the will of Belle D. Thompson, deceased, late of the village of Milford Center in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no spouse and all the next of kin of said decedent, known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have, received notice and given consent to the probate of said will. Ans. Guyton Sanders and Alice Guy Underwood, the subscribing witnesses to said will, this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed by them respectively and was filed with said will. Whereupon, the Court finds the aforesaid instrument of writing, is the last will and Testament of said Belle D. Thompson, deceased; that it was duly executed and attested; and that the said testator at the time of signing said will, was of full age of sound mind and memory and not under any restraint. Therefore the Court orders the admitting of said will to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

13525

In the matter of
The Estate of
Lafayette Cary, Deceased.

This day this cause came on to be heard upon the filing of the Inventory and appraisement by Sheldon W. Hill, Administrator of the estate of Lafayette Cary, 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 received 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.

13573

In the matter of
The estate of
Nath L. Lewis,
Deceased.

13711

In the matter of
The Estate of
Avis D. D.

13474

In the matter of
Blanch Croft
Deceased.

13584

In the matter of
The Estate of
Belle D. Thompson,
Deceased.

having heretofore Louis Michel as executor, who in open Court, such as, represent the estate come the Court, has written the person appointed as executor as required is continued. This says on trust as executor and you, and conditioned a company of T. Bond, is approved that letters testate that, notice of law; that the executor pay

13573 In the matter of The estate of Nath L. Lewis deceased. This matter came on to be heard, on the filing of the inventory and appraisement therein, and no exceptions, having been filed thereto, the same is hereby approved, and confirmed.

10711 In the matter of The Guardianship of Avis D. Lake, a minor of Avis D. Lake and minor. This day came Nancy O. Pinsky, Guardian of Avis D. Lake, a minor of Union Co. O., and presented her 9th and final account in settlement of said guardianship duties verified. Whereupon the Court do. order the same filed and advertised for hearing on Saturday the 26 day of March, 1938, at 1 P.M. to which date said matter is continued.

13474 In the matter of Blanch Kroft deceased. This day came Guy C. Luchman, ad. of said estate, and filed his 1st and final account herein. It is therefore ordered, that said account be set for hearing on Saturday the 26 day of March, 1938, 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 that this matter is continued until said time.

13554 In the matter of The Estate of Belle D. Thompson, deceased. late of Midport Center, in said County, having heretofore been duly proved and allowed, this day, Louis Michel 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 Louis Michel, 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 \$5000 - and this cause is continued.

This day Louis Michel appeared in open court, accepted the trust as executor of the estate of Belle D. Thompson, deceased, and gave and filed herein his Bond, in the sum of \$5000 - Conditioned according to law, with The Ohio Casualty Insurance Company of Hamilton Ohio as principal - as surety, which Bond, is approved by the Court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent, to Louis Michel that notice of said appointment be published, as required by law; that this proceeding be recorded, and that said executor pay the costs therein taxed.

13387 In the matter of the estate of Eva L. Shipley deceased. This day came Fred W. Shipley Adm. of said estate and filed his 1st and final account, herein. It is thereupon ordered that said account, be set for hearing on Saturday the 26. day of March. 1938. 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.

Transfer of property contained in of the proper

10688 In the matter of the estate of Lillian K. Taylor deceased. Authority to transfer. Real Estate. This day came W. H. Taylor, executor of the estate of Lillian K. Taylor, 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 Lillian K. Taylor a resident of the village of Richmond in said County died testate on January 3rd 1926, and that her last will and testament was filed in the Probate Court of Union County, this on July 2 - 1926, and recorded in volume 1, page 211, of the Record of Wills in said County, and that on the 20. day of March, 1926, W. H. Taylor was duly appointed and qualified executor of the estate of said decedent; that, insofar as they can be ascertained, the following is persons to whom each such parcel of Real Estate passed.

- | | | | |
|----------------------|--------------------|-------------------|------|
| Mrs. Clara M. Mörhn. | Richmond this, | daughter | 1/6. |
| William H. Taylor | " | son | 1/6 |
| R. L. Taylor | Marion, this | son | 1/6 |
| Roy W. Taylor | Los Angeles, Calif | son | 1/6 |
| Edith Sidpe | Richmond this | daughter | 1/6 |
| Blanche White | " " | " | 1/6 |
| E. J. Taylor | " " | surviving spouse. | |

Mr Taylor died May 28, 1937, which cuts off the life estate of the said E. J. Taylor.

all over age of 21 years. Applicant says that the will of Lillian K. Taylor, provides, as follows: "I give, devise, and bequeath to my husband, E. J. Taylor, to have, and to hold all my property, both personal and real, during his natural life." And that the description of said real estate, is, as set out in the application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; It is hereby ordered, that said real estate be transferred upon the duplicate of the County, where such parcels are situated, to the persons, named here in and that a certificate for the

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Transfer of said real estate, together with the description contained in the application, to be filed with the Recorder of the proper county for record, as provided by law.

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May 28, 1937,
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- 13551 In the matter of the estate of Nellie M. Flesher having named and approved a
- 13533 In the matter of the estate of Carl V. Brink as newspaper editor holding approval of the estate in said name together with the said property
- 13577 In the matter of the estate of Margaret Bles Decedent of Geo. Bles Margaret Bles news paper so with a copy to be recorded
- 13535 In the matter of the estate of J. H. Curry of this County. Curry as was published filed herein to that the same
- 11281^a In the matter of the estate of Hugo Calvin Decedent of W. R. Leane annexed of was published was filed here ordered that this office -
- 13552 In the matter of the estate of Jean E. Bishop Bishop. Ad the Court finds that flaws of the boundary and

- 13551 In the matter of
The estate of
Nellie M. Flecken Decd, by Inventory & appraisement having been filed herein and all of the persons interested having received notice thereof, the same is hereby approved and confirmed.
- 13533 In the matter of
The estate of
Carl V. Brooke, Decd. 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 Richard C. Thrall, as Administrator of the estate of Carl V. Brooke, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered, that the said proof be recorded in the records of this office.
- 13577 In the matter of
The estate of
Margaret Blumenschein, Decd. This day the affiant of F. T. Banner publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Geo. Blumenschein as administrator of the estate of Margaret Blumenschein 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.
- 13535 In the matter of
The estate of
T. H. Curry, Decd. This day the affiant of F. T. Banner publisher of the Union County Journal a newspaper of general circulation in this county, that the notice of appointment of Clara V. Curry as administrator of the estate of T. H. Curry, deceased, was published in said newspaper as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.
- 11281^a In the matter
of the estate of
Hoyu Calvin Stewart
Decd. 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 W. R. Cameron as ad. de bonis non, with the will annexed, of the estate of Hoyu Calvin Stewart 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.
- 13552 In the matter of
The estate of
John E. Bishop, Decd. This day this cause came on to be heard, upon the filing of the Inventory and appraisement, by Fay E. Bishop, Administrator of the estate of John E. Bishop, Decd. 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 received notice of the

filing thereof and have consented to its immediate approval.
 The Court, upon their finding 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.

13556

In the Matter

The will of
John M. Long

Decedent

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13556

In the Matter

The will of
John M. Longtrake
deceased.

An application having been this day
presented by Will M. and Pearl Longtrake
praying that an instrument, in
writing purporting to be the last will
and testament of John M. Longtrake, deceased, be
admitted to probate. It is ordered that 30-
days notice, in writing, of the presentation of said will
and of the application for the admission of the same
for probate be given to the next of kin of said testator known
to be residents of the State, and that a hearing on said
application will be had on the 17 day of February, 1938
at 10. A. M.

Order admitting to Probate, and Record.

This matter came on this day further to be heard, on
the application of Will M. Longtrake and Pearl Longtrake
to admit to probate and record the will of John M.
Longtrake deceased, late of the village of Maryville, 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.

judgment to a former order of this Court, or have
waived notice and given consent to the probate of said will.

Ant. Norman C. Brown, and Gertrude G. Brown, the
subscribing witnesses to said will, and Norman C. Brown and
Norman C. Brown, the subscribing witnesses to the Credent
dated Decemr 28-1933 and Norman C. Brown and Gertrude
G. Brown, the subscribing witnesses to the Credent dated
March 18, 1935. a part thereof this day appeared in open
Court, and having been duly sworn, testified respectively
to the due execution and attestation of said will,
and of said Codicils, which testimony was reduced to
writing, was subscribed by them respectively, and was filed
with said will.

Whereupon the Court finds that the aforesaid
instrument of writing, together with said Codicils,
is the last Will and Testament of said John M.
Longtrake, 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 ad writing of said
will to be probate, and that it together with the said
testimony of the witnesses above named, be entered
of record, in this Court.

Thursday Feb. 17

1938

13557 In the matter of the last Will of John M. Longbrake, deceased, late of Marysville in said County, John M. Longbrake having heretofore been duly proved and Decedent allowed. This day, Will M. Longbrake, and Pearl Longbrake, 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 Will M. Longbrake, and Pearl Longbrake, are suitable persons and legally competent, and that by the terms of said Will said Testator, ordered, or requested, that his executors may execute it without giving Bond; it is ordered that they be appointed as such executors and that Letters Testamentary be granted and issued on the Will of said decedent to them, without giving Bond, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$1

13368 In the matter of the estate of Mary Ann Eddy, Deid. It is ordered, that said account be set for hearing on the 26 day of March, 1938, 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.

13547 In the matter of the Guardianship of Mary Fisher, incompetent, ordered. The Court found insane Grant, and is and preserving a Guardian to that Trade Hor having filed a sum of \$1000.00. Horison. It is ordered that Letters of Guardianship be provided by

13547

In the matter of
The Guardianship
of Mary Fish.

Incompetent

This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all interested parties, as heretofore ordered. The Court finds that said Mary Fish was found insane on the 23 day of December, 1937 by this Court 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 Wade Hornum is legally competent and he is having filed an application herein and give Bond in the sum of \$1000.00 conditioned according to law with Wade H. Hornum, H. C. Newhouse, and W. H. Hornum as sureties thereon. It is ordered that said bond be approved and that Letters of Guardianship issue to said Wade Hornum as provided by law.

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Saturday July 19

135-38

In the matter of
Emory Sprague, Dec'd
in open court. and made application for an order directing the omission of an appraisement of the estate of said decedent, and it appearing to the Court that there is no real estate and the personal property is all in money in the nature of cashier's checks, and in the sum of \$1840.00. It is therefore ordered, that the same be omitted and that said application for order dispensing with inventory and appraisement, is hereby filed, as an inventory in lieu thereof.

135-54

In the matter of
The Estate of
Belle D. Thompson
Dec'd.
This day, this cause came on to be heard upon the filing of the inventory and appraisement in the above mentioned estate, and the Court, fixes the 1st day of March, 1938, at 10. A.M. o'clock as the time for hearing on the approval of the same. The Court further orders that notice of said hearing be given in the Union County Journal a paper published and of general circulation in Union County, this for one insertion at least ten days prior to the time of said hearing.

135-38

In the matter of
Emory Sprague, Dec'd Administrator of said estate, and filed his first and final account thereof. It is thereupon ordered, that said account be set for hearing on Saturday the 26th day of March, 1938, 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.

135-51

In the matter of
The Estate of
John M. Longbrake, Dec'd.
Longbrake, executor of the estate of John M. Longbrake, deceased.
This day this cause came on to be heard upon the filing of the inventory and appraisement by Hall M. Longbrake and Pearl Longbrake, executors of the estate of John M. Longbrake, deceased. The Court being fully advised in the premises finds that all persons entitled to notice under the laws of this State of the filing of said inventory and appraisement have had 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.

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13240

In the matter of
The estate of
Howard Martin
deceased.

This day came Delpha Martin, administratrix with the will annexed of the estate of Howard Martin, 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 Howard Martin, a resident of Leesburg Township in said County, died testate on the 14th day of September 1936, that his last will & testament was filed in the Probate Court of Union County this on October 2-1936. Admitted to probate on October 6th 1936 and recorded in Volume V. Page 348 of the Record of Wills in said County and that on the 6th day of October 1936 Delpha Martin was duly appointed and qualified as Adm. with the will annexed of the estate of said decedent; that insofar as they can be ascertained the following is a list of persons with their ages, place of residence and relationship to the decedent and interest passing, to whom each such parcel of Real Estate passed by descent or devise:

Name	Age	Residence	Relationship	Portion
Delpha Martin	Wid. 45	Marquette, D. R. I.	Surviving spouse	all.

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.

13 5-5-8

In the matter of
The estate of
John D. Arnold
deceased

married in said County and filed on a will appointed in general terms for the value said Robert A. competent and ordered and a spring bond; it is issued in the giving Bond. justified as recorded and taxed at \$

13355

In the matter of
Thomas F. L
deceased

Lickwood and ordered that on Saturday the 14th notice to Union Co Journal continued until

13473

In the matter of
The Estate of
Beverly Craft
deceased

of the filing of the will unless exceptions have said schedule be allowed.

17558 In the matter of
The Estate of
Ida D. Armistead,

The last Will of Ida D. Armistead deceased, late of Maupsville, R. F. D. #4, in said County, having been duly proved and allowed: Deceased. This day Robert Armistead 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 Robert Armistead is a suitable person and legally competent, and that by the terms of said Will said testatrix ordained, and requested 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 # ✓

13355 In the matter of
Thomas F. Lockwood,
Deceased.

Trust account. This day came Laurence W. Lusk Administrator of the estate of Thomas F. Lockwood and filed his first account herein. It is thereupon ordered, that said account be set for hearing on Saturday the 26th day of March, 1938 at 1 P.M. and that notice thereof be published as required by law in the Union Co Journal, a newspaper of this County. This matter is continued until said time.

13473 In the matter of
The Estate of
Blanche Craft,
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 said Schedule of Debts, has been given to all interested parties, as required by law, and no exceptions have been filed thereto, it is now ordered, that said Schedule of Debts, after being duly examined, be allowed, and confirmed.

Wednesday July 23

1938

13559 In the matter of
 The estate of
 Clara L. Wolgamot
 Deceased. as administrator of the estate of Clara L. Wolgamot
 deceased, late of the village of Mansfield, 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
 William M. Wolgamot is, a suitable person, and legally
 competent, it is ordered that he be appointed as such
 administrator upon giving Bond with sureties as required
 by law in the sum of Two thousand Dollars, and this
 cause is continued.

This day William M. Wolgamot appeared in open
 court, accepted the appointment as administrator of the
 estate of Clara L. Wolgamot deceased, and gave and
 filed herein his Bond in the sum of \$1200 with
 C.E. Brooks and Fred T. Houston, as sureties, which Bond
 is approved by the court. It is therefore ordered
 that letters of administration issue to said William M.
 Wolgamot, 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.

13240 In the matter of
 The estate of
 Howard Martin
 Deceased. This day came Dapha Martin executrix
 of said estate, and filed her first
 and final account herein. It is
 therefore ordered that said account
 be set for hearing on Saturday the 26. day of March
 1938. 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.

13450 In the matter of
 The estate of
 Harmon R. Peters
 Deceased. This day came Florence A. Somerset
 as adm. of the estate of Harmon R.
 Peters, deceased; and filed her
 first and final account herein.
 It is therefore ordered that said account
 be set for hearing on 26. day of March 1938. at
 1.0'clock P.M. and that notice thereof be published
 as required by law in the Union Co Journal, a newspaper
 of this county, and this matter is continued until
 said time.

THE COL. S. S. REG. CO. 74529

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135-63 In the matter of
 The Guardianship
 of Henry
 Phyllis
 Paul
 Howard
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The Court
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The Court
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 as provided.

135-63

In the matter of:
 The Guardianship
 of Henry Amrine
 Phyllis Amrine
 Paul Amrine
 Theodor Amrine
 Minors.

This day this cause, came on to be heard upon the application of William R. Cameron, of Marysville, Wis. for an appointment as guardian of the estate of Henry Amrine, Phyllis Amrine, Paul Amrine; Theodor Amrine, the minor children, all under the

age of 14 years of Max Amrine and Hattie Amrine, residents of Union Township, Union County, Wis., and the consent and request of Max Amrine and Hattie Amrine parents of said minor children, and the persons having custody thereof, that the said William R. Cameron be appointed guardian of the estate of said minor children.

The Court being fully advised in the premises, finds that the said Max Amrine and Hattie Amrine are residents of Union Township, Union Co. Wis.; that they are the parents of said children; that they are the persons having the custody and control of said children, and that the said Max Amrine and Hattie Amrine have, in writing, consented and requested that William R. Cameron, of Marysville, Wis. be appointed guardian of the estate of said minors.

The Court further finds that, it is necessary for the best interests of said minors that a guardian be appointed of their estate, and that all parties interested in said appointment, that is the parents of said children, and the persons having custody of said children, have waived notice of the filing of said application and have consented to an immediate hearing thereon, all of said minors being under the age of 14 years - It is, therefore,

ordered, adjudged, and decreed, that William R. Cameron, of Marysville, Wis. be appointed as guardian of the estate of said minor children Henry Amrine, Phyllis Amrine, Paul Amrine and Theodor Amrine.

And it appearing to the Court, that the said William R. Cameron, is legally competent, and has given bond in the sum of \$6000 conditioned according to law, with the United States Fidelity and Guaranty Co. as surety thereon, it is ordered that said bond, be approved, and that letters of Guardianship issue to the said William R. Cameron as provided by law.

13538 In the matter of the estate of Emory Sprague, deceased. (This day Harold Sprague appeared) 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 Harold Sprague as adm. of the estate of Emory Sprague, 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.

13545 In the matter of the estate of Emory Sprague, 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 Ralph W. Herd, as executor of the estate of Ira Viola Herd, 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.

13537 In the matter of the estate of Anna Schuss, 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 Augusta Rundel as executrix of the estate of Anna Schuss, 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.

13549 In the matter of the estate of Jesse F. Bain, deceased. This day the affidavit of J. M. Huber, publisher of the Marysville Tribune a newspaper of general circulation in this County that notice of appointment of Jennie F. Bain, as executrix of the estate of Jesse F. Bain, deceased, was published in said newspaper, as heretofore ordered, that the same be recorded in the records of this office.

13546 In the matter of the estate of J. Bay Herd, 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 Ralph A. Herd, as Administrator of the estate of J. Bay Herd, 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.

13562 In the matter of the estate of Ira Viola Herd, deceased. It is ordered that the hearing be held on 1938 at 10. Hearing to give the law of the Marysville Tribune of said hearing notice or who fiduciary herein

13563 In the matter of the estate of J. Bay Herd, deceased. Inventory to set day of March 1 hearing to give the law of the Marysville Tribune of said hearing notice, or who fiduciary herein

13562 In the matter of the estate of A. P. Russell, by law to be A. P. Russell, and an affidavit last a statement consists of Court. thing appointed I person, and appointed with sureties Three thousand This a bond accep of the estate time filed he Three thousand with Elmer The Marcella Appoint by that letters of that notice of

13562 In the matter of
Eva Violet Herd,
Deceased

This is an inventory in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said inventory be set for hearing before this Court on the 10 day of March 1938 at 10 o'clock A.M. and that notice of said hearing be given to all persons entitled to notice under the laws of the State of Ohio by publication in the Marietta 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.

13563 In the matter of
The Estate of
J. Bay Herd,
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 10 day of March 1938 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 Marietta 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.

13562 In the matter of
The Estate of
A. P. Russell, Dec'd.

This day Elwood Russell, 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 A. P. Russell, deceased, late of Marietta 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 Elwood Russell, is a suitable person and legally competent, it is ordered, that he be appointed as such administrator upon giving Bond with sureties as required by law in the sum of Three Thousand Dollars. This course is continued.

This day Elwood Russell, appeared in open Court accepted the appointment as administrator of the estate of A. P. Russell, deceased, and gave and filed herein his Bond in the sum of Three Thousand Dollars conditioned according to law with Elwood Russell, Bessie D. Russell, and Ernie Russell and Marcella Russell as sureties, which Bond, is approved by the Court. It is therefore ordered that letters of administration issue to said Elwood Russell, and that notice of said appointment be published

as required by law: that this proceeding be recorded, and that said Administrator pay the costs

13563

In the matter of the Guardianship of Henry Aurine. Et al. vs Max Aurine and Helle Aurine parents. And the persons having custody of the following named minor children, to wit: Henry Aurine, aged 13 years Phyllis Aurine aged 11 years. Paul Aurine aged 9 years and Thaddeus Aurine aged 7 years. Requesting that a guardian be appointed for the estate of said minor children for the protection of their interests.

The Court being fully advised in the premises, and from the evidence finds that it is necessary that a guardian be appointed for said minor children, and the Court finds that the parents and persons having custody of said children here, made said application and request said appointment, and it is therefore unnecessary that notice be given, and it is ordered that an immediate hearing be had thereon.

13560

In the matter of the estate of Ernest B. Reed Dec'd This day Ernestine Herd appeared in open Court and made and filed an application under oath as required by law, to be appointed as Administrator of the estate of Ernest B. Reed deceased, late of Taylor Township in said County, and an affidavit that there is not to her knowledge any last Will or Testament of the said intestate, also a statement in general terms as to what the estate consists of and the gross value thereof; and the Court being satisfied that an Administrator should be appointed and that said Ernestine Herd is a suitable person, and legally competent it is ordered that she be appointed as such Administrator upon giving bond with sureties, as required by law in the sum of Twenty Thousand and no/100 Dollars, and this cause is continued.

This day Ernestine Herd, appeared in open Court accepted the appointment as Administrator of the estate of Ernest B. Reed, deceased, and gave and filed herein her bond in the sum of Twenty Thousand Dollars with Cortha Reed and Pauline Pluffs as sureties, which bond is approved as by the Court. It is therefore ordered that letters of Administration issue to said Ernestine Reed, 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

12371

In the matter of The Estate of Helen Jolley and the Court found by the Maggie D. and acting as an incompetent of said Guardian 1934 - 7 3 3/4 principal and registered. The Court for to Court said It is further Maggie Duffey authorized to draw out of the Hundred Dollar

13432

D. M. Fields, executor of the estate of Wintha F. Reed vs. D. M. Fields, H. D. G. and bank, et al. It is further ordered that Wintha F. said real estate approved or of a deed by the Plaintiff is upon such a This day this executor of the the former and relations to conf order: the

12371

In the matter of
The Estate of
Helen Jolley Incompetent.
and the Court being fully advised in the premises, it is
found by the Court that:

This cause came on to be heard
on the application of Maggie
Dusfey Guardian of Helen Jolley
and the Court being fully advised in the premises, it is
found by the Court that:

Maggie Dusfey is the duly appointed, qualified,
and acting Guardian of the Estate of Helen Jolley
an incompetent, and there has come into the hands
of said Guardian a United States Government bond
1934-7 3 3/8% interest number A 0034811 in the
principal amount of One thousand Dollars (\$1,000-)
registered.

The Court finds it necessary for said Guardian
to convert said bond into cash.

It is further ordered, adjudged, and decreed that
Maggie Dusfey as Guardian of Helen Jolley is hereby
authorized and instructed to convert the above
described bond into cash - and re-convert Five
Hundred Dollars (\$500-) thereof in another

13432

D. M. Fields, executor
of the estate of
Viviantha Fields
Decedent.
vs.
D. M. Fields, et al
Depts.

This day this matter came on to be
heard upon the report of the
appraiser heretofore named, appointed,
and it appearing upon the
examination that said report is in
all respects regular and correct,
it is ordered that the same be
and hereby is approved and confirmed.

It is further ordered that the said D. M.
Fields, executor within ten days to the date of this
order with sufficient surety to be approved by the Court in
the sum of \$1600- Conditioned according to law.

Entry approving Bond of order private sale.
It further appearing to the Court that the Plaintiff
has given additional bond in the sum of \$1600-
with approved sureties conditioned according to law,
the said bond is hereby approved. It is now
ordered that D. M. Fields executor of the estate of
Viviantha Fields decedent, shall proceed to sell
said real estate at private sale for not less than the
appraised value thereof for cash, upon the delivery
of a deed by him to the purchaser thereof; and
Plaintiff is ordered to make return forthwith
upon said sale.

Entry comprising sale - Order in Deed; Distribution.
This day this cause came on to be heard on the report of D. M. Fields
executor of the estate of Viviantha Fields Dec'd, of his proceeding under
the former order of this Court and upon the motion of said
Plaintiff to confirm the sale made in obedience to said
order; the Court having carefully examined said

THE COL. & B. WPA. CO. 74229

report and finding the proceedings of said Petitioner in all respects correct. And being satisfied that said Deeds, 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 Viantha Fields, deceased, and Erson Fields, deceased, in said real estate to the purchaser J. F. Bourne, upon the said purchase, paying to the said executor the sum of \$1600.

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 \$1600. It is ordered that said executor pay: First: to the Treasurer of this County, taxes, penalty and interest thereon upon said property, in the sum of \$9.80. Second: the costs and expenses, incurred in the sale of said property to the Probate Court of Union County, this the sum of \$48.00. Third: to Jesse S. Keady, real estate broker's commission in the sum of \$50.00. Fourth: to Robert F. Allen, attorney fees \$84.00. Fifth, it is ordered that the balance of said proceeds amounting to the sum of \$1408.20 be accounted for by said executor according to law and held by him until further order of distribution by the Court.

13437

Erson Fields, Executor of the Estate of Viantha Fields, Dec'd. This matter coming on to be heard upon the Petition and the evidence, the Court finds all the Defendants herein have been duly and legally served with process or have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court: And that it is necessary to sell the real estate belonging to the estate of Viantha Fields, deceased, to pay the debts of said estate: And that it will be to the best interest of all persons concerned for the entire real estate described in the Petition of all the Plaintiff to include the real estate belonging to the estate of Erson Fields, deceased, as described and set forth in the Petition of the Plaintiff and the prayer of the Petition same be granted. And it appearing to the Court that a new appraisement should be made of said real estate, it is ordered that A. B. Miller, C. E. Force, Robert L. Potts Sr. three judicious and disinterested persons of the vicinity, next of kin of the Petitioner be and they hereby are appointed to appraise said real estate at its true value in money: It is further ordered that said appraisers, be sworn, as required by law to truly and impartially appraise said real estate upon actual view at its fair cash value, and discharge the duties required by them according to law, and to make return of their proceedings in writing to this Court on or before the 25 day of Feb. 1938.

THE COL. & B. WPA. CO. 74229

11717 In the matter of the estate of James S. Reed deceased and account over to the personal property in his distribution be found to the by the oath of said and hereby said executor from all be unless his manifest error. It is further proceeding be and that said

In the matter this day proof of which admits the same, and

Journal of the Court

13476 Ernest Blum

13392 Saml W. Cary, et

8629 Lillie Dr. Cunningham

10873 Bessie White-Roe

13419 Marion P. Venable

13262 Edwin A. Sledge

13264 J. H. Hamilton

13464 Charles Owen

13577 George Blum

13259 Ernest C. Reed

13392 In the matter of the estate of John W. Foster, deceased and

11717 In the matter of the estate of James S. Baldwin deceased. Final Distribution ordered, confirmed. This day Ernest L. Reed, executor of the estate of James S. Baldwin deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands, as required by the order of distribution heretofore made. Said account being found to the satisfaction of the court and verified by the oath of said executor, it is ordered, that the same be and hereby is allowed as his final discharge. Said executor and his sureties are forever exonerated from all liability under said order of distribution unless his account be impeached for fraud or manifest error. It is further ordered, that said account and this proceeding be recorded in the records of this office and that said executor pay costs. Costs paid.

- In the matter of the estate of [unclear] for settlement. This day proof of publication of notice of filing accounts and inclusion administration was made in the Court. Every approval the same, and under the notice aforesaid to be entered upon the Journal of the Court. Said notice is as follows:
- 13475 Donald Blumenschein, adx. of the estate of Peter Blumenschein. First and Final account.
 - 13392 Sam R. W. Cary, executor of the estate of John W. Fisher, Dec'd. First and Final account.
 - 8629 Lillie M. Cunningham guardian of George W. L. Fungus, Insane. 13th account.
 - 10873 Bessie White-Robinson, guardian of Paul White, minor. First and Final account.
 - 13419 Maria P. Vaeruth, administrator of the estate of H. E. McConnell. First and Final account.
 - 13262 Edwin A. Sledge, administrator of the estate of A. Venita J. Sledge. Final account.
 - 13264 J. H. Hamilton, administrator of the estate of Edward M. Hamilton. First and Final account.
 - 13464 Charles Orr, administrator of the estate of Edwin E. Lyon. First and Final account.
 - 13517 George Blumenschein, administrator of the estate of Margaret Blumenschein. 1st & Final acc't.
 - 13259 Ernest L. Reed, executor of the estate of Maria S. Baldwin. First and Final account.

13392 In the matter of the estate of John W. Fisher, Dec'd. This day the first and final account of Sam R. W. Cary executor of the estate of John W. Fisher deceased, came on for hearing and settlement. Due notice thereof having been

It is ordered, that the same be and hereby is approved, allowed, and confirmed. The Court finds said account duly balanced, and said Guardianship settled according to law. The Court finds, an balance of \$195.⁰⁰ in the hands of said Guardian due said Ward; which amount she is ordered, to pay over according to law. Receipt from Paul White, for \$195.⁰⁰ court costs paid January 20- 1938. 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. Bond released.

13475

In the matter of the estate of Peter Blumenschein Deceased.

This day the First & Final account of Anna Blumenschein adx. of the estate of Peter Blumenschein, deceased, same, was for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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. The Court finds said account duly balanced, and said estate settled according to law.

It is ordered, that said Anna Blumenschein pay the costs \$5. paid Jan. 7- 1938.

13419

In the matter of The estate of J. E. McConnel Deceased.

This day, the first and final account of William P. Vaneish administrator of the estate of J. E. McConnel, deceased, same was for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no 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 \$56.⁶⁵ as a credit, being a just and reasonable amount expended by him for a marker for said decedent. Said Admr. is hereby allowed, the sum of \$378.⁰⁷ being in full compensation for all his ordinary service rendered. Miles L. Myers - as attorney, is hereby allowed the sum of \$400.⁰⁰ which sum, the Court considers just and reasonable. The Court finds said accounts duly balanced, and said estate settled

accounting to law. It is ordered that said administrator pay the costs \$5. Paid Jan 6-1938. 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.

12464

In the matter of The Estate of Edwin Elyon. Deceased. Charles Owen administrator of the estate of Edwin Elyon, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except to the same, and the Court having carefully examined said account and the vouchers, 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 \$197.⁰⁰ extra compensation being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered Richard L. Small, an attorney is hereby allowed the sum of One Hundred Dollars which said the Court considers just and reasonable. Charles Owen is hereby allowed the sum of \$56.⁰⁰ compensation, which 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- any 24/37. all paid costs. It is ordered that said account and the proceedings herein be recorded in the Records of this office. That the sureties on said bond is hereby released except for fraud or manifest error.

13264

In the matter of The Estate of Edward M. Hamilton, deceased. This day the just and final account of H. R. Hamilton, administrator of the estate of Edward M. Hamilton, deceased, came on for hearing and settlement due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers, 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 H. R. Hamilton is hereby allowed the sum of \$203.⁵¹ being commissions on the amount collected

and accounted for all his order Robert T. Allen for actual and considers just account duly according to law pay the costs account and Records of this office hereby released.

13517

In the matter of The Estate of Margaret Blinn deceased and settlement according to law and no one now appearing to except to the same; and account and pertaining thereto finds the same to be in conformity to law approved by John M. Daily, of \$160.⁰⁰ which is reasonable.

By Blinnische Laura I. Cant Emanuel Blinn Alvin Perry The Court finds estate settled. It is ordered on Jan. 8-1938. proceedings herein that the sureties for fraud or m

13254

In the matter of The Estate of Minnie B. Bred deceased thereof having no exceptions appearing to except Court having the vouchers thereto, and the same to

and accounted for by him and being in full compensation for all his ordinary services rendered.

Robert T. Allen, esq. as attorney, allowed the sum of \$130.00 for actual and necessary expenses, which sum the Court considers just and reasonable. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said administrator pay the costs \$5.00 Oct. 19-1936. 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 manifest error.

135-17

In the matter of the estate of Margaret Blumenschein deceased.

This day the first and final account of Henry Blumenschein, administrator of the estate of Margaret Blumenschein deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 M. Daily, esq. attorney, is hereby allowed the sum of \$160.00 which sum the Court considers just and reasonable.

Liz Blumenschein distributrix share	\$ 1357.41
Laura Kandal	" 1358.42
Emmanuel Blumenschein	" 1351.42
Alma Boyer	" 1357.42

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 Jan. 8-1938. 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.

132-54

In the matter of the estate of Minnie S. Baldwin, Minnie S. Baldwin, deceased.

This day the first and final account of Ernest C. Reed executor of the estate of Minnie S. Baldwin, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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.

and in conformity to law. Therefore, the said account is hereby approved, allowed and confirmed, said executor is hereby allowed the sum of \$6.00 lettering monument being a just and reasonable amount of money expended by him for said decedent.

Mrs. L. Myers, as attorney is hereby allowed the sum of \$325.00 which sum the court considers just and reasonable.

Said executor is hereby allowed the sum of \$1200.00 claim allowed. Balance per cent. \$66.00 allowed for executor.

The court finds said account duly balanced, and said estate settled according to law. It is ordered, that said executor, pay the costs herein taxed at \$5.00 paid Jan 10th 1938 all court costs paid. It is ordered, that said account and the proceedings herein be recorded, in the Records of this office. That the surety on said bond now be hereby released, except for fraud, or manifest error.

13509 In the matter of
The estate of
R. S. Smithwick
Court being free
Ordinary Judge
Dues. Model 19
Four Four Sedan
distributed in
of the above
Blenna Smith

13509

In the matter of
the estate of
R. S. Southwick et al.

This cause came on to be heard on the application of Merna Southwick adx. of the estate of R. S. Southwick, deceased, and the Court, being fully advised in the premises, it is hereby ordered, adjudged and decreed, that the Chevrolet School Bus, model 1934, Engine no. 7-545125, and a Pontiac Four Door Sedan model 1933, Engine no. 952734 be distributed in kind, and that the title and possession of the above described chattels be transferred to Merna Southwick.

17869

In the matter of
The estate of
William D Cameron
deceased

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 proceeding under the former order of this Court, and upon the motion of said petitioner to affirm the sale of the second tract of real estate described in the Petition herein 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 further ordered that said petitioner execute a deed of all the right, title and interest of the said William D Cameron, in said second tract of real estate described in the petition to the said Edna P Baker, upon the payment of the purchase money therefor.

It is further ordered, that said executor, out of the money in his hands, amounting to \$1800.⁰⁰ pay first to the Treasurer of this County, the taxes upon said real estate in the sum of \$29.⁷⁰ (\$29.⁷⁰); second, the costs and expenses incurred in the sale of said real estate including a commission of \$154.²⁰ to M. C. Jacobs of Richmond, Real Estate Broker, for assisting in the sale of said real estate, a fee of \$23.⁰⁰ to Adele M. Kagan, abstractor for abstracting the same, the per cent of said executor herein in the sum of \$36.⁰⁰ Return Stamps for Deed \$2.⁰⁰; and to the Probate Court additional costs in this case, amounting to the sum of \$4.⁵⁰, making a total sum of \$119.⁵⁰;

And it is further ordered, that the balance of said proceeds be accounted for by the said executor according to law, amounting to the sum of \$1650.⁸⁰ It is further ordered for that this proceeding be continued,

7717

In the matter of
The estate of
John L. Nixon
deceased, and for
an order for
belonging to said
deceased, and for
deceitful and
fraudulent
conveyances
made by said
deceased, and for
the recovery of
the same.

It appearing to
the undersigned
Judge of the
County of Union,
that his last will
and testament
of the estate of
John L. Nixon
deceased, and for
an order for
belonging to said
deceased, and for
deceitful and
fraudulent
conveyances
made by said
deceased, and for
the recovery of
the same.

13564

In the matter of
The estate of
Annis Spain

requiring by law to
Annis Spain, do
and an affidavit
any last will
statement in
consists of an
Court, being
appointed and
person, and be
appointed as
sureties, as req
Hundred Dollars

This day
accepted, as
estate of Annis
Spain, her
conditioned
guaranty bond
which bond is
thereupon ordered
to said belief
published, and

7717

In the matter of, authority to transfer Real Estate
 The estate of John B. Sivy Dec'd. executor of the estate of John B. Sivy
 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 John B. Sivy a resident of
 Blairsville Twp. in said County, died testate on May 6 1913 (1913)
 that his last will and testament was filed in Probate Court,
 Union County, this and that on the 26. day of July, 1913
 Wilbur C. Sivy 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:
 Wilbur C. Sivy 65 yrs. Perfect. his son - 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 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.

13564

In the matter of, this day ^{March 1} Clifton L. Caryl appeared
 The estate of Arnis Spain, Dec'd. in open Court and made and filed
 an application under oath, as
 required by law to be appointed as administrator of the estate of
 Arnis Spain, deceased, late of Allen Township in said County
 and an affidavit that there is not to his knowledge
 any last will and testament of the said intestate also a
 statement in general terms as to what the estate
 consists of and the probable value thereof; and the
 Court being satisfied that an administrator should be
 appointed and that said Clifton L. Caryl 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 case is continued.

This day Clifton L. Caryl appeared, in open Court
 accepted, as appointment as administrator of the
 estate of Arnis Spain, deceased, and gave and filed
 herein his Bond in the sum of Five Dollars,
 conditional according to law. United States Fidelity and
 Guaranty Co. by Russell S. Banks, attorney-in-fact, as surety
 which Bond is approved by the Court. It is
 therefore ordered that Letters of administration issue
 to said Clifton L. Caryl - that notice of said aff be
 published as required by law, and adv. pay costs

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13454 Emery E. Butz, as administrator
of the estate of
Christopher Hinckle
Deceased
Plff.
Albert H. Hinckle, et al.
Dfts

This day this cause came on to be heard on the report of Emery E. Butz administrator of the estate of Christopher Hinckle, Deceased, of his proceedings under the former order of this court, and upon motion of said petitioner to confirm the sales 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 sales were fairly and legally made, it is ordered that the same be and they are hereby approved & confirmed.

It appearing to the Court, that the defendant The Northwestern Mutual Life Insurance Co. has, by its answer and cross petition herein, consented that this Court authorize a sale of the premises designated in the petition as Tract No. 1. Subject to the mortgage to it, the said Northwestern Mutual Life Insurance Company, the Court finds that there is due the said The Northwestern Mutual Life Insurance Company, upon the note set forth in its answer and cross petition the sum of \$8888.⁹¹, with interest at the rate of 4% per annum from the date of this entry and intent to secure the payment of said note said Christopher Hinckle executed and delivered to the Northwestern Mutual Life Insurance Company, his mortgage on the premises designated in the petition in the order of sale as Tract No. 1. and that said mortgage is a valid and subsisting and first lien on said premises designated as Tract No. 1. and that said premises were offered for sale and sold subject to said mortgage; it is ordered, that said administrator execute a deed to the purchaser, Albert H. Hinckle, of all the right, title and interest of the said estate of Christopher Hinckle deceased in said real estate designated as Tract No. 1. Subject to said mortgage, upon said purchaser paying to the said administrator the purchase price of said Tract No. 1. less the amount of said mortgage debt alienor to the said defendant as hereinabove found due thereon.

It is further ordered that said petitioner execute deeds of all the right, title, and interest of the said estate of Christopher Hinckle, deceased, in and to the following tracts of real estate, as follows:
The premises designated in the petition and order of sale as Tract No. 2, to Ervitt B. Mackey the purchaser thereof; the premises designated in the petition and order of sale as Tract No. 3 to Roy Boyce the purchaser thereof; the premises designated

in the petition to Floyd Snow, purchasers pay the amounts of tracts in cash. And heard upon the to distribute the to the sum of \$2 is due, etc. upon the notes petition from deceased, the at 6% from the Christopher Hinckle promissory note designated in which mortgage upon said premises arising from in said petition 2-4 and 5, and. Satisfaction on records in ant. March

It is further out of the Trust the balance on the Second, To sum of \$10,051, upon said mortgage interest thereon date hereof. To sum of \$14⁰⁰

It is further designated and of sale, as Tract for sale, pursuant that no bids a real estate, and want of bidder Continued

in the petition and order of sale as tracts no. 4, and 5 to Floyd Snow, the purchasers thereof, upon the said purchasers paying respectively, to the said administrator the amount of the purchase price for the said respective tracts in cash.

And this cause coming on further to be heard upon the pleading herein, and upon the motion to distribute the proceeds of the sale, amounting in all to the sum of \$24,341.⁰⁹ the court finds that there is due the defendant, The Richmond Banking Company upon the notes set forth in its answer and cross-petition from the estate of said Christopher Hinkle, deceased, the sum of \$10,061.⁶⁷ with interest thereon at 6% from the date of this entry; that the said Christopher Hinkle to secure the payment of said promissory notes gave two mortgages upon the premises designated in the petition as tracts no. 4 and 5; which mortgages are valid and subsisting liens upon said premises, and now upon the funds arising from the sale of the premises designated in the petition and order of sale, as tracts no.

2-4 and 5. It is ordered that entries of release and satisfaction of said mortgage liens be entered on record in the office of the Recorder of Union and Marion Counties, accordingly to law.

It is further ordered that said administrator, out of the money in his hands, pay: First, the taxes and penalty now due and a lien on the real estate aforesaid.

Second, to the Richmond Banking Company, the sum of \$10,061.⁶⁷ found due to it as aforesaid, upon said mortgage liens on said premises, with interest thereon at the rate of 6% per annum from the date hereof. Third, to John Pfarr, auctioneer, the sum of \$14.⁰⁰.

It is further appearing that the premises designated and described in the petition and order of sale, as tracts no. 6, and 7 were each day offered for sale, pursuant to the advertisement thereof and that no bids were received for the said tracts of real estate, and the same remain unsold for want of bidders, it is ordered that this cause be continued

Continued

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THE COL. P. B. REC. CO. 74323

135-60

In the matter of
The estate of
Ernest G. Reed, Dec'd.
The satisfaction of the court that notice of the filing of said inventory has been given by all interested parties, as required by law, and no exceptions having been filed thereon, it is now ordered, that said inventory, after being duly examined, be allowed, and confirmed.

This day the inventory and 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 by all interested parties, as required by law, and no exceptions having been filed thereon, it is now ordered, that said inventory, after being duly examined, be allowed, and confirmed.

THE COL. P. B. REC. CO. 74323

13474

In the matter of
Guy C. French

13357

Fred W. Shippe

13368

J. W. Eddy

13355

Lawrence W. L.

13538

Harold Sprague

13740

Dieter Martin

13711

Nancy O. Pinner

3755^D

C. O. Wiley

13450

Flora A.

13559

In the matter of
The Estate of
Robert L. Wood
Dec'd.
of the filing
interested parties
having been
inventory of

in above
herein,
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being of said
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- 13474 In the matter of accounts for settlement
Guy C. Fuchman administrator of the estate of Blanch Craft,
deceased. First and Final account.
- 13357 Fred W. Shipley, administrator of the estate of Eva L. Shipley, deceased.
First and Final account.
- 13368 J. Eddy administrator of the estate of Mary Ann Eddy, deceased.
First and Final account.
- 13355 Lawrence M. Lub, administrator of the estate of Thomas E. Lockwood.
First account.
- 13538 Harold Sprague, ad. of the estate of Emory Sprague, deceased.
First and Final account.
- 13740 Debra Martin, executrix of the estate of Harold Martin, dec'd.
First and final account.
- 13711 Nancy O. Pinsky, guardian of Aris D. Lake, minor.
9th and final account.
- 13755^D C. O. Wiley guardian of Mary J. Chapman, incompetent, 14th oct.
- 13450 Howard A. Bondolf, ad. etc. of the estate of Harrison R. Peters,
First and Final account.

13559 In the matter of the estate of Helene L. Wolgamust, deceased. This day the inventory in the above captioned estate heretofore filed herein, came before the court for hearing. It appearing to the satisfaction of the court that notice of the filing of said inventory has been mailed by all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered, said inventory, after being duly examined, be allowed and confirmed.

13560

In the matter of
The Estate of
Ernest B. Reed, Decd
Schedule of the certain property of above
estate shown in the Schedule, by her, elected, to be taken at
its appraised value, and her application for an order
directing Ernestine Reed the administrator of the estate to
deliver and convey the same to her under the terms and
conditions of payment as fixed by the Court.

This day Bertha M. Reed, the surviving
spouse of Ernest B. Reed, deceased, filed a
Schedule of the certain property of above
estate shown in the Schedule, by her, elected, to be taken at
its appraised value, and her application for an order
directing Ernestine Reed the administrator of the estate to
deliver and convey the same to her under the terms and
conditions of payment as fixed by the Court.

It appearing to the Court that the facts stated in
said application are true, and that said surviving spouse
is by law entitled to make such election, said election
is approved, and accordingly said Ernestine Reed Adm. &
is ordered to convey and deliver to said Bertha M. Reed
the property elected to be taken by said surviving spouse
comply with the terms of payment. It is further
ordered, that said Ernestine Reed, Adm. of said decedent's
estate pay the costs of this proceeding taxed at \$-

13459

In the matter of
The Estate of
Louis Dollinger of the estate of Louis Dollinger deceased.

and heirs to transfer Real Estate.
This day came Martin Dollinger, Executor
of the estate of Louis Dollinger deceased.

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 Louis Dollinger
a resident of said Township in said County, died testate
on Aug 30 - 1937 and that on the 8 day of September 1937
Martin Dollinger 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.

- Katy Dollinger Marysville, O. R. F. D. - widow. one-fourth
- Martin Dollinger Marysville, O. son one-fourth
- Albt Dollinger Marysville, O. R. F. D. son - one-fourth
- Emma Benson " " " " daughter one-fourth

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

THE COL. P. S. REG. CO. 74928

Surviving
deceased, filed a
copy of above
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of 1st Adm. &
Mr. Reed
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Callinger, Executor,
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135-66. In the matter of the will of Armin Healy deceased. An application having been this day presented to the Court by Julia Feidkeldew, praying that an instrument in writing purporting to be the last will and testament of Armin Healy deceased, be admitted to probate: It is found 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 15 day of March, 1938 at 10 A.M.

13552 In the matter of the estate of John E. Bishop, decedent. This day came Faye E. Bishop, administratrix of the estate of John E. Bishop, 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 appearing to the Court that John E. Bishop a resident of Plain City in said County, died intestate on February 5, 1938, and that he died on the 15 day of February 1938. Faye E. Bishop was duly appointed and qualified Adm. 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.

Faye E. Bishop	Plain City, Ohio	widow	one-third
Esther J. Hooper	Plain City, Ohio	daughter	one-sixth
Jane Brown	Columbus, Ohio	daughter	one-sixth
Leonard Bishop	Plain City, Ohio	son	one-sixth
Howard Bishop	Plain City, Ohio	son	one-sixth

and that the description of said real estate is as set out in said application, and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant: It is 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.

11965 In the matter of the estate of O. H. Thorpe premises filed December, 1937. All Thorpe 1932. The said estate entry was of said estate that said further final account of the said account. It is the account of the account and that executing of the will the contents of the same.

13486 In the matter of the estate of W. E. M... that said day of July 1937 is certified.

13503 In the matter of the estate of Warren T... account 30 day thereof be within and this.

11790 In the matter of the estate of Rox... for an account heretofore a few.

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11965 In the matter of
 The estate of
 O. H. Thorpe, deceased,
 premises finds that said Francis K. Thorpe was, on the 27th day of
 December, 1930, duly appointed as the executor of the estate of
 O. H. Thorpe deceased, and that thereafter, on the 14th day of March
 1932, she filed what purported to be a final account in
 said estate and that on the 30th day of April 1932, an
 entry was duly filed of record ordering the settlement
 of said estate, and finding said account correct, and
 that said estate had been completely settled. The Court
 further finds that in truth said account, was not, the
 final account of said executor, for the reason that
 all of the debts of said estate had not been paid
 and that said account, should not have been filed
 as a final account, and that said order should not
 have been made.

This day this cause came on to be heard
 upon the application of Francis K. Thorpe,
 the Court, being duly advised in the
 premises finds that said Francis K. Thorpe was, on the 27th day of
 December, 1930, duly appointed as the executor of the estate of
 O. H. Thorpe deceased, and that thereafter, on the 14th day of March
 1932, she filed what purported to be a final account in
 said estate and that on the 30th day of April 1932, an
 entry was duly filed of record ordering the settlement
 of said estate, and finding said account correct, and
 that said estate had been completely settled. The Court
 further finds that in truth said account, was not, the
 final account of said executor, for the reason that
 all of the debts of said estate had not been paid
 and that said account, should not have been filed
 as a final account, and that said order should not
 have been made.

It is therefore ordered, by the Court that said final
 account, be changed, to read, as 'The First Partial
 account' that said entry be, abrogated and changed,
 and that the said Francis K. Thorpe, proceed, as such
 executor, as provided in the last will and Testament
 of the O. H. Thorpe deceased, and that as such executor
 she continue to administer said estate and to settle
 the same.

It is therefore ordered, by the Court that said final
 account, be changed, to read, as 'The First Partial
 account' that said entry be, abrogated and changed,
 and that the said Francis K. Thorpe, proceed, as such
 executor, as provided in the last will and Testament
 of the O. H. Thorpe deceased, and that as such executor
 she continue to administer said estate and to settle
 the same.

13486 In the matter of the
 Estate of
 W. E. Merrick, Dec'd
 that said account, be set for hearing on Saturday the 30th
 day of April 1938, 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 Brynna Sanders, administrator
 of said estate and filed his first and final
 account herein. It is therefore ordered
 that said account, be set for hearing on Saturday the 30th
 day of April 1938, 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.

13503 In the matter of
 The estate of
 Warren Hardis,
 Deceased, Thompson ordered that said
 account be set for hearing on Saturday the
 30th day of April, 1938, 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 C. P. Thorpe administrator
 of said estate, and filed his first and
 final account herein. It is
 Thompson ordered that said
 account be set for hearing on Saturday the
 30th day of April, 1938, 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.

11791 In the matter of
 The Guardianship
 of Roxanna Jane Turner
 for and allowance, to be made, as Guardian, and for
 attorney fees, on consideration thereof the Court finds that
 heretofore the said Guardian has not been allowed
 a fee, or compensation for his time or services or

This day this cause came on for
 hearing on the application of Otto
 F. Turner, the Guardian herein,
 for and allowance, to be made, as Guardian, and for
 attorney fees, on consideration thereof the Court finds that
 heretofore the said Guardian has not been allowed
 a fee, or compensation for his time or services or

or for attorney. The court further finds that it was necessary that he have an attorney it is ordered by the court that he pay to Mrs. A. Myers the sum of twenty dollars for and as an attorney fee and the court further finds that after paying all the charges and expenses that there is a balance left in the hands of the said Guardian the sum of \$785.00 not a sufficient sum or an allowance for the services rendered by said Guardian but which amount the court awards and in full for his compensation.

11790 In the matter of the Guardianship of Roxanna Jane Turner an incompetent of Union County, Ohio. and presented his 3rd final account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for on Saturday the 30th day of April 1938. at 1 P.M. to which time said matter is continued.

13552 In the matter of the estate of John E. Bishop Deceased. This day came Faye E. Bishop adx. of said estate and filed her first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 30th day of April 1938. 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 that time.

13567 Frances H. De... of the estate of Jamie Jones a minor of a minor in fully ad... Frances H. the person and the person and that... be appointed action. that William as guardian minor de... Act... who did give her instances

13536 In the matter of the estate of J. A. Yeals deceased by... the court finds that all persons in the State of Ohio consented the court inventory can finally approved

13558 In the matter of Edna D. A... court that has been law, and it is in being done

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Trustee & declares
that there
is no guardian
ad litem
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to which
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notice thereof
by journal
at court

13567 Francis H. Thorpe, as, executor
of the estate of O. H. Thorpe. Dec.
vs. Plaintiff
Janice Joan Thorpe et al.
Defts.

a minor of the age of 14 years, and
a minor under the age of 14 years and the Court, being
fully advised in the premises, finds that the said
Francis H. Thorpe is the mother of said minor children,
the person having custody and control of said minor children
and the person with whom said minor children reside
and that it is necessary that a guardian ad litem
be appointed to protect the interests of said minors in this
action. It is therefore ordered, adjudged and decreed
that William D. Thorpe, Sr. and he hereby is appointed
as guardian ad litem to protect the interests of said
minor defendants

And thereupon appeared William D. Thorpe -
who did accept said guardianship, and Mrs. Thompson
gives leave to file his answer as such guardian
instantly

This day this cause came on to
be heard upon the application
of Francis H. Thorpe for the ap-
pointment of a guardian ad
litem for Janice Joan Thorpe,
and Mrs. Herschel Thorpe Jr.
and the Court, being
fully advised in the premises, finds that the said
Francis H. Thorpe is the mother of said minor children,
the person having custody and control of said minor children
and the person with whom said minor children reside
and that it is necessary that a guardian ad litem
be appointed to protect the interests of said minors in this
action. It is therefore ordered, adjudged and decreed
that William D. Thorpe, Sr. and he hereby is appointed
as guardian ad litem to protect the interests of said
minor defendants

13536 In the matter of
The Estate of
J. A. Yealey, deceased.
vs. Gertrude Gray, 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

Friday - Tuesday
This day this cause came on to be
heard upon the filing of an
Inventory and appraisement
Administratrix.

13558 In the matter of
Eda D. Arinistead
Deceased.

This 9 day of March - Inventory, in the
above entitled case, came on for hearing
It appearing to the satisfaction of the
Court that notice of the filing of the said Inventory
has been given to all interested parties as required by
law, and no exceptions having been filed thereto,
it is now ordered that said Inventory, after
being duly examined, be allowed and confirmed.

This 9 day of March - Inventory, in the
above entitled case, came on for hearing
It appearing to the satisfaction of the
Court that notice of the filing of the said Inventory
has been given to all interested parties as required by
law, and no exceptions having been filed thereto,
it is now ordered that said Inventory, after
being duly examined, be allowed and confirmed.

12010 In the matter of
The Guardianship
of Lisle C. Cross.

This day this cause, came on to be heard upon the application of Hiram Hinton Cross, Guardian to terminate said Guardianship, and the Court, being fully advised in the premises, finds that the mind of said ward has been restored, and that there is no longer any reason for a guardianship over him, and said application, is sustained, and said Guardian is discharged and released, as such, upon filing of a final account.

12010 In the matter of the
Guardianship of
Lisle C. Cross incompetent.

This day came Hiram Hinton Cross, Adm. of Lisle C. Cross, an incompetent of Union County, Ohio, and presented her 7th 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 April, 1938 at 1 P.M. to which time said matter is continued.

13407 In the matter of
The estate of
Margaret DeHaven
Deceased

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

13569 In the matter of
The Will of
Charles A. Ferris, Decd

An application having been this day presented to the Court, by Anna Marie Ferris, praying that an instrument in writing purporting to be the last will and testament of Charles A. Ferris deceased, be admitted to probate. It is ordered, that 5 days notice, in writing, of the presentation of said Will and of the application for the admission of the same, for probate, be given to the surviving spouse and to the next of kin of said testator known to be resident of the State, and that a hearing on said application will be had on the 14 day of March, 1938 at 10 A.M.

13572 In the matter of
The estate of
Mary L. Johnston
Deceased.

This day Clayton P. Johnston 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 L. Johnston, deceased, late of Blairdowne Twp. 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 and that said Clayton P. Johnston, is a suitable person and legally competent, it is ordered, that he be

appointed.
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appointed, as such administrator upon giving bond with
 sureties as required by law in the sum of \$500.00
 and this cause is continued

This day Clayton P. Johnston appeared in open Court
 accepted the appointment as administrator of the estate of
 Mary A. Johnston deceased, and gave and filed herein his
 Bond in the sum of \$500.00 condition with Clayton P. Johnston
 Pearl Pierce: D. G. Whitten, as sureties, which Bond is
 approved by the Court. It is therefore ordered, that Letters
 of administration issue to said Clayton P. Johnston that notice
 of said appointment be published as required by law
 that this proceeding be recorded, and that said administrator
 pay the costs.

10700 In the matter of
 The estate of
 Lillian L. Taylor, deceased
 account to set for hearing on Saturday, the 30-
 day of April, 1938, 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 our time,
 C. A. Harjes, ad. of the
 estate of W. C. Clutter
 deceased.
 Baney
 v-
 James S. Clutter et al,
 Defendants.

This day March 10- came, admin-
 istrator of said estate and filed his
 second and final account, herein.
 It is therefore ordered, that said
 account be set for hearing on Saturday, the 30-
 day of April, 1938, 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 our time,
 C. A. Harjes, ad. of the
 estate of W. C. Clutter
 deceased.
 Baney
 v-
 James S. Clutter et al,
 Defendants.

This day this cause came on
 to be heard upon the petition of
 plaintiff, the answer of the
 defendant, Mary B. Clutter, and
 the answer and cross-
 petition of the defendant,
 The Division of said for the aged in the Department
 of Public Welfare, of the State of Ohio, and the witness.
 And the Court being fully advised in the premises
 finds from the evidence that all necessary parties
 are before the Court and that the defendants, James
 S. Clutter, Lerna Grounough, William A. Clutter and
 Mattie Clutter Hodaw, although served with summons
 according to law, which service of summons is hereby
 approved, are in default for answer or demurrer
 to the petition of the plaintiff. The Court further
 finds that the defendant, Mary B. Clutter, widow of
 the decedent, W. C. Clutter, has by her answer,
 consented to a sale of real estate, free from any
 claim, or donor, or other interest that she may
 have therein; that the defendant, The Division of
 Aid for the aged in the Department of Public
 Welfare, of the State of Ohio, has no lien upon said
 real estate superior to the lien of the plaintiff herein
 for the payment of the debts of the decedent, for the reason that
 the decedent was seized in fee simple of all of
 the real estate described in the petition, and the

13568 In the matter of
The Estate of
Eliza J. Wilson
Deceased. An administrator of the estate of Eliza J. Wilson
deceased of Puyallup in said county, and an applicant 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 and that said Sylvester Wilson 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 Sylvester Wilson appeared in open
court accepted the appointment as administrator of the
estate of Eliza J. Wilson deceased and gave and filed herein his
bond in the sum of \$1000 conditioned according to law
with William Wilson and Chester Wilson as sureties. Which
bond is approved by the court. It is therefore ordered
that letters of Administration issue to said Sylvester Wilson
and that notice of said appointment be published as required
by law; that this proceeding be recorded, and that said
Administrator pay the costs.

13568 In the matter
of the Estate of
Eliza J. Wilson
Deceased. This day this cause came on to be heard
upon the filing of the inventory and appraisal
of Sylvester Wilson administrator of the estate of
Eliza J. Wilson deceased. The court,
being 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 appraisal, have received notice of
the filing thereof and have consented to its immediate
approval. The Court further finds upon
examination of said inventory and appraisal that
it is in all respects correct and in conformity to law
and the same is hereby approved and confirmed.

13568 In the matter of
The Estate of
Eliza J. Wilson
Deceased. Entry: Confirming the Report of
The Administrator. This cause
came on to be heard upon the
report of the Administrator that he had settled and
compromised all claims against Norman F. Wolfe
and the Indemnity Co. of North America for the sum
Norman F. Wolfe having caused injuries to and the
death of Eliza J. Wilson the deceased upon consid-
eration whereof the Court finds that the action of said
Administrator was in accordance with the former order
of this Court, and the report of said administrator
is hereby approved and confirmed.

13568 In the matter
The Estate of
Eliza J. Wilson
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13569 In the matter
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135-68

In the matter of
The estate of

Order directing settlement of claims

Eliza J. Wilson. Dec'd application of Sylvester Wilson, administrator of the estate of Eliza J. Wilson deceased, for authority, consent and direction of this Court to the settlement of all claims of said administrator, said estate William Wilson; Chester Wilson, and Sylvester Wilson, the only heirs and next of kin of said decedent, and all other persons interested in said cause, claim or action against Norman F. Woye, for causing injuries to and the death of the said Eliza J. Wilson, upon consideration whereof the Court find that said Eliza J. Wilson, was injured in an accident which occurred on Feb 26 - 1938, when she was struck by the automobile driven by Norman F. Woye, and that said Eliza J. Wilson died as a result of said accident and said injuries. Upon careful consideration of said application and all the facts and circumstances the Court find that, it would be to the best interests of said estate, said administrator, William Wilson, Chester Wilson, and Sylvester Wilson, the only heirs and next of kin of the deceased, to accept said proposition of settlement, and compromise. It is, therefore considered and ordered that the said administrator accept said proposition of settlement and upon receipt of the sum \$400.00 he is authorized to execute and deliver to Norman F. Woye and to The Indemnity and Ins Co. of North America, which is liable to said estate, by reason of having insured the said Norman F. Woye against liability in case of such accidents, an instrument of release and discharge of all claims and demands which the estate of Eliza J. Wilson, William Wilson, Chester Wilson, and Sylvester Wilson, the only heirs and next of kin of said decedent and all other persons beneficially interested in said decedent's estate, or death, may now or hereafter have for or on account of the injuries to and the wrongful death of the said Eliza J. Wilson.

135-69

In the matter of
The will of

This matter came on this day further to be heard, on the application of Anna Marie Ferris, to admit to probate and record the will of Charles A. Ferris deceased, late of the Village of Broadway, in said County, heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving Anna Marie Ferris, 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. Jurament. 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 Frank Drake, one of the subscribing witnesses to said Will is deceased. Thereupon Dr. Jesse Leonard and Daniel Milligan appeared in open Court and being duly sworn and examined according to law touching the genuineness of the signature of said Frank Drake, attached to said Will, and Dr. Jesse Leonard one of the witnesses was duly sworn and testified and thereupon on this day, Jesse Leonard 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 and was filed with said Will.

Whereupon the Court finds that the aforesaid instrument of writing is the last Will of said Charles A. Ferris 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.

13557

In the matter of
The estate of
John M. Longbrake
Deceased.

This day came Will M. Longbrake and Pearl Longbrake executors of said estate, and filed their first and final account herein. It is, therefore, ordered, that said account be set

for hearing on Wednesday the 30. day of April 1938. 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.

13559

In the matter of the estate of Charles F. W. deceased, the proceedings before the Court and Mrs. L. one and the Mr. Weyman that at which as a part of the property:

One 3/4 Serial no. Weyman of and one 1943-43 of Mrs. L. that the leasing of said Mr. the very of distribution including which the Therefore that the be and the assignment herein is new bond perfected to

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In the matter of the estate of John M. a duly sworn certain set forth for the Court, the Marysville and that Longbrake and equal decedent: the fallor such for devise.

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13559 In the matter of

The estate of
Clara L. Weygant
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deceased. The evidence and exhibits and upon the pro-
ceedings had it being made to appear to the satisfaction
of the Court that the said decedent, Clara L. Weygant
and Mrs Clara L. Weygant and Clara Weygant was
one and the same person, and that the said William
M. Weygant is her surviving spouse.
That at the time of her death she owned and
which came to the possession of said Administrator
as a part of the assets of said estate, the following
properties:

One 3/8% registered United States Treasury Bond - 1951-55 -
Serial no. 7,532B, inscribed in the name of Mrs Clara
Weygant for the sum of \$500.00

and one 3/8% registered United States Treasury Bond of
1943-43, Serial no. K00, 027,890, inscribed in the name
of Mrs Clara L. Weygant for the sum of \$1000.00

That the said Clara L. Weygant died, intestate
leaving no children, or other descendants, but left the
said William M. Weygant, her surviving spouse, and
the only person justly and legally entitled to the
distribution share of the estate of the said decedent,
including the aforesaid United States Registered Bonds,
which he is entitled to receive.

Therefore, it is ordered, adjudged, and decreed,
that the said William Weygant, as such, Administrator
be, and he is hereby authorized to execute an
assignment of said Bonds, and each of them, to
himself individually, to the end that he may have
new Bonds, issued in his name and his title thus
perfectly thrusts.

13567 In the matter of

The Estate of

Joe M. Longtrake. Decedent. first 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 Joe M. Longtrake, a resident of
Maryville in said County, died testate on Feb. 13/38
and that on the 17. day of February 1938. Will M.
Longtrake and Pearl Longtrake, were duly appointed
and qualified executors of the said estate of said
decedent; that, insofar as they can be ascertained
the following is list of persons to whom such
such property, Real estate passed by decedent, or
devise.

On this 12. day of March 1938. this cause
came on for hearing upon the petition
of William M. Weygant as administrator
of the estate of Clara L. Weygant
deceased. The evidence and exhibits and upon the pro-
ceedings had it being made to appear to the satisfaction
of the Court that the said decedent, Clara L. Weygant
and Mrs Clara L. Weygant and Clara Weygant was
one and the same person, and that the said William
M. Weygant is her surviving spouse.
That at the time of her death she owned and
which came to the possession of said Administrator
as a part of the assets of said estate, the following
properties:

One 3/8% registered United States Treasury Bond - 1951-55 -
Serial no. 7,532B, inscribed in the name of Mrs Clara
Weygant for the sum of \$500.00

and one 3/8% registered United States Treasury Bond of
1943-43, Serial no. K00, 027,890, inscribed in the name
of Mrs Clara L. Weygant for the sum of \$1000.00

That the said Clara L. Weygant died, intestate
leaving no children, or other descendants, but left the
said William M. Weygant, her surviving spouse, and
the only person justly and legally entitled to the
distribution share of the estate of the said decedent,
including the aforesaid United States Registered Bonds,
which he is entitled to receive.

Therefore, it is ordered, adjudged, and decreed,
that the said William Weygant, as such, Administrator
be, and he is hereby authorized to execute an
assignment of said Bonds, and each of them, to
himself individually, to the end that he may have
new Bonds, issued in his name and his title thus
perfectly thrusts.

This day came Pearl Longtrake,
executor of the estate of Joe
M. Longtrake, deceased - and
Joe M. Longtrake, Decedent, first 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 Joe M. Longtrake, a resident of
Maryville in said County, died testate on Feb. 13/38
and that on the 17. day of February 1938. Will M.
Longtrake and Pearl Longtrake, were duly appointed
and qualified executors of the said estate of said
decedent; that, insofar as they can be ascertained
the following is list of persons to whom such
such property, Real estate passed by decedent, or
devise.

Will M Longbrake was 21 Marysville. This son } undivided one-half
 Pearl Longbrake " " " " " } interest for life &
 " " " " " } " " " " "

The said Will M Longbrake and Pearl Longbrake each has a life interest in said real estate and the survivor has a life interest in all of said real estate.

Ruth Longbrake, Assn. was 21 yrs - Bellefontaine. This Grand-daughter one-half interest (1/2) subject to the life estate of Will M Longbrake & Pearl Longbrake.
 Alice Longbrake, M^{rs} Kurlow, was 21 yrs - Springfield. This Grand-daughter one-half interest subject to life estate of Will M. and Pearl Longbrake

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.

13537

In the matter of the estate of John M. Longbrake and filed therein his application duly returned. It is ordered 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 M. Longbrake a resident of Marysville in said County died testate on July 13-1938 and that on the 17 day of July 1938 Will M. Longbrake and Pearl Longbrake were duly appointed and qualified executors 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.

Will M. Longbrake was 21 yrs. Marysville. Is son. one-half.
 Pearl Longbrake was 21 yrs. " " " " " one-half
 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 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

13574

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Probate Court, Union County,

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 or record, as provided by law.
 13574 Gladys Graham vs.
 Adm. of the Estate of
 George Chandler,
 Deceased.
 Pet.
 E. M. Chandler, et al
 Defts.
 On this 14. day of February, 1938
 same Gladys Graham, adm.
 of the estate of George Chandler,
 and filed herein her petition praying
 for the sale of the real estate, in the
 petition described to pay the debts of said
 estate and the costs of administration.
 And, it appearing to the court
 that all the party defendants named, in said
 petition have, voluntarily entered their appearance, waived
 the issuing and service of summons, waived time, and
 consented to the immediate sale of the premises as prayed.
 Therefore, it is ordered, that the said
 petition be, and the same, is hereby set for hearing on
 the 21 day of March 1938.
 13571 In the Matter of
 The Estate of
 George Chandler,
 Deceased.
 This day Gladys Graham, 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 George Chandler, deceased, late
 of Paris Township in said County, and, an affidavit
 that there is not, to his knowledge, any last will, and Testament
 of the said intestate, also, a statement in general terms, as to
 what the estate consists of, and the probable value thereof;
 and the court being satisfied that an administratrix should
 be appointed and that said administratrix 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 Hundred Dollars,
 and this same, is continued.
 This, day Gladys Graham, appeared in open
 court, accepted the appointment as administratrix of the
 estate George Chandler, deceased, and gave and filed
 herein her Bond, in, the sum of Five Hundred Dollars
 conditioned according to law, with Paul E. Chandler,
 Margaret G. Chandler, Ross H. Tracy, Richmond O. Graham,
 Mabel Marie Chandler, Maryjane E. Tracy, and Dana D.
 Chandler, as, sureties, which Bond, is, approved, by
 the court. It is therefore ordered, that Letters of
 Administration issue to said Gladys Graham, adm.
 that notice of said appointment be published as
 required by law; that, this proceeding be recorded,
 and that said administratrix pay the costs herein
 taxed at ✓✓

13575

In the matter of Emma V. M. Gray
 This day Paul M. Gray 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 Emma V. M. Gray, said into the
 Columbus State Hospital. Said hearing private for Emma V.
 M. Gray alleged to be insane before this Court, on the 11th
 day of March, 1938, at 2 P.M. And it is further ordered
 that subpoenas issue for Dr. James M. Swider, and Dr. W. G.
 Swinstead reputable legally qualified physicians, witnesses to
 appear at the time and place aforesaid; and this cause is
 continued.

Residing this cause came on before Court, and the said
 Emma V. M. Gray was before the Court, privately.

Thereupon the Judge proceeded with the examination, and
 having heard the testimony of Dr. James M. Swider and

Dr. W. G. Swinstead the medical witnesses, and being
 satisfied that said Emma V. M. Gray is insane; that she
 has a legal settlement in Marysville Paris Township in
 this county; that she has been an inhabitant of the
 State of Ohio for one year next preceding this date; that her
 insanity has occurred during the time she has
 resided in this State; that her being at large is
 dangerous to the community and that she is a suitable
 person for treatment at the Columbus State Hospital

It is therefore ordered that Dr. James M. Swider
 and Dr. W. G. Swinstead 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 the said State
 Hospital for the admission of said Emma V. M. Gray
 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 Emma V. M. Gray be
 committed to the custody of the Columbus State Hospital
 at Columbus, Ohio, until otherwise committed, and this
 cause is continued.

13485

In the matter of The Estate of John D. Lillie Dec'd
 This day the affidavit of O. A. Krigley
 publisher of the Richmond Gazette, a
 newspaper of general circulation in this
 county, that the notice of appointment of Lloyd
 B. Kelly, as administrator of the estate of John D.
 Lillie 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 -

13554

In the matter of the estate of
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13554

In the matter of
the estate of
Belle D. Thompson, executor, for
deceased, private sale at market price the
following described chattel property, assets of said estate
limit:

This day this cause came on to be heard
upon the application of Louis Michels,
executor, for authority to sell at
deceased, private sale at market price the
following described chattel property, assets of said estate
limit:

- Federal Farm Mfg. Corp. Bond 172714 D \$100.00
- " " " " 172717 B 100.00
- Federal Farm Mfg. Corp. Bond 172718 J 100.00
- Federal Farm Mfg. Corp. Bond 172715 E 100.00
- Federal Farm Mfg. Corp. Bond 172713 C 100.00
- Federal Farm Mfg. Corp. Bond 172711 A 100.00
- Federal Farm Mfg. Corp. Bond 172719 K 100.00
- 21 \$100.00 U.S. A. Savings Bonds issued 1-1-36.
Series B. No. 6238721 B, to 6238741 B. inclusive;
14 \$5.00 U.S. A. Savings Bonds issued 1-1-36.
Series B. No. L 87147 B, L 87168 B. inclusive;
38 \$5.00 U.S. A. Savings Bonds issued 1-1-36.
Series B - L 238131 B, to L 238168 B. inclusive;
10 shares, Ohio Edison Preferred Stock \$6.00 series
C 1970;
6 shares, Grandeur Tire and Rubber Co. \$5.00 convertible,
preferred. # 2 p/s - 11825;
2 shares, Grandeur Tire and Rubber Co. common,
s.p.s. 10125;
Certificate of deposit in the Farmers and
Merchants Bank Milford Center, Ohio
9592 for \$100.00

And it appears to the Court that, it is
necessary for said executor, to sell said chattel
property in order to carry out the terms of the will
of the said Belle D. Thompson, and that it would be
for the best interests of said estate, and the
beneficiaries to sell the same at private sale, and at
market price, said application is, therefore sustained,
and the said Louis Michels, as executor, is hereby
authorized and directed to sell all of said chattel
property, at private sale, at market price, and to
make return of his proceedings to the Court

13573

In the matter of the
estate of Seth L. Lewis, decd

This day the affidavit of O.A.
Krigley publisher of the Richmond
Bazette a newspaper, of general circulation in this County
that the notice of appointment of E.M. Lewis as executor
of the estate of Seth L. Lewis, 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

13566

In the matter of the will of Anna Healy deceased. This matter came on this day for the purpose of being heard on the application of Julia Fick Eisen to admit to probate and record the will of Anna Healy deceased. late of the village of Manville 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 the Court, or have waived notice and given consent to the probate of said will.

And Arthur W. Gallaway and Richard C. Howell the subscribing witnesses to said will, and Arthur W. Gallaway and Richard C. Howell, the subscribing witnesses to the Codicil thereto, this day appearing 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 Anna Healy 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.

13570

In the matter of the estate of Charles B. Ferris, deceased. The estate of late of Broadway in said County, having heretofore been duly probated and administered, this day Anna Marie Ferris the executrix named in said will, appeared in open Court and made and filed an application under oath as required by law, to be appointed as such executrix. Also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said Anna Marie Ferris, is a suitable person, and legally competent it is ordered, that she be appointed, as such executrix, upon giving Bond, with sureties as required by law in the sum of Five thousand Dollars - and that she be hereby directed to continue decedent's business during the month next following, the date of this appointment or provided by law, and this cause, is continued.

This day Anna Marie Ferris, appeared

13576

in open Court of Charles B. Ferris, deceased. This Bond conditioned in New York is approved. Just a moment Marie Ferris as required that said in the matter of the estate of Anna Healy this day was approved and appointed general executor of the estate of Anna Healy that said legally established it without appointed to her or appoint this procedure for the estate of Charles B. Ferris.

13561

In the matter of the estate of Charles B. Ferris, deceased. Eugene T. Gray, took presented claim and the Court at the of your at least

13561

In the matter of the estate of Charles B. Ferris, deceased and an

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 Ferris deceased,
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 Anna Marie
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 appeared

in open Court accepted the Trust as executrix of the estate
 of Charles W. Ferris, deceased, and gave and filed herein
 her Bond in the sum of Five Thousand Dollars con-
 ditioned according to law, with American Surety Co. of
 New York, Chas. J. Norton Pres. Vice Pres. 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 Anna
 Marie Ferris that notice of said appointment be published
 as required by law; that this proceeding be recorded, and
 that said executrix pay the costs.

13576 In the matter
 of the estate of
 Anna Healy, Dec'd
 this day, Julia Ficklison 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 Julia Ficklison is a suitable person,
 legally competent, and that by the terms of said will 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 \$

The last will of Anna Healy, deceased, late
 of Mansfield in said County, having
 been duly proved, and account
 taken thereon, and the Court being satisfied
 that said Julia Ficklison is a suitable person,
 legally competent, and that by the terms of said will 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 \$

13561 In the matter of
 Estate of
 Charney Hornman,
 deceased, notice the following persons to wit:
 Eugene Hornman, Bernice George, Plain City, Ohio,
 Gray, Columbus, Ohio, that on the 15 day of March, you
 presented to this the Probate Court, of Union County, your
 claim against said estate amounting to \$247⁵⁰, and
 that the time for hearing same has been set by
 the Court for the 15 day of April 1938, at 10 A.M.
 at the office of the Probate Judge of this County,
 you are also ordered to serve the said notice
 at least 20 days before the time of hearing.

To Eugene Hornman, admr. of the estate
 of Charney Hornman, deceased,
 you are hereby commanded to
 notify the following persons to wit:
 Eugene Hornman, Bernice George, Plain City, Ohio,
 Gray, Columbus, Ohio, that on the 15 day of March, you
 presented to this the Probate Court, of Union County, your
 claim against said estate amounting to \$247⁵⁰, and
 that the time for hearing same has been set by
 the Court for the 15 day of April 1938, at 10 A.M.
 at the office of the Probate Judge of this County,
 you are also ordered to serve the said notice
 at least 20 days before the time of hearing.

13561 In the matter
 of the estate
 of Charney Hornman,
 deceased, this day Eugene Hornman 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 Charney Hornman,
 deceased, late of Plain City, Ohio, in said County,
 and an affidavit, that there is not to his

This day Eugene Hornman 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 Charney Hornman,
 deceased, late of Plain City, Ohio, in said County,
 and an affidavit, that there is not to his

Thompson 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 Eugene Thomson is a suitable person and legally competent, it is ordered that he be appointed as such administrator upon giving bond sureties, as required by law in the sum of Five thousand and no/100 Dollars - and this cause is continued.

This day Eugene Thomson appeared in open Court accepted the appointment as administrator of the estate of Chapman Thomson deceased, and gave and filed herein his Bond in the sum of Five thousand and no/100 Dollars, conditioned according to law. W.S. Rickard and G.B. Chapman as sureties, which Bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Eugene Thomson, that notice of said appointment be published as required by law. That this proceeding be recorded, and that said administrator pay the Costs herein.

13561

In the matter of the estate of Chapman Thomson 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.

From Page 291.

of the estate of Ida D. Armstrong 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.

13525 In the matter of the estate of La Fayette C. Circulation of Dredon M. deceased, was filed and ordered.

13509 In the matter of the estate of L. B. Smith deceased, County that as ordered published and recorded in

13570 In the matter of the estate of Mary E. The circulation of Blaine deceased, ordered, notice of it records of

13531 In the matter of the estate of Nellie M. appointed estate of news paper with a copy to be recorded

13534 In the matter of the estate of O.E. Stout a newspaper notice of the estate newspaper with a copy to be recorded

13558 In the matter of the estate of Ida D. Armstrong of general of appointment herefrom

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13525 In the matter of
The estate of
Lafayette Cary, Decd.

Circulation in this County that the notice of appointment of
Dredon W Hill as administrator of the estate of Lafayette Cary
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 Court.

This day the affiant of O. A.
Keigley publisher of Richmond
Gazette a newspaper of general
circulation in this County that the notice of appointment of
Dredon W Hill as administrator of the estate of Lafayette Cary
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 Court.

13509 In the matter of
The estate of
L. S. Southwick
Decd.

County that the notice of appointment of Glenn Southwick
as Administrator of the estate of L. S. Southwick deceased, was
published in said notice; it is ordered, that the same be
recorded in the records of this office.

This day the affiant of O. A. Keigley
publisher of O. A. Keigley publisher
of the Richmond Gazette a newspaper
of general circulation in this
County that the notice of appointment of Glenn Southwick
as Administrator of the estate of L. S. Southwick deceased, was
published in said notice; it is ordered, that the same be
recorded in the records of this office.

13570 In the matter of
The estate of
Mary E. Thine Decd.

of Blanche Hostetter as Adm. of the estate of Mary E. Thine
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 O. A.
Keigley publisher of the Richmond
Gazette a newspaper of general
circulation in this County that the notice of appointment
of Blanche Hostetter as Adm. of the estate of Mary E. Thine
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.

13551 In the matter of
The estate of
Nellie M. Fisher
Decd.

appointment of Harry L. Fisher, as executor of the
estate of Nellie M. Fisher, 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 O. A. Keigley
publisher of the Richmond Gazette
a newspaper of general circulation
in this County, that notice of
appointment of Harry L. Fisher, as executor of the
estate of Nellie M. Fisher, 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.

13534 In the matter of
The Estate of
O. E. Stout, Decd.

a newspaper of general circulation in this County that the
notice of appointment of Ida M Stout, as Administrator of
the estate of O. E. Stout, 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 O. A. Keigley
publisher of the Richmond Gazette
a newspaper of general circulation in this County that the
notice of appointment of Ida M Stout, as Administrator of
the estate of O. E. Stout, 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.

135-5-8 In the matter of
The estate of
Ida D. Armistead
Decd.

of general circulation in this County, that the notice
of appointment of Robert Armistead, as executor of the
estate of Ida D. Armistead, 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
Chaffee agent of the Union
County Journal, a newspaper
of general circulation in this County, that the notice
of appointment of Robert Armistead, as executor of the
estate of Ida D. Armistead, 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 Kemmylton
Deceased.

This day came Walter Howard, executor
of the estate of Margaret Kemmylton, Dec.
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 Margaret Kemmylton a resident of Mieford Center, in
said county died testate on September 1937. that her
last will and Testament was filed in the Probate Court of
Union County, this on September 7-1937. admitted to probate
on September 7-1937. and recorded in Volume 11, page 16 of the
Record of Wills in said county. and that on the 7. day of
September 1937. Walter Howard was duly appointed and
qualified executor of the estate of said decedent; that
insofar as they can be ascertained, the persons, is list of
persons to whom each such parcel of Real estate passes
by descent or devise.

Teresa Howard, Mieford Center, Ohio, sister - all -
and that the description of said real estate is, as set
out in said application; and it appearing to the Court
in favor 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 same 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 to law

13559

In the matter of
The Estate of
Clara L. Wolgast
Deceased.

(This day the affiant of Emma
Chappell, agent of the Union Co.
Journal a newspaper of general
circulation in this county that the
notice of appointment of William W. Wolgast as
Administrator of the estate of Clara L. Wolgast
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 -

13536

In the matter of
The Estate of
J. A. Galy, Deceased

This day the affiant of
agent of Union County Journal
a newspaper of general circulation
in this county that the notice of appointment of Gertrude
Gray, as administrator of the estate of J. A. Galy 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.

13589

In the matter of
The Estate of
L. S. South
Circulation
appointed
of L. S.
newspaper
by this
that the
office.

13525

In the
La Fayette
newspaper
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THE COL. P. S. REG. CO. 1882

THE COL. P. S. REG. CO. 1882

13567 Frances M.
executrix
estate of

v.

Jamie J.

This day
report of
O. H. Thorpe
order of
to confirm
the Court
and finding
respects, in
was found
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It is found
a deed of
said O. H.
M. E. Thorpe
said Frances
that said

It is found
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First;

That
this property
to Thorpe
of # 175-2
Second;

It is
found, and
said O. H.

13567 Frances M.
executrix
estate of

v.

Jamie J.
Orr
et al.

In view of
Hershel
Survivor
evidence.

13567 Francis K. Thorpe,
 executor of the
 estate of O. W. Thorpe,
 deceased.
 Plt.

vs.
 Jamie Joan Thorpe et al.
 Defs.

This day this cause came on to be heard upon the report of Francis K. Thorpe, executor of the estate of O. W. Thorpe, deceased, of her proceedings, under a former order of this court, and upon the motion of said petitioner to confirm the sale, made in obedience to said order, and the Court having carefully examined said report, and finding, that proceedings of said petition in all respects correct, and being satisfied that said sale was fairly and lawfully made, it is ordered, that the same be, and it hereby is, approved, and confirmed.

It is further ordered, that said petitioner execute a deed of sale, of the right, title, and interest of the said O. W. Thorpe, in said real estate, to the purchaser, M. E. Kirkland upon the said purchaser paying to the said Francis K. Thorpe, an executor, the sum of \$72.00, that being the purchase price of said real estate.

It is further ordered, that said Francis K. Thorpe, as such executor, out of the money in her hands, pay:

First:
 The costs and expenses incurred in the sale of this property, including an attorney fee of \$15.00 to Thorpe, Barden, and Thorpe, amounting to the sum of \$175.25.

Second:

It is further ordered, that the balance of said funds, in the sum of \$7024.⁷⁵ be accounted for by said executor according to law.

13567 Francis K. Thorpe, as
 executor of the
 estate of O. W. Thorpe,
 Plaintiff,
 vs.

Jamie Joan Thorpe,
 Owen Herschel Thorpe, Jr.
 et al. Defendants.

Minor defendants. Jamie Joan Thorpe, and Owen Herschel Thorpe, Jr. the answer of Francis K. Thorpe surviving spouse of the decedent and the evidence. And the Court being fully advised

This day this cause came on to be heard upon the petition of plaintiff Francis K. Thorpe as executor of the estate of the estate of O. W. Thorpe deceased, the answer of William D. Thorpe, as Guardian ad litem for the

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for cash. The court further finds that it is necessary for said plaintiff as such executor, to give bond in the sum of \$5,000. before proceeding with said sale.

12030 In the matter of the estate of Mand Dunbar, Dec'd. first account therein. It is Thompson ordered that said account be set for hearing on Saturday the 30 day of April, 1938 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.

12404 In the matter of the estate of Walter Rickard, Dec'd. This day came Walter C. Rickard administrator of said estate, was filed the first and final account herein. It is Thompson ordered that said account be set for hearing on the 30 day of April, 1938 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. P. B. REG. CO. 74378

THE COL. P. B. REG. CO. 74378

13504. Cal. Hooper
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for cash.

135-14 C. A. Hoopes, administrator
 of the estate of
 W. O. Clutter, deceased
 Plaintiff
 vs.
 James P. Clutter, et al.
 Defendants.
 of the State of Ohio, and the evidence
 being fully advised in the premises, finds, from the
 evidence that all necessary parties are before the
 Court, and that the defendants James P. Clutter, Loma
 Ironbaugh, William A. Clutter, and Mattie Clutter Hadaw,
 although served with summons, according to law,
 which service of summons is hereby approved, are in
 default for answer or demurrer to the petition of
 the plaintiff.

This day the cause came on
 to be heard upon the petition of
 the plaintiff, the answer of the defendant,
 Mary B. Clutter, and the answer
 and cross-petition of the defendant.
 The Division of Aid for the aged,
 in the Department of Public Welfare,
 and the Court,
 being fully advised in the premises, finds, from the
 evidence that all necessary parties are before the
 Court, and that the defendants James P. Clutter, Loma
 Ironbaugh, William A. Clutter, and Mattie Clutter Hadaw,
 although served with summons, according to law,
 which service of summons is hereby approved, are in
 default for answer or demurrer to the petition of
 the plaintiff.

The Court further finds that the defendant
 Mary B. Clutter, widow of the decedent, W. O. Clutter, has,
 by her answer, consented to a sale of the real estate, free
 from any claim or demand, or other interest that
 she may have therein; that the defendant, The
 Division of Aid for the aged, in the Department
 of Public Welfare of the State of Ohio, has no lien upon
 said real estate, superior to the lien of the plaintiff
 herein, for the payment of debts of the decedent, for
 the reason that the decedent, for the reason that the
 decedent was seized in fee simple of all of the
 real estate described in the petition, and the
 defendant, Mary B. Clutter, owned no interest therein
 until the death of the decedent, W. O. Clutter.

The Court further finds that the prayer of the
 petition should be granted, and that the real
 estate described in the petition was appraised
 by the appraisers of the estate of W. O. Clutter, deceased,
 in compliance with an order of this Court, for the sum
 of \$700.00 and it is hereby ordered that no further
 appraisement be dispensed with.

The Court further finds that the bond heretofore
 given by the plaintiff as administrator of the estate
 of W. O. Clutter, deceased, in the amount of \$500.00
 is insufficient, and it is ordered that he file an
 additional bond, with sufficient sureties to be approved by this
 Court, in the sum of \$1000.00. And it appearing that
 private sale would be to the best best interests of said
 estate, it is ordered that the said C. A. Hoopes,
 as such administrator, sell said real estate, at private
 sale, at not less than \$700.00 that said being the
 appraised value thereof, and that said sale be made
 for cash. It is further ordered that the said

THE COL. P. B. REC. CO. 74372

THE COL. P. B. REC. CO. 74372

C. A. Hooper, as such Administrator, make return of sale
 without unnecessary delay.
 Appoint Hooper Sanders Hooper attorney for P. L.
 Maxwell Graham attorney for Deft.

1919

THE COL. R. & MEX. CO. 74324

sale

12 1/2

13546 In the matter of the estate of J. Bry Herd, Dec'd. Ralph A. Herd, Administrator of the estate of J. Bry Herd, deceased, filed his application herein, from which application and the evidence adduced in support thereof, it appears to the Court, that the said, Ralph A. Herd, as Administrator of the estate of J. Bry Herd, deceased, has made claims against the New York Central Railway Company for causing personal injuries to and death of said J. Bry Herd, and damage to or destruction of his automobile, at or near Raymond, County of Union, State of Ohio, on or about the 23 day of January, 1933; that said administrator now has an opportunity to settle all of said claims, demands, and causes of action for the sum of One thousand Dollars (\$1,000.00) to be paid by the said Railroad Company.

The Court being of the opinion that said settlement is fair and proper, and for the best interests of the parties beneficially interested in and entitled to receive benefits from said claims, it is hereby ordered, that Ralph A. Herd Administrator of the estate of J. Bry Herd, deceased, be authorized to make said settlement and the Court hereby consents to the same, in full settlement and satisfaction of any and all claims, demands and causes of action which said Administrator has or may have against the New York Central Railroad Company by reason of all the injuries to and death of said decedent and damage to or destruction of his automobile, and to execute and deliver to said Railroad Company a full and complete release covering all of said claims, demands and causes of action.

13545 In the matter of the estate of Eva Viola Herd, Deceased. This day came, Ralph A Herd, executor of the estate of Eva Viola Herd, deceased, and filed his application herein, from which application and the evidence adduced in support thereof, it appears to the Court that the said Ralph A. Herd, as executor of the estate of Eva Viola Herd Deceased, has made claims against The New York Central Railroad Company for causing injuries to and death of said Eva Viola Herd, at or near Raymond, County of Union State of Ohio, on or about the 23 day of January 1933; that said executor now has an opportunity to settle all of said claims, demands, and causes of action, for the sum of \$1,000 to be paid by the said Railroad Company.

The Court being of the opinion that this settlement is fair and proper and for the best interests of the parties beneficially interested in and entitled to receive benefits from said claims, it is hereby ordered, that Ralph A. Herd executor, of the estate

of Eva Viola Herd, deceased, a full settlement of all claims, demands, and causes of action, which said Administrator has or may have against the said Railroad Company by reason of all the injuries to and death of said decedent and damage to or destruction of his automobile, and to execute and deliver to said Railroad Company a full and complete release covering all of said claims, demands and causes of action.

13549 In the matter of the estate of Eliza J. Herd, Deceased.

The Court being of the opinion that said settlement is fair and proper, and for the best interests of the parties beneficially interested in and entitled to receive benefits from said claims, it is hereby ordered, that Ralph A. Herd Administrator of the estate of J. Bry Herd, deceased, be authorized to make said settlement and the Court hereby consents to the same, in full settlement and satisfaction of any and all claims, demands and causes of action which said Administrator has or may have against the New York Central Railroad Company by reason of all the injuries to and death of said decedent and damage to or destruction of his automobile, and to execute and deliver to said Railroad Company a full and complete release covering all of said claims, demands and causes of action.

13534 In the matter of the estate of O. E. St. Ida M. St. for the a Coupe in the property and which appraisement to the Court that the sum of \$

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of Eva Viola Herd. Deceased, to authorized to make said settlement and the court hereby consents to the same, in full settlement and satisfaction of any and all claims, demands, and causes of action which said executor has, or may have against the New York Central Railroad Company by reason of all the injuries to and death of said decedent, and to execute and deliver to said Railroad Company a full and complete release covering all of said claims, demands, and cause of action.

135-69

In the matter of
 The estate of
 Eliza J. Wilson,
 Deceased.

This day came Sylvester Wilson, administrator of the estate of Eliza J. Wilson, 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 Eliza J. Wilson, a resident of Byhalia in said county, died testate on March 1 - 1938, and that on the 10 - day of March, 1938, Sylvester Wilson, 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, by descent, or devise.

Sylvester Wilson, Maryville, Tenn.	Son.	1/4.
William Wilson	"	1/4
Charles Wilson	"	1/4
Margaret Connolly Mieford Center	daughter	1/4.

And that the description of said real estate, is, as set out in said application; and it appearing to the satisfaction of the court that the law has been fully complied with by said applicant; It is 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 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.

135-34

In the matter of
 The Estate of

This day this cause came on for hearing on the application of O. E. Stout, deceased, hearing on the application of Ida M. Stout as Adx. of the estate of O. E. Stout, deceased, for the sale of the certain motor vehicle, tonit, a Ford Coupe model 1926, Motor No. 14, 369, 196, H.P. 22.05- the property of the said decedent, and because in his name, and which was not included in the inventory, and appraisement. And it being made to appear to the court that the said motor vehicle is of little value, that the said administratrix has been offered the sum of \$ 300⁰⁰ by one C. B. DeWitt of DeKalb County

This and which is the highest and best price offered therefor, and that it would be to the interest of said estate to accept the said offer, and sell the said motor vehicle at private sale to the said L. B. Davitt.

Therefore, it is ordered, and decreed, by the Court, that the said Administratrix be, and she hereby is, directed to proceed forthwith, and sell at private sale and transfer to the said L. B. Davitt said motor vehicle for the sum of \$30- and for cash in hand, and that upon the sale thereof she make report to this Court.

13579 In the matter
The Will of
Melvin Jacobs

Decree
In favor of
It is
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and that
the 26 day

13574 Gladys
of the estate
George
v.

Ella M. Chas
Chandler, et al
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13579 In the matter of an application having been this day presented to the Court by E. L. Byers, praying that an instrument in writing purporting to be the last will and testament of Melvin Jarfering deceased, be admitted to probate.

It is ordered, that a copy 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 March, 1938, at 10. A.M.

13574 Gladys Graham, as adm. of the estate of George Chandler, Deceased. Plaintiff.

This day this cause came on to be heard upon the petition of the plaintiff, asking for authority to sell the real estate of George Chandler, deceased to pay his debts and the cost of.

Ella M. Chandler, et al. Defendants. Answer and cross-petition of Ella M. Chandler, the surviving spouse of the said decedent and the answer and cross-petition of the defendant the Division of Aid for the Aged, in the Department of Public Welfare, in the State of Ohio, and on consideration thereof the Court finds from the pleadings, evidence, and exhibits, that all necessary parties have voluntarily entered their appearance, waived time, and consented to the granting of the prayer of the petition, and are properly before the Court, that it is necessary to sell the premises of the decedent, and the prayer of the plaintiffs petition seemed to be granted. It further appearing to the Court that the defendant, Ella M. Chandler, owns in her right the undivided one-half interest of the premises described in the plaintiff's petition, and as the surviving spouse of the said decedent, has an interest in that part of said premises of which the decedent died seized and by her answer and cross-petition she claims whatever right title or interest she has in said premises, by metes and bounds, rents issues or profits, consented to, and authorized the plaintiff, as such, Administrator to sell, what ever right title or interest she has or claims to have, in the whole of the said premises, at and the same time she offers for sale the premises owned by the said decedent, and elects to take whatever interest she has in money out of the proceeds, received from the sale, in which, in such sum, as may be fixed by the Court. It further appearing to the Court that the said defendant, the Division of Aid for the Aged, in the Department of Public Welfare, of the State of Ohio, by its answer and cross-petition filed herein, has or claims to have, some right title or interest in said premises, by reason of a Trust Deed

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make, in its favor, as security for advancements made and paid for old age assistance to the said George Chandler, during his lifetime and to the said Ella M. Chandler, and asks that the court protect its rights and that it be paid from the proceeds received from the sale of the real estate described in the plaintiff's petition, the sum to which, it may be entitled.

Therefore, it is ordered by the court that the said administrators see that part of the premises owned by the decedent and that part of the premises owned by said Ella M. Chandler, in her own right described, as a whole in the plaintiff's petition and free from any interest or claim that the said Ella M. Chandler may have therein as surviving spouse, and free from any interest or claim therein, of the said the Division of Aid for the Aged in the Department of Public Welfare of the State of Ohio.

And it appearing to the court that a new appraisal must be made of said real estate, therefore, it is ordered that Virgil Graham, W. B. Shaw, and Norman L. Down, three judicious and disinterested persons of the vicinity, next of kin of the petitioner, be, and they hereby are, appointed to appraise said real estate, as a whole, at its true value in money, free from any interest or estate therein of the said Ella M. Chandler, or the Division of Aid for the Aged, in the Department of Public Welfare, of the State of Ohio, and it is further ordered, that said appraisers be sworn as required by law to truly and impartially appraise said real estate, upon actual view, at its fair cash value and discharge the duties required, in their according to law, and to make due return of their proceedings in writing.

Approved: Mrs. L. Myers, attorney for said claim. of minor
 In the matter of the Estate of Charles Watson Montgomery head upon the application of Thomas F. Montgomery Jr. advise and consent of the Court to the settlement of a claim for damages for personal injuries sustained by Charles Watson Montgomery a minor, as set forth in said application, the Court finds that said applicant is father and natural guardian of said minor, and that said applicant and said minor are residents of Union County Ohio, and were such at all times herein mentioned: That said claim is for personal injuries sustained by said minor as the result of the alleged wrongful act, neglect and default of Pickerington Creamery Inc. and Glycer A. Smith, in the operation of an auto mobile in the village of Peoria in the County of Union and that said minor is entitled to maintain an action and recover damages therefor. The Court being fully advised in the premises finds that it will

12580

be for the said claim and that

It is the order of the court that the said claim, as Glycer A. settlement of a grant to receive a Pickerington authorized applicant to execute a deed, to be and nature the said Mr. Inc. and and injury complete and a copy of the parent of such person

12087

In the matter of the Estate of Mrs. W. H. they verify obtain regarding on June 2 July 1-1931 (D. C. T. Page Elton M. / And that in said satisfaction completed a real estate County, persons, in order to be in the proper to

be for the best interests of said minor to adjust and settle said claim on the terms set forth in said application and that said application should be allowed.

It is therefore ordered that the said applicant be and he is authorized to adjust and settle said claim against the said Pickerington Creamery Inc. and Bryce A. Smith, for the sum of \$225.00 and such settlement is hereby authorized without the appointment of a guardian; said applicant is hereby authorized to receive and receipt for such settlement; the said Pickerington Creamery Inc. and Bryce A. Smith is authorized to pay and to deliver said money to said applicant; said applicant and minor are authorized to execute a full and complete release on account thereof, to be in full settlement of all claims of every kind and nature which have accrued or may accrue to the said minor against the said Pickerington Creamery Inc. and Bryce A. Smith, in account of said accident and injuries. The payment aforesaid shall be a complete and final discharge of any and all claims of the parents of said minor, as set forth in the writ of such parents, filed herein.

12087

In the matter of

The Estate of

Fred Wile, Deceased, and filed herein his application duly verified, for an order directing the transfer of certain real estate belonging to said decedent. It appearing to the Court that said decedent died intestate on June 23-1931, residing at Hillside, Ohio; that on July 1-1931 the petitioner was appointed administrator (Doc. 7, Page 106) of said estate;

Ellen M. Hale age 50. Hillside, O. Son — all — and that the description of real estate is as set out in said application and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant, it is ordered that said real estate be transferred upon the duplicate of the County, where such parcels are situated to the persons named herein and that a certificate of this order together with the description contained therein the application be filed with the Recorder of the proper County for record, as provided by law.

13574

Gladys Graham, as
Adm. of the
estate of
George Chandler
Decd.
Plff.

Ella M. Chandler, et al.
Dfts.

E. Chandler, Margaret G. Chandler, Malie Marie Chandler,
Maymie E. Tracy, Rosa H. Tracy, Dana D. Chandler, and
Richmond W. Graham, as Sureties thereon, it is ordered

that the said bond be and it is hereby approved.

Therefore, on motion of the plaintiff, and it appearing
to the court that it would be more to the interest of the
estate of the said George Chandler, decedent, not to Ella
M. Chandler and The Division of Aid for the aged in the
Department of Public Welfare of the State of Ohio, to sell the
real estate in the petition described and any and all
interests the said Ella M. Chandler, and the said The
Division of Aid for the aged, in the Department of
Public Welfare of the State of Ohio, has or claim to have therein
or any of other party to this action at private sale
as a whole, than at public sale.

Therefore, it is ordered, ad judged and decreed
by the Court that the plaintiff as Administrator of the
estate of the said George Chandler, decedent, proceed
to sell the real estate described in the plaintiff's petition
and the whole thereof and any interests of whatsoever
nature the said Ella M. Chandler and the Division
of Aid for the aged, in the Department of Public Welfare of
the State of Ohio, or any other party to this action has or
claims to have therein, at private sale, for not less than
the appraised value thereof, and for good cause shown
for cash, in full, in confirmation of sale.

It is further ordered, that the plaintiff make
due return of her proceedings and sale to this Court
for this order.

13574

Gladys Graham, adm.
of the estate of Geo. Chandler
Decd. Plff.
Ella M. Chandler, et al.
Dfts.

correct, it is ordered that same be and hereby is
approved and confirmed.

It is further ordered, that said Gladys Graham, as
Adm., execute within ten days, to the State of Ohio, a
bond, with sufficient sureties to be approved by the Court
in the sum of Ten Thousand Dollars, conditions
according to law.

Confirming Bond. ordering sale.
This cause came on further to be heard,
and the plaintiff as administrator of the
estate of George Chandler, decedent, having
tendered to the court her additional Bond
as such administrator in this proceeding
as heretofore ordered by the court, in the
sum of \$5000 - with Gladys Graham, Paul

E. Chandler, Margaret G. Chandler, Malie Marie Chandler,
Maymie E. Tracy, Rosa H. Tracy, Dana D. Chandler, and
Richmond W. Graham, as Sureties thereon, it is ordered
that the said bond be and it is hereby approved.

Therefore, on motion of the plaintiff, and it appearing
to the court that it would be more to the interest of the
estate of the said George Chandler, decedent, not to Ella
M. Chandler and The Division of Aid for the aged in the
Department of Public Welfare of the State of Ohio, to sell the
real estate in the petition described and any and all
interests the said Ella M. Chandler, and the said The
Division of Aid for the aged, in the Department of
Public Welfare of the State of Ohio, has or claim to have therein
or any of other party to this action at private sale
as a whole, than at public sale.

Therefore, it is ordered, ad judged and decreed
by the Court that the plaintiff as Administrator of the
estate of the said George Chandler, decedent, proceed
to sell the real estate described in the plaintiff's petition
and the whole thereof and any interests of whatsoever
nature the said Ella M. Chandler and the Division
of Aid for the aged, in the Department of Public Welfare of
the State of Ohio, or any other party to this action has or
claims to have therein, at private sale, for not less than
the appraised value thereof, and for good cause shown
for cash, in full, in confirmation of sale.

It is further ordered, that the plaintiff make
due return of her proceedings and sale to this Court
for this order.

This day this matter came on to be
heard on the report of the
appraisers heretofore herein appointed;
and it appearing upon
examination that said report
is in all respects very near and
correct, it is ordered that same be and hereby is
approved and confirmed.

It is further ordered, that said Gladys Graham, as
Adm., execute within ten days, to the State of Ohio, a
bond, with sufficient sureties to be approved by the Court
in the sum of Ten Thousand Dollars, conditions
according to law.

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13578 In the matter of this day Ella A. Pyles appeared. The estate of Henry A. Pyles 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 Henry A. Pyles deceased, late of Marietta this in said county, and an affidavit that there is not to her knowledge any last will and testament of the said intestate, also a statement in general terms as to what the estate consists of, and the probable value thereof; and the Court, being satisfied that an administrator should be appointed and that said Ella A. Pyles 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 \$3000, and that Ella A. Pyles is directed to continue decedent's business following the date of this appointment as provided by law, and this cause is continued.

This day Ella A. Pyles appeared in open court, accepted the appointment as Adm. of the estate of Henry A. Pyles deceased, and gave and filed herein her Bond in the sum of \$3000 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 Ella A. Pyles - that notice of said appointment be published as required by law; that this proceeding be recorded, and that said Adm. pay costs herein

13545 In the matter of this day the Inventory in the above The estate of Capt. Wm. H. Herd, Dec. heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined be allowed and confirmed.

13546 In the matter of this day the Inventory in the above The estate of J. Bry Herd, Dec. heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said Inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory, after being duly examined, be allowed and confirmed.

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13570 In the matter of. This day our inventory in the above captioned
 The estate of. estate was filed in this court by the fiduciary
 Charles D. Ferris of said estate. It is ordered that the
 Decedent approval of said inventory be set for hearing
 before this court on the 6th day of April 1938. 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 Mansville Tri. 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.

11572 In the matter of. This day came J. A. Currier ad. of the estate
 The estate of of G. D. Currier. deceased, and filed herein his
 G. W. Currier. Decedent 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 G. D. Currier a resident of Jerome Township
 in said county died on Oct. 10 - 1912 - testate and that on the
 11th day of February 1929 J. A. Currier was duly appointed and
 qualified administrator of the estate of said decedent; that
 insofar as they can be ascertained the following list of persons
 to whom each parcel of real estate passed by descent or devise

Jeanette Kramer	age 77 years	Richmond, Ohio	daughter	1/6
Albert Currier	" 66 "	Drearon, Ohio	son	1/6
Frank J. Currier	" of 55 "	Columbus, Ohio	grandson	1/18
Carrie Currier	age 43 years	Plain City, Ohio	granddaughter	1/18
Walter C. Coon	age 41 years	Plain City, Ohio	" "	1/18
Harriet L. Dorman	age 77 years	" " "	daughter	1/6
Arthur Currier	age	Columbus, Ohio	grand son	1/24
Vienna C. Rogers	" 30	Amsterdam, Ohio	grand daughter	1/24
Robert Currier	" 28	New York City	son	1/24
Herbert Currier	" 26	Logan, West	" "	1/24
Opal M. Robinson	" 22	Cedar Falls, Iowa	daughter	1/12

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.

13580 In the matter
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1358

In the matter of
 the estate of
 Herman M. Blum,
 deceased, appointed, as administrator of the estate
 of James H. M. Blum deceased, late of Paris 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 its probable value, thereof, and the
 court being satisfied that an administrator should be
 appointed and that said Becht Rausch 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 thirty-six thousand
 dollars, and this cause is continued.

This day Becht Rausch 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 H. M. Blum deceased, late of Paris 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 its probable value, thereof, and the
 court being satisfied that an administrator should be
 appointed and that said Becht Rausch 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 thirty-six thousand
 dollars, and this cause is continued.

This day Becht Rausch appeared in open court accepted
 the appointment as administrator of the estate of Herman
 M. Blum deceased, and gave and filed herein her Bond,
 in the sum of thirty thousand dollars, conditioned
 according to law, with Frank Rausch, Dull Graham,
 as sureties, which Bond is approved by the court.
 It is therefore ordered, that letters of administration issue
 to said Becht Rausch that notice of said appointment
 be published as required by law, that this proceedings
 be recorded, and that said Adm. pay the costs

13574

In the matter of
The estate of
George L. Handley, deceased.
Mr. J. J. hearing.
satisfaction of the court. that notice of the filing of the said
inventory has been mailed by all interested parties, as required
by law. and no exceptions having been filed thereto, it is now
ordered, that said inventory, after being duly examined
in all respects, and confirmed.

This day the inventory in the above
captioned estate, heretofore filed herein came
before the court. It appearing to the
satisfaction of the court. that notice of the filing of the said
inventory has been mailed by all interested parties, as required
by law. and no exceptions having been filed thereto, it is now
ordered, that said inventory, after being duly examined
in all respects, and confirmed.

account

This day
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reference is

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Ray C. F.

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Fred W.

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J. A. Eddy

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Laurence

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Harold Sp

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Harry O.

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C. A. Whaley

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accounts approval - Proof of Publication

This day proof of publication of notice of filing accounts and matters 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:

- 13474 Guy C. Fickman, administrator of the estate of Blanch Croft. First and final account.
- 13357 Fred W. Shipley, adm. of the estate of Eva L. Shipley decd. First and final account.
- 13368 J. Eddy, administrator of the estate of Mary Ann Eddy, deceased. First and final account.
- 13358 Laurence W. Dub, adm. of the estate of Thomas F. Brockwell. First account.
- 13538 Harold Sprague, adm. of the estate of Emory Sprague, decd. First and final account.
- 13240 Daphn Martin, executrix of the estate of Howard Martin. First and final account.
- 10711 Harry C. Prouty, adm. of the estate of Avis D. Lake, minor 9th mo. First act.
- 3755^d C. A. Whaley, guardian of Mary J. Chapman, incompetent 14 account.
- 13450 Florence A. Somelot adm. etc. with will annexed of Harrison P. Peters, deceased. First and final account.

13450 In the matter of the estate of Harrison P. 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 matters 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 1937 - paid \$15⁰⁰ - June 1, 1938 - paid \$21 - July -

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.

13355

In the matter of
The estate of
Thomas F. Lockwood
deceased.

This day the first account of Laurence W. Lusk
Administrator of the estate of Thomas F. 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 all
 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 Laurence W. Lusk is hereby allowed
the sum of \$67.²⁰ being commissions on the amount collected
and accounted for by him, and being in full
compensation for all his ordinary services rendered.

Math. Meyer as attorney is hereby allowed \$62.¹⁰
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- July 9-1938.

Ordered, said account, and proceedings herein to
be recorded in Records of this office.

13474

In the matter of
The estate of
Blanche Croft
deceased.

This day the First and final account of
Guy C. Fuhman, administrator of the
estate of Blanche Croft deceased, came on
for hearing and settlement thereof having been published
according to law. No exceptions having been filed 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.

Guy C. Fuhman as administrator is hereby allowed the sum
of \$267.²⁰ being commissions on the amount collected
and accounted for by him and being in full compensation
for all his ordinary services rendered.

Riddle and Riddle, as attorneys, are hereby allowed the
sum of \$267.²⁰ which sum the Court considers just and
reasonable.

Edw M. Croft, receipt for \$6105.¹⁴
Ston value 15860.²⁴ Cash 245.¹⁰ Total \$6105.¹⁴

The Court finds account duly balanced, and said
estate settled according to law. It is ordered that
said administrator pay the costs \$5- July 10-1938.

It is ordered that said account and the proceedings

13357

In the matter of
The estate of
C. H. ...
deceased.

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In the matter of
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herein to recorded in the Records of this office that the sureties on said bond are hereby released except for fraud or manifest error

13357 In the matter of

The Estate of
 Em L. Shipley, dec'd. of Em L. Shipley deceased: came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers thereunto, and all matters pertaining thereto, and being fully advised on the premises, finds the 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 \$104⁷² being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

This day the first and final account of Fred W. Shipley administrator of the estate of Em L. Shipley deceased: came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same: and the Court having carefully examined said account and the vouchers thereunto, and all matters pertaining thereto, and being fully advised on the premises, finds the 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 \$104⁷² being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered.

Robert F. Allen, as attorney, is hereby allowed the sum of seventy-five Dollars (\$75⁰⁰) 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: paid Oct. 18, 1937.

It is ordered that said administrator pay the costs \$5: Oct. 16 37. It is ordered said account and the proceedings herein to recorded in the records of this office that the sureties on said bond are hereby released, unless fraud or manifest error.

13364 In the matter of

The Estate of
 Mary Ann Eddy, dec'd. of Mary Ann Eddy deceased: came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 on the premises, finds the 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. O. Eddy as administrator is hereby allowed the sum of One Hundred Dollars - as compensation.

This day the first and final account of J. O. Eddy administrator of the estate of Mary Ann Eddy deceased: came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 on the premises, finds the 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. O. Eddy as administrator is hereby allowed the sum of One Hundred Dollars - as compensation.

1/20 per Sanders and Hooper are hereby allowed the sum of \$122⁰⁵. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said administrator pay the costs \$5: Jan 7-1938. It is ordered said account and the proceedings herein to recorded in the Records of this office that the sureties

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in said bond. are hereby released, except for fraud or manifest error.

13240

In the matter of the estate of Howard Martin. Decs. This day the first and final account of Depha Martin executrix of the estate of Howard 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 therewith and all the matters pertaining thereto, and being fully advised on the premises, finds the same to be in all respects just and correct and in conformity to law.

Therefore, the said account is hereby approved, allowed and confirmed. Said executrix is hereby allowed the sum of One Hundred Dollars (\$100.) being a just and reasonable amount expended by her for a monument for said decedent. Robert F. Allen as Attorney, payt. in full, is hereby allowed the sum of \$35. The court find said account balance and said estate settles according to law.

It is ordered that said executrix pay the costs \$5.00
Paid May 2 - 1938. Order recorded.

10711

In the matter of the estate of Aris D. ...
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10711
 In the matter of
 The Guardianship
 of Aris D. Lake
 Minor
 Having been published according to law
 no exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the Court
 having carefully examined said account and the
 vouchers thereunto and all matters pertaining thereto, and
 being fully advised in the premises, do find the same
 to be in all respects just and correct and in
 conformity to law. It is ordered that the same be and
 hereby is approved, allowed and confirmed.
 The Court finds said account duly balanced, and
 said Guardianship settled according to law, credits \$96-
 receipts 96- account balanced Costs paid 5- July 14-38
 It is ordered said account be recorded in Records of
 this office
 In the matter of
 The Estate of
 Arnis Spain, Dec'd
 Notice of appointment of Clayton D. Bary
 as Adm., of the estate of Arnis Spain deceased, was
 published in said newspaper, as heretofore ordered,
 was filed herein, together with a copy of said notice; it is
 ordered that the same be recorded in the records
 of this office
 In the matter of
 The Estate of
 John E. Bishop, Dec'd
 Notice of appointment of Kay Bishop as administrator of
 the estate, John E. Bishop deceased, was published in said
 newspaper as heretofore ordered, was filed herein, together
 with a copy of said notice; it is ordered that the same
 be recorded in records of this office
 In the matter of
 The Estate of
 Ernest Reed, Dec'd
 Notice of appointment of Ernestine Herd
 as adm., of the estate of Ernest Reed, deceased, was published
 in said newspaper, as heretofore ordered, was filed herein,
 together with a copy of said notice, it is ordered that the
 same be recorded in records of this office

10711 In the matter of
 The Guardianship
 of Aris D. Lake
 Minor
 Having been published according to law
 no exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the Court
 having carefully examined said account and the
 vouchers thereunto and all matters pertaining thereto, and
 being fully advised in the premises, do find the same
 to be in all respects just and correct and in
 conformity to law. It is ordered that the same be and
 hereby is approved, allowed and confirmed.
 The Court finds said account duly balanced, and
 said Guardianship settled according to law, credits \$96-
 receipts 96- account balanced Costs paid 5- July 14-38
 It is ordered said account be recorded in Records of
 this office

13564 In the matter of
 The Estate of
 Arnis Spain, Dec'd
 Notice of appointment of Clayton D. Bary
 as Adm., of the estate of Arnis Spain deceased, was
 published in said newspaper, as heretofore ordered,
 was filed herein, together with a copy of said notice; it is
 ordered that the same be recorded in the records
 of this office

13552 In the matter of
 The Estate of
 John E. Bishop, Dec'd
 Notice of appointment of Kay Bishop as administrator of
 the estate, John E. Bishop deceased, was published in said
 newspaper as heretofore ordered, was filed herein, together
 with a copy of said notice; it is ordered that the same
 be recorded in records of this office

13560 In the matter of
 The Estate of
 Ernest Reed, Dec'd
 Notice of appointment of Ernestine Herd
 as adm., of the estate of Ernest Reed, deceased, was published
 in said newspaper, as heretofore ordered, was filed herein,
 together with a copy of said notice, it is ordered that the
 same be recorded in records of this office

In the matter of
 The Estate of
 Ernest Reed, Dec'd
 Notice of appointment of Ernestine Herd
 as adm., of the estate of Ernest Reed, deceased, was published
 in said newspaper, as heretofore ordered, was filed herein,
 together with a copy of said notice, it is ordered that the
 same be recorded in records of this office

13562

In the matter of
The Estate of
A. P. Russell, deceased.
Notice of appointment of A. D. Almond Russell, as Adm. of the Estate of
A. P. Russell, 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 records of
this office.

This day the affiant of J. M. Huber, publisher
of the Mangrove Tribune a newspaper of
general circulation in this county, that the
notice of appointment of A. D. Almond Russell, as Adm. of the Estate of
A. P. Russell, 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 records of
this office.

13557

In the matter of
John M. Longbrake,
deceased.
The notice of appointment of Paul Longbrake and Will Longbrake, as
executors of John M. Longbrake, deceased, was published in said
newspaper as heretofore ordered, was filed herein together with
a copy of said notice; records ordered in record of this office.

This day the affiant of J. M. Huber,
publisher of the Mangrove Tribune a newspaper
of general circulation in this county, that
the notice of appointment of Paul Longbrake and Will Longbrake, as
executors of John M. Longbrake, deceased, was published in said
newspaper as heretofore ordered, was filed herein together with
a copy of said notice; records ordered in record of this office.

13585-

In the matter of
The Estate of
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135-85- In the matter of. Order Relieving Estate from administration
The Estate of. March 23-
Admiral J. Hoover, this day June O. Hoover appeared in open
deceased. Court and filed an application to
relieve the estate of the within named decedent from
administration; it appearing to the court that the
estate of said decedent is less than \$500. in value and it
appearing that creditors will not be prejudiced thereby,
it is ordered that said estate be relieved from ad-
ministration and that the property described in said
application be delivered to the persons named below:

name	address -	Description of Property
June O. Hoover	Ashtabula, D.	Situated in the village of Richmond County of Union and State of Ohio and known as being Lots 381 in Beatty's addition to the Village of Richmond.

It is further ordered by the court that Chas. J. Storkley
of Ashtabula, Ohio, be and he is hereby appointed
Commissioner to execute a proper conveyance of the
property aforesaid in accordance with Section 10509-5
of the General Code of Ohio.

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12469 ²⁹ In the will of
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12469

In the matter of
The Estate of
Mr. Donald Thompson, deceased.

This day this cause came on to be heard upon the application of Louis Michael, as administrator of the Estate of deceased Mr. Donald Thompson, deceased.

And the court being fully advised in the premises finds that on the 26 day of January 1933, Mr. Donald Thompson died a resident of Wierford Center, Wis., leaving as his widow Belle D. Thompson, that the last will and testament of the said Mr. Donald Thompson was duly admitted to probate by the Probate Court of Union County, Wis., on the 13 day of March, 1933, and is recorded in Mill Record U. page 197 of the records of Mills of Union County, Wis. and that thereafter one B. E. Thomas was duly appointed executor of the will and estate and was thereafter legally discharged as such executor; that the said B. E. Thomas was thereafter duly appointed and qualified as Trustee under the will of the said Mr. Donald Thompson, deceased, and that there after on the 15 day of November 1935, he was discharged as such Trustee.

The Court further says that the will of Mr. Donald Thompson provides that after the death of Belle D. Thompson, his wife, the executor of his will, shall erect a family monument in the Wierford Center Cemetery, the cost of which is not to exceed \$800.00, and that after the payment of the funeral expenses of the said Belle D. Thompson, there is to be paid to Palestine Lodge No. 158, Free and Accepted Masons, the sum of \$100.00 and to the Wierford Daughters of Wierford Center, Wis., the sum of \$100.00 and that David Gorton is to receive one-fourth of the remainder, Fred Gorton, one-fourth of the remainder, Helen Dorrner, one-eighth of the remainder, and Lewis Dorrner, one-eighth of the remainder.

The Court further finds that during her lifetime the said Belle D. Thompson, filed an action in the Court of Common Pleas of Union County, Wis., being case no. --- on the docket of said Court in which the said Belle D. Thompson as plaintiff and B. E. Thomas as executor, and Trustee of the estate of Mr. Donald Thompson, deceased, et al. were defendants; that in said action the Court ordered the said B. E. Thomas, as such executor and Trustee, to turn over to the said Belle D. Thompson, all of the person of property, bonds notes, etc., in his possession, for her use and control during her lifetime; that, in compliance with said order of said Court, and in compliance with an application filed in Case No. 12429 of the Probate Court of Union County, Wis., and an order of said Court the said B. E. Thomas, as such executor and Trustee, did, on the 15 day of November 1935, turn over to the

Belle D. Thompson, the following property, to-wit:

1 Federal Farm Loan Corporation Bond, value	\$900.00
10 Shares Ohio Edison stock, par. value	1000.00
6 Shares Dodgecar Tire and Rubber Co. stock, par.	600.00
1 U.S. 4 th Liberty Loan Bond.	500.00
lease	
	3063.87

that said property, is now in the hands of Louis Michel, as executor of the estate of Belle D. Thompson, deceased, and the court further finds that the value of said property as turned over to the said Belle D. Thompson, by said trustee and executor, was \$6063.87 and that the same should be turned over to the said Louis Michel, as administrator of the estate of M^r. Donald Thompson, deceased.

It is further ordered, adjudged and decreed, that the said Louis Michel, as executor of the estate of Belle D. Thompson, deceased, shall pay to Louis Michel, as administrator of the estate of M^r. Donald Thompson, deceased, the sum of \$6063.87

12469^m

The the matter of the last will of M^r. Donald Thompson, deceased.

The estate of M^r. Donald Thompson, deceased, having been duly approved, and account, and B. E. Thomas, the former sole executor of said decedent, having been discharged, without fully administering said estate; this day, Louis Michel appeared, in open court, and made and filed an application under oath as required by law to be appointed, Administrator de bonis non with Will annexed of the estate now a. statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed to administer the goods and estate of said decedent, not administered, that, said Louis Michel is a suitable person and, legally competent it is ordered, that, he be appointed as such Administrator de bonis non with the will annexed, now giving Bond with securities as required by law in the sum of \$12000.00 and this cause is continued.

This day Louis Michel appeared, in open court accepted the appointment as, administrator de bonis non, with the will annexed, of the estate of M^r. Donald Thompson, deceased, and gave and filed herein his Bond, in the sum of \$12000.00 conditioned according to law, with F. D. Boston; David Boston; Mary E. Thomas; Rena Johnson; Norma Fox and Carl Boston as securities, 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 Louis Michel, that notice of said appointment be published as required by law; that this proceedings be recorded, and that said adm. de bonis non, with the will annexed pay the costs.

THE COL. P. S. MFG. CO. 74323

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12485 In the matter of the estate of John H. Lilly, Dec'd. This day the inventory in the above captioned estate, 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 by accountants appointed.

13485 In the matter of the estate of John H. Lilly, 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 16. day of April 1938, 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 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.

13587 Lloyd B. Kelly, Administrator of the Estate of John H. Lilly, Dec'd. Plaintiff vs. Hayes, H. Lilly et al. Defendants. This matter came on this 30. day of March, 1938, and was heard upon. The petition of the plaintiff for authority to sell the real estate of the above decedent under authority of Section 10510-5 of the Revised Code of Ohio. On consideration whereof, the Court find that all persons entitled to share in the estate upon distribution have filed their written waiver of summons, and entered their appearance herein and consented to the sale of the real estate described in the petition. The Court further finds from the evidence that all parties are before the Court, and that the prayer of the petition should be granted and that the real estate described in the petition was appraised by the appraisers of the estate at \$1900.00 and orders that a further appraisement be dispensed with.

The Court further find that the bond heretofore given by the plaintiff as administrator of the estate of John H. Lilly in the amount of \$2500.00 is insufficient and it is ordered, that he file an additional bond with sufficient sureties to be approved by this Court in the sum of \$1000.00 which bond the administrator has given and the same is hereby approved.

And it appearing that private sale would be in the best interest of the estate, it is ordered, that said Lloyd B. Kelly, as such administrator sell said real estate at private sale at not less than \$1900.00 being the appraised value thereof, for cash.

It is further ordered that the Administrator Lloyd B. Kelly of the estate of John H. Lilly

v. Hayes, H. Lilly et al. Confirm the Court leave the foregoing being satisfied it is ordered and confirmed. It is further ordered, of at John H. Lilly Trust, up this c

the plaintiff the proceeds there hereof said administrator first the property in the Court summary ordered, to be the sum according proceeds the costs & sale

It is further ordered that said Lloyd B. Kelly, as such Administrator make return of sale without unnecessary delay

135-82 Lloyd B. Kelly, ad. of the estate of John H. Kelly, deceased

Plaintiff

Wages, H. Kelly, et al. Defendants

This 30 day of March, 1938, this cause came on and was heard on the report of Lloyd B. Kelly administrator of the estate of John H. Kelly, 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 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 H. Kelly in said real estate to the purchaser James H. Smith, upon the payment of the purchase price in cash.

This cause coming on further to be heard upon the pleading herein and upon the motion to distribute the proceeds of the sale amounting to the sum of twenty three hundred ninety dollars - (2390.00), it is ordered that said administrator out of the money in his hands, pay first the costs and expenses incurred in the sale of said property including an attorney fee \$115.00 to Price and Price and the per centum of said administrator herein amounting to the sum of \$115.00 (115.00). It is further ordered that the balance of said proceeds amounting to the sum of \$2158.50 be accounted for by said administrator according to law, and it is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$ out of the proceeds of said sale.

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is 30 day of... upon the... authority... the above... of section... Code of Ohio... of the... reasons entitled... filed this... appearance... estate... in this first... for... the... granted... petition was... \$1900.00

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13581 In the matter of
The estate of
Herman Wilhelm
Deceased.

This day this cause came on to be heard
upon the application of Cecil Rausch
Administratrix for an order authorizing
her to endorse as administratrix and have
transferred to her self in her individual capacity the certificates
representing the following assets of said estate, to wit:

- Saving account in the First National Bank of Maryland
of \$1949.⁵³;
- 11 shares Ohio Edison Stock, Preferred #6, Series, issued
April 27-1931 Cert. No. B. 620710.
- Certificate of Deposit No. 65-63 Columbus Mutual Life Insurance Co.
\$2000.00;

- 3 1/4 of U.S. Treasury Bond of 1944-1945, 60528 J \$1000.00;
- U.S. Treasury Bond of 1943-1945, 55766 F. \$1000.00;
- U.S. Treasury Bond of 1943-1945, 55765 E. \$1000.00;
- U.S. Treasury Bond of 1943-1945, 55764 D. \$1000.00;
- U.S. Treasury Bond of 1943-1945, 55763 C. \$1000.00;
- U.S. Treasury Bond of 1943-1945, 55767 H. \$1000.00;

- 2 3/4 of U.S. Treasury Bonds of 1945-1947, 4745 E. \$1000.00
- 2 3/4 of U.S. Treasury Bonds of 1945-1947, 4746 F. \$1000.00

2 shares stock in the Ostrander Farmers exchange
Company, certificate no. 124;
Note for \$2500.00, executed by the Walwood Company
secured by a mortgage on real estate in
Allen County, O.

Note for \$3250.00 executed by Flora S. Wammack, and
Albert F. Wammack, secured by a mortgage
on real estate in Jerome Township Union Co. O.

Note for \$100.00, executed by, Charles W. Barnes, Viola Barnes
and R. J. Barnes.

And it appearing to the Court that all of the debts
and costs of administering said estate, have been fully paid,
and that the said Cecil Rausch, is the sole heir and
beneficiary of said estate, said application is sustained, and
the said Cecil Rausch, is hereby authorized and
directed to endorse the certificates representing the
following assets set out above, the same to be
transferred to herself in her individual capacity.

13581 In the matter of
The estate of
James H. M. Cherry
Deceased.
M. C. Cherry, deceased.

This day this cause came on to be
heard upon the filing of the
Inventory and appraisement by Cecil
Rausch, adm. of the estate of Herman
W. Cherry, 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

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13504 C.A. Hoopes, Adm. of the estate of W.D. Clutter, Deceased. Plff.

This day this cause came on for hearing upon the report of C.A. Hoopes, administrator of his proceedings under the former order of this Court, and upon his motion to confirm the sale made in obedience to said order. The Court having examined said report and finding said proceedings 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. And it is ordered that the said C.A. Hoopes as such administrator execute a deed of all the right title and interest of the said W.D. Clutter in said real estate to the purchaser, James B. Clutter. And this cause coming on further to be heard upon the pleading herein and the motion to distribute the proceeds of the sale amounting to \$700- the Court finds that the defendant, Wilson Bailey has a claim upon said premises for his claim in the amount of \$295-00 and it is ordered that the said C.A. Hoopes distribute said purchase money as follows:

First: The costs of this action, taxed at \$173-59 including an attorney fee of \$50-00 to Hoopes Sanders and Hoopes for their services and a fee of \$50-00 to C.A. Hoopes as his compensation.

Second: To Wilson Bailey the sum of \$295-00 upon his claim

Third: The balance of \$261-41 to be distributed by the plaintiff as Administrator

15561 In the matter of the estate of W.D. Clutter Deceased.

This day came C.A. Hoopes, Adm. of the said estate and filed his first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 30 day of April 1938 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.

12945 In the matter of Margaret Montgomery Montgomery, executors of said estate, and Deceased

This day came Charles Warr & John B. filed their first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 30 day of April 1938 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.

13343 In the matter of the estate of Joseph ...

13466 In the matter of the estate of J.P. Schreiff ...

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13 343 In the matter of
 The estate of
 Joseph H. Brown,
 deceased.

This day came Charles W. Brown executor
 of said estate and filed his final and
 final account herein. It is thereupon
 ordered that said account be set for
 hearing on Saturday the 30 day of April, 1938. 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.

13 466 In the matter of
 The estate of
 J. P. Schaefer
 deceased.

This day this cause came on to be
 heard upon the motion of Clarence
 Schaefer, executor of the estate of J. P.
 Schaefer deceased and the Court being
 fully advised in the premises, it is ordered that said
 1938 model Chevrolet Sedan be sold to said executor
 for the sum of \$600.

13 493 Carl Wolfert
 administrator, with
 the will annexed,
 of the estate
 of Dorothy E. Eickemeyer
 deceased.

This day this cause came on for hearing
 on motion of Arnold E. Rohl, defendant
 herein, for an order of this Court
 directing the plaintiff herein, Carl
 Wolfert as administrator of the estate
 of Dorothy E. Eickemeyer deceased, to
 pay into the hands of the Sheriff
 of Union County, the sum of \$

Plaintiff

now in his hands, the same being

C. A. Eickemeyer, et al.
 Defendants.

the proceeds of sale of the interest
 of C. Herman Eickemeyer in and to the real estate
 hereinafter described by said administrator in this proceeding
 wherein said interest was the same as that subject
 to the lien of attachment levied by said Sheriff in suit
 wherein said Arnold E. Rohl is plaintiff, in cause
 no. 14595 in the Court of Common Pleas of Union County, Ohio,
 and which said proceeds were heretofore ordered by this
 Court to be held by said administrator pending the proceeding
 in the said the Court of Common Pleas -
 now therefore, on consideration and it appearing to this
 Court that the said Carl Wolfert has completed his
 administration of said estate, save and except for
 disposition of the proceeds of sale of the said interest
 of C. Herman Eickemeyer, and is ready to file his
 accountancy in said estate, and it is desirable that he
 should file his said accountancy without further delay -
 It is therefore ordered that the said Carl Wolfert, as
 such administrator, shall pay into the hands of the
 Sheriff of Union County Ohio, the said proceeds of sale
 of the C. Herman Eickemeyer amounting to \$ to be
 held by said Sheriff subject to order of the said
 Court of Common Pleas in cause no. 14595, in
 that Court, and said administrator is hereby authorized
 and directed to accept and receive the receipt of

said sheriff therefor, and to file the same with his accounting in this Probate Court of Union County, this and the same when so filed shall be his sufficient discharge as to said sum so paid over.

O. K. Hoopes, Sanders Hoopes,

Richard C. Thrall, atty for C. Herman Eickemeyer.

13492

C. A. Eickemeyer executor.

of the estate of
Henry C. Eickemeyer
Deceased
Plff.

C. A. Eickemeyer.

Def.

This day this cause came on for hearing on motion of the defendant Amos E. Roubt. for an order of this court, directing the plaintiff herein, C. A. Eickemeyer as executor of the

estate of Henry C. Eickemeyer deceased to pay into the hands of the Sheriff

of Union County this the sum of \$ - now in his hands,

the same being the proceeds of sale of the interest of C. Herman Eickemeyer in and to the real estate heretofore sold by said executor in this proceeding which said interest was subject to the lien of attachment levied by said Sheriff in suit wherein said Amos E. Roubt is plaintiff in Cause No. 14595 in the Court of Common Pleas of Union County, this and which said proceeds were heretofore ordered by this Court to be held by said executor pending the proceeding in the said Court of Common Pleas now

therefor on consideration and it appearing to this Court that the said C. A. Eickemeyer has completed his administration of said estate, save and except for disposition of the proceeds of sale of the said interest of C. Herman Eickemeyer, and is ready to file his accounting in said estate, and it is desirable that he should file his said accounting without further delay. It is therefore ordered, that

the said C. A. Eickemeyer as such executor, shall pay into the hands of the Sheriff of Union County, this, the said proceeds of sale of the interest of C. Herman Eickemeyer amounting to \$ - to be held by said Sheriff subject to order of the said Court of Common Pleas in cause no. 14595 in that Court, and said executor is hereby authorized and directed to accept and receive the receipt of the said Sheriff therefor, and to file the same with his accounting in this the Probate Court of Union County, this, and the same when so filed shall be his sufficient discharge as to said sum so paid over.

O. K. Hoopes, Sanders Hoopes,

attys for Plff.

Richard C. Thrall, atty for

C. Herman Eickemeyer.

17919

In the matter
The Will
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Dr Bonis now, he and, now, desires to close said estate.
 The Court further finds that the said John W. Blaine has received as assets, belonging to said estate the sum of \$3594³ and has failed to account therefor, or pay the costs of this proceeding to date, which such compensation due the said Administrator Dr Bonis now, the said applicant should pay.

Therefore, it is ordered, adjudged and decreed by the Court, that the said United States Fidelity and Guaranty Co. of Baltimore Md. pay the said sum \$3594³ which the said John W. Blaine did not and has not accounted for, and in addition thereto, the sum of \$40⁵⁰ Court costs and \$22⁵⁰ compensation of said Administrator Dr Bonis now, and pay, to him the said total sum of \$432⁴³ then, that the said United States Fidelity and Guaranty Company be, and they are, hereby released from and further responsibility or liability in the premises by reason of any obligation under said bond, as filed therein, on October 19, 1932 and the said Administrator Dr Bonis now, is, hereby directed to receive and receipt the applicant in full for the said sum of \$432⁴³

It further appearing to the Court, that the said John W. Blaine is, in fact at law, and as such, is entitled to share in the distribution in any fund available for distribution of said estate and by reason thereof and by reason of his default and the payment of this defaultation by the said United States Fidelity and Guaranty Company, it is, entitled to be subrogated to any interest the said John W. Blaine has or may have in said estate.

Therefore, it is hereby ordered, that the said United States Fidelity and Guaranty Company, be, and it is, hereby subrogated to whatever interest or sum the said John W. Blaine may be entitled to, receive on distribution and the said Administrator Dr Bonis now, is ordered to pay the same to the said Guaranty Company -

Approved by Mrs. L. Mages
 Richard C. Powell
 Attorney for United States Fidelity & Guaranty Co. -
 John W. DeWiley
 Attorney for Administrator

13587 In the matter of the estate of Saidee Bird...
 The estate of Saidee Bird...
 named...
 and filed by law to...
 Statement...
 Council of...
 Court...
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13586 In the matter of the will of Saidee Bird...
 The will of Saidee Bird...
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13588 In the matter of the will of Saidee Bird...
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13587 In the matter of the last will of Saidee Bidwell deceased, late of Mansville this in said county, having heretofore been duly proved and deceased. All and this day W. E. Harris, the executor named in said will, appeared in open court and made and filed an application under oath as required by law to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said W. E. Harris, is a suitable person and legally competent, and that by the terms of said will said executor named, or requested said executor may execute it without giving bond, it is ordered that he be appointed as such executor and that letters testamentary be granted and issued to the will of said decedent to W. E. Harris 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 as herein taxed.

13586 In the matter of the will of Saidee Bidwell, late of the village of Mansville in said county, heretofore filed in this court. 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 had on the 5 day of April, 1938 at 4 P.M.

13588 In the matter of the will of Saidee Bidwell, Dec'd. Application of W. E. Harris to admit to probate and record the will of Saidee Bidwell 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, that all the next of kind 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 consent to the probate of said will. And, Cleyla L. Cheryl and Mary D. Rupprecht, 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 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 and Testament of said Deceased and that it was duly executed and attested and that said testator, at the time of signing said will, was of full age, of sound mind and memory and not under any duress.

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.

12399^{as}

In the matter of the Estate of John D. Kline, Dec'd. This day came Charles D. Webb, administrator de bono non, of said estate and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday the 30 day of April 1938, 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.

13570

In the matter of the Estate of Charles M. Harris, 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 approval of said Inventory be had before this Court forthwith, publication having been made, all persons entitled to notice under the law of the State of Ohio.

account and estate of Mrs. ... for ... exceptions ... confirmations

12945

Charles W.

13557

Will M. Long

13343

Charles W.

12010

Hessie Hinkle

11790

Old F. Turner

13552

Fay E. Bishop

13486

Prigyan Sam

13503

C.A. Hoopes

13501

C.A. Hoopes

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W. H. Taylor

13404

Walter C. G.

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O. B. Poffing

12399^a

Charles D. W.

13476

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The Estate of W. W. H. in ... ordered. On the 25 day ... County of ... matter is

9070

In the mat

The Estate of J. Lawrence ... Editor ...

13574

George Grah

The Estate of

ms. subscribed
 instrument
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 this Court
 administrator
 and filed
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 for hearing on
 that notice
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 matter is.

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 April 30th 1938.

- 12945- Charles Manno and John B. Montgomery executors of the estate of Margaret Montgomery deceased. First and final account.
- 13557 Will M. Longbrake and Pearl Longbrake executors of the estate of John M. Longbrake. First and final account.
- 13343 Charles Manno executor of the estate of Joseph William Davis. First and final account.
- 12010 Emma Hillier Cross. Guardian of the estate of Emma Cross. 7th and final account.
- 11790 Ollie F. Turner. Guardian of Roxanna James Turner. First and final account.
- 13552 Fay E. Bishop administrator of the estate of John E. Bishop. First and final account.
- 13486 Bryan Sanders administrator of the estate of Dr. E. Fullwood. First and final account.
- 13583 G.A. Hoopes administrator of the estate of Warren Harris deceased. First and final account.
- 13501 G.A. Hoopes administrator of the estate of Dr. D. Clutter, deceased. First and final account.
- 10700 W. H. Fayer. executor of the estate of Lillian C. Fayer. 2nd and final account.
- 13404 Walter C. Rickard. administrator of the estate of Clark Rickard. First and final account.
- 12030 O. B. Poling. administrator of the estate of Maud Denton, deceased. First and final account.
- 12399^a Charles D. Webb. administrator de bonis non of the estate of John D. Webb, deceased. First and final account.

the above
 in this Court
 that the
 this Court
 persons entitled

13476 In the matter of the estate of M. M. Inman, deceased. This day came Laurence J. Keim, administrator of said estate, and filed his first and final account. It is thereupon ordered that said account be set for hearing on Saturday the 28 day of May, 1938, 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.

9070 In the matter of the estate of Laurence C. M^c Daniel. This day April 7-1938. This statement in lieu of an account was filed by the guardian Laurence Edith V. M^c Daniel. Receipts filed by the Guardian Laurence M^c Daniel. Receipts filed by Laurence C. M^c Daniel. minor: also Edith V. M^c Daniel & heirs, minor. Statement approved. ordered. recorded.

13574 Henry Graham, ex. adm. of the estate of George Caudles, decd.

vs. Ella M. Chandler, et al | No. 13374
Defns. Entry

This cause came on this day to be heard upon the report of the plaintiff for her proceedings and sale under the former order of this court, and upon motion to confirm the same: the court having carefully examined said report and finding the proceedings and sale in all respects correct and in conformity of law, 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 the said petitioner execute a deed of all the right, title and interest of the said decedent, George Chandler, and the defendant Ella M. Chandler, and the defendant, The Division of Aid for the aged, in the department of Public Welfare, of the State of Ohio, in said real estate to the purchaser, Catharine M. Fox, upon the said purchaser paying the purchase price, the sum of \$2600.00 in cash, in full.

And this cause coming on further to be heard on motion to distribute the proceeds of the sale, and the said defendant Ella M. Chandler having by her answer herein consented that the plaintiff, as administratrix of the estate of the said George Chandler decedent, sell what interest she had in said real estate and elect to take the value thereof in the money, in such sum as might be determined by the court. Therefore, the court finds the just and reasonable value of her interest in said real estate, exclusive of her distributive share of any of the estate of the said George Chandler, to be \$1236.92²⁵.

The court further finds from the answer and cross-petition of the defendant, The Division of Aid for the aged, in the department of Public Welfare of the State of Ohio holds a debt in trust against said real estate and by reason thereof there is due it from the said Ella M. Chandler, the sum of \$542²⁰ and from the estate of the said George Chandler, the sum of \$592⁰⁰ both of which sums were a valid and subsisting lien said purchase, and now upon the funds in the hands of the said plaintiff arising from the sale of the said premises. Therefore, it is ordered, that an entry of release and satisfaction of said trust deed, be recorded on record in the office of the County Recorder of Johnson County, Ohio.

It is further ordered that the said plaintiff out of the said \$2600.00 the purchase money in her hands pay

First, to the
Second, the
Third, W.
Fourth, D.
Fifth, E.
Sixth:

13476 In the matter of the Estate of H. W. Kim...
Second, directing the trustee to set forth in writing that H. W. Kim...
County...
that...
was duly...
estate of...
ascertained...
their eyes...
decedent.
Journal of...
name...
Chambers T.

Sumner B. O...
Mary F. Bes...
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court, that...
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County, O...
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by law.

First, to the Treasurer of this County the taxes	\$12 ⁶⁶
Second, the costs of this proceeding	13 ⁰⁰
Third, U. S. State Revenue pro deed	25 ⁰⁰
Fourth, Division of Bid for aged	1134 ²⁰
Fifth, Ella M. Chandler.	693 ⁷²

Sixth:

That the plaintiff account for the balance of the proceeds received as administrator of estate of George Chandler, according to law. 643⁷²

13476

In the matter of the Estate of H. W. Kinney, Deceased. Administrator of the estate of W. W. Kinney

Demanded. A. S. 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 H. W. Kinney a resident of Blair Township in said County died intestate on the 31-day of August, 1937, and that on the 2-day of October 1937, Clarence T. Kinney was duly appointed and qualified administrator of the estate of said decedent; that insofar as they can be ascertained, the foregoing 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.

Clarence T. Kinney, nee Richmond, his son. 1/3 interest.

Sumner B. Kinney 909 Maple Road and son. 1/3 Interest, and bridge, Penn.

Mrs. F. Beano, Richmond, Pa. daughter 1/3 interest.

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 was law. I hereby 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, as provided by law.

13431 In the matter of Benjamin R. Hosmer deceased. Statement in lieu of an account. This day Leonard B. Hunt as Adv. of the estate of Benjamin R. Hosmer deceased, was filed in this Court: same is hereby approved.

13576 In the matter of Anna Healy 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 14th day of April, 1938, 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 legal notice to be published one time in Marysville Tribune, at least 10 days prior to the date of said hearing, except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

13585- In the matter of Adam D. Hoover deceased. Order to Transfer Property. April 1st. In Chas. J. Starkey, Testator This. Whereas, the undersigned, as Judge of the Probate Court of Union County, Ohio has this day relieved the estate of Adam D. Hoover deceased, from administration due to the fact that the total assets of said estate are less than five hundred dollars. (\$500.) you, as Commissioner, having been so appointed this day by the Court, are hereby directed to transfer by proper conveyance, the following described property now in your possession and control to the person named:
 Property Situated in the Village of Richmond County of Union, and State of Ohio; and known as being lot no 381 in Deathy's addition to the village of Richmond.
 In witness whereof, I have hereunto set my hand and the seal of said Court, at Marysville, Ohio, this 1-day of April 1938.

THE COL. P. & MFG. CO. 14823

THE COL. P. & MFG. CO. 14823

13573 Clayton P. John
 administrator
 The estate
 Mary L. John
 T. H.
 S.

Clayton P. John
 Pearl John
 Penelope John
 born 14 years

13585 In the matter
 The Estate
 Anna Maria
 application
 appointed
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Sturgis H. Cheney, is a suitable person and. In view of 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 \$1500.00
 Sturgis H. Cheney; Gladys L. Cheney; Ethel M. Cheney and this cause is continued.

This day Sturgis H. Cheney, appears in open court accepted the appointment as administrator with the will annexed of the estate of Clara Davis, deceased, and gave and filed herein his Bond in the sum of \$1500- conditional according to law, with Sturgis H. Cheney, Gladys Cheney and Ethel Cheney, as sureties which bond is approved by the Court.

It is therefore ordered that letters of administration with the will annexed, issue to said Sturgis H. Cheney that notice of said application be published as required by law, that this proceeding be recorded, and that said bond with the will annexed, be pay, the costs herein taxed.

13573

Blayton P. Johnston

Administrator of the estate of Mary L. Johnston

Deceased. Reft. Blayton P. Johnston Pearl Johnston

General Johnston minor guardian ad litem of Pearl Johnston now 14 years of age, a minor 18 years of age, and.

Defendants. General Johnston, a minor 15 years of age, upon whom services of summons has been made according to law, and upon the return of summons by Blayton P. Johnston, as an individual and his father and natural guardian of Pearl Johnston and General Johnston, minor, and the Court being fully advised in the premises.

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 Eighty-seven and 50/100 Dollars (\$487⁵⁰) 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 Mary L. Johnston, deceased, in the amount of \$500. 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 \$500-

It is further found by the Court that upon the answer and cross Petition filed

by Blayton P. Johnston and. Decreed undivided described in the same interest thereof his answer action in Blayton P. Johnston Decd for the the joint interest held for the one-half (1/2) L. Johnston account to and it to the first Blayton P. real estate, for the appraised of a deced and it Johnston without a

13573

Blayton P.

Admin. of the estate of Mary L.

Blayton P.

Sum. of \$

13573

Blayton P.

of the Mary L.

Blayton P.

13568 In the matter of the Estate of Eliza J. Wilson Deceased. 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 Sylvester Wilson as adm. of the estate of Eliza J. Wilson 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

13460 In the matter of the Estate of Margaret K. [unclear] account of May [unclear] Journal, a [unclear] continued

12148 In the matter of the Estate of Joseph M. [unclear] order directed bringing application of Joseph M. [unclear] County de last will and testam. of [unclear] in Vol. I of [unclear] County. The [unclear] and [unclear] that in [unclear] is a list of Real Estate owned by Anna L. [unclear] [unclear]

and this is as set appearing in law books. It is held upon the [unclear] situated that, as a [unclear] together, may be filed and [unclear]

Mr. Chappell
Journal, in
in this County
of. Sylvester
and, was.
was filed
that the

13460 In the matter of
The Estate of
Margaret Kearsington
deceased.
account to set for hearing on Saturday the 28. day
of May 1938. 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 to
continue until said time.

This day came matter Howard Gentry
of said estate and filed his final and
final account herein.
This thereupon ordered that said
account be set for hearing on Saturday the 28. day
of May 1938. 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 to
continue until said time.

12148 In the matter of
The Estate of
Joseph M. Kiriikin
deceased.
order directing the transfer of certain real estate
belonging to said decedent, as set forth in the
application. It appearing to the Court that
Joseph M. Kiriikin a resident of Richmond in said
County died testate on October 9- 1931. that his
last will and testament was filed in the Probate
Court of Union County this Oct. 16- 1931. and recorded
in Vol. T page 427 of the Record of Wills of said
County and that on the 19- day of October 1931.

This day came Anna L. Kiriikin
of the Estate of Joseph M. Kiriikin
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
Joseph M. Kiriikin a resident of Richmond in said
County died testate on October 9- 1931. that his
last will and testament was filed in the Probate
Court of Union County this Oct. 16- 1931. and recorded
in Vol. T page 427 of the Record of Wills of said
County and that on the 19- day of October 1931.

Anna L. Kiriikin Lewis, was duly appointed
and qualified executrix 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.
Anna L. Kiriikin Richmond this resid. - life estate.
Anna Kiriikin Lewis, " " daughter entire
estate subject to
life 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 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.

13571

In the matter of
the estate of
George Chandler, deceased,
this county, that the notice of appointment of Gladys
Graham, as administratrix of the estate of George Chandler,
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 M. Chappel,
agent of the Union County Journal,
newspaper of general circulation in
this county, that the notice of appointment of Gladys
Graham, as administratrix of the estate of George Chandler,
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.

13561

In the matter of
the estate of
Blaney
and it is
have been
interested
On consideration
allegations
the claim
said estate
valid claim
ordered that
is hereby
that this
said order

11024

In the matter of
the estate of
of Oliver
This quiet
said estate
court do
hearing at
P.M. at

13581

In the matter of
of the Estate
of M. D. Jones
of general
of M. D. Jones
said newspaper
together with
that the
this office.

13536

In the matter of
 the Estate of
 J. A. Gealey, Deceased, of the estate of J. A. Gealey 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 J. A. Gealey, a resident of Unionville Center,
 in said County died intestate on January 12 - 1938, and that
 on the 22 day of January 1938, Bertrude Gray was
 duly appointed and qualified ad. ex. of the estate of
 said decedent; that insofar as they can be ascertained
 the following is list of persons to whom such real estate
 passed:

- George Gealey, over 21 years, Unionville Ctr. O. brother 4/6
- Mary Goldstony " " " " sister 4/6
- Elizabeth Black " " Helenar Shis, sister 4/6
- Michael Gealey " " Florence Ky, brother 4/6
- John H. Gealey " " Unionville Ctr. O. brother 4/6
- Edna M. Polite " " Springfield, O. niece 4/8
- Benjamin B. Britton " " " R.F.D. nephew 4/8
- Annie Britton " " Camp Chase Ohio, nephew 4/8

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

13576

In the matter of
 the Estate of
 Herman M. Cherry, Deceased, of the estate of Herman M. Cherry deceased, and
 this day the affidavit of Emmett W. Chappell agent of the Union County
 Journal, a newspaper of general
 circulation in this County, that the
 notice of appointment of Cecil Rausch, as executor, of the
 estate of Herman M. Cherry 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

12469

In the matter of
 the estate of
 Mrs. Dorcas Thompson, Deceased, of the estate of Mrs. Dorcas Thompson deceased, and
 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 Julia Fickelison, as ad. de
 bonis, now, with the annexed, of the estate of Susan
 Healy, deceased, was published in said newspaper as
 heretofore ordered, was filed herein, together with a copy

13578

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of said notice! it is ordered, that the same be recorded
 in the records of this office
 13578 In the matter of this day an Inventory in the above
 The Estate of Captained estate was filed in this
 Henry, A. Pyles, Court by the fiduciary of said estate,
 Decedent. It is ordered, that the hearing
 having been waived by all persons entitled to notice
 under the law of the State of this.

13591 Harry Humbach, Guardian

Chandos. Skidmore
Minor
P.P.
Ruth C. Brannan,
Thomas C. Brannan,
Will Williams
Division of Aid
for the aged.
Dep. of Public Welfare
of Ohio

This day came, the plaintiff and
filed therein his petition praying for
an order to sell the real estate
of Chandos Skidmore, a minor,
therein described, for the reason
that the same is suffering an
avoidable waste and proceeds are
necessary for support and payment
of just debts of said minor.

The following named defendants
in this case are to be served with
summons of the pendency of this suit or to waive
summons and consent to its sale, to wit: Ruth C.
Brannan, Thomas C. Brannan, Will Williams and the
Division of aid for the aged. Whereupon, it is
ordered by this court, that this cause be heard on the
21 day of April, 1938, at 10. A.M. and that to each and
all of the remaining defendants, to wit: Ruth C. Brannan,
Thomas C. Brannan, Will Williams, and the Division of
Aid for the aged, due and legal notice of the filing
pendency, and prayer of said Petition and of the time
in which they are required by law to answer the
same be given by summons as provided by law,
excepting those who shall yet enter their
appearances and this cause is continued.

Ordering Summary Sale -

This day this matter came on for hearing. The
Court being satisfied that it is necessary to sell
the real estate of said ward, as described in the
petition, for the reason, that the same is
suffering unavoidable waste, and is necessary
that the proceeds be applied to the support and
payment of just debts of said ward, and, it
appearing to the satisfaction of the Court that said
real estate is worth less than \$500- and bond
having been given by said Plaintiff in the amount
of \$1000- as provided by law, it is ordered, that the
said Harry Humbach, Guardian of Chandos Skidmore,
a minor, proceed to sell said real estate, free of
debt, at private sale, for not less than 700-
Hundred Dollars - on the following terms, to wit:
Cash, upon delivery of deed.

It is further ordered that notice of said sale
be given as provided by law, and that when sale
is consummated, due return be made to this Court

13572 In the matter
of the Estate of

herein have
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Inventory of
the same.

13485 In the matter
of the Estate
of John D. Hill
It appearing
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13590 In the matter
of the Estate
of William O.

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135-72

In the matter of the Estate of Mary L. Johnston

It is found by the Court that all persons interested in the filing of the inventory and appraisement herein have received notice hereof and the Court being fully advised in the premises and satisfied that said inventory and appraisement is regular and correct the same is, therefore approved, and confirmed

13485

In the matter of the Estate of John D. Lilly deceased.

This day the schedule of claims debts and liabilities hereof filed herein came on for hearing it appearing to the satisfaction of the Court that notice of the filing of 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 having been published in Mansfield Tribune Mar. 31st 38 bearing April 16-38. Ex. Pl. #320

135-90

In the matter of the Estate of William Perry deceased

This day Margaret R. Perry 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 O. Perry deceased, late of the village 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 Margaret O. Perry is a suitable person and legacy competent, it is ordered that she be appointed as such and administer upon giving bond with sureties as required by law in the sum of One Thousand (\$1000.00) dollars and her cause is continued.

This day Margaret O. Perry appeared in open Court, accepted the appointment as Adm. of the estate of William O. Perry deceased and gave and filed herein her Bond in the sum of \$1000.00 conditioned according to law with William B. Harrison and J. E. Langstaff as sureties which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Margaret R. Perry that notice of said appointment be published as required by law and that this proceeding be recorded and that said Adm. pay the costs herein taxed

in the matter of the Estate of Mary L. Johnston deceased. The Court being fully advised in the premises and satisfied that said inventory and appraisement is regular and correct the same is, therefore approved, and confirmed. This day the schedule of claims debts and liabilities hereof filed herein came on for hearing it appearing to the satisfaction of the Court that notice of the filing of 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 having been published in Mansfield Tribune Mar. 31st 38 bearing April 16-38. Ex. Pl. #320. In the matter of the Estate of John D. Lilly deceased. This day the schedule of claims debts and liabilities hereof filed herein came on for hearing it appearing to the satisfaction of the Court that notice of the filing of 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 having been published in Mansfield Tribune Mar. 31st 38 bearing April 16-38. Ex. Pl. #320. In the matter of the Estate of William Perry deceased. This day Margaret R. Perry 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 O. Perry deceased, late of the village 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 Margaret O. Perry is a suitable person and legacy competent, it is ordered that she be appointed as such and administer upon giving bond with sureties as required by law in the sum of One Thousand (\$1000.00) dollars and her cause is continued. This day Margaret O. Perry appeared in open Court, accepted the appointment as Adm. of the estate of William O. Perry deceased and gave and filed herein her Bond in the sum of \$1000.00 conditioned according to law with William B. Harrison and J. E. Langstaff as sureties which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Margaret R. Perry that notice of said appointment be published as required by law and that this proceeding be recorded and that said Adm. pay the costs herein taxed

13515

In the matter of the estate of Dec Wheeler, dec'd.

This matter came on to be heard upon the application of Lida Wheeler, ad-

ministratrix of the estate of Dec Wheeler, deceased for the consent and authority of this court, to the settlement of all claims for damages, against John Asman, and Ernest Asman, for causing injuries to, and the death of Dec Wheeler said claims being made by said Administratrix on behalf of said estate, the widow, the children and next of kin of said decedent, and on behalf of all persons beneficially entitled under the laws of the State of Ohio, for the sum of \$2500⁰⁰ and the court, fully examined the circumstances surrounding the accident and the injuries and the death of Dec Wheeler, is of the opinion, that said proposed settlement, is proper, and for the best interests of said estate and of all parties beneficially interested; It is therefore ordered, by the court that said Administratrix do and she is hereby authorized and directed to accept, and to pay out of said sum of \$2500⁰⁰ in full satisfaction of all claims of every nature against said John Asman and Ernest Asman, by reason of or arising out of the injuries to and the death of Dec Wheeler, deceased, and upon receipt of said sum to execute and deliver to John Asman, and Ernest Asman a full and complete release of any and all claims which she individually, which she as administratrix has against the said John Asman and Ernest Asman as the representative of said estate and as the representative of herself as widow, the children and next of kin of Dec Wheeler, and of all persons beneficially interested therein under the laws of the State of Ohio. It is further ordered, that said administratrix cause the action for damages which she has filed against Ernest Asman in the Court of Common Pleas of Union County, being numbered 14591, to be dismissed with prejudice to bringing a further action. It is further ordered, that these proceedings be filed for record.

13581

In the matter of the estate of Herman De...
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13581 In the matter of
 The Estate of
 Herman McClung
 deceased
 Dec used
 directing the transfer of certain real estate belonging
 to said decedent. as set forth in the application
 It appearing to the court, that, Herman McClung
 a resident of Paris Township in said County, died
 intestate on March 22- 1938. and that on 26 day of
 March, 1938. Cecil Rausch, was duly appointed and
 qualified adx. of the said estate of said decedent: that
 insofar as they can be ascertained, the following is a
 list of to whom each such parcel of Real Estate
 passed by descent or devise.
 Cecil Rausch, son of M. Manville, his daughter, all
 and that the description of said real estate, is, as
 set out in said application: and it appearing
 to the satisfaction of the court, that, the law has
 been fully complied with by said applicant: It is
 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.

This day came Cecil Rausch,
 adx. of the estate of, Herman McClung,
 deceased, and filed herein
 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, Herman McClung
 a resident of Paris Township in said County, died
 intestate on March 22- 1938. and that on 26 day of
 March, 1938. Cecil Rausch, was duly appointed and
 qualified adx. of the said estate of said decedent: that
 insofar as they can be ascertained, the following is a
 list of to whom each such parcel of Real Estate
 passed by descent or devise.
 Cecil Rausch, son of M. Manville, his daughter, all
 and that the description of said real estate, is, as
 set out in said application: and it appearing
 to the satisfaction of the court, that, the law has
 been fully complied with by said applicant: It is
 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.

13581 In the matter of
 The estate of
 Herman McClung
 deceased
 account. to be set for hearing on Saturday the 28
 day of May 1938. at 1. P.M. and that notice
 thereof be published as required by law, in the
 Union County Journal, a newspaper of this County,
 this matter is, continued until said time.

This day came Cecil Rausch,
 administrator of said estate, and filed
 her first and final account herein.
 It is, thereupon ordered, that said
 account. be set for hearing on Saturday the 28
 day of May 1938. at 1. P.M. and that notice
 thereof be published as required by law, in the
 Union County Journal, a newspaper of this County,
 this matter is, continued until said time.

12980 In the matter of the estate of Cornelius C. Maek deceased. This day this cause came on for hearing before the court upon the application of Ella May McIntire the court being satisfied that it is necessary to sell the real estate described in said application for the purpose of support and maintenance of applicant. It is further ordered by the court that Ella May McIntire the applicant herein proceed to sell said real estate free of debt at private sale for not less than the sum of \$1170⁰⁰ cash and that said applicant is hereby authorized to execute the necessary deed or deeds of conveyance as is provided by law and in compliance with Item 3 of the last will and testament of Cornelius C. Maek deceased which item is set forth in the application of Ella May McIntire.

12980 In the matter of the estate of Cornelius C. Maek Dec. This day came the applicant Ella May McIntire and filed herein her application praying for an order to sell certain real estate of Cornelius C. Maek Dec. therein described for the purpose of realizing necessary funds for maintenance and support of said applicant as provided by law.

13460 In the matter of the Guardianship of John F. Shornick. This day April 20 - came John Shornick guardian of John F. Shornick an incompetent of Union County Ohio and presented his first and final account in settlement of said Guardianship duly verified thereupon the court do ordered the same filed and advertised for hearing on Saturday the 28 day of May 1938 at 1 P.M. to which time said matter is continued.

13536 In the matter of the Estate of J. A. Yealey Dec. adx. This April 25th came Gertrude Gray adx. of said estate and files her first & final account herein. It is thereupon ordered that said acct. be set for hear Saturday the 28 day of May. A notice published in Union Co. Journal in this matter continued until said time.

11194 In the matter of the Estate of F. H. Fullington Dec. published in a newspaper

11194 In the matter of the Estate of F. H. Fullington herein for a estate for a advised in in said estate described in said notes benefit of a sale for the Court that notes to the the sum

13555 In the matter of the Estate of James M. It is ordered for hearing 1938. to be given the law Richard of said said notes by the fu

13570 In the matter of the Estate of Charles R. T. in this estate Anna M. books newspaper try this the same

Tuesday April 26 1938

11194 In the matter of the Estate of F. H. Fullington

This day came Louis Howard and Walter Howard, Executors, of said estate and filed their first and final account herein. It is thereupon ordered, that said account be set for Decided being Saturday May 28-38, at 1 P.M. and notice published as required by law in the Union County Journal or newspaper of this county, and this matter is continued.

11194 In the matter of the Estate of F. H. Fullington, Dec'd

This day this cause came on to be heard upon the application of Louis Howard & Walter Howard, Executors, herein, for authority to sell at private sale notes belonging to said estate for the sum of \$200.00. And the court being fully advised in the premises, finds that the only remaining assets in said estate are said notes, which are set forth and described "Exhibit A" attached to said application, and that said notes have no value, and that it would be to the benefit of said estate if the same were sold, at private sale for the sum of \$200.00. It is therefore ordered by the Court that said Executors proceed to sell and assign said notes to the purchaser W. P. Clouse upon said purchase, paying the sum of \$200.00.

13555

Wednesday, April 27

In the matter of the Estate of Emma Mather, 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 16 day of May 1938, 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 in the Richmond Gazette, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

13570

In the matter of the Estate of Charles A. Ferris, Dec'd

This day the affidavit of J. M. Hunter, publisher of the Mansfield Tribune - a newspaper of general circulation in this county, that the notice of appointment of Anna Marie Ferris as executrix of the estate of Charles A. Ferris 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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John Shoubel? an nty this and. what account fie. ne. filed tuesday the 28 vis matter Estrode Gray her first & final it act. to set for Union Co. Journal

13578

In the matter of
The Estate of
Henry A. Pyles, Dec'd

This day the affidavit of J. M. Huber
published of the Marysville Tribune

a newspaper of general circulation in this County, that the
notice of appointment of Zellen L. Pyles as ad. of the estate
of Henry A. Pyles, decedent, was published in said
newspaper. As heretofore ordered, was filed herein, with a
copy of said notice. It is ordered that the same, be
recorded in the records of this office.

13561

In the matter of
The Estate of
Chas. H. Thomas

This day the affidavit of J. M. Huber
published of the Marysville Tribune a

newspaper of general circulation in this
County, that the notice of appointment
of Eugene Thomas, as administrator of the estate of
Chas. H. Thomas, decedent, was published in said newspaper
as heretofore ordered, was filed herein, with a copy
of said notice: it is ordered that the same be recorded
in the records of this office.

120 39th

In the matter of
The estate of
Guy Muddles

This day came before B. Muddles, ad.
of said estate, and filed his final
account. herein. It is thereupon

ordered that said account be set for
hearing on Saturday the 28 day of May 1938, 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 time.

13576

In the matter of
Anna Healy
Decedent.

The undersigned, Julia Eickelmann, as the
executrix of the estate of the above
named, decedent, being first

duly sworn, deposes, and says: that the bills incident
to the last sickness of the decedent and the funeral
expenses of the decedent have been paid and to the
best of her knowledge the decedent had no other
debts at the time of her death. She undersigned
therefore prays the Court for an order dispensing with
the filing of a Schedule of Debts, and Liabilities
in said estate.

Order on filing affidavit.

This day Julia Eickelmann, as the executrix of said
estate filed an affidavit in lieu of a Schedule of debts
and liabilities in said estate, duly sworn to. Said
affidavit shows that the bills incident to the
last sickness of the decedent and the funeral
expenses of the decedent have been paid and that
to the best of the affiant's knowledge the decedent
had no other debts at the time of her death.

And the same, appearing to the Court to be
true and correct, is ordered, recorded, and the
filing of a Schedule of debts and liabilities is

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Probate Court, Union County,

Wednesday, April 27

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13576 In the matter of
the estate of
Anna Healy, deceased,
hearing. It appearing
that notice of the filing of the said inventory has been
given to or advised 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
the satisfaction of the Court
of the said Inventory has been
as required
filed thereto,
and confirmed.

THE COL. P. & MFG. CO. 74928

THE COL. P. & MFG. CO. 74928

This day
and the Court
approves the
return of the
notice in

12945 Charles W.

13557 Charles W.

12010 Messrs Hill

11790 Otto F. Jume

13552 Frank E. Bish
D

13482 Myron S.

13503 C. A. Hoopes

13501 C. A. Hoopes

10700 W. H. Taylor

13484 Walter L. G.

12030 O. B. Pote

13557 Mrs. M. L.

12399th Charles D.

13480 In the matter
of the estate
of M. E. Miller
deceased
for the purpose
of having a
public hearing
before the
Court at
the above
premises,
and correct
therefor
all items
shown on the

This day proof of publication of notice of filing accounts and the vouchers of administration was made, and the Court approves the same, and orders the notice aforesaid to be entered upon the journal of the Court in full; said notice, is, as follows, viz:

- 12945 Charles Warr, and John B. Montgomery, executor of the estate of Maryann Montgomery. First and Final account.
- 13557 Charles Warr, executor of the estate of Joseph Warr. First and Final account.
- 12010 Messrs Hinton Cross, guardian of Lisle C. Cross 7th and final account.
- 11790 Otto F. Turner, guardian of Rebecca Jane Turner 3rd and final account.
- 13552 Fay E. Bishop, administrator of the estate of John E. Bishop. First and Final account.
- 13486 Bryson Sanders, administrator of the estate of W. E. McLeod. First and Final account.
- 13503 C. A. Hoopes, administrator of the estate of Henry Harris. First and final account.
- 13501 C. A. Hoopes, administrator of the estate of W. C. Carter deceased. First and final account.
- 10700 W. H. Taylor, executor of the estate of Luster C. Taylor. 2nd and final account.
- 13484 Walter C. Richard, ad. of the estate of Clark Richard. First and final account.
- 12030 O. B. Poling, administrator of the estate of Grand Dumber. First and final account.
- 13557 Miss M. Longbrake, and Pearl D. Longbrake, executors of the estate of John M. Longbrake. First and final account.
- 12399th Columbus D. Webb, ad. de vivo non. of John D. Blinn deceased. First and final account.

13486 In the matter of the estate of W. E. McLeod, Dec. This day, the first and final account of Bryson Sanders, administrator of the estate of W. E. McLeod, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 administrator is hereby allowed the sum of \$25⁰⁰ being commissions on the amount collected and accounted for by him.

and being in full compensation for all his ordinary services rendered. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said administrator pay the costs \$5⁰⁰ paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. That sureties are released on said bond, except for fraud or manifest error.

13552

In the matter of the Estate of John E. Bishop. 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 there with 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 \$384⁶⁵ being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered.

Hofes sundries and Hofes attorney are hereby allowed the sum of \$124⁰⁰ for actual and necessary expenses, which sum the Court considers just and reasonable. Court costs included.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs \$5⁰⁰ paid. It is ordered the sureties on said bond are hereby released except for fraud or manifest error.

13343

In the matter of the Estate of Joseph Mallan. 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 there with 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 allowed the sum of \$67⁰⁰ as a credit, being just and reasonable amount expended by him for a monument for said

decedent. \$332⁰⁰ by Paul. accor-
penzation
Robert A. C.
\$35⁰⁰ which
reasonable.
balanced.
It is ordered
\$5⁰⁰ paid
account
in the pro-
sureties on
for fraud.

12399

In the matter of the Estate of John D. Blitt. Deceased. Notice thereof having been published according to law. No exceptions appearing to except or object to the same; and the Court having carefully examined said account and the vouchers there with 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 allowed the sum of \$124⁰⁰ for actual and necessary expenses, which sum the Court considers just and reasonable. Court costs included. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs \$5⁰⁰ paid. It is ordered the sureties on said bond are hereby released except for fraud or manifest error.

decident. Said executor is hereby allowed the sum of \$332.25 being commissions on the amount collected. Said account for by him, and being in full compensation for all his ordinary service rendered. Robert Allen attorney, is hereby allowed the sum of \$35.00 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 Jan'y 29 - 1938. It is ordered that said account with the proceedings herein be recorded in the records of this office. That the said sureties on said bond be hereby released, except for fraud or manifest error.

12399

In the matter of the estate of John D. Bline, deceased. This day the first and final account of Chas. D. Webb, Administrator de bonis non of the estate of John D. Bline, deceased, came on for hearing and settlement, due notice thereof having been published according to law no exceptions having been filed thereto, and no one appearing to except or object to the same, the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, finds the same to be in all respects just and correct and in conformity with law, and it is ordered that the same be and hereby is approved and confirmed.

The Court finds from said account that the compensation of the Administrator has been paid; that the amount thereof is reasonable, lawful, and just and that compensation has been paid to counsel, which amount the Court finds to be just and reasonable and each of said payments are approved and confirmed. The Court further finds said account duly balanced, and said estate settled in accordance with law. The Court finds that John W. Bline one of the heirs at law, was formerly Administrator of this estate and as such was short in his account and that by reason thereof it was necessary for his bondsmen, The United States Fidelity and Guaranty Company, to pay said shortage.

It is therefore ordered by the Court that all money due the said John W. Bline as one of the heirs be paid to the United States Fidelity and Guaranty Company to be applied upon said shortage and that said John W. Bline receive no part of said estate. The Court finds a balance of \$423.81 due said estate in the hands of the said Chas. D. Webb as such Administrator de bonis non, which

amount he is ordered to pay over and distribute according to law to the heirs with the exception of the said John W. Beliner. It is further ordered that said account and proceedings be recorded in the records of this office

13251

In the matter of

Mary E. Robinson deceased.

This day came C. R. Baldinger executor of the estate of said Mary E. Robinson and filed his first and final account herein.

It is thereupon ordered that said account be set for hearing on Saturday the 28 day of May 1938 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.

13503

In the matter of The Estate of Warren Harris Decd.

This day the first and final account of C. H. Hooper Administrator of the estate of Warren 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 thereon 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. Implem. Miles distribution #713.08

Carrie Harris " " #713.09

The Court find account duly balanced and said estate settled according to law. It is ordered that said administrator pay the costs \$5- Paid Dec. 1937.

It is ordered that said account and the proceedings herein be recorded in the Records of this office that sureties are released on said bond except for fraud or manifest error.

13501

In the matter of

The Estate of W. O. Clutter Decd.

This day the first and final account of C. A. Hooper administrator of the estate of W. O. Clutter deceased came on for hearing and settlement due notice thereof having been published according to law no exceptions having been filed 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 full 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

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proceeding be recorded in the records of this office. The release of

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In the matter of The Estate of L. C. Taylor and settle according to and vs. on same; an account pertaining the premises for just and

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In the matter of

The Estate of

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costs \$5⁰⁰ 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 manifest error.
 10700 In the matter of the Estate of L.C. Taylor, Deceased. L.C. Taylor, deceased, came on for hearing
 and settlement, due notice thereof having been published
 according to law, no exceptions having been filed thereto,
 and no one now appearing to except or object to the
 same; and the Court, having carefully examined said
 account and the vouchers 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 \$150⁰⁰ as a credit, being a just
 and reasonable amount expended by him for a
 monument for said decedent.
 The Court finds said account duly balanced and said
 estate settled according to law. It is ordered that
 said executor pay the costs herein taxed at \$5⁰⁰
 paid. It is ordered that said account and the
 proceeding herein be recorded in the Records of this
 office. That sureties are released, except for fraud or
 manifest error.

13404 In the matter of the Estate of Walter C. Rickard, Administrator of the Estate of Clark Rickard, Deceased. Walter C. Rickard, administrator of the
 estate of Clark Rickard, deceased, came
 on for hearing and settlement, due
 notice thereof having been published according to law,
 no exceptions having been filed 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 Walter C.
 Rickard is hereby allowed the sum of \$104⁷⁴ being
 being commissions on the amount collected and accounted
 for by him, and being in full compensation for all
 his compensation for his ordinary services rendered.
 Porter and Porter attorneys are hereby allowed the
 sum of \$200⁰⁰ 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- Pair 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 released except for fraud or manifest error.

12945

In the matter of the Estate of Margaret Montgomery Deceased executor of the estate of Margaret Montgomery deceased, came on for hearing and settlement after notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to be in 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, there being no exceptions filed to said account.

The Court finds said account duly balanced, and said estate settled according to law. Balanced at \$ 5771⁴³.

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.

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12020. In the matter of this, day the First and Final account of
 the estate of D. B. P. King adm. of the estate of Grand.
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 Deceased. and settlement due. which sum of
 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
 therein and all matters pertaining thereto, and being
 fully advised in the premises, finds the same to be in
 all respects just and correct and in conformity to law.
 Therefore the said account is hereby approved, allowed,
 and confirmed. Said administrator etc. is hereby
 allowed the sum of \$537.88 being commissions on the
 amount collected and accounted for by him, and
 being in full compensation for all other ordinary
 services rendered. Porter and Porter, are
 attorneys, are hereby allowed the sum of \$82.
 which sum the Court considers just and reasonable.
 D. O. Reed, attorney, is hereby allowed the sum of
 \$35.00 payt. in fees 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 etc. pay the
 Costs # 5.00 3/17- 1934. It is ordered that said account
 and the preceding herein be recorded in the records of this
 office. That sureties on Bond, are hereby released, except
 for fraud or manifest error.

135-57 In the matter of this day the 1st and final account
 the estate of Wm M. and Pearl Longtake,
 Executors of the estate of John M. Longtake,
 Deceased. came on for 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 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 Wm M. and Pearl
 Longtake, executors, are hereby allowed the sum of
 \$245.41 being commissions on the amount collected
 and accounted for by them, and being in full
 compensation for all their ordinary services rendered.
 Harper Sanders, are hereby allowed the sum of \$193.50
 for actual and necessary expense. 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 1938.

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

11790

In the matter of

the Guardianship of Roxanna Jane Turner, Guardian of Roxanna Jane

Incompetent. Turner. came. on. for hearing and statement. due notice thereof having been published according to law. no. exceptions having been filed 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 the costs herein taxed at \$ 6. costs paid Mar. 7 1938. It is ordered that said account and. the proceedings herein be. recorded in. the. Records of this office. no. exceptions filed to said account. the. sureties on said bond are. hereby released. except for fraud or manifest error.

12010

In the matter of

The Guardianship of Lisle C. Cross. Incompetent Lisle C. Cross. came. on. for hearing

and. statement. due notice thereof having been published according to law. no. exceptions having been filed 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. Veterans approval of account. no. exceptions filed.

It is. ordered. that said account and. the proceedings herein be. recorded. in the Records of this office. That the surety on said bond. is. released. except for. fraud. or. manifest error.

13592

In the matter

The will of Mary A. M.

purporting to be the will of Muller dated 1938. at. 9.

13592

In the matter

The will of Mary A. M.

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In the matter

The will of Melvin

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17574

In the matter of
The will of
Melvin Jaspersing
Deceased.

This matter came on this day further to be heard, on the application of E. L. Byers, to admit to probate and record the will of Melvin Jaspersing deceased, late of the village of Farm Station 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, Marion B. Owen, and Thomas J. Davis the subscribing to said will, this day appeared in open Court and having been duly sworn testified respecting the due execution and attestation of said will, which testimony was reduced to writing and 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 Melvin Jaspersing 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.

13594

In the matter of
Melvin Jaspersing
Deceased.

The last will of Melvin Jaspersing decd, Melvin Jaspersing late of Farm Station in said County Deceased, having heretofore been duly proved and allowed, this day E. L. Byers, 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 executor also, a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that said E. L. Byers is a suitable person, and legally competent, and that by the terms of said will said testator meant, or requested 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

17467

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proceeding be recorded and that said executor pay
 the costs herein taxed.

12467

In the matter of the estate of Margaret Valentine, deceased, and filed herein
 I issued his application duly verified for an
 order directing the transfer of certain real estate
 belonging to said decedent. It appearing to the
 Court that said decedent died testate on December
 5th 1932, residing at Milford Center, this estate has
 been under administration; that the foregoing persons
 named are entitled to said estate.

Charles W. Valentine, Milford Center, this, son — all —
 and that the description of said real estate, is as
 set out in said application.

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

13579

In the matter of the estate of Melvin Tarping, deceased, and filed herein
 I issued to some suitable person, to take
 the deposition of Marion B. Brown and Thomas J. Davis
 witnesses to the will of said Melvin Tarping deceased,
 and it appearing to the Court that said witnesses
 reside out of the jurisdiction of this Court, to wit: at
 Urbana Ohio (Marion B. Brown) Mechanicsburg O. (Thos. J. Davis)

It is therefore ordered, Commission issued, with will annexed,
 issue to Clayton L. Bayl, to be duly executed, and returned to this
 office

13594

Melvin Tarping, 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 having been served, by all persons entitled
 to notice under law of the State of this

THE COL. & S. REG. CO. 74323

THE COL. & S. REG. CO. 74323

- Accounts taken approx. May. 25-1938
- 13568 Sylvester Wilson. Adm. of the estate of Elynn J. Wilson
First and Final account.
 - 11027 Robert Duricull guardian of Oliver Elliott 8th account
 - 13400 John Schornhuber .. John F. Schornhuber 1st & final acct.
 - 13536 Bertrude May. adm. of the estate of J. M. Yeater.
First and Final account.
 - 13581 Carl Rausch. adm. of the estate of Herman M^cClenny
First and final account.
 - 11194 Louis Michael and Martin Howard, executors of
the estate of Frank M. Pullington
First and Final account.
 - 12039^a Carl R. Meddles. adm. etc. of the estate of Gary Meddles
Final account.
 - 13460 Walter Howard. executor. of the estate of Maryant
Kerrington, First and Final acct.
 - 13251 C. R. Ballinger. executor. of the estate of Mary E. Robinson
First and Final account.
 - 13476 Blarena F. Kinney. adm. of the estate of R. W. Kinney
First and Final account.

13515 This day L...
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Friday May 6 - 19 38

17515 This day Lida Wheeler, administratrix of the estate of Dec
 Wheeler, deceased, appeared in open court and filed
 an application to distribute the funds received by her
 from Ernest Asman for causing the wrongful death
 of Dec Wheeler, deceased, duly subscribed and ans.
 verified according to law; It is, therefore ordered
 by the court that notice of said application be given
 to the next of kin of said decedent of the pendency
 and prayer of said application, and of the time & place
 the same will be heard by the court. And the
 hearing of this cause is now set for 1 P.M.
 the 6 day of May 1938, and this cause is now
 continued for further proceeding in accordance with
 law.

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 N. W. Kinney
 acct.

135-97 In the matter of the Estate of John M. Fox, deceased. This day Anna Fox the executrix named in said will appeared in open court and made and filed an application under oath as required by law, to be appointed as such executor etc. a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that said Anna Fox is a suitable person and legally competent and that by the terms of said will said testator ordered or requested that said executrix may execute it without giving bond it is ordered that she be appointed as such executrix and that Letters Testamentary be granted and issued on the will of said decedent to her without giving bond that notice of said appointment be published as required by law; that this proceeding be recorded as required by law; that this proceeding be recorded and that said executrix pay the costs

135-96 In the matter of the will of John M. Fox, deceased. An application praying for the probate of the last will and testament of John M. Fox, deceased, by admitted to probate and all parties having notice in bearing forth with an said application was had on 9th day of May 1938.

This matter came on this day further to be read on the application of Anna Fox to admit to probate and record the will of John M. Fox, 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 Anna Fox surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State of this have been 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. H. Hooper, and Rich Her 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 when upon the Court finds that the aforesaid instrument of writing is the last will and

Testament duly executed by testator, at age of & under & The said will said test intended of & 135-61 In the matter of the estate of Charles D. Deane in satisfaction of said schedule of assets as from filed schedule of assets &

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Testament of said John M. Fox 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.

13561 In the Matter of the Estate of John M. Fox, deceased. This day the schedule of claims, debts and liabilities, heretofore filed herein, by Chas. H. Johnson, came on for hearing.

Decedent. It appearing to 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.

13565

Sudon W. Hill administrator
of the estate of
Lafayette Cary deceased.
Plaintiff
vs.
Lora Cary, et al.
Defendants.

This day this cause came on to be heard upon the petition for authority to sell real estate of the above decedent, to pay debts of his estate and the surplus of said estate and the surviving spouse of said decedent, and the Court being fully advised in the premises finds that all of the defendants have waived the issuing of service of summons, and process herein, and have consented to sale of the real estate as described and prayed for in the petition and that all necessary parties are before the Court, and that the prayer of the petition should be granted. The Court further finds that the total value of the personal property of said decedent as fixed by the appraisers of said estate, which inventory and appraisement has been approved and confirmed by this Court, is wholly insufficient to pay the debts, expenses, allowances and costs of administering said estate, and that it is therefore necessary to sell said real estate to pay the same; the Court further finds that the defendant, Lora Cary, is the surviving spouse of the decedent; and that the defendants, Alice Hickok, Margaret Clarr and Mirierva Beard, are the only heirs at law, and next of kin of said decedent and the only persons entitled to the next estate of inheritance from the decedent, and the only persons having any interest therein; that the defendant, George Hickok, is the husband of the defendant, Alice Hickok; the defendant, Herbert Clarr, is the husband of the defendant Margaret Clarr; that the defendant, Ernest Beard, is the husband of the defendant Mirierva Beard. The Court further finds that the real estate described in the petition was appraised by the appraisers of said estate, at \$5250.00 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 Lafayette Cary deceased, 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 \$10000.00, and it appearing that private sale would be to the best interests of the estate, it is ordered that Sudon W. Hill, as such administrator, sell said real estate at private sale at not less

13525

Chas # 5-2 thereof, and It is further return of In the matter of The Estate of Lafayette Cary deceased, and admitted to premises Children said and may be found the appraisal is therefore that the reduced

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Sudon W. Hill Administrator of the Estate of Lafayette Cary vs Lora Cary

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heirs of Sudon W. Hill the estate of Lafayette Cary vs Lora Cary of this Court the sale is having a like process correct, as fairly and Mr. Sudon W. Hill further of all Lafayette Cary vs Lora Cary in cash. further and says of the sale it is, and

came on the petition authority to all above
 pts of his wife of my spouse
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13525
 than \$5250⁰⁰ that, being the appraised value thereof, and. that said sale be made for cash. It is further ordered that said administrator make return of said sale, without unnecessary delay.
 In the matter of the Estate of Lafayette Cary, deceased, this day this cause came on to be heard upon the motion of the administrator for an order reducing the appraisal of the real estate of said decedent from \$6000⁰⁰ to \$5250⁰⁰ and was submitted to the court, being fully advised in the premises, finds that the executor and all of the children of said decedent have consented to said reduction in order that said real estate may be sold at private sale, and that it is for the best interest of said estate that said appraisal be so reduced, and said motion is therefore sustained, and it is therefore ordered that the appraisal of said real estate be reduced to \$5250⁰⁰

13565
 Seldon N. Hill, Administrator of the Estate of Lafayette Cary, Decd. vs. Reft. Lora Cary, et al. Dfts.
 approving Bond.
 It appearing to the Court that the plaintiff has given additional Bond in the sum of \$10,000 with approved sureties conditioned according to law. said bond is hereby approved.

13565
 Seldon N. Hill, adm. of the estate of Lafayette Cary, Decd. vs. Reft. Lora Cary, et al. Dfts.
 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 like proceedings of said petitioner in all respects correct, and being satisfied that said sale was fairly and legally made, it is ordered that the same be, and it hereby is, approved and confirmed. It is further ordered that said petitioner execute a deed of all the right, title and interest of the said Lafayette Cary in said real estate, to the purchaser, May C. Cranner upon said purchaser paying to said Administrator the purchase price of said real estate 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 \$5250⁰⁰ it is ordered that said administrator out of the

money in his hands, pay:

First: To the treasurer of this county the sum of \$19⁵⁴ being the taxes, penalty and interest thereon against said property.

Second: The costs and expenses incurred in the sale of said property, to wit: the sum of \$65-8⁵⁰ including an attorney fee of \$225⁰⁰ to Horner, Sanders, & Horner, \$225⁰⁰ the percentage of said administrator, and \$157⁵⁰ the percentage of Jesse Kayay, real estate broker.

Third: It is further ordered, that the balance of said proceeds amounting to the sum of \$4571⁹⁰ be accounted for by said Administrator according to law.

13571

In the matter of the estate of Kemp Chandler, adx. of said estate and filed her petition for an account herein.

It is therefore ordered, that said account be set for hearing on Saturday the 25 day of June 1938, at 10 A.M. before the Union County Journal, a newspaper of this County.

13598

And this matter is continued until said time in the matter of the estate of

Jillie Patton, dec'd. This day Richard Patton appeared in open Court, and made out an application under oath as required by law to be appointed as administrator of the estate of Jillie Patton deceased, late of Deberry Twp. in said County and an affidavit that there is not to his knowledge of any last will and testament of the said intestate, save a statement in general terms as to what the estate consists of and the probable value thereof, and the Court being satisfied that an administrator should be appointed and that said Richard Patton is a suitable person and legacy competent; it is ordered, that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of \$4000, and this cause is continued.

This day Richard Patton appeared in open Court, accepted the appointment as adx. of the estate of Jillie Patton, deceased, and gave and filed herein his Bond, in the sum of \$4000 - conditional according to law with the United States Fidelity and Guaranty Co. as surety, which Bond is approved by the Court.

It is therefore ordered, that letters of Administration issue to Richard Patton, that said notice of appointment be published as required by law, that Administrator pay the costs.

13601

In the matter of the estate of Sarah A...

Settlement sustained by in said Court applicant, minor; an executor's final account personal in respect of default of automobile Union, an action

The Court further for said minor terms set said application ordered, the authorized the said to sixty do authorized said application for such to pay and said application a full in full of nature of said money of said shall be such claim and all forth in

13,601

In the matter of
The estate
of Sarah Ann Asman
Minor.

Authorizing Settlement of Claim of
Minor: less than \$500
This day this cause came on to be heard
upon the application of W. F. Asman
for advice and consent to the

settlement of a claim for damages for personal injuries
sustained by Sarah Ann Asman, the minor, as set forth
in said application. The court finds that said
applicant, is parent and natural guardian of said
minor; and that said applicant and said minor, are
residents of Union County, this and was such, at all
times herein mentioned; that said claim, is for
personal injuries sustained by said minor as the
result of the alleged wrongful act, neglect and
default of E. S. Faulkner, in the operation of an
automobile in Maryville this, in the County of
Union, and that said minor is entitled to maintain
an action and recover damages therefor.

The Court being fully advised in the premises
further finds, that it will be for the best interests of
said minor to adjust and settle said claim on the
terms set forth in said application, and that
said application should be allowed. It is, therefore,
ordered, that the said applicant be and he is,
authorized to adjust and settle said claim against
the said E. S. Faulkner for the sum of three hundred
sixty dollars, and such settlement is hereby
authorized without the appointment of a guardian;
said applicant is hereby authorized to receive and receipt
for such settlement; the said E. S. Faulkner, is authorized
to pay and to deliver said money to said applicant
said applicant and minor are authorized to execute
a full and complete release in account thereof, to be
in full settlement of all claims of every kind and
nature which have accrued, or may hereafter accrue to the
said minor against the said E. S. Faulkner on account
of said accident and injuries, the payment aforesaid
shall be a complete and final discharge of any
such claims and a complete and final discharge of any
and all claims of the parents of said minor, as set
forth in the waiver of such parents, filed herein.

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13538. In the matter of
The estate of
Emory Sprague, dec'd.

This day this cause came on to be heard upon the exceptions filed to the just and final account of the administrator herein. And the court being fully advised in the premises finds that said exceptions are not well taken and does hereby overrule the same, and confirms the account. The court further finds that the said exceptions were entitled to notice of the debts and costs of Administration in said estate, and for that reason the costs incurred herein are not charged against said exceptions, but are charged against said estate. It is therefore ordered, that the \$25.00 which was placed with the court, as security for costs, shall be returned to said exceptions, and the costs, if any, in this action shall be charged against said estate.
Approved, Leiflin L. Bangs. Atty for adm.
H. H. Hopes, Sanders & Hopes Atty. for ex.

13593 In the matter of
The estate of
Mary A. Muller Mathers deceased.

The last will of Mary A. Muller Mathers deceased, late of Marionville in said county, having heretofore been duly proved, and allowed, this day Mary Kathryn Herd 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 Mary Kathryn Herd is a suitable person and legally competent, it is ordered that she be appointed as such executrix upon giving Bond with sureties, as required by law in the sum of One thousand Dollars, and this cause is continued.

This day Mary Kathryn Herd appeared in open court accepted the trust as executrix of the estate of Mary A. Muller Mathers deceased, and gave and filed herein her Bond in the sum of One thousand Dollars with H. V. Herd, and Adelle M. Kagay as sureties which Bond is approved by the court. It is therefore ordered that Letters Testamentary issue on the Will of said decedent to said Mary Kathryn Herd that notice of said appointment be published and as required by law; that this proceeding be recorded, and that said executrix pay the costs herein taxed

13602 In the matter of
The estate of
Rachel H. H. H.

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13596 In the matter of
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13563 In the matter of
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13602 In the matter of this day an authenticated copy of the
 the estate of last will and Testament of Rachel Kaiser.
 Rachel Kaiser deceased, late of Plain City, Ohio, was
 Decreed. presented to the Court for record; and it
 appearing to the Court that said Will, was duly executed
 and proved in accordance with the law 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 records in this
 Court, as provided by law, and it is further ordered
 that said Mary W. Miller, executrix pay costs.

13597 In the matter of this day this cause came on to be
 the Estate of heard upon the filing of the Inventory
 John M. Fox, deceased and appraisement herein by Anna
 C. Fox, as executrix, of the estate of John M. Fox, deceased,
 and the Court being fully advised in the premises, finds
 that all persons interested in said Inventory and
 appraisement and in said estate, have waived notice
 of the filing of the same, and have consented to its
 immediate approval.

The Court further finds that said Inventory, and
 appraisement is in all respects correct and in
 conformity to law, and does hereby approve and confirm
 the same.

13596 In the matter on this 10th day of May, 1938, a written
 of the Will of Testament, duly signed and acknowledged
 John M. Fox, deceased, by Anna C. Fox widow of John M.
 Fox, deceased, evidencing her election to take under
 the will of said deceased, was filed in this Court; and
 it appearing to the 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.

13563 In the matter of this day W. R. Cameron, Guardian of
 the Guardianship the estate of Henry Paul, Phyllis
 of Henry Paul, Phyllis and Theodor Aurine minors
 of Theodor Aurine, and made application to the
 Court to invest the sum of \$
 2703⁹⁷ now in his hands as such Guardian
 in the following securities and in the following
 accounts:
 4 United States Savings Bonds, maturing in ten years,
 each of \$ 500⁰⁰ maturity value, one to
 be registered for cash value \$ 1500⁰⁰
 1 Certificate for Investment share account of the

Union County Federal Savings and Loan Association
 of Mansville, Wis. \$600⁰⁰.

1. Certificate for full paid balance shares of the Citizens
 Federal Savings and Loan Association of Mansville, Wis.
 \$600⁰⁰.

Total Investments \$2700⁰⁰

And the Court upon consideration, deeming it for the
 best interest of all persons concerned, that said investments
 be made hereby approved and allows, the same,
 subject however to exceptions upon settlement said
 Guardian's account.

13563

In the matter of
 The Guardianship of
 Henry Amund, et. al. Guardian of said minor and filed
 his first partial account herein.

It is therefore ordered that said account be set for
 hearing on Saturday the 25th day of June 1938. 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 be continued until said time.

13600

In the matter
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13600 In the matter of. This day Fred W. Hill filed an application in court for the appointment of a Guardian of the person and estate of Lora Cary, incompetent, jointment of. Lora Cary alleged incompetent. It is ordered, that said application be set for hearing on the 13. day of May 1938. at 10. A.M. all interested parties having notice is hereby dispensed with.
 Order on Hearing.

This day this matter came on to be heard upon the application filed herein. The court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Lora Cary is an incompetent person by reason of advanced age and blindness and therefore she is incapable of taking care of and preserving her property. This therefore ordered that a Guardian be appointed. It appearing to the court that Fred W. Hill is legally competent and he having filed his application herein and given bond in the sum of \$6000.00 Conditions with Glens Falls Indemnity Co. of Glens Falls New York as surety thereon, it is ordered that said bond be approved and that letters of Guardianship issue to said Fred W. Hill, as provided by law.

10695-B In the matter of Arthur W. Galeway, Guardian herein from R. Jewell and Lillian Pendleton having filed kinship applications. that said Guardian be authorized and instructed to pay or certain note and mortgages against real estate belonging to his ward the said matter is hereby assigned for hearing on Wednesday May 18. 1938. at 10. o'clock. A.M. Notice shall be given to said wards by registered mail.

13528 In the matter of. This day came - Fred W. Hill, Lafayette Cary, Adm. of said estate and filed his deceased first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 21 day of June 1938. 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.

Saturday May 14

11671^a

In the matter of the estate of Andrew Cochran, deceased. The last will of Andrew Cochran, deceased, late of Richmond in said county, having been duly proved, and allowed and B. F. Beem, the former sole executor of said decedent, having died without fully administering said estate; this day Fannie B. Country appeared in open court, and made and filed an application under oath, as required by law to be appointed administratrix 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 administratrix should be appointed to administer the goods and estate of said deceased, not administered, that said Fannie B. Country is a suitable person and legally competent, it is ordered that she be appointed as such Adm. de bonis non, with the will annexed, upon giving bond with sureties as required by law in the sum of One Hundred Dollars, and this cause is continued.

This day Fannie B. Country appeared in open court, accepted the appointment as adm. etc. of the estate of Andrew Cochran, deceased, and gave and filed herein her Bond in the sum of One Hundred Dollars - conditioned according to law, with Ada Beem Lippincott, and Mabel F. McAllister as sureties which Bond is approved by the Court.

It is therefore ordered that Letters of administration etc. with the will annexed, to said Fannie B. Country that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administratrix etc. pay costs.

13498

In the matter of the estate of Walter Hartman, deceased. This matter came on to be heard upon this application, evidence, and the Court being fully advised in the premises it is found that Edith Matlack is the duly appointed qualified and acting executrix of the estate of Walter Hartman, deceased, that one of the provisions of the will of Walter Hartman, deceased, that is Item III thereof, provides as follows, to wit:

"Item III. I give and bequeath to my daughter Edith Matlack of the village of Richmond Union Co. Ohio, all my household goods and furnishings, except such as are otherwise specifically bequeathed and all the contents of the building of my residence property on South Franklin Street, Richmond, Ohio, where I now reside. It is further found, by the Court, that the automobile hereinafter described was part of the contents of the said residence property and bequeathed to Edith Matlack by said will which,

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automobile is a 1937 Chevrolet Dr. Lug Coach, motor no. 306328, and serial no. 92A12-5942.

It, further found, by the Court, there is sufficient property and assets other than that bequeathed or devised in the will of Walter Hartman deceased, to pay all the debts of said estate.

It is therefore, ordered, adjudged, and decreed, that Edith Matlack as such executor, is hereby authorized and empowered and instructed to make the immediate transfer and delivery, the possession of the above described automobile, to Edith Matlack, as an individual in conformity to the provisions of said Will.

13573

Clayton P. Johnston,

Adm. of the Estate of Mary L. Johnston deceased. Ref. p.

Clayton P. Johnston.
Pearl Johnston
Genevieve Johnston, minor
over 14 years of age
Wife.

Confirmitory sale-ordering deed. This day, this cause, came on to be heard upon the report of Clayton P. Johnston, administrator of the estate of Mary L. Johnston, 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 L. Johnston, deceased, and Clayton P. Johnston in said real estate to the purchaser, Corn Bulew, upon the said purchaser paying to said administrator the sum of \$975.⁰⁰ cash.

And now this cause coming on further to be heard upon the pleadings and on the motion to distribute the proceeds of the sale amounting to the sum of \$487.⁵⁰ for the interest belonging to the estate of Mary L. Johnston, deceased, and four hundred eighty seven and ⁵⁰/₁₀₀ dollars (\$487.⁵⁰) belonging to Clayton P. Johnston, it is ordered, that said administrator out of the money in his hands pay:

First, to the Treasurer of this County, taxes, penalties and interest thereon against said property, in the sum of \$35.⁷

Second, the costs and expenses incurred in the sale of said property, in the sum of \$29.²⁷

Third, to Clayton P. Johnston, the undivided one-half interest in the net proceeds, after

deducting taxes and Court costs, \$ 466⁰⁸
 Dues to Clayton P. Johnston, administrator of the estate
 of Mary L. Johnston, deceased, as administrator's compensation, the
 sum of \$ 29²⁵.

To Robert F. Allen, Attorney fee \$ 35⁰⁰.

It is further ordered that the balance of said
 proceeds amounting to \$ 386⁸³ be accounted for by said
 administrator according to law.

It is further ordered that this proceeding be recorded
 and that said petitioner pay the costs herein forthwith.

13587

In the matter of the estate of
 Sarah Bidwell
 Decree
 as executor of the estate of Sarah Bidwell, deceased,
 was published in said newspaper as heretofore ordered,
 was published in said newspaper as heretofore ordered,
 was filed herein together with copy of said notice
 ordered recorded.

This 14 day of May, 1938, J. M. Huber, publisher
 of the Mountain Tribune, a newspaper
 of general circulation in this County, that
 the notice of appointment of W. E. Harris
 as executor of the estate of Sarah Bidwell, deceased,
 was published in said newspaper as heretofore ordered,
 was published in said newspaper as heretofore ordered,
 was filed herein together with copy of said notice
 ordered recorded.

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13604

In the matter of the estate of Carl C. Franke, deceased, this day Lawrence Jahn filed an application in Court for the appointment of a guardian of Carl C. Franke an alleged incompetent. It is ordered that said application be set for hearing on the 16 day of May 1938 at 9:30 o'clock A.M. The proposed ward Carl C. Franke, consented by personal service, in writing, all other interested parties by their knowledge of pending guardianship of said ward in Franklin County, Ohio. 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 Carl C. Franke is incompetent by reason of advanced age and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a guardian be appointed for Carl C. Franke an incompetent. It appearing to the Court that Lawrence Jahn is legally competent and he having filed an application herein and given bond in the sum of \$500 conditional according to law with Sarah Adams and Peter Fisher as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said Lawrence Jahn as provided by law.

13597

In the matter of the estate of John M. Fox, deceased. This day this cause came on to be heard upon the application of Anna C. Fox as executrix of the estate of John M. Fox deceased for an order to transfer to the joint name of Anna C. Fox and Ralph J. Fox certain securities assets in said estate by virtue of the provisions of the Last Will and Testament of the said John M. Fox deceased. And the Court being fully advised on the premises finds that the said Anna C. Fox is the duly appointed, qualified and acting executrix of the Will and estate of the said John M. Fox deceased; that in order to completely administer said estate it is necessary that the following securities be transferred to the joint name of Anna C. Fox and Ralph J. Fox and it is therefore ordered, and adjudged, and decreed that

Certificate no. A-1569 for 50 shares of stock of the Ohio National Life Ins. Co. of Cincinnati, Ohio which certificate was issued June 5, 1931.

Certificate no. A-708 for 161 shares of stock of the Ohio National Life Insurance Co. of Cincinnati, Ohio, which certificate was issued Mar 31 - 1929.

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W. E. Harris
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Certificate No. A-54 for 161 shares of stock of the Ohio National Life Insurance Co. of Cincinnati, Ohio, which certificate was issued Sept. 20, 1926, be transferred by the said Ohio National Life Insurance Company of Cincinnati Ohio, to the name of Arma C Fox and Ralph J. Fox jointly.

13605

In the matter of the day and date a resident citizen of Etta D. Lorch, Maryville in this county appeared in open court and filed an affidavit in the form prescribed by law for admission of said Etta D. Lorch into the Columbus State Hospital. It is therefore ordered that a hearing in the home of the mother of Etta D. Lorch, Mary Lorch, mother on the 16 day of May 1938 at 2 P.M. 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 Etta D. Lorch, unable to appear in open court, hearing was held in the home of her mother, Mary Lorch, with whom she resides, on east 4th st. Maryville, Ohio.

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 Etta D. Lorch is insane; that she has no legal settlement in Paris Tp. Maryville Ohio that she has been an inhabitant of the State of Ohio for life; 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, 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 Etta D. Lorch 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 Etta D. Lorch be committed to the custody of Columbus State Hospital until otherwise ordered, and this cause is continued.

13605

In the matter of Etta D. Lorch

13609

In the matter of the Estate of Mary A. ... of said ... in the pre-estate, ... same by ... consent ... finds the ... respects ...

13606

In the matter of the Estate of Etta D. Lorch by and for Etta D. Lorch and ... any ... also ... estate ... and the ... is a ... ordered ... upon ... the sum ... and this ... This ... Court ... of the ... and ... Hundred ... with ... as ... It is ... issue ... appoint ... this ... Admin

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13605 In the matter of the judge. being advised that the
 Elly D. Louch and Elta D. Louch can be received
 Henry into the Columbus State Hospital, is ordered
 Warrant to convey issued to Ada Coe's Probation officer
 to convey said patient to said Hospital. And this cause
 is continued

13593 In the matter of the Estate of
 Mary A. Muller Deceased Inventory and appraisement hereby
 of said estate, and the Court being fully advised
 in the premises finds that all persons interested in said
 estate, who were entitled to notice of the filing of the
 same by law, have waived such notice, and have
 consented to an immediate approval of said
 inventory and appraisement. The Court further
 finds that said inventory and appraisement, is in all
 respects correct and in conformity to law, and does
 hereby approve and confirm the same.

13606 In the matter of the Estate of
 Ella S. Blue Deceased application under oath, as required
 by law to be appointed as administrator of the estate of
 Ella S. Blue deceased. late of Maryville in said County,
 and an affidavit that there is not to his knowledge
 any last will and testament of the said intestate
 also a statement in general terms as to what the
 estate consists of and the probable value thereof
 and the Court being satisfied that said administrator
 shown to be appointed and that said Fred Gabriel
 is a suitable person and legally competent, it is
 ordered that he be appointed as such administrator
 upon giving bond with surety as required by law in
 the sum one hundred thousand dollars
 and this cause is continued.

This day May 19 Fred Gabriel appeared in open
 Court accepted the appointment as administrator
 of the estate of Ella S. Blue deceased, and gave
 and filed herein, Surety Bond in the sum of One
 Hundred thousand Dollars, conditioned according to law,
 with Fred Gabriel and The American Surety Company
 as surety, which Bond is approved by the Court.
 It is therefore ordered that letters of administration
 issue to said Fred Gabriel 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

10695^B

In the matter of
John R. Jervis.
An Incompetent.

Guardian of said John R. Jervis, for an order directing the payment of a certain note and mortgage against real estate owned by said John R. Jervis and which he occupies as a residence, and the court being fully advised in the premises finds that notice has been given of this hearing to John R. Jervis and to the United States Veterans Administration; that, it would be for the best interest of said John R. Jervis that said note and mortgage be paid, and that there are sufficient funds in the estate of said John R. Jervis to be used for such purpose, which are not needed for any other purpose.

It is therefore ordered that Arthur W. Gallowsay as Guardian of John R. Jervis pay to the said Lillian Pendleton the sum of \$499⁰⁰ as payment in full of the note and mortgage held by her against the real estate above mentioned, upon said Guardian obtaining a release of said mortgage and satisfaction of said note. It is further ordered that said Guardian cash the following United States Adjusted Compensation Bonds to wit: 3245-0595.

3245-0596: 3245-0597: 3245-0598: 3245-0599: 3245-0600:
3245-0601: 3245-0602: 3245-0603: and 3245-0604.
by sending the same to the proper United States officials through the post master of Marysville. This

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13598 In the matter of
The Estate of
Tillie Patton,

Decedent. 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.

13600 In the matter
of the estate of
Lura Cary.

Decedent. 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.

13432 In the matter
of the Estate of
Katherine Healy,

Decedent. This day came Julian Fickelmeier, agent of the estate of Katherine Healy 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 appearing to the Court that Katherine Healy a resident of Marysville Ohio, in said County died testate on the 4 day of February 1937. That her last will and testament was filed in the Probate Court of Union County Ohio on August 6-1937, admitted to probate on August 6-1937 and recorded in Vol. 8, Pg. 554 of the Will Records of said Court. 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. Anna Healy full legal age, sister entire, and that the description of said real. 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 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, as provided by law.

Friday May 20 - 1938

13576

In the matter of
The Estate of
Anna Healy
Deceased

transfer of certain real estate belonging to said decedent, as set forth in the application. It appearing to the Court that Anna Healy, a resident of Mansfield Ohio, in said county, died testate on March 3-1938, that her last will and testament was filed in the Probate Court of Union County Ohio March 7-1938, admitted to probate March 16-1938, and recorded in Volume No. Pq. 204, of the Will Records of said County, and that on 15 day of March 1938, Julia Fickensum was duly appointed and qualified as executrix of the estate of said decedent; that, insofar as they can be ascertained, the following is list of all persons to whom each such parcel of Real Estate passed by descent or devise.

Julia Fickensum, full age, born [unclear] Heights, O.
Sister - entire -

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 records as provided by law.

13607

In the matter of
The Will of

A. U. Madich, Decd. and Testament of A. W. Martin late of Taylor Twp. in this County deceased, was presented in open Court for Probate; if it is ordered, that 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 surviving spouse, and next of kin of said testator known to be resident of the State of Ohio, three days prior thereto, that said application will be for hearing before this Court, on the 23- day of May 1938, at 1 P.M. said notice to be served; and this cause is continued.

On the 21- day of May 1938, an instrument of writing, purporting to be the Last Will and Testament of A. W. Martin late of Taylor Twp. in this County deceased, was presented in open Court for Probate; if it is ordered, that 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 surviving spouse, and next of kin of said testator known to be resident of the State of Ohio, three days prior thereto, that said application will be for hearing before this Court, on the 23- day of May 1938, at 1 P.M. said notice to be served; and this cause is continued.

13597

In the matter of
The Estate of

John M. [unclear]
transfer of
for the [unclear]
of [unclear]
death, for
to the Court
purpose of
that [unclear]
that [unclear]
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13593

In the matter of
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13597 In the matter of
 the estate of
 John M. Fox, Decedent, executrix,
 transfer and deliver to Banc. This Corporation a certificate
 for fifteen (15) shares of stock in the First National Bank
 of Mansfield, Ohio, owned by decedent at the time of his
 death, for the sum of \$ 1866.⁰⁰ and it appearing
 to the Court that decedent held said shares for the
 purpose of qualifying him as Director in the Bank and
 that during his lifetime he had executed an agreement
 that upon his death said certificate be sold to
 Banc This Corporation for said sum, said application
 is therefore sustained and said executrix is hereby
 authorized and empowered to assign, transfer and
 deliver to Banc This Corporation said certificate
 of stock for the sum of \$ 1866.⁰⁰

This day this cause came on to
 be heard upon the application of
 for an order to sell
 This Corporation a certificate
 in the First National Bank
 at the time of his
 and it appearing
 that decedent held said shares for the
 Director in the Bank and
 an agreement
 said certificate be sold to
 Banc This Corporation for said sum, said application
 is therefore sustained and said executrix is hereby
 empowered to assign, transfer and
 deliver to Banc This Corporation said certificate
 of stock for the sum of \$ 1866.⁰⁰

13593 In the matter
 of the estate of
 Mary A. Mullen Mathews
 Decedent
 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 A. Mullen Mathews, resident
 of Mansfield in said County, died testate on
 April 21- 1938. that her Last Will and Testament
 was filed in the Probate Court of Union County, Ohio
 on the 3- day of May 1938. admitted to probate
 on the May 5- 1938. and recorded in Will record
 W. of the Record of Wills in said County, and
 that on the 12- day of May, 1938. Mary Kathryn
 Ford, was duly appointed and qualified executrix
 of the estate of said decedent:

This day came Mary Kathryn
 Ford, executrix of the estate of
 Mary A. Mullen Mathews decedent,
 and filed herein her application
 directing the transfer
 to said decedent as
 It appearing
 resident
 died testate on
 Testament
 County, Ohio
 admitted to probate
 recorded in Will record
 and
 Mary Kathryn
 executrix
 of the estate of said decedent:

Old man Papers - Irvin, this daughter - one-half
 Mary Kathryn Ford Maryalls this Grand-daughter one-half
 and that the description of said real estate is as
 set out in said application, and it appearing
 to the satisfaction of the Court that the law has
 been fully complied with by said applicant, It is
 hereby ordered that said real estate be transferred
 upon the duplicate of the County, where such parcel
 be 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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13599

Richard Patton, ad. of
the estate of
Tillie Patton,
Wife.

vs.
Gora Van Hous, ad.
Wife.

This matter coming on to be heard upon the petition and the evidence the Court finds see the defendants herein have been duly and legally served with process and voluntarily entered their appearance and consent to the sale as prayed for and are properly before the Court that Richard Patton surviving spouse of said Tillie Patton deceased is entitled to dower and to homestead rights in the real estate described in the petition; that said Richard Patton by his answer herein asks that the just and reasonable value of his dower in said real estate be fixed by the Court and paid to him out of the proceeds and consents to the sale of said premises as prayed for; 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 in appearing to the Court that a new appraisement should be made of said real estate it is ordered that Chas. D. Mifs. Elmer Sawyer and three judicious and disinterested persons of the vicinity next of kin of the petitioner be appointed to appraise said real estate at its true value in money free from the dower estate of said Richard Patton therein; it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view of its fair cash value and discharge the duties required by them according to law and to make return of their proceedings in writing to this Court on or before the 23rd day of May 1938.

13607

In the Matter of
The Will of
A. W. Martin
deceased.

Today this cause came on to be heard upon the application to admit said Will to probate due notice having been given to surviving spouse and next of kin of said Testator known to be resident of the State of Ohio pursuant to the former order of the Court. Thereupon came John N. Daily and L. G. Stenst. the subscribing witnesses to said Will who being duly sworn testified as to the execution and attestation of said Will; which being duly sworn testified as to the execution and attestation of said Will; which testimony was reduced to writing by said witnesses respecting subscribed and filed with said Will. Whereupon the Court finds the aforesaid instrument of writing is the last Will and Testament of said A. W. Martin deceased; that the same was duly

10268

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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 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 Florence B. Martin pay the costs.

10268

In the matter of the estate of Bernard J. Bishop, minor. This day came L. J. Mader, guardian of Bernard J. Bishop, a minor of Union County, Ohio, and presented his 5th and final account in settlement of said guardianship duly verified, whereupon the Court do. order the same, filed and advertised, for hearing on Saturday the 25 day of June, 1938, at 10 o'clock P.M. to which time said matter is continued.

13606

In the matter of Ellen Blue, deceased. This day this cause came on for hearing upon the filing of an inventory and appraisal herein by Fred Gabriel, the duly appointed, qualified and acting administrator of said estate. And the Court being fully advised in the premises, fixes the time for hearing upon the approval of said inventory and appraisal, on the 6 day of June 1938 at 10 A.M. It is ordered that notice of said hearing be given by publication in the Union County Journal, a paper printed and of general circulation in Union County, Ohio, by one insertion at least ten days before the date of said hearing.

13610

In the matter of the estate of A. W. Martin Dec'd. This day Florence B. Martin the executrix appeared in open Court, she 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 Florence B. Martin is a suitable person, and legally competent, and that by the terms of said Will said Testator ordered or requested his executrix may execute the same 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.

13509 In the matter of the estate of L. S. Smithwick Decedent. This day came, Herman Smithwick Administrator of said estate and filed his final and final account herein. It is thereupon ordered, that said account be set for hearing on Saturday the 25 day of June 1938 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.

13485 In the matter of the estate of John W. Kelly Decedent. This day came, Lloyd B. Kelly Adm. of the estate of John W. Kelly, Decedent, filed his final and final account herein. It is thereupon ordered, that this account be set for hearing on Saturday the 25 day of June 1938 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.

13599 Richard Patton as ad of the estate of John Patton Jr. report ordered affirmed. It is ordered that the original administrator report and the given dispensation be set aside and evidence in said estate private. Patton by law. Not less terms, to plaintiff upon said matter.

13609 In the matter of the estate of Philip B. Decedent as adm of the estate of M. Affirmation being also a estate in Court. James B. Jr. B. Complete as adm. as required Dollars. He appeared as adm and gave \$5000. Bishop Bond is ordered.

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13599 Richard Patton

Confirming appointment of
 as ad. of this said matter came on for matter to
 The Estate of the heard on the report of the appraisers
 Irene Patton heretofore herein appointed; and it ap-
 pearing upon examination that said
 report is in all respects regular and correct, it is
 ordered that the same be and hereby is
 approved and confirmed

It appearing to the Court that the amount of
 the original bond given by Richard Patton as such
 administrator is sufficient to cover double the total
 real and personal assets it is hereby ordered that
 the giving of an additional bond be and hereby is
 dispensed with.

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 in the petition at
 private sale it is now ordered that Richard
 Patton as such administrator sell as provided
 by law the real estate in the petition described at
 not less than the appraised value thereof on the following
 terms to wit cash in hand time of sale and
 plaintiff is ordered to make return forthwith
 upon such sale

13609 In the matter of the

this day W. P. Voornick and William
 Bishop appeared in open Court and
 made and filed an application under
 Decedent such as required by law to be appointed
 as administrators of the estate of Phillip Bishop decedent
 late of Maryville Tenn in said County and an
 affidavit that there is not to their knowledge
 any last will and Testament of the said intestate
 also a statement in general terms as to what the
 estate consists of and the probable value thereof and the
 Court being satisfied that said administrators
 should be appointed and that said W. P. Voornick and
 Wm. Bishop are suitable persons and legally
 competent it is ordered that they be appointed
 as such administrators upon giving Bonds with sureties
 as required by law in the sum of five thousand
 Dollars and this cause is continued.

This day W. P. Voornick and William Bishop
 appeared in open Court accepted the appointment
 as administrators of the estate of Phillip Bishop decedent
 and gave and filed herein their Bonds in the sum of
 \$5000.00 conditions according to law with Elizabeth
 Bishop and Nathaniel E. Valerotte as sureties which
 Bond is approved by the Court It is therefore
 ordered that letters of administration issue to said

of said that this is trustees Jay

10695B. In the matter of the Guardianship of John R. Jewer, Incapacitated, Jewer, for an order of this Court allowing said Guardian to expend certain sums each month for the maintenance and support of his ward, John R. Jewer, and for the daughter of said ward, Edith Jewer. The Court, being advised in the premises, authorizes the expenditure of the sum, as follows:

This cause coming on to be heard on the application of Arthur W. Gallaway, as Guardian of John R. Jewer, for an order of this Court allowing said Guardian to expend certain sums each month for the maintenance and support of his ward, John R. Jewer, and for the daughter of said ward, Edith Jewer. The Court, being advised in the premises, authorizes the expenditure of the sum, as follows:

of the sum of \$100.00 adjusted Compensation. The said Guardian receives each month for his ward, the Court, authorizes the sum of \$60.00 to be expended for the maintenance, support, medical care, food, clothing, and other incidentals for the above named ward, and his family.

The Court further orders that the said Guardian Arthur W. Gallaway may give to his ward the sum of \$10.00 each month for spending money as his ward sees fit to spend.

The Court further finds that after the Compensation of the Guardian has been allowed, the remaining balance, namely \$25.00, shall be placed in trust each month in order that the Guardian may take care of such debts of the estate that may arise, other than for the maintenance and care of the ward and family, and that such orders are to take effect as of June 1 - 1938.

10695B. In the matter of John R. Jewer, Incapacitated, Arthur W. Gallaway, Guardian of the said John R. Jewer, for an order directing the payment of a funeral bill, furnished by D. R. Sanders, Funeral Director, upon the death of Florence Jewer, wife of John R. Jewer. After being fully advised in the premises, the Court finds that it would be for the best interest that the said funeral bill be paid, and that there are sufficient funds in the estate of said John R. Jewer to be used for such purpose, which are not needed for any other purpose.

This cause coming on to be heard on the application of Arthur W. Gallaway, Guardian of the said John R. Jewer, for an order directing the payment of a funeral bill, furnished by D. R. Sanders, Funeral Director, upon the death of Florence Jewer, wife of John R. Jewer. After being fully advised in the premises, the Court finds that it would be for the best interest that the said funeral bill be paid, and that there are sufficient funds in the estate of said John R. Jewer to be used for such purpose, which are not needed for any other purpose.

It is ordered, that Arthur W. Gallaway as Guardian of said John R. Jewer pay to the said D. R. Sanders the sum of \$200.00 as payment in full for funeral services. It is further ordered that the said Guardian cash the following United States Adjusted Compensation Bonds to wit: nos. 3245-0605; 3245-0606; 3245-0607; 3245-0608, by sending the same to the proper United States official through the Postmaster of Waynesville, this

13595 In the matter of
The estate of
Mary A. Miller Mathews
It is thereupon ordered that said account be set for
hearing on Saturday the 25 day of June 1938 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 Mary Kathryn Hand
executrix of said estate and filed
her first and final account herein.
It is thereupon ordered that said account be set for
hearing on Saturday the 25 day of June 1938 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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12980 In the matter of
The estate of
Cornelius C. Walle
Decd.
necessary to sell the real estate described in said
application for the purpose of support and maintenance
of applicant. It is further ordered by the court that
Ella May Mc Intire the applicant herein proceed to sell said
real estate per of down at private sale for not less
than the sum of \$1000 cash and that said applicant
is hereby authorized to execute the necessary deed or
deeds of conveyance as is provided by law and in com-
pliance with Item 3 of the last will and Testament of
Cornelius C. Walle deceased which Item is set forth
in the application of said Ella Mc Intire.

This day this cause came on for
hearing before the court upon the
application of Ella May Mc Intire the
court being satisfied that it is
necessary to sell the real estate described in said
application for the purpose of support and maintenance
of applicant. It is further ordered by the court that
Ella May Mc Intire the applicant herein proceed to sell said
real estate per of down at private sale for not less
than the sum of \$1000 cash and that said applicant
is hereby authorized to execute the necessary deed or
deeds of conveyance as is provided by law and in com-
pliance with Item 3 of the last will and Testament of
Cornelius C. Walle deceased which Item is set forth
in the application of said Ella Mc Intire.

12950 In the matter of
The estate of
Cornelius C. Walle
Decd.
estate of Cornelius C. Walle deceased therein described
for the purpose of realizing necessary funds for
maintenance and support of said applicant as
provided by the last will and Testament of
Cornelius C. Walle deceased.

This day came the applicant
Ella May Mc Intire and filed
herein her application praying
for an order to sell certain real
estate of Cornelius C. Walle deceased therein described
for the purpose of realizing necessary funds for
maintenance and support of said applicant as
provided by the last will and Testament of
Cornelius C. Walle deceased.

13608 In the matter of
The estate of
Lizzie Henderson
Decd.
as administrator of the estate of Lizzie Henderson
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 Robert F. Allen is a suitable person and
legally competent it is ordered that he be
appointed as such administrator upon giving
bond with sureties as required by law in the
sum of \$3000

This day ^{May 23rd} Robert F. Allen 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 Lizzie Henderson
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 Robert F. Allen is a suitable person and
legally competent it is ordered that he be
appointed as such administrator upon giving
bond with sureties as required by law in the
sum of \$3000

of this cause is continued
This day Robert F. Allen appeared in

Kathryn Hend.
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open court. accepted the appointment as administrator
 of the estate of Peter Hendrickson, deceased, and gave
 and filed herein his Bond in the sum of \$3000.⁰⁰
 conditioned according to law with the Fidelity and
 Deposit Co. as surety which Bond is approved by
 the Court. It is therefore ordered that Letters
 of administration issue to said Robert F. Allen
 that notice of said appointment be published as
 required by law, that this proceeding be recorded
 and that said administrator pay the costs herein.

13407

In the matter of
the estate of
Ernest Brighter
deceased.

deceased.

This day came. Cora Brighter
executrix of the estate of Ernest Brighter
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 Ernest Brighter
a resident of Allen Township in said County, died
testate on June 19, 1937, and that on the 8 day of
July 1937, Cora Brighter was duly appointed
qualified executrix of the said decedent; that, in so
far as they can be ascertained the following
is list of persons to whom each parcel of Real
Estate passed. Cora Brighter, surviving spouse - all.
and that the description of said real estate, is as set
out in said application; and, it appearing to the
satisfaction of the court, that the law has been fully
complied with by said applicant; It is 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.

13407

In the matter of
the estate of
Ernest Brighter
deceased

same is ordered approved and recorded

This day Cora Brighter, as
executrix of the estate of
Ernest Brighter deceased, filed a
Statement in favor of an account
same is ordered approved and recorded

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Bye invited

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Robert Dr

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accounts and vouchers of the foregoing 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 28 day of May - 1938.

13568 Sylvester Wilson, administrator of the estate of Eliza J. Wilson. First and final account.

11027 Robert Driscoll, guardian of Oliver Elliott, 3rd account.

13400 John Schornick, guardian of John F. Schornick, first and final act.

13536 Gertrude May, adx. of the estate of J. M. Yealey. 1st and final act.

13581 Cecil Rausch, adx. of the estate of Herman W. Cherry. First and final account.

11194 Louis Michel, ex. Inter Howard, executor, of the estate of Frank M. Fullington, Dec'd. First and final account.

17039^a Paul B. Meddler adx. de bonis non, of Gary Meddler - First account.

13460 Walter Howard, executor, of the estate of Margaret Hemington, 1st and final act.

13251 C. R. Balleriger executor of the estate of Mary E. Robinson. First and final account.

13476 Clarence T. Kerney adx. of the estate of W. W. Kerney. First and final account.

13460 In the matter of The Estate of Margaret Hemington Deceased. This day, the first and final account of Walter Howard, executor, of the estate of Margaret Hemington deceased same was for hearing and settlement. due notice thereof having been published according to law. no exceptions filed. and no one now appearing to except or object to the same; and the Court, trusting 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 true 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 \$61⁵⁰ as a credit, being a just and reasonable amount expended by him for a monument for said decedent. Walter Howard, is hereby allowed the sum of \$357⁷⁰ being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary services rendered. Hoopes, Sanders Hoopes, attorney, are hereby allowed the sum of \$400 - which sum is the Court considers just and reasonable. Hoopes Sanders and Hoopes depending the bill

contest, is hereby allowed the sum of \$300.00 which sum the Court, considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs herein taxed at all costs paid Mar. 17 - 1938. It is ordered, that said account and the proceedings herein be recorded in the Records of this office.

13476

In the matter of the estate of W. W. Kinney, Decd. of the estate of W. W. Kinney, deceased, coming on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except, the object is 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 allowed, and confirmed. Attorney fees in full to Robert F. Allen is hereby allowed, the sum of \$42.26 amount paid. The Court finds said account duly balanced, and said estate settled according to law. Administrator pay costs \$5. Paid. It is ordered that said account and the proceedings herein be recorded in records of this office. Surety, released, except for fraud or manifest error.

11194

In the matter of the estate of Frank H. Pullington, deceased. This day the First and Final account of Louis Michel, and Frank H. Pullington deceased came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except, the object is 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. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs paid April 1938. It is ordered that said

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In the matter of
of the estate of
Mary Meddles dec'd estate of Mary 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 considered 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 Carl B. Meddles is hereby allowed the
sum of \$16¹² in full payment being commissions
on the amount collected and account for by
him and being in full compensation for all of
his ordinary services rendered.

Robert F. Allen
as attorney is hereby allowed the sum of
thirty dollars (\$30.) 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 April 1937. It is ordered that said
account and the proceedings herein be recorded
in the records of this office. Surety released. Hcpt.

forepaid or manifest error

13257

In the matter of
the estate of
Mary E. Robinson of Mary E. 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, stated with 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 allowed. Said executor is hereby allowed
the sum of Two Dollars as an credit being a just
and reasonable amount expended by him for said
deceased's - letter of marker. Said C. B. Ballinger
is hereby allowed the sum of \$100. Compensation,

in full, being amount on the amount collect and accounts for by him. And being in full compensation for all his ordinary expenses incurred. To wit: P. Henry as attorney. To wit: being allowed the sum of \$600.00 which sum is considered by the Court 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. It is ordered recorded in records of this office.

13581

In the matter of the estate of Herman M. Blum of Herman M. Blum deceased. Decent done on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. Said Clerk Ransack is hereby allowed the sum of \$500.00 compensation: 1956⁵⁻⁶ distribution

Hooper, trustee. Hooper attorney and hereby allowed the sum of \$500.00 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 ady. pay the costs \$5.00 - paid 1938.

It is ordered that said ady. pay the costs \$5.00 paid 1938. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Surety, released, except for fraud or manifest error

13536

In the matter of the estate of J. A. Yeates. Decent done on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 account Paid a \$307.25 as expended. Said \$1891.00 being accounted for. all of said sum of \$321.50. the Court of said sum of considered said account according to law. It is hereby approved and confirmed. It is ordered that said account be recorded in the records of this office. Grand

13568

In the matter of the estate of Eliza J. D. notice of no exceptions now appearing to the Court and the Court is satisfied in the reports. Therefore the account is approved and confirmed. Order manifest in the matter of the King of Ohio. In accordance thereto. Object

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and in conformity to law. Therefore, the said
 account, is hereby approved, allowed, and confirmed
 Said administrator is hereby allowed, the sum of
 \$30⁷⁵ as a credit being just and reasonable amount
 expended by her for a monument for said decedent.
 Said Adm. is hereby allowed the sum of
 \$189¹⁰ being commissions on the amount collected and
 accounted for by her and being in full compensation
 for all other ordinary services rendered. Hoopes,
 Jordan, and Hoopes attorneys, are hereby allowed the sum
 of \$321⁵⁰ for actual and necessary expenses which sum
 the Court considers just and reasonable.
 Said Gertrude M. Gray, adm. is hereby allowed the
 sum of \$321⁵⁰ compensation, which, entire, 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 \$5⁰⁰ paid April 11-1938.
 It is ordered that said account, and the
 proceedings herein be recorded in the Records of this
 office. That sureties are hereby released, except for
 fraud or manifest error.

13 5-68

In the matter of: This day the first and final
 The Estate of: account of Sylvester Wilson, adm. of the
 Eliza J. Wilson, estate of Eliza J. Wilson, deceased, came
 Deceased: on for hearing and settlement, due
 notice thereof having been published according to law.
 No exceptions having been filed 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. Hoopes and Hoopes attorneys
 fee and expenses, \$5¹⁰ allowed. The Court finds said
 account duly balanced, and said estate settled
 according to law. It is ordered that said
 Administrator pay the costs \$5⁰⁰ paid Nov. 22-1938.
 Ordered, records, sureties, released except for fraud or
 manifest error.

11027

In the matter of: This day the account of Robert Driscoll
 The King Manship adm. of Thimbleth. came on for
 of Thimbleth hearing and settlement, due notice
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 according to law. No exceptions having been filed
 thereto, and no one appearing to except or
 object to the same; and the Court having

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13497 In the matter of
 the estate
 Margaret Dellinger

This day came Geo. W. ... of the
 estate of Margaret Dellinger 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 Margaret Dellinger a resident of Union
 Township in said county, died intestate on Oct. 1st 1937
 and that on the 25 day of Oct 1937 Geo. W. ... was
 duly appointed and qualified as administrator of the
 estate of said decedent; that, insofar as they can
 be ascertained, the following is a list to show
 each such person's real estate.

Lincoln Dellinger	26	Union D. R. 1	son	one-fifth
Ernestine Rausch	24	Marysville D. R. 2	daughter	one-fifth
Victoria Dellinger	22	Union D. R. 1	daughter	one-fifth
Miriam Dellinger	20	Union D. R. 1	"	one-fifth
W. H. Dellinger	18	Union D. R. 1	son	one-fifth

And that the description of said real estate, is as
 set out in said application, and it appearing to the
 satisfaction of the Court, that the law has been fully
 complied with by said applicant; It is 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.

13497 In the matter of
 Margaret Dellinger

This day first and final set filed
 Margaret Dellinger Hearing Saturday June 25 1938 at 1 P.M.
 and this matter is continued until said time.

13614

In the matter of
The estate of
David E. Currier
deceased.

This day Bernice Currier 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 David E. Currier deceased, late of Plain City in said County, and an affidavit that there is no known 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 Bernice Currier is, a suitable person and being competent it is ordered, that she be appointed as such adm. upon giving bond with sureties as required by law, in the sum of One Thousand Dollars and this cause is continued.

This day Bernice Currier appeared, in open Court, accepted the appointment as administratrix of the estate of David E. Currier deceased, and gave and filed herein her Bond in the sum of One Thousand Dollars, conditioned according to law, with Bertha Taylor and R. W. Brown, as sureties which Bond is approved by the Court.

It is therefore ordered, that Letters of administration issue to said Bernice Currier, that notice of said appointment be published as required by law; that this proceed be recorded, and that said adm. pay the costs herein.

Account
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10269 L. J. Mader
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13485 Lloyd B.
13593 Mary H. B.
13563 W. R. B.
13871 Gladys B.
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- 13497 Mrs. W. W. ... adv. of the estate of Margaret Dellinger
First and Final account.
- 10268 L. J. ... guardian of Bernard J. Bishop, minor.
Fifth and final account.
- 13509 Emma ... adv. of the estate of L. S. ...
deceased. First and final account.
- 13485 Lloyd B. Kelly, adv. of the estate of John H. Lilly, deceased.
Final account.
- 13593 Mary Kathryn Herd, executrix, of the estate of Mary A. ...
First and final account.
- 13563 W. R. ... adv. of Henry, Paul, Phyllis, and ...
First and final account.
- 13871 Gladys ... adv. of the estate of George ...
First and final account.
- 13525 Fred W. Hill, adv. of the estate of Lafayette ...
First and final account.

13616 In the matter of the will of John F. Johnston, Dec'd. Clayton P. Johnston praying that said instrument in writing purporting to be the last will and testament of John F. Johnston deceased, be admitted to probate. It is ordered that - day notice, in writing, of the presentation of said will and of the application for the admission of the same, for probate, be given to the surviving spouse, and to the next of kin of said testator known to be resident of the State, and that on hearing on said application will be had forthwith - day of June - 1938, at 2 P.M.

13616 This matter came on this day further to be heard on the application of Clayton P. Johnston to admit it to probate and record the will of John F. Johnston, deceased, late of the Township of Clairborne, in said County; hereafter filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no surviving spouse and no next of kin of said decedent known to be resident of the State, and that notice of the filing of said will, and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have waived notice and given consent to the probate of said will. And Jesse W. Bolen and Anna M. Bolen and May Bolen the subscribing Witnesses to said will, this day appeared in open Court, and having been duly sworn testified respectively to the true execution and attestation of said will, which testimony was reduced to writing

was subscribed 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 F. Johnston 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 be filed with the said testimony of the witnesses above named, in the interest of record in this Court.

13617

In the matter of the last will of John F. Johnston deceased, late of Blairtown Twp. John F. Johnston in said County, having heirs deceased, have been duly proved and allowed, this day, Clayton P. Johnston 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 Clayton P. Johnston is a suitable person and legally competent and that by the terms of said will said testator named and requested 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.

14317

In the matter of this day came Arthur W. Greenway administrator of the estate of Alice Ann Chappell, 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 decedent died testate on the 10-day of January 1935, residing at Allen Township, Union County, Ohio; that her last will and testament was filed in the Probate Court of Union County, Ohio, on April 10/35 and admitted to probate on the 4-day of April 1938, that on the 26-day of July, 1937, the petitioner was appointed administrator of her estate; that the last will of the said decedent, Alice Ann Chappell, devised the following described real estate in fee simple to her son, Guy M. Threlkay Chappell, subject to the payment of certain sums of

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money to the following persons, which are set below
with their names, addresses, relationship and
the same to be paid:

Bessie W Miller	Marion, Ia	daughter	\$ 300.00
Beatty Chappell	Marion, Ia	son	300.00
Oru Chappell	Wright Cent., Ia	daughter	500.00
Thorne Lebeck	Wt. Victory, Ia	daughter	300.00
Robert Chappell	Marion, Ia	son	300.00
Russell Miller	Wt. Mansfield, Ia	Grand-son	\$ 100.00
Edith Miller	Wt. Giles, Ia	Grand-daughter	100.00
Clarence Miller	Wt. Mansfield, Ia	Grand-son	100.00

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

And, it appearing to the satisfaction of the
Court, that the law has been fully complied with
by the said applicant, and that the provisions of the
last will of the said decedent, Alice Ann Chappell,
has been fully complied, it is ordered, that, the said
real estate, be transferred upon the duplicate of the
County where such parcel is situated to be
M. Stanley Chappell, in fee simple, and that a
certificate of this order, together with the description
contained in the application, be filed with the
Recorder of the Jones Company, per record, as
provided by law.

12061 In the matter of
The Guardianship
of Dorothy Cashell, Gen. of
Hugh Ivan Cashell.

This day came Dorothy Cashell,
Guardian of Ivan Hugh Cashell,
an incompetent, of Union Co -
This and presented her
an account in settlement of
said Guardianship duly verified.

Whereupon, the Court, do order, the same, filed
and advertised for hearing on Saturday the 30-
day of July, 1938, at 1. P. M. to which said time
is continued.

12094 In the matter of the
Estate of Sarah A. Sauff
Decd -

June 3-1938, Joseph Marshall, Dick Marshall
P. Fredrick Marshall, having filed their ap-
plication herein that P. H. Collins, executor,
in the above entitled case, be required to
appear in this Court to furnish vouchers evidencing
payments, claimed, to have been paid by him
as such executor; to pay said applicants money
due them from said estate, and to show cause, why
he has not paid them, to do such other things
that are necessary to close the estate immediately
so that he be removed, as such Executor, and for
other relief. It is therefore, ordered, that said matter
be heard on the 15-day of June, 1938, and that citation
be issued and served forthin on said P. H. Collins, together with copy
of said application, by the Sheriff of this County.

13611

In the matter of
The will of
William Turner.

An application having been this day presented to the Court by Lewis E. Turner, praying that an instrument in writing purporting to be the last will and Testament of William Turner, deceased, be admitted to probate. It is ordered, that one days notice, in writing, of the presentation of said will, and of the application for the admission of the same, for probate, be given to the surviving spouse and to the next of kin of said testator known to be resident of the State, the next of kin having waived the notice and consented to probate of last will and Testament, and that a hearing on said application will be had on the third day of June 1938. at 3.0 p.m.

13611

In the matter of
The will of
William Turner.

This matter came on this day for hearing on the application of Lewis Turner, to admit to probate and record the will of William Turner deceased, late of the township of Washington in said county, hereto fore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Lewis Turner his surviving spouse and that the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said will, and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or to waive notice and given consent to the probate of said will. And Lemard Cox, the subscribing witness to said will having been duly sworn, testified to the due execution and attestation of said will, which testimony was reduced to writing, was subscribed and Gladys Williams a subscribing witness to said will, the said Lemard Cox testified in open Court, that Gladys Williams had departed the State and could not be reached within a reasonable length of time; that her signature was genuine and that she was a subscribing witness to said will. Whereupon the Court finds that the aforesaid instrument of writing, is the last and Testament of said William Turner deceased; that it was duly executed and attested, and that the said testator, at the time, 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 testimony of the witnesses above named, be entered of record

13618

In the matter of
The will of
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In the matter of
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13618

In the matter of
 The estate of
 Rebecca Dirst, dec'd
 required by law, to be appointed as ad. of the
 estate of Rebecca Dirst, 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 Robert F. Allen, is a suitable person and
 legally competent, it is ordered, that he be
 appointed as such administrator upon giving bond, with
 sureties as required by law, in the sum of \$3000.00,
 and this cause is continued.
 Allen appeared in open Court, accepted the appointment
 as administrator of the estate of Rebecca Dirst, deceased,
 and gave and filed herein his Bond, in the sum
 of \$3000.00, conditioned according to law, with Fidelity
 and Deposit Co. of Maryland, as surety, which Bond is
 approved by the Court.

This day Robert F. Allen, 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 Rebecca Dirst, 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 Robert F. Allen, is a suitable person and
 legally competent, it is ordered, that he be
 appointed as such administrator upon giving bond, with
 sureties as required by law, in the sum of \$3000.00,
 and this cause is continued.
 This day Robert F.
 Allen appeared in open Court, accepted the appointment
 as administrator of the estate of Rebecca Dirst, deceased,
 and gave and filed herein his Bond, in the sum
 of \$3000.00, 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 Robert F. Allen, that notice of said
 appointment be published as required by law, that
 this proceeding be recorded, and that said
 Administrator pay costs herein

13619

In the matter of
 The will of
 Benjamin F. Davis
 deceased instrument in writing, purporting
 to be the last will and testament of Benjamin F. Davis
 deceased, be admitted to probate.
 that 5 days notice in writing of the presentation
 of said Will and of the application for the ad-
 mission of the same for probate, be given to the
 surviving spouse, and to the next of kin of said
 testator known to be residents of the State and that a
 hearing on said application will be had on the
 4th day June 1938, at 1 P.M.

an application having been this
 day presented to the Court, by
 George H. Chaney, praying that an
 instrument in writing, purporting
 to be the last will and testament of Benjamin F. Davis
 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 ad-
 mission of the same for probate, be given to the
 surviving spouse, and to the next of kin of said
 testator known to be residents of the State and that a
 hearing on said application will be had on the
 4th day June 1938, at 1 P.M.

13619

In the matter of
 Benjamin F. Davis
 deceased
 of witnesses to prove the signature of the subscribing
 witnesses to the Last Will and Testament of Benjamin
 F. Davis, deceased, and that the said subscribing
 witnesses to said Will were residents of Marion
 County, and the witnesses to prove their signature
 are residents of Marion County, this, and

It appearing to the Court on the
 application of George H. Chaney for
 a commission to take the testimony
 of witnesses to prove the signature of the subscribing
 witnesses to the Last Will and Testament of Benjamin
 F. Davis, deceased, and that the said subscribing
 witnesses to said Will were residents of Marion
 County, and the witnesses to prove their signature
 are residents of Marion County, this, and

without the jurisdiction of this Court, it is therefore ordered that a Commission with the said Will annexed by issued therein unto Robert F. Allen Richwood, this whom the Court hereby appoints as commissioner to take the testimony of said subscribing witnesses to said will, and return the same duly executed to this Court with all convenient speed as provided by law.

13619

In the matter

of the will of Benjamin F. Davis, deceased, in this matter came, on this day further deceased. Stungus Gheneu, to admit to probate and record the will of Benjamin F. Davis, 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 for Mrs. Davis, surviving spouse, next of kin of said decedent. Known to & 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 it further appearing to the Court that, Clara Davis, his surviving spouse, died on the 15 day of February 1938, the subscribing witnesses to said will, are both dead, and for that reason their testimony cannot be obtained.

Thereupon, the deposition of Harry East Mrs. John Perry, and Frank East, contained in their deposition and in the Commission therefor issued to Robert F. Allen, 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 in the last will of said Benjamin F. Davis 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 and memory and not under any restraint.

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

13599

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13599

Richard Patton, as Adm^r
of the estate of
Lillie Patton, deceased.
Plaintiff
vs
Corn Van Horn, et al.
Defts.

this day. This matter came on for
having on the report of Richard
Patton as the administrator of the
estate of Lillie Patton of his
proceedings under a former order
of this Court, and upon the motion
of said petitioner to confirm the sale
made in obedience to said order, the Court, having
carefully examined said report, and finding
the proceedings of said petitioner in all respects
correct and being satisfied that said sale was
fairly and legally made, it is ordered that the same
be and hereby is approved and confirmed. It is
further ordered that said petitioner execute a deed
of sale, the right, title and interest of the said
Lillie Patton in said real estate, and the Court
finds from the answer of the said Richard
Patton that he was the owner of the undivided
one-fourth interest in said estate and by pleading
herein requested his interest to be sold, it is further
ordered that all the right, title, interest and
claim of the said Richard Patton in and to said
real estate be included in said deed to the
purchasers, George W. Hill and Nora Hill, upon
said purchase, paying therefor the sum of
One thousand eight hundred (\$1800.00) Dollars in
cash. Said Court coming on further to be
heard upon the pleadings therein, and upon
motion to distribute the proceeds of said sale,
amounting to One thousand eight hundred Dollars -
the Court finds the said Richard Patton, has
waived all his right to any dower in said real
estate owned by the said Lillie Patton at time of
decease. The Court finds there is due the
Citizens Federal Savings Loan Association upon the
note set forth in its answer and cross-petition
the sum of \$767.⁹² 3/4 of which is a valid
charge against the estate of Lillie Patton, and
one-fourth a valid charge, the undivided
one-fourth (1/4) interest of Richard Patton; that the
said Lillie Patton and Richard Patton, spouse, to secure
the payment of said note gave a mortgage upon
the premises described in the petition, which was
a valid and subsisting lien upon said premises,
and now upon the funds in the hands of the said
Richard Patton as such administrator arising from
the sale of said premises. It is ordered
that an entry of release and satisfaction
of said mortgage be entered upon the records

in the office of the County Recorder of Union County, Ohio according to law. It is further ordered that said Richard Patton, as administrator of the money in his hands pay:

First: The costs and expenses of the sale including all costs of the estate in the sum of \$41⁵⁰ and the sum of \$5.00 to the recorder for release and satisfaction of said mortgage.

Second: To John W. Dabney, attorney herein, for services performed for the fiduciary in connection with said sale the sum of \$50.00 which costs, expenses and fees shall be paid prior to any other payments made herein. Said fiduciary having incurred any and all expenses and compensation in this matter (nothing is to be paid to him).

Third: Norman C. Bourn, auditor for making a certificate and abstract of the real estate held herein the sum of \$18.00 and to the County Treasurer the sum of \$5.24 being the amount of taxes due on said real estate.

Fourth: The residue of said funds to be distributed to the said Richard Patton, and to be used for the payment of debts and distribution in accordance with the statute of the State of Ohio.

Approved: Richard Patton; John W. Dabney, atty. for adr.

10261

In the matter of

Frank Hugh Beshell, guardian in the application of Independent the Guardian, and the Court being fully advised in the premises it is

therefore ordered that the action of said Guardian in causing United States Adjusted Compensation Bond, in the sum of \$50.00 on or about December 1-1937, and the expenditure of the proceeds of said bond for the purchase of clothing for her ward be and the same hereby are approved.

It is further ordered that said Guardian from the funds coming into her hands send in not to exceed \$5.00 per month to the Veterans Hospital at Blissville for the use of her ward.

That she account and permitted to retain and expend \$65.00 per month for the support and maintenance of herself and the minor daughter of said ward, that the remaining \$5.00 per

month receipt from United States Compensation be, solely by said Guardian in a savings account in a solvent bank.

13612

In the matter of
The estate of
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13612 In the matter of Monday June 6-
 The last will of William Turner,
 deceased, late of Washington Twp. in
 Union County, bearing heretofore been
 deceased, duly approved, and allowed, this
 day Lewis Turner, 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 Lewis Turner,
 is a suitable person, and legally competent, it is
 ordered that he be appointed as such, adv. with
 the will annexed, upon giving bond, with sureties
 as required by law, in the sum of Five Hundred
 Dollars, and this cause is continued.

This day Lewis Turner, appeared in open Court,
 accepted of the appointment as administrator, with
 the will annexed, of the estate of William Turner, decd.

gave, and filed herein his Bond in the sum of \$500⁰⁰ conditional with Deemer, W. Turner, Lewis E. Turner and E. C. Butler as sureties which Bond is approved by the Court. It is therefore ordered, that Letters of Administration with the will annexed, issue to said Lewis E. Turner, 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.

135-90

In the matter of the Estate of W. O. Perry Margaret R. Perry Adm'r.

This matter came on for hearing on the filing of return of the persons entitled to notice thereof, and no objection having been filed to the same, it is hereby approved and confirmed.

125-10

In the matter of Estate of Josephine B. Endow.

June 7 This day came J. E. Block, executor of the said estate, and filed his second and final account herein. It is hereby ordered, that said account be set for hearing on Saturday the 30. day of July, 1938, 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.

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11281^a In the matter of
 the estate of
 Hugo Calvin Stearns
 Dec'd

Calvin Stearns deceased. said made application
 to the Court for authority to invest the proceeds now
 in the hands of the \$2000 certificate of deposit in the
 First National Bank, Marysville, this such certificate being
 no. 2526, dated October 11, 1937, and representing deposit
 made in said Bank, by the prior executor, herein. The
 authority herein applied for being for investment in the
 following securities and in the following amounts:

1. United States Treasury Bond; 2 1/2% Series, '53 - 49.
 of the par value of \$500- to cost approximately \$507-
5. United States Treasury Bonds, 2 1/2% Series, '53 - 49.
 of the par value, \$100 each, to cost approximately \$507-
1. certificate for Investment share account of the Union
 County Federal Savings and Loan Association of
 Marysville, this in the amount of \$500-
1. Certificate for full paid income shares of the
 Citizens Federal Savings and Loan Association
 of Marysville, this in the amount of \$500-

And the Court upon consideration deeming
 it for the best interest of all persons concerned
 that said investments be made, hereby approves
 and allows the same subject however to receipts
 upon settlement said Administrator account.

13621 In the matter of
 the Probate of
 will of Byron Blake
 Dec'd

This day came Richard C. Thrall,
 att. attorney, for Louisa Blake, and
 Gar. W. Blake, and filed herein
 his application for the probate and ratification of a
 last will of Byron Blake, deceased, and the same
 is set for hearing on the 15 day of June 1938. at
 9. A. M. and it is ordered, that written orders
 be given by registered mail five days before said
 hearing, to the next of kin resident of the
 State of this

13650 In the matter of
 the will of Lidie Myers
 Dec'd

An application having been this
 day presented to the Court, by Naomi
 E. M. Cundy praying that an instru-
 ment in writing purporting to be the last will
 and testament of Lidie Myers, deceased, be
 admitted to probate. It is ordered that
 5 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 next of kin, of said
 testatrix known to be resident of the State,
 and that a hearing on said application
 will be July 26/38, at 10. A. M.

13609

In the matter of the estate of Phillip Bishop deceased and William Bishop Administrators
 This day this cause came on to be heard. Upon the filing of an inventory and appraisement herein by W. P. Voelckle and William Bishop Administrators. 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.

10564

In the matter of the Guardianship of Samuel D. McAdow, an incompetent of Samuel D. McAdow, of Union County, Ohio, and presented his 11th account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30. day of July, 1938. at 1. P. M.

13622

In the matter of Paul Tropp this 9. day of June 1938 this cause came on to be heard. The feeble minded heart, and the said Paul Tropp, was brought before the Court. Thereupon the Judge proceeded with the examination having heard the testimony of Dr. Fred Callaway and Dr. H. E. Stricker the medical witnesses, and being satisfied that said Paul Tropp is a feeble minded person, incapable of receiving instruction in the Common Schools of the State, that he has legal residence in Paris of Chardrens Home in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date, that his feeble mindedness has occurred during the term 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. Fred Callaway 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 Superintendent of said Institution for the admission of said Paul Tropp 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 Paul Tropp be committed to the custody of feeble minded school until otherwise ordered, and this cause is continued.

13614

In the matter of the estate of David E. ...
 David E. ...
 advised in all ...
 laws of ...
 that no ...
 inventory ...
 confirmed

13594

In the matter of the estate of Melvin ...
 Decree of Melvin ...
 newspaper ordered.

13598

In the matter of the estate of ...

12429

Richard Patton as executor of the estate of ...
 Decree of ...
 Dr. is the hearing and that in the County.

7940

In the matter of the ...
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13614 In the matter of the estate of David E. Currie deceased. This day this cause came on to be heard. Upon the filing of an inventory in the above mentioned estate, by Carrie Currie, adx. of the estate of David E. Currie, decedent, and the court being fully advised in the premises finds that said inventory is in all respects correct and in compliance with the laws of the State of Ohio. It is therefore ordered that no notice be given upon the filing of said inventory and the same is hereby approved and confirmed.

13594 In the matter of the estate of Melvin Tarper deceased. This day affiant of J. M. Huter, publisher of the Mansfield Tribune a newspaper of general circulation in this County, that notice of the death of E. H. Byers, an executor of the estate of Melvin Tarper decedent, was published in said newspaper, as heretofore ordered, was filed herein, and ordered, recorded. This day the affidavit of J. M. Huter,

13598 In the matter of the estate of Lillian Patton deceased. This day the notice of the death of Richard Patton as administrator of the estate of Lillian Patton decedent, was published in said newspaper as heretofore ordered, was filed herein and ordered recorded.

17469 In the matter of the estate of M. D. Thompson deceased. This 9. day of June, 1938. Came Louis Michael, adx. of the said estate, and filed his first partial account. herein. It is ordered that said account be set for hearing on Saturday the 30. day of July, 1938. at 1. P. M. and that notice thereof be published two (2) times in the Union County Journal, a newspaper of this County, and this matter is continued.

7940 In the matter of the Guardianship application in Court for the afft. of a man E. White, Dec's Guardian of Man E. White, alleged incompetent. It is ordered that said application be set for on the 15. day of July - 1938. at 1. P. M. and that at least 3 days notice of the time and place of said hearing be given to the proposed ward, record of Sheriff of Union County, Ohio, July 11. 1938, served personally on Man E. White; all interested parties, as provided by law.

13597 In the matter of the estate of John M. Fox, Dec'd. This day came Anna C Fox and Ralph Fox, executors of said estate, and filed their joint and final account herein. It is thereupon ordered, that said account be set for hearing on Saturday the 30 day of July, 1938, 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.

13606 In the matter of the estate of Ella P. Blue, Dec'd. This day the cause came on to be heard upon the inventory and appraisement hereof, filed herein by Fred Gabriel, administrator of said estate. And the Court, being fully advised in the premises, finds that notice was given to the next of kin, heirs at law, and all other persons interested in said estate, in compliance with a former order of this Court, by an advertisement in the Union County Journal, a paper printed and of general circulation in Union County this, and the notice of said hearing is hereby approved and confirmed. The Court further finds that there have been no exceptions filed to said inventory and appraisement and, after careful examination of the same, and after being fully advised in the premises, the Court finds that said inventory and appraisement is in all respects in conformity to law. It is therefore ordered, adjudged, and decreed, that said inventory and appraisement be, and the same hereby is, approved, and confirmed.

13614 In the matter of the estate of David E. Currie. Currie Currie adm. of the estate of David E. Currie having filed her statement in lieu of account, on consideration of the same, the Court finds that there was no personal property belonging to said estate; that the funeral expenses had been paid, and that there are no other debts; that all of the real estate has been transferred to the heirs at law of said decedent, and that the administrator has not received nor disbursed any money belonging to said estate and that no debts remain to be done by her. It is therefore ordered, that no formal accounting be required of her but that her statement in lieu of account shall be accepted instead of such account, and that upon the payment of costs of this action, taxed at \$16.50, she shall be discharged and her bond cancelled.

13614 In the matter of the estate of David E. Currie. Dec'd. Transfer of is set for Court. in said law on the 1- appointed decedent: the following parcel of Melvin E. Currie Nellie Currie Frank J. Currie Currie law and that in said of the Court with by said Dec'd County persons for the description with the as provided

13597 In the matter of the estate of David E. Currie. The transfer of decedent, appearing of Paris E. Currie May 3-1938 in the day of 1938. of Miles of May. law given decedent the following parcel of Currie and that set out to the

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13614 In the matter of. This day came. Carrie Currier adx, of
 The estate of David E. Currier deceased
 David E. Currier and filed herein her application, duly
 Decedent. 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 David E. Currier, a resident of Plain City, O.
 in said County, died intestate, on April 7-1938, and that
 on the 1 day of June, 1938, Carrie Currier, was duly
 appointed and qualified adx. 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.
 Melvin E. Currier age 80. Plain City, O. widow one-third.
 Nellie Brown " " " daughter two-thirds.
 Frank J. Currier Columbus Ohio Son 2/4. For-ninths.
 Carrie Currier Plain City, O. daughter 1/4. For-ninths.
 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 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.

13597 In the matter of the Executor of the John M. Fox, deceased,
 Estate of John M. Fox and filed herein her application, duly
 Decedent. 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 M. Fox a resident
 of Paris Township in said County, died testate on
 May 3-1938, that his last will and testament was filed
 in the Probate Court of Union County, Ohio, on the 9th
 day of May, 1938, admitted to probate on May 9th
 1938, and recorded in Vol. 6 Pg. 179, of the Record
 of Wills in said County, and that on the 9th day
 of May, 1938, Anna C. Fox was duly appointed
 and qualified executrix of the estate of said
 decedent; that insofar as they can be ascertained
 the following, is list of persons, to whom each
 parcel of Real Estate passed.
 Anna C. Fox - 65 - Marysville, O P. L. Widow
 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

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.

13623

In the matter of the Will of Army Hamilton deceased. An application having been this day presented to the Court by W. H. Hamilton and A. C. Hamilton praying that the last Will and testament of Army Hamilton 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 10. day of June 1938. at 1. P. M.

On the matter of the Will of Army Hamilton deceased. This matter came on this day further to be heard, on the application of W. H. Army Hamilton and A. C. Hamilton deceased. Admit to probate and record the Will of Army Hamilton, deceased, late of the 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 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, W. W. Keene M.D. and O. R. Brykroy 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 Army Hamilton deceased that it was duly executed and attested, and that the said testator, at the time of signing said Will was of full age, of sound mind and memory and not under any restraint. Therefore, the Court orders the admitting of said Will to probate, and,

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that it, together with, the said testimony of the witnesses
above named, be entered of record, in this Court.
In the matter of The Estate of Benjamin F. Davis, Deceased
The last Will of Benjamin F. Davis, Decd.,
late of the village of Richmond, in said
County, having heretofore been duly
Deceased approved and allowed, this day, Sturgis
Shenoy 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, 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 and that said Sturgis H. Cheney, 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 \$1000-, and this
cause is continued.

This day Sturgis H. Cheney, appeared, in open Court,
accepted the appointment with the Will annexed
of the estate of Benjamin F. Davis, deceased, and
gave and filed herein his Bond, in the sum of
\$1000- conditional according to law, with Gladys
L. Cheney and D. H. Davis as sureties, which Bond
is approved by the Court. It is therefore ordered
that Letters of Administration with the Will annexed, issue
to said Sturgis H. Cheney 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 -

13597

In the matter of Estate of Joem M. Fox Deceased
This day the affidavit of J. M. Huber,
published of the Maryville Liberator
a newspaper of general circulation
in this County, that the notice of appointment of
Anna Fox as executrix, 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.

12080

In the matter of
The Estate of
of Ralph Burkpile
deceased.

This day the final account of L. H. Collins Administrator of Ralph Burkpile came on for hearing and statement due notice thereof having been published according to law. No exceptions being filed, 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 read. Thereby is approved, allowed and confirmed. It is ordered that said Administrator pay costs \$5.00 costs paid June 11-1938.

Ordered. Recorded. Surety released, except for fraud or manifest error to re-open account.

12134

In the matter of
The Estate of
Berama Pearson
deceased.

This day the final account of L. H. Collins Administrator of the estate of Berama Pearson deceased came on for hearing and statement due notice thereof having been published according to law. No exceptions having been filed 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 find the same to be in all respects just and correct and in conformity to law. Therefore, the said account is hereby approved, allowed and confirmed. The Court finds said account duly balanced and said estate settled according to law. \$5.00 Costs paid June 11-38

It is ordered said account and proceedings herein be recorded in records of this office. That the sureties on said Bond are hereby released, except for fraud or manifest error.

136H

In the matter of
Rebecca Dick
deceased.

This day an inventory and appraisal was filed in this Court by fiduciary Rebecca Dick of said estate. Hearing June 20-1938 at 10 A.M. publication in Richmond Gazette at least 10 days prior to date of hearing except for those who have waived.

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12455 In the matter of
 17 Benjamin Robinson
 Decedent.

This day this cause came on to be heard upon the application of Sarah A. Robinson for an order to vacate the former order of the court herein relieving the estate of Benjamin L. Robinson from administration, and was submitted to the court. And the court being fully advised in the premises sustain said application, and said order relieving said estate from administration, is hereby vacated and set aside.

13627 In the matter of
 The Estate of
 Benjamin L. Robinson
 Decedent

This day Sarah A. Robinson 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 Benjamin L. Robinson, deceased, late of Unionsville Centre, this in said County and in affidavit that there is, not to her knowledge, any last will and testament of the said intestate, also, a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed and that said Sarah A. Robinson is a suitable person and legally competent; it is ordered, that she be appointed as such Administrator upon giving bond, with sureties as required by law, in the sum of \$500 and this cause is continued.

This day Sarah A. Robinson, appeared in open court, accepted the appointment as Administrator of the estate of Benjamin L. Robinson deceased, and gave and filed herein her Bond in the sum of \$500- conditioned according to law, with Ethel R. Hiler and Guy A. Robinson, as sureties, which Bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Sarah A. Robinson, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Administrator pay costs

13628 In the matter of
 The matter of
 The Estate of
 Allen Jones Decedent.

Filing application. This matter came on to be heard upon the application of J.F. Conrad for an order relieving the estate of Allen Jones, from administration. It is ordered, that said application be heard on the 13-day of June 1938, at 1 P.M. to which time the said J.F. Conrad is the sole heir at law of said decedent, has agreed to, in writing by signing a waiver and consenting that said application be heard forthwith.

This matter came on to be heard on this 13 day of June, 1938, on the application of J. F. Conrad, and an order relieving the estate of Alea Jones, deceased, from administration and it appearing to the Court, that all next of kin and creditors of the estate of said Alea Jones have each signed waivers consenting to the hearing and granting 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:

Lloyd Winters, and son, Richmond Va \$259⁰⁰

It is ordered, that said estate be and it hereby is, relieved from administration; that J. F. Conrad the applicant herein pay to said - and pay the costs of this proceeding and forthwith make return of his proceedings to this Court.

This day J. F. Conrad, filed an application in the above entitled cause, to relieve said estate from administration the same being less in value than the sum of \$500 - he listed two insurance policies with the Metropolitan Life Insurance Company, being numbers, 20912999 - 2673315-B, and 24906076 - 2673316-B. The total principal sum of which, amounts to \$140⁰⁰.

The Court, being fully advised in the premises and finding the above statement correct hereby orders, and directs that said Metropolitan Life Insurance Company pay to J. F. Conrad the sum of money due on the above two mentioned policies and that said J. F. Conrad use said sum, to apply on the funeral expenses of the decedent, and this cause is continued.

13 2025

In the matter of the will of Laura B. Neer, Dec'd Shearn, praying that an instrument in writing purporting to be the last will and testament of Laura B. Neer deceased, be admitted to probate: next of kin waived notice and consented to probate. Said application will be heard, forthwith, on the 13th day of June 1938, at 10. A.M.

13 626

The last will of Laura B. Neer, deceased, late of Marysville in said County, leaving hereof, has been duly proved, and allowed this day, William Kennedy and Otway B. Shearn the executor and executrix, named in said Will, appeared in open Court, and made and filed an application under oath as required by law to be appointed 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 said

13625

William, and legat Will said may exec they be. that Peter will of s that not required and that In the m Unit of applica and rec of the w filed in satisfact leaving kin of a her duty and of l record, in Court. m m. the sub This day duty sh attestati writing, filed mit that the will and that it r the said was of ju and not order. it, to q above r In the m The m Jemina In set for P. M. and by law of this Co

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William, Lemmy, and Otway B Shearer, are amicable persons
and. legacy competent, and that by the terms of said ^{executors}
Will said Testator ordered or requested her executor, ^{or}
may execute it without giving bond: it is ordered that
they be appointed as such executor and executor, and
that said 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 ^{or executor} pay the costs.

13625

In the matter of the } This matter came on this day
Estate of Laura B. Neer } further to be heard, on the
application of Ello B. Shearer, to admit to probate
and record the Will of Laura B Neer, deceased, late
of the village of Mansville in said County, Kentucky,
filed in this Court. It is now shown to the
satisfaction of the Court that said decedent, died
leaving no surviving spouse, and that the next of
kin of said decedent known to 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, which notice and give consent to the probate of said
Will. And Angus MacDror and Percy Ditzel,
the subscribing witnesses to said Will, and no other.
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 Laura B. Neer, 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.

12641

In the matter of } This day came Lena M. Brary Adm^r of said
The Estate of } estate & filed her 2nd & final acc^t herein. It is
Jemima Wilson Deis } thereupon ordered that said account
be set for hearing on Saturday the 30. day of July, 1938. 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

12693 In the matter of
Helen Ed. Co. Board as member of the County Board of
Visitors year ending 1941

12693 In the matter of
appointment of
Peter Fisher
year ending 1941.

13629 In the matter of
The Estate of
Hannah Wyzle, Deid

open Court and made and filed an application under oath
as required by law to be appointed as administrator of the
estate of Hannah Wyzle, deceased, late of Berkeley 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. Gallaway 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 \$500 -
no business and this cause is continued.

This day Arthur W. Gallaway appeared in
open Court, accepted the appointment as administrator
of the estate of Hannah Wyzle, deceased, and gave
and filed herein his Bond in the sum of \$500 -
conditioned according to law, with American Surety
Company as surety, which Bond is approved by the
Court. It is therefore ordered that letters of
administration issue to said Arthur W. Gallaway that
notice of said appointment be published as required
by law, and that this proceeding be recorded, and that
said administrator pay the costs \$ -

13630 E. L. Byers, executor. Finding date. Finding date necessary
of the estate of
Melvin Tupperinghead, now. the petition, evidence,
deceased and testimony, and the Court being
fully advised in the premises finds: that all the
defendants herein have been legally served with
process or have voluntarily entered their appearance
herein, and are now properly before the Court, and that
the statements and allegations in said petition are
true. It is therefore ordered and adjudged and
decreed by the Court that the sale of said
premises be free from doer of any of the
defendants herein. And the Court being satisfied
that it is necessary to sell said real estate as
described in plaintiff's petition, and it appearing
to the Court that an appraisement of said

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13630 E. L. Byers,
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E. L. Byers.

estate is contained in the Inventory, it is ordered that
another appraisement be and to be duly dispersed into
this day came the plaintiff
and filed herein his petition pray-
ing for an order to sell the real
estate of Melvin Tarpewing
deceased. estate of Melvin Tarpewing deceased,
thence described, to pay the debts, the costs of administering
the estate of said decedent. Plaintiff further says
that the defendants have waived the service of
summons and have entered their appearance, herein:
and this cause is continued.

13630

Ordering fixed price. It appearing to the satisfaction
the Court that the property described in the petition has
been offered for sale but has remained unsold for
want of bidders it is ordered that said premises be
ordered sold at private sale for not less than the
sum of \$350.00.

This day this cause coming on to be heard on the
report of E. L. Byers, executor of the estate of Melvin
Tarpewing, deceased, and of his proceedings and sale
under the former order of this Court and the
Court having carefully examined said report and
being satisfied that such sale has in all respects
been fairly and legally made, it is ordered that
the same be and hereby is approved and confirmed.

It is further ordered that said E. L. Byers
as executor make to the purchaser a good
and sufficient deed for the premises so sold
upon the said purchaser paying to the said
E. L. Byers as executor the sum of \$ for the
premises sold. It is further ordered that this
proceeding be recorded and that the said E. L.
Byers as executor pay the costs herein taxed at
\$

Entry: Confirming appraisement and ordering
Private Sale Bond waived by Will.

This day this cause came on for trial to be heard
and it appearing to the Court that the appraisement
heretofore ordered has been duly made and the same
is hereby confirmed: said appraisement being \$350.00
and that there is no surviving spouse of said
decedent the Court further finds that the Will of said
decedent having provided that no bond be required
of said executor with the execution of his trust,
it is ordered that the giving of a bond
be waived and it appearing to the Court that
it would be to the best interest of said estate to
sell the real estate described in the petition
at private sale: it is now ordered that the

plaintiff proceeds to sell said real estate at private sale for not less than the appraised value thereof; and upon the following terms: to wit: cash on day of sale, and said plaintiff is ordered to make due return to the Court after the execution of this order; and this cause is continued.

13630 E.L. Byers, executor of the estate of Melvin Tappan, deceased. Journal Entry: Confirming Sale and ordering Distribution of the estate. This day this cause came on to be heard upon the report of the Plaintiff of sale made to Marvian Jean Byers for the sum of \$250.00 as hereinbefore ordered, and the proceeds appearing in all respects legal, and in conformity to law. They are hereby approved and confirmed. And the said E.L. Byers, executor, is ordered to execute and deliver to the said purchaser a good and sufficient deed for the premises, so sold. It is further ordered, that said satisfaction of the mortgage of Davis and Byers, herein set forth in the petition of plaintiff be entered on the record thereof in the office of the Recorder of Union County, Ohio, where it is now recorded. And the Court coming now to distribute the proceeds of said sale amounting to \$250.00, the said Marvian Jean Byers, having elected to pay the same in cash, and the Court approving the same as being for the best interest of said estate; It is ordered, that the executor

pay out of the money in his hands: first to the Treasurer of this County, the taxes, penalties and interest against said property, to wit: the sum of \$100.00; second, the costs and expenses incurred in the sale of said real estate, amounting to the sum of \$50.00; and third, to W. Blythe L. Corby, as attorney for the said estate, percentage amounting to \$15.00.

It is ordered that the balance of said fund amounting to \$85.00 be accounted for by said executor according to law.

13613 In the matter of the estate of Frank Hess deceased, and guardian of the person of said Hess, in the sum of \$1000.00 conditioned according to law, with Gary Horn and W. J. L. Davis as sureties, which Bond is approved by the Court. It is therefore ordered that letters of administration issue to said G. W. George, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrator pay the cost.

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13589 Robert Armistead
Adm. of the
estate of Ida D. Armistead,
Deceased,
Plaintiff.
vs.
John Jarvis & Julia C. Mitchell,
Defendants.

This matter came on to be heard upon
the petition of the plaintiff for
authority to sell real estate of the
above decedent to pay debts
of her estate, and the defendants
John Jarvis, and Julia C. Mitchell
having voluntarily entered their
appearance as such defendants
and consent to the sale of the real estate described
in the said petition, 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
\$500.00 and orders that a further appraisement
be dispensed with. And it appearing that a
private sale would be to the best interest of the
estate, it is ordered that the said Robert Armistead
as such administrator, sell said real estate at a private
sale at not less than \$500.00 being the appraised value
thereof. And it is further ordered that the said
Robert Armistead, as such administrator, make
return of sale without unnecessary delay.

This day Robert Armistead, Administrator of the estate
of Ida D. Armistead, deceased, filed in this Court
his petition praying for the sale of the real estate
therein described to pay the debts of said estate.
It is ordered that said petition be heard on the
15 day of Jan. 1938 at 10 A.M. and that the
defendants have voluntarily entered their appearance
herein and consent to the sale of the real
estate described in the petition as therein prayed
for.

13613 In the matter of the estate of Frank Wise This day C. W. George appeared in open Court
& made & filed an application as afft. under oath as required by law to be appointed
as adm. of the estate of Frank Wise dec'd late of Grove Sp in said County &c. and
affidavit that there is not to his knowledge any last will & testament
of the said intestate, also a statement in general terms as to what the estate
consists of & the probable value thereof, & the court being satisfied that an
administrator should be appointed & that said C. W. George is a suitable person
& legally competent it is ordered that he be appointed as such
administrator upon giving bond with sureties as required by law in
the sum of \$1000.00 & this cause is continued.

Thursday, June 16 - 1938

13589

Robert Armistead
executor of estate of
Ida D. Armistead
deceased.

Confirming Sale. This day this
cause came on to be heard on
the report of Robert Armistead
executor of the estate of his
deceased. 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
the proceeding of said petitioners in all respects correct,
and being satisfied that said sale was fairly and
legally made, it is ordered that the same, to wit,
the same, be and is approved and confirmed. It is further ordered
that said petitioners execute a deed of all the right
title and interest of said Ida D. Armistead in said
real estate to the purchaser Dallas H. Malloway. And
now this cause coming in further to be heard upon the
pleading herein, and upon the motion to distribute
the proceeds of the sale amounting to the sum of Five
Hundred Dollars. The Court finds that there is
due to the said Joe Jarvis upon the note set
forth in his answer and cross petition from the
estate of said Ida D. Armistead the sum of Two
Hundred and two Dollars now upon the hands in the
hands of Robert Armistead arising from the sale of
said premises. It is ordered that an entry
of release and satisfaction of said mortgage be
entered on record in the office of the Recorder
Union County, this according to law.

It is further ordered that said Robert Armistead
out of the money in his hands pay:
First the costs and expenses of the sale, including
an attorney fee of \$60.00 to Arthur W. Galloway for
services performed for the fiduciary in connection with
the sale and the sum of \$30.00 to the fiduciary
for his services in connection with the sale, which costs
expenses fees and compensation shall be paid prior to any
liens upon the real estate sold, and not
with standing 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 so as 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 date of sale; which shall be apportioned
determined by the Court or on reference to a
Master, or otherwise.

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13617

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think the remaining proceeds of sale to be applied as follows:
 (a) If the action be to see real estate to pay legacies
 to the payment of legacies, 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
 else where, the surplus of the proceeds of sale, must be
 considered as real estate, and be disposed of
 accordingly, 4th. in case of a guardian, in the
 manner laid upon. The terms approved by the Court,
 when he was appointed, and it is further
 ordered that this proceeding be recorded, and that
 said petitioner pay the costs herein, taxed at \$42⁵⁰
 out of the proceeds of said sale, within ten days.

13634

In the matter of
 The Estate of
 Frank P. Williams Dec'd
 This day N. G. Williams appeared
 in open Court and made and
 Frank P. Williams Dec'd filed an application under oath
 as required by law, to be appointed as administrator
 of the estate of Frank P. Williams deceased, late of
 Liberty Township in said County, and an affidavit
 that there is, not to his knowledge any last Will
 and Testament of the said intestate, also, a statement
 in general terms, as to what the estate consists
 of, and the probable value thereof, and the Court
 being satisfied that an administrator should be
 appointed and that said N. G. Williams is, an
 suitable person, and legally competent, it is ordered
 that he be appointed as such administrator upon giving
 bond with sureties as required by law, in the sum
 of Two thousand Dollars, and this cause is continued.

This day N. G. Williams appeared, in open Court
 accepted the appointment as administrator of the
 estate of Frank P. Williams deceased, and gave and
 filed therein his Bond, in the sum of Two thousand
 Dollars, conditional according to law, with S. Biddie H.
 Williams and Cora Lott, as sureties, which
 Bond is approved by the Court. It is therefore
 ordered that letters of Administration issue to said
 N. G. Williams that notice of said appointment
 be published as required by law; that this pro-
 ceeding be recorded, and that said administrator
 pay the costs herein taxed

13617

In the matter of
 The Estate of
 John F. Johnson Dec'd
 This cause came on for hearing
 on the 20th day of June 1938 and no
 objections having been filed to the same, it is hereby
 approved and confirmed.

THE COL. P. R. REG. CO. 74829

THE COL. P. R. REG. CO. 74829

13612

In the matter of
the estate of
John F. Johnston deceased
Dated the 20. day of June,
and that notice of the same be published ten days prior
to the date of said hearing, in one issue of the Richmond
Gazette.

An inventory of appraisement having been
filed herein, it is ordered that the
same be heard on the 20. day of June,
and that notice of the same be published ten days prior
to the date of said hearing, in one issue of the Richmond
Gazette.

13624

In the matter of
the estate of
Harrish W. H. D. C. S.
It is ordered that the hearing on the approval
of said inventory be had before this Court forthwith. Notice
of said hearing having been mailed by all persons
entitled to notice under the law of the State of this

This day an inventory in the above
captioned estate was filed in this
Court by the fiduciary of said estate.
It is ordered that the hearing on the approval
of said inventory be had before this Court forthwith. Notice
of said hearing having been mailed by all persons
entitled to notice under the law of the State of this

13635

In the matter of
the estate of
Bertha M. Reed, Dec. D. C.
Bertha M. Reed, 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 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
Ernestine Herd 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 Fourteen thousand and
no/100 dollars, and this cause is continued.

This day Ernestine Herd 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
Bertha M. Reed, 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 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
Ernestine Herd 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 Fourteen thousand and
no/100 dollars, and this cause is continued.

This day Ernestine Herd appeared in open
Court accepted the appointment as Administrator
of the estate of Bertha M. Reed, deceased, and gave
and filed herein her Bond in the sum of
Fourteen thousand and no/100 dollars, conditioned
according to law, with Pauline Pluffs and Miles L.
Mayer, as sureties which bond is approved by the
Court. It is therefore ordered that Letters of
Administration issue to said Ernestine Herd that
notice of said appointment be published as required
by law; that this proceeding be recorded and that
said Administrator pay the costs herein.

13606

In the matter of
the estate of
Ellen B. ...
in this ...
Gabriel
deceased
ordered ...
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13561

In the matter of
the estate of
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13609

In the matter of
the estate of
Philip ...
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13606 In the matter of
 the estate of
 Ella B. Blue Dec'd
 in this County, that the notice of appointment of Fred
 Gabriel as Administrator of the estate of Ella B. Blue
 deceased, was published in said newspaper as heretofore
 ordered, was filed herein, together with a copy of said
 notice: it is ordered that the same be recorded
 in the Records of this office.

13561 In the matter of
 the estate of
 Abunney Hornum
 Dec'd.
 wherein ordered that said account
 be set for hearing Saturday the 30 day of July 1938
 at 1 P.M. notice published in Union County Journal
 a newspaper of this County, and this matter is continued.

13609 In the matter of
 the estate of
 Phillip Bishop Dec'd
 in this County, that the notice of appointment of
 N. P. Vancath and W. Bishop as Administrators of the estate
 of Phillip Bishop deceased, was published in said
 newspaper as heretofore ordered, was filed herein, together
 with a copy of said notice: it is ordered that the same
 be recorded in the records of this State.

this day the affidavit of F. T. Garner
 published of the Union County Journal
 a newspaper of general circulation
 in this County, that the notice of appointment of Fred
 Gabriel as Administrator of the estate of Ella B. Blue
 deceased, was published in said newspaper as heretofore
 ordered, was filed herein, together with a copy of said
 notice: it is ordered that the same be recorded
 in the Records of this office.

this day came Eugene Hornum, ad-
 of said estate, and filed his final
 account herein. This
 wherein ordered that said account
 be set for hearing Saturday the 30 day of July 1938
 at 1 P.M. notice published in Union County Journal
 a newspaper of this County, and this matter is continued.

this day the affidavit of F. T. Garner
 published of the Union County Journal
 a newspaper of general circulation
 in this County, that the notice of appointment of
 N. P. Vancath and W. Bishop as Administrators of the estate
 of Phillip Bishop deceased, was published in said
 newspaper as heretofore ordered, was filed herein, together
 with a copy of said notice: it is ordered that the same
 be recorded in the records of this State.

THE COL. P. B. REG. CO. 74278

THE COL. P. B. REG. CO. 74278

13634

In the matter of the estate of Frank P. Williams and appraisement by W. G. Williams deceased. Administrator of the estate of Frank P. Williams deceased. It appearing to the Court that all persons entitled to notice under the laws of the State of Ohio, have waived the filing thereof and consented to its immediate approval, and the Court being fully advised in the premises finds that said Inventory and appraisement is correct and in conformity with the law, and the same is hereby approved and confirmed.

13624

In the matter of the estate of Hannah Wyzle. Decedent. On the 13. day of June, 1938. This cause came on to be heard, and this Court, Hannah Wyzle being fully advised in the premises, hereby find that it is necessary to sell the real estate of Hannah Wyzle, 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 Hannah Wyzle, deceased, be, and he is, hereby authorized to sell and convey the real estate described in the plaintiff's petition on the following terms, and conditions; by private sale, and to the highest bidder for cash.

13624

In the matter of the last will and Testament of Amy Hamilton deceased, late of Jackson Sp., in said County, having heretofore been duly proved, and allowed: This day H. H. Hamilton and A. C. Hamilton the executors named in said Will appeared in open Court, and made an application under oath as required by law to be appointed as such executor, also, as stated in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said H. H. Hamilton and A. C. Hamilton are suitable persons, and legally competent, it is ordered that they be appointed as such executors upon giving Bond, with sureties, as required by law in the sum of \$1,000. and this cause is continued. This day H. H. Hamilton and A. C. Hamilton appeared in open Court, accepted the trust as executors, of the estate of Amy Hamilton deceased, and gave and filed herein their Bond, in the sum of \$1,000 with M. E. Hamilton; C. E. McAllister; A. C. Hamilton, 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 Amy Hamilton that notice of said appointment be published as required by law; that this proceeding be recorded, and that said executors pay the costs herein

13636

In the matter of the estate of Beverly C. ... and office administrator of the estate of Beverly C. ... at the ... of ... further ... and Dr. ... qualified ... This ... Beverly C. ... hearing ... marriage ... with the testimony ... Divider ... said B ... a legal ... County ... State of ... that this ... time to ... which he ... Columbus ... that Dr ... medicine ... facts ... ordered ... Superior ... of said ... under a ... witness ... trans ... order ... to the ... orders ...

13636 In the matter of
 The Lunsay
 of Beverly C. Skinner
 and applicant in the form prescribed by law for
 admission of said Beverly C. Skinner into the Columbus
 State Hospital. It is therefore ordered hearing to be held
 at the home of B. O. Skinner, fourth mile, "alleged to be
 insane, on the 17th day of June, at 1 P.M. 1938. and it is
 further ordered that Johannes issue for Dr. H. G. Southard
 and Dr. James M. Snider reputable and 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
 Beverly C. Skinner was brought before the Court in a
 hearing at the home of his father B. O. Skinner
 nearby, O. R. 2. Thereupon the Judge proceeded
 with the examination, and having heard the
 testimony of Dr. H. G. Southard and Dr. James M.
 Snider the medical witnesses and being satisfied that
 said Beverly C. Skinner is insane; that he has
 a legal settlement in "Wings Cr. Scizic Gap" 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
 term 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 M. Snider
 medical witnesses make out a certificate setting forth
 facts as provided by law. And it is further
 ordered that an application be made to the
 Superintendent of said State Hospital for the admission
 of said Beverly C. Skinner 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
 ordered that said Beverly C. Skinner be committed
 to the custody of Columbus State Hospital until other such
 orders and this cause is continued.

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13639

In the matter of
The Guardianship
of Miredred Winifred Layzell
Minor.

This day ^{June 24} Mary Layzell Chandler
filed an application to Court for the
appointment of a Guardian of
Miredred Winifred Layzell, alleged
incompetent minor. It is ordered, that said application be
set for hearing on the 20. day June, 1938, at 10. A.M.
and that at least 3 days notice of the time and place
of said hearing be given to the proposed ward by personal
service in writing, all interested parties as provided
by law. This day ^{June 20} 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
Miredred Winifred Layzell is an incompetent minor
incapable of taking care of and preserving her
property. It is, therefore, ordered, that a Guardian
be appointed for Miredred Winifred Layzell. It appearing
to the Court that Mary Layzell Chandler is legally
competent and she having filed an application herein
and given bond in the sum of \$100.00 with W.E. Chandler
and Mary Layzell Chandler as sureties thereon, it is
ordered that said bond be approved and that
letters of Guardianship issue to said Mary Layzell
Chandler.

12629

In the matter of
The estate of
W.P. Brightler, Dec'd

This day Joanna Sprague Brightler
executrix of the estate of W.P. Brightler
appeared in open Court and filed her petition praying
for an order authorizing a distribution in kind and
paying over of certain assets of said estate as described
herein. Set forth in said petition to-wit: 270.7716- 5 shares
of Ohio National Life, 232266 5 shares of Ohio National Life.
And, it appearing to the Court that the statement
contained in said petition and that said Joanna
Sprague Brightler is the sole beneficiary by virtue
of the last Will and Testament of W.P. Brightler
dated July 26- 1932 and admitted to Probate by the
Probate Court of Union County, Ohio, on the 25
day of August 1932 and that she has assented
and agreed to have said assets, above described
distributed and paid over to her in kind. It is,
therefore ordered, that the said Joanna Sprague
Brightler as such executrix distribute and pay
over to herself as an individual all of said
assets, in kind as herein described. And, the
said Ohio National Life Insurance Company is hereby
authorized and directed to transfer to the said
Joanna Sprague Brightler upon the books of said
Company all of said stock herein described.

13629

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13629

It is further ordered, that, said recent report, her
 proceedings herein to the Court immediately after
 making such distribution in kind and this
 cause, is continued.

Arthur W. Gullonay, Comprising sale. This day this
 as administrator came on to be heard on the
 of the estate of report of Arthur W. Gullonay, ad.
 Hannah Wyzle, Decd. of estate of Hannah Wyzle. 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 Hannah
 Wyzle, and Lloyd Wyzle, in said real estate to
 the purchaser, C. R. Ballinger. And this cause, coming
 on further to be heard upon the pleading hereto
 and upon the motion to distribute the proceeds of the
 sale, amounting to the sum of \$ 160⁰⁰. This further
 ordered, that said Arthur W. Gullonay out of the money
 in his hands pay: First the costs and expenses
 of the sale, including attorney fee of \$ 5⁰⁰
 to Arthur W. Gullonay, Jr. services performed & none
 to the petitioner 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 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, inasmuch as 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 other wise.

Third remaining proceeds to be applied, as follows:
 To discharge the claims and debts of the estate
 in the order provided by law.

It is further ordered, that, this proceeding be
 recorded, and that said petitioner pay the costs herein
 \$ 27⁵⁰ out of the proceeds of said sale.

11071 In the matter of the estate of Andrew Cochran, deceased. This day came Fannie Conroy adx. etc. of said estate, and filed her first and final account herein. It is thereupon ordered, that said account be set for hearing on Saturday the 30. day of July, 1938, at 1.00 p.m. notice published in Union County Journal.

13627 In the matter of the estate of Benjamin L. Robinson, deceased. This day this cause came on to be heard upon the filing of the inventory and appraisement by Frank W. Robinson adx. of the estate of Benjamin L. Robinson, deceased. The Court being duly 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 received 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.

13621 In the matter of the will of Byron Beale, dec'd. This day Richard C. Trull appeared in open Court and made application for a Commission to issue to some suitable person to take the deposition of Mrs. A. J. Hayward, one of the witnesses to the will of said Byron Beale, deceased, and in appearing to the Court, that said witness reside in the jurisdiction of this Court, at Milford Center, Ohio, but that she is an aged, and infirm person and thus unable to appear in Court to testify concerning said will. It is thereupon ordered that such Commission, with said subpoena, be issued to Arthur W. Economy, a suitable person, to be duly executed and, together with the deposition of said witness as taken, signed, certified and sealed, to be returned to this Court, with all convenient speed, and this cause is continued.

13639 In the matter of the will of George P. Horn, deceased. An application having been filed this day presented to the Court, by Richard C. Trull, praying that an instrument in writing purporting to be the last will and testament of George P. Horn, deceased, be admitted to Probate. It is ordered 2. day notice in writing of the presentation of said will and of the application for the admission of the same for probate, to 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 23. day of June, 1938, at 10 A.M.

11071 In the matter of the estate of Andrew Cochran, dec'd. This date a statement of E. for an account in lieu of same, filed by this Court, hereby approved, ordered, recorded

13606 In the matter of the estate of... It is a debt to the day of June... said he... under... in the... to the... mairs... served by... Thents.

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by Richard C. Hull
... in writing
... R. L. Hull,
... in writing
for the admission
of said testator
... on said
... 1938 at
... for an account
of this Court. hereby
...

Wednesday June 22-

13606 In the matter of this day a Schedule of debts, in the
Estate of Ella S. Blue above captioned estate was filed in this
deceased Court, by the fiduciary of said estate
It is ordered, that, the approval of said Schedule of
debts be set for hearing before this Court, on the 2-
day of July, 1938 at 9:30 A. M. and that notice of
said hearing be given to all persons entitled to notice
under the law of the State of this, by advertisement
in the Macon Daily 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.

13632 In the matter of ^{June 18.} This day Charles D. Green, filed an application in the Court for appointment of a guardian of Rose Alice Green and George W. Green, minors. It is ordered that said application be set for hearing on the 22 day of June 1938 at 10. A.M. and that at least 3 days notice of the time and place of said hearing be given to, the proposed wards by personal service in writing, all other interested parties by notice, as provided by law.

This day June 22-1938 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 Rose Alice Green, and George W. Green, are minors and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Charles D. Green is legally competent, and he has filed his application herein and given bond in the sum of \$100.00 conditional according to law with A. P. Green as surety thereon it is ordered that said bond be approved and that letters of Guardianship issue to said Charles D. Green, as provided by law.

13633 In the matter of ^{June 18.} This day this cause came on to be heard upon the application filed herein and the evidence, notice of time and place of this hearing having been heretofore given. The Court being satisfied that Louis B. Hoff Jr. is a minor of the age of fourteen years (14) April 1938. Union County, Ohio, and that said minor resides in this County, and that said Louis B. Hoff Jr. appearing in open Court made choice of said Edna Hoff as his guardian, which choice is approved by the Court, and the Court being further satisfied that a guardian is necessary and that said Edna Hoff is a suitable person to be appointed and Edna Hoff having filed in this office an application duly verified by affidavit containing a statement of the value of said minor's estate, its probable value, and the probable annual rents of said minor's real estate. It is therefore ordered that said Edna Hoff be appointed the Guardian of the person and estate of said minor and that said Edna Hoff give bond in the sum of One Hundred Dollars (\$100.00) and this cause is continued.

13621 In the matter of This day this cause came on to be heard upon the application to Byron Blake, Dec'd Admit to probate and establish a lost or destroyed Will of Byron

13642

Blake, the Court Byron at the time who were reading law in Court to said Near a Court. testimony filed showing being said B. 1923, in the of some trustee that the provide death lost or done to Mr. T. thereof. filed a case of In the Estate of and at open Co under Adm. also an estate and at trust of George legally appointed Army or Reg and the This, d accepted estate.

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Probate Court, Union County,

Wednesday June 22 19 38

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 Byron

Blake, deceased, and the same was submitted to
 the court. Whereupon the court finds that said
 Byron Blake, was an inhabitant of this county
 at the time of his death and that all persons
 who were entitled by law to notice of this pro-
 ceeding have been duly notified as provided by
 law and the former orders of this court, and the
 court having caused Mrs. H. Hayward, as witness
 to said will, and the other witnesses, to wit: Reed
 Neer and Carrie Hornbeck to appear in open
 court and testify touching said will, and the
 testimony having been reduced to writing and
 filed, and a photostatic copy of said will,
 having been produced, and filed, and the court
 being satisfied from the testimony so taken, that
 said Byron Blake did on the 13 day of September
 1923, duly execute his last will and testament
 in the mode provided by law and that he was
 of sound mind and memory, and not in any
 restraint when the same was executed by him,
 that the said will was filed and witnessed as
 provided by law, that it was not revoked, at the
 death of said Byron Blake, and that it became
 lost or destroyed after his death, finds and
 does hereby establish the contents of said will
 to be those contained in said photostatic copy
 thereof. And the court further orders that said
 will and testament be recorded, as in the
 case of other wills admitted to probate.

13642 In the matter of the last will of Byron Blake, deceased.
 Estate of Byron Blake, late of Milford Center in said County
 deceased, having heretofore been duly approved
 and allowed, this day George W. Blake 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 adminis-
 trator should be appointed and that said
 George W. Blake 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 \$1000-
 and this charge is continued.

This day George W. Blake appeared in open court
 accepted the app't of administrator with the will annexed, of the
 estate of Byron Blake, deceased, and gave and

filed herein his Bond in the sum of \$1000 - Conditioned according to law with Fidelity and Surety Co. of Maryland as surety. Which Bond is approved by the Court.

It is therefore ordered that Letters of Administration with the Will annexed, issue to said George H. Blake, that notice of said appointment be published, as required by law, that this proceeding be recorded, and that said

13610

In the matter of the Estate of [Name] deceased is before 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.

13632

In the matter of the Guardianship of Rose Alice R. Green, the Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Rose Alice Green, and George H. Green are minors and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the Court that Charles D. Green is legally competent and he has filed his application herein and given bond in the sum of \$100 - Conditioned according to law with A. B. Green as surety thereon. It is ordered that said bond be approved and that letters of guardianship issue to said Charles D. Green, as provided by law.

13640

In the matter of the Estate of George R. Horn, dec'd. The last will of George R. Horn, deceased, late of Pickens County, having heretofore been duly proved and allowed, this day, Richard C. Thrace the executor named in said will, appeared in open court and made and filed an application under oath as required by law to be appointed as such executor, also a statement, in general terms as to what the estate consists of and the probable value thereof; and the Court, being satisfied that said Richard C. Thrace is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving Bond with sureties as required by law in the sum of Seven thousand Dollars, and this cause is continued. This day Richard C. Thrace appeared in open court, accepted the trust as executor of the

estate of, filed with conditions and. D. Bond. is ordered said dec of said a that his executor

13639

In the matter of the Estate of George H. Green, deceased Pickens County, should descend and that of Pickens State, the filing of it to John K. A. Jones and. given. And. given in open testified attestation to writing and. was Court of writing. George execute at the of some any re admitted together above

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estate of George R. Horn, deceased, and gave and
 filed therein his Bond in the sum of \$7000.00
 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 Testamentary issue on the Will of
 said decedent to said Richard C. Thrall, that notice
 of said appointment be published as required by law;
 that his proceeding be recorded and that said
 executor pay the costs herein taxed.

13639

In the matter of
 The will of
 George R. Horn, dec'd
 Richard C. Thrall, to admit
 to probate and record the Will of George R. Horn,
 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 Mary Horn surviving spouse
 and that the surviving spouse and all the next of
 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 been raised notice
 and given consent to the probate of said Will.

And Thos. C. Duke, and R. E. Swender, 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 instrument
 of writing is the last Will and Testament of said
 George R. Horn, 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.

13641 In the matter of

The Estate of
Mary Katherine Gamble
deceased.

Applicant that there is not to his knowledge any last will and testament of the said intestate, also, a statement in general terms, as to what the estate consists of. And the probate value thereof, and the court being satisfied that said Homer Gamble is a suitable person and legally competent, it is ordered that he be appointed an such administrator upon giving bond with sureties, as required by law in the sum of Two Hundred dollars, and this cause is continued.

This day Homer Gamble appeared in open Court accepted the appointment as administrator of the estate of Mary Katherine Gamble, deceased, and gave out filed herein his bond in the sum of \$200.00 conditional according to law with Walter body and James Macpherson as sureties. Which bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Homer Gamble, that notice of said appointment be published as required by law; that this proceeding be recorded and that said adm. pay costs herein.

This day Homer Gamble appeared in open Court and made an affidavit an application under oath as required by law to be appointed as an administrator of the estate of Mary Katherine Gamble, deceased, late of Dorset Township in said County and an

Applicant that there is not to his knowledge any last will and testament of the said intestate, also, a statement in general terms, as to what the estate consists of. And the probate value thereof, and the court being satisfied that said Homer Gamble is a suitable person and legally competent, it is ordered that he be appointed an such administrator upon giving bond with sureties, as required by law in the sum of Two Hundred dollars, and this cause is continued.

This day Homer Gamble appeared in open Court accepted the appointment as administrator of the estate of Mary Katherine Gamble, deceased, and gave out filed herein his bond in the sum of \$200.00 conditional according to law with Walter body and James Macpherson as sureties. Which bond is approved by the Court. It is therefore ordered, that letters of Administration issue to said Homer Gamble, that notice of said appointment be published as required by law; that this proceeding be recorded and that said adm. pay costs herein.

13640

In the matter of the estate of

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13635

In the matter of the estate of Bertha M. Reed, deceased, confirmed certain as set to the Court of Taylor June 19. 1938. qualified that in is, a list estate Pauline Ernestine

13635

In the matter of The Estate of

Bertha M. Reed, Decd. and filed her first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 30 day of July, 1938 at 1. P.M. and that notice be published in Union County Journal, and this matter is continued.

This day came Ernestine Herd, Adm. of the estate of Bertha M. Reed.

and filed her first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 30 day of July, 1938 at 1. P.M. and that notice be published in Union County Journal, and this matter is continued.

13560

In the matter of The Estate of

Ernest C. Reed, Decd. and filed her first and final account herein. It is therefore ordered that said account be set for hearing on Saturday the 30 day of July, 1938 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 Ernestine Herd, Adm. of said estate and filed her first and final account herein. It is

therefore ordered that said account be set for hearing on Saturday the 30 day of July, 1938 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.

13640

In the matter of the Estate of Mrs. R. Horn

by the fiduciary of said estate. It is ordered that the hearing on the report of said Inventory be had before this Court, forthwith, notice of said hearing having been given by all persons entitled to notice under the law of this

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 report of said Inventory be had before this Court, forthwith, notice of said hearing having been given by all persons entitled to notice under the law of this

13642

In the matter of The Estate of Byron 1/2 the d on said in giving of a d Genera Ren d said

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13640 In the matter of
Estate of George R. Horn, deceased

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

13635 In the matter of
The estate of
Bertha M. Reed, Dec'd

This day came Ernestine Herd
Administratrix of the estate of
Bertha M. Reed, 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 Bertha M. Reed a resident
of Taylor Township in said County died testate
on May 29, 1938, and that on the 17 day of
June 1938, Ernestine Herd, was duly appointed and
qualified Administratrix 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.

- Pauline Pluffs, Herd's daughter, one-half of one-third, or one-sixth of whole tract.
- Ernestine Herd, Margret's daughter, one-half of one-third, or one-sixth of whole tract.

And that the description of said real estate is
as set out in said application; and it appearing
to the satisfaction of the Court, that the law has
been fully complied with by said applicant; It is
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.

13642 In the matter of
The estate of
Rayson Blake, Dec'd

The inventory of the above estate
having been filed on the 24 day of
June 1938, the Court, sets the
11th day of July 1938, at 10. A.M. for hearing
on said inventory and orders that notice thereof
be given to all interested persons by publication
of a legal advertisement in a newspaper of
general circulation in this County, at least
seven days before the date of said hearing;
said notice to be published once, a week.

13635 In the matter of the estate of above captioned estate, heretofore, filed. The estate of Came on, for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory, has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed, and confirmed.

13560 In the matter of the estate of Ernest C. Reed deceased and filed Ernest C. Reed deceased 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 Ernest C. Reed a resident of Taylor Twp. in said County, died intestate on the 10th of Feb. (February) 1938, and that on the 24th day of February 1938, Ernestine Herd, was duly appointed and qualified as administratrix of the estate of said decedent. To whom each parcel of Real Estate passed. Bertie M. Reed Taylor Twp. widow one-third
Pauline Ruffo Taylor Twp. daughter one-third
Ernestine Herd Taylor Twp. daughter one-third
 The description of said real estate is as set out in said application; and it appearing to the satisfaction of the Court that the said 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.

13612 In the matter of the estate of Wm. Turner dec. publisher of the Marysville Tribune a newspaper of general circulation in this County what notice of adm. of Lewis E. Turner, as adm. of said estate, and the Will annexed was published in said newspaper it is ordered that the same be recorded in record of this office.

13610 In the matter of the estate of A. H. Mason dec. notice of adm. of Florence B. Masten, executrix of said estate. It is ordered same be recorded in this office.

13593 In the matter of Mary M. Mathews published of the Marysville Tribune dec. a newspaper of general circulation

13614 In the matter of the estate of David E. ... records

13639 In the matter of the estate of George W. ... records

13524 In the matter of the estate of ... records

13497 George W. ... records

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10268 In the matter of the estate of ... records

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- in this County, that notice of the appointment of Mary
 Mathewson Herd as executrix of the estate of Mary
 McMillen Mathews, deceased, ordered recorded in
 records of this office.
- 13614 In the matter of The estate of David E. Leavies, Decd. a newspaper of general circulation in this County; it is ordered same be recorded in the records of this office.
- 13639 In the matter of The Will of George R. Horn, Deceased. This day the affidavit of J.M. Haber, publisher of the Marysville Tribune, a newspaper of general circulation in this County; it is ordered same be recorded in the records of this office.
- Saturday June 25th
- 13639 In the matter of The Will of George R. Horn, Deceased. This day personally came into open Court, the widow of said George R. Horn deceased, and applied to make her election whether to take or not under the will of said George R. Horn 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.
- 13524 In the matter of The Guardianship of Geo. R. Horn, Decd. R. Horn, complainant & J.M. Haber, Respondent. Hearing 30 of July 1938 to which time said matter is continued. 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 as follows:
- 13497 George Mearns, adm. of the estate of Margaret Dillingus, Trust and final account.
10268. L.J. Mader, guardian of Bernard J. Bishop, minor, Trust and final account.
- 13509 Glenn Smith, adm. of the estate of L.S. Southwick, Trust and final account.
- 13485 Lloyd B. Dacey, adm. of the estate of John P. Kelly, Trust and final account.
- 13593 Mary M. Herd, ex. of the estate of Mary M. Mathews, Trust and final account.
- 13563 Geo. R. Cameron, adm. of Henry Paul, Phyllis and Gordon, minor, Trust and final account.
- 13871 David Babcock, adm. of the estate of George Chandler, Trust and final account.
- 13525 Sheldon W. Hill, adm. of the estate of Sheldon W. Hill, Trust and final account.
- 10268 In the matter of The Guardianship of Bernard J. Bishop, Minor. This day 5th and final account of L.J. Mader, Guardian of Bernard J. Bishop came on for hearing and settlement. Due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court hearing carefully said account, and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, find the same to be in all respects

just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said Guardian pay the costs herein at 5 paid May 23-1938. Ordered account recorded in Records of this office

13583

In the matter of the Guardianship of Henry Paul Phyllis & E. Hudson Aurine, and settlement, due notice thereof having been published

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

It is ordered that the same be and hereby is approved, allowed, and confirmed. It is ordered that said Guardian be and he is allowed the sum of \$193.00 being amount of his compensation sale of land. It is ordered that said Guardian be and he is allowed the sum of \$190.

attorney in sale of land which amount the Court deems reasonable. The Court finds a balance of \$2703.97 due said Wards. It is ordered that said Guardian pay the costs taxed at 7. costs paid May 5-1938.

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

13575

In the matter of the Estate of Le Fayette Lang Dick Estate of Le Fayette Lang deceased. Came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 do hereby approved, allowed, and confirmed. Hoops, Sands & Hoops Attorneys are hereby allowed the sum of \$2888 which sum the Court considers just and reasonable. Said Le Fayette Lang Dick is hereby allowed the sum of \$2888 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 the same be and hereby is approved, allowed, and confirmed. It is ordered that said Guardian pay the costs herein at 5 paid May 23-1938. Ordered account recorded in Records of this office

13595

Ordered that that said Records of error In the the Mary, A

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13479

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ordered that said Administrator pay costs \$5. paid 1938. It is ordered that said account and proceedings, herein recorded in the Records of this office. Bond released, except, for fraud or manifest error &

13595 In the matter of
 The Estate of
 Mary A. Mullen Mathers
 Deceased

This day the first and final account of Mary Katherine Herd, executrix, of the estate of settlement due notice thereof, having been published according to law. No exceptions having been filed 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. Hope Sanders Hope attorneys are hereby allowed the sum of \$27⁰⁰ which the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executor pay the costs \$5. paid. It is ordered that said account and the proceedings herein be recorded in the records of this office.

13479 In the matter of
 The Estate of
 Margaret Bellinger
 Deceased

This day the first and final account of Beulah Volmuth Adm. of the estate of Margaret Bellinger deceased, same notice thereof having been published according to law. No exceptions having been filed 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. Wm. R. Cameron as 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 Administrator pay the costs \$5. all costs paid in full - 1938. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Sureties released, except, for fraud, or manifest error.

13509 In the matter of the day the first and final account of the estate of Gladys Bontrick, adx. of the estate of L.B. Bontrick deceased, came on for hearing and settlement due deceased notice thereof having been published according to law. No exceptions having been filed 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 adx. is hereby allowed the sum of \$62⁰⁰ being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Robert F. Allen as attorney is hereby allowed the sum of \$30.⁰⁰ which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said adx. pay the costs of said account. It is ordered that said account and the proceedings herein be entered of record. Surety released except for fraud or manifest error.

13871 In the matter of the day the first and final acct. of the estate of Gladys Graham, adx. of the estate of George Chandler, deceased, came on for hearing and settlement. due notice thereof having been published according to law. No exceptions having been filed 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 adx. is hereby allowed the sum of \$6⁰⁰ as a credit for monument for said deceased. Said Gladys Graham is hereby allowed the sum of \$70⁰⁰ 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. Costs paid April 11-1938 ordered records. Surety released except for fraud, or manifest error.

13606 In the matter of the estate of Ella S. to sell, at the Ohio for shares heard by 1. P.M. is, direct second, the amount addressed Mary...

13435 In the matter of the estate of Frank Y. verified next estate in the year that I am in said last will Union Co. on August the Record day of the month July of the year they can persons during Ella G. and that application that the included of the Co. many to try the on to, filed as approved

13606

In the matter of the Estate of Ella S. Blue Dec'd Gabriel Administrator, for authority to sell, at private sale, 1500 shares of the stock of the Ohio National Life Insurance Company for \$22.00 per share, and it is ordered, that said application be heard before this Court on Thursday, July 7th 1938, at 1 P.M. Eastern Standard time, and said Administrator is directed to cause notice of said hearing to be served, by mailing a copy of this order to all of the beneficiaries of said estate whose names and addresses, he has, and by publication in the Marysville Tribune.

This day this cause came on to be heard upon the application of said Gabriel Administrator, for authority to sell, at private sale, 1500 shares of the stock of the Ohio National Life Insurance Company for \$22.00 per share, and it is ordered, that said application be heard before this Court on Thursday, July 7th 1938, at 1 P.M. Eastern Standard time, and said Administrator is directed to cause notice of said hearing to be served, by mailing a copy of this order to all of the beneficiaries of said estate whose names and addresses, he has, and by publication in the Marysville Tribune.

13435

In the matter of the Estate of Frank Young Dec'd Lura J. Young and Vella Young co-executrices of the Estate of Frank Young Dec'd and 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 Frank Young, an resident of Clairborne Twp., in said County, died testate on July 16-1937, that his last will and Testament was filed in the Probate Court of Union County, on August 23-1937, admitted to probate on August 30-1937, and recorded in Vol. W, Page 25 of the Record of Wills in said County, and that on the 30th day of August 1937, Lura J. Young and Vella Young were duly appointed and qualified as co-executrices of the Estate of said decedent; that insofar as they can be ascertained, the following, to-wit: list of persons to whom such real estate passed: Lura J. Young, 211 Blair Avenue, surviving, life estate & right to sell without Court order, in conf. to provisions of will, herein above.

This day came Lura J. Young and Vella Young co-executrices of the Estate of Frank Young Dec'd and 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 Frank Young, an resident of Clairborne Twp., in said County, died testate on July 16-1937, that his last will and Testament was filed in the Probate Court of Union County, on August 23-1937, admitted to probate on August 30-1937, and recorded in Vol. W, Page 25 of the Record of Wills in said County, and that on the 30th day of August 1937, Lura J. Young and Vella Young were duly appointed and qualified as co-executrices of the Estate of said decedent; that insofar as they can be ascertained, the following, to-wit: list of persons to whom such real estate passed: Lura J. Young, 211 Blair Avenue, surviving, life estate & right to sell without Court order, in conf. to provisions of will, herein above.

Vella Young, " Clairborne; sister; fee, subject to life estate of Lura J. Young & her right to sell & all other rights in conf. to provisions of will 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 Transfer of said real estate together with such description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

Vella Young, " Clairborne; sister; fee, subject to life estate of Lura J. Young & her right to sell & all other rights in conf. to provisions of will 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 Transfer of said real estate together with such description contained in the application be filed with the Recorder of the proper County for record, as provided by law.

13640

In the Matter of
 The estate of
 George R. Horn, Dec'd 1938. Richard L. Thrall, as executor, of the
 estate of George R. Horn, deceased, having made
 application to this Court to sell certain personal property
 belonging to said estate including five shares of Capital
 Stock of the Richmond Banking Co. represented by
 certificate no. 226 and valued at \$500 at private
 sale at the appraised value. and on said day
 the said Executor having offered for sale and sold
 said bank stock to Robert Horn and the said Executor
 having made return and report of said sale to this
 Court in writing and the court on said day having
 carefully examined the same and finding the said
 proceeding in all respects regular and in accordance
 with law therefor approved and confirmed the same
 all of which proceedings with more fully appear
 of record in this Court. Therefore you are hereby
 authorized and directed to make such entries as
 necessary on the books and records of your
 Company transferring said five shares of stock evidenced
 by certificate no. 226 in the name of George R. Horn
 to Robert Horn.

13644

In the matter of Nelson Southard and Virginia Southard
 for claim and authority to settle the claim for
 authority to settle the claim for damages existing in favor
 of Robert Southard minor son of said Nelson Southard
 and Virginia Southard for the sum of \$125- therefore
 the court finds that the statements contained in
 said application are true that said minor has
 a claim for damages against F.M. Herring for
 wrongfully causing injuries to said minor on the
 24 day of May 1938 when an automobile being
 operated by F.M. Herring collided with the person
 of said minor that said minor is entitled
 to recover damages on account of said injuries
 but that no suit has been brought on said claim
 The Court further finds that said F.M. Herring
 while disclaiming any liability for said injuries
 has nevertheless offered in full settlement of said claim
 the sum of \$125- The Court further finds that
 so much as said claim is less than the
 sum of \$500 in value it would be for the best
 interest of said minor that said minor's father
 and mother being his natural guardian be
 authorized to settle said claim without them
 or either of them being appointed the

13643

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legal guardian of said minor. It is therefore by the
 Court ordered that the appointment of a legal
 guardian for the said minor Robert Southard, Jr.
 and it is hereby dispensed with, and it is
 further ordered that the applicants Nelson Southard
 and Virginia Southard be, and they are hereby author-
 ized to accept the sum of \$125.00 in full satis-
 faction of all claims arising out of the accident
 and injuries suffered by the said minor and said
 Nelson Southard and Virginia Southard are further
 authorized to receive said money, and to execute a full
 and complete release, to said F. M. Herring, from all
 further liability in account of the injuries suffered
 by said minor.

13643

Home Sample. This day Horner Sample, ad. of the State of
 Ad. of the State of Mary Catherine Sample, deceased, filed in
 Mary Catherine Sample, this Court, his petition praying for an
 Decreed order to sell the real estate therein
 described belonging to the estate of said decedent,
 to pay debts and costs of Administration. It is ordered
 that said petition be heard, as soon as same is at
 issue and that summons for defendants issue to
 the Sheriff of this County, returnable according to
 law.

13645

In the matter of This day John A. Schoof, ad. filed
 Maryant Schoof, Decedent's 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
 Maryant Schoof, a resident of the City of Richmond,
 in said County, on June 6-1938; that, insofar as
 they can be ascertained, the following is list of
 those to whom real estate passed by descent:
 John A. Schoof, husband, Undersigned "3 interest", Richmond, D.
 Paul B. Schoof, son, Akron, D. " " " " Akron, D.
 Lucretia Schoof, daughter, Richmond, D. " " " " Richmond, D. P.D. 3
 and that the description of said real estate is as set
 out in 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 parcel
 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.

13434

In the matter of
the estate of

Frank Young, Dec'd. edged by
Luna J. Young, widow of
Frank Young, deceased. Considering 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 upon the Journal of the Court

on the 26 day of May 1938 a written
instrument duly signed and acknowledged
by said widow, Luna J. Young, widow of
Frank Young, deceased. Considering 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 upon the Journal of the Court

13461

In the matter of
the estate of

Mary Katherine Cantle of said estate. It is ordered that the
approval of said inventory be set for hearing before this Court 9
day of July 38 at 9 A.M. in Union Co. Court
at 10:00 A.M. prior to date of said hearing:

This day an inventory in the above entitled
case was filed in this Court by fiduciary
Mary Katherine Cantle of said estate. It is ordered that the
approval of said inventory be set for hearing before this Court 9
day of July 38 at 9 A.M. in Union Co. Court
at 10:00 A.M. prior to date of said hearing:

13535

In the matter of
the estate of

J. H. Curry, Dec'd. and filed his
application duly verified for an order directing
the transfer of certain real estate belonging to said
decedent, as set forth in application. It
appearing to the Court that J. H. Curry is resident
of Jerome Township in said County died intestate
on January 19 38. and that on the 20 day of
January 1938. Helen V. Curry was duly appointed
and qualified as Adm. of the estate of said decedent.
Whom such said person descended:

This day came Helen V. Curry
Adm. of the estate of J. H. Curry
deceased. and filed his
application duly verified for an order directing
the transfer of certain real estate belonging to said
decedent, as set forth in application. It
appearing to the Court that J. H. Curry is resident
of Jerome Township in said County died intestate
on January 19 38. and that on the 20 day of
January 1938. Helen V. Curry was duly appointed
and qualified as Adm. of the estate of said decedent.
Whom such said person descended:

Helen V. Curry, of age, Plain City, O. His son - all -
and that the description of said real estate is as
set out in said application; and it appearing
to the satisfaction of the Court, that the law has
been fully complied with by said applicant; It is
hereby ordered that said real estate be trans-
ferred 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
estate, together with the description contained
in the application be filed with the Recorder
of proper County, as provided by law.

13535

In the matter of the
estate of J. H. Curry

estate and filed his final
account, bearing Saturday July 30-38 at 1 P.M. to
which time said matter is continued

This day came Helen V. Curry Adm. of said
estate of J. H. Curry and filed his final
account, bearing Saturday July 30-38 at 1 P.M. to
which time said matter is continued

13475

In the matter of
the estate of Frank Young

account. It is set for hearing Saturday the 30 day of
July 1938. at 1 P.M. and this matter is continued
until said time

This day Luna J. Young in. Della Young
filed their joint final account herein.
It is therefore ordered that said
account be set for hearing Saturday the 30 day of
July 1938. at 1 P.M. and this matter is continued
until said time

13555

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13558 In the matter of
 the estate of
 Lemna Mather, decd.
 having been filed
 and confirmed

This cause came on to for hearing
 and appointment on the 31-day
 of May, 1938, and no objection
 being filed, the same is hereby approved
 and confirmed

13614 In the matter of
 Rebecca Dietz,
 deceased,
 objection having been filed to the same, it is
 hereby approved and confirmed.

This cause came on for hearing
 on the 20 day of June 1938, and no
 objection having been filed to the same, it is
 hereby approved and confirmed.

13646. In the matter of
 Charles Carroll Davis
 a minor
 Natural Guardian of

This day this cause came on to be
 heard upon the application of
 James Davis Jr. the father and
 Charles Carroll Davis, a minor

Six years of age for advice and authority
 of the 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 Co. D.
 and is the son of applicant, that said claim is
 for injuries caused by the neglect of said George W.
 Eastman in the operation of a motor vehicle, but
 was such 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 \$125.00 and costs of this
 proceeding, the Court does advise, consent
 and approve such settlement; does order
 and direct that the appointment of a guardian
 be dispensed with; does authorize and direct
 the said George W. Eastman to pay the amount
 of said settlement direct to said James Davis Jr.
 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, so paid to the said
 James Davis Jr. for the benefit of said minor,
 accepted in full satisfaction and discharge of
 said claim, and said James Davis Jr. is hereby
 authorized and directed to execute, and
 deliver to said Geo. W. Eastman his full and
 complete release on account thereof. It is
 ordered, further, that this proceeding be recorded
 and that the said George W. Eastman pay the costs
 thereto taxed at \$3.00

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THE COL. B. B. MFG. CO. 74928

THE COL. B. B. MFG. CO. 74928

In the matter of *(This day came D. H. Thompson*
the Estate of William and Agnes Thompson
William Thompson, Executor of Union County, Ohio, and presents
Agnes Thompson his final account in settlement of said
administration duly verified. Whereupon the Court do order
the same final and advertised for hearing on July 30-38
and continued to said time

13606 In the m
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 Ella B. L
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 estate of
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Wednesday June 29

13021

In the matter of *This day came Blanche C. Philo*
The estate of Adm. of said estate and filed her
Mary A. Herrick and final account. It is thereupon
Decreed and ordered that said account be set for
hearing on the 30. day of July 1938 1. P. M.
and this matter is continued until said time.

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July 30-38

13606 In the matter of
the estate of

Ella B. Blue deceased file
debt. filed herein by Fred Gabriel as administrator of the
estate of Ella B. Blue deceased and the Court for good
cause showing, does hereby grant said Phillis E. Blue
leave to file said acceptance.

This cause coming on to be heard upon
the motion of Phillis E. Blue for leave to
file acceptance to the Schedule of
debt. filed herein by Fred Gabriel as administrator of the
estate of Ella B. Blue deceased and the Court for good
cause showing, does hereby grant said Phillis E. Blue
leave to file said acceptance.

C. White
filed her
is Thompson
for
P.M.
ins.

Saturday July 2

13647 In the matter of

Harriett Simons, Lunacy resident citizen of Milford
Center in this County appeared in open Court and
filed an affidavit in the form prescribed by law for
admission of said Harriett Simons into the
Columbus State Hospital. Hearing held in the home
of Harriett Simons on the 2 day of July 1938 at 9
A.M. and it is further ordered that subpoenas
issue for Dr. John Boylan and Dr. P. D. Longtrake
reputable legally qualified physicians, witnesses to
appear at the time and place aforesaid and
this cause is continued. This day this cause
came on to be heard and the said Harriett Simons
was brought before the Court in her the home of her
father, J. H. Simons. Judge L. W. Hager, very present;
and the medical witnesses; Dr. John Boylan, and
Dr. P. D. Longtrake present. Thereupon the Judge
proceeded with the examination and having

heard the testimony of Dr. John Boylan and Dr. P. D. Longlake, the medical witnesses, and being satisfied that said Harriett Simons is insane; that she was a legal settlement in Mieford Center 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 a suitable person for treatment at Columbus State Hospital; It is ordered, that Dr. John Boylan and Dr. P. D. Longlake, the medical witnesses in attendance make out a certificate setting forth 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 Harriett Simons 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 Harriett Simons be committed to the custody of Columbus State Hospital at Columbus, O. until otherwise ordered.

13454

Ans. this cause is continued
 vs. Emory E. Butz, ad. of the estate of Christopher Hinkle, deceased.
 vs. Alfred W. Hinkle, et al.
 This day this cause came on to be heard on the application of the plaintiff for authority to sell real estate described in the petition as Tracts No. 6 and 7 and for the Court to fix the price at which said real estate may be sold upon consideration thereof and being fully advised in the premises the Court finds upon satisfactory evidence that it would be more to the interest of said estate to sell said real estate, to wit said Tracts No. 6 and 7 described in the petition, at private sale, and the Court hereby fixes the price for which said real estate may be sold as follows: said Tract No. 6, to be sold for not less than the sum of \$230.00; and said Tract No. 7, to be sold for not less than \$20.00 and it is therefore ordered that the said Emory E. Butz, as such ad. proceed to sell said real estate at private sale for not less than the values aforesaid, and upon the following terms, to wit: Cash in hand and said petitioner is ordered to make return to this Court after such sale is made.

13435

In the matter of the estate of Bertha M. Reed, deceased.
 This day this cause came on for hearing in the petition of Ernestine Reed, as Administratrix of the estate of Bertha M. Reed, deceased, for the sale or disposition of all the personal property belonging to said

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and Dr. P.D. satisfied that the said legal in this County State of Ohio, her insanity decided in her favor, to the for treatment that Dr. J. L. Messers in the facts, as is that an of said case. Further ordered custody of them in order. on to be heard of the plaintiff estate petition as. and for the is at which by Dr. J. L. advised this fact by said said petition. at the price over. as not less than over for not that the need to sell at less than more in petition, is, in such sale on. for hearing in fact, as. State of Ohio or the sale or making to said

estate and it appearing to the Court that Pauline Pluffs and Ernestine Herd are the only children and heirs at law of the said Bertha M. Reed, deceased, and the only persons entitled to her estate on distribution, that they have paid all the debts and costs of administering said estate and it is necessary to and for them to hold said property in the management and operation of the real estate inherited by them and that they desire to take over said personal property in kind and on consideration thereof it is ordered that the said Ernestine Herd do said administrative assign an deliver possession of said personal property in kind to the said Pauline Pluffs and Ernestine Herd the same being described as follows to wit:

Barrel man \$70.00 Gray man \$10.00 6. Black corn \$300.00
 3 Holstein Heifers 105.00 3. Holstein Cows 100.00 2. Gray cows 85.00
 1 Holstein Bull 45.00 1. Holstein calf 12.00 2 steers 100.00
 2 Sows \$85.00 9. sows \$75.00 12. Cows + 8. lambs \$60.00

Farm machinery

work harness 20.00 manure spreader \$4.00 Tractor 3. 22 hp front 400.00
 2 rags 15.00 2 cone plows 2.00 2. Blower brusher 1.00
 Rotary law 15.00 6. Wheel packer 20.00 Grain drill 10.00
 mowing plow 3.00 Double shovel plow 1.00 mowing machine 7.00
 2.00 in shop \$50.00 Corn sheller and tank 10.00
 2.00 corn planter \$57.00 Chrysler 300.00 Corn binder 20.00

Grain and Hay

100 bu. wheat \$70.00 500 bu. corn \$250.00
 50 T. Hay 200.00

to crop in field

2/9 of 35 A. wheat 500.00 2/9 of 11. A. oats 10.00
 2/9 of 12 A. clover 15.00 2/9 of 35 A. corn 20.00

Unsubscribed goods

Rosol G. Meramian note Bertha M. Reed & Int. \$195.00
 Key Green " " " " 200.00
 Woman Melians " " " " 100.00
 Everett E. Det Miller " " " " \$2016.00
 Everett E. Det Miller " " " " 16.00
 Jay W. McIlaney " " " " 16.00

1345-4

Emery E. Butz, as administrator
of the estate of
Christoph Hinkle deceased.
Plaintiff
v.
Albert W. Hinkle et al
Defendants.

Confirmation
This day the Court came on
jurisdiction to be heard on the report
of Emery E. Butz, administrator of the
estate of Christoph Hinkle, deceased,
of two proceedings under the former
order of this Court, and upon the

motion of said petitioner to confirm the sale of the real
estate designated in the petition as Tract No. 6 and
Tract No. 7 made in accordance to said tract 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 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 right title and interest of the said
Christoph Hinkle, deceased, in said real estate,
to wit: said Tract No. 6, and Tract No. 7, to the purchaser,
Ed. E. Moton, upon receipt from said purchaser
of the purchase price in cash. It being made
to appear to the Court that the purchaser has
as a part of the purchase price agreed to pay
the taxes now due hereon on said property, no order
is made for the payment thereof by the petitioner.

And now this cause coming on further
to be heard upon the motion to distribute the
proceeds of said sale, including the proceeds
of sales heretofore made and reported herein,
it is ordered that said administrator out of
the moneys in his hands pay: The costs and
expenses incurred in the sale of said property,
including an attorney fee of \$827⁸⁵ to W. P.
Maloney, and F. A. McAllister and \$609⁹⁰ the
fees of said administrator herein, as

amounting to the sum of \$1649⁷³ and it is
further ordered that the balance of said
proceeds be accounted for by said administrator
according to law. It is further ordered
that this proceeding be recorded and that said
petitioner pay the costs herein taxed at \$212¹⁸
within ten days

13606

In the matter of the
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135-98

In the
Adminis

1938

Probate Court, Union County,

Tuesday, July 5

1938

13606

In the matter of
 The Estate of
 Ella S. Blue, Decd. debts and liabilities hereinafter
 filed herein by Fred Kahrnk administrator of the
 estate of Ella S. Blue, deceased, and the exceptions
 filed thereto. The court being fully advised in
 the premises finds that all parties interested in
 said estate and in said schedule of claims,
 debts and liabilities were duly notified of said
 hearing by publication in compliance with the
 former order of this court.

This day this cause came on to be
 heard upon the schedule of claims
 and liabilities hereinafter
 filed herein by Fred Kahrnk administrator of the
 estate of Ella S. Blue, deceased, and the exceptions
 filed thereto. The court being fully advised in
 the premises finds that all parties interested in
 said estate and in said schedule of claims,
 debts and liabilities were duly notified of said
 hearing by publication in compliance with the
 former order of this court.

And the court being fully advised in the premises
 and after evidence was duly taken on behalf
 of said administrator and on behalf of the
 creditors of said estate and on behalf of said
 exceptors finds that said schedule of claims,
 debts and liabilities is in all respects in
 conformity to law and that the claims of Dr.
 Harry G. Southard and Tommie L. Southard are not
 excessive and that the same should be approved
 and allowed as set forth in said schedule of
 claims, debts and liabilities.

It is therefore ordered, adjudged and
 decreed that the said schedule of claims, debts,
 and liabilities be and the same hereby is
 approved and confirmed and it is ordered that
 said administrator proceed according to law
 with respect to the same.

Exceptions noted for exceptor.

13554

In the matter of
 The Estate of
 Belle D. Thompson
 Decd.

This day came Louis Michael, executor
 of said estate, and filed his final
 account herein. It is
 Thompson ordered that said
 account be set for hearing on Saturday the
 30 day of July 1938 at 1 P.M. and that notice thereof be
 published in Union County Journal
 and this matter is continued until that time.

12969

In the matter of
 The Estate of
 W. Donald Thompson
 Decd.

This day came Louis Michael
 administrator of said estate, and filed
 his final account herein. It is
 Thompson ordered that said
 account be set for hearing on Saturday the 30
 day of July 1938 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 that time.

13598

In the matter of
 The Estate of
 Richard Patton

This day came Richard Patton
 administrator of the said estate and filed his final account

herein. It is therefore ordered hearing Saturday July 30-1938 at 10 a.m. and published in Union County Journal. Said matter is continued until that time.

Settlement of accounts - July 7 - Thursday
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 July 30-1938.

- 12939 Louis Michel adm. of the estate of Mr. Donald Thompson First Partial account.
- 13524 Ralph C. Peck guardian of George R. Horn. First & Final acf.
- 13561 Eugene Hornum. Adr. of the estate of Abraham Hornum. First and final account.
- 10761 Dorothy Cashell guardian of Jean Hugh Cashell 9th account.
- 13598 Richard Patton. Adr. of the estate of Lillie Patton First and final account.
- 13554 Louis Michel. Adr. of the estate of Belle D. Thompson. First and final account.
- 13021 Blanche E. White. Adr. of the estate of Mary A. Whittier First and final account.
- 10564 Louie Mc Adow. guardian of Samuel D. Mc Adow. Eleventh account.
- 13560 Ernestine Hard. Adr. of the estate of Ernest C. Reed. First and final account.
- 11071 Fannie Conroy Adr. of the estate of Andrew Cochran. First and final account.
- 12641 Lena Mc Gray. Adr. of the estate of Gemina Wilson. Second and final account.
- 13597 Anna Fox executrix of the estate of John M. Fox. First and final account.
- 13535 Helen V. Curry. Adr. of the estate of F. H. Curry. Final account.
- 13939 Louis Michel Adr. of the estate of Mr. Donald Thompson. Final account.
- 8207 A. D. Thompson. guardian of William & Agnes Thompson minor. Final account.
- 13635 Ernestine Hard. Adr. of the estate of Bertha M. Reed. First and final account.
- 12510 J. E. Clark. executrix of the estate of Josephine B. Endow. Second and final account.
- 13435 Lura J. Young and Vella Young Co. executrices of the estate of Frank Young, deceased. First and final account.

13606

the estate of
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Probate Court, Union County,

Thursday July 7- 1928.

July 30-1928
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 D. Thompson,
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 C. Reed,
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 Mrs Cochran,
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 Mrs Wilson,
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 John M. Fox
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 Mrs M. Reed,
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13606

In the matter of
 the estate of
 Ella S. Blue, Decd of Fred Gabriel Administrator to
 sell at private sale 1800 shares of the stock of the
 Ohio National Life Insurance Company for \$22.⁰⁰
 per share, and was submitted to the Court.
 And it appearing to the Court, that said
 Administrator has caused notice of this hearing
 to be served on the beneficiaries of the estate in
 accordance with the former order of the Court;
 and it further appearing that it would be
 for the best interests of said estate and all
 persons interested therein to sell said stock at
 said price, said application is sustained.

And Fred Gabriel, administrator of the estate
 of Ella S. Blue, deceased, is hereby authorized
 and directed to sell to H. F. Disterho 1800
 shares of the Ohio National Life Insurance Company
 and to transfer the same by endorsement of
 thereof.

13485

In the matter of the
 Estate of John H. Kelly Decd
 Adm. of the estate of John H. Kelly deceased. Came
 on for hearing and settlement due notice thereof
 having been published according to law. No exceptions
 having been filed 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 approved, allowed, and confirmed.
 Said administrator is hereby allowed the sum of
 \$272.⁹⁵ a just and reasonable amount
 expended by him for monument for said decedent.
 Said Lloyd B. Kelly, as adm. is hereby allowed the
 sum of \$164.⁶⁹ being commissions on the amount
 collected and accounted for by him, and being in
 full compensation for all his ordinary services
 rendered. Price and Price as atty. are hereby
 allowed the sum of \$100- which sum the

Court considers just and reasonable.
 The Court finds said account duly balanced.
 said estate sealed according to law. It is ordered
 that said Administrator pay the costs, costs paid.
 It is ordered, that said account and the proceedings
 herein be recorded in the records of this office. That the
 party is hereby released, on said bond, et cetera, for grand,
 or manifest error.

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38. at 1. P.M.
continued

13606

In the matter
of the estate of
Ella S. Blue, deceased
estate of Ella S. Blue, deceased, of his proceedings under
a former order of this Court, in regard to the
sale of stock in the Ohio National Life Insurance
Company. The Court being fully advised in the
premises finds that the said stock was sold to G.
J. Dittler for cash, as follows:

Certificate 8944	10	shares	\$ 220. ⁰⁰
Certificate A. 1210	5.00	shares	1100. ⁰⁰
Certificate A. 1209	5.00	shares	1100. ⁰⁰
Certificate A. 1208	5.00	shares	1100. ⁰⁰
Certificate A. 1203	1.00	shares	2200. ⁰⁰
Certificate A. 1205	1.00	shares	2200. ⁰⁰
Certificate A. 1207	90	shares	1980. ⁰⁰
			\$ 3960. ⁰⁰

The Court further finds that said sale, was, in all
respects, proper and legal and, it is, therefore
ordered, and it hereby, is, approved, and confirmed.

13606

In the matter
of the estate of
Ella S. Blue, Dec'd
of his proceedings under
a former order, of this
Court, the Court, having carefully examined said
report and being satisfied that said sale was
in all respects proper and legal, it is
ordered that the same, be, and it hereby, is
approved, and confirmed.

This day this cause came on to
be heard upon the report of Fred
Gabriel, Adr. of the estate of Ella S. Blue, deceased,
of his proceedings under a former order, of this
Court, the Court, having carefully examined said
report and being satisfied that said sale was
in all respects proper and legal, it is
ordered that the same, be, and it hereby, is
approved, and confirmed.

13606

In the matter of
the estate of
Ella S. Blue, Dec'd
estate of Ella S. Blue, deceased, for an order to sell
personal property therein described, and the
testimony; and the Court, being fully advised in
the premises finds the statements and allegations
to be true and being satisfied upon good and suffi-
cient proof that, it will be to the advantage of said
estate to sell said personal property at private sale,
it is, therefore, ordered, that, Fred Gabriel, as

This day this cause came to to be
heard upon the application of
Fred Gabriel, administrator, of the
estate of Ella S. Blue, deceased, for an order to sell
personal property therein described, and the
testimony; and the Court, being fully advised in
the premises finds the statements and allegations
to be true and being satisfied upon good and suffi-
cient proof that, it will be to the advantage of said
estate to sell said personal property at private sale,
it is, therefore, ordered, that, Fred Gabriel, as
Administrator as aforesaid, proceed to sell said
personal property, at private sale for not less
than the appraised value thereof, to wit:
in the total sum of \$211⁵⁰, and it is further ordered
that said sale be made for cash and that
the said Fred Gabriel make return of his
findings within thirty days, after said sale.

13606

In the matter of
 the estate of
 Ella B. Blue, Deceased. Adm. of the estate of Ella B. Blue
 Deceased, estate, and filed his First Partial account
 herein. It is thereupon ordered, that said account
 be set for hearing on Monday, the first day of August
 1938, at 10.0'clock p.m., and, that notice thereof be
 published as required by law, in the Marysville Tri-
 umph newspaper of this County. And this matter is
 continued until said date.

First Partial account.

1365-1

In the matter
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1365-1 In the matter of
The Estate of
Mary Wellrath
Deceased

This day J. P. Wellrath appeared in open court and made and filed under oath as required by law to be appointed as administrator of the estate of Mary Wellrath deceased late of Mill Creek 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. P. Wellrath 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 J. P. Wellrath appeared in open court accepted the appointment as administrator of the estate of Mary Wellrath deceased, and gave and filed herein this bond in the sum of \$7,000.00 conditions with A. P. Wellrath and William Wellrath as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said J. P. Wellrath, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs.

13461 In the matter of

The Estate of Mary C. Buntle, Captain's 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. Furthermore, notice of hearing hearing be published all persons entitled to notice under the law of State of this

13651

In the matter of
The Estate of
Mary Well with Decant
Administrator of said estate.

This day this cause came on to be heard upon the filing of the inventory and appraisal herewith by J. W. Kelly advised in the premises finds that all persons interested in said estate and said inventory and appraisal have received notice of the filing thereof and have consented to its immediate approval. The Court after careful examination of said inventory and appraisal and after being fully advised thereof finds that the same is in all respects correct and conforms to law and that the same should be approved and confirmed. It is therefore ordered that said inventory and appraisal be and the same hereby is approved and confirmed.

13650

In the matter of
The will of
Ardie Myers deceased.
Suitable person to take the depositions of
D. B. Robnett, E. F. Runkler, and M. E. Lorry witnesses of the will of said Ardie Myers deceased.

This day Norman E. McCurdy appeared in open Court and made application for a commission to issue to some suitable person to take the depositions of D. B. Robnett, E. F. Runkler, and M. E. Lorry witnesses of the will of said Ardie Myers deceased. and it appearing to the Court that said witnesses reside out of the jurisdiction of this Court to wit: said D. B. Robnett reside at Columbia in Boone County Missouri and said E. F. Runkler also resides in said City County and State; and said M. E. Lorry (now as Lorna Margaret Lorry Southard) resides in Barton in Ralls County Missouri. It is therefore ordered that said Commission with said will annexed for the depositions of said D. B. Robnett and E. F. Runkler issue to Howard B. Lang Jr. is a suitable person to be duly executed and try the same with the deposition of said witnesses as so taken signed certified and sealed to be returned to this Court with all convenient speed.

13654

Ernest Thompson, ex. & ad.
of the estate of
Lafayette Thompson
Dec'd.
vs. Plff.
Andrew H. Thompson et al.
Defts.

Thursday July 14
This day Ernest L. Thompson executor of the estate of Lafayette Thompson deceased, filed in this Court her petition praying for the sale of the real estate therein described, to pay the debts and costs of administering said estate, and on consideration thereof it is ordered that further proceedings on said petition be and the same be continued until such time as may hereafter be fixed by the Court.

13655

In the matter of
The Estate of
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In the matter of
The Estate of
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In the matter of
The Estate of
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Probate Court, Union County,

Wednesday July 13

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13655 In the matter of
 the Guardianship
 of Ella Smith.

Incompetent of some suitable person as
 Guardian of the person and estate of Ella Smith
 alleging that she is 78 years of age and infirm
 and is almost blind and cannot see to read
 or write and by reason thereof is incapable of taking
 proper care of herself and her property. It is
 ordered that the 26 day of July A. D. 1938 be
 and is hereby fixed as the time of hearing said
 application before this Court. It is further
 ordered that at least three days written notice
 be served on said Ella Smith personally and upon
 her known next of kin known to reside in this
 County to attend at the same time and place.

And it is further ordered that said notice
 be served by delivering a copy of it to each person
 named therein or leaving such copy at his
 usual place of residence or by sending it by
 registered mail to his last known address.

17286 In the matter
 of the Estate of

John Easton, Dec'd of said estate and filed their
 joint acct herein. It is ordered that said
 account be set for hearing on Saturday the 27
 day of August 1938 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.

13418 In the matter of
 the Estate of

Charles H. Hinkle Administrator herein for an allowance
 Dec'd of extra ordinary compensation
 on account of extra ordinary services rendered
 herein as set forth in said application. The
 Court upon consideration hereby fixes the probable
 value of said services and expenses at \$482.⁰⁰ being \$464.⁰⁰
 for services and \$18.⁰⁰ for fees furnished by the
 Administrator making in all \$482.⁰⁰ paid.

Authorizes the applicant to include said amount
 in his next account subject to exceptions as other
 items of expense therein according to law.

11940 In the matter of the Guardianship of Pearl Watkins an incompetent deceased. His 2nd partial account in settlement of said Guardianship duly verified, whereupon the Court do. order the same filed and advertised for hearing on Saturday the 27. day of August 1938 at 1. P. M. at which time said matter is continued.

13558 In the matter of Ida D. Amistead of said estate and filed his final account. herein. It is thereupon ordered that said account be set for hearing on Saturday the 27. day of August 1938. at 1. P. M. and that notice thereof be published as required by law in the Union Journal, a newspaper of this County. and this matter is continued until said time.

13629 In the matter of the estate of Hannah Wajyle. Decased. Administrator of said estate, and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 27. day of August 1938. 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.

13642 In the matter of the estate of Byron Black Deer. This day the inventory in the above captioned estate, hereupon 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.

11940 Guardianship of Pearl D. Watkins an incompetent. This day this cause came on for hearing on the application of Lloyd L. Blake, guardian of the person and estate of Pearl D. Watkins for an allowance as compensation for services rendered to the best interest of his ward. The Court upon consideration hereby fixed, subject to exceptions, the probable value of said services at \$100.00 and hereby authorizes said applicant to include said compensation as item No. 1 in his next account.

13626 In the matter of the estate of Laura ...

in this ... Will ... and exec ... was found ... ordered ... of said ... recorded ...

13627 In the matter of the estate of Benjamin ... the note ... was found ... ordered ... of said ... recorded ...

10695 In the matter of the estate of James ... cost for ... who later ... John R. ... in the ... for ... created ... funds ... used for ... for any ... ordered ... of the ... to be ...

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13626 In the matter of
 Laura Neer, Dec
 Estate.

In this County, that the notice of appointment of
 Willella Kennedy, and Otway B. Shearer, as executor
 and executor of the estate of Laura B. Neer 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. W. Haber
 publisher of the Mansfield Tribune
 or newspaper of general circulation
 in this County, that the notice of appointment of
 Willella Kennedy, and Otway B. Shearer, as executor
 and executor of the estate of Laura B. Neer 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.

13627 In the matter
 of the estate of
 Benjamin L. Robinson
 Decedent.

In this County, that the notice of appointment of Benj.
 Robinson deceased,
 was published in said newspaper as heretofore
 ordered, was filed herein, together with a copy
 of said notice, it is ordered that the same
 be recorded in the records of this office.

This day, the affiant of J. W.
 Haber, publisher of the Mansfield
 Tribune, a newspaper of general
 circulation in this County, that
 the notice of appointment of Benj.
 Robinson deceased,
 was published in said newspaper as heretofore
 ordered, was filed herein, together with a copy
 of said notice, it is ordered that the same
 be recorded in the records of this office.

10695B In the matter of
 the Guardianship

of John R. Jew
 of Arthur W. Gallaway Guardian of said John R.
 Jew, for an order directing the payment of the
 cost for the erection of a tombstone at the grave of
 the late Florence Jew, the late wife of his ward,
 John R. Jew, after being fully advised
 in the premises the Court finds that it would
 be for the best interest that a tombstone be
 erected, and that there are sufficient
 funds in the estate of the said John R. Jew, to be
 used for such purpose, and which are not needed
 for any other purpose.

This cause coming on to be
 heard on the application
 of said John R.
 Jew, for an order directing the payment of the
 cost for the erection of a tombstone at the grave of
 the late Florence Jew, the late wife of his ward,
 John R. Jew, after being fully advised
 in the premises the Court finds that it would
 be for the best interest that a tombstone be
 erected, and that there are sufficient
 funds in the estate of the said John R. Jew, to be
 used for such purpose, and which are not needed
 for any other purpose.

It is therefore
 ordered that Arthur W. Gallaway as Guardian
 of the said John R. Jew, cause a tombstone
 to be erected at the grave of the late
 Florence Jew, and it is ordered further
 that the said Guardian cash a United States
 Adjusted Compensation Bond, No. 32450009
 by certifying the same, to the proper United
 States official through the Postmaster of Mansfield
 Ohio

It is therefore
 ordered that Arthur W. Gallaway as Guardian
 of the said John R. Jew, cause a tombstone
 to be erected at the grave of the late
 Florence Jew, and it is ordered further
 that the said Guardian cash a United States
 Adjusted Compensation Bond, No. 32450009
 by certifying the same, to the proper United
 States official through the Postmaster of Mansfield
 Ohio

13652 George W. Blake
 Adr. of Byron Blake, heard
 or Plff.
 Louisa Blake, et al.
 Defts

In all the real estate of Byron Blake, deceased, to pay
 the debts of said decedent, and that the value of

This day this cause came on to be
 heard on the petition of Plain Off
 to all real estate and the cost
 being fully advised in the premises
 hereby finds that it is necessary
 to all the real estate of Byron Blake, deceased, to pay
 the debts of said decedent, and that the value of

of such real estate is less than \$500. It is, therefore ordered, and decreed, that said George W. Blake, executor, of the last will and testament of Byron Blake, deceased, do, and he hereby is, authorized to sell and convey said real estate described in his petition at private sale, for not less than the appraised value thereof, the real estate having been appraised by the appraisers of the estate at \$450. said sale to be for cash in hand at the time of sale. All requirements as to the service of summons, appraisals and additional bond, now hereby waived, and said executor, is empowered to make such sale without taking said steps.

13642

In the matter of the will of Byron Blake, Decd. duly signed and acknowledged by Louisa Blake, widow of Byron Blake, 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 in probate said will.

13656

Thursday July 21

In the matter of the estate of Ella E. Middleton deceased. by law to be appointed as administrator of the estate of Ella E. Middleton deceased, late of Broadway Ohio, in said county, and an affidavit that there is, not to his knowledge, any last will and testament of the said intestate, also a statement in general terms, as to what the estate consists of and the probate value thereof, and the Court being satisfied that an administrator should be appointed and that said Arthur W. Gallowsay, 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 \$500. and this cause is continued.

This day Arthur W. Gallowsay, appeared in open Court, accepted the appointment as administrator of the estate of Ella E. Middleton deceased, and gave and filed therein his Bond in the sum of \$500.00 conditional according to law, with the American Surety Company, of New York, as sureties which Bond is approved by the Court. It is, therefore ordered, that Letters of administration issue to said Arthur W. Gallowsay that notice of said appointment be published as required by

13657

law, that said Adm... \$25... In the ma... of the... Mary... Legacy... by law, for... into the... home, of... on the 12... it fur ther... Dr. James... reputabl... to appe... and this... This... said M... in her... Judge... having... and, Dr... and, per... is insur... in ma... man, in... year ne... insuranc... has said... is, dan... a. quit... State Ho... Dr. Jan... the ones... certificate... by law... an appl... of said... Mary to... of the... laws of... to said... that... of Coler... and...

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law. that this proceeding be recorded, and that
 said Administrator pay. The costs herein taxed
 at. \$25.00

13657

In the matter
 of the Estate of
 Mary Cobedy
 Lacey.

by law for the admission of said Mary Cobedy
 into the Columbus State Hospital. Hearing in the
 home of said Mary Cobedy alleged to be insane
 on the 22 day of July - 1938 at 1.00 o'clock p.m. And
 it further ordered that subpoenas issue for
 Dr. James M. Snider and Dr. H. G. Southard
 reputable legally qualified physician witnesses
 to appear at the time and place aforesaid;
 and this cause is continued.

This day Mary Kathryn Dawson a resident
 citizen of Mansfield in this County
 appeared in open court and filed
 an affidavit in the form prescribed
 by law for the admission of said Mary Cobedy
 into the Columbus State Hospital. Hearing in the
 home of said Mary Cobedy alleged to be insane
 on the 22 day of July - 1938 at 1.00 o'clock p.m. And
 it further ordered that subpoenas issue for
 Dr. James M. Snider and Dr. H. G. Southard
 reputable legally qualified physician witnesses
 to appear at the time and place aforesaid;
 and this cause is continued.

This day this cause is to be heard, and the
 said Mary Cobedy was brought before the Court
 in her home Mansfield, Ohio. Thereupon the
 Judge proceeded with the examination, and
 having heard the testimony of Dr. James M. Snider
 and Dr. H. G. Southard the medical witnesses
 and being satisfied that said Mary Cobedy
 is insane; that she has a legal settlement
 in Mansfield, Ohio, 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. James M. Snider and Dr. H. G. Southard
 the medical witnesses in attendance make a
 certificate setting forth the facts as is provided
 by law. And it is further ordered that
 an application be made to the Superintendent
 of Ohio State Hospital for the admission of said
 Mary Cobedy 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 Mary Cobedy be committed to the custody
 of Columbus State until otherwise ordered.
 And this cause is continued.

13655

In the matter of the Guardianship application in Court for the appointment of a Guardian of Ella Smith, alleged incompetent. It is ordered that said application be set for hearing on the 26 day of July, 1938, 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, having waived and consented to appointment by personal service in writing.

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 Ella Smith is an incompetent person, by reason of being 79 years of age, and nearly blind and unable to look after business, and therefore she is incapable of taking care and preserving her property, and has consented that Lloyd Miller of Richmond, Ohio, be appointed Guardian. It is therefore ordered, that a Guardian be appointed. It appearing to the Court that Lloyd Miller is legally competent and having filed an application herein to be appointed such Guardian, and given bond in the sum of \$2000 - conditional according to law, with the U.S. Fidelity and Deposit Co. of Maryland, as surety thereon, it is ordered that said bond be approved and that letters of Guardianship issue to said Lloyd Miller, as provided by law.

13658

In the matter of the Will of Adie Myers, Dec'd to probate and record the Will of Lidie Myers, deceased, late of the Village of Raymond in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent died leaving no spouse, and that the next of kin of said decedent known to be resident of the State have been duly served with notice of the filing of said Will and of the application to admit it to probate and record in this Court pursuant to the former order of this Court, or have waived notice and given consent to the probate of said Will.

Howard B. Luzzo, Jr. the Commissioner heretofore appointed to take the depositions of D. B. Robnett and E. F. Rutherford two of the subscribing witnesses to said Will, duly returned the Commission issued to him, with said Will annexed and, also, the depositions so taken, duly certified. Said subscribing witnesses

13659

to said Will as to the which testator subscribed with the first Porter the a part of having been due expenses said order was submitted the other of Thompson learn in relation the said attached reduced to Court for testimony will and that in the said Mrs. of J not here order is that it, above, in the matter of the last Adie Myers heretofore filed in this Court in reference under is as per terms as provided that said person terms of requested giving Ag. Order in 900 decedent of said

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to said will, having been duly sworn, testified
as to the execution and attestation of said will.
which testimony was reduced to writing, was sub-
scribed by them respectively, and was filed with said
will. John H. Kirkade, Esq. subscribing witness to
the first Codicil, and Alice Bank and Edward H.
Porter the subscribing witnesses to the second Codicil
in part thereof, this day appeared in open court,
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. It appearing to the Court that James McCampbell,
the other subscribing witness to the first Codicil is deceased.
Thompson came into open court. John H. Kirkade Esq.
Leanne M. Hornback, and were duly sworn and examined
in relation to the genuineness of the signature of
the said James McCampbell, now deceased
attached to said Codicil, and their testimony was
reduced to writing and filed. Whereupon the
court finds that the aforesaid instrument of
writing together with said Codicils, is the last
will and Testament of said Lidie Myers, 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
order 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.

13659

In the matter of
The Estate of
Lidie Myers deceased,
in said County, having heretofore
been duly proved, and allowed, this day, Bertha H.
Dawber, 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 Bertha H. Dawber is a respectable
person and legally competent under and by the
terms of said will said testator ordered, or
requested the 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;

THE COL. P. S. REG. CO. 74928

THE COL. P. S. REG. CO. 74928

13584 In the matter of the estate of Helen Davis, Dec'd. by law: that this proceeding be recorded. and that said executrix pay the costs of an inventory and appraisement having been filed herein. It is ordered that the same be heard on the 15 day of August A. D. 1938. at 10. A. M. and that notice of the same be published ten days prior to the date of said hearing in one issue of the Richmond Gazette

13620 In the matter of the estate of Benjamin H. Davis Deceased. An inventory and appraisement having been filed herein. It is ordered that the same be heard on the 15 day of August A. D. 1938. at 10. A. M. and that notice of the same be published ten days prior to the date of said hearing in one issue of the Richmond Gazette

13659 In the matter of Estate of Lillie Myers, 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 17 day of August 1938. at 10. A. M. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio by publication, at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by the fiduciary herein, at least 10 days prior thereto.

12982 In the matter of Indolga and Allen Leitch, Minors. This day came Martha Lockwood Guardian of Indolga and Allen Leitch, minors of Union County Ohio, and presented her 3rd partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27 day of August 1938. at 1. o'clock P. M. to which time said matter is continued.

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13662
 Christine Brown,
 Guardian of
 William Brown,
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 William Brown,
 et al,
 vs
 et al

This day, this cause came on to be heard on the report of Christine Brown, Guardian of William Brown, of her proceedings under the former order of this Court and upon the motion of said petitioner to confirm the sale made in obedience to said order: the Court having carefully examined said report and finding the proceedings of said petitioner in all respects correct and being satisfied that said sale was fairly and legally made, it is ordered that the same be and thereby is approved and confirmed. It is further ordered that said petitioner execute deeds of all of the right, title and interest of the said William Brown in said real estate to the purchasers, William and Dora Speakman, and
 W. H. Hoffmann

On the 29 day of July 1938, this cause came on to be heard and the Court being fully advised in the premises finds that it is in the best interest of said ward to sell said real estate described in the petition and that the value of such real estate is less than \$500.00. It is therefore ordered and decreed that said Christine Brown as Guardian of William Brown do and she hereby is authorized to sell and convey the real estate described in the petition on the following terms and conditions: said Guardian is hereby authorized to sell said real estate without service of summons, appraisal, or additional Bond. These matters being waived, said Guardian is further authorized to sell tract 1, as described in the petition, for not less than \$62.50 and tract 2 for not less than \$6.00 cash in hand at the time of sale.

13418

In the matter of
 The Estate of
 Christopher Hinkle
 deceased

This day this matter came on to be heard on the application of Christopher Hinkle Emery & Butz, administrators of the deceased estate of Christopher Hinkle, deceased, to change, against the distribution share of Henry Mager, one of the heirs of said estate, the cost of service of summons by publication on said Henry Mager, and wife. In the action to sell the real estate of said decedent and upon consideration thereof and being fully advised in the premises the Court sustains said application and hereby orders and directs said administrators to deduct from the distribution share of said Henry Mager

THE COL. & S. W. CO. 74378

THE COL. & S. W. CO. 74378

the cost of publication of summons in the proceedings aforesaid, to wit, the sum of \$ 81.54.

13663

In the matter of the estate of

Curran Livingston. Deceased in open Court and made and filed an application under oath as required by law to be appointed as Adm. of the estate of Curran Livingston deceased, late of the village of Richmond in said County and an affidavit that there is not to her knowledge of any last will and Testament of the said intestate also her statement in general terms as to what the estate consists of and the probable value thereof and Court being satisfied that an administrator should be appointed and that said Mayme 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 \$35.00 and this cause is continued.

This day Mayme Livingston appeared in open Court accepted the appointment as Administrator of the estate of Curran Livingston deceased and gave and filed herein her Bond in the sum of \$35.00 conditioned according to law with D.K. Davis and Lucille Davis as sureties which Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Mayme Livingston that notice of said appointment be published as required by law; that this proceeding be recorded and that said administrator pay costs herein to wit,

13662

Christine Braun, Adm. of William Braun, manifest to be heard by the Court being fully advised in the premises finds that it is in the best interest of said Ward to sell said real estate described in the petition and that the value of such real estate is less than \$500.00. It is therefore ordered and decreed that said Christine Braun as Adm. of William Braun, be and she hereby is authorized to sell and convey the real estate described in the petition on the following terms and conditions: said Guardian is hereby authorized to sell said real estate without service of summons, appraisal, or additional Bond, these matters being waived. Said Guardian is further authorized to sell Tract 1, as described in the petition for not less than \$62.50 & Tract 2 for not less than \$62.50 cash in hand at the sale.

13670

In the matter of the estate of Betty Jane Woodford her to be expended money belonging to her ward for the support and maintenance of said ward and the Court being fully advised in the premises it is hereby ordered that said Guardian be and she hereby is authorized to expend the sum of not more than \$110.00 each year for the support and maintenance of her said ward.

- accounts
- 12939 Louis M...
- 13524
- 13561 Eugene D...
- 1026 Dorothy
- 13598 Richard
- 13554 Louis M...
- 13021 Blanche
- 10564 Fran M...
- 13560 Ernestine
- 11071 Fannie
- 12641 Lillian
- 13597 Anna C.
- 13535 Edward V.
- 13939 Louise M...
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- 12939 accounts appronit Louis Michel, administrator of the estate of Mc Donald Thompson - First partial account.
- 13524 Ralph C. Peet, guardian of George R. Thom. First Partial account.
- 13561 Eugene Harmon, administrator of the estate of Chauncy Harmon. First and Final account.
- 1026 Dorothy Cashell, guardian of Frank Hugh Cashell, 9th account.
- 13598 Richard Patton, administrator of the estate of Tillie Patton. First and Final account.
- 13554 Louis Michel, administrator of the estate of Betty D. Thompson. First and Final account.
- 13021 Blanche C. White, administrator of the estate of Mary A. Hinkler. First and Final account.
- 10564 Frank McAdow, guardian of Samuel D. McAdow 11th account.
- 13560 Ernestine Herd, ady. of the estate of Ernest B. Reed. First and Final account.
- 11071 Fannie Conroy, ady. of the estate of Andrew Cochran. First and Final account.
- 12641 Leman M. Cray, ady. of the estate of Jennie Wilson. First and Final account.
- 13597 Anna C. Fox, executrix of the estate of John M. Fox. First and Final account.
- 13535 Edwin V. Lurry, ady. of the estate of T. H. Lurry, deceased. First and Final account.
- 13939 Louise Michel, administrator of the estate of Mc Donald Thompson. Final account.
- 8207 D. H. Thompson, guardian of William and Agnes Thompson. Final account.
- 13635 Ernestine Herd ady. of the estate of Bertha M. Reed. First and Final account.
- 12570 J. E. Belock, executor of the estate of Josephine B. Lenoir, deceased. Second & Final account.
- 13435 Laura J. Young, ady. Villa Young Co. executrix, of the estate of Frank Young, deceased. First and Final account.
- 13535 In the matter of The Estate of U. Lurry, administrator of the estate of T. H. Lurry, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Therefor the said account is hereby approved, allowed, and confirmed. Said Administrator is hereby allowed the sum of \$43⁸⁹ being commissions on the amount collected and accounted for by him and being in full compensation for all his ordinary service rendered. Attorney is hereby allowed the sum of \$43⁸⁹ which said the Court (considering just and reasonable. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said ad. pay the costs \$5. said \$18⁸⁰ total costs. It is ordered that said account and the proceeding herein be recorded in the Records of this office Bond released, except for fraud or manifest error.

13597

In the matter of the Estate of John M. Fox, Dec'd. This day the first and final account of Anna C. Fox executrix of the estate of John M. Fox, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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. Therefor the said account is hereby approved, allowed, and confirmed. Hope Sanders, and Hoopes, are hereby allowed the sum of \$490⁵⁵ is hereby allowed the said sum.

12641

Anna C. Fox, Distribution \$937⁰⁶. The Court finds said account duly balanced, and said estate settled according to law. It orders that said executrix pay the costs \$5. Paid 1938. It is ordered said account be recorded in Records of this office. No Bond. In the matter of the Estate of Jennina Wilson, Dec'd. This day the 2nd and final account of Jennina Wilson, Dec'd. of Jennina Wilson, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Therefor the said account is hereby approved, allowed, and confirmed.

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Lena M. Costy, is hereby allowed the sum of \$436.54
 being commission on the amount collected and
 accounted for by her, and being in full compensa-
 tion for 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 costs \$5.00 paid
 June 10 - 1938. Ordered recorded. Bond released,
 except for fraud or manifest error.

13457 In the matter of | This 26. day of July. came matter
 the estate of | Dollinger, executor of said estate
 Louis Dollinger, | and filed his first and final account
 Decedent. | herein. It is thereupon ordered, that
 said account be set for hearing on Saturday
 the 27. day of August 1938. at 11. A.M. and
 that notice thereof be published, as required by law,
 in the Union Co. Journal, and this matter is continued

13418 In the matter of | This day, ^{July 29-} came Emory Butz, adm-
 the estate of | is trustee of said estate, and filed his
 Christopher Kille, | first and final account herein,
 Decedent. | It is thereupon ordered, that said
 account be set for hearing on Saturday the 27
 day August, 1938, at 11. A.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.

11671^a In the matter of | This day the first and final
 the estate of | account of Francis Conroy
 Andrew Cochran, Dec'd as administrator of the estate of
 Andrew Cochran, deceased, came on for hearing
 and settlement, due notice thereof having been
 published according to law. No exceptions
 having been filed 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.

Said B. F. Beem ad., is hereby allowed the sum
 of \$58.98 being commissions on the amount collected
 said account by her, and being in full compensation
 for all her ordinary services rendered.
 Robert F. Allen, is as attorney, allowed \$15.00
 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
 \$5.00. Ordered account recorded. Bond released. Except

3755-2. In the matter of the Guardianship of Mary J. Chapman, care on for of Mary J. Chapman hearing and settlement. Due diligent notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises. I do find the same to be in 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 proper sundries and 75¢ per fee for account ¹⁰⁰ allowed. Report from Veteran's Administration approval of said account, filed August 14, 1938. The Court finds a balance of \$255.17 in the hands of David Garastian due said Ward; which amount he is ordered to pay over according to law. It is ordered, that said Garastian pay the costs herein taxed \$5- paid Jan. 18, 1938. It is ordered that said account and the proceedings herein be recorded in Records of this office.

13 5-604 In the matter of The Estate of Ernest L. Reed, Dec'd I came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 find 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 administratrix is hereby allowed the sum of \$386.25 as credit, being just and reasonable amount expended by him for a monument for said decedent. Ernestine Herd is hereby allowed the sum of \$5.59 being commissions on the amount collected and accounted for by her, and being fully compensation for all her ordinary services rendered. Mrs. L. Myers is hereby allowed the sum of \$5.00 which sum the Court considers just and reasonable. Bertha M. Reed's estate: \$3298.58; Pauline Phipp \$3298.59; Ernestine Herd \$3298.59. The Court finds said account duly balanced, and said estate

settled and administered. Ordered. manifest in the matter. The estate of Donald... went according to the object of the account and all is fully and in conformity hereto and sundries a \$300- of \$300- Reasonably due to law. pay the released in the matter of William Thompson settlement according thereto. object to examined and the thereto find the correct that the and Conf. Guardian M. Gray It is herein a said a records filed; said

13635 In the matter of The first & final account of Ernestine Herd adx. of the estate of Bertha M. Reed deceased came on for hearing and settlement deceased due notice thereof having been published according to law. No exceptions having been filed 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. Ernestine Herd is hereby allowed \$224⁶² being commissions on the amount collected and account for by labor and being full compensation for all her ordinary services rendered. Mrs. L. Myers attorney is hereby allowed the sum of \$50 which the court considers just and reasonable. Distribution Pauline Pluff #2148⁵³ Distribution Ernestine Herd #2148⁵³. The court finds said account duly balanced, and said estate settled according to law. It is ordered account be recorded.

13434 In the matter of This day the first and final account of Laura J. Young and Frank Young, Decedents Young Co. executors, of the estate of Frank Young, deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 Laura J. Young by Mrs. E. E. Allen as attorney is hereby allowed the sum of \$88⁷³. Robert F. Allen as attorney is hereby allowed the sum of \$35⁰⁰. which the court considers just and reasonable. The court finds the account balanced to said estate settled according to law. It is ordered that said Co. executors pay the costs \$5 paid in full cost costs. Ordered recorded. No Bond. by Will.

125-10 In the matter of This day the 2nd and final account of Joseph B. Bulow Decedent Joseph B. Bulow deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the court

having vouchers being fully to be in conformity to approved account. Ernestine Herd which the court said estate by execut proceeding office. B error.

12469² In the M'Donald on for to turn full turn filed or object carefully therein and him same to conformity is hereby hereby full a just for more duly to turn. Costs \$5.00 found. or.

13524 In the matter of George and settle according and no the said said account matters in the respects of R.C. Thrall. 5-096⁵⁻²

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 account is hereby approved, allowed and confirmed.
 George Sanders is hereby allowed the sum of \$100.
 which sum the Court considers just and reasonable.
 The Court finds said account duly balanced and
 said estate settled according to law. Order #5th paid
 by executor. It is ordered that said account and the
 proceedings herein be recorded in the Records of this
 office. Bond released, except for fraud or manifest
 error.

17469^a
 17469^a

In the matter of This day the first account of Louis
 McDonald Thompson, administrator of the estate
 deceased of McDonald Thompson, deceased, came
 on for hearing and settlement, due notice thereof having
 been published according to law, no exceptions having
 been filed thereto, and no one now appearing to object
 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 ad. is
 hereby allowed the sum of \$510⁰⁰ as a credit being
 a just and reasonable account expended by him
 for monument for said decedent. The Court finds account
 duly balanced and said estate settled according
 to law. It is ordered that said administrator pay the
 costs \$5. Paid. ordered recorded. Bond released, except for
 fraud or manifest error.

13524

In the matter of This day the first and final account of
 the Guardianship of George R. Horn, Dec'd. Horn, came on for 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 therein 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.
 R.C. Thrall, as attorney-executor receive balance of assets \$
 5-096⁵². It is ordered said guardian be and is allowed

One Hundred Dollars (\$100.00) as compensation for his services which amount the Court deems reasonable. Richard C. Thrall, as attorney in Guardianship allowed \$30.00; \$104.50.

The Court finds said account duly balanced and said Guardianship settled according to law. Bond released, except for fraud or manifest error. It is ordered that said guardian pay the costs herein taxed at \$5. June 23/38 payment in full of Court Costs in Guardianship. It is ordered said account and proceeding be recorded in Records of this office to exceptions filed. Bond released, except for fraud or manifest error.

13561

In the matter of this day the first and final account of the estate of Eugene Hornum, administrator of the estate of Charming Hornum, of Charming Hornum, deceased, came before the Court for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 Eugene Hornum, compensation is hereby allowed the sum of \$121.24 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Martin P. Heary, attorney fee, is hereby allowed the sum of \$121.24, which sum the Court considers just and reasonable. The Court finds said account duly balanced and settles according to law. Decree rendered. Bond released except for fraud or manifest error.

10261

In the matter of the Guardianship of Cashell, Guardian of Ivan Hugh Cashell of Ivan Hugh Cashell, same on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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 \$66.81 in the hands of said Guardian due said Ward; which amount she is ordered

13598

To pay over to the guardian and proceed with approval of the estate of Willie Pate for hearing from public ben. files or object carefully therein and bring the same and in copy is hereby Richard C. Thrall of fifteen collected in full of the sum of \$5. Proceeding Bond released in the matter of the estate of Belle D. Decree thereof be one now and the Court having examined the said and being fully advised in the premises do find the same to be in 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 \$173.00 and a compensation for services allowed considered

13554

The estate of Belle D. Decree thereof be one now and the Court having examined the said and being fully advised in the premises do find the same to be in 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 \$173.00 and a compensation for services allowed considered

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to Richard C.
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13598

to pay over according to law. It is ordered that said
Guardian pay the costs. It is ordered account
and proceeding herein be recorded. Account has
approval of. Veterans Administration date of July 5-1938
In the matter of this day the first and final account
of the estate of Richard Patton administrator of the estate
Zillie Patton, Dec. of Zillie Patton deceased, came on
for hearing and settlement. due notice thereof having
been published according to law. No exceptions having
been filed thereto, and 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
Richard Patton, deceased, is hereby allowed the sum
of fifteen Dollars, being commissions on the amount
collected and accounted for by him, and being
in full compensation for all his ordinary services
rendered. Said John W. Daily 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 administrator pay the costs
\$ 5- paid in full. It is ordered account and pro-
ceeding be recorded in the Records of this office.
Bond released, except for fraud or manifest error.

13554

In the matter of this day the first and final account
of the estate of Louis Michel executor of the estate
Belle D Thompson of Belle D. Thompson, deceased, came on
for hearing and settlement. due notice
thereof having been published according to law,
No exceptions having been filed thereto, and no
one now appearing to except or object to the same;
and the Court having carefully examined said account
and the vouchers therein, and all the matters per-
taining thereto, and being fully advised in the
premises, finds the 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 Louis Michel is hereby allowed the sum of
\$ 173.00 being commissions on the amount collected
and accounted for by her, and being in full
compensation for all his ordinary services rendered,
Hoopes, Sandra and Hoopes, an attorney and hereby
allowed the sum of \$ 17.80 which sum the Court
considers just and reasonable.

The Court finds said account duly balanced and said estate settled according to law. It is ordered that said executor pay the costs \$5. paid. It is ordered account and proceedings herein be recorded in Records of this office. Bond released, except for fraud or manifest error.

13621

In the matter of the estate of Mary A. Hunkler Mary A. Hunkler deceased. came on for hearing and settlement due notice thereof having been published according to law no exceptions having been filed 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 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 Blanche White Adm. is hereby allowed the sum of \$414. for actual and necessary expenses which said Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. It is ordered adm. pay the costs \$5. Court costs paid in full 1938. ordered account and proceedings herein be recorded in the Records of this office. Bond released, except for fraud or manifest error.

13534

In the matter of the estate of O.E. Stout O.E. Stout, also known as Ollie E. Stout, deceased. filed 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 O.E. Stout a resident of Richmond in said County, died intestate Dec. 7-1937. and that on the 20 day of January 1938 Ida M. Stout was duly appointed and qualified adm. of estate of said decedent. Ida M. Stout, Richmond Va. surviving spouse = Property all =
 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 therein, 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.

13606

In the matter of the estate of Ella B. Bell Dec'd for sale of deceased for order said notes recorded

13609

In the matter of the estate of Ella B. Bell County of Fred B. deceased for order notice on ordered, the records of

13643

Homer B. Adm. Adm. estate of Fred B. Bell 1937 of the estate there his and will of answer to law. approved that all that the will that the approved \$300 - dispensed that the plaintiff Mary B. is ordered with say the sum is certified the Plaintiff with approval. And it appeared by described

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13606 In the matter of
the estate of
Ella B. Blue.
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This day the affidavit of J. M. Hubert
publisher of the Marysville Tribune
a newspaper of general circulation in this
County, that the notice of advertisement
for sale of Ohio National Stock of the estate of Ella B. Blue,
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.

13609 In the matter
of the estate
of Ella B. Blue. Decis

This day the affidavit of J. M. Hubert
publisher of Marysville Tribune a news-
paper of general circulation in this
County that the notice of hearing of First Partial account
of Fred Gambel as administrator of the estate of Ella B. Blue
deceased, was published in said newspaper as hereto-
fore ordered, was filed herein together with copy of said
notice on hearing of said First Partial account; it is
ordered that the same be recorded in the
records of this

13643 Homer Gamble,
ad. adm. of the
estate of Mary Catherine Gamble
Left
Fred L. Gamble, et al.
1945

Dispensing with new appraisement
and ordering Bond. This
matter came on to be heard upon the
petition of the plaintiff for
Authority to sell real estate

of the above decedent to pay debts of her estate, and
there being no surviving spouse, and Fred L. Gamble
and William Gamble, the defendants being in default
of answer, although served with summons according
to law, and such service of summons is hereby
approved. The Court finds from the evidence
that all necessary parties are before the Court and
that the prayer of the petitioner should be granted;
that the real estate described in the petition was
appraised by the appraisers of the estate at
\$300 - and that a further appraisement is
dispensed with. The Court further finds
that the bonds heretofore given by the
plaintiff as administrator of the estate of
Mary Catherine Gamble, \$200.00 is insufficient and
is ordered that he file an additional bond
with sufficient sureties to be approved by this Court, in
the sum of Five Hundred Dollars and this cause
is continued. It further appearing to the Court that
the Plaintiff has given additional Bond in the sum of \$500.00
with approved sureties according to law, said Bond 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 Homer

Gamble, as such, administrator sell the real estate in the petition described as provided by law, at not less than the appraised value thereof, in cash in hand, the time of sale. And Plaintiff is ordered to make return for the same upon such sale.

Confirming sale. This day this cause came on to be heard on the report of Homer Gamble, Administrator of Mary Catherine Gamble, of his proceedings under the former order of this Court, and upon the motion of said petitioners to confirm 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 Mary Catherine Gamble in said real estate, to the purchaser, Cora Jones Herriott upon the said 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 this sale, amounting to sum of Three hundred twenty Dollars. It is further ordered that said Homer Gamble, out of the money in his hands, pay first; the costs and expenses of the sale, attorney \$60.00; to John W. Daily for services performed \$40.00; to the fiduciary for his services in connection with the sale, which costs, expenses, fees, and compensation shall be paid prior to any time upon the real estate sold and not withstanding the purchase of such real estate by a lien holder, account to the payment of taxes, penalties, assessments then due against such real estate, so far as they operate as a lien on the real estate of the deceased, at the time of the sale, then, the remaining proceeds of sale to be applied as follows: To discharge the claims and debts of the estate, in the order provided by law, whether such executor, or administrator was appointed in this state or elsewhere, the surplus of the proceeds of sale, must be considered as real estate and be disposed of accordingly, and that petitioners pay the costs herein taxed to be out of the proceeds of said sale.

It further appearing to the Court, that the Plaintiff has given additional Bond in sum of \$500 as approved, counties according to law, and it appearing to the Court, upon satisfactory evidence, that it would be more to interest of said estate to sell real estate described in the petition at private sale, it is now ordered, that Homer Gamble, as such adm. sell real estate described as provided by law, at not less than the appraised value, cash in hand, the time of sale. And Plaintiff is ordered to make return for the same upon such sale.

13654 In the matter of the estate of Ella E. Decca Court, that has been as required filed there after being in the matter of Betty and free of said Court do for Dec 1938. a continued

12670 The estate of Betty and free of said Court do for Dec 1938. a continued

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13558 Robert A.

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11940 Lloyd S.

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3755 In the matter of the estate of Mary Chapman and n

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13654 In the matter
 of the estate of
 Ella E. Middleton
 Deceased.

This day the inventory in the
 above captioned estate filed for
 filed herein, came on for hearing
 It appearing to the satisfaction of the
 Court that notice of the filing of the said inventory
 has been given, or waived 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.

12670 In the matter of
 The Guardianship
 of Betty Jane Wolford
 a minor.

This day came Lulu McKim,
 Guardian of Betty Jane Wolford
 a minor, 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 24 day of Sept.
 1938. at 1. P.M. to which time said matter is
 continued.

Thursday August 4 -

- 13457 Martin Drellinger executor of the estate of Louis Drellinger
First and Final account.
- 12286 Joseph Easton and Fred Easton executor of the
estate of John Easton. First account
- 11599 Mary J. Rogers and George E. Taylor
executors of the estate of J.S. Rogers
secons. and final account.
- 13558 Robert Amistead executor of the estate of Ida P.
Amistead. First and Final account.
- 13629 Arthur W. Galloway adr. of the estate of Hannah Wyzlo,
First and Final account.
- 11940 Lloyd B. Blake guardian of Pearl D. Watkins 2nd acb.
- 13418 Emory Butz adr. of the estate of Christopher
Huckle J First and Final account.
- 12982 Martha Lockwood guardian of Dedolga Kriss
an. Ward Allen Cobb. 3rd partial acit.
- 13559 J. M. Weygant adr. of the estate of Lehanu L. Wolgarob
First and Final account.

3755 In the matter of
 The Guardianship
 of Mary J. Chapman
 Incompetent Guardian of Mary J.
 Chapman, came on for hearing and settlement
 due notice thereof having been published

This day the amended
 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. No exceptions having been filed 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 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 Hopewell bonds Hopewell fee for account from dollars allowed. Report from Veterans' administration approval of said account, filed August 4 - 1938. He certifies a balance of \$455.17 due said bond, which amount, he is ordered to pay over according to law. It is ordered that said guardian pay the costs \$5.00 Paid Jan. 15 - 1938. It is ordered, that said account and proceedings be recorded in this office.

13654

Eva L. Thompson, executrix of the estate of Lafayette Thompson deceased. Plaintiff. Andrew W. Thompson et al Defts.

Ordering appraisement. On the 3-day of August, 1938, this cause came on to be heard upon the petition, the answer and cross petition of Eva L. Thompson, and The Northwestern Mutual Life Insurance Company, the exhibits and evidence, and the Court finds that the defendants herein have voluntarily entered their appearance, and consent to the sale of the real estate as prayed for in the plaintiffs petition, and are properly before the Court. That the said Eva L. Thompson is the widow and surviving spouse of the said Lafayette Thompson deceased, that she has and holds a homestead and a life estate in the real estate described in the petition; that by her answer and cross petition herein filed, she claims her said homestead and life estate in said real estate and asks that the Court fix and determine the just and reasonable value of whatsoever interest she has therein and that the same be paid to her out of the proceeds received from the sale of said real estate and consents to the sale thereof. The Court further finds that it is necessary to sell the said real estate to pay the debts of the said estate and that the prayer of the petition should be granted. And it appearing to the Court that a new appraisement should be made of said real estate; therefore, it is ordered that L. W. Lusk, H. J. Pennington, and J. O. Eddy, three judicious and disinterested persons of the vicinity not next of kin of the petitioner, be and they

13654

Henry An. No time of the Court ordered. by law to estate, upon make. Court. for appraisement. Era L. Thompson of the Lafayette

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Last Will filed for said Eva directed such. in that, she Bond in Section 2 said Eva without appearance evidence estate to therefore, as such the petition show \$7 cash. the plain procedure

13654

Eva L. Thompson of the Lafayette vs. Andrew W. Thompson et al. Dist. of this Court made Court. finding in all

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Henry An. appointed to appraise said real estate at its true value, in money, free from any interest of the said Emma L. Thompson. therein: it is further ordered, that said appraisers be sworn as required by law to truly and impartially appraise said real estate, upon actual view, at its fair cash value, and make return of their proceedings, in writing, to this Court, forthwith.

13654

apprais: Miles L. Myers; Iropes Sanders and Iropes-
 Emma L. Thompson, executrix of the estate of Lafayette Thompson, deceased. Upon examination that said report is all respects regular and correct: therefore, it is ordered that the same be and it hereby is approved and confirmed.

It further appearing to the Court that the Last Will and Testament of the said deceased, as filed for Probate and probated herein, named the said Emma L. Thompson, executrix of his estate and directed that she be permitted to qualify and act, as such, without being required to give Bond, and that she was permitted to qualify so, such without Bond: Therefore, it is ordered, as provided in Section No. 705-10-31 of the General Code, that the said executrix proceed to sell the said real estate without being required to give bond. It further appearing to the Court, upon satisfactory evidence, that it will be more to the interest of said estate to sell said real estate at private sale: therefore, it is ordered, that the said Emma L. Thompson as such executrix sell the said real estate in the petition described, at private sale, at not less than \$7000.00, the appraised value thereof at for cash. It is further ordered, that upon said sale the plaintiff forthwith make due return of her proceedings and sale.

13654

Emma L. Thompson, Executrix of the estate of Lafayette Thompson, vs. Andrew T. Thompson et al. Deft. - Deft. of her proceedings under the former order of this Court, and upon motion confirming the sale made in obedience to the said order; and the Court having carefully examined said report, and finding the proceedings of the said petitioners in all respects correct, and being satisfied that	confirming sale On this 4 day of August 1938. this cause came on to be heard on the report of Emma L. Thompson, as executrix of the estate of Lafayette Thompson. Deft. of her proceedings under the former order of this Court, and upon motion confirming the sale made in obedience to the said order; and the Court having carefully examined said report, and finding the proceedings of the said petitioners in all respects correct, and being satisfied that
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said sale was fairly and legally made, it is ordered, that the same be and hereby is approved and confirmed. It is further ordered that the said Plaintiff as such executor execute a deed for said real estate to the purchaser Marion J. Thompson and deliver the same upon the payment of her purchase price therefor, and this cause is continued as to all other questions and for distribution.

13665

In the matter of Adoption of

Bonnie Jeanne Hutchison open Court and filed herein this petition for leave to adopt and change the name of Bonnie Jeanne Hutchison age 5 years on Aug 8 1937 girl - child of Ernestine Hutchison (now Ernestine Reed) to the name of Bonnie Jeanne Reed with the name and consent in writing of Ernestine Reed, the mother of said child. And it being necessary under the provisions of the law in such case provided that a discreet and suitable person be appointed as next friend of said child the Court hereby appoints

Adm M. Collier, whose duty it shall be to verify the allegations of the petition, and make appropriate inquiries 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 said

petition be for hearing before this Court on the 5 day of August 1938 at 3 P.M. said next friend shall as soon as practicable before the day herein set for hearing the petition submit to the Court a full report in writing.

This matter came on this day for due to be heard and Adm M. Collier who was heretofore appointed by the Court to act as next friend of said child having made report in writing 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: Bonnie Jeanne Hutchison; Ernestine Reed formerly Ernestine Hutchison; Homer Reed, 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 up for this hearing.

Decree of adoption

Whereas on the 5 day of August 1938, as per entry on the Journal of the Court for that date, full hearing of the petition in this matter was had, together with the examination of the parties in interest and all evidence, including the report of the next friend and Whereas today, the matter came on for final consideration, including as a

maintain that the that all of the pe objection adoption for at be and Ernestine examined apart from the for her o And the b that the that the and of a reputable to proper and the provided child is Court be relation therefore and de child a

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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 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.

13226. In the matter of the estate of Leah Catherine Reed, deceased, appearing to the Court, that there is no estate to be administered, it is ordered that no accounting be required, and that said Administrator be, and he hereby is, discharged from said trust according to law.

13661 In the matter of the estate of Claude Rosa, deceased, appointed as Administrator of the estate of Claude Rosa, deceased, late of Maryville in said County, and an affidavit that there is, not to his knowledge any last Will and Testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that said Administrator shown to be appointed and that said Homer S. Rosa is a suitable person and legally competent it is ordered that he be appointed as such Administrator upon giving bond with securities as required by law in the sum of One Hundred Dollars and this cause is continued.

This 4th day of August 1938 Homer Rosa, appeared in open Court accepted the appointment as Adm. of the estate of Claude Rosa, deceased and gave and filed herein his Bond in the sum of One Hundred Dollars conditions according to law with Robert Ackerman and William J. Potter as securities, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Homer S. Rosa that notice of said appointment be published as required by law: that this proceeding be recorded, and that said Administrator pay the costs herein

14652 Arthur W. Adm. of the Estate

A. E. Middlebrook \$500-

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10564 In the Pursuance of Damages

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14656 Arthur W. Kameron,
Administrator
of the Estate of Ella E. Middleton
Deceased. Plff.

vs
A. E. Middleton et al. Dfts.

that the value of such real estate is less than \$500. It is therefore ordered, and decreed, that the said Arthur W. Kameron administrator of the estate of Ella E. Middleton, deceased, do, and he is hereby authorized to sell and convey the real estate described in the plaintiff's petition on the following terms and conditions: by private sale and to the highest bidder for cash.

In the 5 day of August, 1938, this cause came on to be heard and this Court being fully advised in the premises, here by finds that it is necessary to sell the real estate of Ella E. Middleton deceased to pay the debts of such decedent. It is therefore ordered, and decreed, that the said Arthur W. Kameron administrator of the estate of Ella E. Middleton, deceased, do, and he is hereby authorized to sell and convey the real estate described in the plaintiff's petition on the following terms and conditions: by private sale and to the highest bidder for cash.

10564 In the matter of the Guardianship of Samuel D. McAdow, Incapacitated

and settlement due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having examined said account, and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

This day the account of Ivan McAdow Guardian of Samuel D. McAdow came on for hearing and settlement due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having examined said account, and the vouchers thereunto and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be, and hereby is, approved, allowed, and confirmed. It is ordered that said Guardian be, and is, allowed the sum of Richard B. Thrall as attorney allowed \$5- for making 1/2nd account.

It is ordered that said Guardian be, and he is, allowed the sum of fifty dollars as compensation for his services, which amount the Court deems reasonable. The Court finds said account duly allowed, and said Guardianship settled according to law.

approval of Veterans Administration, filed Aug 5/38. balance of \$3709.24 in the hands of said Guardian due said work which amount he is ordered to pay over according to law.

approval of Veterans Administration, filed Aug 5/38. The Court finds a balance of \$3709.24 in the hands of said Guardian due said work which amount he is ordered to pay over according to law. It is ordered that said Guardian pay costs \$5- and find.

It is ordered account & proceedings be recorded.

It is ordered account & proceedings be recorded.

136417 In the matter of the Estate of Alice Ann Chappell deceased said account to set for hearing Sat. the 24 day of Sept. 1938. at 1 P.M. and notice thereof to be published as required by law in the Union Co. Journal a newspaper of general circulation in the County. and this matter is continued until said time.

7940^a In the matter of the Guardianship of Max E. Kirk. This day this matter came on to be heard upon the application filed herein. The Court finds that notice has been given to all incompetent interested parties as heretofore ordered. The Court finds that notice has been given to all interested parties as heretofore ordered. The Court finds that said Max E. Kirk, is incompetent, under guardianship, since 1914, and therefore she is still incapable of taking of and preserving her property. Max E. Kirk inmate of the Fuller State Hospital, Fullerton, Cal. It appearing to the Court that J. D. Williamson, is legally competent It is therefore ordered, that a guardian be appointed, and J. D. Williamson having filed his application herein and given bond in the sum of \$1,000. conditions according to law with The Fidelity and Casualty Co. of New York by W. E. Lawler, attorney as surety thereon. It is ordered that said bond be approved and that Letters of Guardianship issue to said J. D. Williamson, as provided by law.

13666 In the matter of the estate of Edward Paris

there is no of the said as to what thereof should be a suitable that he to bond with Mrs Thomas continued, least acc estate of filed there according to, as said It is the to said J. W. Justice recorded

13654 Arthur N. as guardian of the estate of Ella E.

v. A. E. Mid order: the said, J. are used sale was the same It is of deed of Ella E. purchased coming and. upon sale, as ordered. in his last and exp to Arthur fiduciary

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13666 In the matter of
 the estate of
 Edward H. Barker
 deceased
 by law appointed as Administrator of the
 estate of Edward H. Barker, deceased, late of Marquette
 Paris Township, in said County, and an affidavit that
 there is not to his knowledge any last will and Testament
 of the said intestate, also, a statement in general terms
 as to what the estate consists of, and the probable value
 thereof and, the Court, being satisfied that an ad-
 ministror should be appointed, and that said John L. Barker, is
 a suitable person, and legally competent, it is ordered,
 that he be appointed as such, administrator upon giving
 bond with sureties as required by law, in the sum of
 Two Thousand One Hundred Dollars and this cause, to
 continue.

This day, John L. Barker, appeared, in open
 Court accepted the appointment as Administrator of the
 estate of Edward H. Barker, deceased, and gave and
 filed therein his Bond in the sum of \$2,000 - Conditioned
 according to law, with the United States Fidelity and Guaranty
 Co., as surety, which Bond is approved by the Court.
 It is hereby ordered that notice of said appointment
 be published as required by law, that this proceeding
 be recorded, and that said Administrator pay the costs

13656 Arthur W. Gallaway,
 as Administrator
 of the estate of
 Ellen E. Middleton
 vs.
 A. E. Middleton, et al.
 Defts.

This day, John L. Barker, appeared, in open
 Court accepted the appointment as Administrator of the
 estate of Edward H. Barker, deceased, and gave and
 filed therein his Bond in the sum of \$2,000 - Conditioned
 according to law, with the United States Fidelity and Guaranty
 Co., as surety, which Bond is approved by the Court.
 It is hereby ordered that notice of said appointment
 be published as required by law, that this proceeding
 be recorded, and that said Administrator pay the costs

confirming sale. This day, this cause
 came on to be heard on the report of
 Arthur W. Gallaway, Adm- of estate of Ellen E.
 Middleton vs. A. E. Middleton, et al. of his proceeding under
 the former order of this Court, and upon
 the motion of said petitioner to confirm
 the sale, made in obedience to said
 order; the Court having carefully examined said report
 and, finding the same 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
 Ellen E. Middleton, in said real estate, to the
 purchaser, Lowell Appleman. 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 \$400 - It is further
 ordered, that said Arthur W. Gallaway, out of the money
 in his hands, pay: and Administrator, First - the costs
 and expenses, of the sale, including an atty fee \$50.00
 to Arthur W. Gallaway for services performed for the
 fiduciary in connection with the sale & sum of \$

confirming sale. This day, this cause
 came on to be heard on the report of
 Arthur W. Gallaway, Adm- of estate of Ellen E.
 Middleton vs. A. E. Middleton, et al. of his proceeding under
 the former order of this Court, and upon
 the motion of said petitioner to confirm
 the sale, made in obedience to said
 order; the Court having carefully examined said report
 and, finding the same 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
 Ellen E. Middleton, in said real estate, to the
 purchaser, Lowell Appleman. 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 \$400 - It is further
 ordered, that said Arthur W. Gallaway, out of the money
 in his hands, pay: and Administrator, First - the costs
 and expenses, of the sale, including an atty fee \$50.00
 to Arthur W. Gallaway for services performed for the
 fiduciary in connection with the sale & sum of \$

provision for his services in connection with the sale of estate; costs of expenses, fees and compensation shall be paid first to any claims upon the said estate and not withstanding the purchase of such real estate by a firm holder; account to the payment of taxes, penalties and assessments there due, against such real estate and to the payment of mortgages against the said or deceased person according to their respective priorities, insofar as they are created as a lien on the real estate of the deceased at the time of the sale or on the estate of the said at the time of sale; which shall be appointed and determined by the Court on our reference to a master or otherwise. And it is further ordered that this proceeding be recorded and that said petition pay the costs herein taxed at \$27.50 out of the proceeds of said sale.

13666 In the matter of the Estate of Edward H. Barber the above captioned estate heretofore deceased. 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.

13664 In the matter of August 18 Preliminary estate from administration The estate of this day Charles Davis appeared in open Court Virginia Benham filed an application to relieve the estate deceased from administration, the estate of the within named decedent. It appearing to the Court that the estate of said decedent is less than \$500 in value and that notice of the filing of said application has been given to or waived by 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.

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13667 In the matter of
 Adm Reed. Henry of Mifflin Center in this County, appeared
 in open Court, and filed an affidavit, in the form pre-
 scribed by law, for admission of said Adm Reed into the
 Columbus State Hospital. Hearing in the home of Adm Reed,
 Judge L. M. Hazen, alleged to be insane, before the Court on the
 12 day of Aug. 1938. at 9 A.M. And it is further ordered
 that expenses issue for Dr. John L. Baylaw, and Fred Ballway
 M.D. reputable legacy qualified physician witnesses to
 appear at the time and place aforesaid; and the cause
 is continued. Hearing applicant insane, committed to the
 Columbus State Hospital.

13669 In the matter
 of the account of William Bishop executor of said
 Phillip Bishop estate, and filed their final and
 deemed final account herein. It is
 thereupon ordered that said account, be set for
 hearing on Saturday the 24 day of Sept 1938, at 1 P.M.
 and that notice thereof be published, as required by law,
 in the Union County Journal, a newspaper of the County.
 And this matter is continued until said time.

13689 In the matter of
 the estate of Elizabeth Bishop widow of Phillip
 Bishop deceased having filed a
 Phillip Bishop Dec's motion herein to set aside the
 former order of this Court approving the inventory
 and approval of filed herein, now, on the motion
 of said Elizabeth Bishop her former motion is
 withdrawn and over-ruled.

13644 In the matter
 of the will of
 David A. Longnecker dec'd to probate and record the will of David A.
 Longnecker deceased late of the Township of Allen in said County
 heretofore filed in this Court. It is not shown to the satisfaction
 of the Court, that said decedent died leaving Mary E. Longnecker his
 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 former order of this Court, or having notice of said Will and
 probate of said Will, and Richard B. Thrall, R. Bernard Thompson, the subscribing
 witnesses to said Will this day appeared in open Court and
 having been duly sworn testified respectively to the due execution
 attestation of said Will, which testimony was reduced to writing, was
 subscribed by them respectively, and filed with said Will.
 Whereupon the Court finds that the aforesaid instru-
 ment of writing is the last will and testament
 of said David A. Longnecker deceased; that it was duly executed
 and attested, that said testator, at the time of signing said Will, was of full
 age, sound mind & memory, not under any restraint
 thereupon the Court orders the admission of said Will to probate and that it
 be filed with said testimony of the witnesses, to be entered of record in this Court.

13648

In the matter of
 the will of
 David A. Longnecker
 deceased.

An application having been this day
 presented to the C. J. by Mary E.
 Longnecker, praying that said
 deceased instrument in writing pur-
 porting to be the last will and testament of David A.
 Longnecker, deceased, be admitted to probate; all
 matters in writing. It is ordered that, days counting
 of the presentation of said will and of the application
 for the admission of the same, for probate be
 given to the surviving spouse, and to the next of kin
 of said testator, known to be resident of the State
 and that a hearing on said application will be
 had on the 13 day of August 1938. at 10. A. M.
 Admittance to Probate and Record

This matter came on this day, further to be heard
 on the application of Mary E. Longnecker, to admit
 to probate and record the will of David A. Longnecker
 deceased late of the Township of Allen, in said County, hereto
 fore filed in this Court. It is now shown to the
 satisfaction of the Court, that said decedent, died leaving
 Mary E. Longnecker his surviving spouse, and that the
 surviving spouse and all the next of kin of said
 decedent known to be resident of the State of this have
 been duly served with notice of the filing of said will
 and of the application to admit it to probate and
 record, in this Court, pursuant to a former order of this
 Court, or waived notice and given consent to the probate
 of said will. And Richard C. Hall and Genesid Kingmore,
 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 in-
 strument of writing, is the last will and testament of
 said David A. Longnecker, deceased, that it was
 duly executed and attested; and that the said
 testator, at the time of executing 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

13648

In the matter of
 the Estate of
 David A. Longnecker
 deceased.

The will of David A. Longnecker
 deceased, late of Allen Township
 in said County, having heretofore
 been duly probated and allowed
 this day Mary E. Longnecker the executrix named in
 said will, appeared in open Court, and made an

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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 Mary E. Longmeyer is a suitable person and legally competent, and that by the terms of said will said Testator ordered or requested executor may execute it, without giving bond; it is ordered that she be appointed as such executor, and that Letters Testamentary be granted and issued on the will of said Mary E. Longmeyer, 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.

13634

In the matter of the estate of Frank P. Williams deceased. This day ^{Aug. 15th} came W. G. Williams ass. of the estate of Frank P. Williams 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 Frank P. Williams a resident of Liberty Township in said County died intestate on June 11th 1938, and that on the 16th day of June 1938, W. G. Williams was appointed and qualified administrator of the estate of said estate of said decedent; that insofar as they can be ascertained, to whom each such parcel of Real Estate passed by descent or devise.

Siddie H. Williams, first married D. R. F. D. mother - see 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 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.

11822

In the matter of the estate of Frank P. Andrews. This day E. P. Andrews & J. F. Andrews made and filed an application under oath, as required by law, to be appointed ad hoc administrators of the estate of Frank P. Andrews deceased, of Plain City in said County, and an affidavit that there is not to their knowledge any last will and testament of the said decedent also a statement in general terms as to what the estate consists of. And the probate

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value thereof and the Court being satisfied that an administrator should be appointed to administer the goods and estate of said deceased, not deceased, that said E. R. Andrews and T. F. Andrews are suitable persons, and legally competent, and that E. R. Andrews the former sole administrator died without fully administering said estate, it is ordered that said E. R. Andrews and T. F. Andrews be appointed as such administrators de bonis non upon giving bond with sureties, as required by law, in the sum of seven thousand eight hundred dollars and this cause is continued. This day E. R. Andrews and T. F. Andrews appeared in Open Court accepted the appointment as administrators de bonis non of the estate of Frank E. Andrews, deceased, and gave and filed herein their Bond, in the sum of \$7800⁰⁰ conditions according to law, with Alice V. Andrews, Edwin Davis and Merle Kochl, as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration de bonis non issue to said E. R. Andrews and T. F. Andrews that notice of said appointment be published and given as required by law; that this proceeding be recorded, and that said administrators pay the costs.

13584 In the matter of the Estate of Belva Davis Deid Day of August 1938. at 10 A.M. and no objections filed to same, it is hereby approved and confirmed.

13520 In the matter of the Estate of Belj. F. Davis Dunton and appointment on the 15 day of August 1938. at 10. A.M. and no objections having been filed to the same, it is hereby approved and confirmed.

13634 In the matter of the Estate of Frank M. [unclear] It is the hearing and that by law in this Court said time

13669 In the matter of the Estate of Foster C. [unclear] praying for the last will admitted in writing application for grant of said testament that on the 25 day

13671 In the matter of the Estate of Matthew S. [unclear] County, it is ordered and it is admitted that the heirs of said [unclear] This is for application August [unclear]

13672 In the matter of the Estate of [unclear] to be the last admitted presentable cause for [unclear] appeal

13659 In the matter of the Estate of [unclear] Court the by all [unclear] from [unclear] being due

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13634 In the matter of
 The Estate of
 Frank Williams, Dec'd

This day came N. G. Williams, Adm.,
 of the said estate and filed his
 first and final account herein.
 It is thereupon ordered, that said account be set for
 hearing on Saturday the 24th day of Sept. 1938. 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.

13669 In the matter of
 The Will of
 Foster C. Walker, Dec'd

An application having been this day
 presented to the court by Okey D. Dillon
 praying that an instrument in writing purporting to be
 the last will and testament of Foster C. Walker, deceased,
 be admitted to probate. It is ordered, that five days notice,
 in writing, of the presentation of said will and of the
 application for the admission of the same, be given to the
 surviving spouse and to the next of kin
 of said testator, known to be resident of the state and
 that a hearing on said application will be had on
 the 25 day of August 1938. at 10 A.M.

Wednesday, August 17

13671 In the matter of
 The Will of Matthew S. B. Converse
 of Plain City, Union County, Ohio, deceased

This day an instrument in writing
 purporting to be the last will and testament
 of Matthew S. B. Converse, late of Plain City, Union County,
 Ohio, 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 the testator, known to be resident of the state of
 Ohio fourteen (14) days prior thereto, that said
 application will be for hearing before this Court on the 31 day of
 August 1938 at 2 P.M. said notice to be served as a
 summons ^{by registered mail} and this cause is continued.

13672 In the matter of
 The Will of Josephine Wallace
 Dec'd

An application having been this day
 presented to the court by William Wallace praying
 that an instrument in writing purporting
 to be the last will and testament of Josephine Wallace, deceased, be
 admitted to probate. It is ordered that 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, & that a hearing on said
 application will be had on the 2 day of Sept. 1938. at
 10 A.M.

13659 In the matter of the estate
 of L. M. ... Dec'd

This day the executor in the above captioned estate
 ... filed herein, came on for hearing -
 the court that notice of the filing of the said inventory has been given to or mailed
 by all interested parties, as required by law, and no exceptions having
 been filed thereto, it is now ordered, that said inventory, after
 being duly examined, be allowed and confirmed.

13606

In the matter of the estate of Fred Gabriel, administrator, deceased, partial account of Fred Gabriel, administrator, filed July 8, 1938, and the exceptions thereto, the court, upon due consideration thereof, find that said exceptions are not well taken, and that said account is in all respects correct and according to law, and, do hereby approve and confirm the same. And it is ordered, that the exceptors, Charles Blue, Nellie Lume Newberry, and Barbara Southard, pay the costs upon said exceptions, taxed at \$5.00.

Exceptions noted for exceptors, appeal Bond fixed in the amount of \$50.00 shown said exceptors, or any one of them appeal from this decree.

Approved: Wm. B. Bickham
 Wm. B. Bickham
 attorney for exceptors.

13664

In the estate of Virginia Burch, deceased, and filed Decided 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 Virginia Burch, a resident of the village of Miffland Center in said county, died testate on May 7, 1936, that her last will and testament was filed in the probate court of Union County, Mo., on the 11th May, 1936, admitted to probate May 15th 1936, and recorded in Vol. V. page 231 of the Record of Wills of said county, and that on the 11th day of August, 1938, an order was made by the court relieving said estate from administration and directing delivery of personal property and transfer of real estate to the persons entitled thereto; that insofar as they can be ascertained, the following is list of persons to whom each parcel of Real Estate

Elle Davis, spouse of Springfield, Mo. Daughter - all and that the description of said real is as set out in said application; and it appearing to the satisfaction of the court, that the fee 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, as 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.

13661

In the matter of the estate of Charles Ross, deceased, and filed herein for hearing. It appearing to the satisfaction of the court, that notice of the filing of same, has been mailed by all interested

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In the matter of the estate of Ella E. M. De

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In the matter of the Ella B. an sum for her her purchase of said Ella B. she is a niece of Malinda is Cont and sai

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parties as required by law, and no exceptions having been filed thereto, it is now ordered, that said Inventory, after being duly examined, be allowed and confirmed.
In the matter of the Inventory of Frank Ware, dec'd of said estate, It is ordered that the hearing on the approval of said Inventory be had before this Court forthwith, notice of hearing granted by all persons entitled to notice under the law of the State of Ohio.

13654

In the matter of the estate of Ellen E. Middleton deceased This day another W. Galloway, administrator of the said estate, filed his first & final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of Sept. 1938. at 1. P. M. and that notice published in Union County Journal, a newspaper of this County, and this matter is continued until said time.

13651

In the matter of the Estate of Mary Welsh, dec'd, account. herein. It is thereupon ordered that said account be set for hearing on Saturday the 24 - 1938. September; at 1. P. M. and notice in Union County Journal, and this matter continued until said time.

13643

In the matter of the estate of Mary Catherine Kumble, dec'd and final account. herein. (This day came Homer Kumble Adr.) It is thereupon ordered that said account be set for hearing, Sept 24 - 38. at 1. P. M. and notice in the Union County Journal, a newspaper of this County, and this matter is continued until said time.

13655

In the matter of the Guardianship of Ella Smith Incompetent Writor, as guardian for Ella Smith an incompetent person, asking for an order fixing a sum to be paid to his work, personally and monthly, for her personal use, so give money, pay on the upon her personal receipt therefor, and asking for an order fixing a monthly allowance to provide a home and maintenance for his said ward. On consideration of said application the Court finds that the said Ella Smith has not a home, that at this time she is residing with her daughter, Ethel Sanford, in the village of Lerna, Ohio, who is furnishing her maintenance and support; that the said Ella Smith is content to continue residing with said daughter, and said daughter is willing to furnish a home,

support and maintenance for the said Ella Smith at the rate of \$20⁰⁰ per month as long as the said Ella Smith remains in the state of health. she. this day is.

The court further finds and believes that the said Ella Smith should be allowed and paid to her personally to be used by her as in her judgment may seem but the sum of \$5⁰⁰ per month. Therefore it is hereby ordered by the court that the said Lloyd Winter, as guardian pay to the said Ella Smith \$5⁰⁰ on the 1st of each and every month hereafter until further ordered by the court and as evidence of said payment receipt her personal receipt therefor and countersigned by the person with whom she resides and pay to whomsoever the said Ella Smith resides the sum of \$20⁰⁰ on the 1st day of each and every month hereafter for her home maintenance and support and until further ordered by the court.

13606 In the matter of the estate of Ella S. Blue, dec'd filed a notice of his intention to appeal from the judgment and order of this court in the matter of a judgment overruling exceptions to the 1st Part of account filed by Fred Gabriel as administrator of the estate of Ella S. Blue deceased. said judgment overruling the exceptions to said account was rendered on the 18. day of August 1938. It is therefore ordered that said Phyllis E. Blue give bond in the sum of \$50⁰⁰ with sureties subject to the approval of this court.

13606 In the matter of the estate of Ella S. Blue, dec'd and filed an appeal Bond in the sum of \$50⁰⁰ with Phyllis E. Blue as principal and J. D. McAniff and Jerry McAniff as sureties in this case, which Bond is approved by the court. It is therefore ordered that an authenticated transcript of all the docket and journal entries pertaining to said cause and the judgment and order appealed from be made forthwith for filing with the proper court to perfect said appeal.

13606 In the matter of the estate of Lily Henderson, dec'd and that notice of the same be published ten days prior to the date of said hearing in one issue of the Piedmont Gazette.

13674 In the matter of the estate of Foster C. ... and allow in said ... application as such what the thing is a D. Dillon it is upon you in the This day accepted to deceased the sum of United S Bond ... ordered in of said of said by law that sa

13669 In the matter of the estate of Foster C. ... by force of the law filed in satisfaction having a pin of ... had been ... will and record of the Consent and do said ... having due ... testimony by them therefrom of ... because and ... full say

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In the matter of
 The Estate of
 Foster C. Walker, Dec'd
 having been duly proved
 and allowed; this day Okey D. Dillon 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 Okey
 D. Dillon 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 \$2,100 and this cause is continued.

This day Okey D. Dillon appeared in open Court
 accepted the Trust as executor of the estate of Foster C. Walker
 deceased, and gave and filed herein his Bond in
 the sum of \$2,100 conditioned according to law, with
 United States Fidelity & Guaranty Co. as surety which
 Bond is approved by the Court. It is therefore
 ordered that Letters Testamentary issue in the will of
 of said decedent to said Okey D. Dillon, that notice
 of said appointment be published as required
 by law, that this proceeding be recorded, and
 that said executor pay the costs herein.

13669

In the matter of
 The will of
 Foster C. Walker, Dec'd

Application of Okey D. Dillon to admit
 to probate and record the will of Foster C. Walker, deceased, late
 of the township of Liberty in said County heretofore
 filed in this Court. It is now shown to the
 satisfaction of the Court that said decedent died
 leaving no 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 Harry C. Perfect
 and J. O. Ollie White 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 was
 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 & testament of said Foster C. Walker
 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

This matter came on this day
 for trial to be heard on the ap-
 plication of Okey D. Dillon to admit
 to probate and record the will of Foster C. Walker, deceased, late
 of the township of Liberty in said County heretofore
 filed in this Court. It is now shown to the
 satisfaction of the Court that said decedent died
 leaving no 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 Harry C. Perfect
 and J. O. Ollie White 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 was
 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 & testament of said Foster C. Walker
 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

13534 In the matter of the estate of O.E. Stout, Decs account. herein. This day came. Ida M. Stout administratrix of said estate, and filed her 'first and final' Decs account. herein. It is thereupon ordered that said account be set for hearing on Saturday the 24 day of Sept. 1938. at 1 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

11269 In the matter of the estate of Drenner Jewell of Delmar, Jersey an incompetent of Union County. This said presented his 3rd partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Sat. the 24 day of Sept. 1938 at 1 P.M. to which time said matter is continued

13652 In the matter of the estate of Byron Blake. Decs report of George W. Blake, executor of the estate of Byron Blake of his proceeding under the former order of this Court, and upon the motion of said petitioner to confirm 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 Byron Blake in said real estate to the purchaser, Louise Blake. It is further ordered that said executor out of the money in his hands pay: First the costs and expenses of the sale including an attorney fee of \$5.00 to Richard C Thrall, for services performed for the fiduciary in connection with the sale. Second to the payment of taxes, penalties and assessments due against such real estate. Third that the balance of the proceeds of said sale amounting to \$313.35 be paid to Louise Blake to be applied upon her right of dower and the \$5.00 exemption provided by law.

13675 In the matter of the estate of Francis M. Deceased the estate county at knowledge intestate the estate the Court be approved person as an approved bond with of One the of this accepted estate of herein be Condition Acciden as surety It is all to said ment to proceed pay the

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D. Hyle, Esq.
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Lorraine Blake.
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aid to Lorraine Blake
exemption provided

13675- In the matter of this day John W. Darley appeared in open
the estate of Court and made and filed an application under
Francis M. Riley such as required by law to be appointed as adm. of
Deceased.
the estate of Francis M. Riley deceased, late of Leesburg Twp in said
county and an affidavit that there is not to his
knowledge any last Will and Testament of the said
intestate, and a statement in general terms as to what
the estate consists of and the probable value thereof; and
the Court being satisfied that an administrator should
be appointed and that said John W. Darley 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 John W. Darley appeared in open Court
accepted the appointment as administrator of the
estate of Francis M. Riley deceased and gave and filed
herein his Bond in the sum of One thousand Dollars
conditioned according to law with the Hartford
Accident and Indemnity Co. of Hartford Conn.
as surety which Bond is approved by the Court.
It is therefore ordered that letters of administration
be given to said John W. Darley, that notice of said appoint-
ment be published as required by law; that this
proceeding be recorded, and that said administrator
pay the costs herein.

13558 In the matter of the Estate of Ida D. Armistead deceased. This day the first & final account of Robert Armistead ad. of the estate of Ida D. Armistead, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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 & in conformity to law. Therefore, the said account is hereby approved, allowed, and confirmed. Arthur W. Galloway, as attorney is allowed \$60.⁰⁰; L.W. Dagen Probate Judge Court costs \$42.⁰⁰. Division of aid for aged. \$49.³⁸ allowed. The Court finds said account duly balanced & said estate settled according to law. It is ordered that said Adr. pay the costs \$56-17-38. It is ordered that said account and proceeding be recorded.

13629 In the matter of the Estate of Hannah Wiggles. This day the first and final account of Arthur W. Galloway administrator of the estate of Hannah Wiggles, deceased, came on for hearing and settlement. due notice thereof having been published according to law. no exceptions having been filed 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, & being fully advised in the premises, finds the same to be in all respects just and correct and in conformity to law. Therefore, the said account is hereby approved, allowed and confirmed. Arthur W. Galloway, attorney & administrator, fees \$50.⁰⁰; Division of aid for the aged \$67.⁰⁰ Court costs \$27.⁰⁰. 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 account & proceeding be recorded; Bond released, except for fraud or manifest error.

11940 In the matter of the Estate of Bead D. Watkins. This day the account of Lloyd L. Plake, ad. of Bead D. Watkins, 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 & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

12982 In the matter of the Estate of Julia... having been... the Court has... therein... conforms... allowed... taxed... recorded in

13457 Martin D... 12280 Joseph... 11599 Mary J. P... 13558 Robert A...

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

13629 Arthur W. G... 11940 Lloyd L. P... 13418 Emory E. B... 12982 Martin L... 13559 William H. P... 13418 In the matter of the Estate of Christopher... having been... no one now appearing to except or object to the same; and the Court having carefully examined said account & the vouchers thereunto & all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be and hereby is approved, allowed & confirmed. It is ordered that said Guardian pay the costs herein taxed. It is ordered said account to be recorded in Record of this office.

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account of Arthur
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having been filed
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The Court finds
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Lloyd L. Blake, Edm.
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It is ordered
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this office-

12982 In the matter of this day the 3rd partial account of Martha Lockwood
The Guardianship of Dorothy Corb & Helen Corb minors came
of Dorothy Corb. for hearing and settlement, due notice thereof
Helen Corb. minors
having been published according to law. No exceptions having been filed
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 & correct and in
conformity to law. It is ordered that the same be & hereby is approved
allowed and confirmed. Approval of the Veterans Administration & approval
his account It is ordered that said Guardian pay the costs herein
taxed. It is ordered that said account and the proceedings herein be
recorded in the records of this Court credits \$3189²⁶

Total chargeable \$ 319²⁸ Balance \$ 2849⁹⁸

Dorothy Corb \$169²¹; Helen Corb \$150⁵⁷ Total \$ 319²⁸

In the matter of accounts filed for settlement this day proof of
publication of notice of filing accounts & vouchers of administration, was made
and the Court hereby approves the same, and orders the notice of said
entry upon the Journal of Court as full: said notice is as follows. viz:

- 13457 Martin Dooling, executor of the estate of Louis Dooling; 1st and final account.
- 12284 Joseph A. Lind Easton executor of the estate of John Easton. First partial act.
- 11599 Mary J. Rogers, Ex. E. Taylor, executor of the estate of J. B. Rogers, 2- and final act.
- 13558 Robert Arristead, executor of the estate of Ida D. Arristead
First and final account.

- 13629 Arthur W. Fullenmy, ad. of the estate of Hannah Mygale First & final account.
- 11940 Lloyd Blake guardian of Reed D. Walker, second final account
- 13418 Emory E. Butz ad. of the estate of Christopher Hinkle. First and final act.
- 12982 Martha Lockwood, adm. of Dorothy Corb & Helen Corb. 3rd partial act.
- 13559 William H. Wolgast, ad. of the estate of Clara Wolgast, 1st & final act.

13418. In the matter of This day the First & final account of
The Estate of Christopher Hinkle, dec'd Emory E. Butz, administrator of the estate of
Christopher Hinkle, deceased, came on for hearing and settlement, due notice thereof
having been published according to law. No exceptions having been filed thereto.
No one now appearing to except or object to the same; and the Court having carefully
examined said account and the vouchers therein & all the matters pertaining
thereto. and being fully advised in the premises, finds the same to be in all
respects just and correct & in conformity to law. Therefore the said account is
hereby approved allowed & confirmed. Said administrator is hereby allowed the
sum of \$56⁰⁰ as a credit being a just and reasonable amount expended by him for a
for said decedent. W. P. McElroy on account of fees \$200⁰⁰; W. P. McElroy, balance of attorney fees
\$267⁰⁵; W. P. McElroy for record in Marion Co. Court \$12⁰⁰; F. A. McElroy, attorney fees \$467⁰⁰
dist. \$897; Emory E. Butz, admis. for return \$718⁰⁰; & Compensation \$482⁰⁰ Total \$1200⁰⁰
Emory E. Butz, disb. for filing Chattel mtg. \$10⁰⁰. The Court finds a balance of
\$13428⁹⁹ in the hands of said administrator due said estate; which
amount he is ordered to pay over & distribute according to law, and the
share of said Christopher Hinkle, deceased. It is ordered that said ad-
ministrator pay the costs herein July 7-1938. Paid costs in full \$93³⁰. It is
ordered that said account and the proceedings herein be recorded in
the records of this office.

13660

Sturgis W. Cheney, Adm. of the Estate of Clara Davis deceased. Plaintiff vs. Roy Ellwood Davis et al. Defendants.

This matter coming on to be heard upon the Petition and the Evidence the Court find all the Defendants herein have been duly and legally served with process so have voluntarily entered their appearance and consent to the sale prayed for and are properly before the Court: it is necessary to sell said real estate to pay the debts of said estate and the prayer of the Petition shames to be granted. Further upon the Answer and Cross Petition filed herein by Sturgis W. Cheney Adm. with the two annexes of Benjamin F. Davis Deed in which it is recited that the estate of Benjamin F. Davis deceased is the owner of an undivided one half (1/2) interest in the real estate described in the Petition and in which Answer and Cross Petition it is prayed that the entire interest of the real estate involved in this action be sold, and it appears to the Court to be to the best interest of all persons concerned, it is therefore ordered that the entire interest in said real estate be sold and said Administrator account for the proceeds according to law.

It appearing to the Court that a new appraisement should be made of said real estate, it is ordered that W. E. Chapman C. L. Decker and J. H. Miller 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 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 the return of their proceedings in writing to this Court forthwith.

Entry: Confirming appraisement and 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 regular and correct, it is ordered that the same be approved and confirmed. It is further ordered that said Sturgis W. Cheney Adm. of the estate of Clara Davis deceased execute within ten (10) days to the State of this, or bonds with sufficient sureties to be approved by the Court in the sum of \$700.00 conditioned according to law.

Appraising Bond and ordering Private Sale. It further appearing to the Court that the Plaintiff has given additional Bond in the sum of \$700.00 with approved sureties conditioned according to law, the said bond is hereby approved. And it appearing that private sale would be to the best interest of the estate, it is ordered that said Sturgis W. Cheney as such administrator sell the entire interest in said real estate at private sale at not less than \$700.00 being the appraised value thereof to be sold for cash upon delivery of a deed. And it is further ordered that said Sturgis W. Cheney do Administrator make return of sale without unnecessary delay.

Confirming Sale ordering Deed to Distribution.

This day the Adm. of the former order sale in or report and correct. made it and confirm of all the estate and deceased. Order on interest of a to the same coming upon its amount million Answer. Davis at 80p for dit on Jan aged as herein for the law. lifeli and on the firm the sale of of release deed. to County. the said ad Trust. to a unusual assessments and expenses. for of Commission in payment Administrator expenses, a \$175.00 for taking of 7th 7th rel deceased \$85.00; 8th a. set forth

heard upon the Court. find all and legally intently entered this sale prayed for it. it is necessary to and the prayer the Answer and the Decree annexed that the estate undivided as described in the petition it is estate appear to the concerned. next in said account for money to the by made of said in C. L. Decker. and persons of and they at its that said truly and a act of Vice duties require new of their

This day views heretofore that said report is the same. to w. it at said Sturgis H. this ten (10) days h. approval by the & laws. Private sale said title has given conditions. And it appears of the estate, it is less than \$700. of a deed. Administrator

This day this cause came on to be heard on the report of Sturgis H. Cheney, Adm. of the estate of Clara Davis, deceased 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 in 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 Clara Davis in said real estate and all of the right, title and interest of the said Benj. F. Davis, deceased, in said real estate to the purchaser in conformity to the Order made herein ordering said Administrator to sell the entire interest of said real estate upon the said purchaser paying to the said Administrator the sum of \$700 - in cash. This cause coming on further to be heard upon the pleading herein, upon the motion to distribute the proceeds of the sale amounting to \$700. The Court finds there is due William L. Decker upon the tax lien set forth in his Answer and Cross-Petition from the estate of Clara Davis, deceased, the sum of \$234⁷⁵ with interest thereon at 8% from the date of this Entry; that Clara Davis died on June 7, 1935 leaving in trust to the Division of Aged for the aged as security for old age assistance the real estate herein before described, and that said Division of Aged for the aged paid to the said Clara Davis during her lifetime the sum of \$632⁰⁰ which is a valid and subsisting lien upon said premises, and now upon the fund in the hands of said Administrator arising from the sale of said premises. It is ordered that an Entry of release and satisfaction of said tax lien and said Trust deed be entered in record in the office of the Recorder of Union County, Ohio, according to law. It is further ordered, that said Administrator, out of the money in his hands, pay: First, to the Probate Court of this County the costs of this said sale amounting to \$19⁰⁰; 2nd to the Treasurer of this County, the taxes and assessments against said property in the sum of \$19⁰⁰; 3rd the costs and expenses incurred in the sale of said property consisting of an advertisement fee of \$42⁰⁰; attorney fee to Robert F. Allen of \$50⁰⁰; real estate brokers Commission to D. H. Davis of \$50⁰⁰; \$142⁴⁰; 4th to William L. Decker in payment of the tax lien in his favor, the sum of \$234⁷⁵; 5th to S. H. Cheney Administrator of the estate of Benjamin F. Davis, deceased, sufficient to pay the Court expenses, and all the debts against said estate, in the amount of \$142⁵⁰; 6th to the Probate Court of this County in payment of the Court costs of the probate of the Will and Administration of the estate of Clara Davis, Dec'd \$35⁵⁰; 7th to be retained by Sturgis H. Cheney Administrator of the estate of Clara Davis, deceased sufficient to cover expenses of Administration of the estate of Clara Davis, Dec'd \$85⁰⁰; 8th to the Division of Aged for the aged, the balance to apply on its claim as set forth in its Answer and Cross-Petition \$22²⁵

Distribution

13457 In the matter of The Estate of Louis Dollinger deceased. This day the first and final account of Martin Dollinger executor, of the estate of Louis Dollinger deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. Wages, sundries and Hooper attorney fees, costs, stamps, etc \$189.⁰⁰ Martin Dollinger compensation \$100.⁰⁰ The Court finds said account duly balanced, and said estate settled according to law. It is ordered, that said executor pay the costs, paid. It is ordered, that said account and the proceeding herein be recorded in the Records of this office bond none by will required.

115-99 In the matter of The Estate of J. S. Rogan deceased. This day the first and final account of Mary J. Rogan and George R. Taylor executors of the estate of J. S. Rogan, deceased, came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed 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. Executor make no charge for their services. Distribution Blanche E. Taylor distribution show. 452.95; Max J. Rogan " show. 42.95; Dora M. Rogan " " 452.96. The Court finds said account duly balanced, and said estate settled according to law. It is ordered, that said executors pay the costs \$7. paid 7-7-38. It is ordered said account and be payable to be recorded in the Records of this office

17280 In the matter of The Estate of John Easton dec'd. This day the first account of Joseph Easton & Fred Easton executors, of the estate of John Easton, 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.

Said executor amount well compensation as attorney considered Fred Easton duly balanced ordered according to law. the m... the estate... claims... due notice no exceptions now appearing and the... being... find the... and in... is hereby... is hereby... amount for... of \$1780.⁰⁰... the... and him... service... in the... which a... distribut... deceased... 4-1938... proceeding... and Bond... 13675 In the matter of the Estate of Francis... Dec... of the... interested... having... Inventory... confirmed... 13643 In the matter of the Estate of Mary... of Thomas...

account of the estate of me on for notice thereof exceptions having been except or fully examined. The matter is hereby

amp, etc \$189.00 Court finds estate settled and executor's account and this office

of Mary J. executor of the estate of the deceased. The Court finds that the account is correct and is hereby confirmed.

2.95: Max J. 2.96. The Court finds to law. It is ordered of this office Easton, E. Fred Easton, decedent, due notice no. exceptions inly except or fully examined all the matter the premises and correct said confirmed

Said executor are hereby allowed the sum of \$167.15 being commission on the amount collected and accounted for by them and being in full compensation for all their ordinary services rendered. Melv L. Myer as attorney is hereby allowed the sum of \$86.00 which sum the Court considers just and reasonable. Paul Easton \$344.00; Fred Easton \$344.00; Emma Easton \$344.00; The Court finds account duly balanced according to law. Ordered cost paid \$5.00. It is ordered account proceeding to be recorded in records of this office.

13559 In the matter of the estate of Clara L. Weyanot, Decedent

This day the just and final account of William M. Weyanot, Adm. of the estate of Clara L. Weyanot, 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 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, due confirmed. Said adm. is hereby allowed the sum of \$500.00 as credit being just and reasonable amount expended by him for a monument for said decedent. Said adm. is hereby allowed the sum of \$1786.26 20 per centum; a dr. \$240.93 being commission on the amount collected and account for by him and being in full compensation for all his ordinary services rendered. The Court finds a balance of \$3499.32 in the hands of said administrator due said estate; which amount he is ordered to pay over and distribute according to law. said Clara L. Weyanot deceased. It is ordered that said Adm. pay the costs \$-6-00 Aug 4-1938 paid. It is ordered that said account and the proceeding herein be recorded in the Records of this office and Court released.

13675 In the matter of the estate of Francis M. Pety, Decedent

This day the inventory in the above captioned estate, submitted herein, came on for hearing. It appearing to the satisfaction of the Court that notice of the filing of the said inventory has been given to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said inventory, after being duly examined, be allowed & confirmed.

13643 In the matter of the estate of Mary Catherine Lamb, Decedent

This day the affidavit of Emma Chaffell, agent of the Union County Board of general consideration in this County, that the notice of appointment of James Lamb as administrator of the estate of Mary Catherine

by Lamble, 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

13651 In the matter of the Estate of Mary Voevath Deceased a newspaper of general circulation in this County that the notice of appointment of J. P. Baer as administrator of the estate of Mary Voevath 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

13654 In the matter of the Estate of Ella C. Middleton Deceased. This day the affiant of B. B. Garner, publisher of the Union County Journal a newspaper of general circulation in this County that notice of appointment of Arthur W. Bellamy adm. of the estate of Ella M. Middleton 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

13634 In the matter of the Estate of Frank P. Williams Deceased. This day the affiant of B. B. Garner publisher of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of H. G. Williams as administrator of the estate of Frank P. Williams 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 -

13596 In the matter of the Estate of William O. Perry Deceased This day the affiant of O. H. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Margaret A. Perry as adm. of the estate William O. Perry 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

13660 In the matter of the Estate of Clara Davis Deceased This day the affiant of O. A. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appt. of George H. Cheney as adm. of the estate of Clara 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

13620 In the matter of the Estate of Benjamin F. Deceased

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

13608 In the matter of the Estate of L. H. Jones Deceased This day the affiant of B. B. Garner publisher of the Union County Journal, a newspaper of general circulation in this County, that the notice of appointment of Arthur W. Bellamy adm. of the estate of L. H. 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

13572 In the matter of the Estate of Mary L. Deceased

appointed as administrator of the estate of Mary L. 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

13555 In the matter of the Estate of Emma M. Deceased This day the affiant of O. H. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of Margaret A. Perry as adm. of the estate Emma M. 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

13663 In the matter of the Estate of Emma L. Deceased This day the affiant of O. A. Kingley publisher of the Richmond Gazette a newspaper of general circulation in this County, that the notice of appointment of George H. Cheney as adm. of the estate of Emma L. 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

papers as
with a copy
to be recorded

Chappell
Journal
circulation
of J. P. Wallace
deceased, was
and was filed
is ordered, that

this office
Barnes, publisher
of a newspaper
in this County that
the notice of
deceased, was published
and filed herein.
that the same

J. P. Barnes
Journal
circulation in
of

of the estate
deceased in said
notice together
that the same

O. A. Kingley
publisher of
in this
of appointment
of O. Perry
as administrator
a copy of said
recorded

O. A. Kingley
publisher of
in this
of H. Cheney
deceased, was
is ordered,
said notice
in the records

13620 In the matter of this day the affiant of O. A. Kingley
Benj. F. Davis
(deceased)
publisher of the Richmond Gazette, a newspaper of general
circulation in this County, that the notice of appointment
of George H. Cheney, as Adm. with the will annexed, of the
estate of Benj. F. 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

13608 In the matter of this day the affiant of O. A. Kingley
of the estate of publisher of the Richmond Gazette
Lilly Handrickson (deceased), a newspaper of general circulation in
this County, that the notice of appointment of Robert
F. Allen, as Adm. of the estate of Lilly Handrickson 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.

13572 In the matter of this day the affiant of O. A. Kingley
the estate of publisher of the Richmond Gazette a
Mary L. Johnston newspaper of general circulation in
Decd. this County, that the notice of
appointment of Clayton P. Johnston as Adm. of the estate
of Mary L. Johnston, 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.

13555 In the matter of this day the affiant of O. A. Kingley
The estate of publisher of the Richmond Gazette a
Lena Mathes, decd. newspaper of general circulation in this
County, that the notice of appointment of Robert F. Allen
as administrator of the estate of Lena Mathes 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.

13663 In the matter of this day Mayme Livingston appeared in
The Estate of open Court, and made and filed
Emma Livingston an application under oath, as
Decd. required by law to be appointed ad-
m.

This day the affiant of O. A. Kingley
publisher of the Richmond Gazette a
newspaper of general circulation in this County, that the
notice of appointment of Mayme Livingston as
Adm. of the estate of Emma 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

13618

In the matter of
the estate of
Rebecca Dist.
Deceased

This day Robert F. Allen, 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 Rebecca Dist deceased late of the village 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 Robert F. Allen 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 \$3000 and this cause is continued.

This day Robert F. Allen, appeared in open Court accepted the appointment as administrator of the estate of Rebecca Dist. deceased, and gave and filed herein his Bond in the sum of \$3000 conditional 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 Robert F. Allen, that notice of said appointment be published as required by law; that this proceeding be recorded, and that said administrator pay the costs.

This 27 day of August, proof of publication of the Richmond Gazette, a newspaper of general circulation in this County, that notice of appointment of Robert F. Allen as administrator of the estate of Rebecca Dist. deceased, was published, it is ordered same be recorded in this office.

13617

In the matter of
The Estate of

John F. Johnston Dec. in this County, that the notice of appointment of Clayton P. Johnston as executor of the estate of John F. Johnston 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.

13640

In the matter of
The Estate of

George R. Horn, Dec. in this County, that notice of app. of Richard C. Thrall as executor of the estate of George R. Horn, 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.

13676

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13676 John W. Dailay, adm. of the estate of Francis M. Riley Dec. vs. Peft Riley, et al. Deft.
 This day John W. Dailay administrator of the estate of Francis M. Riley deceased. files 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, taxes, and costs of administration of the estate. It is ordered that said petition be heard as soon as the same be at issue that summons for defendants issue to the Sheriff of this County according to law or waivers be filed by parties defendant.
 On application of Robert F. Allen, administrator of the estate of Rebecca Distat deceased, the Plaintiff herein, it appearing that on behalf of Evelyn Moore, one of the Defendants herein, Elizabeth Moore, her mother and custodian, has waived the issuance and service of summons and that Evelyn Moore is a minor of seven (7) years, it is ordered that Richard C. Thorne, Jr. and he hereby is appointed guardian ad litem of said Evelyn Moore.

13678 Robert F. Allen, adm. of the estate of Rebecca Distat Dec. vs. Dispersing sale appraisement.
 This matter came on to be heard upon the Petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of her estate the Defendant being in default of answer with summons according to law or have voluntarily entered their appearance and consented to the sale prayed for and are properly before the Court. The Court finds from the evidence that all necessary parties are before the Court and that the prayer of the Petition should be granted and that the real estate described in the Petition was appraised by the appraisers of the estate at \$850.00 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 Rebecca Distat deceased in the amount of \$3000.00 is sufficient and that the additional bond is unnecessary for the reason that the said Robert F. Allen as such Administrator is accountable as such for the proceeds of the sale of said land in the administration proceedings filed in the Probate Court of Union County. This in case no 13618 and that said bond is sufficient under the circumstances. And it appearing that private sale would be to the best interest of the estate, it is ordered that said Robert F. Allen as such Administrator sell said real estate at private sale at not less than \$850.00 being the appraised value thereof for cash upon the delivery of a deed to the purchaser. And it is further ordered that said Robert F. Allen as such Administrator make

This day John W. Dailay administrator of the estate of Francis M. Riley deceased. files 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, taxes, and costs of administration of the estate. It is ordered that said petition be heard as soon as the same be at issue that summons for defendants issue to the Sheriff of this County according to law or waivers be filed by parties defendant.
 On application of Robert F. Allen, administrator of the estate of Rebecca Distat deceased, the Plaintiff herein, it appearing that on behalf of Evelyn Moore, one of the Defendants herein, Elizabeth Moore, her mother and custodian, has waived the issuance and service of summons and that Evelyn Moore is a minor of seven (7) years, it is ordered that Richard C. Thorne, Jr. and he hereby is appointed guardian ad litem of said Evelyn Moore.
 Dispersing sale appraisement.
 This matter came on to be heard upon the Petition of the Plaintiff for authority to sell real estate of the above decedent to pay debts of her estate the Defendant being in default of answer with summons according to law or have voluntarily entered their appearance and consented to the sale prayed for and are properly before the Court. The Court finds from the evidence that all necessary parties are before the Court and that the prayer of the Petition should be granted and that the real estate described in the Petition was appraised by the appraisers of the estate at \$850.00 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 Rebecca Distat deceased in the amount of \$3000.00 is sufficient and that the additional bond is unnecessary for the reason that the said Robert F. Allen as such Administrator is accountable as such for the proceeds of the sale of said land in the administration proceedings filed in the Probate Court of Union County. This in case no 13618 and that said bond is sufficient under the circumstances. And it appearing that private sale would be to the best interest of the estate, it is ordered that said Robert F. Allen as such Administrator sell said real estate at private sale at not less than \$850.00 being the appraised value thereof for cash upon the delivery of a deed to the purchaser. And it is further ordered that said Robert F. Allen as such Administrator make

return of sale without unnecessary delay
 13678 Robert F. Allen, ad. | This day this cause came on to be heard
 of the estate of | on the report of Robert F. Allen, ad. of the
 Rebecca Dirst. Decd. estate of Rebecca Dirst. of his proceeding
 under the former Order of this Court and upon the motion
 of said Petitioner to confirm the sale made in obedience
 to said Order: the Court having carefully examined said
 report and finding the proceedings of said Petitioner in all
 respects correct and being satisfied that said sale was
 fairly and legally made, it is ordered that the same
 be and hereby is approved and confirmed. It is
 Ordered that said Petitioner execute a deed of all
 the right, title and interest of the said Rebecca Dirst
 deceased, in said real estate to the purchaser, D. G.
 McDavid upon the said purchase paying to the
 said Administrator the sum of \$900 in cash.
 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 \$900- it is ordered that said Administrator
 out of the money in his hands pay:
 First: to the Treasurer of this County the taxes
 and assessments against said property in the sum of \$686
 Decd: to Robert F. Allen, ad. of the estate of Rebecca Dirst. decd.,
 the percentage of said Administration herein amounting
 to the sum of \$54⁰⁰ and to the Probate Court the sum
 of \$15⁰⁰ in payment of the costs of the said sale
 herein, making the total costs & expenses \$72⁰⁰
 Third: it is ordered that the balance of said proceeds
 amounting to the sum of \$821⁴⁰ be accounted
 for by said Administrator according to law and
 it is further ordered that this proceeding
 be recorded.

13678 Rebecca Dirst. L. Sale on application of Robert F. Allen, ad. of the
 estate of Rebecca Dirst. deceased. the Plf. herein, it appearing that
 on behalf of Evelyn Moom, one of the Dfs., Elizabeth Moom, her
 mother and custodian, her main assurance and service persons
 that Evelyn Moom is a minor & it is ordered that Richard
 C. Thrall be and he hereby is appointed, Gen. ad. Plein of said
 Evelyn Moom

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13676 John W. Darley, ad.
 Ad. of the estate
 Francis M. Riley Dec'd
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only heir at law and next of kin has signed a waiver
 of service of process. The Court finds from the evidence
 that all necessary parties are before the Court and
 that the prayer of the petition should be granted. That
 there is no surviving spouse of said decedent, that
 the real estate described in the petition was appraised
 by the appraiser of the estate at \$200, and that
 the further appraisement is dispensed with. It
 appearing to the Court that the amount of the
 original bond given by John W. Darley as such
 administrator is sufficient to cover double the total
 real and personal assets, it is hereby ordered, that
 the giving of an additional bond be and hereby is
 dispensed with. And it appearing to the Court
 upon satisfactory evidence, that it would be
 more to the interest of said estate described in
 the petition to private sale, it is now ordered,
 that John W. Darley as such administrator
 sell, as provided by law, the real estate in the
 petition described, at not less than the appraised
 value thereof, on the following terms, to wit:
 cash in hand at time of sale. And plaintiff
 plaintiff is ordered, to make return forthwith upon
 District sale

13676 John W. Darley
 as administrator of
 the estate of
 Francis M. Riley
 P. Plff.
 Guy Riley Deft.

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
 the same be and hereby is approved and confirmed.
 It is further ordered, that said petitioner execute
 a deed of all the right, title, and interest of the
 said Francis M. Riley in said real estate, to the purchaser
 Guy Riley and Ed Marie Riley upon the said purchase
 paying for same in cash. 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 Hundred ^{and twenty} Dollars (220) It is further ordered

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, and the
 defendant Guy Riley being the
 The Court finds from the evidence
 that the prayer of the petition should be granted. That
 there is no surviving spouse of said decedent, that
 the real estate described in the petition was appraised
 by the appraiser of the estate at \$200, and that
 the further appraisement is dispensed with. It
 appearing to the Court that the amount of the
 original bond given by John W. Darley as such
 administrator is sufficient to cover double the total
 real and personal assets, it is hereby ordered, that
 the giving of an additional bond be and hereby is
 dispensed with. And it appearing to the Court
 upon satisfactory evidence, that it would be
 more to the interest of said estate described in
 the petition to private sale, it is now ordered,
 that John W. Darley as such administrator
 sell, as provided by law, the real estate in the
 petition described, at not less than the appraised
 value thereof, on the following terms, to wit:
 cash in hand at time of sale. And plaintiff
 plaintiff is ordered, to make return forthwith upon
 District sale

This day this cause came on to be heard
 on the report of John W. Darley administrator
 of the estate of his proceeding, under the
 former order of this Court, and upon the
 motion of said petitioner to confirm the
 sale made in observation 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
 the same be and hereby is approved and confirmed.
 It is further ordered, that said petitioner execute
 a deed of all the right, title, and interest of the
 said Francis M. Riley in said real estate, to the purchaser
 Guy Riley and Ed Marie Riley upon the said purchase
 paying for same in cash. 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 Hundred ^{and twenty} Dollars (220) It is further ordered

Wednesday Aug 31- 1938.

THE COL. S. P. REG. CO. 74928

THE COL. S. P. REG. CO. 74928

that said John W. Dailey, as such Administrator out of the money in his hands pay First, the costs and expenses of the sale including Attorney fee \$62⁵⁰ to John W. Dailey for services performed, for the fiduciary in connection with the sale and the sum of \$13²⁰ to the fiduciary for his services in connection with the sale, which costs, expenses fees and compensation shall be paid prior to any claims upon the real estate sold and, not withstanding the purchase of such real estate by a firm holder second, to the payment of taxes penalties and assessments then due, against such real estate. Third, the remaining proceeds of sale to be applied, as follows: To discharge the claims and debts of the estate in the order provided by law; and, it is further ordered, that the preceding be recorded, and that said petitioners pay the costs & out of the proceeds of said sale, within ten days

13680

In the matter of the Estate of Arthur Bangeman, having heretofore filed an application for appointment as executor of the estate of Mattie S. B. Courasse, deceased. Deceased late of Plain City, Union County, Ind., as required by law, and bond having been dispensed to the will of the deceased, it is ordered, that said applicant be appointed executor of said estate, and that letters issue to him, as provided by law. On motion it is ordered that said estate be inventoried and appraised, by Louis H. Bang, H. B. Wacker, O. L. Boyer, and that due relation thereof be made to Court, as provided by law. It is further ordered, that notice of said appointment be published in the Plain City Advocate, or newspaper of general circulation in Union County, for the period provided by law, and proof of publication be filed in this Court for records.

13678

In the matter of the Estate of Sylvia R. Goff, deceased. This day came M. W. Goff, adm. of the estate of Sylvia R. Goff, deceased, filed his first & final account. This thompson ordered, that said account, to set for hearing on Saturday the 24 Sept. 38, notice in Union County Journal, and this matter is continued until said time.

13642

In the matter of the Estate of Byron Bealle, Dec'd. This 1 day of Sept. came George W. Bealle, adm. of the said estate, and filed his first and final account hereto. It is thompson ordered, that said account be set for hearing on Saturday the 29 day of Oct. 1938, at 1. P. M. case continue for said time.

13681

In the matter of the Estate of Charles, Dec'd. of the estate of Charles, in the last will and testament, the estate least, and that legacy be as such required. This day accepted of Charles her Bond with Har White Bon ordered, M. Butler required and that

13680

In the matter of the will of Mattie, Dec'd. known to former or P. Vign, to said M executor was read subscribed board for the last deceased attested of small full size under ordered, and the witnesses Court. It hereafter

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George W. Blake
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for hearing.
P. M. case

13681 In the matter of
The Estate of
Charles A. Butler
deceased
by law to be appointed, as administrator
of the estate of Charles A. Butler, deceased late of Union
County, 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 Harriet M. Butler is a suitable person
legally competent, it is ordered that she be appointed
as such administrator upon giving bond with sureties as
required by law in the sum of Fifteen Hundred Dollars.
This day Harriet M. Butler appeared in open Court
accepted the appointment as administrator of the estate
of Charles A. Butler, deceased, and gave and filed with
her Bond in the sum of \$1500- conditioned according to law
with Hartford Accident and Indemnity Company as surety
which Bond is approved by the Court. It is therefore
ordered that Letters of Administration issue to said Harriet
M. Butler that notice of said appointment be published as
required by law, that this proceeding be recorded,
and that Administrator pay the costs herein.

This day Harriet M. Butler appeared in
open Court and made and filed
an application under oath as required
by law to be appointed, as administrator
of the estate of Charles A. Butler, deceased late of Union
County, 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 Harriet M. Butler is a suitable person
legally competent, it is ordered that she be appointed
as such administrator upon giving bond with sureties as
required by law in the sum of Fifteen Hundred Dollars.
This day Harriet M. Butler appeared in open Court
accepted the appointment as administrator of the estate
of Charles A. Butler, deceased, and gave and filed with
her Bond in the sum of \$1500- conditioned according to law
with Hartford Accident and Indemnity Company as surety
which Bond is approved by the Court. It is therefore
ordered that Letters of Administration issue to said Harriet
M. Butler that notice of said appointment be published as
required by law, that this proceeding be recorded,
and that Administrator pay the costs herein.

13680 In the matter of
The Will of
Mattie B. Course
deceased
to probate: due notice having been
given to the next of kin of the testator
known to be resident of the State of Ohio pursuant to the
former order of the Court. Thereupon came William
P. Vignor and Mead C. Robinson, the subscribing witnesses
to said Will who being duly sworn, testified as to the
execution and attestation of said Will, which testimony
was reduced to writing by said witnesses respectively
subscribed, and filed with said Will. Whereupon the
Court finds the aforesaid instrument of writing is
the last will and testament of said Mattie B. Course,
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 restraint. It is therefore by the Court
ordered that the said Will be admitted to Probate
and that the same together with the testimony of the
witnesses above named be entered of records in this
Court. It is further ordered that the fiduciary to be
hereafter named herein pay the costs - herein taxed

This cause came on to be heard upon
the application to admit said Will
to probate: due notice having been
given to the next of kin of the testator
known to be resident of the State of Ohio pursuant to the
former order of the Court. Thereupon came William
P. Vignor and Mead C. Robinson, the subscribing witnesses
to said Will who being duly sworn, testified as to the
execution and attestation of said Will, which testimony
was reduced to writing by said witnesses respectively
subscribed, and filed with said Will. Whereupon the
Court finds the aforesaid instrument of writing is
the last will and testament of said Mattie B. Course,
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 restraint. It is therefore by the Court
ordered that the said Will be admitted to Probate
and that the same together with the testimony of the
witnesses above named be entered of records in this
Court. It is further ordered that the fiduciary to be
hereafter named herein pay the costs - herein taxed

13672 In the matter of
 The Will of
 Josephine Wallace, deceased. the will of Josephine Wallace, deceased late of the Village of Richmond in said County, West. Jors. 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 C. E. Hoffarth, one of the subscribing witnesses to said Will is dead, whereupon Benjamin Sanders and Annie W. Humbert appeared in open Court and being duly sworn and examined according to law, touching the genuineness of the signatures of said C. E. Hoffarth attached to said Will, A. D. Parish entered to said Will, appearing in Court, to testify to his signature to said Will, as a witness, which testimony was reduced to writing was subscribed by them perfectly and of A. D. Parish, witness, was filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will of said Josephine Wallace, 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 ad mittance 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.

Accounts filed for Sept. 1st

Accounts and vouchers of the following named persons and estates have been filed in the Probate Court of Union County for inspection, settlement and record, and unless exceptions are filed thereto, they will be for hearing and confirmation on Sept 24.

- 11261^c K. D. Kyle, Guardian of Deceit James 3rd account
- 13651 J. P. Vallenty, exec. of the estate of Mary Volrath 1st & final acct.
- 13609 W. P. Vallenty + William Bishop, administrators of the estate of Phillip Bishop deceased. 1st and final acct.
- 13643 Horat Sumath, adv. of the estate of Mary Catherine Beardslee First and final account.
- 13656 Arthur M. Galloway, administrator of the estate of Ella E. Middleton First and final account.
- 13417 Arthur M. Galloway, adv. of the estate of Alice Ann Chappell First and final account.

13634 H. G. Miller
 12670 Helen M...
 12786 W. W. Goff
 13534 John M. S...
 13682 In the matter of
 The estate of
 James East
 as Administrator
 late of New
 York that there
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 13663 In the matter of
 The estate of
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 13554 In the matter of
 Estate of
 executor of
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- 13634 W. G. Williams ad. of the estate of Frank Williams Fruit and Fuel account
- 12670 Helen Mc-Kin guardian of Betty James Walford 2nd account
- 12786 W. W. Goff ad. of the estate of Sylvia R. Goff 1st & final act.
- 13534 John M. Stout ad. of the estate of O. E. Stout 1st and final act

Tuesday, Sept. 6

13682 In the matter of the estate of James Earl Curry, Dec'd such as required by law to be appointed as Administrator of the estate of James Earl Curry deceased, late of New California Jerome Tp. in this County, and an affidavit that there is not to her knowledge, any last will and testament of the said intestate, also a statement in general terms, as to what the Estate consists of and the probable value thereof, and the Court being satisfied that an Administrator should be appointed and that said Ella Curry 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 \$5000 and she is directed not to continue decedent's business but to close the same forthwith, and this cause is continued. This day Ella Curry appeared in open Court accepted the appointment as Administrator of the estate of James Earl Curry, deceased, and gave and filed herein her Bond in the sum of \$5000 conditional according to law, with bonded C. Thompson and John C. Curry as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Ella Curry, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said ad. pay the costs of proceeding recorded, and that said ad. pay the costs of this proceeding recorded, and that said ad. pay the costs of this proceeding recorded.

13663 In the matter of the estate of Owen Livingston deceased same, it is hereby approved & confirmed. This cause came on for hearing on the filing of the inventory and appointment and no objection having been filed to the same, it is hereby approved & confirmed.

13554 In the matter of the estate of Belle D. Thompson Dec'd, final & final account of Louis A. Michel, executor of the estate of Belle D. Thompson deceased, came on for hearing & settlement, no one now appearing to except or object to the same; & 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 & correct, and in conformity to law, therefore, the said amended final and final account is hereby approved, allowed, and confirmed. The Court finds said account duly balanced and said estate settled according to law. It is ordered said account and the proceeding herein be recorded in the Records of this office.

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THE COL. & B. REG. CO. 74323

13686

In the matter of
The Guardianship
of Leroy Schmees, et al.
minors.

This day Edith Schmees filed an application
in court for the appointment of a guardian
of Leroy Schmees, et al. minors. It is ordered
that said application be set for hearing
on the 18 day Nov. 1938. at 10.00 a.m. Choice of guardian
by Leroy Schmees: Bernard Schmees: Laverne Schmees: Mary
Schmees: Betty Schmees: Dorothy Schmees: Laurence Schmees: filed,
making choice of William L. Kandel.

THE COL. & B. REG. CO. 74323

8970

In the matter
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In the matter of the
Estate of Edwin Henderson
objection filed to the same, it is hereby approved and confirmed

This cause came on for hearing on the 8th day
of Sept. and no
objection was
filed to the same, it is hereby approved and confirmed

an application
ent of a Guardian
It is ordered
set for hearing
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8970 In the matter of the Estate of Perry Wallace, Dec'd. *the day came* Willis Wallace, and Nellie Snyder, Beneficiaries of the estate of Perry Wallace, Dec'd. B. Wallace, 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 Perry B. Wallace is resident of Taylor Township in said County and that on May 14-1918 that his last will and testament was filed in the Probate Court of Union County, this June 1-1918, and admitted to probate June 4-1918, and recorded in Vol. N. Jays 363 record of Deeds of said County, and that on the 4. day of June 1918. William W. Wallace 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 has passed by descent or devise:

William W. Wallace	Richmond, O.	son	1/3
Nellie T. Snyder	Clairborne, O.	daughter	1/3
Jennie M. Dondena	Richmond O.	"	1/3
Alma O. Harmon-Wallace	"	"	1/5
Nellie P. Wallace	DUNN	"	1/5

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.

13683 In the matter of the Estate of Josephine Wallace, Dec'd. *The last will* Josephine Wallace, deceased, late of Clairborne sp in said County having been duly proved and Dec'd. *the day* Nellie Wallace & Nellie Snyder 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 Willis Wallace & Nellie Snyder are suitable persons and legally competent, it is ordered that they be appointed as such executor upon giving Bond with sureties as required by law in the sum of \$ 2000 - *in this cause is* continued

This day Willis Wallace and Nellie Snyder appeared in open Court accepted the trust as

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executors of Josephine Wallace, deceased, and gave and filed herein this Bond, in the sum of \$2000, conditioned according to law, with Max Dandrea and Alma Harmon Barnett, as sureties, which Bond, is approved by the Court. It is therefore ordered, that letters of Testamentary issue on the will of said decedent to said Willis Wallace and Nellie Snyder, that notice of said appointment be published as required by law that this proceeding be recorded, and that said executors pay the costs herein taxed.

13683

In the matter of the Estate of Josephine Wallace Wallace deceased, and filed herein deceased 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 Josephine Wallace a resident of Blairtown Township in said County, died testate on August 16, 1938 that the last Will and Testament of said testator was filed for record August 20, 1938, in the Probate Court of Union County, admitted to probate Sept 2-1938 and recorded in Vol. O Page 222 of the record of Wills in said County and that on the 6 day of September 1938, Willis Wallace and Nellie Snyder were duly appointed and qualified executors of the estate of said decedent; that insofar as they can be ascertained, the following is list to whom each such parcel of real estate passed:

Name	Address	Relationship	Portion
Willis Wallace	Blairtown, Pa.	son	1/4
Nellie Snyder	Blairtown, Pa.	daughter	1/4
Marie May Dandrea	Richmond, Pa.	daughter	1/4
Hattie R. Waller	Blairtown, Pa.	daughter	1/4

And that the description of said real estate is as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; It is hereby ordered that said real estate be transferred upon the duplicate of the County where such parcels are situated, to 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.

11822^a

In the matter of the Estate of Frank E. Andrews a newspaper of general circulation deceased in this County, that the notice of appointment of E. R. Andrews and F. F. Andrews as adms

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of the estate of Frank E. 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.

13666 In the matter of this day the affidavit of J. M. Huber
 The estate of publisher of the Mansfield Tribune
 Edward W. Parker, a newspaper of general circulation in
 deceased, this County, that notice of appointment
 of John L. Parker as adm. of the estate of Edward W. Parker
 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.

13661 In the matter of this day the affidavit of J. M. Huber, published
 The estate of of the Mansfield Tribune, a newspaper
 Clarence Rossa, of general circulation in this County, that
 deceased, the notice of appointment of Homer Rossa
 as adm. of the estate of Clarence Rossa, 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.

13659 In the matter of this day the affidavit of J. M. Huber
 of the Estate of publisher of the Mansfield Tribune a
 Lillian Myers, Dec's newspaper of general circulation in this
 County, that the notice of appointment of Bertha W.
 Lambert as executrix of the estate of Lillian 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.

13668 In the matter of this day the affidavit of J. M. Huber
 The Estate of publisher of the Mansfield Tribune a
 David A. Longnecker newspaper of general circulation
 deceased, in this County, that the notice of
 appointment of Mary E. Longnecker, as executrix
 of the estate of David A. Longnecker, 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.

Friday Sept 9-

13687 In the matter of the Guardianship, This day Payson B. Proby filed an application
 of Elora Blaney incompetent in Court for the app. of a guardian of
 Elora Blaney alleged incompetent. The Court finds that all interested
 parties have waived notice of a hearing and consent to immediate
 appointment.

13420 The State of Union County, this 12 day of Sept 1938. A written instrument duly signed and acknowledged by Lillie B. Bevis surviving spouse of Robert W. Bevis deceased, evidencing her election to take under said will, 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 surviving spouse to take under said will be entered on the Journal of this Court.

13680 In the matter of the Estate of ^{Monday Sept 13} ~~Monday~~ ^{Sept 13} estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said inventory be set for hearing before this Court on the 13 day of October 1938 at 10 o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Mansfield Tribune and the Plain City Advocate, two newspapers of general circulation in said County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by fiduciary herein at least 10 days prior thereto.

13613 In the matter of the Estate of Frank Hise, dec'd of the Mansfield Tribune as newspaper of general circulation in this County that the notice of app't of Carl H. George as administrator of the estate of Frank Hise 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.

13421 In the matter of the Estate of Robert W. Bevis 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 12 day of Oct 38 at 10 P.M. and that one make 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 this County.

13687 In the matter of the Estate of Lillie B. Bevis, surviving spouse of Robert W. Bevis deceased, evidencing her election to take under said will, 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 surviving spouse to take under said will be entered on the Journal of this Court.

13521 In the matter of the Estate of ... the approval of said inventory be set for hearing before this Court on the 13 day of October 1938 at 10 o'clock a.m. and that notice of said hearing be given to all persons entitled to notice under the law of the State of Ohio, by publication in the Mansfield Tribune and the Plain City Advocate, two newspapers of general circulation in said County at least 10 days prior to the date of said hearing; except those who have waived said notice or who will hereafter be personally served by fiduciary herein at least 10 days prior thereto.

13690 In the matter of the Estate of ... It is ordered that the approval of said Schedule of debts be set for hearing before this Court on the 12 day of Oct 38 at 10 P.M. and that one make 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 this County.

13690 In the matter of the Estate of ... It is ordered that the approval of said Schedule of debts be set for hearing before this Court on the 12 day of Oct 38 at 10 P.M. and that one make 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 this County.

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13687 In the matter of
 The Guardianship
 of Elvora Blaney. This matter came on to be heard upon the
 application filed herein the Court finds
 that, all interested parties have received
 notice and consented to an immediate appointment. The
 Court finds that said Elvora Blaney is an incompetent
 person by reason of advanced age, 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 Layton B. Pritz is legally
 competent and, he, having filed an application herein,
 and given bond in the sum of \$10,000 conditional
 according to law, with Layton B. Pritz and The Fidelity and
 Deposit Co. of Maryland as surety thereon, it is ordered
 that said bond be approved and that Letters of Guardian-
 ship issue to said Layton B. Pritz as provided by law.

13521 In the matter of
 The Estate of
 Shirley Kathleen Vance. This day
 app't. of Edw. ad. Litem. This day
 Herbert Vance, appeared in open Court
 and made application for the appointment
 of a Guardian ad. litem for the minor defendants in
 this case. and it appearing to the Court that the
 defendants, George Hall Vance, of the age of 2 years six mo. 3
 Sherrill Russell Vance of " " " " to make-
 me residing with and children of the applicant herein.
 it is ordered that Richard C. Thrall, Jr. and he hereby is
 appointed Guardian for the said minor defendants
 and now comes the said Richard C. Thrall, Jr. and in
 open Court accepts said appointment.

13690 Blanche Morelock. Confirming Sale.
 Guardian of
 George Morelock, Deft.
 vs. Her ward, George Morelock
 G. Charles Morelock. Dfts.
 This day this cause came on to
 be heard on the report of Blanche
 Morelock Guardian of George Morelock
 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, said 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 plaintiff execute a
 deed of all the right title and interest of the
 said George Morelock in said real estate, to the
 purchaser, Martin Doolinger. It is further ordered
 that the said Guardian pay the costs of this
 proceeding \$12-

13690 Blanche Morelock, Guardian of
 George Morelock. This cause came on to
 be heard on this Court being fully advised in the
 premises, hereby finds that it is necessary to sell

the interest of George Morelock in the real estate described in the petition herein to prevent loss to said estate and to provide for the education of said ward, and that the value of such real estate is less than \$500.

It is, therefore, ordered and decreed that the said Blanche Morelock Guardian of George Morelock, Jr. and she hereby is authorized to sell and convey the real estate described in the petition at private sale for not less than \$375⁰⁰ and all requirements of law as to service of summons, appraisal, and additional Bonds are hereby waived.

Sept. 15 - Thursday

13654

Frank Thompson vs. *Northwestern Mutual Life Insurance Company*
Distributing Proceeds. This day this cause coming on to be heard, on motion of estate of Lafayette the plaintiff to distribute the proceeds from Thompson's Decd. the sale, amounting to the sum of \$10,000. From demand & decree the Court finds that the answer and cross-petition filed herein by the defendant, The North Western Mutual Life Insurance Company, there is due it on its mortgage note, the total sum of \$6090⁰⁰ including principal and interest to the 2nd day of Sept. 1938. Which it should recover and to secure the same, it holds a mortgage on the premises described in the plaintiff's petition and which the Court finds to be the just and true lien on said premises. That the defendant, Frank Thompson, is a widow and surviving spouse of the said Lafayette Thompson, deceased, and as such, has an claim to have an interest in said property and by her answer and cross-petition filed herein she claims whatever right, title or interest she has therein and elects to take the same in money out of the proceeds received from the sale of said premises, she consenting to the sale thereof as may be determined and fixed by the Court and which the Court finds to be including her per cent. in expenses of said estate, the sum of \$8093⁵⁰. Therefore it is ordered by the Court that the said Plaintiff as executrix of said estate out of the money in her hands, pay, first to the Treasurer of Union County, Ohio, the taxes due and payable the sum of \$30⁶⁵; second to the Court the cost of this action \$13⁰⁰; third, U.S. Revenue for Deed \$7⁰⁰; fourth, to Miss L. Myers, an attorney fee \$50⁰⁰. Fifth, to The North Western Mutual Life Insurance Co. the amount of its mortgage note, including interest, as found by the Court the total sum of \$6090⁰⁰. Sixth, to Frank Thompson the amount of her interest including her per centum, the sum of \$809⁵⁰. It is further ordered that the

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Cause be recorded

13688 In the matter of An application having been this day
The Will of presented to the Court by William R. McElrain
Lydia E. Epps Dec'd praying that an instrument in writing
purporting to be the last will and testament of Lydia E. Epps
deceased, be admitted to probate: It is ordered that
no 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, to be
resident of the state and that a hearing on said
application will be had on the 15 day of Sept. 1938.
at 1. P. M.

This matter came on this day for the to be heard on the
application of William R. McElrain to admit to probate
and record the Will of Lydia E. Epps 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 the next of kin of said decedent known to
be resident of the state have been duly served with
notice of the filing of said Will, and of the application
to admit it to probate and record in this Court, pursuant
to a former order of this Court, or have waived notice
and consent to the probate of said Will. And Ethel
Johnson, and Richard L. Cameron, the subscribing witnesses to
said Will, this day appeared in open Court, and having
been duly sworn testified respectively to the due
execution and attestation of said Will, which
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 Lydia E. Epps
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

10621 In the matter of the (This day came Ethel Thompson, executrix of
Estate of Lafayette Thompson Dec'd & filed her 1st and final ac't
Dec'd herein. It is therefore ordered that
said account be set for hearing on, petitionday the 29 day
of October 1938, at 1. P. M. and notice in accord as found
in newspaper of this County. And this matter is continued

13418

In the matter of the estate of Christopher Binkle praying for the re-instatement of an alleged claim she has or claims to have against the estate of Christopher Binkle, deceased, and on consideration thereof, it is ordered by the Court that the same is hereby filed. It is therefore ordered by the Court that the said cause be and the same hereby is set for hearing on the 11 day of October 1938 at 10 a.m. and that notice thereof be by publication for two consecutive weeks in the Maryville Daily Tribune and that a copy of the first publication be mailed to the administrator his attorney, and to the heirs at law and next of kin of the said Christopher Binkle deceased, whose address is known and as shown by the application for the appointment of the administrator of said estate.

13691

In the matter of the Guardianship of M. D. Joliff, insane for the appointment of a guardian of the person and estate of her son Grant Joliff alleging that he is an insane person and by reason thereof is incapable of taking proper care and management of himself or his property or to provide for his family or for other persons for whom he is charged by law to provide. It is ordered that the 24 day of Sept. 1938 at 10 a.m. be and is hereby fixed as the time of hearing said application before this Court. It is further ordered that at least three days written notice be served upon said Grant Joliff and Dr. Balerian Supt. of State Hospital personally and upon his known next of kin to reside in this County, setting for the said time and place of hearing and it is further ordered that said notice be sent by delivering a copy of it to each person named therein or by leaving such copy at his or her usual place of residence or by sending it by registered mail to his or her last known address and this cause is continued.

13689

In the matter of the estate of Lydia E. ...
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 13689 In the matter of the estate of Lydia E. ...
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13689 In the matter of

The estate of
Lydia E. Epps
deceased.

the last will of Lydia E. Epps deceased, late
 of Marysville in said County, having heretofore
 been duly proved and allowed; this day
 William R. McElrain the executor named
 in said will, appeared in open court and made and filed
 an application under oath as required by law to be appointed
 as such executor also a statement in general terms as to what
 the estate consists of and the probable value thereof and the
 Court being satisfied that said William R. McElrain
 is a suitable person and legally competent, it is ordered
 that he be appointed as such executor upon giving
 Bond with sureties as required by law in the sum of
 One thousand dollars, and this cause is continued

This day William R. McElrain appeared in open Court
 accepted the trust as executor of the estate of Lydia E.
 Epps deceased, and gave and filed herein his Bond in
 the sum of \$1000 - with C. A. Trooper and William S. Hooper
 as sureties, which Bond is approved by the Court. It is
 therefore ordered that Letters Testamentary issue in the
 will of said decedent to said William R. McElrain
 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

13689 In the matter of

The will of
Lydia E. Epps Dec'd.

This day came William R. McElrain
 executor of the estate of Lydia E. Epps last
 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 Lydia E. Epps a resident of Marysville in
 said County died testate ^{Dec.} 1931, that her last will
 and Testament was filed in the Probate Court of Union
 County Wis. on September 4th 1938, and recorded in
 Volume W. Page of the Record of Wills in said
 County, and that on the 17th day of September 1938,
 William R. McElrain was duly appointed and qualified
 executor of the estate of said decedent; that insofar
 as they can be ascertained, the foregoing persons
 to whom each parcel of Real. passed by devise
 William R. McElrain on 21, Marysville, D. Ore - 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
 cited, 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.

13657

In the matter of the estate of Leticia Meyer Deceased 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 17 day of October 1938 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 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.

13551

In the matter of Nellie Fletcher Deceased of said estate and filed his first and final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of October 1938 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.

12245

In the matter of the Guardianship of the person of C.S. Hall son of Clara Warner an of Clara E. Warner Incapacitated of Union County Ohio and presented Incapacitated his third account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29 day of October 1938 at 1 P.M. to which time said matter is continued.

13693

In the matter of the estate of Lucy Eisner Deceased the estate to the Court. and on all appears there \$500 and. It further has been estate for at approx general by Clara E. Eisner Deceased estate pass interest in and in the estate. It is ordered from. And one half of farm to be made order of Anne Co. particular but division to Clara and Clara All. Department In the estate of Ohio was each as estate of O in said their K said and what the and the Shames and Ha competent Administr by law in his continued appeared.

13692

for record

in the above in this Court by It. is ordered to be set for 1938. at 10 o'clock in the State of Ohio date of said notice

the fiduciary

L. F. Leater, executor in first and final said account to 1938. at 10 a.m. by law in the laws this matter

in former an and presented of said order on Saturday with fine

13693 In the matter of the estate of Lucy Eisman Dec'd

This matter came to be heard on this 20 day of September 1938. on the application of Richard G. Eisman, for an order relieving the estate of Lucy Eisman from administration and its appearing to the Court. that notice has been mailed to the surviving spouse and on all the next of kin of said Lucy Eisman deceased and it further appears there are no assets and that the personal estate is of less value than \$500 and that it is not subject to any inheritance tax.

It further appearing to the Court that a family agreement has been reached as to a division of the estate that the estate passing to Clarence D. Bucher surviving heir is valued at approximately \$4000 against which should be applied the funeral expenses of approximately \$300 which is being paid by Clarence D. Bucher no charge by the estate to this estate leaving a net value of approximately \$3500. That the estate passing to Richard G. Eisman being the undivided one-half interest in the 10.5 acre which is valued at approximately \$3500 and in view of the fact of the family agreement to divide the estate that there are no debts against said estate it is ordered that the estate to and it is hereby relieved from administration and that a transfer of the undivided one-half interest in the 10.5 acre and of 7.45 acres of farm land in Jerome Township Union County Ohio be made by certificate to Richard G. Eisman that an order of transfer of the premises known as 410 Ryandotte Avenue Columbus Ohio in the name of Lucy Bucher being more particularly described as Lot # 9 of the Brown and Dugle subdivision of the City of Columbus Ohio be made by certificate to Clarence D. Bucher and that Richard G. Eisman and Clarence D. Bucher pay the costs of this proceeding all subject to the orders of the Inheritance Tax Department of the State Tax Division.

13692 In the matter of the estate of Oliver Hazen Dec'd

This day Bernice Mansfield & Hazel Dennis appeared in open Court and made and filed an application under oath as required by law to be appointed as adms of the estate of Oliver Hazen deceased late of Maymetts Springs in said County and an affidavit that there is not to their knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that said Bernice Mansfield and Hazel Dennis are suitable persons and legally competent it is ordered that they be appointed as such Administrators upon giving bond with sureties as required by law in the sum of One Hundred Dollars. This cause is continued. This day Bernice Mansfield & Hazel Dennis appeared in open Court accepted the appointment in

administrators of the estate of Olive Toyans deceased, and gave and filed herein their Bond in the sum of One Hundred Dollars conditioned according to law, with Charles S. Dennis and Robert T. Mansfield as sureties which Bond is approved by the court. It is therefore ordered that Letters of administration issue to said Dennis Mansfield and Hazel Dennis, that notice of said appointment be published as required by law, that this proceeding be recorded, and that said administrators pay the costs.

13674 In the matter of the estate of Foster C. Walker, deceased, and filed herein the inventory of said estate, and on consideration thereof it is ordered by the court, that said inventory be and the same is set for hearing on the 15 day of Oct 1938 at 10 A.M. It is further ordered, that notice of the filing of said inventory and the time set for hearing thereon be given to the next of kin, the beneficiaries under the Will, the attorney or attorneys representing any of the aforementioned parties by publication, at least ten days prior to the time set for hearing so as aforesaid.

Wednesday Sept 21

13681 In the matter of the estate of Charles D. Bullis 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 by 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.

13675 In the matter of the estate of Francis Riley, deceased. This day the affidavit of J.M. Huber publisher of the Mangrove Tribune a newspaper of general circulation in this County, that the notice of appointment of John W. Daily as administrator of the estate of Francis M. Riley 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.

13674 In the matter of the estate of Foster C. Walker, deceased. This day the affidavit of J.M. Huber publisher of the Mangrove Tribune a newspaper of general circulation in this County, that the notice of appointment of Olive D. Dillion as executor of the estate of Foster C. Walker, deceased, was published in said newspaper, as heretofore ordered, was filed herein, together with copy of notice, ordered, recorded

13681 In the matter of the estate of Charles A. ... of debts all parties ...
 13681 In the matter of the estate of Charles A. ...
 13672 In the matter of the estate of Mary L. Johnson ...
 13689 In the matter of the estate of Lydia ...
 13682 In the matter of the estate of James ...
 13692 In the matter of the estate of Olive Toyans ...

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 recorded

13681 In the matter of

The estate of
 Charles A. Butler
 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, no hearing
 all parties interested having consent.

13681 In the matter of

The estate of
 Charles A. Butler
 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.

13572 In the matter of

The estate of
 Mary L. Johnson, Dec.

This day came Clayton F. Johnson,
 Administrator of said estate and filed his
 first and final account herein. It is
 thereupon ordered that said account be set for hearing
 on Saturday the 29-Oct. 1938. 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.

13689 In the matter of

Estate of
 Lydia Effe Dec. Administrator for purpose of procuring a
 transfer of real estate devised.

Statement in lieu of an account filed
 Sept. 17-38. same allowed, recorded, etc.

13682 In the matter of

The estate of
 James Earl Curry
 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.

13692 In the matter of

The estate of
 Olive Hayans, Dec.

This day the inventory, in the above
 captioned estate, heretofore filed herein,
 came on for hearing. It appearing
 to the satisfaction of the Court that notice of the
 filing of the said inventory has been given to or waived
 by all interested parties, as required by law and no
 exceptions having been filed thereto, it is now
 ordered that said inventory, after being duly examined
 be allowed and confirmed.

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13640

contained in the application, be filed with the Recorder
 of the proper county, for record, as provided by law.
 In the matter of Richard C. Drall, The executor herein
 The estate of George R. Horn, Dec'd to sell certain assets of said estate
 to wit: warehouse receipt, no. 4950 Bonds Mill Distilling
 Company for Five Barrels Bourbon Whiskey, Bbls. nos.
 1195: 1196: 1197: 1198 and 1199.
 Warehouse receipt no. 4951 Bonds Mill Distilling Company
 for Five Barrels Bourbon Whiskey, Bbls. nos. 1200: 1201: 1202:
 1203: 1204. and the Court, being fully advised in the
 premises, and finding that said securities have a
 definite and fixed market value, it is, therefore, ordered
 that said Richard C. Drall, executor of the estate of George R.
 Horn, be and he is hereby authorized and ordered, to sell
 said securities at private sale, for the best price which he
 may obtain and to transfer said securities to the
 purchaser by assignment, or other wise and to such
 other things as may be necessary to consummate said
 sale.

13534

In the matter of This day the first and final account of
 The estate of Ida M. Stout, adx. of the estate of O. E. Stout
 O. E. Stout, 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 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. Mels S. Myers as
 attorney \$55.00 Ida M. Stout, adx. \$140.70 allowed.
 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 \$23.50
 said day, 22-1938. Bonds released.

11261

In the matter of This day the 3rd account of K. D. Kyle
 The Guardianship Guardian of Delmer Jones, Incapacitated
 of Delmer Jones, came on for hearing and settlement
 Incapacitated due notice thereof having been published
 according to law. No exceptions having been filed thereto,
 and no one now appearing to except or object to the same;
 and the Court, having carefully examined said
 account and the vouchers therewith and all
 matters pertaining thereto, and being fully advised
 in the premises, do find the same to be in all
 respect, just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed, and confirmed. The Court finds a balance of \$448.77 in the hands of said Guardian due said ward; which amount he is ordered to pay over according to law. Approval of the Veterans Administration, at Dayton Ohio, Sept 8th 1938. It is ordered said Guardian pay the costs herein taxed. It is ordered that said account and the proceedings be recorded in the Records of this office.

13651

In the matter of the estate of Mary Vollrath, Dec'd. hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. Horpes, Sanders, and Horpes, attorneys, allowed \$76.50 fees; expenses, court costs

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said administrator pay the costs, paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Bond released.

13609

In the matter of the estate of Philip Bishop, Dec'd. of the estate of Philip 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 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. Horpes, Sanders and Horpes, attys. fees \$200 - hereby allowed. Conrad Monumental Works, #112 - allowed. Elizabeth Bishop, distribution, #4000. The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said ad. pay costs \$22.50 July 28/38 Paid. It is ordered that said account and the proceedings herein be recorded in Records of this office. Bond released, except for fraud, or manifest error.

13643

In the matter of the estate of Mary Baker, Dec'd. due notice thereof having been published according to law. No exceptions having been filed 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. Horpes, Sanders, and Horpes, attorneys, allowed \$76.50 fees; expenses, court costs

13656

In the matter of the estate of Ella E. Bishop, Dec'd. due notice thereof having been published according to law. No exceptions having been filed 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. Horpes, Sanders, and Horpes, attorneys, allowed \$76.50 fees; expenses, court costs

13417

In the matter of the estate of Alice Bishop, Dec'd. due notice thereof having been published according to law. No exceptions having been filed 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. Horpes, Sanders, and Horpes, attorneys, allowed \$76.50 fees; expenses, court costs

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1 36439 In the matter of
 the estate of
 Mary Catherine Gamble
 Deceased

This day the first and final account of
 Homer Gamble administrator of the
 estate of Mary Catherine Gamble 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 John W. Daily attorney fee \$60.00 is hereby
 allowed. Homer Gamble, adm. fees \$40.00. Division for
 Aid to aged \$45.00. The Court finds said account duly
 balanced and said estate settled according to law.
 It is ordered that said administrator pay the costs \$40.73
 paid Aug 1-1938 ordered, recorded. Bond released, except for
 fraud or manifest error.

13656 In the matter of
 the estate of
 Ella E. Middleton
 Deceased

This day the first and final account of
 Arthur W. Gallowsy adm. of the estate of Ella
 E. Middleton deceased, came on for hearing
 and settlement, due notice thereof having been
 published according to law. no exceptions having been
 filed 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. Arthur W. Gallowsy, Atty. and
 Adm. Lillian Dallas (\$50.) being commission on the
 amount collected and accounted for by him, and being
 in full compensation for all his ordinary services rendered.
 Division of said for the aged, \$63.50. The Court finds said
 account duly balanced, and said estate settled
 according to law. It is ordered, that said administrator
 pay the costs \$5- any. 8. 1938. It is ordered, that
 said account and the proceedings herein, be recorded in
 Records of this office. Bond released, except for fraud or
 manifest error.

13417 In the matter of
 the estate of
 Alice Ardi Chappell
 Deceased

This day the first and final account of
 Arthur W. Gallowsy, administrator of the
 estate of Alice Ardi Chappell, deceased,
 came on for hearing and settlement
 due notice thereof having been published according to law.
 no exceptions having been filed thereto, and no one now
 appearing to except or object to the same; and the

and the book 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. Adele Kayay fees and recording fees for \$60.00; Arthur W. Kullomay administrator fee \$50.00 allowed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that costs herein taxed, paid in full, June 1938. It is ordered that said account and the proceedings herein be recorded in Records of this office. Bond released, except for fraud or manifest error.

13634

In the matter of This day the first and final account of N. G. Williams administrator of the estate of Frank Williams deceased came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing in opposition 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. Attorney Hooper Sanders Hooper is attorney 75th Court costs, etc as transfers and expense, is hereby allowed. The Court finds said account duly balanced and said estate settled according to law. It is ordered that said Adm. pay the costs. Paid. It is ordered that said account and the proceedings herein be recorded in the records of this office. Bond released, except for fraud or manifest error.

12670

In the matter of This day the 2nd account of Lulu M. Klein Guardian of Betty Jane Wolford of Betty Jane Wolford 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 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. Lulu M. Klein support of said \$95.44. Richard C. Thrall, fee for preparing account \$5.00. The Court finds a balance of \$857.53.

in the book amount

It is ordered that costs for this court

11965 In the matter of

The Estate of D. H. Th...

ordered to be paid on Saturday

notice to be given to Union Co

12786 In the matter of

The Estate of Sylvia C...

estate of ... hearing

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to the same account for tax

premises, and could

Account. Said Adm

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THE ESTATE OF W. W. GOFF, DECEASED.

in the hands of said Guardian due said Ward, which amount she is ordered to pay over according to law. It is ordered that said Guardian pay the costs \$12.50, costs found 7-20-37. Ordered, recorded, in Records of this Court.

11965 In the matter of the Estate of O. H. Thorpe, Dec'd. This day ^{Sept 30th} came - Frances M. Thorpe, executrix of said estate, and filed her final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 29. of October 1938 at 1. P.M. and that notice thereof be published as required by law in the Union County Journal, a newspaper of Ohio County. And this matter to continue until said time.

12786. In the matter of the Estate of Sylvia R. Goff, Deceased. This day the final and final account of W. W. Goff, administrator of the estate of Sylvia R. Goff, deceased, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court, having carefully examined said account and the vouchers 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 administrator is hereby allowed the sum of \$144. being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Attorney, Potter and Potter fees: Same hereby allowed the sum of \$50 - which sum the Court considers just and reasonable. The Court finds said account duly balanced, and said estate settled according to law. Receipts for payment of bills and distribution filed. It is ordered that said W. W. Goff as executor, pay the costs \$31.30. It is ordered that said account and the proceeding herein, be recorded in the Records of this office.

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136-21

In the matter of
 The Estate of
 Shirley Kathleen Vance
 deceased

The day this matter came on for hearing before the Court on the application of Herbert Vance, ad. of the estate of Shirley Kathleen Vance, for an order appointing the fund of \$2900.00 heretofore recovered by him by the consideration of the Court of Common Pleas of Union County Ohio in an action against Ardre M. Lee for wrongfully causing the death of the decedent. It appearing to the Court from the evidence adduced, the only heirs at law and next of kin of the decedent are the father, Herbert Vance, the mother, Paula Vance, a brother George Hall Vance now of the age of two years and six months and a brother Sharon Russell Vance now of the age of six weeks and that no division of said award was made by the jury or the Court of Common Pleas wherein said award was recovered. The Court further finds the above mentioned minor children are legally before the Court and duly represented by Richard C. Drake, guardian ad litem for each of said children. The Court finds from the evidence adduced that said award is and was the only assets of the estate of the decedent and that said Administrator has heretofore made payment in the sum of \$650.00 to William J. Porter for Counsel fees in securing said award by judgment; that said Administrator has made payment in the sum of \$121.81 to R. Sanders for burial of said deceased; that said Administrator has made payment in the sum of \$10.00 to Dr. Duke for medical services rendered said decedent and has made payment of \$10.00 to Rev. W. Kimmon as minister in conducting said funeral. The sum of \$82.40 to W. J. Leonard for monument to decedent. The Court finds all the above payments to have been just and legal charges against said estate and hereby approves the payment of the same. The Court further finds that George Hall Vance and Sharon Russell Vance, due to their respective ages at the time of the death of the decedent and at the time of securing the award resulting from death, each have suffered no pecuniary loss, and that each of said minor children are residing with their father and mother and being supported and maintained by the same, and that the death of the decedent was the sole pecuniary injury to the father and mother of said decedent. Wherefore it is ordered by the Court that the remaining balance of said fund to and hereby is apportioned as follows and that distribution be made accordingly:

9179

Probate Court
 Common Pleas
 Union County
 Ohio
 In the matter of
 The Estate of
 Shirley Kathleen Vance
 deceased

It appears from the evidence adduced that the above mentioned minor children are legally before the Court and duly represented by Richard C. Drake, guardian ad litem for each of said children. The Court finds from the evidence adduced that said award is and was the only assets of the estate of the decedent and that said Administrator has heretofore made payment in the sum of \$650.00 to William J. Porter for Counsel fees in securing said award by judgment; that said Administrator has made payment in the sum of \$121.81 to R. Sanders for burial of said deceased; that said Administrator has made payment in the sum of \$10.00 to Dr. Duke for medical services rendered said decedent and has made payment of \$10.00 to Rev. W. Kimmon as minister in conducting said funeral. The sum of \$82.40 to W. J. Leonard for monument to decedent. The Court finds all the above payments to have been just and legal charges against said estate and hereby approves the payment of the same. The Court further finds that George Hall Vance and Sharon Russell Vance, due to their respective ages at the time of the death of the decedent and at the time of securing the award resulting from death, each have suffered no pecuniary loss, and that each of said minor children are residing with their father and mother and being supported and maintained by the same, and that the death of the decedent was the sole pecuniary injury to the father and mother of said decedent. Wherefore it is ordered by the Court that the remaining balance of said fund to and hereby is apportioned as follows and that distribution be made accordingly:

THE COL. P. & REC. CO. 74929

Probate Court. Cost of the proceedings \$15--
 Consual fees to John W. Darby 35;
 Highest value. Justice. one-half and 981.39
 Minimum value one-half of amount 981.40
 Said amount being the only asset of the estate; it is
 ordered, that said administrator file his report
 duly verified as to the distribution of this amount
 in conformity with this entry, and that upon
 confirmation of the same, said administrator
 be discharged.

9 179

In the matter of John H. Hush, and filed
 the Estate of John H. Hush, deceased, for an order directing the transfer
 of certain real estate belonging to said
 deceased. Decedent, as set forth in the application
 It appearing to the court that John H. Hush, a
 resident of Down Township in said county, died testate
 on May 29-1919, and that the last will and
 testament was filed in the Probate Court of Union Co. D
 on June 18-1919, admitted to probate June 18-1919,
 and recorded in Vol. 11, page 547, of the Records of Mills
 in said county, that insofar as they can be ascer-
 tained, the following is list of persons to whom each
 such parcel of Real estate passed.

Mary M. Hush	Union County	widow	Life Estate
A. H. Hush	"	"	Don
			remainder.

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 hereby
 ordered, that said real estate be transferred upon
 the duplicate of the County Blue book 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.

13521

In the matter of Shirley Kathleen Vance,
 the estate of Shirley Kathleen Vance,
 deceased. This day this matter came on
 for hearing upon the report
 of the administrator of the
 distribution of the fund
 obtained in a wrongful death action. and it
 appearing to the Court that said distribution was in
 all respects made in accordance with the former order
 of this Court the same is hereby approved, and con-
 firmed. Said administrator filing with the Court
 full receipts showing distribution to the persons
 heretofore named and it further appearing to the
 Court there was no additional assets to be administered
 It is ordered that said report be allowed, as a

THE COL. & W. CO. 74329

THE COL. & W. CO. 74329

final discharge of said administrator from trust and that no further accounting be required.

10028^a In the matter of the Guardianship of William Braun, an incompetent of William Braun. Incompetent Guardianship duly verified. Whereupon, the Court do order the same filed and advertised for hearing on Saturday, the 29th day of Oct. 1938, at 1 P.M. to which time said matter is continued.

13695 In the matter of Robin Clark, Epileptic. It appearing that said patient is supplied with proper clothing. It is ordered warrant for conveyance of said patient to said Hospital issue to Ruth Patrick, and this cause is continued for the return of said warrant, with report thereon.

This day Fred Callaway, a resident citizen of Maryville in this County, appeared in open Court and filed herein a written application, duly verified for the admission of said Robin Clark into the Ohio Hospital for Epiletics. It is therefore ordered that the 29th day of Sept. 1938, at 1 P.M. to and hereby is fixed as the time when the examination and inquiry into the matter whether the above said alleged epileptic is a suitable person for admission into said Hospital. And it is ordered that a subpoena issue for Dr. Fred Callaway and Dr. Angus MacDvor reputable legally qualified physicians as witnesses. Robin Clark hearing in Doctor's office. In this cause is continued.

This day this cause came on to be heard and the said Robin Clark was brought before the Court in the presence of said doctor Callaway and MacDvor. Whereupon the Judge proceeded with the examination, and having heard the testimony of Dr. Fred Callaway and Dr. Angus MacDvor the medical witnesses and being satisfied that said Robin Clark is an epileptic; that she has a legal settlement in Maryville Paris Twp. in this County that she has been a resident of the State of this for one year next preceding this date; and that she is a suitable person for treatment at the Ohio Hospital for Epiletics, and being further satisfied that said epileptic person is also insane, and that her disease has developed during the time she has resided in the State, and that her being at large is dangerous to the community. It is therefore ordered that Dr. Fred Callaway 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 a certified copy of the application and of the

Accompany physician Hospital In the m Helen name Lois Mrs a do of the go the report matter can material the child and conse parties in pendency has been And the least an I believe the Court separate is satisfied petitioner desires a testimony stated in petitioner reputable ability to and it is promoted said child and the provisions Compliance Adaption Child m. 13562 In the m The la A. P. C De of the fil Dr. and b now or examine In the m The Estate of

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13694

Accompanying papers, including a certificate of said physician, be transmitted to the manager of said Hospital and this cause is continued.
 In the matter of
 Helen Jean Gorman
 name changed to
 Lois Marie Skidmore
 adoption.

Whereas, on the 1st day of Oct. 1938, as per entry on the Journal of the Court, for that date, full hearing of the petition in this matter was had, together with the examination of the parties in interest, and all evidence, including the report of the next friend and whereas today the matter came on for final consideration, including as a material fact thereto, that the said evidence shows that the child has no property amounting to - nothing - and consisting of - nothing - The Court finds that all parties in interest have had due knowledge of the pendency of these proceedings and that no objection has been made to the Court against the adoption. And the said child having now resided for at least six months in the home of Claude F. Skidmore and Maudie B. Skidmore, the petitioners the Court now examined the husband and wife separate and apart from the other and the Court is satisfied from the examination that each petitioner of his or her own free will and accord desires said adoption. And the Court from the testimony being of the opinion that the facts stated in the petition are true, and that the petitioners are of good moral character and of reputable standing in the community, and of ability to properly maintain and educate said child and that the best interests of said child would be promoted by such adoption. And it further, that said child is found to be suitable for adoption and the Court being satisfied that all the provisions of law relative to adoption have been complied with, therefore the Court grants said adoption and decrees further that the name of said child be Lois Marie Skidmore.

13562

In the matter of
 The Estate of
 A. P. Russell
 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.

13570

In the matter of
 The Estate of Charles A. Ferris, dec'd

This day came herein Marie Ferris, adx. of the estate

of Charles W. Ferris 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 appearing to the Court that Charles W. Ferris, a resident of Broadway in said County, died testate on February 28, 1938. That his last will and testament was filed in the Probate Court of Union County Ohio, on March 9, 1938, admitted to Probate on March 11, 1938, and recorded in Volume IV, page 291 of the Record of Wills in said County, and that on the 15 day of March, 1938, she 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 Real Estate passed.

Anna Marie Ferris age 44, Broadway, O. wife, all, and that the description of said real estate, as set out in said application, and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant: It is 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.

13591

Harry Conrath, Adm. of
Charles Skidmore
a minor.

vs.
Ruth C. Bosman, et al
Dpts.

The application of Charles Skidmore and it appearing to the Court that the defendant Cecil Skidmore is a minor over the age of 14 years, to wit, 18 years, and has therefore made application for the

appointment of a guardian ad litem and recommends the appointment of Arthur W. Galloray as such. It is therefore, ordered, by the Court that Arthur W. Galloray is hereby appointed guardian ad litem for the said minor defendant in this case, and said Arthur W. Galloray thereupon appeared in open Court and accepted said appointment, and it is ordered, that he file an answer for said minor herein.

13591

Ordering Sale and Distribution.

This day this cause came on to be heard upon the report of the Plaintiff of sale made to Ruth C. Bosman and Thomas C. Bosman, for the sum of \$200 as herein before ordered and the proceedings in all respects legal and in conformity to law, they are hereby approved and confirmed. And the said Harry Conrath, guardian, is ordered, to execute and

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13591

Harry T
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vs.

Ruth C. Bos
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 as herein
 all respects
 hereby
 Harry
 execute and

deliver to the said purchaser a good and sufficient deed
 for the premises sold. It is further ordered that the Court
 costs and attorney fees be paid, and that the claim
 of the Division of Aid for the Aged be paid in
 full.

13591 Harry Hornbuck Esq.
 Charles Skidmore v.
 RUTH C. BRAUMAN, et al
 defendant herein and the Court for good cause shown
 hereby makes Charles Skidmore, a party defendant
 herein

This cause came on to be heard
 upon the motion of Harry Hornbuck
 guardian, requesting that Charles
 Skidmore be made a party
 defendant herein and the Court for good cause shown
 hereby makes Charles Skidmore, a party defendant
 herein

Additional Bond and appraisement waived
 Sections 105-10 - 14 G.S.L.

This day this cause came on to be heard upon the
 petition of plaintiff and the answer of the defendant
 the Division of Aid for the Aged, and from the
 evidence adduced and the Court being fully advised
 in the premises finds that all the defendants herein
 have been legally and duly served with process
 or have voluntarily entered their appearance herein
 and are now properly before the Court and that
 the statements and allegations in said petition are
 true. It is therefore ordered, adjudged and
 decreed by the Court that the sale of said premises
 be free from dower of any of the defendants
 herein. And the Court being satisfied that it is
 necessary to sell said real estate as described
 in plaintiff's petition and the actual market value
 of said real estate to be sold is less than \$500.
 and the Court having heretofore ordered a summary
 sale and conveyance of said real estate at private
 sale, it is therefore ordered that an appraisal
 and an additional bond shall be dispensed with
 confirming sale & ordering distribution.

This day this cause came on to be heard upon the
 report of the plaintiff of sale made to Ruth C.
 Brauman and Charles C. Brauman for the sum of
 \$200.00 as heretofore ordered, and the proceedings
 appearing in all respects legal, and in
 conformity to law, they are hereby approved and
 confirmed. And the said Harry Hornbuck guardian
 is ordered to execute and deliver to the said
 purchaser a good and sufficient deed for the
 premises sold. It is further ordered that
 satisfaction of the claim of the Division of Aid
 for the Aged filed herein by answer and cross-
 petition be paid.

13549 In the Matter of Estate of Jesse F. Bain, Dec'd. for 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 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.

13696 In the Matter of the Estate of Matthias Richard Waggard, deceased. This day Erygon 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 Matthias Richard Waggard deceased, late of Millcreek 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 Erygon Sanders 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 Erygon Sanders appeared in open Court, accepted the appointment as Administrator of the estate of Matthias Richard Waggard, deceased, and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with R. B. Herr and M. H. Ranach as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Erygon 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.

13570 In the Matter of the Estate of Charles A. Ferris, Dec'd. for hearing. This day came Anna Maria Ferris executrix of said estate and filed final account herein. It is thereupon ordered that said account be set for hearing on Saturday the 29 day of Oct. 1938 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.

13693 In the Matter of the Estate of Lucy E. ... The executor of the will of the said decedent, the said Lucy E. ... set forth the ... of the said estate ... to the said ... It is ordered that the said ... be transferred to the said ...

13693 In the Matter of the Estate of Lucy E. ... The executor of the will of the said decedent, the said Lucy E. ... set forth the ... of the said estate ... to the said ... It is ordered that the said ... be transferred to the said ...

It appearing to the court that Lucy Cismar formerly Lucy Bucher, a resident of Jerome Township in said County, died intestate on September 16-1938. That an order was made by the Probate Court relieving said estate from administration and directing delivery of the particular part of real estate heretofore described to Clarence D. Bucher the person entitled thereto, which order was journalized on September 20-1938. 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.

Clarence D. Bucher age 42. Akron, O. Co. Mohawk Public Co.

son of the deceased. — 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.

13693

In the matter of the estate of

Lucy Cismar, dec'd for transfer of real and personal property, it appearing that an agreement was entered into by and between the surviving spouse and the only heirs of the deceased, for a division of the property and among other things, it sets forth that there was one 1934 Ford Automobile Sedan, of a value of approximately \$100.00 and, it appearing by said division that the Ford Sedan Automobile was to be transferred to Richard G. Cismar, this court orders and directs that said Ford Automobile Sedan be transferred to Richard G. Cismar by the proper transfer of title.

THE COL. P. P. BLDG. CO. 74218

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13699 In the matter of
The will of
Nevlon H. Lingard
deceased.
and testament of
Nevlon H. Lingard
deceased. to be
admitted to probate.
in writing of the
application for the
to be given to the
of said testator, known
that a hearing on said
17 day of October 1938 at 10. A.M.

An application having been this day
presented to the Court, by Ida R. Lingard
praying that an instrument in
writing purporting to be the last will
and testament of Nevlon H. Lingard deceased, be
admitted to probate. It is ordered, that 7 days notice
in writing, of the presentation of said Will and of the
application for the admission of the same, for Probate,
be given to the surviving spouse and to the next of kin
of said testator, known, to be resident of the state and
that a hearing on said application will be had on the
17 day of October 1938 at 10. A.M.

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 Oct 29-38.

- 12245 C. S. Hull. Guardian of Clara E. Warner. Incomplete 3rd account.
- 11965 Francis H. Hooper, executor of the estate of H. Hooper. Final account.
- 13570 Anna Marie Ferris, executor of the estate of Charles A. Ferris
Trust and Final account.
- 10621 Eva L. Thompson, executor of the estate of Lafayette Thompson
Trust and Final account.
- 13551 Harry L. Fleisher, executor of the estate of Nellie Fleisher.
Trust and Final account.
- 10028 Christine Braun, guardian of William Braun. 11th ad.
- 13572 Clayton P. Johnston, ad. of the estate of Mary K. Johnston
Trust and Final account.
- 13642 Geo. W. Blake ad. of the estate of Byron Blake.
Trust and Final account.

11512 In the matter of
G. W. Turner, dec'd said estate and filed his first and final
account herein. It is therefore ordered, that said account
be set for hearing on Saturday the 26 day of November 1938
at 1.00 clock 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 be continued
until said time.

13700 In the matter
The will
Jacob. Mill
and of the
admission
Court. of
County, and
in Union
An authentic
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is granted
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13691 In the m
Guardian
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 7 days notice
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13700. In the matter of

The will of
 Jacob. Miles. Deceased.

Jacob. Miles. late of Marion County deceased.
 and of the order of Probate thereof: and made application for the
 admission of the same to record herein: and it appearing to the
 Court that said will was properly found and allowed in Marion
 County, and relates to property a part of which is situated
 in Union County, Mo. It is therefore ordered, that said
 authenticated copy of said will and order of Probate be and the
 same be recorded in the Records of Wills of this office and it
 is further ordered, that said J. W. Campbell pay the costs
 \$ 35⁰⁰ paid Oct 7-1938

named.
 Probate
 settlement
 filed there.
 on Oct 29-38.
 3rd account
 v. Final account
 Charles A. Ferris
 against
 Effie Thompson
 and
 of Nellie Fletcher
 and
 v. 11th ad.
 of R. Johnston
 and
 Blake.

and adv. of the
 and final
 said account
 number - 1938.
 to published
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 continued

Saturday Oct. 8.

13691

In the matter of the
 knowledge of

This cause was submitted to this Court on
 an application to appoint a guardian for
 D. G. Grant) Jelf the person and the estate of D. G. Jelf
 an Insane Person incompetent who is now confined
 in the State Hospital at Columbus, Mo. under commitment from
 this Court. and the applicant after submitting certain
 testimony that said incompetent person was the owner of
 certain particular property, then stated its case.
 The defendants being the wife and children of said D. G.
 Jelf an incompetent person, having nothing to say said
 cause was submitted to this Court. whereupon said Court
 took the matter under advisement, and being fully
 advised in the premises hereby overruled the application
 to appoint a guardian for said incompetent person
 effective this 8 day of October 1938. To all of which said
 applicant excepts and exceptions are hereby noted.
 And it is further ordered, that said applicant pay
 the costs of this prosecution for which execution is
 awarded.
 Bond filed at \$ 50⁰⁰.

19 38.

Probate Court, Union County,

Monday, October 10

19 38.

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13698 In the matter of this day Arthur W. Gallowsay - appeared in
 The estate of open Court and made and filed an
 John Drum application under oath as required by
 deceased law to be appointed as administrator of the
 estate of John Drum deceased late of F. P. D. 1, Marysville
 Ohio, in said County, and an affidavit that there is not
 to his knowledge any last will and testament of the
 said intestate, also a statement in general terms as to
 what the estate consists of and the probable value thereof
 and the Court being satisfied that an administrator
 should be appointed and that said Arthur W. Gallowsay
 is a suitable person and legally competent, it is ordered
 that he be appointed as such administrator upon giving
 Bonds with sureties as required by law in the sum of
 Eight Hundred Dollars and this cause is continued.

This day Arthur W. Gallowsay appeared in open Court
 accepted the appointment as administrator of the estate of
 John Drum deceased, and gave and filed herein his
 Bonds in the sum of Eight Hundred Dollars conditions
 according to law with American Surety Co. of New York
 as surety, which Bonds is approved by the Court.
 It is therefore ordered, that Letters of Administration
 issue to said Arthur W. Gallowsay 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 \$

13674 In the matter of this day this cause came on for hearing
 The estate of re. the application of Okey D. Dillon as
 Foster C. Walker, executor of the estate of Foster C. Walker, deceased.
 deceased for authority to transfer title of automobile,
 and its appearing to the Court, that the said
 decedent died on the 8 day of August 1938 possessed of
 an automobile of the following description, to wit:
 Manufacturer is Ford Motor Co.
 Engine motor, one, 100 6909.
 Horse Power 22.5.
 Type Run about
 Make Ford.
 Model 7.

That Okey D. Dillon as executor of said estate
 advertised said automobile for sale at Public
 Auction and on the 8 day October 1938 offered
 the same for sale, when Ben Neuh Sidner bid to
 pay for the same the sum of \$ 11.50 and the
 same was sold to him for said sum and by
 reason thereof, it is now necessary that this
 Court authorize the transfer to the purchaser.
 Therefore the application of the said Executor is
 hereby granted. Therefore the Clerk of Court of

Comm^{rs} of Union County Ohio, is hereby authorized to issue a certificate of title to the above described automobile to Kenneth Bidner and that a copy of this authority be delivered to said clerk for said purpose.

13681

In the matter of now comes Harriet M. Butler, administratrix of the estate of Charles W. Butler, deceased, and Charles W. Butler represents to the court that Charles W. Butler died in testate on the 25 day of August 1928 that his place of residence at death was village of Plain City, Union County Ohio that the following is a description of each parcel of real estate situated in his name by the decedent at the time of death.

First Parcel: First tract situated in the County of Madison in the State of Ohio, and the Township of Pike: Begin at a stone centrally between an ash and white Elm, corner to Joseph Mavor and J. B. Morquidge: thence with the line between the lands of the said J. B. Morquidge and said Joseph Mavor N. 21° 43' W. 11.20 chains (chain 4 poles) to a stake corner to Joseph and Aaron Mavor: thence with the line between the lands of said Joseph and Aaron Mavor S. 55° 15' W. 0.78 chains to a stake: thence S. 21° 45' E. 11.20 chains to a stake in the line between the lands of Henry and Joseph Mavor: thence with said line N. 55° 15' E. 0.78 chains to the beginning ^{and} containing 0.85 of an acre being part of survey no. 3153.

Second Tract: Situated in the County of Madison in the State of Ohio, and the Township of Pike: Begin at a stake in a westerly line of J. B. Morquidge and corner to the lands of Joseph Mavor: thence with w. westerly line of said Morquidge N. 21° W. 45' W. 12.50 chains (chain four poles) to a stake S. E. corner to John Mavor: thence with the S. E. line of said John Mavor S. 65° 15' E. 0.78 thence S. 21° 45' W. 17.50 chains to a stake: chain to a stake in the N. W. line of Joseph Mavor as aforesaid: thence with the N. W. line of said Mavor N. 55° 15' E. 0.78 chains to the beginning and containing 0.95 of an acre being part of survey no. 3153.

Second Parcel: Situated in the County of Madison in the State of Ohio, and in the Village of Plain City: - Beginning at a white oak on the N. bank of Big Darby Creek running thence S. 6° 4' E. with the N. line of the Bigelow Cemetery 11 1/2 poles to a stake in the center of the Post Road: thence with said Road S. 88 1/2° W. about 10 poles to the corner of lands now owned by Lloyd and Hattie M. Coburn: thence N. 7 1/2° with the meander of the creek 5 poles to the place of beginning containing 20 square poles more or less and being part of survey no. 5728 (S. 128). (The premises

begin corner of C. B. 7th Thence Pass Township State, on South line with the a. Stake 1/2 mile to a stone Stone in line of a. thence 5 links to thence pole and of Darby 3 links, Thence is thence rods and that seat is to the face of Harriet Mavor R. Hester B. J. made kind. Lewis W. that for the estate that all before this and, and estate to sufficient the papers certificate parties to transfer as given

13421

In the matter of The Estate of Robert M. Outis facti said bed in Rich by law, a. It is. m. Esquire

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 to Charles W.
 5 day of August
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 premises

line conveyed being the "second tract" conveyed by deed
 of C. B. Hoyer and wife to grantee herein).
 Third Parcel: Situated in the County of Union
 Township of Jerome, and State of Ohio. Beginning at a
 stake, on the East Bank of Big Doby creek and in the
 South line of Lucas Sullivan's Survey No. 3686; thence
 with the said line passing a stone at 36 links from which
 a. Stake (being 36 inches in diameter N. 32° 30' E. 21
 links bears witness) N. 56° 23' E. 39 poles and 5 links
 to a. stone; thence N. 33° 11' W. 69 poles and 15 links to a
 stone in the center of the Noteman Pike and in the South
 line of a. one acre tract, belonging to J. Noteman here.
 thence with said line S. 57° 12' W. 3. poles and
 5 links to a. stone at the S.W. corner of said tract.
 thence with the West line of same, N. 31° 27' W. 29
 poles and 3 links to a. stake in the east Bank
 of Doby creek (passing a. stone at 26 poles and
 3 links) thence down stream with the meanders
 thereof to the place of beginning, containing
 thirteen acres (13 A.) and 113, one hundred and thirteen square
 rods and being a part of survey no. 3686

That upon the death of said decedent, such
 real estate passed by law of intestate succession
 to the following persons:

- | | | | |
|----------------------|----|---------------------|--------------------|
| Harnett M. Butler | 76 | Plain City, Ohio | Widow - one-third |
| Alvin Rausch | 40 | Marysville, Ohio | Daughter one-sixth |
| Walter B. Sutherland | 40 | Washington C. H. D. | " " " |
| Madeline Means | 38 | Columbus O | " " " |
| Lewis W. Butler | 48 | Philadelphia Pa | Son " " |

That Harnett M. Butler was appointed administrator of
 the estate of said decedent on the 1st day of Sept 1938;
 that all of the provisions of law to be performed
 before ^{being} this application have been duly complied with
 and that all the known debts of decedent's
 estate have been paid, or secured to be paid, or
 sufficient other assets are in hand to complete
 the payment thereof. Therefore the applicant prays for a
 certificate of transfer of said real estate to the
 parties herein named and to have the same
 transferred and recorded in the proper county
 as provided by law -

13421 In the matter of
 The Estate of
 Robert N. Davis, Dec. or. gr. hearing.

This day the schedule of Claims, Debts
 & Liabilities heretofore filed herein, came
 before the Court 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 Richmond Gazette, 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
 examined, be allowed, and confirmed -

13698 Arthur W. Bulloway On the 13-day of Oct 1938. this cause came
 Ad. of the estate on to be heard here this Court being, fully
 of John Drumm, advised in the premises. hereby finds
 that it is necessary to sell the real estate
 of John Drumm deceased, to pay the
 debts of such decedent; that the value
 of such real estate is less than \$500- It is therefore
 found and decreed that the said Arthur W. Bulloway
 administrator of the estate of John Drumm deceased, be
 and he is hereby authorized to sell and convey the
 real estate described in the plaintiff's petition on the
 following terms and conditions: by private sale and to the
 highest bidder for cash.

13709 Guardianship of the person of the minor child of
 of the said John Drumm, the said alleged incompetent. It is ordered, application to set
 for Oct 15/38 at 2 P.M. as at least this day's notice to give to the said John Drumm
 and by personal service in writing to those interested, as provided by law.

Thursday Oct. 13-

13698 In the matter of the estate of John Drumm deceased. This day an inventory in the above
 estate was filed in this Court by
 John Drumm 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 October 1938
 at 10 A.M. and that notice of said hearing be given
 to all persons entitled to notice under the law of the State of this
 by publication in Marysville Tribune at least 10 days prior
 to the date of said hearing; except those who have
 waived said notice or who will hereafter be personally served
 by the fiduciary herein, at least 10 days prior thereto.

13690 In the matter of the estate of Mattie S. Conner 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.

13687 In the matter of the estate of John Drumm deceased. This cause came on for hearing on the 13-day of Oct 1938. This Court being fully advised in the premises hereby finds that it is necessary to sell the real estate of John Drumm deceased, to pay the debts of such decedent; that the value of such real estate is less than \$500- It is therefore found and decreed that the said Arthur W. Bulloway administrator of the estate of John Drumm deceased, be and he is hereby authorized to sell and convey the real estate described in the plaintiff's petition on the following terms and conditions: by private sale and to the highest bidder for cash.

13704 In the matter of the estate of John Drumm deceased. This cause came on for hearing on the 13-day of Oct 1938. This Court being fully advised in the premises hereby finds that it is necessary to sell the real estate of John Drumm deceased, to pay the debts of such decedent; that the value of such real estate is less than \$500- It is therefore found and decreed that the said Arthur W. Bulloway administrator of the estate of John Drumm deceased, be and he is hereby authorized to sell and convey the real estate described in the plaintiff's petition on the following terms and conditions: by private sale and to the highest bidder for cash.

Order
 This day Gladys E. Barker was appointed guardian of the person of the minor child of the said John Drumm, the said alleged incompetent. It is ordered, application to set for Oct 15/38 at 2 P.M. as at least this day's notice to give to the said John Drumm and by personal service in writing to those interested, as provided by law.

Order
 This day Gladys E. Barker was appointed guardian of the person of the minor child of the said John Drumm, the said alleged incompetent. It is ordered, application to set for Oct 15/38 at 2 P.M. as at least this day's notice to give to the said John Drumm and by personal service in writing to those interested, as provided by law.

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13687 In the matter of This day this cause came on to be
The Guardianship heard upon the application of Layton
of Flora Blaney A. Pretz, Guardian. for an order
of an incompetent authorizing and directing him to sell
at market price, a 2-7/8% United States Treasury Bond
of 1955-60, being number 23089, for the sum of \$1000.
registered in the name of Flora J. Blaney, and was
submitted to the Court. And the Court being fully advised
in the premises, sustains said application, and said guardian
is hereby authorized and directed to sell said bond at market
price and to execute a transfer therefor.

13704 In the matter of This day Ada Balliet, a resident citizen
Gladys E. Barker 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 Gladys E. Barker
into the Ohio Institution for feeble-minded, and it
is further ordered that subpoenas for Dr. Angus MacDror
and Dr. Fred Calloway witnesses, to appear at the time
and place aforesaid; and this cause is continued

Order for Warrant to Convey, and clothing.

This day this cause came on to be heard, and the said
Gladys E. Barker was brought before the Court, said Gladys
E. Barker committed to the Girls Industrial School, Delaware,
Ohio, March 2-1938, from which Institution she is now
being conveyed to the Feeble-minded at Orient, Ohio.
Thereupon the Judge proceeded with the examination
and having heard the testimony of Dr. Angus MacDror
and Dr. Fred Calloway the medical witnesses and being
satisfied that said Gladys E. Barker is a feeble-minded
person, incapable of receiving instruction in the common
schools of the State, that she has a legal settlement
in Marysville, Ohio 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 feeble-
mindedness has occurred during the time she
has resided in this State, and that she is a
proper subject for classification and discipline
at the Ohio Institution for feeble-minded. It is
therefore ordered, that Dr. Angus MacDror and Dr. Fred
Calloway the medical witnesses in attendance make
out a certificate setting forth the facts, as is
provided by law. And it is further ordered
that an application be made to the Superin-
tendent of said Institution for the admission of said
Gladys E. Barker and that a certified copy under seal
of the certificate of said medical witnesses, and of the
findings in this case, be transmitted to said
Superintendent; and it is further ordered

that said Mledys E. Barber be committed to the custody of the feeble-minded Institute at Orient. This until otherwise ordered, and this cause is continued.

13708

In the matter of the Estate of Mary Cahill, deceased. This day this cause came on to be heard upon the filing herein of a statement in lieu of an account by A. G. Cahill, administrator of the estate of Mary Cahill deceased. The Court, being fully advised in the premises finds that there are no assets in the estate of the said Mary Cahill, deceased, and that the administration of said estate was brought solely for the purpose of securing cancellation of a mortgage upon certain real estate located in the village of Marysville Union County, this standing in the names of Ralph E. Guy and Martha Jane Guy. It is therefore ordered, adjudged, and decreed that said statement in lieu of an account be, and the same hereby is, approved and confirmed, and the said A. G. Cahill, is hereby released from the duties and responsibilities of such administrator, and his bond is hereby released.

This day this cause came on to be heard upon the application of A. G. Cahill, Adm. of the estate of Mary Cahill deceased, and the evidence. The Court, being fully advised in the premises finds that A. G. Cahill is the duly appointed, qualified, and acting administrator of the estate of Mary Cahill, deceased, and that the said Mary Cahill died intestate on the 20 day of November, 1936, and that all of her just debts and funeral expenses were paid in full by the said A. G. Cahill. The Court further finds that the administration of the estate of Mary Cahill was brought solely for the purpose of cancelling a note and mortgage held by the said Mary Cahill upon 31/60 acres of land located in the village of Marysville, Union County, this standing in the names of Ralph E. Guy and Martha Jane Guy. The Court further finds that it is not necessary for said administrator to file any inventory and appraisal herein. This is therefore ordered, adjudged, and decreed that all inventory and appraisal in said estate be, and the same hereby is, dispensed with.

13674

13708

In the matter of the Estate of Mary Cahill, deceased. This day this cause came on to be heard upon the filing herein of a statement in lieu of an account by A. G. Cahill, administrator of the estate of Mary Cahill deceased. The Court, being fully advised in the premises finds that there are no assets in the estate of the said Mary Cahill, deceased, and that the administration of said estate was brought solely for the purpose of securing cancellation of a mortgage upon certain real estate located in the village of Marysville Union County, this standing in the names of Ralph E. Guy and Martha Jane Guy. It is therefore ordered, adjudged, and decreed that said statement in lieu of an account be, and the same hereby is, approved and confirmed, and the said A. G. Cahill, is hereby released from the duties and responsibilities of such administrator, and his bond is hereby released.

12995

In the matter of the Estate of Emma [unclear] and [unclear] to the Court of said [unclear] paid, it [unclear] L. Ransom released to the [unclear] L. C. Sche [unclear]

13709

In the matter of the Estate of [unclear] Guardian [unclear] the Court find [unclear] reason of [unclear] taking care that a [unclear] Guardian [unclear] having [unclear] \$1000 - Co [unclear] as sureties [unclear] that all [unclear] approved [unclear] Charlotte

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13708

In the matter of the estate of Mary Cahill. Dec'd. such as required by law to be appointed as administrator of the estate of Mary Cahill, deceased, late of York Township in said County, and an affidavit that she, is not to his knowledge any last will and Testament, of the said intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said administrator should be appointed and that said A. G. Cahill 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 Hundred Dollars and this cause is continued.

This day A. G. Cahill appeared in open Court, accepted the appointment as administrator of the estate of Mary Cahill, deceased, and gave and filed herein his Bond in the sum of One Hundred Dollars - Conditioned according to law with W. P. Davis & A. G. Cahill as sureties, said Bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said A. G. Cahill 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 -

12995

In the matter of the Guardianship of Emmett L. C. Scheiderer an incompetent person. On motion of Clifford Paraguardian of Emmett L. C. Scheiderer, and it appearing to the Court that the judgment heretofore rendered in favor of said Guardian against Jacob Scheiderer has been fully paid, it is ordered that Jacob Scheiderer and Charles L. Rausch and Leonard Hied, his bondsmen, be released and discharged from any further obligation to the estate of said incompetent person, Emmett L. C. Scheiderer.

13709

In the matter of the Guardianship of Agatha Magdalena Haber. In all interested parties as heretofore ordered the Court finds that said Agatha Magdalena Haber is incompetent by reason of mental disability, and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed and it appearing to the Court that a Guardian be appointed and that Charlotte E. Eisel, is legally competent and having filed her application herein and given bond in the sum of \$1,000 - Conditioned according to law with J. M. Huber and G. P. Huber as sureties thereon, it is ordered that said bond be approved and that Letters of Guardianship issue to said bond, be approved and that Letters of Guardianship issue to said Charlotte E. Eisel, as provided by law.

13705

In the matter of An application having been this day presented to the Court by Edward L. Kandel praying that said instrument deceased in writing purporting to be the last Will and Testament of Marie Kandel deceased be admitted to probate. It is ordered that 5 days notice in writing of the presentation of said Will and of the application for the admission of the same for probate be given to the surviving spouse, and to the next of kin of said testator known to be resident of the state and that a hearing on said application will be had on the 15 day of October 1938 at 10 A.M.

This matter came on this day further to be heard on the application of Edward L. Kandel to admit to probate and record the Will of Marie Kandel deceased late of the vicinages 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 Edward L. Kandel 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 Jessie Cherry (nee) and Alice M. Kagan 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 sealed with said Will. Whereupon the Court finds that the aforesaid instrument of writing is the last Will and Testament of said Marie Kandel 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 together with the said testimony of the witnesses above named be entered of record in this Court.

13674

In the matter of the estate of Foster C. Walker deceased in this Court. Orders approval forthwith notice of hearing having been given and published in Maryville Tribune as notice to all persons entitled to notice under the laws of this State.

13666

In the matter of the estate of Edward H. Barker deceased. Hearing on the application of the executor of said estate.

13666

In the matter of the estate of Edward H. Barker deceased. Verified and sworn to by the executor of said estate, John L. Barker, that said decedent died intestate on August 1st 1938 and that the executor of said estate has complied with the provisions of the laws of this State in the transfer of the Real Estate of said decedent by law.

13659

In the matter of the estate of Lizzie Barker deceased. The evidence and suffer that it is found that said aff Bond \$1000.00 that said sale for value.

13659

This is filed here in satisfaction.

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13666 In the matter of this day came John L. Barker, administrator of the estate of Edward H. Barker, account herein. It is thereupon Decreed, ordered, that said account be set for hearing on Saturday the 26 day of Nov. 1938 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 be continued until said time.

13666 In the matter of this day came John L. Barker, adm. of the estate of Edward H. Barker, deceased, and Decid. 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 Edward H. Barker, a resident of Paris Township, in said County, died intestate on July 23 1938 and that on the 8 day of August 1938 John L. Barker 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 share of real estate passed. John L. Barker, age 51, Marquette, Mich. son. Entire 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 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.

13659 In the matter of this matter came on to be heard upon the application of the executrix to sell the estate of Lizzie Meyer Decedent certain personal property, and upon the evidence where upon the Court upon record and sufficient proof is satisfied and so finds that it is for the best interests of said estate to sell at private sale the personal property described in said application, to wit: One United States Treasury Bond, No. 99489, Series 1940-1943-3-3-800, \$1000. denomination. It is therefore ordered that said executrix sell said property at private sale, for cash, and for not less than the face value thereof.

13659 This day the Schedule of debts and liabilities heretofore filed herein came on for hearing. It appearing to the satisfaction of the Court that notice of the filing

THE COL. & S. REG. CO. 74323

THE COL. & S. REG. CO. 74323

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 ^{as} in account and confirmed.

13699

In the matter of the will of N.E. Lingard, Decd. Lingard to admit to probate and record the will of N.E. Lingard deceased, late of Township of Washington in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving Edw R. Lingard surviving spouse, and the surviving spouse and all the next of kin of said decedent known to be resident of the State have been duly served, with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or have, waived notice and given consent to the probate of said will, and it further appearing to the Court that one of the subscribing witnesses to said will is dead. Thereupon Edward W. Potter and Corrie W. Hornback appeared in open Court and being duly sworn and examined according to law, touching the genuineness of the signature of said N.E. Lingard attached to said will thereupon on this day appeared F. L. Ferry the other subscribing witness to said will and 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 N.E. Lingard deceased; that it was duly executed and attested; and that the said testator at the time of executing 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.

Oct 12th

9276^a In the matter of the will of Ernest L. ... his third ... said account of ... published Journal ... Continued
12579 In the matter of the will of ... the ... of this Court

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9276^a In the matter of Third account This day came before
 Ernest Roy Pagers R. Pagers Guardian of said estate, and filed
 his Third account herein. It is thereupon ordered, that
 said account be set for hearing on Saturday the 26-
 day of Nov. 1938 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.

17579 In the matter of The Guardianship of
 Charlotte A. Hard Incompetent This day came Mary M. Burroughs, guardian
 of Charlotte A. Hard incompetent, and filed
 his 5th account herein. It is there-
 upon ordered, that said account be set for hearing on
 Saturday the 26. day of Nov. 1938. at 1 P.M. and notice be published
 as required by law in the Union County Journal or newspaper
 of this County, and this matter is continued until said time.

13710

In the matter of the Guardianship of Samuel L. Will.

This day Carl J. Will filed an application in court for the appointment of a Guardian of Samuel L. Will alleged incompetent. It is ordered that said application be set for hearing on the 25 day of Oct. 1938 at 9:30 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 Samuel L. Will by personal service in writing, all other interested parties by notice as provided by law.

13712

Letter of an that notice required by that said In the matter of the will of David L. Dec purporting deceased days notice citation for of April on the 22 d This ma application the will of Richard It is m decedent and that kin of or have been will and and rec Court or probate of the subse gen Court respectively Will the subscribe said Will of said decedent it was said test of j and I be the Court probate a testimony of records In the m The Ed Emmett Duas have re in said

13711

In the matter of The estate of D. H. Reed.

Friday Oct. 21

This day Mariana M. Skillman 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 D. H. Reed deceased late of Marysville in said County and an affidavit that there is not to her knowledge any last will and testament of the said intestate 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 Mariana M. Skillman is a suitable person and legally competent it is ordered that she be appointed as such administrator upon giving bond with sureties as required by law in the sum of One thousand Dollars and this same is continued. This day Mariana M. Skillman appeared in open court accepted the appointment as administrator of the estate of D. H. Reed deceased and gave and filed herein her Bond in the sum of One thousand Dollars conditional according to law with Margaret E. Reed and Edward S. Skillman as sureties which Bond is approved by the Court. It is therefore ordered that

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THE COL. P. S. REG. CO. 74972

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Letter of administration issue to said Marwin M. Steelman that notice of said appointment be published as required by law, that this proceeding be recorded, and that said Adm. pay the costs herein
In the matter of
The will of
Orbell Schmelzer
deceased
An application having been this day presented to the Court by Guyon Sanders praying that an instrument in writing purporting to be the last will and testament of Orbell Schmelzer deceased be admitted to probate. It is ordered that 7 days notice of the presentation of said Will and of the application for the admission of the same for probate, be given to spouse and next of kin, filed hearing on said application on the 22 day of Oct. 1938. at 1 P.M.

This matter came on this day further to be heard, on the application of Guyon Sanders to admit to probate and record the will of Orbell Schmelzer 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 Henry M. Schmelzer 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. Ans. Ruth Hess and C. A. 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 of writing is the last Will and Testament of said Orbell Schmelzer 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.

13944

In the matter of
The Guardianship of
Ernest H. C. Scheider
Incompetent
This cause coming on to be heard on the application of O. C. Dwyall for an allowance for attorney fees and expenses alleged to have been rendered by him for this cause as set forth in said application, following due attention and

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Ans. consideration of said application, this Court finds "that an agent, attorney, or firm of attorneys, or other person or persons, claiming compensation and expenses for alleged services rendered a Guardian or his ward, is not the proper party to file an application for an allowance as compensation and expenses for the best interest of the ward.

Therefore, it is ordered that the application for compensation as filed herein on October 15th 1938 by O. C. Ingalls, (Ingalls and Warrnick) be and the same, is hereby dismissed, at his costs. this 22nd of October 1938.

13706

In the matter of the estate of Marie Kandel, Dec'd. This day came Edward L. Kandel, Executor of the estate of Marie Kandel 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 Marie Kandel a. resident of Manville in said County, died testate on September 20- 1938. That her Last Will and Testament was filed in the Probate Court of Union County, this on Oct 15, 1938, admitted to probate on Oct 15 - 1938, and recorded in vol. No. Page of the Record of Wills in said County, and that on the 22 day of October 1938, Edward L. Kandel 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.

Edward L. Kandel Manville, D. surviving spouse - all - and that the description of said real estate is as set out in said application; and it appearing to the satisfaction of the Court that the law has been fully complied with by said applicant; It is 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.

13706

In the matter of the estate of Marie Kandel, Dec'd. This day this cause came on to be heard upon the filing of the Inventory and appraisement by Edward L. Kandel, executor of the estate of Marie Kandel, deceased. The Court being fully advised in the premises, finds that all persons entitled to notice of the filing of the Inventory and appraisement under the Law

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13706

of the State of Ohio have advised said notice and consent to the immediate approval of said inventory and appraisement. The Court further find that said inventory and appraisement is true and correct in all respects and in conformity to law and the same is hereby approved and confirmed.

In the matter of the Last Will of Marie Kandel, deceased. The estate of Marie Kandel, hereinafter duly found and allowed, Decedent this day Edward L. Kandel, executor named in said Will appeared in open Court and made and filed an application under oath as required by law to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that said Edward L. Kandel is a suitable person and legally competent and that by the terms of said Will said testator ordered or requested her executor may execute it without giving bond: It is ordered that he be appointed as such executor and that Letters Testamentary be granted and issued on the Will of said decedent to him without giving bond that notice of said appointment be published as required by law: that this proceeding be recorded and that said executor pay the costs.

13706

In the matter of the estate of Marie Kandel, Dec. Statement in Lieu of an account filed this date is hereby approved and ordered recorded

13398

Mr. R. Cameron, Adm. This day this cause coming on with the will annexed. further to be heard and it of the estate of appearing to the Court that the Dalome R. Binger, Dec. real estate described in the or Left. Petition as in lot 11 in the Linn way Ingram & Co. village of Milford Center, W. Residence Laura E. Hodson. property was appraised by the appraisers of the estate at \$1500.00 and that by order hereupon made herein a further appraisement was dispensed with: that an original Bond in the amount of \$1000.00 was given by the administrator, with the Will annexed, Mr. R. Cameron in the estate, and an additional Bond in the amount of \$500.00 was given by said administrator in the within last sale proceed- ing and that said bonds were approved by this Court and are sufficient: and it further appearing that it is now to the interest of said estate to sell that part of the real estate above described at public sale: It is now ordered that said administrator proceed to advertise for sale at the Court House door on the 19 day of November 1938.

THE COL. P. B. WTS. CO. 74929

at 1. P. M. the real estate above described, as provided by law; and that he sell the same at not less than two-thirds of the appraised value thereof on the following terms, to wit: Cash in hand.
 And the plaintiff is ordered to make return forthwith upon such sale.

Monday Oct 24

13659 In the matter of Comprising Sale. This day came Lida Myers decd. Bertha N. Barker executrix of the estate of Lida Myers, deceased and filed herein her report of private sale of certain property of said estate upon examination by the Court the same appearing regular and in conformity to law and the former order of the Court is confirmed and with the proceedings herein is ordered recorded

THE COL. P. B. WTS. CO. 74929

13608 In the matter of the estate of Lida Myers decd. Rott. F. B.

report. and all respects the same.

13713 In the matter of the estate of Arthur L. Decd. named and made an law to be appointed the probate find that and legal appointed with sum \$4000

This day accepted Belmore his Bond according to the provisions of the law by the Court better to the decedent of said by law that an

13698 Arthur N. admors The estate John D.

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13608 In the matter
of the estate
of Libbie Hendrickson
deceased.
Rott. F. Allen
Adr

This day this cause coming on to be
heard on the report of Robert F. Allen
of the estate of Libbie Hendrickson
deceased. decendant. of his proceedings under the
former order of this Court, the Court
having carefully examined said
report, and being satisfied that said sale, was, in
all respects regular and legal, it is ordered, that
the same be and hereby is approved, and confirmed.

13713 In the matter of
the estate of
Arthur Schmelzer
deceased

The last will of Arthur Schmelzer, decant,
late of Richmond, in said County, having
been duly proved and allowed.
This day Goryn Sanders the executor
named in said Will, appeared in open Court, and
made and filed an application under oath as required by
law to be appointed as such executor also a statement in
general terms as to what the estate consists of and
the probable value thereof; and the Court being satis-
fied that said Goryn Sanders, 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
\$4000 - and this cause is continued.

This day Goryn Sanders appeared in open Court
accepted the trust, as executor, of the estate of Arthur
Schmelzer, deceased, and gave and filed herein
his Bond, in the sum of \$4000 - conditioned
according to law, with Helen H. Sanders, and C. A.
Hoopes, as sureties, which Bond, is approved
by the Court. It is therefore ordered, that
letters testamentary issue in the Will of said
decedent to said Goryn Sanders that notice
of said appointment be published as required
by law; that this proceeding be recorded, and
that said executor pay the costs herein.

13698 Arthur H. Gallonay
Administrator of
the estate of
John Drummond
Reft.

Confirming Sale
This day this cause came on to
be heard on the report of Arthur H.
Gallonay, Adr. 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

Elmer C. Drummond, et al.
Wfts
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.

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THE COL. S. S. REG. CO. 74929

THE COL. S. S. REG. CO. 74929

right, title and interest of the said John Drummond deceased, in said real estate, to the purchaser Richard Patton. 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 \$400. It is ordered, that said administrator mt. of the money in his hands pay -

That the costs and expenses of the sale, including attorney fee and administrator fee \$60. to Arthur W. Kellomay for services performed, in connection with the sale.

It is further ordered that this proceeding be recorded and that said petitioner pay the costs herein taxed at \$30.30 out of the proceeds of said sale, within ten days.

13710

In the matter of the Guardianship upon the application filed herein, the Court finds that notice has been given to incompetent all interested parties as heretofore ordered. The Court finds that said Mr. Samuel L. Will due to infirmities and sickness is now in need of a Guardian of person and property, and therefore he is incapable of taking care of and preserving his property. It is therefore ordered that a Guardian be appointed, on this date. It appearing to the Court that William J. Will is legally competent, and he having filed an application herein and given bond in the sum of \$2000 conditioned according to law, with Fidelity and Deposit Co. of Maryland as surety thereon, it is ordered, that said bond be approved and that Letters of Guardianship issue to said William J. Will, as provided by law.

13677

Homer S. H. as. Admin of the estate of Blanche T. Forrest et. al.

first day summons returned

13698

In the matter of the estate of John Drummond deceased

notice of given to required thereto, at being duly

13711

In the matter of the estate of J. R. Rec sales factio said donee as. require thereto, at being duly

13711

Marian Adm of J. R. Rec

vs. Margaret Mannan Jesse Rec The Home

in order examined said petition that said that the It is further decided to J. R. Rec Margaret that the mortgage Loan Co.

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13677 Homer S. Roosa
 as Administrator
 of the estate of
 Claude Roosa
 Plaintiff
 Forest Roosa
 et al. Defendant

This day Homer S. Roosa administrator of the estate of Claude Roosa 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 first day of November, 1938, at 10. A. M. and that summons for defendants issue to Sheriff of this county returnable according to law.

13698 In the matter of
 the estate of
 John Drumm,
 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.

13711 In the matter of
 the estate of
 J. H. Reed, 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 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.

13711 Mainana M. Skillman
 Adm. of the estate
 of J. H. Reed, decd.

Plff.
 Margaret Reed, Marcelite Reed,
 Mainana M. Skillman; Edward Skillman
 Jesse Reed, Emma Reed and
 The Home Owners Loan Co
 Dfts.

This day this cause came on to be heard on the report of Mainana M. Skillman of her proceedings under the former order of this Court, and upon the motion of said petitioner to confirm the same 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 to all the right, title and interest of the said J. H. Reed in said real estate to the purchaser Margaret E. Reed, said deed to contain no provision that the said purchaser assumes and agrees to pay the mortgage against said premises held by the Home Owners Loan Corporation.

THE COL. S. S. REG. CO. 14919

THE COL. S. S. REG. CO. 14919

13715 In the matter of Maude C. Davis This day Clarence Davis 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 Maude C. Davis into the Columbus State Hospital. It is therefore ordered that Maude C. Davis alleged to be insane, brought before this Court, on the 28 day of Oct. 1936 at 9:30 A.M. and it is further ordered that subpoenas issue for Dr. F. M. Wurster and Dr. H. C. Duke, 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 Maude C. Davis was brought before the Court. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. F. M. Wurster and Dr. H. C. Duke the medical witnesses and being satisfied that said Maude C. Davis is insane, that she has no legal settlement in Richmond Clarborne Township in this County; that she has been in what is known as 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 the Columbus State Hospital. It is therefore ordered that Dr. F. M. Wurster and Dr. H. C. Duke, the medical witnesses in attendance, make out a certificate setting forth the facts as provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for the admission of said Maude C. Davis 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 Maude C. Davis be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

13710 In the matter of William J. Mill Guardian of Samuel L. Mill The estate of Samuel L. Mill having filed his application for authority to bring an action in the Court of Common Pleas of this County to set aside a deed made by the said Samuel L. Mill on October 14, 1938, conveying a tract of about four (4) acres in Mill Creek Township Union County Ohio, to one Harold Farson, and the Court being advised in the premises and finding that said application should be granted, it is ordered that the said William J. Mill as guardian of Samuel L. Mill, be and he is hereby ordered, and directed to file such action in the Court of Common Pleas of this County and to employ counsel and to do whatever things are necessary in the prosecution of said suit.

13711 Mariana ...
 J. R. Reed
 Margaret ...
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13711 Mariana M. Skellern
 adx. of the estate of
 J. N. Reed, dec'd.
 Plaintiff

vs
 Margaret E. Reed,
 Marcus Reed,
 Mariana M. Skellern
 Edward Skellern
 Jesse Reed, Emma Reed
 vs. The Home Owners
 Loan Corporation

Defendants

Summary Sale -
 Mariana M. Skellern adx. of the
 estate of J. N. Reed, having filed her
 petition herein asking for a sale
 of an interest in real estate belonging
 to said estate, and this Court
 being fully advised in the premises
 hereby finds that it is necessary to
 sell said real estate to pay
 the debts of said decedent, and
 that the value of such real
 estate is less than \$500.

It is therefore ordered, and decreed
 that said Mariana M. Skellern, administratrix of the
 estate of J. N. Reed, do, and she hereby is authorized
 to sell and convey the real estate described in her
 petition at private sale, subject to the mortgage of the
 Home Owners Loan Corporation, for not less than \$490.00
 the purchase price to be represented by the assumption
 by the purchaser of said mortgage, and the re-
 quirements of law, relating to service of summons,
 appraisal and additional bond, all hereby waived.

This day, this cause came on to be heard, on the
 report of Mariana M. Skellern 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 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 to all the right, title and interest of the
 said J. N. Reed in said real estate to the
 purchaser, Margaret E. Reed, said deed to contain
 a provision that the said purchaser assumes
 and agrees to pay the mortgage against said
 premises held by the Home Owners Loan Corporation.

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10621 In the matter of
The Estate of
Safayette Thompson of
Deceased. This day the first and final account of
Ernest L. Thompson executor, of the estate
of Safayette Thompson, deceased, came on
for hearing and settlement, due notice
thereof having been published according to law, no
exceptions having been filed thereto, and no one now
appearing to except or object to the same: and the Court
having carefully examined said account and the vouchers
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 executor, pay the costs \$5-
paid Sept. 13-1938. It is ordered, that said account
and the proceedings herein be recorded, in the Records of
this office.

13572 In the matter of
The Estate of
Mary L. Johnston
Deceased. This day the first and final account of
Clayton P. Johnston administrator of the
estate of Mary L. Johnston deceased, came
on for hearing and settlement due
notice thereof having been published according to law, no
exceptions having been filed 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 Robert F.
Delegat attorney fee \$35- to be hereby allowed, being a just and
reasonable amount.
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 \$39²⁷ paid April 23-1938.
It is ordered, that said account, and the pro-
ceedings herein be recorded, in Records of this office.
Suetis pleased, except for fraud or manifest error.

13642 In the matter of
The Estate of
Byron Blake
Deceased. This day the first and final account of
George W. Blake administrator of the estate of
Byron Blake, deceased, came on for
hearing and settlement due notice thereof having been
published according to law, no exceptions having been
filed 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 George Blake, as Administrator is hereby allowed the sum of \$27. being commissions on the amount collected and accounted for to him, and being in full compensation for all his ordinary services rendered.

Richard L. Thrall, as 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 Administrator pay the costs paid 1938.

It is ordered that said account, and the proceedings herein be recorded in the records of this office. Surety released, except for fraud or manifest error in the estate.

11965

In the matter of the Estate of O. W. Thorpe, deceased, same on for hearing and settlement due, notice thereof having been published according to law, no exceptions being 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 Frances K. Thorpe, executrix is hereby allowed the sum of \$300 balance, executrix fees and tax proesso, being commissions for all her ordinary services rendered.

The Court finds said account duly balanced, and said estate settled according to law. It is ordered that said executrix pay the costs paid Mar. 1938. It is ordered that said account and the proceedings herein be recorded in Records of this office.

13551 In the matter of the estate of Nellie M. F. Decree having been made having been made or capt. or company or and all the in the just and. Therefore allowed. Robert F. Trust. Dec. The Court settled and. It is herein to. It is ordered herein to.

13570 In the matter of the Estate of Charles A. Decree thereof having exceptions appearing Court had the vouchers thereto. and finds the said correct. The Court confirmed said estate. It is ordered herein to.

13696 In the matter of the Estate of ... Decree having been interested in the filing laws of ... filing a

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13551 In the matter of
The estate of
Nellie M. Fletcher.
Deceased.
This day the first and final account of
Harry L. Fletcher, executor of the estate of
Nellie Fletcher, deceased, came on for
hearing and settlement. due notice thereof
having been published according to law. no exceptions
having been filed 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.
Robert F. Allen attorney fee. in full. \$40 - hereby allowed
Trans. Deeds. Recorded # 5⁴⁰ allowed to Robert F. Allen
The Court finds said duly balanced and said estate
settled according to law.

It is ordered that said executor pay the costs
herein taxed \$ 33⁰⁰ paid in full March 1938.

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

13570 In the matter of
The Estate of
Charles A. Ferris
Deceased.
This day the first and final account of
Anna Marie Ferris, executrix of the estate
of Charles A. Ferris deceased, came on for
hearing and settlement due notice
thereof having been published according to law. no
exceptions having been filed thereto, and no one now
appearing to except or object to the same; and the
court, having carefully examined said account and
the vouchers 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 executrix pay the costs \$ 30⁰⁰ Paid 1938.

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

13696 In the matter of
The Estate of
Richard Haggard
Deceased.
This day this cause came on to be
heard upon the filing of an Inventory
and appraisement herein by Guy
Sanders, 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 this have waived notice of said
filing and have consented to the immediate approval

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.

13606 In the matter of the Estate of Ellen B. Ple... Compensation of Hoopes & The

of the a do \$1,000, Hoopes & Talor, at the same fees in

13659 In the matter of the estate of Lidia May that said 26 day of notice there from lo this mat

Accounts persons Court of and also they will Saturday

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9276^a b. h. s. P. b.

finds that conformity to find.

13606 In the matter of the Estate of Ella D. Blue, Dec'd. Administrator for an allowance of extra compensation, and for an order fixing the attorney fees of Hoopes Sanders Hoopes as attorney for said administrator.

This day this cause came on to be heard upon the application of Fred Babcock, Administrator for an allowance of extra compensation, and for an order fixing the attorney fees of Hoopes Sanders Hoopes as attorney for said administrator.

The court upon consideration, finds the value of the additional services of said administrator at \$100.00, and further fixes the value of the services of Hoopes Sanders Hoopes as attorney for said administrator at \$25.00 and authorizes the applicant to pay the same, and include the amount of his additional fees in his next account.

13659 In the matter of the Estate of Lidie Myra Dec'd. account herein.

This day came Bertha H. Sauer, executrix of said estate, and filed her first partial account herein. It is thereupon ordered that said account be set for hearing on Saturday the 26 day of November, 1938 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.

Thursday November 3-

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 November 26-1938.

13657 Bertha H. Sauer, executrix of the estate of Lidie Myra Dec'd. First Partial account.

13666 Jan L. Barker, administrator of the estate of Edward H. Parker. First and final account.

11512 J.A. Currier, administrator of the estate of G.W. Currier. First and final account.

12579 Mary M. Burroughs, guardian of Phoebe A. Herd. Fifth account.

9276^a Charles P. Pyles, guardian of Everett Loy Pyles, 3rd account.

13683 In the matter of the estate of Josephine Wallace deceased. This day the affidavit of F. T. Gannor publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Willis Wallace, as executor of the estate of Josephine Wallace 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.

13696 In the matter of the estate of Matthias Richard Haggard deceased. This day the affidavit of F. T. Gannor publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Bryan Sanders as administrator of the estate of Matthias Richard Haggard, 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.

13681 In the matter of the estate of Charles M. Butler deceased. This day the affidavit of F. T. Gannor, publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Harriette M. Butler as administrator of the estate of Charles M. Butler 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.

13642 In the matter of the estate of James Earl Curry deceased. This day the affidavit of F. T. Gannor, publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Ella Curry as adm. of the estate of James Earl Curry deceased, was published in said newspaper, as heretofore ordered, was filed herein, together with a copy of said notice; it is ordered that the same be recorded in the records of this office.

13692 In the matter of the estate of Olin Hagan's Dec'd. This day the affidavit of F. T. Gannor, publisher of the Union County Journal, a newspaper of general circulation in this county, that the notice of appointment of Bernice Mansfield and Hazel Dennis, as adms of the estate of Olin Hagan's 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.

13421 In the matter of the estate of Robert W. ... Dec'd. ... In the matter of the estate of ... the list of ... by descent ... from ... and ... court. The said application ... that all ... be true: ... the list of ... by descent ... from ... and ... court. The said application ... estate of ... when such ... therein and ... red estate ... the app ... County for ...

13707 In the matter of the estate of Newton L. ... court that ... h. or. ... baptisms ... said ...

13421 In the matter of the estate of ... in Union C ...

13707 In the matter of the estate of Newton L. ... day ... appeared ... applica ... es. such ... bins ... protable ... the said legacy ... will ...

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.

13717 In the matter of Frank J. Baker. This day Gletus Baker, et al. Residents of

Washington Twp. in this County, appeared in open Court and filed an affidavit in the form prescribed by law for admission of said Frankie Baker into the Columbus State Hospital. Hearing in the home of said Frankie Baker alleged to be insane before this Court on the 8 day of November, 1938, at 10 o'clock A.M. And it is further ordered that subpoenas issue for Dr. H. G. Southard and Dr. K. W. Keever, 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 Frankie Baker was brought before the Court Judge Hazen, Dr. Southard and Keever. Thereupon the Judge proceeded with the examination, and having heard the testimony of Dr. H. G. Southard and Dr. K. W. Keever, the medical witnesses, and being satisfied that said Frankie Baker is insane; that she has a legal settlement in Washington Township in this County; that she has been an inhabitant of the State of Ohio for one year next preceding this date; that her insanity has occurred during the time she has resided in this State; that her being at large is dangerous to the community and that she is a suitable person for treatment at the Columbus State Hospital. It is

therefore ordered, that Dr. H. G. Southard and Dr. K. W. Keever, the medical witnesses in attendance make out a certificate setting forth the facts as is provided by law. And it is further ordered that an application be made to the Superintendent of said State Hospital for admission of said Frankie Baker and that a certified copy under seal of the certificate of said medical witnesses and of the findings in this case be transmitted to said Superintendent. And it is

further ordered that said Frankie Baker be committed to the custody of Columbus State Hospital until other wise ordered. And this cause is continued.

13713 In the matter of the estate of Arthur Schomberg, deceased. The executor, Harry W. Schomberg, in the probate and inventory and this leave is sent to

The Court is in all the same.

13718 In the matter of the estate of C. B. Benz, praying for a will declared void and legacies thereon and upon the evidence finds that the objections to the will are sustained and it further orders that the said claimant be paid in justice that the prayer and the same claimant be paid within thirty days and orders that exceptions not

13718. In the matter of the will of Elizabeth E. Keever, deceased. E. Keever is ordered presentable the said surviving known to on said of November

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13713 In the matter of

The estate of

Arbelle Schmalzer, dec'd

Brynn Sanders, 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 laws of the State of

this have waived notice of said filing, and have con-

sented 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.

13718 In the matter of

The estate of

Christoph Hinkle, Dec'd.

Benz, praying for an order for reinstatement of an alleged claim she has against the estate of Christoph

Hinkle, deceased, and it appearing to the Court that all parties interested have had

due and legal notice of the filing of said petition and the time set for hearing

thereon and are properly before the Court, and the same was presented to the Court

upon the evidence and arguments of counsel, and on consideration thereof the Court

finds that the said Julia Benz failed to file or present her alleged claim for allowance

or objections to the administrator of the said estate within four months after his appointment

and it further appearing to the Court that the said Julia Benz in failing to present

her said claim within the said four months, is not chargeable with culpable neglect

and in justice and equity she should now be permitted and allowed to file her said claim

and that the prayer of her petition should be granted, therefore, it is ordered and adjudged by the Court

that the prayer of the petition of the said Julia Benz for re-instatement of her claim be

and the same is hereby granted and she is authorized to file her said

claim with the administrator of the estate of the said Christoph Hinkle, deceased,

within thirty days from the date of this entry. In all of which findings

and orders of the Court, the administrator by his attorney, except, and

exceptions noted.

13718.

Saturday 12.

In the matter of

The will of

Elizabeth E. Keeran,

deceased.

E. Keeran, deceased, be admitted to probate.

It is

ordered, that 5 days notice in writing by mail 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 19th day

of November 1938, at 10. A. M.

This day this cause came on to be heard upon the filing of an inventory and appraisement herein, by Brynn Sanders, 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 laws of the State of this 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.

This cause came on for hearing on the petition of Julia Benz, praying for an order for reinstatement of an alleged claim she has against the estate of Christoph Hinkle, deceased, and it appearing to the Court that all parties interested have had due and legal notice of the filing of said petition and the time set for hearing thereon and are properly before the Court, and the same was presented to the Court upon the evidence and arguments of counsel, and on consideration thereof the Court finds that the said Julia Benz failed to file or present her alleged claim for allowance or objections to the administrator of the said estate within four months after his appointment and it further appearing to the Court that the said Julia Benz in failing to present her said claim within the said four months, is not chargeable with culpable neglect and in justice and equity she should now be permitted and allowed to file her said claim and that the prayer of her petition should be granted, therefore, it is ordered and adjudged by the Court that the prayer of the petition of the said Julia Benz for re-instatement of her claim be and the same is hereby granted and she is authorized to file her said claim with the administrator of the estate of the said Christoph Hinkle, deceased, within thirty days from the date of this entry. In all of which findings and orders of the Court, the administrator by his attorney, except, and exceptions noted.

An application having been this day presented to the Court, by C. A. Hooper, praying that an instrument in writing purporting to be the last will and testament of Elizabeth E. Keeran, deceased, be admitted to probate. It is ordered, that 5 days notice in writing by mail 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 19th day of November 1938, at 10. A. M.

10695^B In the matter of the Guardianship of John R. Jervis an incompetent. This day came Arthur W. Gallowsay Guardian of John R. Jervis an incompetent of Union County, Ohio, and presented his first partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 31 day Dec. 1938 at 1 P.M. to which time said matter is continued.

13719 In the matter of Louise Stella Sedgwick } Epilepsy - Nov. 14.
 This day Mary Sedgwick n. resident of Richmond Union County, Ohio in this County, appeared in open Court and filed herein a written application, duly verified, for the admission of said Louise Sedgwick into the Ohio Hospital for Epileptics. It is therefore ordered that the 14 day of November, 1938, at 1 P.M. and hereby is fixed as the time when the examination and inquiry will be made, whether the said alleged epileptic is a suitable person for admission into said Hospital. And it is ordered that a subpoena issue for Dr. S. J. Brown and Dr. B. P. Hall, reputable legally qualified physicians, and it is further ordered that a warrant issue to Ada Collier, Probation officer commanding the alleged epileptic to be brought before the Court at said time fixed, and this cause is continued.

This day this cause came on to be heard, and the said Louise Stella Sedgwick was brought before the Court, whereupon the Judge proceeded with the examination; and having heard testimony of Dr. B. P. Hall and Dr. S. J. Brown the medical witnesses and being satisfied that said Louise Stella Sedgwick is an epileptic; that she has a legal settlement in Clairborne Twp. in this County; that she has been a resident of the State of Ohio for one year next preceding this date; and that she is a suitable person for treatment at the Ohio Hospital for Epileptics, and being further satisfied that said epileptic person and her disease has developed during the time she has resided in the State, and that her being at large is dangerous to the Community, it is therefore ordered that Dr. B. P. Hall and Dr. S. J. Brown the medical witnesses in attendance, make out a certificate setting forth the facts, as is provided by law. And it is further ordered that a certified copy of the application and of the accompanying papers, including a certified copy of the certificate of said physicians be transmitted to the manager of said Hospital, and this cause is continued.

13698 In the matter of the Estate of John Drummond Deceased. This day came Arthur W. Gallowsay Administrator of said estate, and filed his first and final account herein. It is there upon

ordered that the 31 day thereof be the day for the matter to be heard in the matter of the estate of Christopher B. Deceased.

13720 In the matter of the Will of Lucy P. Brown Deceased to be admitted writing of admission of said estate hearing on 1938 St. 1

13783 In the matter of the Guardianship of Emmett J. Curran Curran ground to in said matter from hearing in the matter thereof. hereby approved in the matter of the estate of Arthur J. Deceased deceasedment of a Hospital said Arthur of the said of \$331.00

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ordered that said account. be set for hearing on Saturday
 the 31 day of December, 1938. at 1. P.M. and that notice
 thereof be published as required by law, in the Union
 13698 County Journal & newspaper of Ellis County, and this
 matter is continued until said time.

13416 In the matter of This day this matter came on to be heard, on the application
 of the estate of of the Parsonage of the bonds of the said
 Christopher Hinkle administrator, and being fully advised in the
 Decedent. premises and for good cause shown, it is by the
 Court ordered that the bond heretofore given for the sum of \$66,000.⁰⁰
 filed in the action of Emery Butz, ad or, v. Albert H. Hinkle, et al.
 number 13454, be, and the same is hereby reduced to the
 sum of \$17,000.⁰⁰.

13720 In the matter of an application having been this day pre-
 sented to the Court by Amy A. Smith praying that
 the will of Lucy P. Smith, an instrument in writing purporting to be the
 Decedent last will and testament of Lucy P. Smith, deceased,
 be admitted to probate. It is ordered, that ten days notice, in
 writing of the presentation of said will and of the application for the
 admission of the same for probate be given to the next of kin of
 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 Nov.
 1938 at 10. A.M.

Wednesday, Nov. 16-

13383 In the matter of This day there was filed an
 the Guardianship affidavit of prejudice against
 of Emmett L. C. Scheider the judge of the Court in the
 of incompetent. matter of the Guardianship of
 Emmett L. C. Scheider, 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 on
 matters pertaining to the Guardianship and having heard
 the matters discussed by diverse persons. It is
 therefore, ordered that this matter be referred to the
 Chief Justice of the Supreme Court of Ohio for disposition
 according to law.

13713 In the matter of This day this cause came on to be
 The estate of heard upon the application of
 Arthur Schmelyer executor of the
 Decedent. estate of Arthur Schmelyer
 deceased, for the consent of the Court, to the settle-
 ment of a claim for damages against Hawkes
 Hospital of Mt Carmel, for an injury received by the
 said Arthur Schmelyer, deceased, due to the negligence
 of the said Hawkes Hospital of Mt. Carmel, for the sum
 of \$331.⁰⁰ whereupon, it appearing to the Court

that no suit has been brought on said claim and that if
 would be for the best interests of the parties beneficially entitled
 to said claim to settle the same on the basis proposed,
 it is ordered that said Eugene Sanders, be authorized to
 make said settlement, upon payment to him by said
 Hawkes Hospital of Mt. Carmel, of the sum of Three
 Hundred, Thirty-one and 10/100 Dollars; and the Court hereby
 consents to the same, in full satisfaction of all claims
 and demands against said Hawkes Hospital of Mt. Carmel
 by reason of said injury to said decedent.

13626 In the matter of the estate of Laura Baker deceased. This day Otho B. Shearer, executor of the estate of Laura B. Nerr deceased, and William D. Kennedy, executor of the estate of Laura B. Nerr deceased, appeared in open Court and filed his petition praying for an order authorizing the distribution and transferring of certain shares of stock as described and set forth in said petition to wit: Five (5) shares of stock in the J.M. Scott & Sons Seed Company of Marysville, Ohio, Certificate no. 34 which Certificate bears date of February 12 - 1936. and are to be distributed in kind to Ella B. Shearer.

Ans. it appearing to the Court that the statements in said petition are true and that by virtue of the terms of the last will and Testament of Laura B. Nerr deceased, the said Ella B. Shearer, is entitled to said shares of stock. It is therefore ordered, that said executor be authorized to transfer said shares of stock in kind to Ella B. Shearer.

13626 In the matter of the estate of Laura B. Nerr, dec'd. William D. Kennedy, executor of the estate of Laura B. Nerr deceased, appeared in open Court and filed their petition praying for an order authorizing the distribution and transferring of certain shares of stock as described and set forth in said petition to wit:

Five (5) shares of stock in the Ohio Edison Company Certificate number B. 2609, which Certificate bears date of January 21 - 1931, and also ten (10) shares of stock in the Ohio Edison Company Certificate number A 70, which Certificate bears date of January 22 - 1931. and are to be distributed in kind to Ella B. Shearer. Ans. it appearing to the Court that the statements in said petition are true and that by virtue of the terms of the last will and Testament of Laura B. Nerr deceased, the said Ella B. Shearer, is entitled to said shares of stock. It is therefore ordered, that said executor and executor be authorized to transfer said shares of stock

in kind to
 12164 In the matter of the estate of J.E. Harris, ordered that the 31 day thereof be County Judge matter.

13711 In the matter of the estate of J. H. Rice only asset was sold which did not and the admission of said sum from and funds taken, it in line account that she.

13696 In the matter of the estate of Le Roy St. of Ohio. The Court has heard and finds it as heretofore

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12164 In the matter of
 Estate of
 J. E. Harris, deceased.

in kind to Ella B. Shearer,
 This day came, A. J. Harris administrator
 of said estate, and filed his first and final
 account herein. It is thereupon
 ordered that said account be set for hearing on Saturday
 the 31 day of December, 1938. 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.

Friday November 18th

13711 In the matter of
 The Estate of
 J. N. Reed, deceased.

Margie M. Skieeman adx. of the estate
 of J. N. Reed, deceased, having filed
 herein her statement showing that the
 only asset of said estate consisted of real estate, which
 was sold subject to the mortgage thereon for an amount
 which did not exceed the sum due on said mortgage,
 and that therefore, no money came into her hands as such
 administrator, and that there are no other assets
 of said estate, and that the costs of administration
 have been paid and the Court being fully advised
 and finding that said application is correct and well
 taken, it is ordered that said statement be accepted
 in lieu of a formal account, and that no such
 account be required from said administrator and
 that she be discharged and her bond released.

13696 In the matter of
 The Guardianship
 of Le Roy Schues, et al.

This day Edith Bohner, filed an
 application in Court, for the ap-
 pointment of a Guardian of Le Roy Schues
 et al. minors. Sept. 8-38. Pg. 532.
 This, 18. day of November, 1938. 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 Le Roy

Schreue that he minor and that a guardian is necessary. It is therefore ordered that a guardian be appointed. It appearing to the court that William L. Kandel is legally competent and he having filed his application herein and given bond in the sum of \$1000.00 conditioned according to law with Henry Kandel, Wm L. Kandel and Edith Schreue, as sureties thereon, it is ordered that said bond be approved and that letters of guardianship issue to said William L. Kandel as provided by law.

13721

In the matter of the estate of Lavinia Parr deceased. Saturday, November 19th. This day Harry Parr 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 Lavinia Parr deceased, late of Park 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 said Harry Parr is a suitable person and legally competent it is ordered that he be appointed as such administrator upon giving bond with sureties as required by law in the sum of Two thousand dollars and this cause is continued.

This day Harry Parr appeared in open court accepted the appointment as administrator of the estate of Lavinia Parr deceased and gave and filed herein his bond in the sum of Two thousand dollars conditioned with Leola Parr and J. M. Stinchoff as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Harry Parr; that notice of said appointment be published as required by law; that this proceeding be recorded; and that said administrator pay the costs taxed.

13722

In the matter of the estate of the late Mrs. J. Preston Jolly deceased, late of Jackson Township in said County, having her last will and testament duly proved and allowed; this day Robert F. Allen, 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 Robert F. Allen is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving bond with sureties as required by law in the sum of Three thousand and no/100 dollars and that he is directed not to continue decedent's business but to close the same up forthwith. This cause is continued.

13724

In the matter of the estate of Fernando Seco M. Kelly appeared and has read there that the estate for that said Administrator herein duties of his job

13718

In the matter of the estate of Elizabeth Elizabeth Margaret Court of the County of survival decedent born a will and not record order of giving C. E. Parr said will and hear to the which to carried with said sponsor testament it was said to will and court probate testimony entered

13742

In the matter of Lulu Parr

13724

In the matter of
The Estate of
Fernando M. Kelly
deceased

This matter came on to be heard on this
19-day of November, A. D. 1938, on the
application of Robert F. Allen, for an
order relieving the estate of Fernando
M. Kelly, deceased, from administration, and it
appearing to the Court, that the surviving spouse
has received notice, the next of kin are minors, and
there are no known creditors of the decedent, and
that the estate of said decedent is of less value
than five hundred dollars (\$500.) It is ordered
that said estate be and hereby is relieved from
administration; that Robert F. Allen, the applicant
herein, be authorized and empowered, to execute the
duties required in such cases, and make return
of his proceedings to this Court.

13718

In the matter of
The Will of
Elizabeth E. Keeran
deceased.

This matter came on this day
further to be heard, on the
application of C. A. Hoopes, to admit
to probate and record the will of
Elizabeth E. Keeran, 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 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. E. Brooks and C. A. Hoopes the subscribing witnesses to
said Will on this day appeared in open Court, and
and having been duly sworn, testified respectively
to the due execution and attestation of said Will,
which testimony was reduced to writing was sub-
scribed by them respectively and was filed
with said Will. Whereupon the Court finds that the
aforesaid instrument of writing is the last will and
testament of said Elizabeth E. Keeran, 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.

13742

In the matter of estate of
Lulu Bonnette, captioned estate, heretofore filed herein, came on, for
hearing: It is ordered, said inventory, to be allowed & confirmed.

13722 In the matter of the will of Preston Jolley deceased. Order for Commission. This day Robert F. Allen appeared in open court and made application for a commission to issue to some suitable person to take the deposition of Grant E. Mouser, Sr. and Elizabeth McThee witnesses to the will of said Preston Jolley deceased. and it appearing to the court that said witnesses reside out of the jurisdiction of this Court, to wit: at Marion, Ohio. It is therefore ordered that such commission, with said will annexed, issue to Robert F. Allen a suitable person, to be duly executed, and, together with the deposition of said witnesses so taken, signed, certified and sealed, be returned to this Court, with all convenient speed, and this cause is continued.

13722 In the matter of the will of Preston Jolley deceased. An application having been this day presented to the Court by Robert F. Allen praying that an instrument in writing purporting to be the last will and testament of Preston Jolley deceased, be admitted to probate: It is ordered, that notice be given to the next of kin of said testator, known to be residents of the State, unless they waive the same, and that a hearing on said application will be had on the 19 day of November 1938, at 10. A.M.

The last will and testament of Preston Jolley deceased, late of the township of Jackson, in this County, having been presented to the Court for probate and record, and it appearing to the Court that said decedent died leaving no widow, and that all of the next of kin of said decedent, resident of the State of Ohio have waived notice of the proceedings of the said will for probate: and upon the deposition of Grant E. Mouser Sr. and Elizabeth McThee the subscribing witnesses to said will, who were duly sworn and examined according to law as to the due execution and attestation of the said will, and the testimony of the said witnesses was reduced to writing in said deposition, signed by them and filed in this Court. Whereupon, it appearing to the Court from the testimony so taken that said will was duly executed and attested and that at the time of the execution of the same, the testator was of full age, of sound mind and memory, and not under any restraint the Court now admits the said will to probate and orders that the same, together with the deposition taken as aforesaid, shall be recorded in accordance with the Statute in such cases made & provided

13683 In the matter of the estate of Joseph L...

13696 In the matter of the estate of Mathias...

to call George Stahl of assets advised to the executor of said and Wood private of estate private ordered admitted sell, at said. The sum shown of Mildred...

13727 In the matter of the estate of Samuel as executor of the estate of Township there is. Testaments in general of said. being appointed person. The bond sum of This accepted with. The which

and in open court for the deposition of the witnesses to the will appearing to the jurisdiction is therefor all amended, duly of said led. be had. and.

This day present F. Bellman in statement of estate: next of kin estate unless on said date 1938. at

Jenny deceased, widow, having record, and. died leaving said decedent. notice of the will upon the will: the will duly sworn the due and the said. to writing filed in this Court from the will executed the execution of said will restrained all to probate the deposition in accordance provided

13683 In the matter of the Estate of Josephine Wallace, deceased

This 21 day of November 1938, Nellie Wallace and Nellie Snyder, filed in this Court Statement in line of account, in the estate of Josephine Wallace, deceased. Same ordered recorded.

13696 In the matter of the Estate of Matthias Richard Haggard, deceased.

This day this cause came on to be heard upon the application of Bryan Sanders, administrator, to sell at private sale ten shares of Ohio Sheep and Wool Growers Assn. stock, etc. 23, and one share of stock of Ostrander Farmers Exchange; etc. 17, both assets of said estate. And the Court, being fully advised in the premises, finds that it is expedient to the best interests of said estate and to the beneficiaries of said estate of said ten shares of Ohio Sheep and Wool Growers Assn. stock were sold at private sale, for the sum of \$25.00 and if said share of stock of Ostrander Farmers Exchange were sold, at private sale, for the sum of \$1.00. It is therefore ordered by the Court that the said Bryan Sanders, Administrator, do, and he hereby is authorized to sell, at private sale, ten shares of Ohio Sheep and Wool Growers Assn. stock, to J. F. Haggard, for the sum of \$25.00; and to sell, at private sale, one share of stock of Ostrander Farmers Exchange, to Mildred R. Haggard, for the sum of \$1.00.

13727 In the matter of the Estate of Samuel L. Mill, dec'd.

This day Richard C. Threlk, 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 Samuel L. Mill, deceased, late of Mill Creek 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 said Richard C. Threlk is a 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 \$6500.00, and this cause is continued.

This day Richard C. Threlk, appeared in open Court and accepted the appointment of the estate of Samuel L. Mill, deceased, and gave and filed herein his Bond in the sum of \$6500.00 conditioned according to law with The W.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 Richard Thrall, that notice of said appointment be published as required by law, that this proceeding be recorded and that said administrator pay the costs herein taxed.

13726

In the matter of the estate of Elizabeth E. Keeran deceased. heretofore lawfully proved and allowed: this day C.W. Hoopes, the executor named in said Will, appeared in open court and made and filed an application under oath as required by law, to be appointed as such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said C.W. Hoopes is a suitable person and legally competent; it is ordered that he be appointed as such executor upon giving Bond with sureties, as required by law in the sum of Ten Thousand Dollars, and this cause is continued.

This day C.W. Hoopes appeared in open Court accepted the trust as executor of the Estate of Elizabeth E. Keeran deceased, and gave and filed herein his Bond in the sum of Ten Thousand Dollars, conditioned according to law, with Glen Fall Indemnity Company, 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 C.W. Hoopes 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.

13723

In the matter of the estate of Preston Kelly deceased. this day Robert F. Allen appeared in open Court accepted the trust as executor of the estate of Preston Kelly deceased, and gave and filed herein his Bond, in the sum of Three Thousand Dollars, conditioned according to law, with the Fidelity and Deposit Company of Maryland, as surety, which Bond is approved by the Court. It is therefore ordered that letters testamentary issue on the Will of said decedent, to said Robert F. Allen 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.

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13398 *vs* Wm. R. Cameron,
Administrator
with the Will annexed,
of the estate of
Salome R. Brugler, Decd.
Plff.
vs
John May Ingraham,
Laura E. Norton
Defendants.

Eleven (11) in the village of Wierford Center, a residence property and upon the motion of said petitioner to confirm the sale made in obedience to the said order; and 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 Salome R. Brugler, deceased, in said real estate set forth in said order, to the purchasers, both Ingraham and John May Ingraham, upon payment by the said purchasers of the purchase money, and now this cause coming on further to be heard upon the pleading herein and upon the motion to distribute the proceeds of the sale amounting to One thousand One Hundred Forty Dollars, it is further ordered that the said Wm. R. Cameron administrator do pay out of the money in his hands, pay: First: To the Treasurer of this County the taxes, penalty and interest against said property amounting to \$32.³⁴ Second: To the Probate Court of this County the costs and expenses incurred in the sale of said property amounting to \$8.⁰².

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 \$1039.⁶⁴ 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.

13726 In the matter of
The Estate of
Elizabeth E. Keeran,
deceased.

This day this cause came on to be heard upon the filing of the inventory and appraisement in the above mentioned estate and the Court fixes the 5 days of December 1938 at 10. A.M. O'clock as the time for hearing on the approval

of the same. The court further orders that notice of said hearing be given in the Union County journal a paper published and of general circulation in Union County, Mo. for one insertion at least ten days prior to the time of said hearing.

13730 In the Matter of the Estate of Cornelius Dec
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13730 In the Matter of the Estate of Cornelius
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13729 In the Matter of the Estate of Cornelius Dec
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Thursday Nov. 24

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13730 In the matter of
The Estate of
Cornelius D. Sidle Sr.
Deceased

The last Will of Cornelius D. Sidle Sr. deceased, late of Richmond in said County, having heretofore been duly proved and allowed; this day Cornelius D. Sidle Jr. 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 Cornelius D. Sidle Jr. is a suitable person and legally competent, it is ordered that he be appointed as such executor, without bond and this cause is continued.

13730 In the matter of
The Estate of
Cornelius D. Sidle Sr.
Deceased

This day this cause came on to be heard upon the application to be heard upon the application of Cornelius D. Sidle Jr. the executor herein and the Court being fully advised in the premises finds that the only assets of said estate are personal property and that it will not be necessary for an inventory and appraisement to be held in said estate, and therefore said inventory and appraisement is hereby dispensed with.

This day this cause came on to be heard upon the filing of an inventory herein by Cornelius D. Sidle Jr. executor; and the Court being fully advised in the premises, finds that said inventory is correct and the same is hereby approved and confirmed.

13729 In the matter of
The Will of
Cornelius D. Sidle Sr.
Deceased

An application having this day presented to the Court by Cornelius D. Sidle Jr. praying that an instrument in writing purporting to be the last Will and Testament of Cornelius D. Sidle Sr. deceased, be admitted to probate. It is ordered that 10 days notice of the presentation of said Will out of the application for the admission of the same, 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 25 day of Nov. 1938.

13720

In the matter of
The will of
Lucy P. Smith,
Deceased.

This matter came on this day further to be heard on the application of Percy B. Smith to admit to probate and record the will of Lucy P. Smith, deceased, late of the village of Raymond in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that 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, 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 Lloyd Winter and Marion C. Winter 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 Lucy P. Smith 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.

8966
8966

In the matter of
The Estate of
Perry B. Wallace,
Deceased.

This day came William W. Wallace executor of the estate of Perry B. Wallace, Decd. and filed herein this 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 Perry B. Wallace, a resident of Taylor Township in said County, died testate on May 14 - 1918. That the last will and testament of said testator was filed with the Probate Court of Union County June 1 - 1918, and admitted to probate June 4 - 1918, and recorded in Vol. 11, page 363, of the records of Hills of said County, that Josephine Wallace, the life tenant died August 16 - 1938, and that on the 4th day of June 1938, William W. Wallace, was duly appointed and qualified executor of the estate of said decedent; that insofar as they care to be ascertained, the following is list of persons, to whom each parcel of real estate passed:

- William W. Wallace, son - one-fifth.
- Nellie G. Snyder, daughter - one-fifth.

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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 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.

13659

In the matter of This day the first and final account of Bertha H.
The Estate of Lida Myers, executrix of the estate of Lida Myers
Lida Myers, Dec. Decedent, came on for hearing and settle-
ment. due notice thereof having been published according
to law, no exceptions having been filed thereto, and no
one now appearing to except, or object to the same; and
the Court having carefully examined said account
and the vouchers thereunto, 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 \$300.00 as a credit hereon, as just and
reasonable amount expended by her for work on markers,
for said decedent. Mason E. McClary, is hereby allowed
the sum of \$167.00 missing; board & care etc. being a just
and reasonable amount. R. Conner, as attorney is hereby
allowed the sum of \$282.42. Bertha H. Samler, executrix
compensation \$282.42; miscellaneous expenses - \$6.21, is
hereby allowed; The Court finds a balance of \$728.48
in hands of said executrix due said estate; which
amount she is ordered to pay over and distribute
according to law, and the bill of said Lida Myers,
decedent. It is ordered that said executrix pay the
costs \$47.90 paid. Sept. 1938. It is ordered that said
account and the proceedings herein be recorded
in the records of this office.

13666

In the matter of This day the first and final account of
The Estate of John L. Barker, administrator of the estate
Edward H. Barker, of Edward H. Barker, Dec. Dec. came on for
Decedent hearing and settlement, due notice
thereof having been published according to law, no
exceptions having been filed 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. John W. Daily, as attorney, is hereby allowed the sum of \$55 - 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 \$18⁵⁰ paid 1938. It is ordered that said account and the proceedings herein be recorded in the Records of this office. Bond released.

12579

In the matter of the Guardianship of Phyllis A. Hard. This day the 5th account of Mary M. Burringer, Guardian of Phyllis A. Hard, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 be and is allowed the sum of \$31²² as compensation for her services which amount the Court deems reasonable. It is ordered that said Wm. R. Baimeron as attorney fees \$5⁰⁰ be allowed the sum of \$5⁰⁰.

The Court finds a balance of \$45⁰⁰ in the hands of said Guardian due said ward; which amount she is ordered to pay over according to law.

It is ordered that said Guardian pay the costs herein taxed at \$5⁰⁰ paid Oct 17 - 1938 approval of Veterans Administration; Nov. 4 - 1938. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

9276

In the matter of the Guardianship of Emma Lou Pyles. This day the 3rd account of Charles R. Pyles, Guardian of Emma Lou Pyles, came on for hearing and settlement, due notice thereof having been published according to law.

No exceptions having been filed thereto, and no one now appearing to except or object to the same, and the Court having carefully examined said account and the vouchers 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.

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of Charles R. Poyers. Come settlement, due ding to law. and, no one the same, and account and riving there, do find the correct and the same hereby approved.

allowed and confirmed It is ordered, that said Guardian be. And he is allowed the sum of Fifty Dollars (\$50-) as compensation for his services, which amount the Court deems reasonable. Payment services as guardian \$8.00. The Court finds a balance of \$1478.56 in the hands of said Guardian due said Ward; which amount he is ordered to pay over according to law. It is ordered that said Guardian pay the costs herein taxed at \$5.00 paid 10-13-38. Approval of Veterans Administration, filed Nov. 3-1928. It is ordered that said account and the proceedings herein be recorded in the Records of this office

11872 In the matter of the estate of G. W. Currier. Decs of G. W. Currier deceased, same on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed there, 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 duly balanced, and said estate settled according to law. It is ordered, that said administrator pay the costs \$19.00 paid Oct 6-1938. It is ordered, that said account and the proceedings herein, be recorded in the Record of this office. Bond, released except for fraud or manifest error.

10857 In the matter of the Guardianship of Edna B. Peters. Incompetent her sixth 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 Dec. 1938, at 1 P.M. which time said matter is continued.

13729 In the matter of Cornelius D. Sidle Sr. Decs. Sidle Jr. to admit to probate and record the will of Cornelius D. Sidle Sr. 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

This day came Mary Beuzler Guardian of Edna B. Peters Petors an incompetent of Union County, Ohio, and presented an account in settlement of said Guardianship whereupon the Court do order the same filed and advertised for hearing on Saturday, the 31 day of Dec. 1938, at 1 P.M. which time said matter is continued.

This matter came on this day further to be heard on the application of Cornelius D. Sidle Jr. to admit to probate and record the will of Cornelius D. Sidle Sr. deceased, late of the Village of Richmond in said County heretofore filed in this Court. It is now shown to the satisfaction of the Court, that said decedent, died leaving no surviving spouse, and all the next of kin

of said decedent known to be resident of the State have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court pursuant to a former order of this Court or have waived notice and given consent to the probate of said will. And it further appearing to the Court that Frank Dilsaver one of the subscribing witnesses to said will is dead, thereupon Gwynn Sanders and S. R. Sanders appeared in open Court and bring duly sworn and examined according to law touching the genuineness of the signature of said Frank Dilsaver attached to said will. Thereupon on this day cause J. E. Ogan 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 Cornelius D. Sidle 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.

This day proof of publication of notice of filing accounts & vouchers of administration, was made & the Court hereby approves the same, and orders the notice aforesaid to be entered upon the Journal of the Court in full, said notice is as follows, viz:

- 13659 Bertha K. Sumner, executrix of the estate of Lidie Myers. First partial account.
- 13666 John L. Barker, administrator of the estate of Edward H. Barker. First and final account.
- 11512 J. A. Currier, administrator of the estate of M. W. Currier. First and final account.
- 12579 Mary M. Burroughs, guardian of Phoebe A. Herd. 5th acct.
- 9276^a Charles R. Pyles, guardian of Ernest Loy Pyles. 3rd account.

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13732 In the matter of
The Will of
Mabel J. Barlow
deceased,
testament of Mabel J. Barlow, deceased, be admitted to probate.

An application having been this day presented to the Court by E. L. L. Barlow praying that an instrument in writing, purporting to be the last Will and testament of Mabel J. Barlow, deceased, be admitted to probate.

It is ordered that -- days notice, of presentation of said Will and of the said application for the admission of the same for probate, be given to the surviving spouse and to the next of kin of said testatrix, known to be resident of the State, and that a hearing on said application will be had on the 1st day of December 1938 at 10 A.M.

11804 In the matter of Guardianship of Hazel Holt Hoffman et al

(Nov. 30) on this day came by F. W. Bodin, of Hazel Holt Hoffman et al. minors and filed this joint and final account in settlement of said Guardianship duly verified Fleming Dec. 31-1938. At 1 P.M. which time said matter is continued.

Wednesday Nov. 30

13728 In the matter of
The Guardianship in Court for the appointment of a Guardian of Ellie D. Louch, incompetent person.

This day Eva Shill files an application in Court for the appointment of a Guardian of Ellie D. Louch, alleged incompetent person. It is ordered that said application be set for hearing on the 5th day of December 1938 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 Ellie D. Louch by personal service in writing, all other interested parties by notice, as provided by law.

13727 In the matter of
The Estate of
Samuel L. Hill, dec'd.

This day archimonty in the above captioned estate was filed in this Court by the fiduciary of said estate. It is ordered that the approval of said Inventory be set for hearing before this Court on the 15th of Sept. 1938 at 10 A.M. That notice of said hearing be given to all persons entitled to notice under the law of this by legal notice published in Maryville Tribune once a week for 2 weeks, beginning Nov. 30/38, at least 10 days prior to date of said hearing except those who have waived said notice, or who will be hereafter personally served by the fiduciary herein, at least 10 days prior thereto.

13732

In the matter of
The Will of
Mabel J. Barlow
Decedent.

This matter came on this day further to be heard, on the application of E. C. L. Barlow to admit to probate and record the will of Mabel J. Barlow, deceased, late of the village of Mansville in said county herebefore, filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving E. C. L. Barlow 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 W. R. Cameron and R. L. Cameron the subscribing witnesses to said Will this day appeared in open Court, and having been duly sworn testified, respectively to the due execution and attestation of said Will, which testimony was reduced to writing was subscribed by them respectively and filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last will and Testament of said Mabel J. Barlow 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, together with the said testimony of the witnesses above named, be entered of record in this Court.

This matter came on this day further to be heard, on the application of E. C. L. Barlow to admit to probate and record the will of Mabel J. Barlow, deceased, late of the village of Mansville in said county herebefore, filed in this Court. It is now shown to the satisfaction of the Court that said decedent died leaving E. C. L. Barlow 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 W. R. Cameron and R. L. Cameron the subscribing witnesses to said Will this day appeared in open Court, and having been duly sworn testified, respectively to the due execution and attestation of said Will, which testimony was reduced to writing was subscribed by them respectively and filed with said Will. Whereupon the Court finds that the aforesaid instrument of writing, is the last will and Testament of said Mabel J. Barlow 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, together with the said testimony of the witnesses above named, be entered of record in this Court.

13320

In the matter of
The estate of
Lucy F. Mason
Decedent.

This day this cause came on for hearing on the application of Elizabeth K. McCoy as administratrix of the estate of Lucy F. Mason, deceased to dispense with an inventory and appraisement and to approve the sale as made of the property belonging to the deceased, to wit, a diamond ring and the Court being fully advised in the premises does grant said application. Therefore it is hereby ordered, by the Court that an appraisement and an inventory of the estate of the said Lucy F. Mason, deceased, be and the same is hereby dispensed with and accepted and approved the statement as filed by the said administratrix in lieu thereof. The Court further finds that the said diamond ring, is all the property of any value, of which the deceased died seized and that said administratrix without order of Court, has sold the same, at private sale, for the sum of \$250.00 for the purpose of paying funeral expenses and costs of administering the said estate and that the appointment of an administratrix was made

This day this cause came on for hearing on the application of Elizabeth K. McCoy as administratrix of the estate of Lucy F. Mason, deceased to dispense with an inventory and appraisement and to approve the sale as made of the property belonging to the deceased, to wit, a diamond ring and the Court being fully advised in the premises does grant said application. Therefore it is hereby ordered, by the Court that an appraisement and an inventory of the estate of the said Lucy F. Mason, deceased, be and the same is hereby dispensed with and accepted and approved the statement as filed by the said administratrix in lieu thereof. The Court further finds that the said diamond ring, is all the property of any value, of which the deceased died seized and that said administratrix without order of Court, has sold the same, at private sale, for the sum of \$250.00 for the purpose of paying funeral expenses and costs of administering the said estate and that the appointment of an administratrix was made

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- necessary by reason of contemplated action in the Court of
Common Pleas to recover the said diamonds ring.
Therefore, done hereby approve and confirm the said sale.
- 12164 a. J. Harris, administrator of the estate of J. E. Harris, dec'd.
First and Final account.
 - 13698 Arthur W. Gallaway, administrator of the estate of John Drummond
First and Final account.
 - 13421 Lillie Bevis executrix of the first and final account of
estate of Robert W. Bevis, deceased.
 - 10645 Arthur W. Gallaway guardian of John R. Jerrish, incompetent.
First Partial account.
 - 11804 Fay F. Bury guardian of Hazel Hoffman Holt, et al. minors
First and Final account.
 - 10857 Mary Benzler guardian of Edna B. Peters, incompetent.
Sixth account.
 - 13320 Elizabeth H. McCoy adm. of Lucy F. Mason.
First and Final account.

Any person interested may file written exceptions to said
accounts, or to any item thereof, not less than five days
prior to the day set for hearing, when the same
will be heard and continued from day to day until
finally disposed of

13320 In the matter of the estate of Lucy F. Mason, deceased
This day came Elizabeth H. McCoy adm. of the
said estate and filed her first and final
account herein. It is therefore ordered
that said account be set for hearing
on Saturday 31 day of Dec. 1938 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.

13579 In the matter of the Guardianship of the person and estate of Phoebe A. Hard, deceased.
This day came Mary M. Bunnings
Guardian of the person and estate of Phoebe
A. Hard, an incompetent person, and
deceased. Made application to the Court for
authority to expend the sum of \$10.00 per week for
room, board, laundry and care of her said ward.
And it appearing to the Court that such room,
board, laundry and care have been and are at the
present time furnished by M. A. Bunnings, and that
said Guardian has been paying therefor the
sum of \$10.00 per week, which said payments have
been approved by this Court, together with other
expenditures, upon the accounting by the said
Guardian to the Court; and it now for the
appearing that no order for said payments
has heretofore been made of record by this
Court in said guardianship proceedings;

Now Therefore the Court upon consideration deeming it for
best interest of all persons concerned that said expenditures
be made hereby approves and allows the same, subject
however to exceptions upon settlement of said Guardian's
account.

13677

In the matter of
The Estate of
Claude Rotsch, Dec'd

It further appearing to the Court
that the plaintiff has given additional
Bond in the sum of Two thousand

Dollars (\$2000.) with approved sureties conditioned
according to law and said bond is hereby approved.

It is now ordered that Homer S. Ross as such
Administrator proceed to advertise for sale at the
North door of the Court House in Marysville, Ohio
on the 14. day of January 1939. at 1. P. M. the
real estate in the petition described as two-
thirds of the appraised value thereof on the following
terms: Cash. And plaintiff is ordered to make
return forthwith upon such sale.

13733

In the matter of
The estate of
Mabel J. Barlow,
Deceased.

The Last Will of Mabel J. Barlow, deceased,
late of the village of Marysville in said
county, having heretofore been duly proved
and allowed: This day E. C. L. Barlow 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 E. C. L. Barlow is a
suitable person and legally competent, and that by the
terms of said Will said testatrix ordered or requested her
executor may execute it, without giving bond: It is
ordered that he be appointed as such executor, and
that letters testamentary be granted and issued
on the Will of said decedent to him, without giving
bond that notice of said appointment be published
as required by law, that this proceeding be recorded
and that said executor pay the costs herein taxed
at \$

13735

State of Ohio, County of Union ss
In the matter of the adoption
of John Walbert.

This day came Leo A. Stitzel
and Mopile M. Stitzel
husband and wife, and

filed in this Court their petition for the adoption of John
Walbert, the child of Mary Jane Hamilton the only known
living parent, and for change of name to John Walbert
Stitzel, the Court does hereby appoint the 14 day of
December 1938. at 10. A.M. as time for hearing same:
And Ada Collier, as a discreet and suitable person
is hereby appointed as next friend to verify
the allegations of the petition and to ascertain facts

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13529

In the matter
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relation to the suitability of such proposed adopting parents
 and their home for said child and the propriety of such
 adoption and, as soon as practicable before said hearing
 make full report in writing with a recommendation
 as to whether such adoption would promote the best
 interest of the child. It appearing to the Court that Ada
 Collier of this County is approved by the State Board
 of Charities and by this Court the same, is hereby
 appointed as next friend to make full investigations of
 said home and report the same to this Court.

13529 In the matter of
 The Guardianship

of Annabella Simpson
 Minor

This cause coming on to be heard, on the
 motion of Wesley C. Witley to amend
 the order for support and maintenance
 of his ward, and the Court finding that said motion is
 well taken, it is ordered, that beginning with Dec. 1938,
 said Guardian expend only the sum of \$12⁰⁰ per month
 for the support and maintenance of his ward and
 her child.

13736 In the matter of
 The estate of

Willard G. Malone
 Deceased.

This day Richard C. Thrall, appeared
 in open Court and made and filed
 an application under oath, as
 required by law, to be appointed, as
 administrator of the estate of Willard G. Malone, deceased,
 late of Mangrove 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 the said
 Richard C. Thrall is, a 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 (\$1000⁰⁰) dollars, and this cause is continued.

This day Richard C. Thrall, appeared in open
 Court, accepted the appointment as administrator of the
 estate of Willard G. Malone, deceased, and gave and
 filed herein his Bond in the sum of One thousand Dollars
 (\$1000⁰⁰) conditioned according to law, with Gladys Mills,
 and Fred L. Mills, as sureties, which Bond, is approved
 by the Court. It is therefore ordered, that Letters
 of administration issue to said Richard C. Thrall,
 that notice of said appointment be published as
 required by law; that this proceeding be recorded;
 and that said administrator pay the costs herein taxed
 and ordering Distribution in Kind

13659 In the matter
 of the estate of

Lidie Myers Deceased

This day this matter came on to be
 heard on the petition of Bertha H.

Sam'l. executrix of the estate of Lidie Myers, deceased, for an order approving the distribution in kind of the following assets:

- U.S. Treasury Bonds no. C00025353, 3 3/8% 1943-47. \$1000.00
- U.S. Treasury Bonds no. D00025354, 3 3/8% 1943-47 \$1000.00
- U.S. Treasury Bond no. E00025355, 3 3/8% 1943-47 \$1000.00
- U.S. Treasury Bond no. 99467, 3-3/8% 1940-43 \$1000.00
- U.S. Treasury Bond no. 99471, 3-3/8% 1940-43 \$1000.00
- U.S. Treasury Bond no. 19889K, 2-3/4% 1945-47 100.00

said distribution to be to Edgar C. Myers, the sole residuary distributee, whose assent and agreement to such distribution in kind is to said petition attached.

It appearing to the Court that the said distributee is entitled to the proceeds of said assets in the hands of the executrix, and that he has by writing assented to the petition duly assented and agreed to such distribution, it is therefore hereby ordered that said executrix make distribution in kind of the said assets to the said residuary distributee.

13728

In the matter of This day this matter came on to be heard upon the application filed herein. The Court finds that said Etie D. Louck is an incompetent person, because of mental and physical disability and therefore she is incapable of taking care of and preserving her property. It is therefore ordered that a Guardian be appointed. It appearing to the Court that Eva Shirk is legally competent, and she having filed her application herein and given bond in the sum of \$1000.00 conditional according to law, with The Fidelity and Deposit Co. of Maryland, as surety, thereon, it is ordered that said bond be approved, and that Letters of Guardianship issue to said Eva Shirk, as provided by law.

13736

In the matter of Richard C. ... of ... and ... that said ... ordered ... and ... said ... and ... real estate

13736

In the matter of The ... Millard ... of the ... interests ... that ... be ...

13736

Richard C. ... adm. of ... vs. Gladys ... John E. ... and that ... than \$5 ... that ... William ... at ... require ... apprais ...

13737

In the matter of ... in the ... of ... It is ...

on the 7 day of December, 1938. at 9 A.M. and it is further ordered that subpoenas issue for Dr. P. D. Longbrake and Dr. W. H. Lee, reputable legally qualified physicians witnesses to appear at the time and place aforesaid; and this cause is continued.

13721

In the matter of, heard and the said Laurence Roby 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. Lee the medical witnesses, and being satisfied that said Laurence Roby is insane; that he has a legal settlement in Darby Tp. Madison Co. Ohio in this Madison County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occupied during the time he has resided in this State; that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital.

It is therefore ordered that Dr. P. D. Longbrake and Dr. W. H. Lee 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 Laurence Roby 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 Laurence Roby be committed to the custody of Columbus State Hospital at Columbus Ohio, subject otherwise ordered.

And this cause is continued

13728. In the matter of the of Florida Duce

13726 In the matter of The Estate of Elizabeth E. De

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13519 In the matter of this Dec. 9 filed in this approval of the 9-day to all present Mr. Nile and 2 date of said will hereafter days from

13713 In the matter of The Estate of Corahell De order of Intergin applicin' Court as Bill Richm about and Des County. admitted

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13738. In the matter
 of the estate
 of Elmer M. Hoover
 Deceased.
 will and testament of Elmer M. Hoover deceased, be
 admitted to probate

An application having been this day
 presented to the Court by Leatic
 Hoover, praying that an instrument
 in writing, purporting to be the last
 will and testament of Elmer M. Hoover deceased, be
 admitted to probate. It is ordered, all writen,
 notice and that a hearing on said application will be
 had on the 8. day of Dec. 1938. at 10:30. A.M.

13726 In the matter of
 The Estate of
 Elizabeth E. Keenan
 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,
 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.

13519 In the matter of Wm. F. Marsh, deceased.

This Dec. 9 1938 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 9. day of Dec. 1938. at 10. A.M. and that notice of said hearing be given
 to all persons entitled to notice under law of the State of Ohio by
 M. Title a new publication in Mansfield Tribune, at least 10 days prior
 to date of said hearing; except those who have waived said notice, and who
 will hereafter be personally served by fiduciary herein, at least ten
 days prior thereto.

Friday Dec. 9

13713 In the matter of
 The Estate of
 Corahell Schmalzer
 Deceased.

This day came Guyon Sanders, executor
 of the estate of Arthur Schmalzer
 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 said
 application. And it appearing to the
 Court that the said Arthur Schmalzer, also known
 as Belle Schmalzer, a resident of the Village of
 Richmond in said County, died testate on or
 about the 15. day of Oct. 1938; that her last will
 and Testament was filed in the Probate Court of Union
 County, Ohio on the 22. day of Oct. 1938. and was
 admitted to probate on the 22. day of Oct. 1938.

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13740 proper County for record, as provided by law
 In the matter of
 The Will of, Codicil of
 Mary Catherine Lovett
 Decd
 and Codicil of Mary Catherine Lovett which was admitted
 to probate in the County of Allen, and State of Ohio,
 heretofore. This Court finding that said Mary Catherine
 Lovett died leaving real estate situated in Union Co. Ohio
 hereby orders that said authenticated copy be admitted
 to record in the Probate Court of this County.

13738 In the matter of the Will of
 Flora M. Hoover
 Decedent.
 This matter came on this day, further
 to be heard, in the application of
 Leslie Hoover to admit to probate and
 record the will of Flora M. Hoover
 deceased, late of the Township of York in said County,
 heretofore filed in this Court. It is now shown
 to the satisfaction of the Court, that said decedent died
 leaving Leslie Hoover her 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 they have waived notice and given
 consent to the probate of said will. Ans. C. L. Thompson
 and H. O. Orabrod, the subscribing witnesses to said will,
 and C. L. Thompson, and Berrie O. Thompson 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 sub-
 scribed by them respectively and was filed with said
 will. I therefore the Court finds that the aforesaid
 instrument of writing together with said Codicil, is the
 last will and testament of said Flora M. Hoover
 deceased; that it was duly executed and attested;
 and that the said testator at the time of signing
 said will was of full age of sound mind and
 memory and not under any restraint.
 Therefore the Court orders the admitting of said will
 to probate, and that it together with said testimony of the
 witnesses above named be entered of record in
 this Court.

13739

In the matter of
The estate of
Flora M. Hoover.
Deceased.

the last Will of Flora M. Hoover deceased,
late of York Twp. in said County, having
heretofore been duly proved and allowed;
this day Leslie Hoover 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 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 Leslie Hoover
is a suitable person and legacy competent, and that by
the terms of said Will said Testator ordered or requested
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 Leslie Hoover, 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

13738

In the matter of
The estate of
Flora M. Hoover.
Deceased

This day came Leslie Hoover executor
of the estate of Flora M. Hoover deceased,
and verified therein 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 Flora M. Hoover a resident of York
Township in said County died testate on November
9-1938 and that on the 12 day of December 1938
Leslie Hoover 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.

Leslie Hoover, Petia R. I. husband. Portion passed - all -
Mrs. Flora Johnson, Mst. Manafire O. daughter
Mrs. Eva Hoque Petia I - daughter

Both above are 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.

10695

In the matter of
The estate of
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13741

In the matter of
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10695 B. In the matter
 of the Guardianship
 of John R. Jones
 Incumphant
 work performed for the said trust. After being fully
 advised in the premises the court finds that the said
 sums, namely, \$6329 which represents 5% of the total
 income of the estate, should be allowed, as ordinary
 Compensation. The Court further finds that the said
 sum of \$6171 should be allowed, the said Guardian
 Arthur W. Ballouay, as additional compensation for
 extra ordinary and unusual services performed
 in connection with the said trust. It is therefore
 ordered by the court that the above mentioned sums
 should be allowed said Guardian.

C. H. John P. Brennan, attorney for.
 Veterans - adv.

This day this cause came on to be
 heard upon the application of the
 said Guardian for the allowance
 of certain fees in connection with
 work performed for the said trust. After being fully
 advised in the premises the court finds that the said
 sums, namely, \$6329 which represents 5% of the total
 income of the estate, should be allowed, as ordinary
 Compensation. The Court further finds that the said
 sum of \$6171 should be allowed, the said Guardian
 Arthur W. Ballouay, as additional compensation for
 extra ordinary and unusual services performed
 in connection with the said trust. It is therefore
 ordered by the court that the above mentioned sums
 should be allowed said Guardian.

Tuesday, Dec. 13 -

13741 In the matter of
 The Will of
 Lulu Bonnette
 deceased.
 will and testament of Lulu Bonnette, deceased, to
 admitted to probate; It is ordered that hearing
 will be had forthwith, on the 13-day of December 1938
 at 1 P.M.

An application having been this day
 presented to the Court by Fay Mosier
 praying that an instrument in
 writing, purporting to be the last
 will and testament of Lulu Bonnette, deceased, be
 admitted to probate; It is ordered that hearing
 will be had forthwith, on the 13-day of December 1938
 at 1 P.M.

This matter came on this day further to be heard
 on the application of Fay Mosier to admit to probate
 and record the Will of Lulu Bonnette deceased
 late of the Township of Jerome in said County
 heretofore filed in this Court. It is now
 shown to the satisfaction of the Court that said
 decedent died leaving Arthur Bonnette surviving
 spouse and that the surviving spouse, and all
 of the next of kin of said decedent known to be
 resident of the State, have been duly served

with notice of the filing of said Will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or they waive notice and give consent to the probate of said Will.

And Elton M. Nile and Edith W. Nile 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 Lulu Bonnette 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.

13742

In the matter of the last Will of Lulu Bonnette, deceased, the Estate of late of June Twp. in said County Lulu Bonnette having heretofore been duly probated and accounted. This day Fay Mosier 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 Fay Mosier is a suitable person and legally competent, and that by the terms of said Will said testator requested the executor may execute it without giving bond; it is ordered that he be appointed as such executor and that Letters Testamentary be granted and issued on the Will of said decedent to him without giving bond that notice of said appointment be published as required by law, that this proceeding be recorded, and that said executor pay the costs herein.

13629

In the matter of the estate of Benjamin D. Benjamin fully and same. she should be ordered in lieu hereby is is hereby bond is

13687

In the matter of the estate of Flora B. In the matter of the estate of all per State of the

13726

In the matter of the estate of Elizabeth E. Incom by Hazel (44200) advised has an amount Court for the benefic accept of the money (\$1400) action Tuesday

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13627 In the matter of
The Estate of
Benjamin L. Robinson
Deceased.
Benjamin L. Robinson
deceased. and. the Court, being
fully advised in the premises finds that no money
came into the hands of said administrator for which
she should account to this Court. and. it. is therefore
ordered, adjudged and. decreed that said statement
in lieu of and. for an account by. and. the same
herely. is approved. and. confirmed. and. said Administrator
is. hereby released from her duties as such and. her
bond. is. released.

13687 In the matter of
The Estate of
Flores Blaney.
Incompetent

13726 In the matter of
The Estate of
Elizabeth E. Keenan
Incompetent.

This day this cause came on to be heard
upon the filing of a statement in lieu
of and. for an account on behalf of
Sarah A. Robinson. Adm. of the estate of
Benjamin L. Robinson deceased. and. the Court, being
fully advised in the premises finds that no money
came into the hands of said administrator for which
she should account to this Court. and. it. is therefore
ordered, adjudged and. decreed that said statement
in lieu of and. for an account by. and. the same
herely. is approved. and. confirmed. and. said Administrator
is. hereby released from her duties as such and. her
bond. is. released.

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 to had before this Court
forthwith notice of said hearing having been mailed
of all persons entitled to notice under the law of the
State of Ohio

This day this cause came on to be
heard upon the application of C. A. Hoopes
executor for authority to settle the
suit filed against him in the
Common Pleas Court of this County
by Hazel Thompson for the sum of forty-two hundred
(\$4200.00) dollars and. the Court. Being fully
advised in the premises finds that said executor
has an offer of compromise thereon in the
amount of fourteen hundred (\$1400.00) Dollars plus
Court costs, and. further finds that it would be
for the best interests of said estate and. the
beneficial thereof, authorized and. enjoined to
accept said settlement and. to pay said Hazel
Thompson said sum of fourteen hundred
(\$1400.00) Dollars, and. to pay the costs in said
action.

Tuesday December 13th.

13734 Richard G. Thrall.
as. adm. of the
estate of
Samuel L. Mill.
vs.
Flora Lewis, et. al.
Defts.

Finding Sale necessary *em.*

Ordering appraisement.

This matter coming on to be heard upon the petition and the evidence the Court finds all the defendants herein have been duly and legally served with process, or have voluntarily entered their appearance and consent to the sale prayed for, and are properly before the Court: that Susannah Mill, the surviving spouse of the said Samuel L. Mill deceased, is entitled to certain rights of dower, exemptions, years allowance, homestead, and right as heir at law in the real estate described in the petition: that said Susannah Mill has filed her answer herein showing that by virtue of a certain agreement made and entered into between her and the other heirs at law of the said Samuel L. Mill, deceased, she has relinquished and given over to said heirs at law all of her above rights in the real estate in the petition described by said answer, has consented and asked that said real estate be sold free from any of her said rights: 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 C. C. Jarvis, ^{James Cox} A. M. Collier 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 in money free from the dower estate of said Susannah Mill therein: it is further ordered that said appraisers be sworn as required by law to truly and impartially appraise said real estate upon actual view of its fair cash value and discharge the duties required by them according to law, and to make return of their proceedings in writing to this Court on or before the 1st day of January 1939.

13727

In the matter of
The Estate of
Samuel L. Mill, 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 and appraisement has been given by publication to all interested parties, as required by law, and no exceptions having been filed thereto, it is now ordered that said Inventory and after being duly examined, be allowed and confirmed.

13735 In the matter
The adoption
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13743

In the matter
The Estate
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Decedent
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13735 In the matter of
The adoption
of John Walbert.

Entry: This day this matter came on to be heard on the petition for the adoption and change of name of John Walbert, 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, Leo A. Stitzel and Myrtle M. Stitzel, husband and wife, residing at 132 North Court Street, Marysville, this are of good moral character and of upright 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 Jane Hamilton, mother, father being unknown, the parents of said child, have signed and acknowledged her consent to such adoption and change of name which are on file herein; and that said child has resided with the petitioners for more than six months; and the Court having examined Leo A. Stitzel and Myrtle M. Stitzel, each separate 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, John Walbert Stitzel, 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 by the child of said Leo A. Stitzel and Myrtle M. Stitzel.

13743 In the matter of
The Estate of
William Stahl
Decased.

This day Charles E. Wilkins 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 Stahl deceased. He is of the village of Byhalia in said County and on affidavit that there is not to his knowledge any last will and Testament of the said intestate, also a statement in general terms as to what the estate consists of and the probate value thereof and the Court, being satisfied that an administrator should be

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and that said Charles E. Wilkins is a suitable person and legacy 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 thousand Dollars and this cause is continued.

This day Charles E. Wilkins appeared in open court accepted the appointment as administrator of the estate of William Stahl deceased and gave and filed herein his Bond in the sum of fifteen thousand Dollars conditional according to law with U.S. Fidelity and Guaranty Co. by Russell Bank agent as surety which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Charles E. Wilkins 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.

12979^a

In the matter of the estate of Frank Brugler deceased. This day W^m R. Cameron appeared in open court and made and filed an application under oath as required by law to be appointed administrator de bonis non of the estate of Frank Brugler deceased late of Dorfield Center in said County and an affidavit that there is not to his knowledge any last Will and Testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof and the Court being satisfied that an Administrator should be appointed administrator of the goods and estate of said deceased: not administered that said W^m R. Cameron is a suitable person and legacy competent and that Saloma R. Brugler the former sole Administrator died on the 2 day of January 1937 without fully administering said estate: It is ordered that said W^m R. Cameron be appointed as such Administrator de bonis non upon giving bond with sureties as required by law in the sum of Ten thousand Dollars and this cause is continued.

This day W^m R. Cameron appeared in open Court accepted the appointment as ad. de bonis of the estate of Frank Brugler deceased and gave and filed herein his Bond in the sum of Ten thousand Dollars The Hartford Accident and Indemnity Co. being agency as surety which Bond is approved by the Court. It is therefore ordered that Letters of administration de bonis non issue to said W^m R. Cameron 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 taxed at \$

13744 In the matter of the estate of Hattie E. ...

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13 573 In the matter of the estate of ... of death

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person and appointed sureties, as. Dollars, and in open court of the filed herein Dollars. and Guaranty Bond. is. red that Mrs E. McKinnon listed as. and that heard. in open an application to be his now. of. rieford that there is Testament in general nt. the testified that minister's not is. a. Quite the some R. Branger 2. day. of. said estate: or appointed giving bond sum of ned. in open Court of the estate of d. herein his Host ford y. as. surety It is Union de Bonis notice of said law: that administrator

13744 In the matter of the Estate of Hattie E. Waldron, deceased.

This day Dan B. Buck 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 Hattie E. Waldron, deceased, 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 Dan B. Buck 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 Dan B. Buck appeared in open Court accepted the appointment as Administrator of the estate of Hattie E. Waldron, deceased, and gave and filed herein his Bond in the sum of fifteen Hundred Dollars, conditioned according to law, with Josephine Buck, Claude L. Waldron, E. W. Waldron and Frena Waldron as sureties, which Bond is approved by the Court. It is therefore ordered that letters of Administration issue to said Dan B. Buck that notice of said appointment be appointed be published as required by law; that this proceeding be recorded, and that said Administrator pay the costs herein taxed.

Saturday December 17

13 573 In the matter of the estate of Seth L. Lewis, deceased.

This day E. M. Lewis, Executor of said estate, and filed his first and final account herein.

It is therefore ordered that said account be set for hearing on Saturday the 28. day of January, 1938. 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.

13734

Richard C. Thrall,
as administrator
of the estate of
Samuel L. Hill
Deft.
Flora Lewis et al.
Plts.

This day this matter came on
further to be heard on the report of the
appraiser 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 appearing
to the court that the amount of the original bond
given by Richard C. Thrall, as such Administrator, is
sufficient to cover double the total real and personal
assets, it is hereby ordered that the giving of an
additional bond be and hereby is dispensed with.
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 Richard C. Thrall
as such Administrator, sell, as provided by law, the real
estate in the petition described at not less than the
appraised value thereof on the following terms, to wit:
Cash in hand at time of sale. And Plaintiff is
ordered to make return forthwith upon such sale.

13734

Richard C. Thrall
as Administrator of
the estate of
Samuel Hill
Plt.
Flora Lewis et al.
Defts

Confirming Sale, Ordering Deed
and Distribution
This day this cause came on to be
heard on the report of Richard
C. Thrall as administrator of the
estate of Samuel L. Hill of his
proceeding under the former order of this Court, and
upon the motion of said petitioner to confirm the sale
made in obedience to said order; the court having
carefully examined said report and finding the pro-
ceeding of said petitioner in all respects correct and
being satisfied that said sale was fairly and legally
made, it is ordered that the same be and hereby
is approved and confirmed. It is further ordered
that said petitioner execute a deed of all the
right, title and interest of the said Samuel L.
Hill in said real estate to the purchaser Myers
A. Ackerman 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 \$2500.00. It is
further ordered that said Richard C. Thrall, admin-
istrator out of the money in his hands pay:
First: the costs and expenses of the sale,
including an attorney fee of \$150.00 to John W. Darby
for services performed for the fiduciary in

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connection with the sale and the sum of \$150.00 to the
 fiduciary for his services in connection with the sale,
 which costs, expenses, fees, and compensation shall be
 paid prior to any liens upon the real estate sold
 and, not interfering with the purchase of such real
 estate by a lien holder.
 Second, to the payment of taxes, penalties, and
 assessments, when 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
 operated as a lien on the real estate of the deceased
 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 other wise.
 Third the remaining proceeds of sale to be applied, as
 follows:

- (a) If the action be to sell real estate to pay legacies to the payment of legacies with which the real estate of the deceased was charged;
- (b) To discharge the claims and debts of the estate, in the order provided by law;
- (c) Whether such executor or administrator was appointed in this State or elsewhere, the surplus of the proceeds of sale must be considered as real estate and 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 petitioners pay the costs herein taxed, at a cost of the proceeds of said sale, within ten days.

13710 In the matter of the estate of Samuel L. Mill
 an incompetent person
 that William J. Mill was heretofore duly appointed, qualified and acting guardian of the person and estate of Samuel L. Mill, an incompetent person, and acted as such guardian until the death of the said Samuel L. Mill, who died intestate on the 16th day of November, 1938.
 The Court further finds that Richard C. Thall was heretofore duly appointed, in-
 mediately qualified and is now acting as administrator of the estate of Samuel L. Mill, deceased.
 The Court finds from the pleadings and evidence adduced, that William J. Mill had no personal
 December 16. This day this matter came on for hearing before the Court and the Court being fully advised in the premises finds that William J. Mill was heretofore duly appointed, qualified and acting guardian of the person and estate of Samuel L. Mill, an incompetent person, and acted as such guardian until the death of the said Samuel L. Mill, who died intestate on the 16th day of November, 1938. The Court further finds that Richard C. Thall was heretofore duly appointed, in-
 mediately qualified and is now acting as administrator of the estate of Samuel L. Mill, deceased.
 The Court finds from the pleadings and evidence adduced, that William J. Mill had no personal

in his possession belonging to the estate of Samuel L. Mill; that the only assets, in possession of the said William J. Mill, as such guardian was the real estate owned by the ward and that the said William J. Mill advanced funds from his personal estate upon behalf of the estate of his ward, all of which as itemized in his application marked "Exhibit A", which said funds were for the use and benefit of the estate and of the ward and in reasonable amounts for the services so rendered.

The court further finds the said William J. Mill as such guardian aforesaid performed services for the use and benefit for the estate in the manner as described in his application marked "Exhibit B", and all of such services was for the use and benefit of the estate of his ward, and the amounts so charged is reasonable and just.

The court further finds the said guardian as such employed counsel in the persons of John W. Dailey and Richard C. Thrall to represent him as such guardian in securing the appointment of a guardian and also employed said John W. Dailey and Richard C. Thrall with the approval of this court to institute an action in the Court of Common Pleas of Union County, Ohio, to recover real estate which had been deeded from the ward to Harrod Harrow, and that said attorney was so employed and prosecuted an action in the Court of Common Pleas to a successful conclusion and did recover said real estate upon behalf of the guardian and the administrator of the estate; that no sum was agreed upon by and between the guardian and counsel for services rendered, and to be rendered and that the amount charged by John W. Dailey and Richard C. Thrall, as shown by an itemized stated attached to the application herein is just and reasonable, and was beneficial to said estate and the same is hereby allowed.

It is therefore ordered and adjudged by the Court that the costs and expenses of the guardian as itemized in the application and schedules attached thereto, marked "Exhibit A", "Exhibit B", and "Exhibit C", be allowed, as costs and expenses of the guardianship and that said guardian file his claims for the same, with Richard C. Thrall, as administrator of the estate of Samuel L. Mill, together with the costs of this proceeding in this Court, and court costs in the Court of Common Pleas of Union County, Ohio, and that upon securing the same from Richard C. Thrall, as such administrator said Samuel L. Mill pay the same, in accordance with the

schedules of the receipt same the released guardian approved.

13674

In the matter of the Estate of Foster C. ...

Schedule on the 14th notice of said notice in the ... at least 10 ... accept the hereafter at least.

13710

In the matter of the Estate of William ... therefrom for ... has been the same.

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13745

In the matter of Henry Fitt ... with proper ... Sheriff ... for return ... this report ... Paris ... and file ... into the

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schedules filed in his application and upon the filing of the receipts from the parties entitled to receive the same the said William J Neill be discharged and released from any and all liability in the guardianship.

13674

In the matter of the Estate of Foster C. Walker deceased is ordered that the approval of said schedule of debts be set for hearing before this court on the 14 day of January 1939 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 Mansville Tribune twice, one a week, 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.

13710

In the matter of the Guardianship of William J. Neill, guardian herein from the estate of Samuel L. Neill and it appearing to the court that disbursement has been made with the former order of this court the same is hereby approved and confirmed.

The said guardian having filed his receipts showing disbursement to the persons heretofore ordered paid and not having any assets in his hands and his work being deceased and an administrator having been appointed, it is ordered that said report be allowed as a final discharge of said guardian from his trust and that no other accounting be required of him.

13745

In the matter of Harry F. W. Zacharias 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 Rosa Ada Collier and this cause is continued for return of said warrant by said Ada Collier with his report thereon endorsed.

This day Albert Zacharias a resident citizen of Paris Twp. in this County, appeared in open court and filed an affidavit in the form prescribed by law for admission of said Harry F. W. Zacharias into the Columbus State Hospital, a hearing to be had

in the home of Henry F. W. Zacharias alleged to be insane, before this Court on the 20th day of Dec. 1938. at 1 P.M.

And it is further ordered that subpoenas issue for Dr. James and Dr. H. G. Southard reputable legally qualified physicians and 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 Henry F. W. Zacharias was brought before the court in his home; where hearing was held. Thereupon the judge proceeded with the examination; and having heard the testimony of Dr. James and Dr. H. G. Southard the medical witnesses and being satisfied that said Henry F. W. Zacharias is insane; that he has a legal settlement in Paris Township in this County; that he has been an inhabitant of the State of Ohio for one year next preceding this date; that his insanity has occurred during the time he has resided in this State; that his being at large is dangerous to the community and that he is a suitable person for treatment at the Columbus State Hospital. It is therefore ordered that Dr. James 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 application be made to the Superintendent of said State Hospital for the admission of said Henry F. W. Zacharias 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 of said State Hospital for the admission of said Henry F. W. Zacharias 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 Henry F. W. Zacharias be committed to the custody of Columbus State Hospital until otherwise ordered. And this cause is continued.

13746

In the matter of the Estate of George Hendix Deceased. This 27th day of December, 1938. Lennel Hendix appeared in open Court and made and filed an application under oath as required by law to be appointed as administrator of the estate of George Hendix 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 Lennel Hendix is a suitable person, and legally competent, it is ordered that he be appointed as such administrator upon giving

bond with two bonds. This Court, acc. estate of his Bond course is

This day the appoin deceased. sum of 20 with B. Bond is that letters that notice required and that tried at

13746

In the matter of the Estate of George Hendix Deceased. valued. and dec is nec

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In the matter of the Estate of George Hendix Deceased. The finds that Conformity the other

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bond with sureties as required by law in the sum of Two Hundred Dollars (\$200-), and this cause is continued.

This day Lennel Hendrix appeared in open Court, accepted the appointment as administrator of the estate of George Hendrix deceased, and gave and filed herein his Bond in the sum of Two Hundred Dollars and this cause is continued.

This day Lennel Hendrix appeared in open Court, accepted the appointment as Administrator of the estate of George Hendrix deceased, and gave and filed herein his Bond in the sum of Two Hundred Dollars conditional according to law with B. R. Sanders, and Lennel Hendrix as sureties which Bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Lennel Hendrix 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 \$[✓]

13746. In the matter of the court being fully advised in the premises finds that the only asset in the estate of George Hendrix, deceased, is a small tract of real estate which is valued at \$100⁰⁰. It is therefore ordered, adjudged and decreed that no inventory and appraisement is necessary in said estate.

13746. In the matter of this day this cause came on to be heard, and the Court finds that said Administrator has sold said real estate described in said application for the sum of \$[✓]. The Court, after carefully examining said proceedings, finds that said sale was in all respects made in conformity to law and the former order of this Court, and the same is hereby approved, and confirmed.

This day this cause came on to be heard upon the application of Lennel Hendrix, as administrator, and the court being fully advised in the premises finds that the only assets of said estate is the real estate described in the petition, and that the value of said estate is about \$100⁰⁰ and that it is necessary to sell the same in order to pay the debts of said decedent and the costs and expenses of administration. It is therefore ordered, adjudged and decreed, that said Lennel Hendrix, administrator, be, and he hereby is, authorized and empowered to sell said real estate for not less than \$100⁰⁰ and he is hereby authorized and empowered to execute deeds and other proper instruments of conveyance for the same.

and that said real estate shall be sold for cash, and that distribution of the same shall be shown in the final account of said administrator

13747

In the matter of the estate of Esther Shea, Dec'd. This day Ben Shea 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 Esther Shea deceased, late of Springfield Center, in said County, and an affidavit that there is not to his knowledge any last will and testament of the said intestate also a statement in general terms as to what the estate consists of and the probable value thereof: and the Court being satisfied that an administrator should be appointed and that said Ben Shea 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 Ben Shea appeared in open court, accepted the appointment as administrator of the estate of Esther Shea, deceased, and gave and filed herein his Bond in the sum of One thousand dollars conditioned according to law with Ben Shea, William Shea, and John M. Antiff as sureties, which Bond is approved by the Court.

It is therefore ordered that Letters of Administration issue to said Ben Shea 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 \$-

13675

In the matter of the estate of Francis M. Riley, Dec'd. This day came John W. Dailey administrator of said estate, and filed his first and final account herein.

It is therefore ordered that said account be set for hearing on Saturday the 28. day of January 1938. at 1 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.

13743

In the matter of M^{rs} Stahl, Dec'd. Dec. 20 - This matter came on to be heard upon the application of the administrator herein to sell certain personal property, upon the evidence whereupon the Court upon good and sufficient proof is satisfied and so finds that it is for the best interests of said estate to sell at private sale the personal property described in said application to wit 329 2/3 bushels of Wheat in bin, 47 bu. and 50 lbs. corn.

It is therefore ordered that said administrator sell said property at private sale for cash and for not less than the market value thereof.

This day for and the the Court notice upon Court in

12164

J. J. Harris

13698

Arthur W.

13421

Louis Davis

10695

Arden A.

11804

Fay F. King

10857

Mary Perry

13320

Elizabeth

12164

In the matter of the estate of J. E. Harris on for hearing having exceptions now appear and the account matters in the present respects to law. approved. Said account \$2674.73 in account of Richard sum of and the duly be to law. the costs Ordered Bond. In the matter of the estate of Edwin

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In the matter of the estate of Edwin

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- This day proof of publication of notice of filing accounts
 out. The vouchers of administration was made, and
 the Court hereby approves the same, and orders the
 notice aforesaid to be entered upon the journal of the
 Court in full: said notice is, as follows, viz:
- 12164 A. J. Harris, Administrator of the estate of J. E. Harris, deceased,
 First and final account.
 - 13698 Arthur W. Ballouay, Administrator of the estate of John Drummond
 First and final account.
 - 13421 Lewis Bevis, executor of the estate of Robert W. Bevis
 First and final account.
 - 10695³ Arvelus W. Ballouay, guardian of John R. Jewell, incompetent.
 First Partial account.
 - 11804 Fay F. Guy, guardian of Hazel Hoffman et al. Minors
 First and Final account.
 - 10857 Mary Benzler, guardian of Edna B. Peters, incompetent,
 Sixth account.
 - 13320 Elizabeth H. McCoy adx. of the estate of Lucy F. Mason,
 First and final account.

12164 In the matter of The Estate of J. E. Harris deceased. This day the first and final account of A. J. Harris adx. of the estate of J. E. 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 thereunto, and all the matters pertaining thereto, and being advised in the premises, finds the 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 \$26²⁴ 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, as attorney, is hereby allowed the sum of \$5.00, 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 Administrator pay the costs herein taxed at \$36⁴³ paid 1-18-27. Ordered recorded, in Records of this office Bond released, except for fraud or manifest error

10859 In the matter of The Guardianship of Edna B. Peters, incompetent. This day the 6th account of Mary Benzler Guardian of Edna Benzler Peters came on for hearing and settlement, due notice

They having been published according to law. No exceptions having been filed 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 said Guardian pay costs \$5-

13742

In the matter of This day the first and final account of Lillie Davis executrix, of the estate of Robert W. Davis deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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. MacArthur, as attorney, is hereby allowed the sum of \$26.00 which said Court considers just & reasonable. The Court finds a balance of \$183.00 due said executrix from said estate: It is ordered that said executrix pay the costs \$3/26 paid. It is ordered that said account and the proceedings herein be recorded in Records of this office.

10695

In the matter of This day the first partial account of Arthur Galloway the Guardianship Guardian of John R. Jewett incompetent came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be, and hereby is approved, allowed, and confirmed. The Court finds a balance of \$355.72 in the hands of said Guardian due said ward: which amount he is ordered to pay over according to law.

Dec. 31-1938. approval of Veterans Administration of Dayton, Ohio. It is ordered that said Guardian pay costs, \$19. It is ordered that said account and the proceeding herein be recorded in the Records of this office.

13698

In the matter of This day the first and final account of Arthur W. Galloway Administrator of the estate of John Drummond Drummond deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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 account, is hereby allowed and approved. His ordinary account duly paid costs \$30-

13742

In the matter of Lillie Davis executrix of the estate of Robert W. Davis deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers 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. MacArthur, as attorney, is hereby allowed the sum of \$26.00 which said Court considers just & reasonable. The Court finds a balance of \$183.00 due said executrix from said estate: It is ordered that said executrix pay the costs \$3/26 paid. It is ordered that said account and the proceedings herein be recorded in Records of this office.

11804

In the matter of Arthur Galloway the Guardianship Guardian of John R. Jewett incompetent came on for hearing and settlement due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therein and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct and in conformity to law. It is ordered that the same be, and hereby is approved, allowed, and confirmed. The Court finds a balance of \$355.72 in the hands of said Guardian due said ward: which amount he is ordered to pay over according to law.

13320

In the matter of Arthur W. Galloway Administrator of the estate of John Drummond Drummond deceased, came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed 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. MacArthur, as attorney, is hereby allowed the sum of \$26.00 which said Court considers just & reasonable. The Court finds a balance of \$183.00 due said executrix from said estate: It is ordered that said executrix pay the costs \$3/26 paid. It is ordered that said account and the proceedings herein be recorded in Records of this office.

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13742 respects. just and correct and in conformity to law. Therefore the said account, is hereby approved, allowed and confirmed. Said Arthur W. Gallaway is hereby allowed the sum of \$60.00 being commissions on the amount collected and accounted for by him, and being in full compensation for all his ordinary services rendered. Division of said for aged. The Court finds said account duly balanced, & settled according to law. It is ordered that said adx., pay costs \$30.30 paid 10-25-'38, ordered recorded. Bond released, except for fraud, or error.
 In the matter of the estate of Luther Bonnette deceased. This 30 day of Dec. the inventory in the above case came on for hearing. It appearing to satisfaction of the Court that notice of the filing was given, it is ordered, said inventory be allowed and confirmed.

11804 In the matter of The Guardianship of Hazel Holt Hoffman, et al. Guy Guardian, of Hazel Holt Hoffman, et al. came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except, or object to the same, and the Court having carefully examined said account and the vouchers thereon, and all matters pertaining thereto, and being fully advised in the premises do find the same to be in all respects just and correct, and in conformity to law. It is ordered that the same be and hereby is approved, allowed and confirmed. It is ordered that said Guardian pay the costs herein, taxed, costs paid by Fay F. Guy - 11-17-'38. by Fay F. Guy. It is ordered that said account & the proceedings be recorded in Records of this office.

13320 In the matter of The Estate of Lucy F. Mason. This day the First & Final account, of Elizabeth K. Mason, administrator of the estate of Lucy F. Mason, came on for hearing and settlement, due notice thereof having been published according to law, no exceptions having been filed thereto, and no one now appearing to except, or object to the same, & 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 & confirmed. Said adx. is hereby allowed \$17.00 being commissions on the amount collected and accounted for by her, and being in full compensation for all her ordinary services rendered. Mrs. T. Myers, as attorney, is allowed \$25.00 which sum the Court considers just & reasonable. The Court finds said account duly balanced, & settled according to law. Ordered costs be paid \$14.50 paid Nov. 24-'38. Orders recorded. Bond released.

THE COL. B. & W. CO. 74378

*No 51
Ordered
Wedding
Dec. 20th 1-38*

No 51
Ordered
Wedding
Sept. Nov 1-38



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JOURNAL

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